## Revised Appendix E

Summary of representations made in Regulation 27 stage

Rep Number	Name:	Ministry of Defence Section						
RCS/R27//1 On behalf of		Ministry of Defence	Whole Document					
		Organisation (MOD)						
Do you Consider the DPD is:		<ol><li>Legally Compliant</li></ol>	<ol><li>Core Strategy Support</li></ol>	bund because it is not:				
		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:		
Q.6		. ,						
Q.7		ment - there are 'no safeguarding afeguarding areas.	objections to the revised core strate	egy'. It was requeste	d that developme	nt is constrained to respect the maximum height		
Q.8								
Q.0								
Q.9								

Rep Number       Name:       Herts & Middlesex Wildlife Trust         RCS/R27//1296/1/C       Herts & Middlesex Wildlife Trust         On behalf of       On behalf of	Section Whole Document
Herts and Middlesex Wilflife Trust	
Do you Consider the DPD is: (1) Legally Compliant Yes (1) Core Strategy Support (2) Sound No (2) In Part	ort Do you consider if DPD is unsound because it is not: Yes Justified Effective Consistent with National policy:
strategy pertaining to nature conservation. It would also be beneficial to be useable going forward. These revisions are necessary to make the Core S demonstrated a commitment to local biodiversity and an appreciation of the its Biodiversity and Trees SPD (adopted December 2010). Reference to the and effective if it reflected other, more recent policy changes, strategies a Paper 2011; Ecological Restoration Zones; Local Nature Partnership (LNP ecosystem services 2011; SHIP; and Green Infrastructure Plan. Local Plar that they are 'sound'. Plans and strategies need to link up with those in nei in the Core Strategy, and the emphasis placed on protection of the natural	and additions are required to bring the Strategy in line with recent changes in policy and build in flexibility to some of the wording, to ensure that the Core Strategy remains relevant and Strategy consistent with national policy, effective and generally 'sound'. HBC has already e need for detailed guidance for planners, developers and communities through publication of he Hertfordshire Biodiversity Action Plan (HBAP) is supported, the RCS would be more sound and frameworks including: Nature Improvement Areas; Local BAP; Natural Environment White P); Living Landscapes Strategy; Biodiversity 2020: A strategy for England's wildlife and n documents need to properly integrate and interact with newer policy documents to ensure ighbouring areas. We strongly endorse the balanced approach to development encompassed and built environment and environmentally responsible development. This overarching theme ision-making and practical, effective support by HBC for community groups and others

working towards these shared objectives

Q.7 Include references as stated above; it is recommend that greater attention is given to ecological linking features, buffer areas and also any landscape-scale conservation areas, as may be defined or endorsed by the Hertfordshire Local Nature Partnership (see details in above section); it is requested that theres commitment to support the development and implementation of initiatives in Herts such as Nature Improvement Areas and other outcomes of the Local Nature Partnership.

Q.8

No

Rep Number Name	: The Coal Authority	Section						
RCS/R27//4547/1/C	The Coal Authority	Whole Document						
On behalf of								
The Coal Authority Do you Consider the DPD	is: (1) Legally Compliant	(1) Core Strategy Support	(1) Core Strategy Support Do you consider if DPD is unsound because it is not:					
	(2) Sound	(1) Core Strategy Support (2) In Part	Justified	Effective	Consistent with National policy:			
Q.6								
	at Llastamara in antisaly out of the	ourrent defined exclfield. It is therefore	not no occorre to one		the Cool Authority on emerging planning			
	despite being a 'specific' consulta		not necessary to spe	ecincally consult	the Coal Authority on emerging planning			
Q.8 No								
Q.9								

Rep Number Name: He RCS/R27/4553/8/C	ertfordshire County Council Hertfordshire County C	council	Section Whole Document				
On behalf of							
HCC Spatial and Land use Planning							
Do you Consider the DPD is:	(1) Legally Compliant	(1) Core Strategy Support	Do you consid	der if DPD is unse	ound because it is not:		
	(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:		
Q.6							

Q.7 The Core Strategy would benefit from a number of minor amendments that would improve consistency with the local highway authority: All references to 'public transport' should read 'passenger transport'; All references to Hertfordshire Highways should read Hertfordshire County Council (Hertfordshire Highways is part of HCC and may change once contracts are renewed); 'Existing highways network' should read 'existing highway network'; 'highways authority' should read 'highway authority' Para 7.23would be clarified from changing 'a equestrian road crossing' to ' a traffic-light controlled road crossing for horse-riders'.

Q.8

Rep Number       Name: Mrs Young       Section         RCS/R27//4682/1/C       Mrs Young       Whole Document         On behalf of       Mrs Young       Whole Document							
	sider the DPD is:	(1) Legally Compliant	(1) Core Strategy Support	t	Do you consi	ider if DPD is uns	sound because it is not:
-		(2) Sound	(2) In Part	Yes	Justified	Effective	Consistent with National policy:
Q.6		wth, traffic growth, Cowley Hill V	5	,	0		e it. The main thoughts I have are on housing, Ith. (Please see additional information submitted
Q.7	I have also inc	cluded suggestions. (Please see	additional information submit	ted for fur	her comments).		
Q.8	No						
Q.9	N/A						

Rep Number	per Name: Boyer Planning Section								
RCS/R27//	/4652/1/0	Boyer Planning		Whole Document					
On behalf of									
Lowerland	(2004) Ltd								
Do you Consi	ider the DPD is:	<ol><li>Legally Compliant</li></ol>		(1) Core Strategy Support		,		ound because it is not:	
		(2) Sound	No	(2) In Part	Yes	Justified	Effective	Consistent with National policy:	
Q.6	amendments to	the Green Belt. A mech	nanism for (		loyment,			uld link to paragraph 2.37 to allow for m for review of emplyment land especially if si	tes
Q.7	Arc Employm	ent Study. 3)To include   64. 4) To identify land ad	policies rela joining the	ating to non-B Class employ	ment use entennia	es and other for Park, and Loc	rms of commercia al Significant Emp	ph 2.37. 2) Apply a proactive approach to Lon development such as leisure and hotels within loyment Site at Lismarrane Industrial Park as	n
Q.8	Yes								

Q.9 The issues raised relate to a kay policy issue.

Rep Number Name: Al RCS/R27//1192/1/S On behalf of	ldenham Parish Council Aldenham Parish Cour	Section Whole Document				
Do you Consider the DPD is:	(1) Legally Compliant (2) Sound	(1) Core Strategy Support (2) In Part	Do you cons Justified	ider if DPD is uns Effective	ound because it is not: Consistent with National policy:	
Q.6	(_)	(-)				
Q.7 APC agrees w	vith policies CS1 - CS17 and CS1	19 - CS29.				
Q.8						
Q.9						

R	ep Number	Name: H	ertfordshire Biological Re	cords Ce	entre		Section	on	
F	RCS/R27//1	286/1/S	Hertfordshire Bio	ological	Records Centre		Who	le Document	
0	n behalf of			-					
Н	lertfordshire	e Biological	Records Centre						
D	o you Conside	er the DPD is:	(1) Legally Compliant		(1) Core Strategy Support	Yes	Do you consid	der if DPD is uns	ound because it is not:
			(2) Sound	Yes	(2) In Part		Justified	Effective	Consistent with National policy:
Q	2.6	In relation to O	bjectove 13 on biodiversi	ity, CS12	and CS15 - 'we agree with a	nd suppoi	rt these policies'		
Q	2.7								
Q	.8	No							
0	.9								
<u>u</u>									

RCS/R27//4526/1/ On behalf of	ne: Woodland Trust S Woodland Trust		Section Whole Document					
Woodland Trust								
Do you Consider the DI		Yes (1) Core Strategy Support Yes (2) In Part	Yes Do you con Justified	sider if DPD is unso Effective	ound because it is not: Consistent with National policy:			
a) prote b) endor c) "conti d) Policy should p e) use o	ction and enhancement of ancier sement and support for the Hert nued presumption against any do CS12 "All development proposa provide opportunities for habitat c f the Woodland Trust Access Sta	: Open Land and the Environment and nt woodland and ancient/vetran trees, fordshire Biodiversity Action Plan and evelopment, which will have an adver als must conserve and enhance the n creation and enhancement" (page 5 andard as a measurement of accessit so play an important role in preventing	d particularly the chapter rse effect on any natural atural environment of th 59), ble woodland, and	r on Woodland,   assets" (page 58 ne borough, including	8, paragraph 5.14), g biodiversity, protected trees Proposals			
Q.7								
Q.8 No								
Q.9								

Rep NumberName: Watford and District Talking Newspaper for The BlindRCS/R27//1001/1/CWatford and District Talking Newspaper forOn behalf of					Section <i>1.1 Purpose and status of this Document</i>			
Do you Consider the DPD is:	(1) Legally Compliant (2) Sound	Yes No	(1) Core Strategy Support (2) In Part	No Yes	Do you consi Justified	der if DPD is uns Effective	ound because it is not: Consistent with National policy:	
Q.6	(_) cound		(_) a					
Q.7								
Q.8								
Q.9								

Rep Number	Name: PO	GA Design Consulting		Sect	tion				
RCS/R27/4674/2/0 PGA Design Consulting			ting	1.1 Purpose and status of this Document					
On behalf of		-	-						
PGA Desig	gn Consulting								
Do you Consider the DPD is: (1) Legally Compliant (1) Core			(1) Core Strategy Support	Do you cons	Do you consider if DPD is unsound because it is not:				
		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:			
Q.6			dence to support the spatial vision, and sure faciltities. It is also considered that			ould be met. It is not clear if there is sufficient, n to derelict land.			
Q.7	None suggest	ed							
Q.8	No								
Q.9									

Rep Number <i>RCS/R27/</i> On behalf of	4676/2/O Philips Planning Servi		Section 1.11 What is the Core Strategy?					
Philips Planning (on behalf of Mr Mark Homan)								
Do you Cons	ider the DPD is: (1) Legally Compliant (2) Sound	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	No	Do you consi Justified	ider if DPD is unse Effective	ound because it is not: Consistent with National policy:		
Q.6	The draft core strategy is not based on a comp there is no connection between the policies pro significantly exceeds the provision proposed in the draft NPPF.	posed and requirements. The	Council's	assessment of t	the requirement for			
Q.7	An up-to-date SHMA that assesses overall ho clear exposition given as to how the two are re					rnative strategic options can be considered, a net.		
Q.8	Yes							
Q.9	The issues raised are fundamental to the Correction account by the Borough Council.	e Strategy and have been cons	istently m	ade by the repre	esentor without th	e substance of the representation being taken into		

Rep Number Name: Shire Consulting RCS/R27/4658/2/O Shire Consulting On behalf of Section 1.12 National policy, East of England Plan and other external influences

Shire Consulting

Do you Cons	ider the DPD is:	(1) Legally Compliant		(1) Core Strategy Support	Do you cons	ider if DPD is unso	ound because it is not:	
		(2) Sound	No	(2) In Part	Justified	Effective	Consistent with National policy:	
Q.6	The Regional	Spatial Strategy for the I	East of Er	ngland or the East of England Plan (EE	P) still remains a	a fundamental part	of the 'Development Plan' and it is a material	
	consideration at this submission stage of the Core Strategy. It is the most up-to-date element of the existing Development Plan and its housing requirement figures are							
	based upon e	evidence of household for	rmation a	and population projection. The Counci	I provides no co	nvincing evidence	to depart for the figures in the EEP and it is	

disingenuous to suggest at paragraph 1.12 that the Core Strategy is in "general" conformity with the housing figures in the EEP.

The Council makes reference to the evolution of the previous version of the Core Strategy but attempts to gloss-over the fundamental criticisms of the Planning Inspector who made it clear that the Strategy would be found unsound. The current document still does not properly address the reasons why the Inspector was so critical and as a result, this Submission document also risks being found unsound. Given the embarrassing debacle of having to withdraw the Core Strategy, the Council should have taken on board all of the Inspector's comments, not just "a number" of them (para. 1.26)

Q.7

Q.8

Rep Number Name: H RCS/R27//4520/1/C On behalf of	ertfordshire County Council - Hertfordshire Coun	Property ty Council - Property	Section Table 2 Spatial implications of other plans, strategies and programmes		
HCC Property					
Do you Consider the DPD is:	(1) Legally Compliant Ye (2) Sound No		Do you consider if DPD is un Justified Effective	sound because it is not: Consistent with National policy:	
People Strat	egy has been updated to 200	7-12. The Supporting People Commis		able 2 is welcomed. However the HCC Supporting ir strategy in July 2007, and this has been formally ually.	
Insert: Hertfo		nty Council supporting people strategy orting People Strategy 2007 - 2012 and 3 accordingly	r: 2005 - 2010:		
Q.8 Yes					
Q.9 HCC propert	y wish to be represented at th	e EiP in order to discuss this and othe	er matters		

Rep Number	Name:	Hertfordshire County Council - Property
RCS/R27/4520	)/2/C	Hertfordshire County Council - Property
On behalf of		

Section Table 2 Spatial implications of other plans, strategies and programmes

## HCC Property

Do you Consider the DPD is	: (1) Legally Compliant (2) Sound	No	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you consid Justified	der if DPD is unso Effective	ound because it is not: Consistent with National policy:
agreed that	he CYPP would be extend	ed for one		ge the gap in stra		vas disbanded in Summer 2011 and it was til the new Health and Wellbeing Board (and
			uncil Children and Young People's Pla Id Young People's Plan 2011-12 and a		points in columns	2 and 3 accordingly
Q.8 Yes						

Q.9 HCC property wish to be represented at the EiP in order to discuss this and other matters

Rep Number	Name:	Hertfordshire County Council - Property
RCS/R27/4520	)/4/C	Hertfordshire County Council - Property
On behalf of		

Section Table 2 Spatial implications of other plans, strategies and programmes

## HCC Property

Do you Consider the DPD is:	<ul><li>(1) Legally Compliant</li><li>(2) Sound</li></ul>		<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you consid Justified	der if DPD is uns Effective	ound because it is not: Consistent with National policy:	
to ensure that Organisation F forecast dema of falling dema increase furthe	there is always sufficient Plan (2003 - 2008). Hertfo nd. The planning cycle th and for primary school pla er. In Table 2 the reference	and suitable ordshire CC ne process of aces betwee ce to Hertfo	le education provision for all c has a good record meeting the forecasting, review and char of forecasting, review and char an 2000 and 2007. The nation	of its children and young his challenge actively pla inge - is a continual one hal and local situation ha ol Organisation Plan (200	people which wa anning school pla . In line with nati s now changed: 03 - 2008) is now	ble 2 is welcomed. HCC has a challengi as encapsulated in the document Schoo aces and changing the supply in line wit onal trends, Hertfordshire experienced a demand for places has increased and v v therefore out of date. Hertfordshire Co ces' document.	ol th a period will
school place	s' document 2011	,	ncil School Organisation Plan statesch/risingdemand/; The b			g to the current 'Meeting the rising dem be adjusted accordingly.	and for
Q.8 Yes							

Q.9 HCC Property wish to be represented at the EIP to discuss the relevant issues

Rep Number Name: Shire Consulting		Section	
RCS/R27//4658/1/C Shire Consulting		1.26 Community a	and stakeholder participation
On behalf of			
Shire Consulting			
Do you Consider the DPD is: (1) Legally Compliant (2) Sound	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you consider if DPD is uns Justified Effective	ound because it is not: Consistent with National policy:
Q.6 We have read the Council's "Statement of Comm document in February 2011 but as most of those the Core Strategy. Indeed it is difficult to believe representation made by others (apart from those change should be made, that change has not be	e representations have been ignored, r e the Council is doing anything more the e in support) have been ignored. In so	many of the points that we raised r an just going through the motions ome instances, even where the Co	emain as objections to the Submission version of of a consultation exercise as many of the
Q.7			
Q.8			
Q.9			

Rep Numb	ber Name: Sl	nire Consulting		Sect	ion			
RCS/R2	7/4658/3/C	Shire Consulting		1.20	6 Community	and stakeholder participation		
On behalf	of	-			-			
Shire Co	onsulting							
Do you Co	onsider the DPD is:	(1) Legally Compliant	(1) Core Strategy Support	Do you cons	ider if DPD is uns	sound because it is not:		
		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:		
Q.6								
Q.7								
Q.8								

Rep Number Name: Na	atural England (Consultations)		Section		
RCS/R27//4014/1/0	Natural England (Col	nsultations)	2.0 Spatial Vision and Development Strategy		
On behalf of					
Natural England					
Do you Consider the DPD is:	(1) Legally Compliant	(1) Core Strategy Support	Do you consider if DPD is un		
	(2) Sound	(2) In Part	Justified Effective	Consistent with National policy:	
network, within and well-being drainage and lo Stratgey to leve We welcome th the Core Strate evidence base	built-up areas as well as in the of people and the communities ocal food production. It is disap els of GI deprivation or Natural ne inclusion of an objective to p egy makes no reference to the	e wider countryside. Sufficient, well-de s they live in. Well designed multi-fund pointing that the provision of GI is not England's Accessible Natural Greens promote sustainable access to the wid Hertsmere GI Plan or the Hertfordshir	signed green infrastructure is recog tional GI can also provide significal a key objective of the Core Strateg pace standards (ANGSt). See futhe er countryside, with reference to the e GI Plan the objectives and aspir	ructure, and linkages to the wider strategic gnised as being highly beneficial to the health nt benefits for biodiversity, landscape, amenity, y and that there is no reference in the Core er comments below in relation to SP1 and CS14. e Watling Chase Greenways Strategy. However, ations of these plans should form part of the chase Community Forest, needs greater	

Q.8

Rep Number Name:	Robson Planning Consult	ancy			Sect	tion		
RCS/R27//4029/1/O Robson Planning			J Consultancy			2.0 Spatial Vision and Development Strategy		
On behalf of								
Own submission								
Do you Consider the DPD i	s: (1) Legally Compliant	No	(1) Core Strategy Support	No	Do you cons	ider if DPD is uns	sound because it is not:	
-	(2) Sound	No	(2) In Part	No	Justified	Effective	Consistent with National policy:	
							ere. It lacks any proper vision for the future of the tool of development management rather than	

- District but is rather an unsuccessful patchwork of constraints and restrictions aimed at compliance with regulation as a tool of development management rather than the proper and creative strategy planning of 10,000 hectares of Britain. It appears to have learned very little from representations on its two failed predecessors. It is not legally compliant in failing to offer encouragement to the development and use of land under the 2004 regulations and provides little that is effective. It does not follow PPS12 para. 4.1. The reasoned justifications offered rely on an uneven evidence base and are not based on successful experience. It has not been the subject of recent meaningful consultation with its citizens. For these reasons an alternative approach seeking a more balanced approach to both Town and Country is offered.
- Q.7 (The representor also submitted wider documents to support the submission)
- Q.8 Yes
- Q.9 The proposed distribution of development in Hertsmere is unbalanced and unsustainable. The SRCS lacks vision. The Local Development Framework should be positive and creative to provide statements of the development and use of land which the local planning authority wish to encourage, not restrict, protect and defend unsoundly as past experience has shown. Based on a long career in Town and Country Planning involved predominantly in creating and realising major projects in Britain, as well as local practitioner experience in Hertsmere over a number of years, including five advising Hertsmere's largest private landowner until last year, supported by a professional team, I wish to offer constructive and impartial professional material to assist better local plan and placemaking in the District on firmer foundations. I believe this now needs the forum of the Oral Examination for this dialogue to take place.

F O	CS/R27//4686/1/O	,	r Hotels) If of Jupiter Hotels)		Section 2.0 Spatial Vision a	and Development Strategy
S	avills (on behalf of Jup	iter Hotels)				
D	o you Consider the DPD is:		Yes (1) Core Strategy Supp No (2) In Part	oort Do y Yes Justifi	you consider if DPD is unsou tified Effective	und because it is not: Consistent with National policy:
Q	generally supp Borough's stra Section 2 of th for leisure and (paragraph 2.5 (common prac these land use Core Strategy However, Tabl non-residentia considered to	orted. This is particularly i tegic location close to the e CS sets out demograph community facilities. It ac )) which suggests potentia tice for a number of Local es (particularly in the conte Objective 3 in Table 4 ide e 4 takes no account of pu I uses to support future ho meet the development need	important when examining need a e M25 and M1 with good links to Lu- nic and economic trends at high le cknowledges that leisure centres ( al demand for additional facilities. I Authorities), the CS is not consid ext of supporting significant popula entifies the focus of development of previously developed sites outside ousing growth and the local econo-	Ind demand for addition ondon and the rest of vel but social infrastru- such as Bushey) are However, in the abse ered robust and is the ation growth over the in brownfield sites with of towns which have my. There are also a particularly in terms of	litional commercial, leisure an of the country (as acknowleds tructure is not examined and e particularly popular and attr sence of a Social Infrastructur herefore not justified or effect e CS plan period). vithin the principal towns, to a e the potential to play an imp a number of areas located in	ord in neighbouring Local Authorities is and community land uses which benefit from the ged at paragraph 2.3). there is no evidence base examining the need ract many visitors from outside the Borough re Study or Community Needs Assessment tive as it does not assist in the delivery of accommodate expected development needs. ortant role in terms of accommodating poor quality Green Belt land which should be re facilities and / or commercial development.

Reference in Section 2 to undertaking a social infrastructure study to examine the demand and need for additional leisure, community and other social infrastructure uses in the borough.

Objective 3 in Table 4 to read: To maintain an adequate supply of suitable land, focussed on brownfield sites within the principal towns to accommodate expected development needs and supporting community infrastructure. In exceptional circumstances appropriately located Green Belt land should also be considered for some form of new development where a specific need and demand is met and where no detrimental harm to the Green Belt can be demonstrated at that location.

Q.8

Q.7

Q.9 N/A

No

Rep Number	Name: Hertfordshire County Council		Section		
RCS/R27//	4553/1/S Hertfordshire County	Council	2.0 Spat	ial Vision and Development S	trategy
On behalf of					
HCC Spati	al and Land use Planning				
Do you Cons	ider the DPD is: (1) Legally Compliant	(1) Core Strategy Support	Do you consider if	DPD is unsound because it is not:	
	(2) Sound	(2) In Part	Justified Eff	ective Consistent with Nation	nal policy:
Q.6	The County Council continues to support the p encourage re-use and recycling. It is encourag SP1, CS15 and the supporting text. Suggestion and this is welcomed. In relation to the site ma	ing to see that the sustainable manage ns made in previous representations in	ment of waste with regarder relation to the 'construct	ards to reuse and recycling is covered ction phase and following occupation'	d in both policies ' have been included
Q.7	It should be recognised that construction and management of waste across the county in ac			5	1 1 2
Q.8					

	Rep Number	Name: He	ertfordshire Gardens Trus	st		Secti	ion		
	RCS/R27//4009/1/C Hertfordshire Gardens Trus				rust 2.19 Spatial Portrait				
	On behalf of						•		
	Hertfordshire	e Gardens T	rust						
Do you Consider the DPD is		er the DPD is:	: (1) Legally Compliant Yes (1) Core Strategy Support		(1) Core Strategy Support	Do you consider if DPD is unsound because it is not:			
			(2) Sound	No	(2) In Part	Justified	Effective	Consistent with National policy:	
						and those on the En	glish Heritage Re	gister, not does it include the settings of	
		heritage assets	a. A list of historic garden	s in Hert	smere is available from HGT'				
	Q.7	Inclusion of on	nissions as above						
	Q.8	No							
	<b>.</b>								

Rep N	lumber Name: Sh	nire Consulting				Section	on		
RCS/R27/4658/8/0 Shire Consulting			1	2.23 LDF Core Strategy Objectives					
On be	half of	-							
Shire	e Consulting								
Do yo	u Consider the DPD is:	(1) Legally Compliant	No	(1) Core Strategy Support	No	Do you consid	der if DPD is uns	ound because it is not:	
		(2) Sound	No	(2) In Part	No	Justified	Effective	Consistent with National poli	icy:
Q.6								he "objectives" which follow. It	
	the Core Strate use designation		t" is that i	mposed by the Council's refu	isal to co	onsider adjustmer	nts to the Green	Belt, which is of course simply a	planning land
Q.7									
Q.8									
Q.9									

Rep Number Name: En RCS/R27//4493/1/S On behalf of	nvironment Agency Environment Ag	ency		Section 2.23		trategy Objectives
Environment Agency Do you Consider the DPD is: Q.6	(1) Legally Compliant (2) Sound	Yes Yes	(1) Core Strategy Support (2) In Part	Do you consid Justified	der if DPD is uns Effective	sound because it is not: Consistent with National policy:

Q.7 We still feel you should amend this point to include a commitment to address climate change adaptation as well as mitigation. Adapting to unavoidable impacts of climate change is as important as adapting to reduce the effects of climate change through mitigation.

Climate change will lead to an increase in rainfall and more intense rain storms. This will lead to more frequent flooding in all forms. Green roofs are one way that we can help stem this problem. Green roofs are an important example of design that can help us adapt to and mitigate climate change. They reduce surface water runoff, as well as enhancing biodiversity and keeping buildings cool in summer and warm in winter.

Q.8

No

Rep Number RCS/R27// On behalf of	/1069/1/S	ondon Travel Watch London Travel Watch			Sectio Table		Strategy Objectives
	avel Watch		(4) O O O	Maa	D		and the second of the second
Do you Consi	ider the DPD is:	<ul><li>(1) Legally Compliant</li><li>(2) Sound</li></ul>	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Yes	Justified	Effective	und because it is not: Consistent with National policy:
Q.6	Welcomed obje	ectives on promoting accessibility	· · ·				
Q.7							
Q.8	No						
Q.9							

Rep Number Name RCS/R27/4520/3/C On behalf of HCC Property	: Hertfordshire County Council - Property Hertfordshire County Council - Property	Section 2.24 LDF Core Strategy Objectives
Do you Consider the DPD	is: (1) Legally Compliant (1) Core Strategy Support (2) Sound No (2) In Part	Do you consider if DPD is unsound because it is not: Justified Effective Consistent with National policy:
amount of drafted, no addressed	housing growth. Due to the level of housing proposed in Boreham reference has been made to this spatial need which could amoun	In to HBC regarding the likely need for new educational facilities proportionate to the wood a 2FE Primary School site is required. The county council is concerned that, as t to a site of some 2.5 hectares (see detailed representations). Whilst this could be PDs or Area Action Plans it is considered that the Core Strategy should be amended to
Q.7 Table 5 P	age 2 Borehamwood - Insert an additional bullet point - To provide	a new 2.5 hectare primary school site
Q.8 Yes		

Q.9 HCC property wish to be represented at the EiP in order to discuss this and other matters

Rep Number Name: RCS/R27/1069/2/C On behalf of London Travel Watch	London Travel Watch London Travel Watch		Section Table 5 Spatial	objectives by settlement
Do you Consider the DPD i	: (1) Legally Compliant (2) Sound	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you consider if DPD is u Justified Effective	insound because it is not: Consistent with National policy:
Q.6 Support for the spatial objectives. Concern over the lack of specific proposals to improve congestion, and high parking standards. There is concern that more supporting text is given to Greenways than public transport. It is noted in para 7.20 that the Council will ' continue o lobb for, support and fund improvements to s and facilities' although no evidence of this is cited. Para 7.23 mention accessibility zones, although it is noted that they are not including in the Core Strategy. The also support for policy CS25, but have concerns that there are no specific proposals to further the principle aims.				
Q.7 Correction	hould be made regarding para 8.	14 and the frequency of bus routes the	rough Shenley	
Q.8 No				
Q.9				

Rep Number Name: Al RCS/R27/1192/2/C On behalf of	denham Parish Council Aldenham Parish Cound	Council Section Table 5 Spatial objectives by settlement				
Do you Consider the DPD is:	(1) Legally Compliant (2) Sound	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you conside Justified	er if DPD is unso Effective	und because it is not: Consistent with National policy:	
Q.6						
Q.7 APC woul Plan.	ld request that on page 24 - 'Spati	al Objectives by Settlement Radlett'	- the seventh bulle	et point be amend	ded to show Neighbourhood Plan rather than Parish	
Q.8						
Q.9						

Rep Number N RCS/R27//4504/1 On behalf of	ame: Zog Investments Ltd c/o R /O Zog Investments	colfe Judd Planning s <i>Ltd c/o Rolfe Judd Planning</i>	Section Table 5 Spatial ob	jectives by settlement				
	_td c/o Rolfe Judd Plannin							
Do you Consider the I	OPD is: (1) Legally Compliant (2) Sound	Yes (1) Core Strategy Support No (2) In Part	Do you consider if DPD is unso Yes Justified Effective	ound because it is not: Consistent with National policy:				
	While we broadly support the overarching spatial objectives for Bushey, in our view a greater emphasis needs to be places on the acute need to provide more parks/gardens and outdoor sports facilities in this part of the Borough.							
spaces	The Hertsmere Open Space Study (October 2011) notes that Bushey currently experiences deficiencies in the quantity and accessibility to a variety of types of open spaces (based on the Council's own PPG17 assessment). Policy should therefore place a greater emphasis on the provision of new and improved parks/gardens, outdoor sports facilities and playspace/ facilities within Bushey.							
Q.7 On th	s basis, bullet point 4 (relating to	Bushey) should be amended as follow	vs:					
"Impro	we and enhance the quality, qua	lity and access to parks and gardens,	outdoor sports facilitates and play areas/fac	ilities in Bushey".				
Q.8 Yes								

Q.9 Our client is currently progressing development proposals at the former West Herts College Annex site and is keen to participate in the formulation of new policy within the Borough.

Rep Number	Name: Sł	nire Consulting				Section	on	
RCS/R27/4	658/9/0	Shire Consultin	g			Tabl	e 5 Spatial ol	bjectives by settlement
On behalf of			•				•	
Shire Consu	ulting							
Do you Consid	er the DPD is:	(1) Legally Compliant		(1) Core Strategy Support	No	Do you consid	der if DPD is uns	ound because it is not:
		(2) Sound	No	(2) In Part	No	Justified	Effective	Consistent with National policy:
Q.6								and affordability". In reality, the Cou
								e the availability of housing but that w
	exacerbate the	existing problems of af	fordahility	As a direct result of the Co	uncil's a	nnroach the "imna	ict on the Borouc	h" (naragraph 2 27) will be higher bo

1.6 Table 5 lists "Spatial Objectives by Settlement", in most cases starting with an intention to "Manage housing availability and affordability". In reality, the Council does not have the ability to "manage" either of these. Restricting land availability through planning policy will certainly reduce the availability of housing but that will inevitably exacerbate the existing problems of affordability. As a direct result of the Council's approach the "impact on the Borough" (paragraph 2.27) will be higher house prices and less affordability. That could be construed as mis-management. In paragraph 2.30 the Council debates the matter of zero net migration but, as we have previously emphasised, the Council has no control over who can afford to choose to live in the Borough. Ignoring the drivers of household growth will simply exacerbate the problem of sons and daughters of current residents being unable to afford to live in the Borough.

Q.7

Q.8

Q.0

Rep Number Name: D RCS/R27/4673/3/O On behalf of RRHE LLP	avid Lander Consultancy for RR David Lander Consult			ection Fable 5 Spatial of	objectives by settlement
Do you Consider the DPD is:	(1) Legally Compliant Yes (2) Sound No	(1) Core Strategy Support (2) In Part	Do you c Yes Justified	onsider if DPD is un Effective	nsound because it is not: Consistent with National policy:
largest centre hierarchy of th economic deve	es of employment in the Borough e Borough and 'an important eco	n where many homes, jobs and s onomic centre for South Hertford ough' and adds that 'this is set o	services are located". dshire'. Paragraph 4.	Table 6 identifies E 7 states that one of	Borehamwood and Potters Bar will remain the two Borehamwood as lying at the top of the settlement f the key roles of the LDF is 'to maximize jective 11'. In our submission it is not however
	llet point of the Spatial Objective nomic development opportunitie		able 5) should be an	nended to read: "#pi	rotect employment and industry in the town and
Q.8 Yes					

Q.9 The representation relates to Policy CS8 which is a fundamental issue of strategic policy.

Rep Number Name: Shire Consulting RCS/R27/4658/4/O Shire Consulting				Section 2.25 Distribution and level of development				
Shire Consulting								
Do you Consider the DPD is:		(1) Legally Compliant (1) Core Strateg		(1) Core Strategy Support	Do you consi	u consider if DPD is unsound because it is not:		
		(2) Sound	No	(2) In Part	Justified	Effective	Consistent with National policy:	
Q.6	based affordab	ble housing thresholds ore Strategy gives the	and identi	of the evidence base in relation to polifying the availability of a land supply n that the Council has decided on wh	for housing. Read	ling the "Ďistribut	es the adoption of housing requirements, locally tion and Level of Development" section of the has adjusted the evidence to fit that decision.	
Q.7								
0.0								

Rep Num RCS/R On behal	Name: Zog Investments Ltd c/o Rolfe Judd PlanningSectioni04/2/0Zog Investments Ltd c/o Rolfe Judd Planning2.26 Distribution and level of development	
Zog Inv	ents Ltd c/o Rolfe Judd Planning	
Do you C	er the DPD is: (1) Legally Compliant (1) Core Strategy Support Do you consider if DPD is unsound because it is not: (2) Sound No (2) In Part Yes Justified Effective Consistent with National policy:	
Q.6	We note that paragraph 2.26 states that the SHLAA has identified "sufficient" land across the Borough to accommodate 3,550 homes without developing on greenfiel and within the Green Belt. However, there is no comment/analysis clarifying whether these identified sites represent suitable, deliverable or viable development prospects. Without this information it is difficult to assess whether the Council's assertion that future housing targets can be met within existing urban areas is a reasonable/realistic assumption. We also note that the Council refers to the Core Strategy being in conformity with the East of England Plan. However, the East of England Plan targeted the provision of 5,000 homes between 2001 and 2021 (at an annual rate of 260 dwellings per annum). Notwithstanding this, the Revised Core Strategy targets the provision of 3, pover the plan period at a rate of 237 homes per annum - and again does not provide explicit evidence to explain why a higher target has not been adopted.	on
Q.7	As per our comments above.	
Q.8	Yes	
Q.9		

Our client is currently progressing development proposals at the former West Herts College Annex site and is keen to participate in the formulation of new policy within the Borough.

Rep NumberName:Philips Planning Services Ltd (on behalf of Mr Mark Homan)RCS/R27/4676/3/OPhilips Planning Services Ltd (on behalf of MrOn behalf of		,	Section 2.29 Distribution and level of development	
Philips Planning (on behalf of Mr Mark Homan)				
Do you Consid	der the DPD is: (1) Legally Compliant (2) Sound No	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you consider if DPD is un Justified Effective	sound because it is not: Consistent with National policy:
Q.6 No evidence has been produced to justify the statement that, "The existing infrastructure of the Borough would not be able to support any additional housing development". In that the statement is being used to limited future housing development to less than requirements it is inconsistent with national policy and ineffective.				
Q.7	If such evidence exists it needs to be adduced, if not either the statement should be deleted or the research should be carried out so that the option of additional housing development over and above that proposed in para 2.26 can be evaluated.			
Q.8	Yes			
Q.9	The issues raised are fundamental to the Core Strategy and have been consistently made by the representor without the substance of the representation being taken into account by the Borough Council.			

Rep Number	r Name: Sł	nire Consulting			Sectio	n			
RCS/R27/	/4658/11/0	Shire Consultin	q		2.31 Distribution and level of development				
On behalf of							·		
Shire Con	sulting								
Do you Cons	sider the DPD is:	(1) Legally Compliant		(1) Core Strategy Support	Do you consid	er if DPD is uns	ound because it is not:		
		(2) Sound	No	(2) In Part	Justified	Effective	Consistent with National policy:		
Q.6	including those realised for nev ambition" mean Council's stead	in the Elstree Way Cor whousing. The role of n? Does this imply a r Ifast refusal through the	ridor, the the local evision c whole di	Council will review the level of its Green Belt will be a key issue in a f the housing requirement downwa	local housing ambition any such consideration' ards? If so it undermir sider changing GB bou	or alternatively What does the state of the claim the	ed sites not come forward for development, consider whether land elsewhere needs to be ne phrase "review the level of its local housing at the Core Strategy is sound. Also, given the hing the alternative of releasing GB land		

Q.8

Rep Number	Name: Zo	og Investments Ltd c/o R	olfe Judd	l Planning	Sect	ion			
RCS/R27/4	4504/3/S	Zog Investments	s Ltd c/	o Rolfe Judd Planning	2.33 Distribution and level of development				
On behalf of		•		Ũ			·		
Zog Investr	ments Ltd c/o	Rolfe Judd Plannin	g						
Do you Consid	der the DPD is:	(1) Legally Compliant	Yes	(1) Core Strategy Support	Do you cons	ider if DPD is unsc	ound because it is not:		
		(2) Sound	Yes	(2) In Part	Justified	Effective	Consistent with National policy:		
Q.6									
				ategic Housing Location where new	00				
	good range of f	acilitates/services provid	led locall	y, the proximity to Watford town ce	ntre and the associa	ated transport links	i.		
Q.7									
Q.8	Yes								

Q.9 Our client is currently progressing development proposals at the former West Herts College Annex site and is keen to participate in the formulation of new policy within the Borough.

Rep Numbe	er Name: Ta	ylor Wimpey North Than	nes		Section	on			
RCS/R27/4679/4/S Taylor Wimpey North Th				Thames 2.33 Distribution and level of development					
On behalf c									
Taylor W	impey North Th	ames							
Do you Cor	nsider the DPD is:	(1) Legally Compliant		(1) Core Strategy Support	Do you consi	der if DPD is uns	ound because it is not:		
		(2) Sound	Yes	(2) In Part	Justified	Effective	Consistent with National policy:		
Q.6	plan period. W realising these has generally b occur then it is housing target	/hile the Corridor has be aspirations has been slo een for housing illustratii right and proper that it is that is to be met within th	en identife w with ma ng the attr housing l ne Corrido	ed for redevelopment/regeneration nov any sites identified for development no raction to the market of new housing ir ed. Given the delays that have been e	w for some 10 ye ot having come for n this location. A experienced to da ity and sieze opp	ears via the adop orward as anticipa Accordingly, if the late in bringing sit	significant new housing development over the ted Elstree Way Corridor SPG, progress ated. Where development has taken place this e comprehensive regeration of the corridor is to tes forward and the significant proportion of the y arise either within or adjacent to it as a means		

Q.8 No

Rep Number RCS/R27/ On behalf of RRHE LLF	//4673/1/0	avid Lander Consultancy David Lander C		E LLP ncy for RRHE LLP		Sect 2.3		and level of development
Do you Cons	ider the DPD is:	(1) Legally Compliant	Yes	(1) Core Strategy Support	N	,		sound because it is not:
		(2) Sound	No	(2) In Part	Yes	Justified	Effective	Consistent with National policy:
Q.6				in Policy CS8 to safeguard la ph is unchanged from the pre				A1 and Rowley Way at Borehamwood. that proposal.
Q.7 The second sentence of para 2.36 should be amended to read: " The existing safeguard land adjoining Cranborne Road Emplyment Are will be retained and a new a of land between the A1 and Rowley Lane, adjoining the Elstree Way Employment Area, is safeguarded for additional employment-related development. Otherwise, is not proposed to allocate new areas of land for employment purposes and the Council will seek to direct significant new industrial and warehousing development to designated brownfield locations in Borehamwood, Potters Bar and Bushey.							mployment-related development. Otherwise, it is	
Q.8	Yes							

Q.9 The representation relates to Policy CS8 which is a fundamental issue of strategic policy.

Rep Number Name: Zog Investments Ltd c/o Rolfe Judd Planning Section RCS/R27/4504/9/0 Zog Investments Ltd c/o Rolfe Judd Planning 2.37 Distribution and level of development On behalf of Zog Investments Ltd c/o Rolfe Judd Planning Do you Consider the DPD is: (1) Legally Compliant Yes (1) Core Strategy Support Do you consider if DPD is unsound because it is not: (2) Sound (2) In Part Justified No Yes Effective Consistent with National policy: Q.6 We agree with the Council that opportunities exist to make minor, small scale changes to Green Belt boundaries to enable a more appropriate, defensible boundary to be established. This will in our view, provide the opportunity to successfully regenerate / redevelop redundant/underused sites on the edge of the existing urban settlements (particularly around Bushey).

The former West Herts College Annex site in Bushey is an example where new development can bring a redundant site back into use and create a more defensive boundary for the Green Belt. The site currently contains a number of semi derelict education buildings (he majority of which have not been in use for sometime). The removal of these buildings and replacement with a more contained form of residential development will provide the opportunity to reduce the current sprawl of buildings and would better relate to the neighbouring residential land-uses.

Furthermore, the redevelopment of the site provides the opportunity to provide the majority of the site as new, publically accessible, open space (incorporating new children's play space) and an extension to the neighbouring nature reserve – thereby addressing a key deficiency in Bushey and creating a strong defensible boundary to the Green Belt.

- Q.7 As per out comments above
- Q.8 Yes
- Q.9 Our client is currently progressing development proposals at the former West Herts College Annex site and is keen to participate in the formulation of new policy within the Borough.

Rep Number	Name: Sl	nire Consulting				Sectio	n		
RCS/R27/4658/5/Shire ConsultingOn behalf ofShire Consulting			1	Table 6 The Settlement Hierarchy					
	0	<ol> <li>Legally Compliant</li> <li>Sound</li> </ol>	No No	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	No No	Do you consid Justified	ler if DPD is uns Effective	ound because it is not: Consistent with National policy:	
	serving both th should be pron	e local population and ar noting it as an areas whe	i increa: re incre	sing number of visitors from fur ased development should be ta	rther afiel aking plac	d". Given it is su ce. The "limited :	ich a sustainable scope and capa	il links to London and a popular district centre e location with a popular district centre, the plan icity for significant further growth" is entirely ng development are often provided by	

Q.7 As noted in our comments on Settlement Hierarchy, there is no sound justification for Potters Bar to provide less housing than Bushy particularly as Potters Bar is such a sustainable location. Policy CS2 should be rewritten to allow for a much greater percentage of new housing to be provided in Potters Bar.

Q.8

Rep Number	Name: Wo	oolf Bond Planning (for G	Silston De	evelopments)		Section	on	
RCS/R27/46	634/5/C	Woolf Bond Plar	nning (f	or Gilston		Tabl	le 6 The Settle	ement Hierarchy
On behalf of								-
		r Gilston Developm						
Do you Conside	er the DPD is:	<ol><li>Legally Compliant</li></ol>	Yes	<ol><li>Core Strategy Support</li></ol>		Do you consid	der if DPD is unso	bund because it is not:
		(2) Sound	Yes	(2) In Part	Yes	Justified	Effective	Consistent with National policy:
				ocations for growth. However, ase see additional information				resentations, there should be a review of the
Q.7		am should identify susta Iditional information subr			ast of Bo	rehamwood and	the south of Potte	ers Bar, following a review of the Green Belt.
Q.8	Yes							
<u></u>	<b>T</b>							

Q.9 To expand upon our representations and to take account of the most up to date and publically available information.

Rep Numbe	er Name: Dr	ivers Jonas on behalf of CEM	IEX		Secti	on		
RCS/R27	7//4312/1/S	Drivers Jonas on be	half of CEMEX		Tab	le 6 The Settl	ement Hierarchy	
On behalf o	of						-	
Drivers Jo	onas on behalf	of CEMEX						
Do you Cor	nsider the DPD is:	(1) Legally Compliant	(1) Core Strategy Support	No	Do you consi	der if DPD is uns	ound because it is not:	
		(2) Sound	(2) In Part	Yes	Justified	Effective	Consistent with National policy:	
Q.6	Support the ide the hierarchy.	ntification of Radlett in the Bo	rough's Settlement Hierarchy as	showin ii	n Table 6, agree	that Radlett is ap	propriately ranked as a third level settlement in	
Q.7								
Q.8								

Rep Number	Name: Th	e Radlett Society and Green Be	It Association	Sectio	on			
RCS/R27//42	240/1/C	The Radlett Society ar	nd Green Belt	2.39 Distribution and level of development				
On behalf of		-						
The radlett S	Society and (	Green Belt Association						
Do you Conside	er the DPD is:	(1) Legally Compliant	(1) Core Strategy Support	Do you consid	ler if DPD is unso	ound because it is not:		
		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:		
		that this paragraph could be strondable housing.	onger, in order to protect the Green Belt	t. I is considered t	that Burrells Yard	off Watling Street would be ideal for		
Q.7								
Q.8	No							
Q.9								

Rep Number	Name: Sh	nire Consulting				Sec	tion	
RCS/R27/46	58/6/0	Shire Consulting	7			2.4	5 Alternative (	Options
On behalf of								
Shire Consu	lting							
Do you Conside	er the DPD is:	(1) Legally Compliant	No	(1) Core Strategy Support	No	Do you cons	ider if DPD is uns	sound because it is not:
		(2) Sound	No	(2) In Part	No	Justified	Effective	Consistent with National policy:
Q.6	Jnder 'Alternat	ive Options' paragraph 2	.45 sug	gest that the Green Belt is a "k	ey envir	onmental constra	aint". It is not, it i	is a land use policy designation and ir

Under 'Alternative Options' paragraph 2.45 suggest that the Green Belt is a "key environmental constraint". It is not, it is a land use policy designation and in Appendix 5 of its "Statement of Consultation" the Council accepts that "The terminology to Green Belt will be reviewed and amended within the Core Strategy (pages 64 and 163). Despite this, the misuse of such terminology still persists in the Submission document. Furthermore, by using the excuse that there would be relatively little local support for urban extensions the Council is abrogating its responsibility to plan properly for development the result will be a worsening of affordability in the housing market, contracting the alleged wish to seek solution to the problem. This is unsound.

Furthermore the argument that "the greatest concentration of services (and scope to expand them) can be found" in Borehamwood, ignores Potters Bar which Table 6 states is "a key local town in the east of the Borough with a number of major employers, two distinct shopping areas, thriving industrial areas and rail and bus links to London and towns to the north". As such Potters Bar is a sustainable location for development but the Council has chosen to ignore that by limiting the potential housing land supply there to about 10% of the Borough total.

Q.7

Q.8

Rep Numbe	er Name: Sł	hire Consulting		Sect	tion				
RCS/R27/4658/13/C Shire Consulting 2.49 Delivering the spatial vision									
On behalf of		-			-				
Shire Cor	nsulting								
Do you Con	sider the DPD is:		(1) Core Strategy Support	,		sound because it is not:			
		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:			
Q.6	of concealed h of the irony of t	ouseholds - those individuals a	and young families unable to move out 19 further adds to the irony as the prov	of a family home a	nd afford their ow	period of the Core Strategy, including the needs n accommodation", apparently without any sense ack of market housing simply increases the lack of			
Q.7		ould use as a minimum the EE ints' in the light of these repres		onal dwellings over	the 16 year perio	d (250 dwellings per year) and should review the			

Rep Number RCS/R27/4 On behalf of		g Investments Ltd c/o R Zog Investments		Planning D Rolfe Judd Planning		Section 2.55	on Delivering the	spatial vision
Zog Investr	ments Ltd c/o	Rolfe Judd Plannin	g					
Do you Consid	der the DPD is:	<ul><li>(1) Legally Compliant</li><li>(2) Sound</li></ul>	Yes No	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Yes	Do you consic Justified	der if DPD is unsou Effective	und because it is not: Consistent with National policy:
Q.6				afeguard and enhance the op r sports facilities in this part o			our view a greater	r emphasis needs to be places on the acute
	spaces (based	on the Council's own PF	G17 ass		uld there			d accessibility to a variety of types of open the provision of new and improved
Q.7	As per out cor	nments above						
Q.8	Yes							
Q.9	Our client is co the Borough.	urrently progressing deve	elopment	proposals at the former West	Herts Co	ollege Annex site	and is keen to par	ticipate in the formulation of new policy within

Rep Numbe	er Name: Na	atural England (Consultations)	)	Sect	tion	
RCS/R27	7/4014/4/C	Natural England (Co	onsultations)	Pol	icy SP1 Creat	ing Sustainable Development
On behalf o	f	<b>0</b> (	,		•	
Natural E	ngland					
Do you Cor	sider the DPD is:	(1) Legally Compliant	(1) Core Strategy Support	Do you cons	ider if DPD is uns	sound because it is not:
		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:
Q.6			of GI through development, including ed in this policy to reflect our comment			should be at the heart of this policy. We
Q.7						
Q.8						
Q.9						

Rep Number Na RCS/R27/4553/9/ On behalf of	ne: Hertfordshire County Cou C Hertfordshire C			Section Policy SP1 Creating Sustainable Development					
HCC Spatial and Land use Planning									
Do you Consider the D	PD is: (1) Legally Compliant (2) Sound	t Yes (1) Core Strategy Su No (2) In Part	pport Do you cons Justified	sider if DPD is unso Effective	ound because it is not: Consistent with National policy:				
process positive The RC Elstree (feasit	the lack of an IDP means that y prepared as required by the S is focused on development Way, it is necessary to identify	at as it stands the pre-submission e draft NPPF (Para 48). along the EWC, and the developn y the necessary infrastructure requ	document may not be sound a nent proposals underpin the wi uirements and ensure that they	as it is neither effect ider objectives of Co y are deliverable in a	Plan period is an ongoing and iterative tive as required by PPS12 (Para 4.52) nor ore Strategy. Given the importance of the a timely fashion. Concerns that the 'masterplan' ind Borehamwood Urban Transport Plan is to be				
	7 "The Core Strategy needs to be supported by an Infrastructure Delivery Plan that sets out the infrastructure required to support the growth set out within the Plan, indicative costs, delivery agencies, phasing etc in line with the sound infrastructure planning principles in PPS12."								
Q.8 Yes									

Q.9 To discuss the relevant infrastructure issues

Rep Numb	er Name: In	digo Planning		Sect	tion		
RCS/R2	7//4496/1/0	Indigo Planning		Pol	icy SP1 Creat	ing Sustainable Development	
On behalf	of	5 5				с ,	
Indigo Pl	lanning for Sain	sbury's Supermarkets					
Do you Consider the DPD is: (1) Legally Compliant			(1) Core Strategy Support	Do you cons	ider if DPD is uns	ound because it is not:	
-		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:	
Q.6 Draft Policy SP1 states that all non-residential development should as a minimum standard, achieve the required levels for BREEAM Excellent or Outstanding. This is overly prescriptive and lack flexibility. This has the potential to make schemes unviable. As such, the policies should be amended accordingly.							
Q.7							
Q.8							

 Rep Number
 Name: Aldenham School Charity c/o Shire Consulting

 RCS/R27//4688/1/O
 Aldenham School Charity c/o Shire Consulting

 On behalf of
 Aldenham School Charity c/o Shire Consulting

Section Policy SP1 Creating Sustainable Development

Aldenham School Charity c/o Shire Consulting

Do you Consider the DPD is:(1) Legally Compliant<br/>(2) Sound(1) Core Strategy Support<br/>(2) In Part

Do you consider if DPD is unsound because it is not: Justified Effective Consistent with National policy:

Q.6 SP1 - The School is pleased to note the intention set out within Policy SP1 that the Council intends working with key local stakeholders in order to create sustainable development. Furthermore the School is also encouraged that the draft Core Strategy recognises the role of education provision in the promotion of sustainable communities (see also for instance "LDF Core Strategy Objective 10") and that new improved educational facilities are to be supported.

However, this position is not wholly reflected in the rest of Policy SP1, which seeks to focus development opportunities within the existing built up area. The document does not recognise that not all educational establishments are with urban areas. Making improvements to the existing educational provision at the Aldenham Campus necessitates consolidation and further development within the site. The relocation of the entire operation, or the establishment of additional new facilities within town centres would not itself be a sustainable option it would result in redundancy of historic buildings or splitting a school's operations. The action of splitting the operations not only could create additional traffic impacts in the new location, it would also complicate the day to day running of the educational establishment. Draft policies, such as CS23 should also recognise this.

Policy SP1 unnecessarily duplicates Government Policy in PPG12 (point vii); makes statements that it is not in a position to deliver (such as point x regarding "efficient and affordable transport"); and also contains a number of requirements (say those relating to compliance with BREAMM standards) that are best left to Building Control as PPS12 advises. Overall, this policy requires considerable editing in order to make it compliant with PPS12 and therefore 'sound'.

Q.7

Q.8

Rep NumberName:Legal and General Life Fund Partnership (L&G) c/o Jones Lang LaSalleRCS/R27//4689/1/OLegal and General Life Fund PartnershipOn behalf of						Section Policy SP1 Creating Sustainable Development		
Legal and	General Life I	Fund Partnership (L	.&G)					
Do you Cons	sider the DPD is:	<ul><li>(1) Legally Compliant</li><li>(2) Sound</li></ul>	No	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you cons Justified	ider if DPD is uns Effective	sound because it is not: Consistent with National policy:	
Q.6	as appendices Policy CS1 - C	to submission. Has re oncerns expressed over	quested ti	hat previously made submissions to th d housing provision and specifically 'si	e Revised Draft gnificant reductio	Core Strategy in on' to the East of	d Elstree Way respectively - site plans included February 2001 be taken into consideration. England Plan target over the same period, and st that a lower housing target has been selected	
				iding on green belt sites.				
Q.7								
Q.8								

Rep Number									
RCS/R27/-	4647/5/0	Daniel Rinsler &	Co Ltd			Key	Diagram		
On behalf of									
Mr J Onon	а								
				,	you consider if DPD is unsound because it is not:				
		(2) Sound	No	(2) In Part		Justified	Effective	Consistent with National policy:	
Q.6		•		0		0		Green Belt should in incorporated into the plan	
	0	representations relate to	site 5163	in Borehamwood at the rail	tunnel and	a north of Barne	t Lane. The site is	s in the Green Belt.	
Q.7	None								
Q.8	Yes								
Q.9	'For these reas	sons, the RCS is unsoun	d and the	refore we wish to participate	at the ora	l examination'			

Rep Number RCS/R27/4		dwells (on behalf of Barra Bidwells (on beh		London) Barratt North London)		Section Key	on Diagram		
On behalf of									
Bidwells (	on behalf of E	Barratt North Londor	ו)						
Do you Cons	ider the DPD is:	(1) Legally Compliant	Yes	(1) Core Strategy Support	No	Do you consid	der if DPD is uns	ound because it is not:	
·		(2) Sound	No	(2) In Part	No	Justified	Effective	Consistent with National policy:	
Q.6									
Q.7	order to identit	fy SHLAA Site S2 (Land	North of I		housing	location. Should t	he housing targe	tions), the Key Diagram should be altered in et proposed by Policy CS1 remain unchanged, te.	
Q.8									

Q.9 For the reasons provided in our representations in respect of Policy CS1, CS2 and CS3 the Key Diagram is considered to be unsound. Accordingly it is crucial that the content of the Key Diagram is explored thoroughly at the oral examination, so as to ensure that it is properly tested.

Rep Numbe	er Name: He	ertfordshire County Council		Sec	tion		
RCS/R27/4553/2/C Hertfordshire County			Council 3. Housing				
On behalf o	of		-		•		
HCC Spa	atial and Land u	se Planning					
Do you Consider the DPD is:		0		Do you cons	sider if DPD is uns	sound because it is not:	
		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:	
Q.6		0 0	n Policy CS6, there is a significant relia bability that not all SHLAA sites are like			SHLAA. There does not appear to have been	
Q.7							
Q.8							
Q.9							

Rep Number Name: G	ill & David Jay		Sec	tion	
RCS/R27//4678/1/C	Gill & David Jay		3. I	Housing	
On behalf of	-			-	
Gill & David Jay					
Do you Consider the DPD is:	<ol><li>Legally Compliant</li></ol>	<ol> <li>Core Strategy Support</li> </ol>	Do you cons	sider if DPD is un	sound because it is not:
	(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:

Q.6 Finds it difficult to reconcile the many tables showing the sources of new housing. With reference to the location of new homes in Potters Bar finds it difficult to identify how the town will deliver in excess of 350 homes (10% of the total new homes under CS2) without the use of Green Belt sites which would be contrary to paragraph 3.10 that states 'there is anticipated to be sufficient land without a new to release land in the Green Belt for development'. Grammatical error in the sentence 'if the sites in the SHLAA do not come forward at the anticipated rate [?] be a need to review the focus on housing growth within existing built up area'. Paragraph 3.11 seems to give advance warning that the Council may choose to designate Green Belt land for development.

An ability to default to Green Belt land significantly weakens the status of that land and residents' confidence in its protection because:

There is no statement of policy regarding how the Council views the relative merits of different Green Belt sites i.e. which are the Green Belt sites with the weakest case for retention or the strongest case for development

There is no clear statement as to where the Council would revise the contribution of each town towards the total under CS2 if by doing so the development of Green Belt land could be avoided.

The Core Strategy should provide residents with confidence that the Green Belt really does have the highest possible protection through specific, unambiguous policy statement

Q.7

Q.8

Rep Number	Name: Sl	nire Consulting				Sectio	n	
RCS/R27/4	658/7/0	Shire Consulting	hire Consulting 3. Housing					
On behalf of								
Shire Consu								
Do you Consid	ler the DPD is:	(1) Legally Compliant	No	(1) Core Strategy Support	No	Do you consid	ler if DPD is uns	ound because it is not:
-		(2) Sound	No	(2) In Part	No	Justified	Effective	Consistent with National policy:
	but there is still housing needs	no apparent justification of the local population" I	for using	g an annual figure below that i	recomme Council	ended by the Pane can have no cont	el and set out in rol whatsoever o	of the RSS housing requirement was unsound the RSS. Table 3 refers to "meeting the over in-migration to the district, a point
Q.7								

Rep Number Name: Shire Consulting		Section	
RCS/R27/4658/10/O Shire Consulting		3.3 Housing Land	Availability
On behalf of		-	-
Shire Consulting			
Do you Consider the DPD is: (1) Legally Compliant	<ol><li>Core Strategy Support</li></ol>	Do you consider if DPD is unso	ound because it is not:
(2) Sound	(2) In Part	Justified Effective	Consistent with National policy:

Q.6 The section of the Core Strategy entitled "Housing Land Availability" has evidently been written in an attempt to address some of the serious criticisms made by the previous Inspector but it does not provide a clear explanation of the alleged supply figures or the housing trajectory. For example the text, table 8 and Figure 2 confuse "allocations" and "commitments" and the Gross/Net Yield figures make paltry allowances for slippage. The Council has been forced to accept changes in its approach but the document still gives the impression that evidence has been tailored to suit the reduction requirement that the Council has chosen. The RSS requirement for a 15 year period would be 3750. Table 8 alleges a net 15 year supply of 3740, a figure which seems to have been designed to just exceed the Council's reduction requirement. In Appendix 5 of the "Statement of Consultation" the Council takes issue with our previous comments on housing land supply on the basis that we were involved in the workshop of the SHLAA process, but involvement does not imply endorsement of the results. Indeed we expressed our reservation on a number of occasions during that process.

Q.7

Q.8

Rep Number Name: Aldenham Parish Council RCS/R27/1192/3/C Aldenham Parish Council On behalf of					Section <i>Table 8 Projected Housing Supply in Hertsmere</i> 2012 to 2027				
Do you Consider the Q.6	DPD is:	(1) Legally Compliant (2) Sound	(1) Core Strategy Support (2) In Part	Do you cons Justified	sider if DPD is unse Effective	ound because it is not: Consistent with National policy:			
Q.7 APC would request that the table is amended so that Aldenham is shown separately, instead of as part of Bushey. Aldenham is in the Parish of Aldenham with Radlett - Bushey is separate. This will allow APC to see how many settlements are proposed for its parish.									
Q.8									
Q.9									

Rep Number Name: M	r Hawkins		Section	
RCS/R27//2593/1/C	Mr Hawkins		3.10 Gree	en Belt
On behalf of				
Mr Hawkins				
Do you Consider the DPD is:	(1) Legally Compliant	(1) Core Strategy Support	Do you consider if D	PD is unsound because it is not:
	(2) Sound	(2) In Part	Justified Effe	ctive Consistent with National policy:

Q.6 Finds it difficult to reconcile the many tables showing the sources of new housing. With reference to the location of new homes in Potters Bar finds it difficult to identify how the town will deliver in excess of 350 homes (10% of the total new homes under CS2) without the use of Green Belt sites which would be contrary to paragraph 3.10 that states 'there is anticipated to be sufficient land without a new to release land in the Green Belt for development'. Grammatical error in the sentence 'if the sites in the SHLAA do not come forward at the anticipated rate [?] be a need to review the focus on housing growth within existing built up area'. Paragraph 3.11 seems to give advance warning that the Council may choose to designate Green Belt land for development.

Q.7

Q.8

Rep Numb	er Name: Zo	og Investments Ltd c/o Ro	olfe Judd	Planning		Sectio	n			
	RCS/R27/4504/7/0 Zog Investments Ltd c/o Rolfe Judd Planning On behalf of						3.10 Green Belt			
Zog Inve	stments Ltd c/o	Rolfe Judd Plannin	g							
Do you Co	nsider the DPD is:	<ol> <li>(1) Legally Compliant</li> <li>(2) Sound</li> </ol>	Yes No	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Yes	Do you consic Justified	ler if DPD is uns Effective	ound because it is not: Consistent with National policy:		
Q.6	homes without deliverable or v be met within e	developing on greenfield viable development prosp existing urban areas is rea	I land wit bects. W alistic/rob	hin the Green Belt. Howeve /ithout this information it is dif oust.	r, there is ficult to a	no comment/ana ssess whether the	llysis to clarify w e Council's asse	nd across the Borough to accommodate 3,550 /hether these identified sites represent suitable, ertion that future housing targets can reasonably		

On this basis, it continues to be our view that the Council should not preclude the redevelopment of redundant/vacant brownfield sites with the Green Belt (in accordance with paragraph 2.37). Particularly, such development can address existing local deficiencies (particularly in terms of access to open space) and can provide an improved defensible boundary to the Green Belt.

- Q.7 As per out comments above
- Q.8 Yes
- Q.9 Our client is currently progressing development proposals at the former West Herts College Annex site and is keen to participate in the formulation of new policy within the Borough.

Rep Number	Name: Sh	nire Consulting			Sect	ion	
RCS/R27/	4658/12/0	Shire Consulting			3.1	0 Green Belt	
On behalf of		C C					
Shire Con	sulting						
Do you Cons	ider the DPD is:	(1) Legally Compliant	(1) Core Strategy Support	No	Do you cons	ider if DPD is uns	ound because it is not:
		(2) Sound	(2) In Part	No	Justified	Effective	Consistent with National policy:
Q.6	Despite the sta	rting point for the Council's app	roach to development (an immu	table G	reen Belt), parag	raph 3.10 and 3.1	1 also seems to suggest that if the SH

Q.6 Despite the starting point for the Council's approach to development (an immutable Green Belt), paragraph 3.10 and 3.11 also seems to suggest that if the SHLAA sites do not come forward, there will be a need to review GB boundaries. If that is the case it should be made explicit. Furthermore it begs the question, if the Council is uncertain, why is it so adamant that Green Belt boundaries do not need to be looked at now? If the Council is relying upon subsequent DPDs in case it needs to consider changes to the Green Belt, that matter should be addressed first in the Core Strategy. If not, it is hard to see how a subsequent DPD can be in conformity with the Core Strategy. Furthermore, given the length of time that it is taking to attempt to achieve a sound Core Strategy, we are not optimistic about the likely timescales for the Council producing further DPDs. Such blatant manipulation of the housing figures to suit a political agenda is the antithesis of planning and further adds to the unsoundness of the Core Strategy.

Q.7

Q.8

**...** 

Rep Numl	ber Name: Pl	er Name: Philips Planning Services Ltd (on behalf of Mr Mark Homan)				ion		
RCS/R27/4676/4/O Philips Planning Servic				ces Ltd (on behalf of Mr	3.10			
On behalf	of							
Philips F	Planning (on beh	half of Mr Mark He	oman)					
Do you Co	onsider the DPD is:	: (1) Legally Compliant		<ol> <li>Core Strategy Support</li> </ol>	Do you consi	sound because it is not:		
		(2) Sound	No	(2) In Part	Justified	Effective	Consistent with National policy:	
Q.6	RBS/RCS deve on which it is d	elopment rate. This is lependent and is inco	not justifie nsistent wit	d. It is unlikely to be effective in mee	eting future housing i h PPS1, PPS3, PPS	requirements and S12 and the draft	e less than past performance and annualised d their delivery given the level of contingencies NPPF to meet housing requirements and	
Q.7 The trajectory and para. 3.10 need to be made consistent with increased housing provision based upon an up-to-date SHMA which assesses ove requirements. (See related representations on other parts of the draft core strategy.)							SHMA which assesses overall housing	
Q.8	Yes							
Q.9	The issues rai	sed are fundamental	to the Core	Strategy and have been consistent	ly made by the repre	esentor without t	he substance of the representation being taken	, ir

Q.9 The issues raised are fundamental to the Core Strategy and have been consistently made by the representor without the substance of the representation being taken into account by the Borough Council.

Rep Number Name: Hertfordshire County Council						Section				
RCS/R27/4	4553/10/C	Hertfordshire Co	ounty Co	ouncil	Policy CS1 The supply of new homes					
On behalf of										
HCC Spatia	al and Land u	se Planning								
Do you Consid	der the DPD is:	<ul><li>(1) Legally Compliant</li><li>(2) Sound</li></ul>	Yes No	<ul><li>(1) Core Strategy</li><li>(2) In Part</li></ul>	Support	Do you consid Justified	ler if DPD is unso Effective	und because it is not: Consistent with National polic	cy:	
Q.6 Whilst some 300 dwellings short of the housing growth requirement for the Bo growth level proposed within the Core Strategy still remains in general conforr requirements is not too dissimilar from that proposed within the Broxbourne C supporting documentation/evidence be presented to articulate a more detailed 28) make it clear that future housing targets should take into account housing meet the full requirements for market and affordable housing in their housing				al conformity with th bourne Core Strateg e detailed explanation t housing need and o	e Plan. The sca gy which has rec on of the reason demand, housel	le of underprovision cently been subject ing behind the shinold and population	on compared to East of Englan t to examination. It would be he ortfall. PPS3 (Para 10) and the	d Plan elpful for NPPF (Para		
Q.7	With the East of England Plan in force there should be East of England Plan.		ould be gre	greater clarity on the justification for not meeting the full housing requirement for the Borough in			prough identified in the			
Q.8	No									

Rep Number RCS/R27/40 On behalf of Shire Consu	658/16/C	nire Consulting Shire Consulting			Section Policy		upply of new homes	
Do you Consid	0	(1) Legally Compliant (2) Sound	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	No No	Do you conside Justified	er if DPD is uns Effective	ound because it is not: Consistent with National policy:	
Q.6	In Policy CS1 p	point (vii) is totally unnecessary as	s it duplicates matters covered	l by Gov	vernment Policy in F	PPG2.		
Q.7	It should be de Borough".	eleted. Point (x) should also be o	deleted as it is not within the c	ontrol of	either the Council	or developers t	o provide this for "all development across the	
Q.8								
0.0								

Rep Number Name: Th	ervices	Section							
RCS/R27/1055/2/O Thames Water Property Services					Policy CS1 The supply of new homes				
On behalf of									
Thames Water									
Do you Consider the DPD is:	(1) Legally Compliant No		(1) Core Strategy Support	No	Do you consider if DPD is unsound because it is not:				
	(2) Sound	No	(2) In Part		Justified	Effective	Consistent with National policy:		

Q.6 Policy CS1 sets out that the Council will take account of local infrastructure capacity when identifying locations for new development in the Site Allocations DPD.

It is not clear whether this reference to local infrastructure capacity includes sewerage infrastructure. Notwithstanding this sewerage infrastructure is complex with sewerage networks serving multiple local authority districts and development occurring within one district can impact on the capacity available elsewhere in the network. Development Plan allocations provide the clearest picture of growth to allow for upgrades to water and wastewater infrastructure to be planned. However, the proposed revocation of the regional spatial strategies results in less certainty over the location and scale of development in order to help plan for strategic upgrades. Individual development sites can impact on the sewerage network and the scale of the impact depends on various factors including the scale of the development and the point of connection to the sewerage network. As a result it is difficult to identify whether upgrades to the sewerage networks are required to support development until there is more certainty over the location, scale and phasing of development.

It is essential that any necessary upgrades to sewerage networks and infrastructure are provided ahead of the occupation of development in order to avoid adverse impacts such as sewer flooding or pollution of watercourses. In order to ensure that capacity exists or can be provided ahead of the occupation of development.

With regard to sewage treatment capacity, most of the sewage from Hertsmere flows to Maple Lodge Sewage Treatment Works (STW) in Three Rivers District Council with the remainder being treated at Blackbirds STW located within the Hertsmere. The Three Rivers Water Cycle Study Scoping Report highlights that upgrades will be required either at Maple Lodge or Blackbirds STWs to support growth within the study area. As the flows from Hertsmere go to these sewage treatment works it is considered that the scoping report should form part of the evidence base for the Core Strategy. This is acknowledged in the response to our comments from January 2011 set out in the Statement of Consultation however, no reference to the potential upgrades to Maple Lodge or Blackbirds STW or the Three Rivers Water Cycle Study Scoping Report are made within the Core Strategy. As such the Core Strategy is not considered to be justified or effective. We are working with local authorities to ensure that upgrades required at Maple Lodge and Blackbirds together with strategic upgrades to the sewerage network are delivered to support growth and would be keen to work with Hertsmere to understand the location, scale and phasing of growth to help inform strategic infrastructure investment.

Q.7 Supporting text should be provided for Policy CS1 to highlight that Hertsmere will work with Thames Water in order to ensure that strategic wastewater infrastructure required to support growth will be delivered.

With regard to localised network upgrades, we have recommended revisions to Policy CS15 and the supporting text to ensure that any necessary upgrades are delivered ahead of the occupation of development.

Q.8

No

Rep Number	Name: CF	PRE Hertfordshire		Section						
RCS/R27/	/1491/1/0	CPRE Hertfords	hire			Polic	y CS1 The sup	oply of new homes		
On behalf of						-	•			
CPRE Her	tfordshire									
Do you Cons	ider the DPD is:	<ul><li>(1) Legally Compliant</li><li>(2) Sound</li></ul>	No	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Yes	Do you conside Justified	er if DPD is unsou Effective	nd because it is not: Consistent with National policy:		
Q.6	Belt should be whereas all dev implication is a	avoided, velopment that is inappro a result of a omitted after 'inappropriat	priate in t	the Green Belt should be avo	oided, bec	ause it is contrary	to national policy	the openness and appearance of the Gr , as currently set out in PPG2. The misle ore Strategy and with Policy CS12, as we	eading	
Q.7	greater clarity	the	,	vii) could be conveniently co the Green Belt, particularly s			a comma after the	words inappropriate development', but fe	or	
Q.8	No									
Q.9										

RCS/R27/4312/2/O On behalf of	rivers Jonas on behalf of CEMEX Drivers Jonas on behali	f of CEMEX	Section Policy CS1 The suppl	Section Policy CS1 The supply of new homes			
Drivers Jonas on behalf							
Do you Consider the DPD is:	(1) Legally Compliant (2) Sound No	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you consider if DPD is unsound Justified Effective C	d because it is not: Consistent with National policy:			
of Éland Plan 2 twenty years, o units in total gr considered by Similarly, the H with the EEP w is applied. Th that this accord housing need i Market Assess SHMA identifie the EEP housi	2001-2021 (EEP), rolled forward to or 250 units per annum. Applying eater than that proposed by the Re- the Revised Core Strategy. IBC Strategic Housing Land Availa which is incorrect. The SHLAA up is is broadly equivalent to the Rev ds with where land is available in p in the Borough. CEMEX consider ment (SHMA) 2008 covering the p is a need for 3,600 new dwellings ing target. Applied to the fifteen ye	b the end of the Revised Core Strategy the EEP figures over 15 years, the hou evised Core Strategy. No justification ability Assessment (SHLAA) Update (N odate identifies that there is sufficient lar rised Core Strategy housing target of 3, oreferred locations (previously develope r that housing land availability does not beriod 2007-2021 demonstrates a hous in Hertsmere during 2007-2021. On a	plan period (2027). The EEP housin using target for Hertsmere would be 3 has been provided to demonstrate wh lovember 2011) acknowledges that the nd supply for 3,716 dwellings over a 1 ,550 and CEMEX suggest that the house ad site and urban locations) to avoid 0 ed site and urban locations) to avoid 0 ing need which exceeds the Revised an annual basis, this amounts to 257 d , this annual requirement amounts to a	dwellings per annum, a figure greater than a total housing need of 3,857, demonstrating			

To emphasise this further CEMEX highlight the findings of demographic data released following the adoption of the EEP and preparation of the SHMA and noted in CEMZ's previous representations (March 2011) which indicates that housing need is likely to escalate.

Q.7 Suggest that Policy CS1 is amended to accommodate the requirement for these further dwellings, and believe that a good proportion of the additional dwellings could be provided following consideration of Green Belt boundaries adjacent to existing residential development - such as the Kemprow Farm site.

Q.8

Rep NumberName:Zog Investments Ltd c/o Rolfe Judd PlanningRCS/R27/4504/5/OZog Investments Ltd c/o Rolfe Judd PlanningOn behalf of	Section Policy CS1 The supply of new homes					
Zog Investments Ltd c/o Rolfe Judd Planning						
Do you Consider the DPD is: (1) Legally Compliant Yes (1) Core Strategy Support (2) Sound No (2) In Part Yes	Do you consider if DPD is unsound because it is not: Justified Effective Consistent with National policy:					
Q.6 We note that Policy CS1 is targeting the provision of 3,550 over the plan period at a rate of 237 homes per annum. However, this target is below the East of England Plan's housing targets for Hertsmere, which seek the provision of 5,000 homes between 2001 and 2021, at an annual rate of 260 dwellings per annum. In our view, the Council needs to provide clear evidence to support/explain why the East of England Plan targets have not been adopted in this particular case.						
Whilst we broadly support the criterion which will be taken into account when providi opportunities to undertake development on redundant/vacant brownfield sites with th development can address existing local deficiencies (particularly in terms of access	ne Green Belt (in accordance with paragraph 2.37). Particularly, where such					
Q.7 As per out comments above						

- Q.8 Yes
- Q.9 Our client is currently progressing development proposals at the former West Herts College Annex site and is keen to participate in the formulation of new policy within the Borough.

RCS/R27//4593/1/O On behalf of	tevenage Borough Council Stevenage Borough C	Section Policy CS1 The supply of new homes				
Stevenage Borough Cc Do you Consider the DPD is:		(1) Core Strategy Support (2) In Part	,		nd because it is not: Consistent with National policy:	
Looking ahea effect, decisio and success Historically, th Hertfordshire underprovide However, it is Current Gove assessments The draft Nati housing market area. There is curre these requirements Until such tim be able to demonstrate t Notwithstandi	we made plain that, for so long as d, the Localism Act contains provi ns about the appropriate level of l ully discharging the duty to co-op ere has been a strategy of redistr Structure Plan Review 1991-201 housing when measured against clear (c.f. Stevenage's Draft Core mment guidance on setting housi of need and demand using the fi onal Planning Policy Framework r ntly no framework for co-operatio in the event that the East of Engla e as a framework exists, it is cons that the duty-to-cooperate has been ing these points, even while the East	Regional Strategies subsist, any Core sions for the Secretary of State to revol nomes to be built in the future will becon- erate. ibution among districts in Hertfordshire 1 [adopted 1998] and the East of Engla their projected needs on the basis that Strategy) that it will not be possible to ng targets is set in Planning Policy Stat ndings of the SHMA and Government h neanwhile suggests that authorities sho n and / or the redistribution of targets a	e Strategy submitted fi ke any Regional Stra me a matter for indivi to ensure that the de and Plan [2008]). This it is offset by overpro- simply rely on this ap ement 3: Housing (Pl nousehold projections ould plan to meet the mongst authorities or ority proposing housing houses have been me	for examination n totegy in part or in idual authorities. evelopment need s strategy has eff vision elsewhere pproach continuin PS3). PPS3 requ s. full requirements r housing market ng targets which et.	nust be in conformity with it. whole by Order. If and when th This will be subject to the tests is of the County are at least broat fectively allowed some authorities ing in the future. uires, inter alia, that targets be in s for market and affordable hou areas in Hertfordshire (or beyon are lower than locally-assessed	ese are given of soundness adly met (c.f. es to nformed by sing in their nd) to meet I need would
the housing r	narket area or beyond.	f housing against identified needs inclu been successfully discharged including	0	Ū		where within
Q.8 Yes						
Q.9 To ensure the	at these matters are fully consider	ed.				

Rep Number RCS/R27/40 On behalf of	7/4634/3/O Woolf Bond Planning (for Gilston					Section Policy CS1 The supply of new homes				
Woolf Bond	Planning (for	r Gilston Developme	ents)							
			Yes (1	) Core Strategy Support 2) In Part	No	Do you conside Justified	er if DPD is unsou Effective	nd because it is not: Consistent with National policy:		
	intensification a development in are in conflict w base, which der housing land to	pproach within the RCS the Green Belt at the co ith one another. Indeed, monstrates that there sho o meet the requirement o	is not based st of deliverin the RCS reli buld be no re during the pla	upon a robust assessmen ng sufficient affordable hor es on the delivery of housi eduction in employment lar	t of likely nes and in ng in curr nd. As suc felt that th	delivery and is ir nfrastructure and ent employment h, it is considere is necessitates t	i conflict with PPS I would therefore f areas, an approace to that the LPA is r	S12. The application of the urban 3 and PPS12. The LPA wishes to prevent ail to deliver the objectives of the RCS, which that is not supported by its own evidence not able to demonstrate a developable supply of from the Green Belt. (These comments also	of	
Q.7	Potters Bar (SI	HLAA refs. S52, S53, S5	4 & S56) tha	it is suitable and available.	The RCS	should include a	a new policy in rela	to the north east of Borehamwood and south o ation to the land north east of Borehamwood		

Potters Bar (SHLAA refs. S52, S53, S54 & S56) that is suitable and available. The RCS should include a new policy in relation to the land north east of Borehamwood stating that 'Land to the north east of Borehamwood, as shown on the key diagram, is identified for a sustainable urban extension to provide for a mixed community of up to around 750 dwellings together with associated infrastructure. The detailed boundaries of the broad location together with the overall quantum of housing development, including the amount of necessary supporting infrastructure will be a matter to be determined through a development brief in consultation with the local community.' A similar worded policy for the two areas of land to the south of Potters Bar should be prepared, though it should specify that the sites would yield 150 dwellings each. (Please see additional information submitted for further comments).

Q.8

Q.9 To expand upon our representations and to take account of the most up to date and publically available information.

Rep Numb	$\mathbf{J}_{\mathbf{r}} = \mathbf{J}_{\mathbf{r}} + $					Section			
RCS/R2	7/4634/4/0	Woolf Bond Pla	nning (	for Gilston	Policy CS1 The supply of new homes				
On behalf	of		0 (						
Woolf Bo	ond Planning (fo	or Gilston Developm	ents)						
Do you Co	nsider the DPD is:	(1) Legally Compliant Yes (1) Core Strategy Support				No Do you cons	sider if DPD is unsound because it is not:		
		(2) Sound	No	(2) In Part		Justified	Effective	Consistent with National policy:	
Q.6	The RSS shou	Ild be the starting point fo	or any ho	ousing target. However, the Co	uncil sh	ould also have re	gard for PPS3 ar	d the draft NPPF, which require that LPAs	
								MA indicates that there is a greater need for	
	housing than s	set out in the RSS, the ho	ousing ta	rget should be higher. The tar	get seen	ns to be based or	n the SHLAA and	available capacity within urban areas; it should	

meet the full requirements for market and affordable housing, taking into account need and demand. Given that the SHMA indicates that there is a greater need for housing than set out in the RSS, the housing target should be higher. The target seems to be based on the SHLAA and available capacity within urban areas; it should be based on an assessment of need. Demographic data from the Chelmer model should not be used to assess need, as it is not the most up-to-date assessment of need. Furthermore, the SHLAA demonstrates that the Council's strategy as set out in the RCS would fail to provide a sufficient level of housing and would be inflexible and uncertain, due to a heavy reliance upon the Elstree Way Corridor, Broad Locations and the BBC Elstree site. (These comments also relate to paragraphs 3.1-3.14). (Please see additional information submitted for further comments).

- Q.7 A Green Belt review should be undertaken and the RCS should be amended to make reference to this study. Land exists to the north east of Borehamwood and south of Potters Bar (SHLAA refs. S52, S53, S54 & S56) that is suitable and available. The RCS should include a new policy in relation to the land north east of Borehamwood stating that 'Land to the north east of Borehamwood, as shown on the key diagram, is identified for a sustainable urban extension to provide for a mixed community of up to around 750 dwellings together with associated infrastructure. The detailed boundaries of the broad location together with the overall quantum of housing development, including the amount of necessary supporting infrastructure will be a matter to be determined through a development brief in consultation with the local community.' A similar worded policy for the two areas of land to the south of Potters Bar should be prepared, though it should specify that the sites would yield 150 dwellings each. (Please see additional information submitted for further comments).
- Q.8 Yes
- Q.9 To expand upon our representations and to take account of the most up to date and publically available information.

Rep Number	Name: Da	niel Rinsler & Co Ltd		Section					
RCS/R27//4	4647/1/0	Daniel Rinsler &	Co Ltd	Policy CS1 The supply of new homes					
On behalf of									
Mr J Onona									
Do you Consid	er the DPD is:	<ul><li>(1) Legally Compliant</li><li>(2) Sound</li></ul>	```	<ol> <li>Core Strategy Support</li> <li>In Part</li> </ol>	No	Do you consid Justified	der if DPD is unsou Effective	und because it is not: Consistent with National policy:	
Q.6	figure, and there account. It is the	efore unreasonable and nought that there is an over	unsound. It ver reliance	is considered that population	on project rojected h	ions, household	d growth and afford	ata sources has been used to determine the lable houseing targets have not been taken into e unrealistic. It is not thought that the Council	
Q.7	None								
Q.8	Yes								

Q.9 'For these reasons, the RCS is unsound and therefore we wish to participate at the oral examination'

Rep Number Name: Bidwells (on behalf of Barratt North London)

RCS/R27//4675/1/O Bidwells (on behalf of Barratt North London) On behalf of Section Policy CS1 The supply of new homes

Bidwells (on behalf of Barratt North London)

Do you Consider the DPD is:	(1) Legally Compliant	No	(1) Core Strategy Support	No	Do you consi	der if DPD is unso	und because it is not:
	(2) Sound	No	(2) In Part	No	Justified	Effective	Consistent with National policy:

Q.6 The approach adopted by the Council thus far in order to determine the extent of housing targets is considered to be flawed and moreover is inconsistent with the clear guidance given by PPS3. The RCS does not provide any genuine evidence to substantiate the target set by Policy CS1, indeed the Council's own data would seem to suggest that the targets are far too modest to satisfy projected housing need. At paragraph 2.27 the RCS states that the target set by Policy CS1 takes account of infrastructure constraints but there is no indication within the RCS or any other document as to what these might be. It would appear from the Hertfordshire Local Transport Plan 2011-203123 that there are no strategic transport deficiencies which would constrain development in the Borough (refer to Policy CS3 representations for further details). The housing target set by Policy CS1 of the RCS is therefore inconsistent with the guidance of PPS3 and is not justified by a robust and credible evidence base as required by PPS12.

Policy CS1 also requires housing development to be focussed within existing urban areas. it is our view however that there are insufficient deliverable urban sites to satisfy the targets set by Policy CS1, let alone any increase which may be required to these targets. It is therefore highly likely that there will be a need for some Green Belt release in order to supplement urban land supply. At this stage, the Council have not undertaken any technical work to consider the implications of Green Belt release and as such the RCS provides no indication of where development in the Green Belt should be located if urban land fails to deliver a sufficient number of dwellings. It is not sufficiently robust to simply state that strategic issues of this nature will be considered at a later date.

We would therefore urge the Inspector to postpone Examination of the RCS in order to allow the Council to undertake a full and proper review of existing Green Belt boundaries. (Please see additional information submitted for further comments).

Q.7 On the basis that both the wording and content of Policy CS1 is considered to be unsound, it would not be appropriate to suggest changes to the policy, given that any changes would fundamentally alter the overall strategy for growth in the Borough, thus requiring further technical work and public consultation. Nonetheless, at the very least, the RCS should seek to make up the previous shortfall in supply, when calculated against the EEP target. Policy CS1 should also make it very clear that housing targets are the minimum development required and should not be seen as a ceiling to development.

Q.8 Yes

Q.9 The brief assessment provided demonstrates that the terms of Policy CS1 are both illegal and unsound. Accordingly it is crucial that these issues are explored thoroughly at the oral examination, so as to ensure that the policy is properly tested.

Rep Number Na RCS/R27//4676/1 On behalf of	1 0	Ltd (on behalf of Mr Mark Homan) g Services Ltd (on behalf of Mr	Section Policy CS1 The supply of new homes		
Philips Planning (	on behalf of Mr Mark Hom	nan)			
	OPD is: (1) Legally Compliant (2) Sound		Do you consider if DPD is unsour Justified Effective	nd because it is not: Consistent with National policy:	
not rela propos require	ate to any overall assessment of ed policy is inconsistent with na		ng even the Council's own assessment of nd the emerging NPPF. No justification is		
Q.7 (No co	omments submitted).				
Q.8 Yes					

Q.9 The issues raised are fundamental to the Core Strategy and have been consistently made by the representor without the substance of the representation being taken into account by the Borough Council.

Rep Numb	er Name: Ta	ylor Wimpey North Tha	mes			Section					
RCS/R2	7//4679/1/0	Taylor Wimpey	North 7	Thames	Policy CS1 The supply of new homes						
On behalf o	of					-					
Taylor W	impey North Th	ames									
Do you Co	nsider the DPD is:	(1) Legally Compliant (1) Core		(1) Core Strategy Support	) Core Strategy Support No Do you c			u consider if DPD is unsound because it is not:			
		(2) Sound	No	(2) In Part		Justified Ef	ffective	Consistent with National policy:			
Q.6	reflective of loc additional sour The Council ha adequate supp	al identified need and w ces of housing land and we again therefore used ly of land to meet the re	ill limit the that the u the SHL sults of a	e potential of the Revised Cor updated SHLAA work now ind AA and the identified potentia n objective assessment of nee	e Strateg icates the I supply o ed as bot	y (RCS). It is eviden at just over 3,550 dwe of urban land outside t h current (paragraph 3	nt that the Cou ellings could p the Green Bel 33, PPS3) and	alls short of the RSS target and is not fully uncil have undertaken further work to identify otentially be delivered over the next 15 years. It to set the target rather than identifying an d emerging (paragraphs 14 & 15, NPPF) re the revised target the Council's approach			

- assumes that all sites identified will come forward. The reality is that they will not and the approach being adopted in the RCS does not therefore provide for a flexible, rolling programme of housing land that PPS3 or the emerging NPPF require. If the Council is to maximise the use of urban land for housing and to avoid the need to utilise Green Belt land then every opportunity will need to be sought to increase the yield of dwellings from urban sites within the main settlements.
- Q.7 It must be demonstrated that the housing target is based upon an objective and robust assessment of need and not just available capacity in urban land in line with national guidance (paragraph 33, PPS3 and further supplemented by paragraphs 14 & 15 of emerging NPPF). The supply of housing land identified over the plan period must be sufficient enough to ensure a continuous supply of available, suitable and deliverable land remains in the event that identified sites do not come forward as anticipated (paragraphs 52 & 53, PPS3 and paragraph 109, emerging NPPF).

Q.8 No

Rep Number Name: Strutt and Parker LLP for Royal Masonic Trust Section RCS/R27//4680/1/0 Strutt and Parker LLP for Roval Masonic Trust Policy CS1 The supply of new homes On behalf of Strutt and Parker LLP for Royal Masonic Do you Consider the DPD is: (1) Legally Compliant Yes (1) Core Strategy Support Do you consider if DPD is unsound because it is not: (2) Sound No (2) In Part Yes Justified Effective Consistent with National policy:

Q.6 Paragraphs 3.3- 3.14 of the Core Strategy provide background to justify the policy wording for policy CS1. This clearly sets out that Hertsmere Borough Council does not intend to allocate or safeguard any land within the greenbelt over the plan period. This is a change to the 2008 Core Strategy submission, which made provision for a number of 'areas of search' which were considered potential sustainable locations should greenbelt land by required to meet regional housing targets.

From reviewing the Core Strategy and other supporting documents, it appears that the change in strategy towards greenbelt land release is based on two factors: 1. The results of the SHLAA (2010), which identified a potential supply of 3,740 dwellings from brownfield/sites within the development boundary. 2. The abolition of the East of England Plan (2008), which gives Councils the flexibility to set their own housing targets

The ability of Hertsmere to set their own housing targets is not in question, however prior to the adoption of the plan the Council needs to justify that the number of dwellings identified within the town/village development boundaries are fully deliverable and achievable over the plan period. Although 3,740 dwellings have been identified as suitable within the SHLAA, there is evidence to suggest that several of the sites will not be deliverable or achievable within the plan period. For this reason it

is not considered that policy CS1 fully meets the test of 'soundness'.

Q.7

It is suggested that the wording of bullet point 6 be amended as set out below and that an additional bullet point be added. vi) the need to focus the majority development within the boundaries of existing built- up areas vii) the need to allow for a limited release of greenbelt land, adjacent to the main settlements. This will include land at Little Bushey Lane, Bushey and .(for Council to insert other sites as appropriate).

Or the alternative wording to the additional paragraph, should the Council not wish to commit to greenbelt land release at this stage.

vii) the need to safeguard a limited amount of greenbelt land, adjacent to the main settlements. The safeguarded greenbelt sites include land at Little Bushey Lane, Bushey (for Council to insert other sites as appropriate). The 2010/2011 annual monitoring report (AMR) confirmed that only 156 dwellings were built in the monitoring year of 2010/2011. This is significantly below the previous target of 250 units per annum and the proposed Core Strategy target of 237 units per annum. Given that the SHLAA identifies that 968 dwellings are expected to

come forward from development that already has planning permission or allocated sites this low completion level suggests significant question mark over the deliverability of these sites. The sharp fall in completions in 2010/2011 as predicted suggests substantial issues with regard to the deliverability of brownfield land/other land within development

boundaries. In addition from reviewing the SHLAA (2010) it is apparent that the submission of most of the sites that have been put forward for development are not substantiated by a robust evidence base. There is a high probability that many of the 'deliverable' sites identified will suffer from issues relating to transport/access, foul water/surface water drainage problems and contaminated land issues, all common problems in the deliverability of brownfield land. Once the appropriate surveys have been undertaken it is likely to render a number of the sites either unviable or not suitable for development.

To address this fundamental problem the Council needs to give additional flexibility towards the release of greenbelt land. This will ensure that an adequate supply of deliverable housing exists to meet the required housing numbers. The best method of achieving this would be to allow for the release of well-positioned greenbelt land.

The site at Little Bushey Lane, Bushey (see attached plan) has a very strong relationship with the existing town development boundary for Bushey. It also benefits

Q.8 Yes

Q.9 Attendance in public is required to put forward a robust case to support the comments provided in this statement. In particular we would like to provide evidence with regard to the 5- year land supply and viability; with reference to the available sites set out in the SHLAA, and to address the issue of delivery of affordable housing over the plan period.

Rep Nur	nber Name: K	Inight Frank		Section						
RCS/F	27//4681/1/0	Knight Frank				Poli	icy CS1 The s	supply of new homes		
On beha	alf of	-					-			
Knight	Frank (on behalf	of Enfield BC)								
Do you (	Do you Consider the DPD is: (1) Legally Compliant			(1) Core Strategy Support	No	Do you consi	ider if DPD is uns	sound because it is not:		
		(2) Sound	No	(2) In Part	No	Justified	Effective	Consistent with National policy:		
Q.6										
Q.7	The housing	target should be brought	more in liı	ne with the ONS Government	Projectio	ons. (Please se	e additional infor	mation submitted for further comments).		
Q.8	No									

Q.9 N/A

Rep NumberName:NLP for CEG and Owners of Potters Bar Golf ClubRCS/R27//4683/1/ONLP for CEG and Owners of Potters Bar GolfOn behalf of

Section Policy CS1 The supply of new homes

CEG and Owners of Potters Bar Golf Course

Do you Consider the DPD is: (1) Legally Compliant (1) Core Strategy Support No (2) In Part

Do you consider if DPD is unsound because it is not: Justified Effective Consistent with National policy:

Q.6 The Revised Core Strategy as it currently stands is unsound because it does not adequately justify the scale and distribution of development for the Borough, in the context of the evidence on objectively assessed development needs.

The distribution and level of development proposed through the Revised Core Strategy does not accord with, or deliver the aims and objectives of, national policy, specifically homes and jobs to meet needs nor the stated aims and objectives of the Revised Core Strategy itself.

Q.7 Due to the above, in order to make the Core Strategy sound, there needs to be an amendment to Policies CS1 and CS2 and the supporting text to require a higher dwelling target. This should be set at a minimum of 350 dwellings per annum, equivalent to 5,250 dwellings over the period 2012-2027.

Policies CS1 and CS2 will therefore need to be changed to include a recognition that Green Belt release is likely to be necessary to accommodate the higher dwelling target and that the suitable sites to deliver this will be identified through the forthcoming Site Allocations Document which will amend Green Belt boundaries accordingly. This will similarly need to be reflected in CS12 where it should be identified that whilst the presumption against inappropriate development, which causes harm to the openness and appearance of the Green Belt, will remain, suitable sites for amendments to the Green Belt will be considered through the Site Allocations DPD where it can be demonstrated they are appropriate and will not harm the objectives of the Green Belt. This will include assessing those Green Belt sites already deemed deliverable through the SHLAA. A 'Strategic Assessment of the Need for Housing in Hertsmere' is also attached to the representation.

Q.8 Yes

Q.9 CEG and the Owners of Potters Bar Golf Course consider the Revised Core Strategy is not a sound and robust basis for the future planning of Hertsmere and wish to reserve the right to appear at the oral examination on the basis of the representations set out.

Rep Number Name: Dr	ivers Jonas on behalf of	CEME>	Κ	Sect	ion			
RCS/R27/4312/3/0	RCS/R27/4312/3/0 Drivers Jonas on behalf of CEMEX			Policy CS2 The location of new homes				
On behalf of					-			
Drivers Jonas on behalf	of CEMEX							
Do you Consider the DPD is:	(1) Legally Compliant		(1) Core Strategy Support	Do you cons	ider if DPD is uns	ound because it is not:		
	(2) Sound	No	(2) In Part	Justified	Effective	Consistent with National policy:		
Q.6								
					ticular for Radlett	Suggest that the distribution of housing land to		
Radlett is insu	fficient for a settlement i	dentified	d on the third level of the settlement	hierarchy.				

Suggests contradiction between paragraph 2.39 setting out the reasons why Radlett has been attributed at least 5% of new housing, justified by limited scope and capacity for growth, with the profile of the settlement provided in Table 6 which identifies Radlett as a district centre "servicing local residents and visitors from further afield. Also, does not recognise that new development can deliver improvements to local infrastructure to overcome shortfalls. CEMEX finds this policy unsound as it is inconsistent and unjustified due to flaws in the evidence base.

Q.7

Q.8

Rep Number	Name: Da	aniel Rinsler & Co Ltd			Section						
RCS/R27/	4647/2/0	Daniel Rinsler &	Co Ltd	Policy CS2 The location of new homes							
On behalf of							-				
Mr J Onon	a										
Do you Consider the DPD is:		(1) Legally Compliant	No	(1) Core Strategy Support	(1) Core Strategy Support No	Do you consi	Do you consider if DPD is unsound because it is not:				
		(2) Sound	No	(2) In Part		Justified	Effective	Consistent with National policy:			
Q.6 It is considered that there should be a review of Green Belt land with a view to delivering housing in the long term. It is not thought that the policy is based on 'credit evidence'. Representation relates to site S163 in Borehamwood, within the Green Belt but with good access to the town centre. It is considered that this site should released as part of the Core Strategy in a phased approach over the course of the plan.											
Q.7	None										
Q.8	Yes										

Q.9 'For these reasons, the RCS is unsound and therefore we wish to participate at the oral examination'

Rep Number Name: Bidwells (on behalf of Barratt North London)

RCS/R27/4675/2/O Bidwells (on behalf of Barratt North London)

Section Policy CS2 The location of new homes

Bidwells (on behalf of Barratt North London)

Do you Consider the DPD is:	(1) Legally Compliant	Yes	(1) Core Strategy Support	No	Do you consi	der if DPD is uns	sound because it is not:
	(2) Sound	No	(2) In Part	No	Justified	Effective	Consistent with National policy:

Q.6 Policy CS2 fails to provide a 'Plan B' in order to ensure that housing growth is directed to appropriate Green Belt locations, should urban land not yield a sufficient number of dwellings to satisfy targets. In accordance with paragraph 2.12 of PPG2 the Council should safeguard appropriate sites to supplement housing land supply now, rather than seeking to review the Green Belt boundary at the end of the plan period. The approach adopted by Policy CS2 is therefore considered to be ineffective and in the absence of a strategic Green Belt review, it is not justified by a robust and credible evidence base in accordance with the requirements of PPS12. (Please see additional information submitted for further comments).

Q.7 If the housing target set by Policy CS1 is increased, as is suggested in our representations, the wording of Policy CS2 should be altered to allow for the release and allocation of

SHLAA Site S2 in accordance with the Council's phased approach.

Should the housing target proposed by Policy CS1 remain unchanged, it is considered that the wording of Policy CS2 can be altered as follows to make it sound. Policy CS2 Location of New Homes

Priority will be given to locating the majority of residential development within the main settlements of Borehamwood, Potters Bar and Bushey. Between 2012-2027, up to 60% of new housing will be sought in Borehamwood, at least 10% in Potters Bar, up to 25% in Bushey and at least 5% in Radlett and other suitable locations. Land to the North of Barnet Lane in Borehamwood (shown on the Proposals Map) will also be removed from the Green Belt and safeguarded to meet the development needs of the Borough. Residential development on the site for up to 150 dwellings will be supported if the Council is unable to demonstrate a five year rolling supply of housing land at any time between 2012 - 2027.

Windfall developments will be supported on appropriate sites in all towns, subject to local environmental constraints, the relationship with the surrounding pattern of development and the requirements of Policies SP1, CS12, CS15, CS16 and other relevant planning policies.

Within rural locations and in particular, Shenley, Elstree and South Mimms limited, small scale infilling on suitable sites will be supported.

Q.8 Yes

On behalf of

Q.9 The assessment provided demonstrates that Policy CS2 is unsound. Accordingly it is crucial that the issues raised are explored thoroughly at the oral examination, so as to ensure that the policy is properly tested.

Rep Number	Name:	Philips Planning Services Ltd (on behalf of Mr Mark Homan)
RCS/R27/4676	/5/0	Philips Planning Services Ltd (on behalf of Mr
On behalf of		, ,

Section Policy CS2 The location of new homes

Philips Planning (on behalf of Mr Mark Homan)

Do you Consider the DPD is:	(1) Legally Compliant		(1) Core Strategy Support	No
	(2) Sound	No	(2) In Part	

Do you consider if DPD is unsound because it is not: Justified Effective Consistent with National policy:

Q.6 The list of core strategy policies to be submitted states that draft policy CS2 replaces saved local plan policy H4 dealing with 'Green Belt safeguarded land for housing'. No reference, justification or explanation relating to this however is contained in the text of the draft core strategy. The 'safeguarded' land does not lie within the approved green belt and adjoins the main settlements of the Borough. Yet reference is only made within the draft text and policies to land 'within' the main settlements and no reference is made to land on the edge of settlements and previously safeguarded for housing under policy H4. The availability of the safeguarded land for housing needs to be made explicit because of the identification of safeguarded sites within the SHLAA as part of the future housing land supply referred to in the draft Core Strategy and its specific reservation for housing development. (This comment also relates to para. 3.12).

- Q.7 Para 3.12 and policy CS2 should be modified to refer to locating the majority of residential development within the main settlements and on land excluded from the green belt and reserved for housing.
- Q.8 Yes
- Q.9 The issues raised are fundamental to the Core Strategy and have been consistently made by the representor without the substance of the representation being taken into account by the Borough Council.

Rep Number Name: S <i>RCS/R27/4680//O</i> On behalf of	trutt and Parker LLP for Royal Masonic Trust Strutt and Parker LLP for Royal Masonic Trust	Section Policy CS2 The location of new homes	
Do you Consider the DPD is:	(1) Legally Compliant Yes (1) Core Strategy Support (2) Sound No (2) In Part Yes	Do you consider if DPD is unsound because it is not: s Justified Effective Consistent with National policy:	
	. The provision of 25% of housing to be located at Bushey is appropr	ents of Borehamwood, Potters Bar and Bushey is fully supported and is consistent with riate given its size and that it has the suitable infrastructure to accommodate	Ϊh
of the number of come forward within the town dwellings over delivered in Bu meet the dema will come forwa high probability town developm As part of the s required to me require the rele	dwellings likely to come forward from existing allocations and permiss from existing allocations and permissions within Bushey and the sum of development boundary. This gives a total provision over the plan per the plan period. Therefore the provision of 760 units falls 128 units sushey. The Council have stated that the shortfall will be made up of w and as there is no certainty regarding windfall sites. Additionally it is a ard for development. As explained in section 20f this report there is a y that the town centre sites identified will not all come forward for development. SHLAA review, the Council only identified one suitable greenbelt site et the 128 unit shortfall identified in paragraph 4.2. This is site refere	velopment. On this basis within Bushey there is a shortfall of identified sites within the e around Bushey that is of an adequate capacity to meet the shortfall of housing ence S42 at Little Bushey Lane. All of the other identified suitable sites would v to meet the 128 dwelling shortfall alone. Releasing one larger site has the benefit of	e

Q.7 The wording for this policy is appropriate; however the Council need to clearly justify their position with regard to the deliverability of the identified sites within the settlement boundary of Bushey to meet the 25% of housing allocated.

Q.8

Q.9 Attendance in public is required to put forward a robust case to support the comments provided in this statement. In particular we would like to provide evidence with regard to the 5- year land supply and viability; with reference to the available sites set out in the SHLAA, and to address the issue of delivery of affordable housing over the plan period.

Rep Number Name: Knight Frank	Section					
RCS/R27/4681/2/O Knight Frank	Policy CS2 The location of new homes					
On behalf of						
Knight Frank (on behalf of Enfield BC)						
Do you Consider the DPD is: (1) Legally Compliant (2) Sound No	(1) Core Strategy SupportNoDo you consider if DPD is unsound because it is not:(2) In PartNoJustifiedEffectiveConsistent with National policy:					
arise as a result of this, it is thought that new h outside of the main settlements may also have	ousing target should be significantly higher. To reduce the pressure on the infrastructure of the main towns that would nousing should be distributed more evenly across the Borough. To accommodate the level of growth required new areas to be identified. Moreover, many of the sites identified in the SHLAA may not be developed at all, may not come forward at for families as they would be flats. (Please see additional information submitted for further comments).					
Q.7 There should be the consideration of the potential of Green Belt sites, some of which could be safeguarded for housing. Specifically, SHLAA site S162 could contribute towards housing supply. (Please see additional information submitted for further comments).						
Q.8 No						

Q.9 N/A

Rep NumberName:NLP for CEG and Owners of Potters Bar Golf ClubRCS/R27/4683/2/ONLP for CEG and Owners of Potters Bar GolfOn behalf of

Section Policy CS2 The location of new homes

CEG and the Owners of Potters Bar Golf Course

Do you Consider the DPD is: (1) Legally Compliant (1) Core Strategy Support (2) Sound (2) In Part Do you consider if DPD is unsound because it is not: Justified Effective Consistent with National policy:

Q.6 The Revised Core Strategy as it currently stands is unsound because it does not adequately justify the scale and distribution of development for the Borough, in the context of the evidence on objectively assessed development needs.

The distribution and level of development proposed through the Revised Core Strategy does not accord with, or deliver the aims and objectives of, national policy, specifically homes and jobs to meet needs nor the stated aims and objectives of the Revised Core Strategy itself.

Q.7 Due to the above, in order to make the Core Strategy sound, there needs to be an amendment to Policies CS1 and CS2 and the supporting text to require a higher dwelling target. This should be set at a minimum of 350 dwellings per annum, equivalent to 5,250 dwellings over the period 2012-2027.

Policies CS1 and CS2 will therefore need to be changed to include a recognition that Green Belt release is likely to be necessary to accommodate the higher dwelling target and that the suitable sites to deliver this will be identified through the forthcoming Site Allocations Document which will amend Green Belt boundaries accordingly. This will similarly need to be reflected in CS12 where it should be identified that whilst the "presumption against inappropriate development, which causes harm to the openness and appearance of the Green Belt", will remain, suitable sites for amendments to the Green Belt will be considered through the Site Allocations DPD where it can be demonstrated they are appropriate and will not harm the objectives of the Green Belt. This will include assessing those Green Belt sites already deemed deliverable through the SHLAA. A greater proportion of any dwelling requirement across the Borough should be delivered in Potters Bar to respond to the local need. Policy CS2 should be amended to state that up to 20% of new housing will be sought in Potters Bar, with the level of growth sought in other areas amended accordingly.

Green Belt release in Potters Bar will be necessary to achieve this with sites and green belt boundaries should be confirmed through the Site Allocations Document. As above, policy CS12 should be amended to reflect this, with the supporting text to CS2 and CS12 specifically identifying Green Belt amendments around Potters Bar as a priority over any Green Belt amendments in other areas of the District in order to address the imbalance in the current distribution of planned development.

Hertsmere Borough has a significant level of housing need and demand, as reflected in its existing evidence base including the Chelmer Demographic projections and the SHMA (notwithstanding the shortcomings of that evidence base). This is also evidenced by NLP's 'Strategic Assessment of the Need for Housing in Hertsmere' which provides a more robust and up-to-date assessment of housing need. Over a long period, population in the Borough has grown, through a combination of natural change, and, in most recent years, net inmigration.

Q.8 Yes

Q.9 CEG and the Owners of Potters Bar Golf Course consider the Revised Core Strategy is not a sound and robust basis for the future planning of Hertsmere (see attached representations) and wish to reserve the right to appear at the oral examination on the basis of the representations set out.

On behalf o	7/4687/3/O <sup>of</sup>	PPML Consultin	g Ltd (o	Annington Developments Ltd) on behalf of Annington	)	Section 3.15	on i <i>Infilling</i>	
```		ington Development	,					
Do you Con	nsider the DPD is:	<ol><li>Legally Compliant</li></ol>		<ol><li>Core Strategy Support</li></ol>		,		ound because it is not:
		(2) Sound	No	(2) In Part	Yes	Justified	Effective	Consistent with National policy:
Q.6	Q.6 Paragraph 3.15 - the definition of infilling is too restrictive. There is no specific guidance on this matter in national policy guidance PPG 2 that would support limiting infilling to one or two dwellings. The quantum of development subject of infilling should be determined on a site by site basis. Bushey should be added to the list of locations where a development boundary should be proposed allowing appropriate infilling.							
Q.7		ence to 'one or two dwell ooundary is proposed.	ings'. Th	e quantum should be determin	ned on a	site by site basis	. The village of I	Bushy should be added to the list where a
Q.8	No							

Q.9 N/A

Rep Number Name: D RCS/R27/4312/4/O On behalf of	privers Jonas on behalf of CEMEX Drivers Jonas on behal	f of CEMEX	Section Policy CS3 Phase	ing of Development
Drivers Jonas on behalf	of CEMEX			
Do you Consider the DPD is:	(1) Legally Compliant (2) Sound No	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you consider if DPD is uns Justified Effective	ound because it is not: Consistent with National policy:
Q.6 CEMEX consi emerging nation		cient and anticipate a shortfall will occu	ur and consider the policy unsoun	d as it is not in accordance with adopted or
for Local Plan	ning Authorities to demonstrate a fi	ive year supply of deliverable sites, plu	us an additional allowance of 20%	Framework (NPPF) specifically a requirement b. Without the Core Strategy taking the NPPF of the Core Strategy will be inevitable.
	ence Policy H1 - Regional Housing d, rather than ceilings which should		lighting that district housing alloca	tions are to be regards as minimum targets
Q.7 A further revie	ew of the evidence base and the S	HLAA to demonstrate how this further	20% could be accommodated is	required.
Q.8				

Rep Number RCS/R27/4647/ On behalf of Mr J Onona		niel Rinsler & Co Ltd Daniel Rinsler &	Co Ltd			Section Polici		ng of Development
Do you Consider the	e DPD is:	<ol> <li>(1) Legally Compliant</li> <li>(2) Sound</li> </ol>	No No	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	No	Do you consic Justified	ler if DPD is uns Effective	ound because it is not: Consistent with National policy:
				e with PPS3 on delivering ho the policy should allow for the				e phasing of development in the manner - specifically site S163
Q.7								
Q.8 Yes	3							
Q.9 'Foi	r these reas	ons, the RCS is unsoun	d and the	refore we wish to participate	at the ora	al examination'		

Rep Number Name: Bidwells (on behalf of Barratt North London)

RCS/R27/4675/3/O Bidwells (on behalf of Barratt North London) On behalf of Section Policy CS3 Phasing of Development

Bidwells (on behalf of Barratt North London)

address any shortfall in supply.

Do you Consider the DPD is:	(1) Legally Compliant	Yes	(1) Core Strategy Support	No	Do you consider if DPD is unsound because it is not:		ound because it is not:
-	(2) Sound	No	(2) In Part	No	Justified	Effective	Consistent with National policy:

Q.6 For the reasons provided above, Policy CS3 would fail to effectively control the delivery of development across the plan period. It is the responsibility of the Council to increase the supply of housing in accordance with Government guidance. The nominal threshold imposed by Policy CS3 will simply place an unjustified moratorium on the delivery of housing in Hertsmere. This is an unnecessarily restrictive policy position that has no foundation in either the current suite of national planning policy documents or the emerging NPPF.

Policy CS3 also fails to provide sufficient clarity as to the mechanism and process which will be entered into by the Council in order to review the phasing of housing delivery in the event that there is a shortfall in supply. To simply state that a review will be undertaken does not go far enough. The policy must include wording which clearly sets out the Council's intended approach. This approach should include the identification of safeguarded Green Belts sites. In absence of a strategic Green Belt review, it is considered that SHLAA Site S2 (Land North of Barnet Lane) should fall into this category (please refer to Policy CS2 representations for further details of SHLAA Site S2 and the reasons for releasing the site from the Green

Belt).

Policy CS3 is therefore considered to be unsound, insofar as it is not justified, effective or consistent with national planning policy. (Please see additional information submitted for further comments).

Q.7 If the housing target set by Policy CS1 is increased, as is suggested in our representations (see Policy CS1 representations). The wording of Policy CS3 should be altered to allow for the release and allocation of SHLAA Site S2 in accordance with the Council's phased approach.
 We are unclear as to the process which will be undertaken by the Council to review the phasing of sites (as suggested by policy CS3) and therefore it is not possible to provide an alternative wording which would make Policy CS3 sound. It is however suggested that, should the housing target proposed by Policy CS1 remain unchanged, the second paragraph of Policy CS3 be deleted entirely and that reference is made to SHLAA Site S2, which should be safeguarded for development in order to

- Q.8 Yes
- Q.9 The assessment provided above demonstrates that Policy CS3 is unsound. Accordingly it is crucial that the issues raised are explored thoroughly at the oral examination, so as to ensure that the policy is properly tested.

On behalf of	7/4680/3/0 Strutt and Parker LLP for Royal Masonic Trust	Section Policy CS3 Phasing of Development
Do you Con	nsider the DPD is: (1) Legally Compliant Yes (1) Core Strategy Support (2) Sound (2) In Part	No Do you consider if DPD is unsound because it is not: Justified Effective Consistent with National policy:
Q.6	target development rate. Support is given to the recognition that if the delivery consideration will be given to the release of land from the greenbelt. However, Currently policy CS3 requires the Council to undertake a review of the Core S prior to allocation new sites. This is likely to be a lengthy process, involving se which will maintain the 5 year supply of land. To introduce increased flexibility below the target of 237 dwellings per calendar	there is a statutory requirement for the Council to maintain a 5 year supply of land. rategy veral rounds of consultation and will not allow development to come forward at a rate, and to allow development to come forward quickly, in the event that housing levels fall ated as 'safeguarded.' These safeguarded sites would be available to come straight
Q.7		ensure that the Core Strategy is consistent with national policy: 'Where the housing ast 20% over three years, the safeguarded greenbelt sites will be released as sites
0.0	No	

Q.8 Yes

Q.9 Attendance in public is required to put forward a robust case to support the comments provided in this statement. In particular we would like to provide evidence with regard to the 5- year land supply and viability; with reference to the available sites set out in the SHLAA, and to address the issue of delivery of affordable housing over the plan period.

RCS/R27/4689/2/O On behalf of	Legal and General Life Fund Partn <i>Legal and General Life</i> Fund Partnership (L&G)		Section Policy CS3 Phasing of Development			
Do you Consider the DPD i	• • • •	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you conside Justified	er if DPD is unso Effective	ound because it is not: Consistent with National policy:	
Q.6 Legal and General Life Fund Limited Partnership (L&G) own the freehold of two sites in the borough at Rowley Lane and Elstree Way respectively - site plans includ as appendices to submission. Has requested that previously made submissions to the Revised Draft Core Strategy in February 2001 be taken into consideration. Policy CS3 - Phasing can create missed opportunities for Borough and Developers - Example: If sites in Phase 3 are not allowed in Phase 1, market conditions ma						
		bhase 3 no longer being viable or availa				
Q.7						
Q.8						

Rep Number RCS/R27/ On behalf of Zog Invest	4504/6/0	og Investments Ltd c/o R Zog Investments Rolfe Judd Plannin	Section 3.24 Housing Need					
			•	(4) Cana Ctratage Curanage				an und hannan it in mate
Do you Consi	ider the DPD is:			(1) Core Strategy Support		,		sound because it is not:
		(2) Sound	Yes	(2) In Part	Yes	Justified	Effective	Consistent with National policy:
Q.6	Q.6 It is noted that the London Commuter Belt (West) Sub-Region Strategic Housing Market Assessment 2008 (SHMA) identifies a significant need for affordable housing within Hertsmere - with an anticipated requirement for 89% of new housing to be provided as affordable (up to 2021). In our view, this highlights the important need to increase housing delivery (and housing targets), maximise achievable development densities (within new schemes) and provide positive support for residential development opportunities throughout the Borough.							
	Given the acute need for affordable housing it is vital that the Council is able to produce robust evidence to demonstrate why higher housing targets (as identified in the East of England Plan) have not adopted.							
Q.7	As per out cor	mments above						

- Q.8 Yes
- Q.9 Our client is currently progressing development proposals at the former West Herts College Annex site and is keen to participate in the formulation of new policy within the Borough.

Rep NumberName:Woolf Bond Planning (for Gilston Developments)RCS/R27/4634/2/OWoolf Bond Planning (for GilstonOn behalf of					Section Policy CS4 Affordable Housing			
Woolf Bond Pla	lanning (for	Gilston Developme	ents)					
Do you Consider t	the DPD is:	(1) Legally Compliant	Yes	(1) Core Strategy Support		Do you consi	ider if DPD is uns	ound because it is not:
		(2) Sound	No	(2) In Part	No	Justified	Effective	Consistent with National policy:
				provision of affordable hous identified in the SHMA. (Ple				he RCS will be able to deliver enough housing or further comments).
				p to deliver sustainable, mix ation submitted for further c			ng a material amo	unt of affordable housing provision at 35% of the
Q.8 Ye	es							
Q.9 To	o expand upo	n our representations ar	nd to take a	account of the most up to da	te and p	ublically availabl	e information.	

Rep Number RCS/R27/40 On behalf of Mr J Onona	647/4/0	iel Rinsler & Co Ltd Daniel Rinsler &	Co Ltd			Section Polic	on sy CS4 Afforda	able Housing	
	ler the DPD is:	<ol> <li>Legally Compliant</li> <li>Sound</li> </ol>	No (1) Cor No (2) In F	e Strategy Support Part	No	Do you consic Justified	ler if DPD is unso Effective	und because it is not: Consistent with National policy:	
Q.6 It is considered that the policy 'lacks flexibility that is necessary to confirm that 35% affordable housing should be a target, not a uniform requirement across all new housing schemes'. It is considered 'reasonable to assume that this will create an unnecessary burden on developers and cause shortfalls in housing delivery'. The overall national economic situation is considered to be 'so severe that not only will this adversely affect the short to medium term supply, it may also have ramificatio far beyond the medium term'.							ions		
Q.7	'Policy should th	nerefore be changed su	ch that the 35% a	ffordable housing figu	ire is a ma	aximum target.'			
Q.8	Yes								

Q.9 'For these reasons, the RCS is unsound and therefore we wish to participate at the oral examination'

 Rep Number
 Name:
 Bidwells (on behalf of Barratt North London)

 RCS/R27/4675/4/O
 Bidwells (on behalf of Barratt North London)

 On behalf of
 Bidwells (on behalf of Barratt North London)

Section Policy CS4 Affordable Housing

Bidwells (on behalf of Barratt North London)

Do you Consider the DPD is:	s: (1) Legally Compliant Yes (1) Core Strategy Support				No Do you consider if DPD is unsound because it is not:			
-	(2) Sound	No	(2) In Part	No	Justified	Effective	Consistent with National policy:	

Q.6 In light of the above, it is clear that for Policy CS4 to be effective and in doing so increase the supply of affordable housing in Hertsmere, it will be necessary to raise the overall housing target set by Policy CS1. The fact that Policy CS4 sets a target of 995 affordable homes across the plan period (2012 - 2027) merely highlights the limited weight that the Council attach to affordable housing delivery. The Council's decision to discount the evidence presented by their SHMA would suggest that the document is either inadequate (from the Council's perspective) or simply does not fit with the Council's aspirations.

The policy also fails to acknowledge the significant constraint that the provision of affordable housing places on the viability of individual development schemes. A flat 35% requirement across all developments, with no allowances made for viability, will place an unnecessary burden on the delivery of housing and therefore should be avoided.

Q.7 It is recommended that the second paragraph of Policy CS4 be amended as follows:

A target of 35% of the housing units on qualifying sites should be affordable, equating to an Affordable Housing target of 995 homes from 2012 to 2027. The Council will seek the maximum viable level of Affordable Housing on site. A lower level of provision will not be acceptable unless the Council agrees that its Affordable Housing objectives are being met.

No other changes are proposed to the wording of Policy CS4, however, for the RCS to provide a robust strategy which makes a meaningful contribution to meeting indentified affordable housing needs, the housing target set in Policy CS1 should be increased (please refer to Policy CS1 representations for further details).

- Q.8 Yes
- Q.9 (No comments).

RCS/R27/4680/4/0 On behalf of Strutt and Parker L	LP	Section Policy CS4 Affordable Housing
Do you Consider the D	PD is: (1) Legally Compliant Yes (1) Core Strategy Support (2) Sound No (2) In Part Ye	Do you consider if DPD is unsound because it is not: Usual Structure Consistent with National policy:
identifie large ho dwelling which is smaller To use i boundat 44 are o affordat Bushey housing of const provisio The only housing identifie affordat unconst	d that there is a shortfall of affordable housing, equating to an annual shor busing sites in the Borough and that this has created a problem with thedel	for ber e for an
housir		ncil should provide a robust evidence base to demonstrate how the shortfall of affordable nal evidence is required to demonstrate that the Core Strategy is both justified and

- Q.8
- Q.9 Attendance in public is required to put forward a robust case to support the comments provided in this statement. In particular we would like to provide evidence with regard to the 5- year land supply and viability; with reference to the available sites set out in the SHLAA, and to address the issue of delivery of affordable housing over the plan period.

Rep Number         Name:         PPML Consulting Ltd (on behalf of Annington Developments Ltd)           RCS/R27/4687/2/O         PPML Consulting Ltd (on behalf of Annington Developments Ltd)           On behalf of         PPML Consulting Ltd (on behalf of Annington Developments Ltd)						Section Policy CS4 Affordable Housing		
	<b>.</b> .	nts)						
der the DPD is:	<ol><li>Legally Compliant</li></ol>	No	<ol><li>Core Strategy Support</li></ol>		Do you consi			
	(2) Sound	No	(2) In Part	Yes	Justified	Effective	Consistent with National policy:	
The provision o	of affordable housing sho	uld be s	subject to viability test which we	ould cons	sistant with advic	e in PPS3.		
			Guat a ava ava a b					
add - subject i	to site viability at the end	1 of the 1	lirst paragraph.					
No								
INO								
N/A								
	4687/2/O n behalf of And der the DPD is: The provision of add - 'subject f No	4687/2/O PPML Consultin h behalf of Annington Developme der the DPD is: (1) Legally Compliant (2) Sound The provision of affordable housing sho add - 'subject to site viability' at the end No	4687/2/O PPML Consulting Ltd ( behalf of Annington Developments) der the DPD is: (1) Legally Compliant No (2) Sound No The provision of affordable housing should be s add - 'subject to site viability' at the end of the f	4687/2/O PPML Consulting Ltd (on behalf of Annington behalf of Annington Developments) der the DPD is: (1) Legally Compliant No (1) Core Strategy Support (2) Sound No (2) In Part The provision of affordable housing should be subject to viability test which we add - 'subject to site viability' at the end of the first paragraph. No	4687/2/O PPML Consulting Ltd (on behalf of Annington behalf of Annington Developments) der the DPD is: (1) Legally Compliant No (1) Core Strategy Support (2) Sound No (2) In Part Yes The provision of affordable housing should be subject to viability test which would cons add - 'subject to site viability' at the end of the first paragraph. No	#687/2/O       PPML Consulting Ltd (on behalf of Annington Poli         a behalf of Annington Developments)       behalf of Annington Developments)         der the DPD is:       (1) Legally Compliant No       (1) Core Strategy Support Do you consis         (2) Sound       No       (2) In Part Yes Justified         The provision of affordable housing should be subject to viability test which would consistant with advic add - 'subject to site viability' at the end of the first paragraph.         No	#687/2/O       PPML Consulting Ltd (on behalf of Annington Policy CS4 Afford         a behalf of Annington Developments)       behalf of Annington Developments)         der the DPD is:       (1) Legally Compliant No       (1) Core Strategy Support       Do you consider if DPD is uns         (2) Sound       No       (2) In Part       Yes       Justified       Effective         The provision of affordable housing should be subject to viability test which would consistant with advice in PPS3.       add - 'subject to site viability' at the end of the first paragraph.         No       No       No       No       No       No	

Rep Number <i>RCS/R27/</i> On behalf of	5	Section Policy CS4 Affordable Housing		
	General Life Fund Partnership (L&G			
Do you Cons	ider the DPD is: (1) Legally Compliant (2) Sound	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you consider if DPD is unsound because it is not: Justified Effective Consistent with National policy:	
Q.6	as appendices to submission. Has requested Policy CS4 - Affordable Housing clause (35%)	that previously made submissions to th must be flexible to account for financial	in the borough at Rowley Lane and Elstree Way respectively - site plans included the Revised Draft Core Strategy in February 2001 be taken into consideration. al viability of Housing projects. emes where a 35% provision of affordable housing is not viable for financial or othe	
Q.7				
Q.8				

Rep Number Name: Al RCS/R27/1192/4/C On behalf of	denham Parish Council Aldenham Parish Counc	cil			ble Housing in rural areas on
Do you Consider the DPD is: Q.6	(1) Legally Compliant (2) Sound	(1) Core Strategy Support (2) In Part	Do you conside Justified	er if DPD is unsou Effective	und because it is not: Consistent with National policy:
Q.7 APC would like	e to register land it owns in Pegmi	re Lane next to the cottages, which it	would like to see d	eveloped as affor	rdable housing.
Q.8 Q.9					

Rep Numbe	r Name: Th	nree Rivers District Coun	cil		Sectio	Section		
RCS/R27	RCS/R27//1110/1/C Three Rivers District Council				Policy CS6 Gypsy and Travellers sites			
On behalf of	f							
Three Riv	ers District Co	uncil						
Do you Con	Do you Consider the DPD is: (1) Legally Compliant Yes (1) Core Strategy Support Do you				Do you consid	ou consider if DPD is unsound because it is not:		
		(2) Sound		(2) In Part	Justified	Effective	Consistent with National policy:	
Q.6 Paragraph 3.4 refers to the East of England Plan Single Issue Review and the Gypsy and Traveller considered that the evidence base is unclear. Local Authorities are to work together to meet the new not been identified. Particular concerns were raised in relation to the South Mimms G/T site. It is the but to the loss to some transit pitches. There is a concern that this would have to be accommodated				meet the need fo site. It is though	r transit sites, alt t that the site cou	hough it is not understood why these sites have Id accommodate addiional permanent pitches,		
Q.7								

Q.8 No

Rep Number Name: T RCS/R27//4677/1/NC On behalf of TLRP &FFT	RCS/R27//4677/1/NC TraveIller Law Reform Project & Friends, On behalf of			sy and Travellers sites
Do you Consider the DPD is:	(1) Legally Compliant	(1) Core Strategy Support	Do you consider if DPD is u	nsound because it is not:
	(2) Sound No	(2) In Part	Justified Effective	Consistent with National policy:
Q.6 The policy set	s out needs accurately to 2011. I			However it also required councils to make

provision beyond 2011 using a 3% annual compound increase. This would entail provision for a further 29 pitches to 2027. The policy only talks of seeking to make provision to 2017 of a further 10 pitches. It should also state explicitly that the policy will be used to judge windfall applications. We also have concerns about the use of the word 'seek' in relation to future provision. Policy CS1 states that The Council will make provision for 3550 additional dwellings within the District between 2012 and 2027, a development rate of 237 dwellings per year. Policy CS6 fails to deal with provision for Gypsy and Traveller accommodation in the same positive fashion, give an annualised target or lay out the needed provision to 2027, the period for which the core strategy plans. This opens up an element of uncertainty about future provision and only plans for the next five years. If there is uncertainty about future provision it should state how and when future needs will be assessed and how these needs will be incorporated in future planning. It fails to do this and the core strategy is internally inconsistent. We welcome the inclusion of a criteria based policy against which to judge allocations but are concerned about both the number of the criteria and also the content of some of them. Circular 1/2006, which still stands until replaced, gives advice on criteria and does state on p 21, para 3 that lists of criteria should not be overlong. In our view the list of 12 criteria is excessive and hence is more likely to lead to refusal of planning permission than a shorter list. We are pleased that the policy does only require the criteria to be taken into consideration. However, we have concerns about some of the individual criteria which we believe are too tightly drawn and not realistic. C 1/2006 makes the point that all criteria need not necessarily have to be met to gain planning permission. These are criterion iii, iv, v and viii. (Please see additional information submitted for further comments).

Q.7 Replace introductory paragraph in policy CS 6 with:

'The Council will provide for the further needs of Gypsies and Travellers on the basis of identified need within south and west Hertfordshire. The Council will make provision for 9 additional pitches within the District to meet the East of England Plan requirements to 2011 and a further 29 pitches by 2027. In providing for the new pitches in the Site Allocations DPD, the Council will take account of:'

This will ensure conformity with the approach taken in CS1 and will ensure that needs will be planned for into the future. It provides for more certainty about pitch provision than the existing text.

Criteria should be reduced in number and the following detailed changes made:

Criterion iii- remove reference to major road network. This will ensure that the widest possible range of sites can be considered and reflect the reality of traffic generated by what will be by any standards small residential sites.

Criterion iv - delete as unnecessary and potentially prejudicial.

Criterion v - delete as unnecessary and potentially prejudicial.

Criterion vii - delete as these issues are best dealt with by means of planning conditions.

- Q.8 No
- Q.9 Not applicable.

 Rep Number
 Name:
 National Federation of Gypsy Liason Group

 RCS/R27//4671/1/O
 National Federation of Gypsy Liason Group

 On behalf of
 National Federation of Gypsy Liason Group

Section Policy CS6 Gypsy and Travellers sites

National Federation of Gypsy Liaison Groups

Do you Consider the DPD is: (1) Legally Compliant No (1) Core Strategy Support No (2) Sound No (2) In Part

Do you consider if DPD is unsound because it is not: Justified Effective Consistent with National policy:

Q.6 Policy CS6 and Paragraph 3.41 set out the number of pitches proposed to be delivered in Hertsmere to 2021. However there is no justification for a reduced number of pitches post 2011 compared with the East of England Regional Plan. Since the post 2011 figures do not reflect the most robust evidence, then they are not consistent with national policy and the policy will fail to be effective at delivering pitches to meet identified need.

Should the East of England Plan figures be rejected, then if there are 56 existing pitches in the Borough, plus 3 recently approved, plus 9 additional to be delivered to 2011, that leaves a baseline figure of 68 pitches in the district at 2011. Using the 3% compound growth rate, then there is a need for 13 additional pitches from 2011-2017: ((1.03)6 x 68) - 68 = 13.1

The figures must also be minimum figures to allow for appropriate development through the development control (planning application) process. This would be consistent with the policy for mainstream housing and would allow for some flexibility in provision. On this issue, the draft policy CS6 does not appear to relate to the consideration of planning applications (contrary to the provisions of Circular 01/2006) and only refers to "identifying any required potential sites".

Not all the criteria listed are appropriate to the planning application process (for example the sequential approach to site selection is sensible for site allocations but not workable for the development control process, given that the main drivers are land affordability and availability). The criteria are also over-restrictive, which means the policy is neither justified (against current and emerging national policy) or likely to be effective (at meeting need).

Criteria i and ii relate only to the site allocation process, not to the development control process.

Criterion v is unreasonable if it expects sites to be distributed equally across the Borough, just as it would not be appropriate for housing to be distributed uniformly across the Borough. It is also not appropriate to place this restriction on applicants and could prevent acceptable sites from coming forward.

Criterion viii does not appear to be justified in that it restricts sites to those with 'local connections'.

Criterion xi, where it reads 'any other adverse effects on the built environment and natural environment are avoided' effectively prevents ANY site coming forward, since all development can be said to have some level of effect. Reference to the additional core strategy policies is not appropriate, given that no policy should be read in isolation.

Suggested amendments follow in response to question 8.

Q.7 The policy should be amended so that the pitch figures reflect the evidence base and are minimum.

The wording of the criteria should be amended as follows:

'Site allocations and applications for planning permission will be supported where the following criteria are met:

- 1. The site has safe and convenient vehicular access to the public highway
- 2. The site does not have an unacceptable impact on the landscape or existing residential amenity.

3. There must be safe and acceptable environmental conditions on the site including the need to avoid air and noise pollution and significantly contaminated land. Sites must not be at high risk of flooding and must provide an acceptable standard of residential amenity for the proposed residents

Q.8 No

Q.9

Rep Number Name: Er	nvironment Agency			Secti	on	
RCS/R27/4493/2/S	Environment Age	ency		Poli	cy CS6 Gypsy	and Travellers sites
On behalf of	-	-				
Environment Agency						
Do you Consider the DPD is:	(1) Legally Compliant	Yes	(1) Core Strategy Support	Do you consi	der if DPD is unso	ound because it is not:
	(2) Sound	Yes	(2) In Part	Justified	Effective	Consistent with National policy:
Q.6						

Q.7 The policy does take account of the potential flood risk and the ability to mitigate it when allocating Gypsy and Traveller sites. It also makes reference to Policy CS15 which adopts the sequential approach to development.

Q.8 No

Q.9

4. The site is able to receive essential services including water, sewerage, drainage and water disposal.

5. The site is located within reasonable proximity to key local services.

6. The site can be adequately landscaped where necessary

For site allocations, a sequential approach will be followed with an emphasis on previously developed land. The potential of existing sites to accommodate additional pitches will be considered to meet need arising on those sites.'

Rep Number Name	Name: The Planning Bureau Limited for McCarthy and Stone				Sec	Section		
RCS/R27//4651/1/0 The Planning Bureau Limited for McCarthy				3.49 The mix of new housing				
On behalf of	0		,				5	
McCarthy and Stone								
Do you Consider the DPD		Yes	(1) Core Strategy Support		Do you cons	sider if DPD is un	sound because it is not:	
	(2) Sound	No	(2) In Part	Yes	Justified	Effective	Consistent with National policy:	
Q.6 In broad overall terms McCarthy and Stone set out that as part of the Plans priorities and objectives more specific reference should be made to the needs of the ageing								

population and particular emphasis made to the housing of this proportionately rising section of society. Ideally there is justification to support a specific policy that promotes the delivery of specialist accommodation for the older population. With the absence of such a policy the specialist provision is swept up in more general residential planning policies that do not necessarily reflect the specific characteristics of such specialist provision along with its development characteristics and sales patterns. Specialist retirement housing meets a number of Core Strategy aims and yet is given little weight in the overall document. A retirement and care development such as that developed by McCarthy and Stone is an important contributor to the housing mix in a particular area. By its very nature it is a single entity with communal space and facilities and could not provide a mix of house types and tenure within the same block. If minimum floorspace standards are to be used these must be guided by industry wide standards for the likes of specialist housing. A catch all general standard would be inappropriate. Levels of car parking amenity space and internal communal space as well as communal areas are integral to making a retirement scheme deliverable and viable.

Para 3.48 of the revised Core Strategy refers to the Council's Housing Needs Survey and the need for sheltered housing units. Para 3.49 provides encouragement for the development of "sheltered or very sheltered (extra care) housing" which is encouraging. Assessment of the need or demand for owner occupier retirement housing / close care is not explored in any real detail in this survey and as such is not fully reflected in emerging policy. The complex needs, expectations, provision of care and support will vary considerably within this age group and there will be a need to provide a holistic approach to different types of housing and care provision from the public and private sector, and across all types of tenure.

The Hertsmere Borough area, although diverse in part, is essentially an affluent area with a high proportion of owner occupiers. With the ageing population forecast there will be a significant number of people later in life who are looking to downsize and/or seek a different form of development that more closely suits their particular needs in terms of size, security, companionship and actual housing need. There is an extremely limited choice of specialist retirement housing for this sector of the population within the Borough such that this can contribute to the stagnation of the housing market and adversely affect the housing objectives of the Council.

The draft National Planning Policy Framework reiterates the economic messages in the Government's Plan for Growth, published with the Budget in March 2011, including the need to free up planning to help drive the economy.

o Clause 29 states: "To enable a plan to be deliverable, the sites and the scale of development identified in the plan should not be subject to such a scale of obligations and policy burdens that their ability to be developed viably is threatened. To ensure viability, the costs of any requirements likely to be applied to development, such as requirements for affordable housing, local standards, infrastructure contributions or other requirements should, when taking account of the normal cost of development and on-site mitigation, provide acceptable returns to a willing land owner and willing developer to enable the development to be deliverable."

o The NPPF also sets out how the Presumption in Favour of Sustainable Development will work. The Presumption offers a real opportunity to set the broad parameters for encouraging good, high quality and sustainable housing while delivering economic growth. Clauses 28 and 111 make reference to the need for local authorities to plan for new homes and prepare Strategic Housing Needs Assessments. Clause 28 makes specific reference to the need for councils to identify the housing needs of older people across the range of tenures. Clause 111 also states that they should identify the size, type, tenure and range of housing that is required, including for the elderly.

The Council has not provided justification as to the requirement for treating Class C2 uses as residential for the purposes of providing affordable housing. Extra Care developments in their own right provide a specialised and much needed form of accommodation and their particular development characteristics such as communal facilities, service charges, longer sales and marketing periods and need to ensure a completed development mean that there is a tight viability threshold in which to make a scheme deliverable. Limited viability work has been provided by the Council to demonstrate how such a policy can be absorbed without seriously delaying, if not creating unmovable obstacles to the provision of such specialist accommodation. National planning policy guidance contained in PPS3 also has regard to the ageing of the population and the implications it will have on housing needs. Paragraph 21 of PPS3 identifies that authorities should have particular regard to "the current and future demographic trends" and also "older and disabled people". Paragraph 69 of PPS3 also advises that in determining applications for residential development,

Q.7 It is clear from local and national statistical data that the demographics of Hertsmere and the UK as a whole is ageing. The Council recognise the current and future increase in the older people in the district and in older person households which will have significant implications on the overall housing market in a district with many physical constraints on residential development. It is clear that a significant proportion of older person only households in the district are owner occupiers who are Local Planning Authorities should have regard to achieving a good mix of housing reflecting the accommodation requirements of specific groups, in particular, older unlikely to be eligible for public sector forms of specialised accommodation. The evidence suggests that there is a current and growing need for specialised forms of

people. private sector accommodation for older persons such as retirement housing and assisted living extra care and policy should be more pro-active towards this.

The Core Strategy fails to draw out sufficient policy weight and as such is unsound on this issue. Furthermore it seeks to add further unjustified "burden" by seeking to include Class C2 developments within the affordable housing criteria. As such it is considered that the Core Strategy is unsound on this issue having not been justified.

- Q.8 No
- Q.9

Rep Number RCS/R27// On behalf of Peter Dine	/1246/1/0	erald Eve <i>Gerald Eve</i>		Section Policy CS7 Housing Mix					
Do you Consi	ider the DPD is:		Yes	(1) Core Strategy Support	,		sound because it is not:		
Q.6	<ul> <li>(2) Sound No (2) In Part Justified Effective Consistent with National policy:</li> <li>Q.6 Not justified: The strategy identified the needs of an ageing population "including residential and care home spaces" and "encourages" the development of residential care homes. However, policy CS7 provides no encouragement. The Strategy is therefore unsound on this point. The policy seeks to apply affordable housing policy class C2 development. This is not in accordance with National Policy PPS3 etc. This does not "encourage" development of accomodation for older people.</li> </ul>								
Q.7	7 CS7 add iii) There is a presumption in favour of development which seeks to provide additional accomodation for older people. Paragraph 3.49 Delete "WhilstSPD"								
Q.8	No								

Rep Number Name: W RCS/R27//4634/1/O On behalf of	Section Policy CS7 Housing Mix								
Woolf Bond Planning (for Gilston Developments)									
Do you Consider the DPD is:	<ol> <li>(1) Legally Compliant</li> <li>(2) Sound</li> </ol>	Yes (1) Core Strategy Su No (2) In Part	pport No	Do you consid Justified	der if DPD is unse Effective	ound because it is Consistent wit	s not: h National policy:		
Q.6 Reliance on urban intensification will result in much housing coming forward as flatted developments, comprising smaller one and two bedroom units. This will, thus, fail to ensure the provision of an appropriate mix of housing types and tenures. (Please see additional information submitted for further comments).									
	f greenfield sites can prov ubmitted for further comme	vide the quantum of developmer ents).	nt to help delive	r a more varied r	mix of housing typ	bes and tenures.	(Please see additional		
Q.8 Yes									
Q.9 To expand up	on our representations an	nd to take account of the most up	p to date and p	ublically available	e information.				

Rep Number Name:	Rep Number Name: The Planning Bureau Limited for McCarthy and Stone							
RCS/R27/4651/2/0	The Planning B	The Planning Bureau Limited for McCarthy			Policy CS7 Housing Mix			
On behalf of	0						C C	
McCarthy and Stone								
Do you Consider the DPD is	: (1) Legally Compliant	(1) Legally Compliant Yes (1) Core Strategy Support			Do you consider if DPD is unsound because it is not:			
-	(2) Sound	No	(2) In Part	Yes	Justified	Effective	Consistent with National policy:	
Q.6 In broad overall terms McCarthy and Stone set out that as part of the Plans priorities and objectives more specific reference should be made to the needs of the ageing								

population and particular emphasis made to the housing of this proportionately rising section of society. Ideally there is justification to support a specific policy that promotes the delivery of specialist accommodation for the older population. With the absence of such a policy the specialist provision is swept up in more general residential planning policies that do not necessarily reflect the specific characteristics of such specialist provision along with its development characteristics and sales patterns. Specialist retirement housing meets a number of Core Strategy aims and yet is given little weight in the overall document. A retirement and care development such as that developed by McCarthy and Stone is an important contributor to the housing mix in a particular area. By its very nature it is a single entity with communal space and facilities and could not provide a mix of house types and tenure within the same block. If minimum floorspace standards are to be used these must be guided by industry wide standards for the likes of specialist housing. A catch all general standard would be inappropriate. Levels of car parking amenity space and internal communal space as well as communal areas are integral to making a retirement scheme deliverable and viable.

Para 3.48 of the revised Core Strategy refers to the Council's Housing Needs Survey and the need for sheltered housing units. Para 3.49 provides encouragement for the development of "sheltered or very sheltered (extra care) housing" which is encouraging. Assessment of the need or demand for owner occupier retirement housing / close care is not explored in any real detail in this survey and as such is not fully reflected in emerging policy. The complex needs, expectations, provision of care and support will vary considerably within this age group and there will be a need to provide a holistic approach to different types of housing and care provision from the public and private sector, and across all types of tenure.

The Hertsmere Borough area, although diverse in part, is essentially an affluent area with a high proportion of owner occupiers. With the ageing population forecast there will be a significant number of people later in life who are looking to downsize and/or seek a different form of development that more closely suits their particular needs in terms of size, security, companionship and actual housing need. There is an extremely limited choice of specialist retirement housing for this sector of the population within the Borough such that this can contribute to the stagnation of the housing market and adversely affect the housing objectives of the Council.

The draft National Planning Policy Framework reiterates the economic messages in the Government's Plan for Growth, published with the Budget in March 2011, including the need to free up planning to help drive the economy.

o Clause 29 states: "To enable a plan to be deliverable, the sites and the scale of development identified in the plan should not be subject to such a scale of obligations and policy burdens that their ability to be developed viably is threatened. To ensure viability, the costs of any requirements likely to be applied to development, such as requirements for affordable housing, local standards, infrastructure contributions or other requirements should, when taking account of the normal cost of development and on-site mitigation, provide acceptable returns to a willing land owner and willing developer to enable the development to be deliverable."

o The NPPF also sets out how the Presumption in Favour of Sustainable Development will work. The Presumption offers a real opportunity to set the broad parameters for encouraging good, high quality and sustainable housing while delivering economic growth. Clauses 28 and 111 make reference to the need for local authorities to plan for new homes and prepare Strategic Housing Needs Assessments. Clause 28 makes specific reference to the need for councils to identify the housing needs of older people across the range of tenures. Clause 111 also states that they should identify the size, type, tenure and range of housing that is required, including for the elderly.

The Council has not provided justification as to the requirement for treating Class C2 uses as residential for the purposes of providing affordable housing. Extra Care developments in their own right provide a specialised and much needed form of accommodation and their particular development characteristics such as communal facilities, service charges, longer sales and marketing periods and need to ensure a completed development mean that there is a tight viability threshold in which to make a scheme deliverable. Limited viability work has been provided by the Council to demonstrate how such a policy can be absorbed without seriously delaying, if not creating unmovable obstacles to the provision of such specialist accommodation. National planning policy guidance contained in PPS3 also has regard to the ageing of the population and the implications it will have on housing needs. Paragraph 21 of PPS3 identifies that authorities should have particular regard to "the current and future demographic trends" and also "older and disabled people". Paragraph 69 of PPS3 also advises that in determining applications for residential development,

- Q.7 It is clear from local and national statistical data that the demographics of Hertsmere and the UK as a whole is ageing. The Council recognise the current and future increase in the older people in the district and in older person households which will have significant implications on the overall housing market in a district with many physical constraints on residential development. It is clear that a significant proportion of older person only households in the district are owner occupiers who are Local Planning Authorities should have regard to achieving a good mix of housing reflecting the accommodation requirements of specific groups, in particular, older unlikely to be eligible for public sector forms of specialised accommodation. The evidence suggests that there is a current and growing need for specialised forms of
  - people. private sector accommodation for older persons such as retirement housing and assisted living extra care and policy should be more pro-active towards this.

Q.8 No

	27//4552/1/0	PS on behalf of Willows f RPS on behalf o				Section 4.1 E		nd the Economy	
On behalf Bowma	ns Leisure (Willo	ws Farm)							
	consider the DPD is:	(1) Legally Compliant (2) Sound	(1) Core No (2) In Pa	Strategy Support	No	Do you conside Justified	er if DPD is unso Effective	ound because it is not: Consistent with Natio	nal policy:
Q.6	Guide on Tour This guidance s development of tourism. In othe tourism. In thes accepted as be importance tha	ng to this employment ar rism (DCLG May 2006). sets out in paragraph 3.1 f tourism is a key issue for r local authorities it may be cases this relationship ring a key issue the RCS t might be afforded to too on, in accordance with the rk.	13 how Local Author or the local authority be that the plan's b should be acknowle is unsound because urism as a key issue	ities should deal w , it will be appropri road approach to e edged and taken ir e it does not cover , the RCS is unsou	ith issues in ate for the economic g nto account toursim iss und since it	n their Local Dev core strategy to rowth and reger in the developm sues together wi does not ackno	velopment Frame cover tourism iss neration sets the nent of the core s th any relevant to wledge the relati	eworks. In those location sues together with any c framework for the future strategy. If the future dev tourism. Notwithstandi lonship between tourism	ns where the future objectives relevant to e development of velopment of tourism is ng the degree of and economic grwoth
Q.7	CS12 should b "Tourism Deve The Council re provide all-yea Applications fo and visitor nur will support pro	the following additional sub be inserted at the end of elopment accognises that tourism is ar round facilities for resider or new tourist attractions inbers against the need to posals for the extention neet access, parking and	Chapter 4:- a fast changing indu dents and visitors. T will require careful c o protect the high qu , upgarde and impro	ustry, and in keen the Council will sup consideration given ality landscape with wement of existing	to support to port proposition the need to thin which tourist attr	ourism initiatives sals for the exter o balance poten they are located actions and site	s, particularly wh nsion, upgrade a tial benefits to th . Policy CS12 Pr s. Any proposals	ere the provision of faci and improvement of exis ne local economy from ir omoting Tourism in Hert s for tourism developmer	lities may help to ting tourist attractions. hcreased employment tsmere, The Council ht will ve required to

Yes

Q.9 To ensure that tourism development is afforded the importance in the RCS that it is due.

Rep Number Name: Savills (on behalf of Jupiter Hotels) Section RCS/R27/4686/3/0 Savills (on behalf of Jupiter Hotels) 4.1 Employment and the Economy On behalf of Savills (on behalf of Jupiter Hotels) Do vou Consider the DPD is: (1) Legally Compliant Yes (1) Core Strategy Support Do you consider if DPD is unsound because it is not: (2) Sound Justified No (2) In Part Yes Effective Consistent with National policy: Q.6 It is considered that Section 4 should make reference to the importance of supporting the tourism industry. The latest Nomis Labour Market Profile for the Borough identifies that a greater proportion of the Borough's workforce (10.1%) is employed in tourism related industries than Hertfordshire (7.3%), East of England Region (7.7%) and in Great Britain (8.2%). As recognised in draft paragraph 2.20 of the CS, the Borough has a number of visitor attractions, however the CS does nothing to acknowledge the industry's importance to the local economy or facilitate its growth. Due to this significant omission, the CS is not considered to be effective, justified or consistent with national planning policy. Proposals for new tourist attractions in addition to the extension, upgrade and improvement of existing tourist attractions and hotels should be actively supported based on the potentially significant socio-economic benefits. In relation to the latter, this could for example be the form of additional bedspace accommodation or complementary land uses at existing hotels (as part of the exceptional circumstances case) to encourage new inward investment from beyond the borough whilst meeting tourist demand. This could generate new jobs and increase spending power more generally within the borough as a result of enhanced tourist trade. As set out the response to Policy CS8. Green Belt land characterised by low guality landscape with a number of surrounding established land uses is also considered to have the potential to accommodate employment generating uses, particularly given the socio-economic benefits of the tourism industry on the local economy.

- Q.7 Section 4 should contain text that acknowledges the importance of the tourism industry to the Borough's economy and identify an aspiration to support tourism initiatives to include the expansion and upgrade of hotels. Section 4 should acknowledge that more detailed policies on tourism should be considered as part of the Site Allocations and Development Management DPD.
- Q.8 No
- Q.9 N/A

## Rep NumberName:Shire ConsultingRCS/R27/4658/14/CShire ConsultingOn behalf of

Section 4.15 Hertfordshire London Arc Jobs Growth and Employment Land Study

Shire Consulting

Do you Consider the DPD is:		(1) Legally Compliant	(1) Core Strategy Support	Do you consider if DPD is unsound because it is not:				
		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:		
Q.6						inted out that this is seriously undermined by the sion document does not address the matter. The second second		
						king to attempt to achieve a sound Core Strateg		
	we are not opti	mistic about the likely timesca	ale for the Council producing further DF	PDs. This calls into	o question whethe	er this policy can be effective.		

Q.7

Q.8

Rep Number	Name:	CPRE Hertfordshire
RCS/R27/1491	/2/0	CPRE Hertfordshire
On behalf of		

Section 4.21 The location, scale and type of new employment development

CPRE The Hertfordshire Society Do you Consider the DPD is: (1) Legally Compliant (1) Core Strategy Support Do you consider if DPD is unsound because it is not: (2) Sound Justified Consistent with National policy: No (2) In Part Yes Effective Q.6 (See also our representation on Policy CS8). Policy CS8 proposes the allocation and safeguarding of an undefined area of Green Belt land for employment development between Borehamwood and the A1, and this is shown diagrammatically on the Key Diagram. No recognition of the Green Belt status of this land is included in the Policy, or in the relevant text in paragraph 4.21, no indication is given of the size of the area proposed for development, and no explanation is given of the Council's iustification for developing this Green Belt land contrary to national, and the Council's own. Green Belt policy. The statement that the Council considers that this is 'the most appropriate location for the provision of additional employment land' does not meet the national policy requirement for justification of the release of Green Belt for development. The inclusion of this specific proposal is therefore considered to be unsound by virtue of being unjustified and inconsistent with national planning policy.

Q.7 Without a reasoned justification for allocation of land in the Green Belt for development in a development plan document, as required by national guidance, the only recourse to achieve soundness of the Core Strategy would be to delete the proposed allocation and safeguarding of land for the extension of the Elstree Way Employment Area from the document, including from Policy CS8, the Key Diagram, and from paragraph 4.21.

Q.8 Yes

Q.9 To ensure that CPRE Hertfordshire's concerns about the issues relating to the principle of the allocation of Green Belt land for development through the Hertsmere development plan process are

fully considered in the Examination of the Core Strategy.

Rep Number	r Name: H	ertfordshire County Council		Sect	ion				
RCS/R27/	/4553/3/C	Hertfordshire County	/ Council	4.25 Alternative options for employment					
On behalf of	:	-							
HCC Spat	tial and Land ι	ise Planning							
Do you Cons	sider the DPD is:	(1) Legally Compliant	(1) Core Strategy Support	Do you consider if DPD is unsound because it is not:					
		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:			
Q.6	Q.6 With regard to the location of new waste management facilities, it is encouraging to see that Para 4.25 states that whilst there is a focus for designated employment areas to remain B-Class development, waste management facilities are identified as being one of the limited range of other uses that forms that will be considered. However, it should be clarified that this also applies to the safeguarded employment areas adjoining both the Elstree Way and Cranbourne Road employment areas.								
Q.7									

Rep Nur	nber Name: Hi	ighways Agency			Sec	ction					
RCS/R	27//1568/1/C	Highways Agency			Po	licy CS8 Scal	e and distribution of employment				
On beha	lf of					-					
Highwa	ays Agency										
Do you (	Consider the DPD is:	(1) Legally Compliant Yes	(1) Core Strategy Support		Do you con	sider if DPD is un	sound because it is not:				
		(2) Sound	(2) In Part	Yes	Justified	Effective	Consistent with National policy:				
Q.6		Agency does not object to Polic the related policies CS21, CS22,		d some a	dditional text is	required to increa	ase the effectiveness of the policy and its				
Q.7	The Highways	The Highways Agency recommends the following text, highlighted in green italics, is added to Policy CS8 to increase its effectiveness:									
	, ,	nent should form of a comprehe n of Polices CS21, CS23 and C		easures t	o improve their	respective adjoin	ing Employment Areas and associated access, with				
		, ,	, , ,	•			adjoining Cranborne Road and Elstree Way will be				

The boundaries of the area adjoining the Elstree Way Employment Area and parameters for development for the land adjoining Cranborne Road and Elstree Way will be clarified in the Site Allocations DPD. The Elstree Way Employment Area and the proposed safeguarded land will be covered by the Elstree Way Corridor AAP, as specified in Policy CS22.

Q.8

Rep NumberName: Highways AgencyRCS/R27/1568/2/CHighways AgencyOn behalf ofHighways AgencyHighways AgencyHighways Agency

Do you Consider the DPD is: (1) Legally Compliant (1) Core Strategy Support (2) Sound (2) In Part Section Policy CS8 Scale and distribution of employment

Do you consider if DPD is unsound because it is not: Justified Effective Consistent with National policy:

Q.6 The Highways Agency recognises that at this stage in developing the LDF it is less likely that details regarding the exact scale and location of development will be known or, if they are, details may be subject to significant change over time. It may not therefore be appropriate to incorporate excessive detail in the Core Strategy, to provide flexibility and help to ensure the document stays relevant. The Highways Agency recognises that more detail should be provided in the forthcoming Site Allocations DPD and the Elstree Way Corridor AAP.

The Highways Agency does however require some indication of the potential scale of employment development proposed at the safeguarded land adjacent to the Elstree Way employment area. Paragraph 4.24\* of the Core Strategy indicates that proposals exceeding 2,500m2 of office space is to be limited to "...locations in the Elstree Way Employment Area". The Highways Agency seeks clarification that this is also making reference to the proposed safeguarded land.

The Highways Agency notes in paragraph 2.32 of the Core Strategy that 2,700 new office jobs and 240 new warehouse jobs are expected to be generated during the plan period. Paragraph 4.28 \* of the Core Strategy indicates that extensions to the Elstree Way and Cranborne Road employment areas are more favourable than the other identified employment areas, a broad proposal for which the Highways Agency does not object to at this stage, however for clarity and to provide some initial impression of the possible highway impact that could potentially arise, it is requested that an indication of the proportion of new jobs that could be generated at the Elstree Way Employment Area and the adjacent safeguarded land is provided.

\* It is noted that paragraph numbers are repeated in Chapter 4 of the Core Strategy. The above comments are making reference to the second paragraph numbered 4.24 on page 53 of the Core Strategy, and the first paragraph numbered 4.28 on page 51 of the Core Strategy.

Q.7 The Highways Agency requests clarification on several items as described above. It is recommended, given Policy CS8 deals with the scale and location of development, that as far as possible at this stage it is indicated what proportion of the total planned additional jobs is anticipated to be located at the Elstree Way employment area and adjacent safeguarded land.

Also, the Highways Agency recommends the following text, highlighted in green italics, is added to paragraph 4.24\* in order to increase its effectiveness:

"...Consequently, proposals in Employment Areas for more than 2,500 sq m (net) of new office floorspace (including ancillary office accommodation) will be limited to locations in the Elstree Way Employment Area, including development on the adjacent proposed safeguarded land."

Q.8

Rep N	umber Name: H	ertfordshire County Cour	ncil		Secti	on				
RCS	/R27/4553/12/C	ounty (	Council	Policy CS8 Scale and distribution of employment						
	half of									
HCC Spatial and Land use Planning										
Do yo	u Consider the DPD is:	<ol><li>Legally Compliant</li></ol>	y Compliant Yes (1) Core Strategy Support		Do you consider if DPD is unsound because it is not:					
		(2) Sound	No	(2) In Part	Justified	Effective	Consistent with National policy:			
Q.6							mployment land seems appropriate and the me forward over the Plan period. It is likely that			
				cant traffic generation which has not						
Q.7	Q.7 It is requested that additional wording is included within Policy CS8 that will only allow development to come forward on the safeguarded employment sites where it can be demonstrated that the cumulative impact on transport infrastructure can be adequately mitigated.									
0.8	Ves									

Q.8 Yes

Q.9 To discuss the relevant infrastructure issues.

I	Rep Number	Name: Sh	ire Consulting		Section	า			
	RCS/R27/4	658/17/C	Shire Consulting	Policy CS8 Scale and distribution of employment					
(	On behalf of		Ũ						
	Shire Cons	ulting							
I	Do you Consid	ler the DPD is:	(1) Legally Compliant	(1) Core Strategy Support	Do you conside	er if DPD is unso	ound because it is not:		
	-		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:		
(	Q.6	Policy CS8 "The	e Council will support developm	nent proposals in appropriate locations	, which attract comm	nercial investme	nt". This ambivalent statement should be		
		deleted.							
(	Q.7								
(	Q.8								
(	Q.9								

On behalf o	7/1491/4/O of	PRE Hertfordshire CPRE Hertfords	shire			Secti Poli		and distribution of employment
	e Hertfordshire							
Do you Con	nsider the DPD is:		No	(1) Core Strategy Support	Vee	,	Effective	sound because it is not:
		(2) Sound	No	(2) In Part	Yes	Justified		Consistent with National policy:
Q.6	is shown diagra indication is g contrary to nat	ammatically on the Key I iven of the size of the ar	Diagram. ea propos own, Gree	No recognition of the Green E sed for development, and no e	Belt status explanation	s of this land is in on is given of the	ncluded in the Po Council's justific	nent between Borehamwood and the A1, and this volicy, or in the relevant text in paragraph 4.21, no cation for developing this Green Belt land ered to be unsound by virtue of being unjustified
Q.7	recourse to ac	chieve soundness of the	Core Stra		roposed	allocation and sa		nt, as required by national guidance, the only nd for the extension of the Elstree Way

Q.8 Yes

Q.9 To ensure that CPRE Hertfordshire's concerns about the issues relating to the principle of the allocation of Green Belt land for development through the Hertsmere development plan process are fully considered in the Examination of the Core Strategy.

Rep Number Name: David Lander Consultancy for RRHE LLP Section RCS/R27/4673/4/0 David Lander Consultancy for RRHE LLP Policy CS8 Scale and distribution of employment On behalf of RRHE LLP Do you consider if DPD is unsound because it is not: Do you Consider the DPD is: (1) Legally Compliant Yes (1) Core Strategy Support (2) Sound Justified Yes (2) In Part Yes Effective Consistent with National policy: Q.6 We support the intention to identify additional employment potential by safeguarding land north of the Holiday Inn hotel between the AI and Rowley Lane at Borehamwood. It is important that the Core Strategy makes provision for such additional development consistent with the role, stated in para. 4.17, "to maximize economic development and employment opportunities in the Borough". The suitability of this land is emphasized by: # its co-location with existing strategic employment land in the Elstree Way Corridor; # its location at Borehamwood, the principal settlement in the Borough in terms of the settlement hierarchy (Table 6); # its strategic location adjacent to the AI: # the fact that the land fulfil little Green Belt purposes at present having regard to the substantial areas of hardstanding and generally poor environmental quality. Current and emerging national policy (PPS4 and Draft NPPF) emphasizes the importance of stimulating economic growth through stronger support for business and employment development. In a Borough like Hertsmere, with tightly defined urban boundaries, it is especially important that the Core Strategy takes a positive approach to identifying additional development opportunities, including facilitating necessary changes to the Green Belt boundary (see Representation relating to para 5.7). This is reflected in para 5.6 of the Core Strategy which refers to the importance of facilitating "business churn" in the Green Belt. Para. 4.46 of PPS12 states

This is reflected in para 5.6 of the Core Strategy which refers to the importance of facilitating "business churn" in the Green Belt. Para. 4.46 of PPS12 states that a Core Strategy is "unlikely to be effective if it cannot deal with changing circumstances". The identification of the land between the AI and Rowley Lane in Policy CS8 is consistent with this guidance,

- Q.7 None in this respect
- Q.8

RCS/R27/4686/2/O On behalf of	vills (on behalf of Jupiter Hotels) Savills (on behalf of Jup	iter Hotels)	Section Policy CS8 Scale a	and distribution of employment
Savills (on behalf of Jupit Do you Consider the DPD is:	ter Hotels) (1) Legally Compliant Yes (2) Sound No	(1) Core Strategy Support (2) In Part Yes	Do you consider if DPD is unso Justified Effective	und because it is not: Consistent with National policy:
(paragraph 4.2) the London Arc means that flexil It is acknowledg authorities which Draft Policy CSE development. G before out of cer For example, la commercial uses number of know In addition, draft the Council reco established busi in the Green Bel Therefore, when contribution to it characterised by should be consid Draft Policy CSE	is supported. However, it is cons Study (2009) however these only bility must be incorporated into the ed that Hertsmere is located in a h raises questions regarding delive 3 does not acknowledge that ther overnment guidance contained ir ntre) will now not apply to new of and outside of Bushey close to th s to include for example research ledge based sectors but which is t paragraph 5.6 of the CS acknow ignises the need for a realistic ap inesses, institutions and sports cl It and the control and use of asso e legitimate opportunities on Gre s purpose should be kept under in y low quality landscape with a nuu dered. A flexible approach in this	idered that the CS does not provide represent a snapshot and the volat is employment section and its polici wider employment market, howeve rerability particularly in the absence e might be appropriate locations out the recent NPPF indicates that the fice development - in order to relax e M1 benefits from the strategic roa and development facilities (subject a net exporter of labour. //edges that 'there is not considered proach to accommodating land use ubs with sites in the Green Belt, ma ociated land and buildings will contin en Belt land arise, they should be ca review and where circumstances dic mber of surrounding established der context is required.	a sufficient mechanism to achieve the tile nature of the commercial market in ies. r, the employment targets are reliant of an up-to-date assessment of local tside of Employment Areas and Employ e sequential approach (i.e. considering controls and encourage commercial in d network, and contains suitable sites to market demand). This is particular to be any scope to review the range within the urban fringe close to Lond iny of them pre-dating the establishm use to form part of the proper planning onsidered positively. The quality of la tate, such as need, land should be re- veloped uses have the potential to ac	loyment Sites for employment generating g town centre and edge of centre sites first nvestment. s which could potentially accommodate rly relevant in the context of a Borough with a of uses permissible in the Green Belt although lon. There are a significant number of ent of Green Belt. Business churn is a reality

In order to be sound, draft Policy CS8 should be amended to read as follows: 'The Council will support development proposals in appropriate locations, which attract commercial investment, maintain economic competitiveness and provide employment opportunities for the local community. In order to encourage economic development and promote a competitive local economy, provision will be made for the supply of at least 110 ha of designated employment land for B-class development within the Borough up to 2027, primarily focused on the following locations and as indicated on the Key Diagram. Sites outside of Employment Areas, Employment Sites and settlement boundaries will be considered for employment generating uses on a site by site basis subject to market demand and appropriate design.'

The supporting text should acknowledge the need to undertake an updated employment needs study.

Q.8

Q.7

Q.9 N/A

No

Rep Number Name: Taylor Wimpey North Thames RCS/R27/4679/3/S Taylor Wimpey North Th	hames	land <sup>Section</sup> Policy CS8 Scale and distribution of employment
On behalf of Taylor Wimpey North Thames		
Do you Consider the DPD is: (1) Legally Compliant (2) Sound Yes	(1) Core Strategy Support Yes Do yo (2) In Part Justifie	ou consider if DPD is unsound because it is not: ed Effective Consistent with National policy:
B class uses. In addition to increasing the suppl employment development is as compensation for welcome the recognition by the Council that currer longer suitable for continued employment use or housing. A significant proportion of new dwelling date the pace of redevelopment in the currently d towards releasing sites currently within the Emplo	ly of unfettered land suitable for employment us r that which may be lost to housing developmer ent guidance, reinforced by emerging guidance attractive to the market and that there exist site gs are to be provided within the Elstree Way Co defined corridor has been slow. If these aspira byment Area but adjacent to the corridor that by	o the Elstree Way Employment Area between the A1 and Rowley Lane for se, it is understood that the purpose for safeguarding this land for nt within the Employment Area beyond the Elstree Way Corridor. TWNT in the draft NPPF seeks to prevent the retention of sites that are no as within the Employment Area that may be better suited/utilised for porridor if the housing target and development strategy is to be met and to tions are to be realised the Council will need to adopt a flexible approach y reason of location and relationship to existing and proposed housing if or the possible future expansion of the Employment Area to enable this.

Q.8 No

Rep Number Name: Herts & Middlesex Wildlife Trust						Section				
RCS/R2	27/1296/3/C Herts & Middle	esex Wildlife Tri	ust	5. Open Land and the Environment						
On behalf	of									
Herts ar	nd Middlesex Wilflife Trust									
Do you Co	onsider the DPD is: (1) Legally Complian	nt Yes (1) Co	ore Strategy Support		Do you consi	der if DPD is unsou	und because it is not:			
	(2) Sound	No (2) In	Part	Yes	Justified	Effective	Consistent with National policy:			
Q.6	heritage assets' in place of simply 'as question whether 'Green Belt' should	sets' in the sentend be included as a n policy. It may be b	ce preceding the bulled atural/heritage asset. I reneficial to make refer	ted list, to Para 5.13 ence to th	make it clear th , 5.14, 5.15, 5.2	hat the list relates to 6-28, 5.31 and 5.3	y be useful to insert the words 'natural and b both paragraphs 5.3 and 5.4. I would also 2-3 are supported. Policy CS12 - HMWT d habitat linkages between important sites.	0		
Q.7	Para 5.4 - For clarity, it may be use clear that the list relates to both para Give consideration to whether 'Gree	graphs 5.3 and 5.4	4.			ply 'assets' in the s	entence preceding the bulleted list, to mak	e it		
Q.8	No									

Rep Number	Name: Hertfordshire County Council		Section				
RCS/R27/	4553/4/C Hertfordshire County	Council	5. Open Land and the Environment				
On behalf of			,				
HCC Spatial and Land use Planning							
Do you Cons	ider the DPD is: (1) Legally Compliant (2) Sound	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you consider if DPD is unso Justified Effective	und because it is not: Consistent with National policy:			
Q.6	Para 5.44 - In the March 2011 Budget Statemer new residential development will be required to the definition. Subsequently, this would require Policy CS16. Should the council still have amb appropriate evidence base. Para 5.46 The requirement for larger developments to prr Hertfordshire RLC Technical Study (Para 9.28) the development industry. This approach would requirements should be included within Policy energy scheme is acknowledged, HCC is supp decentralised and renewable or low carbon en- CS16, it is likely that not all carbon reductions requirements. Consideration should be given to approach would reflect that being undertaken b	o achieve a carbon reduction equivalent all new development to meet the equiva- itions to achieve carbon reductions equiv- ovide at least 10% of their predicted ene i dentifies that such an approach is not t d support the remainder of the Paragrap CS16. Para 5.51 - Provided that utilising ortive of the promotion of all new develo- ergy sources as stated in Policy CS16. A can be achieved onsite and there will be to including within Policy CS16 wording the	to their regulated emissions, not th alent Code 5 of the CSH and not C valent to Code Level 6 in 2016 ther ergy requirements on site is not the the most cost effective in achieving what supports carbon reduction. F g waste as an energy source to pro- opment and major refurbishment to Allowable Solutions - In order to me e a need for an allowable solution fu- hat would allow developers to pay in	ode 6 as currently stated in Para 5.27 and in this will need to be supported by an most appropriate approach. The grandom savings and is more constraining on Furthermore, any requirement for onsite vide heat and power as part of a decentralised use energy efficiently, such as from set the higher Code Levels as set out in Policy and to help developers meet the Policy			

Q.7 Para 5.27 outlines the modules that are included within the Hertfordshire Building Futures Guide. In addition to those modules currently set out in Para 5.27, there are a number omitted from the list which would be beneficial to include as they would help meet the objectives set out at the beginning of the chapter and the wider vision of the Core Strategy. For completeness, the following modules should be included in the list; Climate Change Adaptaton; Landscape and Biodiversity; Safety

Q.8

Rep Number Name: Hertfordshire County Council						Section				
RCS/R27/4553/11/C Hertfordshire County Council				ouncil	5. Open Land and the Environment					
On behalf of	of									
HCC Spa	atial and Land u	se Planning								
Do you Con	nsider the DPD is:	(1) Legally Compliant (2) Sound	No No	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you consi Justified	ider if DPD is uns Effective	sound because it is not: Consistent with National policy:			
Q.6	by a joint plan the preparation	ning group for Hertfordsl of the RCS. The RCS is	hire inclue s not cons	ding Hertsmere and forms part of t	he evidence base fo al policy, or demons	r developing Loc	ertfordshire SHIP. This work was commission al Plans. It is not clear how this has informed rough has applied its duty to co-operate.	ed		
Q.7							egy that identifies the Green Infrastructure and trategy should include the projects set out in t			
Q.8	Yes									
Q.9	To discuss the	relevant Green Infrastru	ucture iss	ues						

Rep Number RCS/R27/ On behalf of	//4674/1/C	GA Design Consulting PGA Design Co	nsulting	7	Secti 5. C		d the Environment
	gn Consulting						
	sider the DPD is:	<ul><li>(1) Legally Compliant</li><li>(2) Sound</li></ul>	No	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you consi Justified	ider if DPD is uns Effective	sound because it is not: Consistent with National policy:
Q.6	evidence to un	derstand if there are end	ugh facilt				PG17. It is not considered that there is sufficeint ed, where is is not possible to develop 'the most
Q.7	None suggest	ed					
Q.8	No						
Q.9							

Rep Number Name: Sh	nire Consulting				Sect	ion	
RCS/R27/4658/15/0	Shire Consulting	7			5.5	Green Belt	
On behalf of	-						
Shire Consulting							
Do you Consider the DPD is:	(1) Legally Compliant		(1) Core Strategy Support	No	Do you cons	ider if DPD is uns	ound because it is not:
	(2) Sound	No	(2) In Part	Yes	Justified	Effective	Consistent with National policy:

Q.6 Policy CS3 rightly considers the possibility of a review of Green Belt boundaries "Where housing deliver is project to fall below this proportion sought in each phase by at least 20% over the following three years". However, recognition of such a possibility suggest the Council's apparent confidence about its land supply figures is misplaces as it makes no realistic allowance for error in its aspirations. The Council's starting point throughout the whole sorry process of the evolving Core Strategy has been the fixed idea of no change to the Green Belt and it appears that the lessons from this short sighted approach have still not been learned. The essence of the forward planning process is to plan for future needs not to prevent them being provided for or, worse still, have to react in a hurry when there is a problem. Yet again this threatens to result in the Core Strategy being found unsound. Policy CS7 prudently safeguards land for employment use so the Strategy should similarly provide safeguarded sites now for future housing use, thus avoiding the likelihood of unplanned changes to the Green Belt.

Our earlier representations referred to the erroneous description of the Green Belt as a "Natural Asset", a "habitat", and an "environmental constraint", when in fact Green Belt is an entirely man-made land use policy designation that has no relationship to landscape quality, biodiversity, or environmental characteristics (PPG2, paragraph 1.7). The Council accepts in Appendix 5 of its "Statement of Consultation" that "The terminology to Green Belt will be reviewed and amended within the Core Strategy" (pages 64 & 163) bud despite this, the misuse of such terminology still persists in the Submission document. The Council should therefore address this matter through pre-submission changes to be placed before the Inspector.

Q.7

Q.8

Rep NumberName:DLA Town Planning (on behalf of St Margarets School)RCS/R27//4685/1/SDLA Town Planning (on behalf of StOn behalf of	Section 5.5 Green Belt
DLA on behalf of St Margarets	
	you consider if DPD is unsound because it is not: tified Effective Consistent with National policy:
Q.6 The acknowledgement of the importance of Major Developed sites within the Green Belt and the recognition of the historic presence of many such companies and institutions with the Green Belt and the welcomed. In order to support these uses and ensure their continued role, flexibility will be recognition of the definition of 'appropriate users can adapt, survive and remain viable in their and also the definition of 'appropriate envelopes for infilling', particularly where the existing but not be desirable to focus all new development. The flexibility in approach should be formally a such policies and within paragraphs 5.5 or 5.6 of this document. (These comments also related	Belt as users of large amounts of land and stewards of the countryside is quired in the application of Green Belt policy in order to accommodate use of the site. Flexibility is required in the application of Green Belt policy uildings are of historic or architectural interest, adjacent to which it may acknowledged in either the relevant MDS policies or the supporting text to
Q.7 N/A	

Q.9 N/A

No

Rep Number	Name: Zo	g Investments Ltd c/o Re	olfe Judd	Planning		Section			
RCS/R27/4504	/4/S	Zog Investments	s Ltd c/o	Rolfe Judd Planning		5.6 G	ireen Belt		
On behalf of		Ū		C C					
Zog Investmen	ts Ltd c/o	Rolfe Judd Plannin	q						
Do you Consider th	ne DPD is:	(1) Legally Compliant	Yes	(1) Core Strategy Support		Do you consid	er if DPD is unso	ound because it is not:	
		(2) Sound	Yes	(2) In Part	Yes	Justified	Effective	Consistent with Natio	

Q.6 We welcome the Council's intention to take a "realistic approach to accommodating land use within the urban fridge" and within the Green Belt. We also agree with the Council that there are a number of opportunities to make minor, small scale changes to Green Belt boundaries and/or take forward new development on previously development land within the Green Belt to enable a more appropriate, defensible boundary to be established. This will in our view, provide the opportunity to successfully regenerate / redevelop redundant/underused sites on the edge of the existing urban settlements (particularly around Bushey).

The former West Herts College Annex site in Bushey is an example where new development can bring a redundant site back into use and create a more defensive boundary for the Green Belt. The site currently contains a number of semi derelict education buildings (he majority of which have not been in use for sometime). The removal of these buildings and replacement with a more contained form of residential development will provide the opportunity to reduce the current sprawl of buildings and would better relate to the neighbouring residential land-uses.

Consistent with National policy:

Furthermore, the redevelopment of the site provides the opportunity to provide the majority of the site as new, publically accessible, open space (incorporating new children's play space) and an extension to the neighbouring nature reserve - thereby addressing a key deficiency in Bushey and creating a strong defensible boundary to the Green Belt.

- Q.7 As per out comments above
- Q.8 Yes
- Q.9 Our client is currently progressing development proposals at the former West Herts College Annex site and is keen to participate in the formulation of new policy within the Borough.

Rep Number Name: Da	for RRH		Sec	tion			
RCS/R27/4673/2/0	onsulta		5.7	Green Belt			
On behalf of			-				
RRHE LLP							
Do you Consider the DPD is:	(1) Legally Compliant	No	(1) Core Strategy Support		Do you cons	ider if DPD is uns	sound because it is not:
-	(2) Sound	No	(2) In Part	Yes	Justified	Effective	Consistent with National policy:

Q.6 Para. 5.7 states that the Council will review the detailed Green Belt boundary in a subsequent Site Allocations and Development Management DPD. It also indicates particular locations where a change to the boundary is envisaged.

We object to this on three grounds: the omission of any reference to the proposed safeguarded employment land between the A1 and Rowley Way (Policy CS8); the omission of any reference to the removal of the Holiday Inn Hotel at Borehamwood from the Green Belt; the absence of a policy to clarify Green Bely boundary proposals.

These points are addressed in turn. Safeguarded Employment Land between AI and Rowley Way: it is inconsistent with the safeguarding of this land for future employment purposes that it should remain in the Green Belt. We highlight the guidance in para 2.12 of PPG2:

"When local planning authorities prepare new or revised structure and local plan, any proposals affecting Green Belts should be related to a time-scale which is longer than that normally adopted for other aspects of the plan. They should satisfy themselves that Green Belt boundaries will not need to be altered at the end of the plan period. In order to ensure protection of Green Belts within a longer time-scale, this will in some cases mean safeguarding land between the urban area and the Green Belt which may be required to meet longer-term development needs." (our underlining)

The text underlined confirms that safeguarded land will not remain in the Green Belt. The correct policy response in this case therefore is that the land between Al and Rowley Way (subject to the following matter regarding the Holiday Inn Hotel) is removed from the Green Belt and made subject to an appropriate policy for development control purposes. The detailed wording of that policy, and the specific new boundary, is agreed to be a matter for the Site Allocations and Development Management DPD. It is however important that the principle of a Green Belt boundary change in this location is identified in the Core Strategy and not 'delegated' to the subsequent DPD.

Holiday inn Hotel : the hotel comprises a substantial parcel of intensively developed land at the junction of the Al and Rowley Way. Its inclusion in the Green Belt represents an anomaly. It does not serve any Green Belt purposes (PPG2 para. 1.5), nor is it capable of fulfilling any of the intended uses of Green Belt land (PPG2 para. 1.6). In the intended review of the Green Belt boundary this land should be removed from the Green Belt and placed within the urban area.

This is a separate matter to the proposed safeguarding of future employment land to the north of the hotel and is a change that should also be highlighted in the Core Strategy.

The Need for a Policy : PPS12 emphasizes the critical role of the Core Strategy in determining spatial priorities.

Para. 4.5 states:

"it is essential that the Core Strategy makes clear spatial choices about where developments should go in broad terms. This strong direction would mean that the work involved in the preparation of any subsequent DPDs is reduced. "

The Green Belt is a fundamental planning concept in relation to spatial strategy in Hertsmere and it is essential that, consistent with the guidance in PPS12, the Core Strategy identifies the scope for - and limitations on - changes to the Green Belt boundary, albeit the precise detail of those will be determined through the subsequent DPD.

As well as requiring amendments to para. 5.7 to address the matters described above, we submit that an additional policy (or an extension to Policy CS12) should be included in the Core Strategy to provide the clear direction necessary for this purpose.

Change Sought

1. The following additional words should be added to para. 5.7:

"The Green Belt boundary will also be redrawn to exclude the Holiday Inn hotel and the area safeguarded for strategic employment purposes between the AI and Rowley Lane.

2. An additional policy be added, or an additional paragraph to Policy CS12, to state:

"The Green Belt will remain unchanged from that shown in the Hertsmere Local Plan except around Shenley where the boundary will be redrawn to reflect the recent redevelopment of Shenley Hospital, and at Borehamwood where it will be redrawn to include the curtilage of the Holiday Inn hotel within the defined urban area and to exclude the safeguarded employment land between the A1 and Rowley Way from the Green Belt. The new boundaries resulting from these changes, and any-minor changes to existing village envelopes, will be determined through the Site Allocations and Development Management DPD."

Q.7 1.) The following additional words should be added to para. 5.7. "The Green Belt boundary will also be redrawn to exclude the Holiday Inn hotel and the area safeguarded for stratgegic employment purposes between the A1 and Rowley Lane". 2) An additional policy be added, or an additional paragraph to Policy CS12, to state: "The Green Belt will remain unchanged from that shown in the Hertsmere Local Plan except around Shenley where the boundary will be redrawn to reflect the recent redevleopment of Shenley Hospital, and at Borehamwood where it will be redrawn to include the curtilage of the Holiday Inn hotel within the defined urban area and to exclude the safeguarded employment land between the A1 and Rowley Way from the Green Belt. The new boundaries resulting from these changes, and any minor changes to existing village envelopes, will be determined through the Site Allocations and Development Management DPD."

Q.8 Yes

Q.9 The representation relates to Policy CS8 which is a fundamental issue of strategic policy.

Rep Number RCS/R27/ On behalf of		Idenham Parish Council Aldenham Parish Cou	ıncil	Secti Tab		life Sites ratified since 2003
Do you Consi	der the DPD is:	(1) Legally Compliant (2) Sound	(1) Core Strategy Support (2) In Part	Do you consi Justified	der if DPD is uns Effective	ound because it is not: Consistent with National policy:
Q.6		(2) 000110		odotmod	Linouivo	
Q.7	APC would lik Radlett/Alden		ddock in Summerhouse Lane, Patche	etts Green. APC wou	uld also point out	that Scrubbitts Wood is in Radlet, not
Q.8						

Rep Number Name: Er	nvironment Agency			Secti	on	
RCS/R27/4493/3/S	Environment Age	ency		5.13	3 Natural asse	ots
On behalf of	•	-				
Environment Agency						
Do you Consider the DPD is:	(1) Legally Compliant	Yes	(1) Core Strategy Support	Do you consi	der if DPD is uns	ound because it is not:
-	(2) Sound	Yes	(2) In Part	Justified	Effective	Consistent with National policy:

Q.7 We support the approach in paragraph 5.13 page 58. However we would like to highlight the importance of protecting and enhancing your river corridors and maintaining a development free buffer strip next to watercourses. We would like to see a commitment within these policies to retaining and providing an eight metre wide undeveloped buffer zone for all ordinary watercourses and designated Main Rivers in Hertsmere. This will make space for water and help adapt to climate change. The Government's flood risk strategy 'Making Space for Water' (2005) highlights the importance of making room for water alongside watercourses as a measure of reducing flood risk, providing habitat benefit and an improved amenity resource as well as improving biodiversity and water quality.

River corridors also contribute to the green infrastruture network.

Q.8 No

Rep Number	Name:	Aldenham School Charity c/o Shire Consulting
RCS/R27/4688	3/2/	Aldenham School Charity c/o Shire Consulting
On behalf of		

Aldenham School Charity c/o Shire Consulting

	y o/o onno oonsunny				
Do you Consider the DPD is:	(1) Legally Compliant	<ol> <li>Core Strategy Support</li> </ol>	Do you consi	der if DPD is unso	und because it is not:
	(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:

Q.6 Policy CS12 is concerned with the Green Belt and attempts to rewrite PPG2 in its own terms. The second part of this policy adds noting to the long-established policy already within PPG2 and so in accordance with PPS12 should be deleted.

Through the document the Green Belt is referred to variously as a "Natural Asset" (paragraph 5.9), "natural environment" (the title of Policy CS12), as well as an "environmental constraint" (paragraph 5.51). This does not acknowledge that Green Belt is an entirely man-made land use policy designation that has no relationship to landscape quality, biodiversity, or environmental characteristics (PPG2, paragraph 1.7). Whilst on occasions, Green Belts may also contain protected landscapes or species habitats this is coincidental to their land use planning role. We recommend that these erroneous references also be removed from the draft.

Although the School's Campus is entirely within the Green Belt, much of the area of core activity, which is the most heavily built up, is screened from the open countryside by strong belts of planning. Thus the site can accommodate further development without compromise to Green Belt openness and there is scope to add further built form to the EAI/MDS without encroachment into the open countryside. There has been considerable correspondence between the Council and the School on the matter of defining a rational and sensible boundary for its EAI boundaries since before 2006 (see for instance the representations submitted to the Core Strategy Issues and Options). The School is pleased that the Council has accepted that in some cases the EAI boundaries need to be 'clarified' (paragraph 5.5) and reference is made (at paragraph 5.7) to the specific need to review the boundary at Henley Hospital. However, the School is disappointed that none of this work is to be undertaken until the realises of the Site Allocations DPD (a document which still has no timescale and may never even emerge bearing in mind that the LFD should have been in preparation for some 7 years already). The School's view is that this important matter should be dealt with now or, at the very least, a firm intention and timetable should be set down for undertaking this fundamental review.

Q.7

Q.8

Rep Number <i>RCS/R27//</i> On behalf of		ne Forestry Commission The Forestry Commis	ssion	Section Policy CS12 The Green Belt and Protection and enhancement of the natural environment				
Do you Consid	y Commission der the DPD is:		(1) Core Strategy Support (2) In Part	Do you consi Justified	ider if DPD is unsc Effective	ound because it is not: Consistent with National policy:		
Q.6								
Q.7 It is not considered that the policy (together with SP1) goes far enough to support the increase in tree planting to meet a range of aims (drainage, habitats, recreation, urban heat sinks). It is also considered that the monitoring targets should be more positive by using targets to prevent the felling of trees.								
Q.8	No							
Q.9								

Rep Number	Name:	Shire Consulting
RCS/R27/4658	/19/C	Shire Consulting
On behalf of		-

Shire Consulting

Do you Co	nsider the DPD is:	<ol><li>Legally Compliant</li></ol>	<ol><li>Core Strategy Support</li></ol>	Do you consid	der if DPD is uns	sound because it is not:	
		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:	
Q.6	the intention to	designate "strategic gaps". ategy should also be deleted)	Such designation is unnecessary if the	area are already pro	otected by Greer	e second paragraph should be deleted includi Belt policies (the reference in paragraph 2.38 n of natural environment is synonymous with	
Q.7							
Q.8							
Q.9							

Rep Number	Name:	CPRE Hertfordshire				
RCS/R27/1491	/5/0	CPRE Hertfordshire				
On behalf of						

CPRE The Hertfordshi Do you Consider the DPD is		No	<ol> <li>Core Strategy Support</li> <li>In Part</li> </ol>	Yes	Do you consid Justified	der if DPD is unso Effective	und because it is not: Consistent with National p	olicy:
government supersede e second para presumption	ntention to kisting individual guidance graph of the Policy should	documen also appe elopment,	re Strategy we suggested that ts apart from PPS10. This is ear first, to provide the proper and as indicated in the Polic ic Green Belt policy.	necessar strategic	y to avoid a cross context for decis	sreference to an o sion making on dev	ut of date document. To be evelopment in the Green Belt,	effective, the that is, the
Q.7 The second paragraph of Policy CS12 should be moved to become this first paragraph, and slightly amended to read as follows in order to be both effective, consistent with national policy:- 'There will ['also' deleted] be a presumption against inappropriate development as defined in national policy [moved from end of sentence with 'national policy 'PPG2 (Green Belts)'], which causes harm to the openness and appearance of the Green Belt.'								
Q.8 No								

Q.8

Rep Number Name: D RCS/R27/4312/5/O On behalf of	-	of CEMEX	Section Policy CS12 The Green Belt and Protection and enhancement of the natural environment			
Drivers Jonas on behalf Do you Consider the DPD is:		(	(1) Core Strategy Support	Do vou cons	sider if DPD is unso	und because it is not:
	(2) Sound	· · · · · ·	(2) In Part	Justified	Effective	Consistent with National policy:
Q.6						
						ered and that the Shenley Hospital site will be ontrary to statements elsewhere in the Core
Q.7						
Q.8						
Q.9						

Rep Number	Name:	Planning Works Ltd for Rachel Trust
RCS/R27//454	9/1/0	Planning Works Ltd for Rachel Trust
On behalf of		

## Rachel Charitable Trust

Do you Cor	nsider the DPD is:	(1) Legally Compliant	Yes	(1) Core Strategy Support	No	Do you consid	der if DPD is unso	und because it is not:
		(2) Sound	No	(2) In Part		Justified	Effective	Consistent with National policy:
Q.6	appears to be	exactly the role the Gree	n Belt is		osed stra			t. The role of the proposed strategic gap ary land designation, as new development
Q.7		rides a clear national pol It Policy in the Borough.		bach to the protection of the G	reen Bel	t there is no need	for an additional c	designation which would, ineffect introduce a two

Q.8 Yes

Q.9 In order to fully and properly debate the proposed changes sought.

Rep Number	Name:	NLP for CEG and Owners of Potters Bar Golf Club
RCS/R27/4683	/3/0	NLP for CEG and Owners of Potters Bar Golf
On behalf of		

CEG and the Owners of Potters Bar Golf Course

Do you Consider the DPD is:	(1) Legally Compliant		(1) Core Strategy Support	No	Do you consi	der if DPD is uns	ound because it is not:
	(2) Sound	No	(2) In Part		Justified	Effective	Consistent with National policy:
Q.6 The Revised Core Strategy as it currently stands is unsound because it does not adequately justify the scale and distribution of development for the Borough, in the							

context of the evidence on objectively assessed development needs.

The distribution and level of development proposed through the Revised Core Strategy does not accord with, or deliver the aims and objectives of, national policy, specifically homes and jobs to meet needs nor the stated aims and objectives of the Revised Core Strategy itself.

Q.7 A greater proportion of any dwelling requirement across the Borough should be delivered in Potters Bar to respond to the local need. Policy CS2 should be amended to state that up to 20% of new housing will be sought in Potters Bar, with the level of growth sought in other areas amended accordingly.

Green Belt release in Potters Bar will be necessary to achieve this with sites and green belt boundaries should be confirmed through the Site Allocations Document. As above, policy CS12 should be amended to reflect this, with the supporting text to CS2 and CS12 specifically identifying Green Belt amendments around Potters Bar as a priority over any Green Belt amendments in other areas of the District in order to address the imbalance in the current distribution of planned development.

Hertsmere Borough has a significant level of housing need and demand, as reflected in its existing evidence base including the Chelmer Demographic projections and the SHMA (notwithstanding the shortcomings of that evidence base). This is also evidenced by NLP's 'Strategic Assessment of the Need for Housing in Hertsmere' which provides a more robust and up-to-date assessment of housing need. Over a long period, population in the Borough has grown, through a combination of natural change, and, in most recent years, net inmigration. This submitted with the representations.

- Q.8 Yes
- Q.9 CEG and the Owners of Potters Bar Golf Course consider the Revised Core Strategy is not a sound and robust basis for the future planning of Hertsmere (see attached representations) and wish to reserve the right to appear at the oral examination on the basis of the representations set out.

Rep Number	Name:	PPML Consulting Ltd (on behalf of Annington Developments Ltd)
RCS/R27//4687	7/1/0	PPML Consulting Ltd (on behalf of Annington
On behalf of		

PPML (on behalf of Annington Developments Ltd)

Do you Consider the DPD is: (1) Legally Complian		Yes	(1) Core Strategy Support	Do you consider if DPD is unsound because it is not:				
		(2) Sound	No	(2) In Part	Yes	Justified	Effective	Consistent with National policy:
Q.6	Policy CS12 sh allow infilling d		aph in the	e Core Strategy notably para	graphs 2.	37 and 3.15 whe	ere the Council is	supporting changes to the GB boundary to
Q.7	Make Policy C	S12 explicit that inilling	will be de	emed acceptable in the GB.				
Q.8	No							
Q.9	N/A							

Rep Number <i>RCS/R27/</i> On behalf of		atural England (Consulta Natural England	,	ultations)	Section Policy CS12 The Green Belt and Protection and enhancement of the natural environment				
Natural En Do you Cons	ngland ider the DPD is:	(1) Legally Compliant (2) Sound	Yes	(1) Core Strategy Support (2) In Part	Yes	Do you consic Justified	Do you consider if DPD is unsound because it is not: Justified Effective Consistent with National policy:		
Q.6		, landscape character, a						aral environment, including biodiversity, reation and enhancement throughout the life of	
Q.7									
Q.8									
Q.9									

## Rep NumberName:Shire ConsultingRCS/R27/4658/18/CShire ConsultingOn behalf of

Section Policy CS13 Protection or enhancement of historic heritage assets

Shire Consulting

Do you Consider the DPD is:		(1) Legally Compliant	(1) Core Strategy Support	Do you consider if DPD is unsound because it is not:			
		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:	
Q.6			are covered in national policy. Such e of use?) conserve or enhance the his				
Q.7							
Q.8							

Rep Number Name: <i>A</i> RCS/R27/4688/3/O On behalf of	Idenham School Charity c/c Aldenham School	o Shire Consulting I Charity c/o Shire Consulting	Section Policy CS13 Prot heritage assets	Policy CS13 Protection or enhancement of historic					
Aldenham School Charity c/o Shire Consulting Do you Consider the DPD is: (1) Legally Compliant (1) Core Strategy Support Do you consider if DPD is unsound because it is not:									
,		No (2) In Part	Justified Effective	Consistent with National policy:					
add nothing to Hertsmere Bo	the Government policy alre rough alone can be shown o	eady in place on these topics. There i	s no need to repeat national policy with vell judge these policies as being 'unsou	ural environment; or in areas of flood risk, that in the LDF, and unless something specific to ind' at the public examination. By removing the					
Q.7									
Q.8									

Rep Number RCS/R27/ On behalf of	/4688/4/0	denham School Charity c/o Shire Aldenham School Char	Poli	Section Policy CS13 Protection or enhancement of historic heritage assets					
Aldenham School Charity c/o Shire Consulting Do you Consider the DPD is: (1) Legally Compliant (1) Core Strategy Support Do you consider if DPD is unsound because it is not: (2) Sound (2) In Part Justified Effective Consistent with National policy:									
Q.6	heritage assets Monuments wit	and their settings". Accompany the a 'presumption against develop	ring paragraph 5.20 looks to put all the ment' A great many parts of the Boro	Borough's archa	aeological sites on rough to have a ar	ork,when making decisions affecting to the same level of protection as Scheduled rchaeological potential, but when investigations the default reaction to development being 'yes'.			
Q.7									

Rep NumberName:English Heritage (East of England Region)RCS/R27//4548/1/SEnglish Heritage (East of England Region)On behalf of

Section Policy CS13 Protection or enhancement of historic heritage assets

English Heritage

Do you Consider the DPD is:		(1) Legally Compliant	Yes	(1) Core Strategy Support	Yes	Do you consider if DPD is unsound because it is not:		
		(2) Sound	Yes	(2) In Part		Justified	Effective	Consistent with National policy:
	e approach t oraisals.	aken to the integration o	of historic	environment issues is welcon	ned, toge	ether with the re	cognition of chara	acterisation work and Conservation Area
Q.7 It w	vould be he	lpful for clarity to include	the word	ds 'or their setting' after sched	uled mor	ument' in line 5	of the policy.	

Q.8 No

Rep Number Name: CPRE Hertfordshire	Section
RCS/R27/1491/6/0 CPRE Hertfordshire	5.22 Access to open spaces and the countryside
On behalf of	
CPRE The Hertfordshire Society	
Do you Consider the DPD is: (1) Legally Compliant (1) Core Strategy Support (2) Sound Yes (2) In Part Yes	Do you consider if DPD is unsound because it is not: s Justified Effective Consistent with National policy:
Q.6 The final sentence of paragraph 5.22 notes that there is a 'wish to avoid a concentr. appropriate activity in such a location' in part reflecting its Green Belt location. This Green Belt locations, should be whether both the 'uses' that might be considered ac terms as defined in national planning policy. The current wording is not therefore like	cceptable, and the specific development proposals, are appropriate in Green Belt
Q.7 In order to be made sound in terms of effectiveness and consistency with national in the second line of the final sentence of paragraph 5.22.	policy, the words 'inappropriate development or' should be included after 'wish to avoid'
Q.8 No	
Q.9	

Rep Number	Name: He	ertfordshire County Coun	cil		Sectio	n		
RCS/R27/4	553/13/C	Hertfordshire Co	unty Cou	ıncil	5.23	Access to ope	en spaces and the countryside	
On behalf of			,			,	,	
HCC Spatia	I and Land u	se Planning						
	ler the DPD is:	0	`	(1) Core Strategy Support (2) In Part	Do you consic Justified	ler if DPD is unso Effective	und because it is not: Consistent with National policy:	
	Green Infrastru	cture Plan identifies the their Core Strategies. Po	WCCF as a	n important existing GI initiative. Nei	ghbouring autho	rities are expected	nt in compliance with RSS policy ENV1. d to recognise WCCF as a strategic GI een Infrastructure is multi-functional and	
Q.7	regionally and	locally important Green	Infrastructur	re initiative, The Watling Chase Com	munity Forest PI	an and any supple	apter 5 to state; "As an example of a nati ementary planning guidance to develop i I aims of the Forest Plan will be taken int	its
Q.8	Yes							
0.0	To discuss the	rolovant Croon Infractru	oturo icouo	8				

Q.9 To discuss the relevant Green Infrastructure issues.

Rep Number	Name:	CPRE Hertfordshire				
RCS/R27/1491	/3/0	CPRE Hertfordshire				
On behalf of						

Section Policy CS14 Promoting recreational access to open spaces and the countryside

CPRE The Hertfordshire Society

Do you Consider the DPD is:	(1) Legally Compliant	ly Compliant (1) Core Strategy Support			Do you consider if DPD is unsound because it is not:				
	(2) Sound	No	(2) In Part	Yes	Justified	Effective	Consistent with National policy:		
appropriate, as national policy	s defined in , otherwise the policy im	plies that		ouraged, v			nould also ensure that the development itself is priate' in Green Belt terms. This would be		
			to read as follows in order to is appropriate in The Green E		ffective and cons	sistent with natior	nal planning policy:- 'promotes development,		
Q.8 No									
0.0									

Rep Num <i>RCS/R2</i> On behalf	27/4014/3/0	atural England (Consultations) Natural England (Co		Section Policy CS14 Promoting recreational access to open spaces and the countryside				
	England onsider the DPD is:	(1) Legally Compliant (2) Sound	(1) Core Strategy Support (2) In Part	Do you consic Justified	der if DPD is uns Effective	sound because it is not: Consistent with National policy:		
Q.6	compromise th ? Protection ar ? All developm within 300m of Further to the a (Analysis of Ac	ne integrity of the overall green and enhancement of a multi-fun- itent should incorporate sufficie every home. In addition as ma above, Natural England has co coessible Natural Greenspace	infrastructure network. We have previ- ctional network of green space resultin nt new green space in accordance with any existing wildlife features as possiblo mmissioned a series of county-level re Provision for Hertfordshire - http://www	ously recommended og in an overall net ga h Natural England's <i>I</i> le should be retained eports to map the pro v.naturalengland.org.	that the followin ain over the peri ANGSt standard , and new featu wision of ANGS uk/Images/Hert	ls of achieving 2ha of natural greenspace		

infrastructure deficiencies for Hertsmere district at some or all of the ANGSt levels. The Core Strategy should make reference to this and seek to address these deficiencies through the relevant policies. We are pleased to note that CS20/ Table 11 includes reference to CIL contributions towards Watling Chase Community Forest and other GI.

Q.7

Q.8

	me: Environment Agency		Section					
RCS/R27/4493/6/S	S Environment Ag	gency	5.38 Contaminated Land					
On behalf of	<b>0</b> 1/							
Environment Agency Do you Consider the DPD is: (1) Legally Compliant Yes			(1) Core Strategy Support		ler if DPD is upsou	und because it is not:		
Do you consider the Di	(2) Sound		(2) In Part	Justified	Effective	Consistent with National policy:		
Q.6			<b>、</b>					
Q.7 We are	please to see that you have m	ade referen	ce to Planning Policy Statement 23	and CLR 11 as pa	art of this section.			
0.0 N								
Q.8 No								
Q.9								

Rep Number Name: Aldenham School Charity c/o Shire Consulting						on				
RCS/R27	RCS/R27/4688/5/0 Aldenham School Charity c/o Shire Consulting					5.46 Energy Consumption				
On behalf of	f					07				
Aldenham	Aldenham School Charity c/o Shire Consulting									
Do you Con	sider the DPD is:	s: (1) Legally Compliant (1) Core Strategy Support		Do you consider if DPD is unsound because it is not:						
		(2) Sound	No	(2) In Part	Justified	Effective	Consistent with National policy:			
Q.6 The reasoned justification (paragraph 5.46) to draft Policy CS15 requires measures sustainable design and construction and on-site renewable generation on schemes Energy" warns that policies of this type must not "place an undue burden on develo in relation to many forms of renewable energy is not proven to produce sufficient energy is not produce sufficient ener				e renewable generation on schemes ot "place an undue burden on develo	of 10 new homes, or of 10 new homes, or opers" and not all site	or development ( es will be suited t	)f 1,000 sq m or above. PPS22 on "renewable to such measures. Furthermore, the technology			
0.7										

Q.8

Rep NumberName:Shire ConsultingRCS/R27/4658/20/CShire ConsultingOn behalf of

Section Policy CS15 Environmental impact of new development

Shire Consulting

-							
Do	o you Consider the DPD is:	(1) Legally Compliant	(1) Core Strategy Support	Do you consider if DPD is unsound because it is not:			
		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:	
Q.	.6 Elements of Po These should b		covered by the Building regulation and c	other legislation so	are contrary to G	overnment policy and totally unnecessary.	
Q.	7						
Q.	8						
~	•						

 Rep Number
 Name:
 Thames Water Property Services

 RCS/R27//1055/1/O
 Thames Water Property Services

 On behalf of
 Thames Water Property Services

Section Policy CS15 Environmental impact of new development

## Thames Water

Do you Consider the DPD is		(1) Legally Compliant	No	(1) Core Strategy Support	No	Do you cons	ider if DPD is uns	ound because it is not:
		(2) Sound	No	(2) In Part	No	Justified	Effective	Consistent with National policy:
Q.6	We support the	requirement in Policy C	S15 to in	nprove water efficiency. Howe	ver. it is	also critical to e	nsure that there is	sufficient capacity in the sewerage network and

We support the requirement in Policy CS15 to improve water efficiency. However, it is also critical to ensure that there is sufficient capacity in the sewerage network and sewage treatment works to support development as set out in our comments to the draft Revised Core Strategy in January 2011.

Within our comments to the consultation in January 2011 we set out that improvements to water and wastewater infrastructure cannot be requisitioned through Section 106 agreements and as such we rely on supportive planning policies to ensure that any new water or wastewater infrastructure required to support development is delivered ahead of the occupation of development. Failure to do this can result in adverse impacts such as sewer flooding or the pollution of watercourses.

There are existing problems of sewer flooding within Hertsmere as set out in the Strategic Flood Risk Assessment which forms part of the evidence base. However, no reference of sewer flooding is made within the Core Strategy. It is acknowledged that paragraph 5.32 makes reference to the need for investment in sewage discharge capacity and treatment, however, this text is within a section which relates to the risk of flooding caused by increased run-off and impedence to the flow or storage of floodwater. Sewer flooding can occur due to overloading of sewer networks as a result of heavy rainfall run-off into sewers. However, in areas with separate surface water and foul water sewers such as Hertsmere sewer flooding could result from insufficient capacity within existing sewers to cater for peak flows arising from existing and additional proposed development potentially combined with rainwater getting into the foul sewer network via routes such as infiltration and missed connections. As such it is considered that the text is paragraph 5.32 is confused and should be revised with a separate paragraph being included making reference to wastewater infrastructure.

The Statement of Consultation summarises our previous comments and states that wastewater and water infrastructure will be considered in Policy CS15. However, Policy CS15, while making reference to improving water efficiency, makes no reference to wastewater infrastructure issues. It is therefore considered that the Core Strategy is not consistent with its evidence base and would not be effective or justified.

Q.7 In order to address the above concerns and ensure that the Core Strategy is justified and effective it is considered that the second sentence of paragraph 5.32 should be deleted and replaced by a further paragraph with the following suggested wording:

The Council recognises the problem of sewer flooding which can occur due to a lack of capacity within the existing sewer network. New development has the potential to cause sewer flooding by overloading the existing sewer network where there is insufficient capacity or could exacerbate existing sewer flooding problems. Developers will be required to demonstrate that there is adequate capacity both on and off the site to serve the development and that it would not lead to problems for existing users as set out in Policy CS15 (see proposed change below). In some circumstances this may make it necessary for developers to carry out appropriate studies to ascertain whether the proposed development will lead to overloading of existing infrastructure. Where there is a capacity problem and no improvements are programmed by statutory undertaker, the Council will require the developer to fund appropriate improvements which must be completed prior to occupation of the development.

Policy CS15 should also be revised to include an additional bullet point stating:

- demonstrating that capacity exists within the existing sewerage network or that capacity will be provided ahead of the occupation of development.

Q.8

No

Rep Number <i>RCS/R27/</i> On behalf of		nvironment Agency Environment Ag	ency				ironmental impact of new
Environme Do you Consi	ent Agency ider the DPD is:	(1) Legally Compliant (2) Sound	Yes Yes	(1) Core Strategy Support (2) In Part	Do you cons Justified	sider if DPD is uns Effective	sound because it is not: Consistent with National policy:
Q.6		(_) cound			e de line d		
Q.7	Q.7 We are pleased to see that you have included reference to your Strategic Flood Risk Assessment in CS15.						
	We are also p	leased to see that point (	i) now a	so refers to the Flood Risk Sequent	ial Test and seque	ntial approach to	development.
Q.8	No						

Q.9

Rep Number Name: Indigo Planning RCS/R27/4496/2/O Indigo Planning On behalf of		Section Policy CS16 Ene	rgy and CO2 Reductions
Indigo Planning on behalf of Sainsbury Supermark	ket		
Do you Consider the DPD is: (1) Legally Compliant (2) Sound	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you consider if DPD is un Justified Effective	sound because it is not: Consistent with National policy:
following successive updates to Part L of the Bu	uilding Regulations, as they become orate energy from decentralized and	mandatory. The draft Policy also sta renewable low carbon sources. All	arge scale development will also be required to
Q.7			
Q.8			
Q.9			

Rep Number Name: Aldenham School Charity c/o Shire Consulting					Section		
RCS/R27/4688/6/0 Aldenham School Charity c/o Shire Cor		arity c/o Shire Consulting	q Policy CS16 Energy and CO2 Reductions				
On behalf o	of			,		•	
Aldenhan	n School Charit	y c/o Shire Consu	ting				
Do you Con	nsider the DPD is:	(1) Legally Complian		(1) Core Strategy Support	Do you cons	sider if DPD is un	sound because it is not:
		(2) Sound	No	(2) In Part	Justified	Effective	Consistent with National policy:
Q.6	possible in rela		gy and th				eting the terms of such a policy may not be licates the terms of other legislation. The draft
Q.7							
Q.8							

Rep Number Name RCS/R27/4689/4/O On behalf of	Legal and General Life Fund Part Legal and General Life	Section Policy CS16 Energy and CO2 Reductions			
	e Fund Partnership (L&G)				
Do you Consider the DPD		<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you consider if DPD is Justified Effective	unsound because it is not: Consistent with National policy:	
Q.6 Legal and General Life Fund Limited Partnership (L&G) own the freehold of two sites in the borough at Rowley Lane and Elstree Way respectively – site plans included as appendices to submission. Has requested that previously made submissions to the Revised Draft Core Strategy in February 2001 be taken into consideration.					
Policy CS1	6 - Sustainable Homes Levels - mu	st also take into account financial viabili	y of Housing Projects		
Q.7					

Rep Number Name: E <i>RCS/R27/4493/5/S</i> On behalf of	nvironment Agency Environment Agency			Section Policy CS16 Energy and CO2 Reductions				
Environment Agency Do you Consider the DPD is:	(1) Legally Compliant (2) Sound	Yes Yes	(1) Core Strategy Support (2) In Part	Do you cons Justified	ider if DPD is uns Effective	sound because it is not: Consistent with National policy:		
Q.6								
Q.7 We support t	he aims for new residentia	al develo	pment to achieve Code Level 3 by	2010, Code Level 4	by 2013 and Cod	de Level 6 by 2016.		

We think water efficiency targets should also be included here. We suggest a commitment to a water efficiency level of 105 litres per head per day. This is equivalent to level 3/4 for water in the Code for Sustainable Homes.

Q.8

Rep Number	Name: Herts & Middlesex Wildlife Trust	Section
RCS/R27/1	1296/2/C Herts & Middlesex Wildlife Trust	6. Building Sustainable Communities
On behalf of		
Herts and I	Middlesex Wilflife Trust	
Do you Consi	ider the DPD is: (1) Legally Compliant (1) Core Strategy Support	Do you consider if DPD is unsound because it is not:
	(2) Sound No (2) In Part	Yes Justified Effective Consistent with National policy:
Q.6	these are recognised, it would be preferable for this definition to be broadene Para 6.12, Table 11 and Policy CS20 - HMWT strongly welcomes the Counci	and and town or village greens' is listed as a 'key community facility'. Whilst I welcome that d to include 'other Green Infrastructure assets'. il's view that CIL charging for strategic and local infrastructure is an appropriate way developments. It is our view that habitat/GI creation and restoration should be included in
Q.7	Para 6.4 - We suggest that 'other Green Infrastructure assets' be included a reference to Green infrastructure is merited.	alongside allotments, urban open land etc., as a key community facility. We feel a specific
Q.8	No	

Rep Number RCS/R27/ On behalf of	,	Council	Section 6. Building Susta	inable Communities
HCC Spati	al and Land use Planning			
Do you Consi	ider the DPD is: (1) Legally Compliant (2) Sound	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you consider if DPD is uns Justified Effective	ound because it is not: Consistent with National policy:
Q.6	Paragraph 6.11 does not accurately reflect the or and the per dwelling costings produced by HIIS progressing CIL. Although there has been a rec not yet known and as such its inclusion within T	S now seem somewhat out-of-date and ent government consultation on whethe	not particularly relevant given where or not affordable housing shoul	ere the authorities now are in terms of d be included within CIL, the outcome of this is
Q.7	In addition to the Borough' standard charge alro Hertfordshire, and also reflected in policy CS20 public realm improvements, links to Shenley R	). Affordable Housing should be remove	ved from Table 11. Para 6.23 -Th	ing Obligations Guidance - Toolkit for e AAP should include provision for/recognition of
Q.8				

Rep Number Name:	Savills (on behalf of Jupite	er Hotels)			Section	on		
RCS/R27/4686/4/0	Savills (on beha	alf of Jupiter H	otels)		6. B	uilding Sustaina	able Communities	
On behalf of			,			-		
Savills (on behalf of J	upiter Hotels)							
Do you Consider the DPD		( )	ore Strategy Support		Do you consi	der if DPD is unsou	and because it is not:	
	(2) Sound	No (2) In	Part	Yes	Justified	Effective	Consistent with National policy:	
(draft parag should be u The CS' acl population i The above	aph 6.5) is considered app ndertaken so that the policy nowledgement that the pro- supported.	ropriate. Howeve v is based upon a ivision of key com acilitate the provi	r, in order to make the sufficiently robust evid munity facilities will be sion of an adequate so	CS sound dence bas consider upply of su	d, an up-to-date e. ed in relation to uitable land use	e Community Need	on in favour of supporting such land uses s Assessment / Social Infrastructure Study mands of the local and wider growing ragraph 6.4) to include leisure facilities and	
Q.7 Reference	n Section 6 to the importar	nce of taking an u	p to date Community I	Needs Ass	sessment / Soci	ial Infrastructure St	udy.	
Q.8 No								

Q.9 N/A

Rep Number Name: Ec RCS/R27//4643/1/C On behalf of	dwards Covell Edwards Covell			Section Police		ess to services
On Behalf of KPWG						
Do you Consider the DPD is:	(1) Legally Compliant	(1) Core Strategy Support		Do you consid	der if DPD is uns <sup>,</sup>	ound because it is not:
	(2) Sound	(2) In Part	Yes	Justified	Effective	Consistent with National policy:
Q.6						
On Behalf of KPWG Do you Consider the DPD is:			Yes	,		

Q.7 Welcome the amendments made to Policies CS12 and CS17, however, request a specific new policy on cemeteries, like that of Stockport's and Cherwell's Core Strategies. Sugguested wording: "The Core Strategy will encourage the provision of an adequate supply of suitable land in appropriate locations for cemetery and crematoria development and ancillary facilities to meet the needs of the borough's population through the plan period. This involves woodland burial, the expansion of existing cemeteries and / or the provision of a new cemetery / cemeteries. An assessment is submitted with representation which sugguest a capacity for 5.1 years of burials.

Q.8 No

Rep Number Name: Sport England (East Region) Section RCS/R27//1487/1/0 Sport England (East Region) Policv CS17 Access to services On behalf of Sport England Do you Consider the DPD is: (1) Legally Compliant (1) Core Strategy Support Do you consider if DPD is unsound because it is not: (2) Sound No (2) In Part Yes Justified Effective Consistent with National policy:

Sport England welcomes the spirit and broad content of this policy as it takes a positive approach to facilitating and promoting the building and land use requirements of local services which would include community sport. However, there is concern that the Council's evidence base on sport which would support the inclusion and implementation of this policy will not be sufficiently robust if challenged when the policy is implemented. For example, the policy seeks new provision of required key community facilities to be made as part of new development and the evidence base will inform what is sought through planning obligations. The evidence base for indoor and outdoor sport in its current form is not considered to accord with Government guidance in PPG17 in relation to planning policies being supported by robust assessments and audits of local need. The evidence base would not therefore meet the 'justified' and' consistent with National Policy' tests of soundness. The Council's Open Space Study (October 2011) has been considered and the principal concerns are: Indoor Facilities:

1. The assessment uses Sport England's Sports Facility Calculator which is not intended for undertaking sports facility needs assessments and only allows a crude analysis to be undertaken. The strategic planning tools that should be used for undertaking indoor sports facility needs assessments such as the Facilities Planning Model and Active Places Power have not been used.

2. The assessment does not account (and apply appropriate weighting) for factors such as the age/condition of facilities, their accessibility in terms of hours that they are open in the peak period, their accessibility by car, public transport and walking, import and export of demand between Hertsmere and surrounding areas, the level of utilised capacity of individual facilities etc. The above mentioned tools would allow these factors to be accounted for but the Sports Facility Calculator only allows estimated demand from within Hertsmere to compared with existing supply without accounting for any of these considerations.

3. The assessment does not account for the sport/activity specific needs of facilities such as sports halls and swimming pools e.g. with respect to swimming pools, there is not an assessment of whether the facilities have the capacity and design to meet the different uses of the water space such as swimming club use, swimming lessons, aqua aerobics, diving, water polo etc. Consultation with user groups and facility operators would allow such an assessment to be made.

4. The consultation undertaken to inform the assessment is based on a Best Value general user survey from 2006/07. While this may some generic views of residents, this does not account for the views of facility operators, sports clubs, sports governing bodies etc who are key stakeholders in the use of sports facilities and would be expected to be consulted in the first instance to provide feedbalc on issues such as the quantity, quality and accessibility of facilities;

5. There would only appear to be a limited assessment of the quality of existing facilities in the form of a survey of school facilities which is based on the views of each individual school which is unlikely to achieve consistency.

**Outdoor Facilities:** 

Q.6

1. The Council's Playing Pitch Assessment and Strategy was based on 2006 supply and demand data which will be significantly out of date by the time the core strategy is adopted. While the document was updated in 2010, it is unclear to what extent the supply and demand data was updated and whether the stakeholder consultation element was updated. Sport England considers that any playing pitch assessment which is based on data more than 3 years old would be out-of-date and in need of review unless the supply/demand data was monitored and the assessment updated on an annual basis. As it is unclear whether this has been undertaken, it is not possible to confirm that the evidence base for outdoor sports facilities is sufficiently up-to-date.

An example of a potential concern in terms of implementing policy CS17 using the current evidence base is that the Open Space Study has concluded that there is an oversupply of swimming pools and sports halls. Consequently, if planning applications come forward involving the loss of such facilities, based on this evidence, the Council may find it difficult to prevent their loss even though it is possible that a more detailed analysis of needs as advocated would identify deficiencies. Similarly, even

if there are sufficient facilities in quantitative terms for meeting needs, the existing facilities will require significant investment over time to maintain their quality to meet the community's expectations. The conclusion that there is an oversupply of some key community sports facilities is likely to make it more difficult to justify seeking new developments to make provision towards making qualitative improvements to existing facilities and is likely to be a low priority when decisions are made about the use of developer contributions. Addressing the issues identified above would provide the evidence base for securing such provision if justified. Q.7 While supportive of this policy in broad terms, I would urge the Council to review the evidence base relating to sport which underpins it to avoid the implementation of the policy being challenged at a later date and to help inform and justify the policy when applied. In practice this would involve the following;

1. Undertake a revised quantitative assessment of indoor sports facility needs using the Facilities Planning Model and Active Places Power strategic planning tools in order to robustly analyse needs;

2. Undertaking a qualitative assessment of all indoor sports facilities using a consistent and robust methodology;

3. Undertaking consultation with key stakeholders that can provide a more detailed and robust perspective of indoor sports facility needs and issues.

4. Unless it can be demonstrated that the supply/demand data and consultation that informed the Playing Pitch Assessment and Strategy has been substantially updated since the study was first prepared in 2006, a review of the strategy should be undertaken in accordance with Sport England's 'Towards a Level Playing Field' Playing Pitch Strategy methodology which is the industry standard methodology for preparing such assessments/strategies.

The outcome of this work could either support the current conclusions of the Open Space Study to make them more robust or if different conclusions are reached, could be used to update the findings of the study.

While reviewing the evidence base would be preferential before the strategy is examined, as Sport England would not wish to delay the preparation of the core strategy, I would be prepared to accept a commitment being made in the core strategy (in the supporting text to the policies in chapter 6: Building Sustainable Communities) which commits to a review of the evidence base to address Sport England's concerns within a defined timescale in order to support the implementation of the policy.

The review of the evidence base should be undertaken in consultation with Sport England and in the interim of a core strategy being adopted, discussions should take place between the Council and Sport England to discuss how the evidence base will be reviewed in practice. Sport England would be happy to provide advice to the Council on how to undertake assessments, access strategic planning tools, identify stakeholders etc

Q.8

No

Rep Number Name: Aldenham School Charity c/o Shire Consulting				Section				
RCS/R27/	RCS/R27/4688/7/C Aldenham School Charity c/o Shire Consulting			Policy CS18 Key community facilities				
On behalf of			, ,			•		
Aldenham	School Charit	y c/o Shire Consulting						
	sider the DPD is:		(1) Core Strategy Support	Do you cons	ider if DPD is uns	sound because it is not:		
-		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:		
Q.6	Q.6 Draft policy CS18 supports "dual use of key community facilities, including education facilities by the wider community, for this to be done efficiently, the policy should re-			,				
Q.7								
Q.8								
Q.9								

Rep Number Name: Sport England (East Region) Section RCS/R27/1487/2/0 Sport England (East Region) Policv CS18 Kev community facilities On behalf of Sport England Do you Consider the DPD is: (1) Legally Compliant (1) Core Strategy Support Do you consider if DPD is unsound because it is not: (2) Sound No (2) In Part Yes Justified Effective Consistent with National policy:

Sport England welcomes this policy as it supports the principle of new community facilities including sport and seeks to protect existing facilities. However, there is concern that the Council's evidence base on sport which would support the inclusion and implementation of this policy will not be sufficiently robust if challenged when the policy is implemented. For example, the policy resists the loss, reduction or displacement of facilities/sites unless it can be demonstrated that they are surplus to the needs of the community or no longer fit for purpose. The evidence base that supports the policy will inform whether facilities are surplus to needs and consequently it is essential that it is robust. The evidence base for indoor and outdoor sport in its current form is not considered to accord with Government guidance in PPG17 in relation to planning policies being supported by robust assessments and audits of local need. The evidence base would not therefore meet the 'justified' and' consistent with National Policy' tests of soundness. The Council's Open Space Study (October 2011) has been considered and the principal concerns are: Indoor Facilities:

1. The assessment uses Sport England's Sports Facility Calculator which is not intended for undertaking sports facility needs assessments and only allows a crude analysis to be undertaken. The strategic planning tools that should be used for undertaking indoor sports facility needs assessments such as the Facilities Planning Model and Active Places Power have not been used.

2. The assessment does not account (and apply appropriate weighting) for factors such as the age/condition of facilities, their accessibility in terms of hours that they are open in the peak period, their accessibility by car, public transport and walking, import and export of demand between Hertsmere and surrounding areas, the level of utilised capacity of individual facilities etc. The above mentioned tools would allow these factors to be accounted for but the Sports Facility Calculator only allows estimated demand from within Hertsmere to compared with existing supply without accounting for any of these considerations.

3. The assessment does not account for the sport/activity specific needs of facilities such as sports halls and swimming pools e.g. with respect to swimming pools, there is not an assessment of whether the facilities have the capacity and design to meet the different uses of the water space such as swimming club use, swimming lessons, aqua aerobics, diving, water polo etc. Consultation with user groups and facility operators would allow such an assessment to be made.

4. The consultation undertaken to inform the assessment is based on a Best Value general user survey from 2006/07. While this may some generic views of residents, this does not account for the views of facility operators, sports clubs, sports governing bodies etc who are key stakeholders in the use of sports facilities and would be expected to be consulted in the first instance to provide feedbalc on issues such as the quantity, quality and accessibility of facilities;

5. There would only appear to be a limited assessment of the quality of existing facilities in the form of a survey of school facilities which is based on the views of each individual school which is unlikely to achieve consistency.

**Outdoor Facilities:** 

Q.6

1. The Council's Playing Pitch Assessment and Strategy was based on 2006 supply and demand data which will be significantly out of date by the time the core strategy is adopted. While the document was updated in 2010, it is unclear to what extent the supply and demand data was updated and whether the stakeholder consultation element was updated. Sport England considers that any playing pitch assessment which is based on data more than 3 years old would be out-of-date and in need of review unless the supply/demand data was monitored and the assessment updated on an annual basis. As it is unclear whether this has been undertaken, it is not possible to confirm that the evidence base for outdoor sports facilities is sufficiently up-to-date.

An example of a potential concern in terms of implementing policy CS18 using the current evidence base is that the Open Space Study has concluded that there is an oversupply of swimming pools and sports halls. Consequently, if planning applications come forward involving the loss of such facilities, based on this evidence, the Council may find it difficult to prevent their loss even though it is possible that a more detailed analysis of needs as advocated would identify deficiencies. Similarly, even

if there are sufficient facilities in quantitative terms for meeting needs, the existing facilities will require significant investment over time to maintain their quality to meet the community's expectations. The conclusion that there is an oversupply of some key community sports facilities is likely to make it more difficult to justify seeking new developments to make provision towards making qualitative improvements to existing facilities and is likely to be a low priority when decisions are made about the use of developer contributions. Addressing the issues identified above would provide the evidence base for securing such provision if justified. Q.7 While supportive of this policy in broad terms, I would urge the Council to review the evidence base relating to sport which underpins it to avoid the implementation of the policy being challenged at a later date and to help inform and justify the policy when applied. In practice this would involve the following;

1. Undertake a revised quantitative assessment of indoor sports facility needs using the Facilities Planning Model and Active Places Power strategic planning tools in order to robustly analyse needs;

2. Undertaking a qualitative assessment of all indoor sports facilities using a consistent and robust methodology;

3. Undertaking consultation with key stakeholders that can provide a more detailed and robust perspective of indoor sports facility needs and issues.

4. Unless it can be demonstrated that the supply/demand data and consultation that informed the Playing Pitch Assessment and Strategy has been substantially updated since the study was first prepared in 2006, a review of the strategy should be undertaken in accordance with Sport England's 'Towards a Level Playing Field' Playing Pitch Strategy methodology which is the industry standard methodology for preparing such assessments/strategies.

The outcome of this work could either support the current conclusions of the Open Space Study to make them more robust or if different conclusions are reached, could be used to update the findings of the study.

While reviewing the evidence base would be preferential before the strategy is examined, as Sport England would not wish to delay the preparation of the core strategy, I would be prepared to accept a commitment being made in the core strategy (in the supporting text to the policies in chapter 6: Building Sustainable Communities) which commits to a review of the evidence base to address Sport England's concerns within a defined timescale in order to support the implementation of the policy.

The review of the evidence base should be undertaken in consultation with Sport England and in the interim of a core strategy being adopted, discussions should take place between the Council and Sport England to discuss how the evidence base will be reviewed in practice. Sport England would be happy to provide advice to the Council on how to undertake assessments, access strategic planning tools, identify stakeholders etc

Q.8

No

Rep Number Name: A RCS/R27/1192/6/S On behalf of	ldenham Parish Council Aldenham Parish Coun	ncil	Section Polici		community facilities
Do you Consider the DPD is:	(1) Legally Compliant (2) Sound	(1) Core Strategy Support (2) In Part	Do you consid Justified	der if DPD is unso Effective	und because it is not: Consistent with National policy:
Q.6					
Q.7 APC weld	come the comments made unde C	CS18, especially with reference to the	Former Fire Static	n at Radlett.	
Q.8					
Q.9					

Rep Nur	nber Name: Th	ne Theatres Trust				Sec	tion			
RCS/R27//4670/1/S The Theatres Trust				Policy CS18 Key community facilities						
On beha	If of						, ,			
The Th	eatres Trust									
Do you (	Do you Consider the DPD is: (1) L		(1) Legally Compliant (1) Core Strategy Support		Yes	Do you consider if DPD is unsound because it is not:				
		(2) Sound	Yes	(2) In Part		Justified	Effective	Consistent with National policy:		
Q.6	We support the	e document and find it	to be soun	d, from our point of view, with	regard to	Policies CS17	Access to Service	es (includes cultural facilities in the		
								me comments. Policy CS18 presumably does		
								tion is not offered for leisure and cultural		

not include your cultural venues. This policy provides for the loss or displacement of community facilities which protection is not offered for leisure and cultural facilities and these should also be given the same protection, maintenance and enhancement as your community facilities as they too would be difficult to replace. Your cultural facilities provide a quality of life to residents and make a valuable contribution to the character and function of your town centres, especially the evening economy. We suggest that para 8.17 includes theatres as another example of positive evening uses rather than casinos, and still find Policy CS29 (Safe and Attractive Evening Economy) to be depressing and negative.

Q.7

Q.8

Rep Number	Name: Hig	hways Agency				Sectio	n		
RCS/R27/1	568/4/C	Highways Agend	;y			Polic	y CS19 Secu	ring mixed use development	
On behalf of			-				-		
Highways A	gency								
Do you Consid	er the DPD is:	<ol> <li>(1) Legally Compliant</li> <li>(2) Sound</li> </ol>	,	<ol> <li>Core Strategy Support</li> <li>In Part</li> </ol>	Yes	Do you consid Justified	ler if DPD is unso Effective	ound because it is not: Consistent with National policy:	
	recognised than necessary to cla	It this may be referring, g arify that assessment sho	eographica ould not be l	Ily, to all roads in the imme	diate 'loca work, i.e.	l' area, it is felt t that under the c	hat a minor ame	rence made to 'local road capacity'. While ndment to the wording of the policy is shire County Council, but also encompas	
Q.7	The Highways Agency's persp	0,	e following t	ext, highlighted in green ita	lics, is ins	erted into Policy	CS22, to increas	se its effectiveness from the Highways	
	"iii) public trans	port accessibility, and lo	cal and stra	tegic road network capacity	r; and"				
Q.8									
<u></u>									

Rep Number <i>RCS/R27/4</i> On behalf of		nglish Heritage (East of England F English Heritage (East	Section Table 11 Potential items to be incorporated into a future CIL charging schedule for Hertsmere				
English He Do you Consid	ritage der the DPD is:	(1) Legally Compliant (2) Sound	(1) Core Strategy Support (2) In Part	Do you consider if DPD is unsound because it is not: Justified Effective Consistent with National policy:			
Q.6							
Q.7 It may be suitable for the Council to include heritage assets as a potential area for CIL funding, e.g. if a scheme related to a heritage asset at risk.							
Q.8	No						
Q.9							

 Rep Number
 Name:
 Sport England (East Region)

 RCS/R27/1487/3/O
 Sport England (East Region)

 On behalf of
 Sport England (East Region)

Section Policy CS20 Standard charges and other planning obligations

## Sport England

Do you Consider the DPD is:	(1) Legally Compliant		(1) Core Strategy Support		Do you consider if DPD is unsound because it is not:		
	(2) Sound	No	(2) In Part	Yes	Justified	Effective	Consistent with National policy:

Q.6 This policy is welcomed as it makes provision for new residential and non-residential developments to make provision for on-site or off-site community facilities (which may include sport) through standard charges or individual planning obligations. However, there is concern that the Council's evidence base on sport which would support the inclusion and implementation of this policy will not be sufficiently robust if challenged when the policy is implemented. As provision will only be justified for facilities/services for which a need is known to arise from new development, the Council's evidence base will be scrutinized by developers when assessing whether such needs exist in relation to sport. If the evidence base is not considered to be robust, developers are likely to challenge the need to make provision for sport which may result in provision not being made even though needs may exist.

The evidence base for indoor and outdoor sport in its current form is not considered to accord with Government guidance in PPG17 in relation to planning policies being supported by robust assessments and audits of local need. The evidence base would not therefore meet the 'justified' and' consistent with National Policy' tests of soundness. The Council's Open Space Study (October 2011) has been considered and the principal concerns are: Indoor Facilities:

1. The assessment uses Sport England's Sports Facility Calculator which is not intended for undertaking sports facility needs assessments and only allows a crude analysis to be undertaken. The strategic planning tools that should be used for undertaking indoor sports facility needs assessments such as the Facilities Planning Model and Active Places Power have not been used.

2. The assessment does not account (and apply appropriate weighting) for factors such as the age/condition of facilities, their accessibility in terms of hours that they are open in the peak period, their accessibility by car, public transport and walking, import and export of demand between Hertsmere and surrounding areas, the level of utilised capacity of individual facilities etc. The above mentioned tools would allow these factors to be accounted for but the Sports Facility Calculator only allows estimated demand from within Hertsmere to compared with existing supply without accounting for any of these considerations.

3. The assessment does not account for the sport/activity specific needs of facilities such as sports halls and swimming pools e.g. with respect to swimming pools, there is not an assessment of whether the facilities have the capacity and design to meet the different uses of the water space such as swimming club use, swimming lessons, aqua aerobics, diving, water polo etc. Consultation with user groups and facility operators would allow such an assessment to be made.

4. The consultation undertaken to inform the assessment is based on a Best Value general user survey from 2006/07. While this may some generic views of residents, this does not account for the views of facility operators, sports clubs, sports governing bodies etc who are key stakeholders in the use of sports facilities and would be expected to be consulted in the first instance to provide feedbalc on issues such as the quantity, quality and accessibility of facilities;

5. There would only appear to be a limited assessment of the quality of existing facilities in the form of a survey of school facilities which is based on the views of each individual school which is unlikely to achieve consistency.

**Outdoor Facilities:** 

1. The Council's Playing Pitch Assessment and Strategy was based on 2006 supply and demand data which will be significantly out of date by the time the core strategy is adopted. While the document was updated in 2010, it is unclear to what extent the supply and demand data was updated and whether the stakeholder consultation element was updated. Sport England considers that any playing pitch assessment which is based on data more than 3 years old would be out-of-date and in need of review unless the supply/demand data was monitored and the assessment updated on an annual basis. As it is unclear whether this has been undertaken, it is not possible to confirm that the evidence base for outdoor sports facilities is sufficiently up-to-date.

An example of a potential concern in terms of implementing policy CS20 using the current evidence base is that the Open Space Study has concluded that there is an oversupply of swimming pools and sports halls. Consequently, it would be difficult to justify seeking new developments to make provision towards such facilities. If the evidence base is not correct and there are deficiencies, new development would consequently not make provision for meeting such needs. Furthermore, even if there is an oversupply in quantitative terms for meeting needs, the existing facilities will require significant investment over time to maintain their quality to meet the community's expectations. Making qualitative improvements to existing facilities is likely to be a low priority when decisions are made about the use of developer contributions as the evidence bases has not assessed this in any detail.

Q.7 While supportive of this policy in broad terms, I would urge the Council to review the evidence base relating to sport which underpins it to avoid the implementation of the policy being challenged at a later date and to help inform and justify the policy when applied. In practice this would involve the following;

1. Undertake a revised quantitative assessment of indoor sports facility needs using the Facilities Planning Model and Active Places Power strategic planning tools in order to robustly analyse needs;

2. Undertaking a qualitative assessment of all indoor sports facilities using a consistent and robust methodology;

3. Undertaking consultation with key stakeholders that can provide a more detailed and robust perspective of indoor sports facility needs and issues.

4. Unless it can be demonstrated that the supply/demand data and consultation that informed the Playing Pitch Assessment and Strategy has been substantially updated since the study was first prepared in 2006, a review of the strategy should be undertaken in accordance with Sport England's 'Towards a Level Playing Field' Playing Pitch Strategy methodology which is the industry standard methodology for preparing such assessments/strategies.

The outcome of this work could either support the current conclusions of the Open Space Study to make them more robust or if different conclusions are reached, could be used to update the findings of the study.

While reviewing the evidence base would be preferential before the strategy is examined, as Sport England would not wish to delay the preparation of the core strategy, I would be prepared to accept a commitment being made in the core strategy (in the supporting text to the policies in chapter 6: Building Sustainable Communities) which commits to a review of the evidence base to address Sport England's concerns within a defined timescale in order to support the implementation of the policy.

The review of the evidence base should be undertaken in consultation with Sport England and in the interim of a core strategy being adopted, discussions should take place between the Council and Sport England to discuss how the evidence base will be reviewed in practice. Sport England would be happy to provide advice to the Council on how to undertake assessments, access strategic planning tools, identify stakeholders etc

Q.8

No

Rep NumberName: Savills (on behalf of Jupiter Hotels)RCS/R27/4686/5/OSavills (on behalf of Jupiter Hotels)On behalf of						Section Policy CS20 Standard charges and other planning obligations				
Savills	(on behalf of Jup	oiter Hotels)								
Do you	Consider the DPD is:	(1) Legally Compliant (2) Sound	Yes No	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Yes	Do you cons Justified	sider if DPD is uns Effective	sound because it is not: Consistent with National policy:		
Q.6	in plan making deliverable an should be prep	and the determination of d planning permissions r pared in conjunction with	of applicat nust dem Local Pla	ions should be emphasised in onstrate that they can be deliv	the polic rered in t	cy wording. As in the current mark	dentified in the dra et. The NPPF als	that the importance of viability and delive aft NPPF, Local Plan aspirations must be o acknowledges that CIL charging schedu y and it is important that development is n	iles	
Q.7	will provide th	e Council will, however,	retain the		106 agre	ements on a si	te-by-site basis ha	should read 'on larger all development scl aving regard to amongst other planning fac e impact.'		
Q.8	No									

Q.9 N/A

Rep Number	Name:	English Heritage (East of England Region)				
RCS/R27/4548/3/C		English Heritage (East of England Region)				
On behalf of						

Section Policy CS21 Securing a high quality and accessible environment

English Heritage

Do you Consi		(1) Legally Compliant	(1) Core Strategy Support	Do you cons	ider if DPD is unso	ound because it is not:
		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:
Q.6	'We are please	ed to see that reference is made t	o the historic environment in this policy.			

Q.7 PPS5 emphasises that the historic environment can have a positive role to play in place-shaping, and would be appropriate to refer to this within the policy.

Q.8 No

Rep Number Name: Highways Agency RCS/R27/1568/3/C Highwavs Agency On behalf of

Section Policv CS22 Elstree Wav Corridor

Highways Agency

Do you Consider the DPD is: (1) Legally Compliant Yes (1) Core Strategy Support (2) Sound (2) In Part Yes

Do you consider if DPD is unsound because it is not: Justified Effective Consistent with National policy:

Q.6 The Highways Agency supports the council's intention to produce an AAP for the Elstree Way corridor, and welcomes the inclusion of this proposal within Policy CS22. The Highways Agency acknowledges the council's proposal for potentially permitting development on safeguarded land between Rowley Lane and the A1, east of the Elstree Way employment area. The Highways Agency wishes to seek confirmation that development on the safeguarded land will be covered by the AAP, to increase the opportunity for bringing forward integrated and sustainable development, and reduce the risk of fragmented and piecemeal development.

The Highways Agency queries whether there is any existing transport evidence base which covers the Elstree Way employment area, incorporating planned development on the safeguarded land, and whether this includes the Strategic Road Network. The Highways Agency requires an understanding of the highway impact, if any, which may arise upon the Strategic Road Network, as a result of development growth in this area, and whether any form of mitigation is required.

The Highways Agency considers that through an AAP, there is opportunity for and a compelling need to compile a suitable evidence base and mitigation strategy which assesses and responds to any impact on the highway network, including the A1, if evidence demonstrates that this is the necessary action to take. The AAP may also present an opportunity to develop a tariff mechanism or CIL contribution which deals specifically with any impact arising at this junction and the Strategic Road Network arising from development in the area.

The Highways Agency considers that it would be beneficial for Policy CS22 to cross-reference Policy CS23 which sets out the need for appropriate transport assessment accompanying future development proposals.

Q.7 The Highways Agency recommends the following text, highlighted in green italics, is inserted into Policy CS22, to increase the effectiveness of this policy and its iustification:

Any development should have regard to guidance set out in the Elstree Way Corridor Area Action Plan DPD and be brought forward in a coordinated manner. The AAP will incorporate the Elstree Way employment area and the proposed safeguarded land to the east, between Rowley Lane and the A1 Barnet Bypass

and should be in compliance with other policies in the Core Strategy, with particular reference to the requirements of policies CS21, CS23 and CS25. "The AAP will be supported by a suitable evidence base which considers, amongst other things, the potential cumulative traffic effects of planned development in the area on the surrounding transport network, including the Strategic Road Network. In consultation with relevant stakeholders, this evidence will be used to determine what mitigation and improvement works may be required to facilitate development coming forward and ensure the highway network can operate efficiently and safely in the future. As part of the AAP and in consultation with stakeholders, consideration will be given to a potential tariff mechanism or CIL contribution to secure funding for infrastructure. including highway mitigation, if based on evidence it is deemed necessary, and does not compromise the viability of development.

Transport assessment work prepared in support of development coming forward should take account of advice set out in DfT Circular 02/2007, the Highways Agency's Protocol for Dealing with Planning Applications, and local highway authority advice, including the need to ensure the Strategic Road Network is 'no worse off' than if the development did not take place.

Rep Number Name: M RCS/R27//2957/1/C On behalf of Lee Setyon	Ir L Setyon Mr L Setyon		Section Policy CS22 Elstree Way Corridor						
Do you Consider the DPD is:	<ul><li>(1) Legally Compliant</li><li>(2) Sound</li></ul>	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you cons Justified	ider if DPD is unse Effective	ound because it is not: Consistent with National policy:				
Q.6 Consultee ma	de representations regarding p	arking in a CPZ in Radlett, these comr	nents are outside of	the remit of the C	Core Strategy.				
Q.7									
Q.8 No									

Rep Number N	Name: Taylor Wimpey North Thames	Section				
RCS/R27/4679/2	2/S Taylor Wimpey North Th	ames Policy CS22 El	Policy CS22 Elstree Way Corridor			
On behalf of						
Taylor Wimpey N	√orth Thames					
Do you Consider the		(1) Core Strategy Support Yes Do you consider if DPD is (2) In Part Justified Effective	unsound because it is not: Consistent with National policy:			
AAP the pa the ac bound	as the current SPG is now nearly 10 years old ace anticipated and up-to-date commercially ccommodation of 800 new dwellings within th daries of the defined corridor so that the area	o prepare an Area Action Plan (AAP) for the Elstree Way Corridor. d and is now outdated having been overtaken by events. A numb focussed guidance is required to ensure development does come f e corridor are to be realised. As part of this serious consideration s it covers is not so arbitrary and that the area can be development T very much wish to be part of the discussions on the APP going f	er of sites have not come forward in the manner or at forward and the Council's objectives especially for should also be given to altering and expanding the comprehensively and viably. As a Company that is			
Q.7						
Q.8 No						

Rep Number Name: He	ertfordshire County Council	Section				
RCS/R27/4553/6/C	7. Transport and Parking					
On behalf of				•	0	
HCC Spatial and Land u	ise Planning					
Do you Consider the DPD is:	(1) Legally Compliant	(1) Core Strategy Support	Do you cons	sider if DPD is un	sound because it is not:	
	(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:	

Q.7 Following confirmation of DfT funding contribution to the construction of the Croxley Rail Link it might be prudent for the Core Strategy to consider potential implications of the scheme. Paragraphs 1.19, 1.22, 7.1, table 5 and policy CS14 are inconsistent in the degree to which congestion is to be managed/reduced. The position of the County Council is as set out in the LTP the growth in traffic and congestion will be reduced. No reference appears to be made to the Borehamwood and Elstree Urban Transport Plan or the Potters Bar Urban Transport Plan. Refers to diversion of traffic from the M25 in relation to Potters Bar and to improving the accessibility of Radlett railway station in relation to Radlett. Neither of these issues appear to be picked up in the Transport section. Reference to the 'associated Accessibility Strategy' should be removed. There are several associated documents with this strategy and they are likely to change over the period of the Plan. The 'strategy' is adequately covered by the inclusion of the Local Transport Plan. The Local Transport Systems as well as 'softer' measures such as Travelwise. Para 7.1 - The South Mimms Service Station is not recognised by the County Council as a source of congestion. This issue may merit a discussion between the authorities.

Para 7.2 should be extended to acknowledge that the Borough Council can influence car usage through its car parking management and standards. This would support the Core Strategy Objectives and Policy CS24.

Para 7.5 incorrectly states that 'A number of Urban Transport Plans for different parts of the Borough are also currently under preparation'. A number of Urban Transport Plans already exist, the Potters Bar UTP is at the final stages of consultation and a review of the Elstree and Borehamwood UTP is to be undertaken next. Para 7.7 - Roads in Hertfordshire has recently been updated and the 2011 rather than the 2001 version should be referenced.

Policy CS23 - The wording of Policy CS23 could be strengthened by the inclusion of an additional bullet point that reads; 'the cumulative impact on the highway network can be adequately mitigated'. Policy CS24 - Reference should be made to the inclusion of electric vehicle charging points and consideration given to including this in Policy CS34 to support the objectives of the Core Strategy. Greenways - A useful addition to the section on Greenways would be on how they are likely to be delivered and this would help inform / be informed by the preparation of an Infrastructure Delivery Plan. For clarity and consistency it would also be helpful to reference 'Greenways' within Policy CS25.

Q.8

Rep NumberName: Highways AgencyRCS/R27/1568/5/OHighways AgencyOn behalf of

Section Policy CS23 Development and accessibility to services and employment

Highways Agency

Do you Cons	sider the DPD is:	<ol> <li>Legally Compliant</li> <li>Sound</li> </ol>	Yes	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Yes	Do you cons Justified	ider if DPD is uns Effective	ound because it is not: Consistent with National policy:	
Q.6	( )	Policy CS23 states the n ut in the Parking Suppler			velopmer	t proposals ove	r 2,500sqm and 8	0 residential units prepared in accordance with	۱
	accordance wit	h the DfT's Guidance or	Transpo		he effecti	veness of the po		for triggering the need for a Travel Plan is in vs Agency considers that this description shoul	d
Q.7	The Highways	Agency recommends th	ne followir	ng text, , is inserted into Polic	y CS23:				
				for developments over 2,500 idance on preparing travel pla		residential unit	s), prepared in ac	cordance with guidance set out in the Parking	
				ut in DfT Circular 02/2007, the transport assessment in supp				with Planning Applications, and local highway	
<u> </u>									

Q.8

RCS/R2	Rep Number       Name: The Radlett Society and Green Belt Association         RCS/R27/4240/2/S       The Radlett Society and Green Belt         On behalf of       On behalf of			Section Policy CS25 Promoting alternatives to the car			
The Rad		Green Belt Association (1) Legally Compliant	(1) Core Strategy Support	,		sound because it is not:	
Q.6	Support	(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:	
Q.7	Syntax errors	within text para 7.19					
Q.8	No						
Q.9							

Rep Number N	Name: Nat	thaniel Lichfield & Partne	ers			Section	on	
RCS/R27//1248/	′1/C	Nathaniel Lichfie	ld & Par	tners		Polie	cy CS26 Tow	n centre strategy
On behalf of								
CS Harlequin Lto								
Do you Consider the	DPD is:	(1) Legally Compliant	Yes	(1) Core Strategy Support		Do you consi	der if DPD is uns	sound because it is not:
		(2) Sound	No	(2) In Part	Yes	Justified	Effective	Consistent with National policy:
test.T an ex 2,500	his is incon isting cent	nsistent with PPS4 which re and not in accordance shold relates to impact a	h states tha e with an u issessmen	at a sequential assessment plan	is require (Policy E ntre uses	ed for all applicat C14). No floor s	ions for main tov pace threshold is	ng town centre will be subject to the sequential wn cetnre uses (includng retail) that are not in s set in relation to the sequential approach. The gnated areas. On the basis that policy CS26 is
Q.7 The	relevant pa	art of policy CS26 should	be reword	ded to delete 'in excess of 2	,500 sq.n	n'		
Q.8 No								

Rep Number	r Name: Sl	nire Consulting		Secti	ion		
RCS/R27/	/4658/21/C	Shire Consulting	Policy CS26 Town centre strategy				
On behalf of		C					
Shire Con	sulting						
Do you Cons	sider the DPD is:	(1) Legally Compliant	(1) Core Strategy Support	Do you consi	ider if DPD is uns	ound because it is not:	
		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:	
Q.6	The "Town Cei should be dele	,	in effect just repeats PPS4. It should	either be rewritten to	address matters	of particular relevance to Hertsmere or it	
Q.7							
Q.8							
Q.9							

Rep Number RCS/R27/ On behalf of	/4496//0	digo Planning Indigo Planning		Section Polici		n centre strategy
Indigo Pla	nning for Sain	sbury's Supermarket				
		(1) Legally Compliant (2) Sound	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you consid Justified	der if DPD is un Effective	sound because it is not: Consistent with National policy:
Q.6	primary retail fu designated prir	unction or wider role as an app nary frontage to acknowledge t vices, and serves as a main att	ropriate town centre use (as defined with the stores role as a shopping destination	ithin PPS4). The Sa on and an important	ainsbury's store of the t	be permitted provided that it maintains the on Darkes Lane should be included in the own centre. The store offers a wide range of he Potters Bar rail station and is well served by
Q.7						
Q.8						
-						

Rep NumberName: The Radlett Society and Green Belt AssociationRCS/R27/4240/3/CThe Radlett Society and Green BeltOn behalf of			Sect 8.1		f individual centres – Radlett	
The Radle	tt Society and	Green Belt Association				
Do you Cons	sider the DPD is:	<ol> <li>(1) Legally Compliant</li> <li>(2) Sound</li> </ol>	<ul><li>(1) Core Strategy Support</li><li>(2) In Part</li></ul>	Do you cons Justified	ider if DPD is uns Effective	ound because it is not: Consistent with National policy:
Q.6		y further retail development at ng office as an essential facility		re it complements th	ne main district ce	ntre well. Support is also given for the post
Q.7	Spelling error	in para 8.5 - 'Stirling Corner'				
Q.8	No					
Q.9						

Rep Number Name: Shire Consulting		Section		
RCS/R27/4658/22/C Shire Consulting	Policy CS27 Strengthening town centres			
On behalf of		-		
Shire Consulting				
Do you Consider the DPD is: (1) Legally Compliant	(1) Core Strategy Support	Do you consider if DPD is uns	sound because it is not:	
(2) Sound	(2) In Part	Justified Effective	Consistent with National policy:	
Q.6 Policy CS27 sets out the intention to designate p justification for doing so. It is stated that the de appears to be no reasoned justification for eithe just repeating PPS4, the Council would be wise	signation of the frontages will take r the designation or the intention to	place in the "Site Allocations and Dev set out an "appropriate proportion" of	velopment Management DPD" but again, there	
Q.7				
Q.8				

Rep Nun	ber Name: RPS on behalf of Willows farm Section
	27/4552/2/0 RPS on behalf of Willows farm Policy CS27 Strengthening town centres
	ns Leisure (Willows Farm)
	onsider the DPD is: (1) Legally Compliant (1) Core Strategy Support No (2) Sound No (2) In Part Do you consider if DPD is unsound because it is not: Justified Effective Consistent with National policy:
Q.6	As currently worded, the final sentence of Paragraph 8.14 of the RCS and final sentence of Policy CS27 could potentially stifle the future viability and expansion of Willows Farm Village, concerning the provision of any future tourism based retail development that is ancillary to its function as a day visitor attraction. The RCS is therefore considered to be unsound on the basis that it is not consistent with relevant policy guidance contained within the Good Practice Guide on Planning for Tourism (2006) and PPS4 (2OG9). In particular, Paragraph 1.1 of the Good Practice Guide states that Die planning system has a vital role to play in terms of facilitating the development and improvement of tourism in appropriate locations. Policy EC7 of PPS4 states that local planning authorities should, through their local development frameworks, support the provision and expansion of tourist and visitor facilities in appropriate locations where identified needs are not met by existing facilities in rural service centres.
	Furthermore, the policy states that local development frameworks should support extensions to existing tourist accommodation where the scale of the extension is appropriate to its location and where the extension may help to ensure the future Viability of such businesses.
	Paragraph 8.14 appears under the subheading of Shenley, a settlement whose rapid growth is acknowledged but which remains below most other Settlements of significant size in the Borough's hierarchy. Willows Farm is referred to in the final sentence of Paragraph 8.14. We consider that the policy stance is not justified in the circumstances. It may be true that Willows Farm is located "beyond the settlement hierarchy" and outside any designated centre, but 'this 'takes no account of the function of the retail element of activities at Willows Farm, which is primarily to serve Visitors. We acknowledge that the categories 'visitor' and 'resident' may not be mutually exclusive. Nevertheless, given their function, we consider that the retail facilities at Willows Farm should not be treated in the same way as those in established settlements.
	The farm shop sells produce from Willows Farm itself and also that from nearby farms. In our view the sale of local produce should be supported on the grounds of sustainability, on the other hand, the Councils stance as set out in the final sentence of this paragraph may well be inimical to the maintenance of the attractiveness of Willows Farm and its ability to contribute to the local economy.
	We consider it extremely unlikely that the retail facilities at Willows Farm will have any adverse effect on those in settlements. We believe the same considerations apply to Policy CS27.
	In addition, we note that the Council stated in its statement of consultation response dated 28 November 2011, concerning our previous representations to the December 2010 Revised Core Strategy, that it "agreed" that Willows Farm should be considered on its own, not in the context of Shenley.
Q.7	We therefore seek the following changes: - The deletion of all after 'retail activities' in the final sentence of paragraph 8.14 and the deletion of all other policies in final sentence of Policy CS27. This additional section would make the RCS sound by bringing it in line with national planning policy regarding and economic development tourism.
Q.8	Yes
Q.9	To ensure that tourism development is afforded the importance in the RCS that it is due.

Rep Numbe	er Name: He	erts & Middlesex Wildlife	Trust			Secti	on	
RCS/R27/1296/4/C Herts & Middlesex Wildlife Trust					9. Implementation and Monitoring Framework			
On behalf o	of							-
Herts and	d Middlesex Wil	Iflife Trust						
Do you Cor	nsider the DPD is:	(1) Legally Compliant	Yes	(1) Core Strategy Support		Do you consi	der if DPD is uns	sound because it is not:
		(2) Sound	No	(2) In Part	Yes	Justified	Effective	Consistent with National policy:
Q.6	Q.6 Para 9.1 is supported. Previous comments on Local Nature Partnerships should be considered. Table 17: As an additional indicator, we would recommend the Council also records the number and area of Wildlife Sites under positive conservation management (National Indicator 197).						nal indicator, we would recommend the Council	
Q.7	and make it m Table 17 - We	ore consistent with curre	nt local ar I use NI 1	nd national policy and workin	ig in the a	area of nature co	nservation.	help boost the flexibility of the Core Strategy vation: the number and area of Wildlife Sites
Q.8	No							

Rep Number	Name: Hertfordshire County C	ouncil	Section	1			
RCS/R27/4	553/7/C Hertfordshire	County Council	9. Imp	9. Implementation and Monitoring Framework			
On behalf of					Ū.		
HCC Spatia	I and Land use Planning						
Do you Consid	er the DPD is: (1) Legally Complia	int (1) Core Strategy Support	Do you conside	r if DPD is unsc	ound because it is not:		
	(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:		
Q.6							
Q.7	There are a number of references t within the monitoring framework to	o bus/rail issues within the Core Strategy I reflect this.	Policies. It is therefore consi	idered that a rel	evant target/indicator should be included		
Q.8							

Rep Number Name: London Travel Watch RCS/R27/1069/3/C London Travel Watch On behalf of London Travel Watch			h	Section Table 17 Monitoring Framework			
Do you Consider the DPD is: (1) Legally Compli		(1) Legally Compliant (2) Sound	(1) Core Strategy Support Do you consider if DPD is unso (2) In Part Justified Effective		ound because it is not: Consistent with National policy:		
Q.6		(-)	(_)				
Q.7	Suggested that indicators for public transport are included.						
Q.8	No						
Q.9							

Rep Number Name: English Heritage (East of England Region)				Section		
RCS/R27/4548/4/C English Heritage (East of England Region)				Table 17 Monitoring Framework		
On behalf of						
English He	eritage					
Do you Consider the DPD is:		(1) Legally Compliant	<ol><li>Core Strategy Support</li></ol>	Do you consider if DPD is unsound because it is not:		
		(2) Sound	(2) In Part	Justified	Effective	Consistent with National policy:
Q.6	6 For Built Heritage, it would be suitable to broaden the reference from listed buildings at risk, to all heritage assets at risk. English Heritage's register is updated annually and it would be helpful to monitor grade II listed buildings on any locally compiled register.					
Q.7						
Q.8	No					
Q.9						

Rep NumberName: The Radlett Society and Green Belt AssociationRCS/R27/4240/4/CThe Radlett Society and Green BeltOn behalf of						
The Radlett Society and Green Belt AssociationDo you Consider the DPD is:(1) Legally Compliant(1) Core Strategy Support(2) Sound(2) In Part						
Q.6		( )				
Q.7	Spelling error - 'homes' not 'home' in St Albans paragraph on page 96					
Q.8	No					
Q.9						

Section Appendix 2-Key development proposals and policies in neighbouring local authorities

Do you consider if DPD is unsound because it is not: Justified Effective Consistent with National policy: Justified