



Name of the Local Plan to which this representation relates:

South Staffordshire Council Local Plan 2018 - 2039

Please return to South Staffordshire Council BY 12 noon Friday 23 December 2022

This form has two parts –

Part A – Personal Details: need only be completed once.

Part B – Your representation(s). Please fill in a separate sheet for each representation you wish to make.

Part A

1. Personal		2. Agent's Details (if
Details*		applicable)
	please complete only the Title, Name and	Organisation (if applicable)
boxes below but complete	the full contact details of the agent in 2.	
Title		Mr
First Name		John
Last Name		Williams
Job Title		Director
(where relevant)		
Organisation	Miller Homes	PlanIt Planning and Development
(where relevant)		
Address Line 1		The Studio
Line 2		White Cottage
Line 3		Astley, nr Shrawley
Line 4		Worcestershire
Post Code		DY13 ORS
-		
Telephone		01299 828084
		john@planit-
E-mail Address		planningdevelopment.co.uk
	<u> </u>	, <u>J</u>



Part B – **Please use a separate sheet for each representation**

Name or Organisation:

3. To which part of the Local Plan does this representation relate?

Paragraph	Policy DS2	Policies Map		
4. Do you consider the Loca	al Plan is :			
(1) Legally compliant	Yes	\checkmark	No	
(2) Sound	Yes		No	\checkmark
(3) Complies with the Duty to co-operate	Yes	✓	No	

Please tick as appropriate

5. Please give details of why you consider the Local Plan is not legally compliant or is unsound or fails to comply with the duty to co-operate. Please be as precise as possible.

If you wish to support the legal compliance or soundness of the Local Plan or its compliance with the duty to co-operate, please also use this box to set out your comments.

Policy DS2 puts in place a series of potentially undeliverable requirements for Green Belt compensation.

The Framework advises at paragraph 1.2 that Local Plans should set out ways in which the impact of removing land from the Green Belt can be offset through compensatory improvements to the environmental quality and accessibility of the remaining Green Belt land. This is not achieved by policy DS2. Policy DS2 is ambiguous and simply suggests that S.106 agreements will be used to secure "compensatory improvements" to the environmental quality. What constitutes a "compensatory improvement" is not clear, and provides no certainty to developers.

It is also unclear how the local authority can be sure that the applicants have control over any adjoining land required to deliver the compensatory improvements. If the land is not in the control of an applicant it cannot be subject to a S.106 agreement.

A simpler approach would be to use the "key requirements" of the various allocation proformas to identify the specific Green Belt compensatory measures for each relevant allocation. This will negate the need for policy DS2 and will provide clarity for developers.

(Continue on a separate sheet /expand box if necessary)

6. Please set out the modification(s) you consider necessary to make the Local Plan legally compliant and sound, in respect of any legal compliance or soundness matters you have identified at 5 above. (Please note that non-compliance with the



duty to co-operate is incapable of modification at examination). You will need to say why each modification will make the Local Plan legally compliant or sound. It will be helpful if you are able to put forward your suggested revised wording of any policy or text. Please be as precise as possible.

Policy DS2 should be deleted. The "key requirement" of the proformas for each of the allocations should be used to clearly set out any Green Belt compensatory measures that may be required as part of the development of any former Green Belt sites. Policy DS2 is unclear and potentially undeliverable and could result in housing delivery being stalled.

(Continue on a separate sheet /expand box if necessary)

Please note: In your representation you should provide succinctly all the evidence and supporting information necessary to support your representation and your suggested modification(s). You should not assume that you will have a further opportunity to make submissions.

After this stage, further submissions may only be made if invited by the Inspector, based on the matters and issues he or she identifies for examination.

7. If your representation is seeking a modification to the plan, do you consider it necessary to participate in examination hearing session(s)?



No, I do not wish to participate in hearing session(s)

Yes , I wish to
participate in
hearing session(s)

Please note that while this will provide an initial indication of your wish to participate in hearing session(s), you may be asked at a later point to confirm your request to participate.

8. If you wish to participate in the hearing session(s), please outline why you consider this to be necessary:

Please note the Inspector will determine the most appropriate procedure to adopt to hear those who have indicated that they wish to participate in hearing session(s). You may be asked to confirm your wish to participate when the Inspector has identified the matters and issues for examination.

Representations cannot be kept confidential and will be available for public scrutiny, including your name and/or organisation (if applicable). However, your contact details will not be published.

Data Protection

Your details will be added to our Local Plans Consultation database so that we can contact you as the review progresses. South Staffordshire Council will process your personal data in accordance with the Data Protection Act 2018 and the General Data



Protection Regulations (GDPR). Our Privacy Notice can be viewed at https://www.sstaffs.gov.uk/planning/strategic-planning--data-protection.cfm

Please return the form via email to <u>localplans@sstaffs.gov.uk</u> or by post to South Staffordshire Council, Community Hub, Wolverhampton Road, Codsall, South Staffordshire WV8 1PX