Annex H – Duty to Cooperate Statement Representations Summary and Responses

| Unique ID Reference | Summary of Issue | Response |
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| CR25 | This appears to be a comprehensive paper; therefore, it is difficult to see if there are any other strategic cross boundary matters relevant to the Minerals and Waste Local Plan that should be taken into account. | Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023. |
| CR25 | States that it is not clear in practice how this would operate, and that there needs to be a clear plan as to how the obligation to cooperate is to be achieved. | Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023. |
| CR36 | The viability of moving minerals and waste from one area of the country to another should be assessed in terms of sustainability (i.e., capacity of Surrey waste sites to receive and process excess) and environmental impact. | Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023. |
| CR50 | The depletion of sand and gravel resources may become an issue towards the end of the plan period and should be considered, as well as the Heathrow airport expansion and its impact on sites in Slough that accept non-hazardous and hazardous wastes from Surrey above the Statement of Common Ground threshold. Further states that the Minerals and Waste Planning Authority should co-operate with Local Planning Authorities on the allocation of sites in the Green Belt. | Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023. |
| CR57 | Reigate and Banstead Borough Council look forward to working with Surrey County Council on the preparation of the Plan but mentions that the Planning Practice Guidance advises that Statement of Common Grounds should be agreed and available for the Regulation 19 stage of the plan preparation process. | Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023. |

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| CR58 | Does not identify any other strategic cross boundary matters relevant to the Minerals and Waste Local Plan that should be taken into account in respect of the Duty to Cooperate, nor any other matters that should be considered in respect of the Duty to Cooperate. | Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023. |
| WR3 | Do not consider it likely that materially significant mineral and waste impacts will emerge from implementing the consultation proposals relevant to Gloucestershire's mineral resources; the supply of minerals from or into Gloucestershire; and the ability of Gloucestershire's network of waste management facilities to operate at its full permitted potential. | Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023. |
| WR5 | The council will continue to engage with the Minerals and Waste Planning Authority to assess any potential to use any of its land assets for minerals and waste management development where it is deemed suitable and available. | Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023. |
| WR5 | It would be helpful if the Minerals and Waste Planning Authority could work in partnership with districts and boroughs to undertake the necessary evidence base study to justify a higher requirement for biodiversity net gain above the minimum 10% threshold. | Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023. |
| WR13 | Would like to be engaged positively and on an on-going basis throughout the process to adoption and welcomes further discussions both through the formal stages of the process of preparing the new Minerals and Waste Local Plan but, also through regular updates and discussions as the evidence base emerges and options shortlisted. | Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023. |
| WR13 | As part of its duty to cooperate obligations, the council will continue to engage with the Minerals and Waste Planning Authority to assess any potential to use any of its land assets for these purposes where it is deemed suitable and available and in the assessment of any potential sites located in Elmbridge Borough. | Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023. |

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| WR17 | In relation to the 'call for sites' and the future selection of proposed site allocations for minerals and waste management development across Surrey, please note that Mole Valley District Council recently submitted the emerging Local Plan to the Secretary of State for Housing, Communities and Local Government on 14 February 2022. It is likely that the Local Plan will undergo an Examination in-Public during the summer of 2022. As such, it would be most helpful if Surrey County Council could please update Mole Valley District Council of any potential sites emerging for minerals and waste development within the Mole Valley District. | Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023. |