

### **Representation Form**

We welcome your comments on the Proposed Main Modifications to the Kent Minerals and Waste Local Plan 2024-39.

The Kent Minerals and Waste Local Plan 2024-39 was submitted to the Secretary of State for independent examination on 17 May 2024. The appointed Planning Inspector has now considered all representations made regarding the documents and discussed all relevant matters and issues during hearings in September 2024, and, in light of this, a number of Main Modifications have been identified that are required to ensure the Local Plan is sound and legally compliant.

Before the Inspector can make final recommendations on the proposed Main Modifications, they must be subject to public consultation.

An appraisal of the impacts of the Main Modifications on social, economic and environmental objectives has been undertaken and included in a Sustainability Appraisal (SA) which has also been published.

Please use this form to tell us your views on the soundness and legal compliance of the proposed Main Modifications and the accompanying Sustainability Appraisal. Your representations will be collated and passed on to the Planning Inspector who will then consider what further changes may need to be made to the draft Kent Minerals and Waste Local Plan 2024-39 before it can be adopted.

Once completed you can upload this form online at <a href="https://www.kent.gov.uk/mineralsandwaste">www.kent.gov.uk/mineralsandwaste</a>

If you are unable to upload the form, please complete this Word/paper form and return it to:

Email: mwlp@kent.gov.uk

**Address:** Minerals and Waste Planning Policy Team, Planning Applications Group, Invicta House, Maidstone, Kent, ME14 1XX

Please ensure your response reaches us by midnight on 28 November 2024. Please note that responses received after this deadline will not be considered.

### What information do you need before completing the questionnaire?

Before commenting on the proposed Main Modifications (MM) of the Kent Minerals and Waste Local Plan 2024-39, we would strongly recommend that you read <u>the Guidance Note</u>.



This consultation specifically invites representations on the proposed Main Modifications and no other aspect of the Plan. The Guidance Note explains the soundness tests and statutory plan making requirements relevant to this consultation.

**Please note:** There will not be any other opportunities to make further representations or provide evidence relating to the Main Modifications following this process. Please include all the information, evidence and supporting information necessary to support or justify your representation and any suggested change(s) to the Plan. After this stage, further submissions will only be invited at the request of the Planning Inspector.

Full representations will be submitted to the Planning Inspector. They will be made publicly available on our website with all personal data removed. Please read our privacy statement below for further details.

You may also find it helpful to read our Frequently Asked Questions.

**Privacy:** Kent County Council (KCC) collects and processes personal information in order to provide a range of public services. KCC respects the privacy of individuals and endeavours to ensure personal information is collected fairly, lawfully, and in compliance with the General Data Protection Regulation and Data Protection Act 2018. Read the full Privacy Notice at the end of this document.

**Alternative formats:** If you require any of the consultation material in an alternative format or language, please email: <a href="mailto:alternativeformats@kent.gov.uk">alternativeformats@kent.gov.uk</a> or call: 03000 42 15 53 (text relay service number: 18001 03000 42 15 53). This number goes to an answering machine, which is monitored during office hours.



### **Section A - Personal Information**

	select one option.
	As an individual
	On behalf of someone else
Х	On behalf of an organisation / affiliation
	ease tell us your name or the person you are responding on behalf of: provide a first and last name. Please write in below.
	erine Adamson, Strategic Planning Lead for Kent and East Sussex (Planning y team)
	lease tell us the name of your organisation / affiliation (if relevant): write in below.
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### **Section B - Representation**

You will need to complete questions 2, 3 and 4 for each Main Modification (MM) that you wish to comment on. Please duplicate these questions as many times as required to cover each Main Modification that you wish to comment on. If you would rather not provide feedback on a specific part, please state 'no comment' and move on to the next question.

Which proposed Main Modification does this representation relate to? Q2. Please be specific in terms of MM number, paragraph and policy number (as applicable). 60 MM number Penultimate (of Paragraph Policy DM10) DM10 Policy number Q2a. Do you consider the Main Modification makes the Local Plan legally compliant? Please select one option. Yes No X Don't know Q2b. Do you consider the Main Modification makes the Local Plan sound? Please select one option. Yes X No Don't know



The Inspector must be satisfied that the Local Plan meets four soundness requirements:

- is 'positively prepared',
- is 'justified',
- 'effective',
- 'consistent with national policy'.

In <u>the Guidance Note</u> you will find explanations on each of these four requirements and how they need to be met.

	n for this: Please select all that apply.
	Not positively prepared
	Not justified
X	Not effective
	Not consistent with national policy

Q2d. If you consider this Main Modification to be unsound and/or not legally compliant, please explain why in the box below. Please be precise and give as much detail as possible.

Southern Water is both the statutory water supplier and wastewater undertaker for many parts of Kent. We support the addition of wording proposed in main modification MM60, but would strongly support including the need to contact the Operator of the Source Protection Zone (SPZ) concerned.

### We make this request because:

The measures encouraged by planning policy should protect public water supplies.

Source Protection Zones (SPZ) are created by the Environment Agency for licensed groundwater abstractions that warrant additional protection as they provide public drinking water supply. It is important to keep drinking water standards in mind when protecting SPZ. These are more stringent than the environmental standards more often referred to in guidance for the protection of groundwater.

The principle rule of groundwater protection is preventing or avoiding potentially contaminating activities from occurring in the first place within groundwater catchments used for drinking water. Although groundwater is treated before feeding into supply, planned treatment processes cannot react to every change in water quality. Were an SPZ to become contaminated, this could result in loss of public water supply. It is therefore critical to protect water quality in source protection zones.

In general terms, the closer contamination is to the abstraction the greater the risk to drinking water quality. However, in dual porosity aquifers such as the Chalk, water moves via discrete



fractures in the rock. This means that contaminants can travel much greater distances in very short periods of time with reduced contaminant attenuation/degradation potential. This situation therefore presents much higher risks to the quality of a groundwater abstraction source used for public drinking water supply.

Southern Water's groundwater abstractions are predominantly found in the Chalk aquifer. The hydrogeological sensitivity will be dictated by site geology, depth to groundwater/ unsaturated zone thickness, Southern Water's updated modelled transient groundwater catchment zones, the presence of karst features, etc.

Southern Water expect mitigation measures to be reflective of the hydrogeological sensitivity of the site. Hydrogeological risk assessments provide the information necessary to fully understand infiltration pathways to the SPZ and the hydrogeological sensitivity of the site location. Developers should always contact the Operator of an SPZ (either Southern Water or South East Water in Kent) to ensure proposed measures will sufficiently mitigate any risk of impacting negatively on the SPZ.

### Q3. In light of the above, please explain in the box below what change(s) you consider necessary to make the Kent Minerals and Waste Local Plan 2024-39 legally compliant and/or sound.

Please be precise as possible and explain why this change(s) would make the Local Plan legally compliant and sound. Please also include in your response any suggested revised wording you feel is necessary.

Please could we therefore add to MM60 so that the wording of the penultimate paragraph of Policy DM10 reads in full:

All minerals and waste proposals must include measures to ensure the achievement of both no deterioration and improved ecological status of all waterbodies within the site and/or hydrologically or hydrogeologically connected to the site. Applications for minerals and waste proposals within Source Protection Zones (SPZ) and Groundwater Vulnerability and Aquifer Designation areas must be accompanied by:

- a hydrogeological and/or hydrological assessment(s) that investigate the
  potential present and future risks of unacceptable adverse impacts on the
  water environment associated with the proposed development, and
- confirmation from the Operator of the SPZ the proposed measures adequately mitigate the risks to prevent such impacts.

**In all other cases,** hydrogeological and/or hydrological assessment(s) may be required to demonstrate the effects of the proposed development on the water environment and how these may be mitigated to an acceptable level.

Q4. If you support the Main Modification and wish to make any comments to that affect, please use the box below.



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Southern Water is both the statutory water supplier and wastewater undertaker for many

Q6. Do you have any comments on the Sustainability Appraisal October 2024? Please tell us in the box below.



No comments.			
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Q7. Do you hav	e any other comme	nts?	
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Thank you for taking the time to complete this form.

Full responses will be submitted to the Planning Inspector appointed by the Secretary of State for Independent Examination. They will be made publicly available on our website with all personal data removed. Please read our privacy statement below for further details.



Closing date for responses: midnight on 28 November 2024



### **Minerals and Waste Local Plan Privacy Statement**

We keep this privacy notice under regular review and was last updated on 4 January 2024.

Kent County Council (KCC) respects your privacy and is committed to protecting your personal data. This privacy notice will inform you as to how we look after your personal data and tell you about your privacy rights and how the law protects you.

### Who we are

KCC collects, uses and is responsible for certain personal information about you. When we do so we are regulated under the General Data Protection Regulation (GDPR) which applies across the European Union (including in the United Kingdom) and the Data Protection Act 2018. We are responsible as 'controller' of that personal information. The Planning Applications Group, as the minerals and waste planning authority for Kent, has a statutory duty to prepare a plan for waste management capacity and mineral provision in accordance with the Planning and Compulsory Purchase Act 2004 ('the Act') and the Town and Country Planning (Local Planning) (England) Regulation 2012 ('the Regulations'). Our Data Protection Officer is Benjamin Watts.

### The personal information we collect and use

### Information collected by us

In the course of providing a minerals and waste planning service, we collect the following personal information when you provide it to us:

- name
- address
- signature
- email
- telephone number
- full address of the development
- landowner and land occupier information
- any other information that you may provide to us within your correspondence.

We also collect 'special category data' (personal data which is more sensitive and is treated with extra care and protection, for example race and ethnicity, religious or philosophical beliefs, sex life, sexual orientation, political opinions, trade union membership, information about health, and genetic and biometric data) if it is provided to us.

We also obtain personal information, including special category data if it is provided, from other sources as follows:



- name, address, signature, email, telephone number, full address of the development and comments submitted via agents and interested parties via KCC's consultation portal.
- name, address, email, telephone number shared with us from other third parties such as from the district councils, other enforcement agencies, other KCC departments, cabinet members, county councillors, central government.

### How we use your personal information

We use your personal information to comply with our statutory duties and any legal obligations and where it is necessary to perform a public task in the public interest as the mineral and waste planning authority.

We store and use personal information submitted to us in relation to the Minerals and Waste Plan making processes in order to:

- make decisions about the use of land in the public interest
- to develop and review the Minerals and Waste Local Plans (MWLP)
- to produce and maintain a Statement of Community Involvement
- to undertake consultation events (such as in relation to a call for sites, site plans)
- to produce a Local Aggregate Assessment (LAA) and Annual Monitoring Review (AMR).

We have a statutory obligation to provide these services in accordance with planning legislation including:

- Town and Country Planning Act 1990
- Planning and Compulsory Purchase Act 2004
- Town and Country Planning (Local Development) Regulations 2004 as amended
- The Town and Country Planning Act (Local Planning) (England) Regulations 2012
- Planning Act 2004
- Town and Country Planning Development Management Procedure England Order 2015
- Town and Country Planning (Environmental Impact Assessment) Regulations 2017
- Local Government Act 1972
- Local Government Act 1974
- Local Government (Access to Information) Act 1985
- any Regulations made pursuant to the above legislation.



### Reasons we collect and use your personal information

We rely on public task or legal obligation as the lawful basis on which we collect and use your personal data.

We rely on substantial public interest as the lawful basis on which we collect and use your special categories of personal data.

We rely on the statutory or government purposes condition in the Data Protection Act 2018 to process your special category data.

We take the following appropriate safeguards in respect of your special category data when relying on the conditions above:

- We have a Special Category and Criminal Records Appropriate Policy
  Document in place when using your special category data. This policy is
  retained throughout the time we use your data and for 6 months after we
  cease to use it.
- We have a retention schedule which explains how long data is retained.
- We maintain a record of our processing in our 'Record of Processing
  Activities' and record in it any reasons for deviating from the periods in our
  retention schedule.

The provision of contact details and your correspondence or representation (including where you choose to provide special category data) enables us to provide a minerals and waste plan making service.

Anyone can make a representation in relation to a current consultation event (for example, in relation to the MWLP work and review of the Statement of Community Involvement), but comments must be made in writing and should not be anonymous.

Representations can be submitted via the consultation portal or directly to the MWLP Team. Any views or comments received as part of a MWLP consultation event will be taken into account and [at Regulation 19 stage] will be sent in unredacted form to the Secretary of State and the Planning Inspectorate as part of the plan making process.

As we have a statutory basis for collecting your personal data, if you do not provide your name and contact details, we may not be able to acknowledge your response or communicate with you and this may affect the service that we provide.

If you are submitting supporting information, which you would like to be treated confidentially or is special category data, please let us know as soon as you can, ideally in advance of submitting your representation or correspondence. You can do this by contacting the MWLP Team.

### How long your personal information will be kept

All information submitted within a response to a consultation event (such as the MWLP, Statement of Community Involvement) including names, addresses,



signatures and contact details, will be retained by the council for 6 years after the end of the relevant plan making cycle.

All information submitted within a response to the Aggregate Assessment Survey and Annual Monitoring Review including names, addresses, signatures and contact details, will be retained by the council on a permanent basis.

Personal information including your name and contact details which is retained on our database during the plan making process for the purpose of keeping you informed about the plan making process will be deleted 6 years after the end of the relevant plan making cycle.

Personal information including your name and contact details retained on our consultation database will be retained for the purpose of keeping you informed unless you opt out of this via your registration within the consultation database.

### Who we share your personal information with

All information (including personal data and special category data for which we have a legal basis to process) stored on our databases and in our case files may be shared with a contracted external provider who is carrying out planning or IT work on behalf of the planning authority.

All information submitted in response to a MWLP consultation event will be shared in redacted form on our website and on our consultation database. We usually publish the full text of consultation responses you provide on our website. We will redact your address, signature and email address and any special category data from your comment however, you should be careful not to provide any personal data or special category data (previously called sensitive personal data) about yourself in these comments which is capable of identifying you or anyone else. If you do so, you must be aware that these may be seen by the public at large and may be shared as detailed in this privacy notice.

All information submitted in response to a MWLP consultation [at Regulation 19 stage] (including personal data and special category data for which we have a legal basis to process) will be shared with the planning inspector appointed by the Secretary of State to conduct the minerals and waste plan examination, and during examination in public, will be subject to the current Planning Inspectorate privacy guidance.

All information submitted in response to a Statement of Community Involvement consultation will be shared only in redacted form.

All information submitted in response to a local aggregates assessment request will only be shared on our website in an aggregated format and this will not include personal data.

Where relevant, information may be shared in the event of a request made under the Freedom of Information Act 2000 or Environmental Information Regulations 2004. In



such cases personal data will be redacted and any information that has been provided on a confidential basis will be withheld, if an exemption under the relevant regulations apply.

We will share personal information (including unredacted information if required) with law enforcement or other authorities if required by applicable law or in connection with legal proceedings.

In the event of a legal challenge, unredacted correspondence (including personal data and special category data for which we have a legal basis to process) will be sent to the courts and may be disclosed to third parties.

Where relevant, unredacted correspondence (including personal data and special category data for which we have a legal basis to process) received will be sent to the Local Government and Social Care Ombudsman regarding alleged complaints about maladministration by a public authority.

We will share personal information with our legal and professional advisers in the event of a dispute, complaint or claim. We rely on Article 9(2)(f) where the processing of special category data is necessary for the establishment, exercise or defence of legal claims or whenever courts are acting in their judicial capacity.

We will sometimes need to share the unredacted information we have with other departments in KCC and other external statutory bodies.

### **Your rights**

Under the GDPR you have a number of rights which you can access free of charge which allow you to:

- know what we are doing with your information and why we are doing it
- ask to see what information we hold about you
- ask us to correct any mistakes in the information we hold about you
- object to direct marketing
- make a complaint to the Information Commissioner's Office.

Depending on our reason for using your information you may also be entitled to:

- object to how we are using your information
- ask us to delete information we hold about you
- have your information transferred electronically to yourself or to another organisation
- object to decisions being made that significantly affect you
- stop us using your information in certain ways.



We will always seek to comply with your request however we may be required to hold or use your information to comply with legal duties. Please note: your request may delay or prevent us from delivering a service to you.

For further information about your rights, including the circumstances in which they apply, see the guidance from the <u>UK Information Commissioner's Office</u> on individuals' rights under GDPR.

If you would like to exercise a right, please contact the Information Resilience and Transparency Team at <a href="mailto:data.protection@kent.gov.uk">data.protection@kent.gov.uk</a>.

### Keeping your personal information secure

We have appropriate security measures in place to prevent personal information from being accidentally lost or used or accessed in an unauthorised way. We limit access to your personal information to those who have a genuine need to know it. Those processing your information will do so only in an authorised manner and are subject to a duty of confidentiality.

We also have procedures in place to deal with any suspected data security breach. We will notify you and any applicable regulator of a suspected data security breach where we are legally required to do so.

### Contact

Please contact the Information Resilience and Transparency Team at <a href="mailto:data.protection@kent.gov.uk">data.protection@kent.gov.uk</a> to exercise any of your rights, or if you have a complaint about why your information has been collected, how it has been used or how long we have kept it for.

You can contact our Data Protection Officer, Benjamin Watts, at <a href="mailto:dpo@kent.gov.uk">dpo@kent.gov.uk</a>, or write to: Data Protection Officer, Sessions House, Maidstone, Kent ME14 1XQ.

GDPR also gives you right to lodge a complaint with the <u>Information Commissioner</u> who may be contacted on 03031 231113.