Bradford Waste Management DPD: Main Modifications

Statement of Consultation

Public Consultation February 2017 – March 2017

FORWARD

This Statement of Consultation relates to the public consultation that was carried out on the Main Modifications to the Bradford Waste Management DPD: Submission Draft in 2017 and the responses received as a result.

The Main Modifications consultation formed the final round of public consultation on the Waste Management DPD. The consultation sought to involve interested parties and stakeholders and invite representations on the draft modifications to planning policies and development allocations put forward by the council during the examination in public.

This Statement of Consultation provides a link between the representations received and how these have been taken into account and addressed in the DPD.

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1.0 INTRODUCTION & BACKGROUND

- 1.1 The Planning and Compulsory Purchase Act 2004 brought about a major change to the planning system, in particular to planning policy and how development plans are to be prepared. This means that the adopted Replacement Unitary Development Plan (RUDP) (2005) will, in time, be replaced by the Local Plan (previously Local Development Framework). The Waste Management DPD is being produced as part of the Bradford District Local Plan. When preparing documents which will form part of the Local Plan, the council must carry out public consultation and engage with local communities and stakeholders in order to gauge views on the plan and its soundness. The minimum requirements which all authorities must achieve are set out within the planning regulations.
- 1.2 Planning Authorities are also required to prepare and publish a Statement of Community Involvement (SCI) which explains when and how any public consultations will take place, who will be consulted and what will be done to engage with the community at each stage of the consultation process and also within planning applications. The council is fully committed to community engagement in the delivery of local services and functions. The SCI for Bradford was adopted by the Council on 8th July 2008.
- 1.3 This report contains details of the full consultation process carried out for the Bradford Waste Management DPD Modifications, a summary of representations received and how these representations have been taken into account in the preparation of the Waste Management DPD.
- 1.4 Section 2 of the report sets out the methods of consultation and the programme of events. Section 3 provides a summary of the main issues raised from the consultation responses. Section 4 sets out the next steps for how the Waste Management DPD will progress.
- 1.5 It is considered that this report provides a fair and accurate representation of comments, however some comments have necessarily been summarised. It should be noted that officers work from both these summaries and from the detailed full comments submitted to move forward to the next stage of the Waste Management DPD. Appendix 3 contains a summary of all representations and Bradford Council's responses to the representations received.

Purpose of this document

- 1.6 When preparing the local plan, the council must notify key consultation bodies and stakeholders of the subject of the local plan which the council propose to prepare, invite representations about what the local plan ought to contain and take into account any representation made.
- 1.7 This Statement of Consultation report sets out how the council has involved the community and key stakeholders in the preparation of the Bradford Waste Management DPD. It sets out what was done to consult the different organisations, agencies, and residents of the district, how this met the requirements of the regulations and how it complies with the council's adopted SCI. It also describes how the results of the consultations have been taken into account in preparing the next stage of the plan Adoption.

Bradford Waste Management DPD

- 1.8 The Bradford Waste Management DPD is being produced as part of the Bradford District Local Plan. The Local Plan will be made up of a collection of planning documents that will guide future growth and development for the next 15-20 years. The DPD will set out detailed land uses and direct future development and investment.
- 1.9 There are a number of stages for preparation of the Waste Management DPD; these are highlighted in the list below:
 - 1 Pre-production scoping and evidence gathering (2007-2008)
 - 2 Consultation on Issues and Options (2009 2010)
 - 3 Preferred Approach (2011)
 - 4 Preferred Approach Revised Chapter 5 (2011)
 - 3 Consultation on Publication Draft (2015 / 2016)
 - 6 Submission to Secretary of State (2016)
 - 7 Examination
 - 8 Adoption following an Inspectors report.
- 1.10 The Main Modifications consultation formed the final round of public consultation on the Waste Management DPD. The consultation sought to involve interested parties and stakeholders and invite representations on the key issues and emerging development options put forward by the council. This Statement of Consultation relates to the public consultation that was carried out for the Main Modification to the Waste Management DPD in 2017 and the responses received as a result.

2.0 METHODS OF CONSULTATION & EVENTS PROGRAMME

- 2.0.1 The Waste Management DPD presented a final draft plan with policies and proposed allocation sites for public consultation. It was the intention of the council to seek the views of key stakeholders, agencies, community groups and residents with regards to soundness of the policies and proposals presented within the DPD, along with the evidence base which supported the report.
- 2.0.2 Publication Draft Report was taken to the Council's Executive Committee for approval for public consultation, and subsequent submission to Secretary of State for Examination in Public and consultation on Modifications, on the 13th October 2015 and to Full Council on the 20th October.
- 2.0.3 In line with the SCI and requirements of the planning regulations, the Council undertook a planned six week public consultation on the Main Modification from February 2017 to March 2017. The consultation period started 15th February and finished on 29th March 2017, covering 6 weeks in total.

2.1 Consultation and Supporting Documents

- 2.1.1 The following documents were produced and made available for the Modifications consultation:
 - Waste Management DPD: Schedule of Main Modifications
 - Bradford Waste Management DPD Main Modifications Sustainability Appraisal Addendum Report and Appendices
 - Bradford Waste Management DPD Main Modifications comment form
 - Bradford Waste Management DPD Main Modifications comment form guidance note.
- 2.1.2 Copies of the key consultation documents were placed for inspection at the following deposit locations listed below. Notifications of these locations were given in the consultation letter and on the council's website. Deposit locations were:
 - Planning Offices in Bradford (Britannia House)
 - Ilkley Town Hall
 - Council One Stop Shop at Keighley
 - in the main local libraries in Bradford, Shipley, Bingley, Keighley and Ilkley

2.2 Who was consulted?

2.2.1 Approximately 1,800 stakeholders, members, groups and individuals were invited to make comments to the Schedule of Modifications. The table below indicates those persons or bodies consulted. These are organised in line with the SCI.

Consultees List	Number of consultees
Statutory consultees	100
Previous respondents to Bradford Waste Management DPD consultation	347
Other consultees	39
Councillors	90
LDF Notification List	1564
Total	2140

2.3 How the public and other stakeholders were consulted

- 2.3.1 The council used a number of different methods of community consultation and engagement which aimed to reach the different groups within the district. The ranges of methods used are outlined below:
- 2.3.2 A total of 2140 written notifications were sent out on Monday 13th February 2017, either by letter or by email, to individuals, community groups, developers, agents and infrastructure providers in line with the SCI, notifying them of the consultation, how to view the documents and inviting them to make comments before the set deadline. A sample of the letter can be found in Appendix 2.
- 2.3.3 The table below provides a summary of who was consulted and by what means.

Links to SCI	Consultee	Method of notification
Specific Consultation Bodies	Statutory Bodies	Letter and email
	Town & Parish Councils	
General Consultation Bodies	General Consultees	Email
Other Consultees	Other Consultees	Email
List of Other Organisations and	Bradford Councillors	Email
Groups not identified in	Notification Request	Email
Planning regulations	LDF Newsletter Subscribers	Email
	Previous respondents to DPD consultation	

2.3.4 The Council issued a press release in December following Council Executive approval for public consultation. A copy of this can found in Appendix 2. Local news press / media provided coverage on the Modifications consultation. In particular, the Telegraph and Argus ran an article to highlight the draft plan and how to get involved for the local communities. The news article published can be found in Appendix 2. The following newspaper articles were published by the Telegraph and Argus, and Keighley News:

10th February 2017

http://www.thetelegraphandargus.co.uk/news/15084835.Waste_plans_have_t o_be_amended__Government_rules/

18th February 2017

http://www.thetelegraphandargus.co.uk/news/15100222.Views_on_Bradford_Council 39 s waste plan strategy now sought/

21st February 2017

http://www.thetelegraphandargus.co.uk/news/15106755.Have_your_say_over_waste_plan/

21st February 2017

http://www.keighleynews.co.uk/news/15106755.Have_your_say_over_waste_plan/

2.3.5 The **Council's local plans website** (www.bradford.gov.uk/planningpolicy) was used to facilitate communication of the consultation and the time period. Consultation documents were made available to view and download throughout the consultation process and details of the technical and area 'drop-in' events were advertised. Details of how people could comment on the consultation documents, along with a comment form and online survey were clearly provided. A copy of the webpage can be found in Appendix 2.

Schedule of Consultation Responses

3.1.1 LIST OF THOSE WHO SUBMITTED A WRITTEN REPRESENTATION

Rep No.	Customer Ref No.	Consultee	Group/Organisation
2.	0002	North Yorkshire County Council	
3.	0003	Debbie Alstead	
4.	0004	Chris Breen	
5.	0005	Kenny Priestley	
6.	0006	Tom Swift	
7.	0007	Petra Muff	
8.	8000	Electrosparks	
9.	0009	Mrs Boyes	
10.	0010	Liaqat Ali Khan	
11.	0011	Parveez Ahmed	
12.	0012	Jennifer Kershaw	
13,	0013	Ruth Batterley	Bingley Town Council
14.	0014	David Wood	
15.	0015	Julie Wood	
16.	0016	Linda Heppinstall	
17.	0017	lan Ireland	
18.	0018	Laura Harrison	
19.	0019	Michael Balmer	
20.	0020	Christine Grayston	
21.	0021	Abi Holmes	
22.	0022	Samantha Havers	
23.	0023	Geoffrey Trigg	
24.	0024	Martyn Fisher	
25.	0025	HannahAdams	
26.	0026	Christine Trigg	
27.	0027	Rob Welsh	
28.	0028	Juliet Bailey	
29.	0029	Victoria Anderson	
30.	0030	Jill Truck	
31.	0031	Eileen Ogden	
32.	0032	Althea Kennett	
33.	0033	Lynne Balmer	
34.	0034	Jonathan Rookes	
35.	0035	Wayne Kershew	
36.	0036	Beverley Eastell	
37.	0037	Nick Betts	
38.	0038	Wendy Halloway	
39.	0039	Paula Malone	
40.	0040	Elizabeth Rose	
41.	0041	Ian Smith	Historic England

42.	0042	Kate Mackenzie	
43.	0042	Jeff Morgan	
44.	0043	Donna Irving	
45.	0044	Jane Stone	
46.	0045	Martin Stone	
47.	0040	Malcolm Sunderland	
48.	0047	Ann Sunderland	
49.	0048	Trudie Jackson	
50.	0049	Joanna Dix	
51.	0050	Emma Jane Hughes	
		Jill Tuck	
52. 53.	0052	Lucy Bannister	
	0053	Stuart Bannister	
54.	0054		
55.	0055	Sue Barker	
56.	0056	Andrew Taylor Karen Hiscoe	
57.	0057		
58.	0058	Molly Ridley	
59.	0059	Liam Dent	
60.	0060	Edwin Nash	
61.	0061	Kirsty Nelson	
62.	0062	Joe Nelson	
63.	0063	Lindsey Roberts	
64.	0064	Dyann Healey	
65.	0065	Adrian McHugh	
66.	0066	Leonidas Savidis	
67.	0067	Marie-Therese Frazer	
68.	0068	Kathryn Sheehy	
69.	0069	David Wolverson	
70.	0070	Julie Narey	
71.	0071	Sarah Fairlamb	
72.	0072	Lynsey Griffiths	
73.	0073	James Wollaston	
74.	0074	Joanne Wollaston	
75.	0075	Rhonda Myers	
76.	0076	Joanne Hall	
77.	0077	Roland Wright	
78.	0078	Richard Falkingham	
79.	0079	Seam Myers	
80.	0080	Rebecca Aydon -Butler	
81.	0081	Amanda Crawshaw	
82.	0082	Penny Campbell	
83.	0083	Ros Brown	
84.	0084	Roger Campbell	
85.	0085	Andrew Docherty	
86.	0086	April Knox	
87.	0087	Amanda Eggleston	
88.	0088	Rebecca Hutchinson	
89.	0089	Chrysostomos Savidis	
90.	0090	Edith Savidis	
91.	0091	Richard Eyers and	
<u> </u>		<u> </u>	<u> </u>

		Laura Bowden	
92.	0092	Simon Shimbles	
93.	0093	Tim Holt	
94.	0094	Rachel Shimbles	
95.	0095	Rachel Clarke-Wood	Environment Agency

3.1.2 SCHEDULE OF WRITTEN REPRESENTATIONS

GENERAL CO	DMMENTS			
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
004	Chris Breen	Me, 4 bins (one I pay for), recycling. My neighbours at 27 and 29, 2 green bins, everything, including	The comments raised in this representation do not appear to relate to the	No action taken.
		garden waste, goes into them, and of course left out all day, everyday, blocking the footpath.	proposed modifications or Waste Management	
		You can plan what you want but until you sort out people like this	DPD in general. Therefore these comments will not	
		it's a pointless exercise. C M Breen (Mr)	be addressed further in the Statement of Consultation.	
		Includes photographic evidence to show problems with wheelie bins outside residential properties		
005	Kenny Priestly	How are people expected to lodge their objections on the proposed plan for an incinerator in the Aire Valley when the council's website is not fit for purpose?	The comments raised in this representation appear to be a general objection to the	No action taken.
		Many people are reporting long waiting times and having to constantly refresh pages whilst trying to lodge objections. Some people cannot even see the page whilst others are reporting the page timing out whilst only half way through writing their objections.	application on Site WM3. Therefore the comments will not be addressed further in the Statement of Consultation.	
		What exactly do the council intend to do about this?		
0013	Bingley Town Council	AM20 According to the text in Matter 6 of CITY OF BRADFORD	The Council welcomes comments on Additional	No action taken.

GENERAL CO	_			
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		METROPOLITAN DISTRICT COUNCIL BRADFORD WASTE	Modifications and will	
		MANAGEMENT DPD – EXAMINATION POINTS OF CLARIFICATION	make changes where it	
		ARISING FROM COUNCIL'S RESPONSES TO THE INSPECTOR'S	considers necessary.	
		SCHEDULE OF MATTERS, ISSUES & QUESTIONS (24.11.16),	However, as these do not	
		Bradford Council states: The current application on this site	relate to soundness, the	
		submitted in August 2016 (16/06857/FUL) is a modification to the	Council will not address	
		proposals in 2013 and 2015, and is for a conventional energy	these any further within	
		from waste plant and a waste plastics melting plant for biofuel.	the Statement of	
		The pyrolysis plant has been removed from the proposal. The	Consultation.	
		application remains undetermined.		
		Therefore, surely the modification AM20 should read:		
		Any enclosed recycling activity, Conventional Energy from Waste		
		Facility. Mechanical Biological Treatment, Clean Material		
		Reclamation Facility, Dirty Material Reclamation Facility, In-Vessel		
		Composting Facility, Anaerobic Digestion Facility EXCEPT FOR		
		Pyrolysis and Gasification Facility and Advanced Thermal		
		Treatment.		
		There needs to be absolute clarity about which processes are		
		allowed at WM3.		
		In addition, at the very least, the words <i>Pyrolysis and Gasification</i>		
		Facility should remain and not been struck though or replaced by		
		the phrase "Advanced Thermal Treatment". This latter phrase is		
		a euphemism that makes the processes and their outputs sound		
		more palatable than the reality.		
		AM 1-5		
		Comment: residents in the Aire Valley were not sufficiently		

Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
кер ів	Organisation	Summary of Representation	Council Response	Action(s) Required
	3	consulted on the implications of the waste management plan. It		
		was not made clear that Bradford Council wishes to impose an		
		unacceptably large incinerator in a semi-rural setting. The		
		description of site WM3 on page 24 of the Waste Management		
		Development Plan document (Nov 2015) does not indicate the		
		scale of the development – and does not, in the mitigation, reference the site's semi-rural location in a valley bottom. The		
		lack of clear and accessible information provided by Bradford		
		Council, that adequately conveyed the implications of the waste		
		management proposals in a manner, language and through		
		methods accessible to the majority of residents, should be noted		
		in this modification.		
		AM13		
		Replace the word "comprehensive" with "biased, secretive and		
		unpublicised". The phrase "short list of potential site allocations"		
		should remain as there is no evidence or publicly available		
		documents that show how the shortlist became allocated sites. AM 15		
		The word "shortlisted" should remain and not be replaced by		
		"allocation" as there is no supporting evidence to show allocation		
		in the case of site WM3.		
		AM16		
		In the phrase "The following sites are identified as suitable		
		allocations have been allocated for waste management facilities,		
		with sufficient capacityetc" The words "are identified as		
		suitable allocations" should remain and not be replaced by "have		
		been allocated" as there is no publicly available evidence or		

GENERAL CO	OMMENTS			
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
		documentation explaining allocation in the case of site WM3. 'there is no publicly available evidence or documentation explaining allocation in the case of site WM3'.		
		Whilst, page 18 of the Develpoment Plan refers to Site Assessment Report (January 2011), Revised Site Assessment Report (October 2011), docs which are presumably the basis of allocation, more details of the traffic light system and any consultation around these measurements are not provided.		
		In addition, whilst CBMDC has approved planning permission for an incinerator on this site, WM3 had not been specifically allocated as a site and the planning approval may yet be called in by the Secretary of State for Communities and Local Government.		
0036	Beverley Eastell	I would like to make a further representation on the Bradford Waste Management DPD's proposed modifications. I understand that my first representation on the original Waste Management DPD is currently with the inspector. I would also like to make you aware that my original concerns and objections (email dated 23 rd January 2016) for allocated site WM3 (site formerly 78) Aire Valley Road, still stand. I am also of the option that these proposed modifications are unsound in relation to their effectiveness, justification, positive preparation or consistency with National Policies NNPF/NNPW regarding site WM3. If either planning applications 13/04217/FUL	The Council welcomes comments on Additional Modifications and will make changes where it considers necessary. However, as these do not relate to soundness, the Council will not address these any further within the Statement of Consultation.	No action taken.
		(approved 2014) or 16/06857/FUL (granted but currently on hold) are to be built on this site, then these types of facilities will also be contrary in parts to the Waste Management Development		

Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
ICP ID	Organisation	Summary of Representation	council response	Action(3) Required
	O i gambation	Plan!		
		AM20 Site WM3: (Positively Prepared & Consistent with		
		National Policy NNPF/NNP - unsound)		
		Site WM3 is one of the 6 sites that have been identified		
		as having the potential to accommodate different types		
		of waste management facilities. Amendments have been		
		made to the terminology text on the Waste Management		
		DPD Schedule Major and Additional Modifications.		
		Clarification needs to be made on the said amended text		
		due to it now stating "Conventional" Energy from Waste		
		Facility, processes Pyrolysis and Gasification having been		
		crossed out and Advanced Thermal Treatment now		
		added.		
		How does a "Conventional" EFW facility differ from a EFW facility?		
		Erw facility:		
		If the processes Pyrolysis and Gasification are no longer		
		permitted, then how is the process Advanced Thermal		
		Treatment different? My understanding is there is no		
		difference due to Advanced Thermal Treatment being a		
		term applied to processes including Gasification and		
		Pyrolysis.		
		Also, the Plastic Melting Plant proposed for Site WM3 will		
		use fractional depolymerisation to produce diesel oil. The		
		plastics will be made into a slurry before being heated to		
		a high temperature (hydrous-pyrolysis). As the oil is		

GENERAL CO	OMMENTS			
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
	3	heated it enters a gaseous stage. So, technically this is a		
		Pyrolysis and Gasification process and contrary to the		
		Waste Management DPD modification AM20, SA		
		objectives SA4 and SA5.		
		Site WM3 Summary:		
		The Site is visually prominent and near two Bradford		
		Wildlife Sites so neutral and uncertain effects have been		
		recorded for this reason. I believe that both the		
		significant positive effect and the minor negative effect		
		are questionable due to the unlikelihood of rail freight		
		coming to fruition anytime soon and the "minor"		
		negative effect should be graded "major" negative due to		
		the historical significance of East Riddlesden Hall being		
		Grade 1 listed not Grade II*. Incineration, pyrolysis or		
		gasification are proposed so with regards to the stack		
		"how tall, is very tall" to mitigate the effects on the		
		Natura 2000 sites? Also, will the proposed 60 metre		
		(196.85 ft.) stack be adequate in this regard? Taking this		
		into consideration, this site summary seems to be less		
		than favourable in its traffic light grading regarding the		
		suitability of site WM3 for incineration, pyrolysis or		
		gasification.		
		If either planning applications 13/04217/FUL (approved 2014) or		
		16/06857/FUL (granted but currently on hold) are to be built on		

GENERAL CO				
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
		site WM3 then such a facility will be:		
		Contrary to the Vision and Waste Site Assessment objectives: SA2, SA3, SA4, SA5, SA6, SA7, SA8, SA9, SA10, SA11, SA12, SA15, SA18.		
		Contrary to Policy W1: Cross Boundary Working Site Assessment objectives: SA2, SA3, SA5, SA8, SA9.		
		Contrary to Policy W2: Bradford's Future Waste Capacity Requirements Site Assessment objectives: SA4, SA5, SA7, SA9, SA10, SA11, SA12, SA15, SA17, SA18.		
		Contrary to Policy WDM2: Assessing All Applications for New, Expanded and Residual Waste Management Facilities Site Assessment objectives: SA3, SA4, SA5, SA7, SA9, SA10, SA11, SA12, SA15, SA16.		
		Considering all the above, I feel that the proposed modifications, the suitability and the sustainability for an EFW facility on Site WM3 are unsound. It contradicts the Bradford Waste DPD and National Policies on numerous accounts and many questions are still to be answered.		
		The proposed changes that I would consider in relation to the soundness of this plan would be a facility that wouldn't contradict the Waste Management DPD or National Policies. It wouldn't be detrimental to the environment, heritage assets or residents and would be a viable project, including greater employment		

GENERAL CO	MMENTS			
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
		opportunities for locals. A "low level" enclosed recycling facility (with fitted solar panels) would be a good scenario. This type of facility would be more in keeping with its locality, it would limit personal gain and it moves waste management up the waste hierarchy but further assessments and mitigations would be needed with any scenario.		
0095	Rachel Clarke-Wood Environment Agency	We have the following comments to make. We queried the collected waste figures that had been provided and the double counting of these. We received confirmation from the LPA of the difference in LACW figure previously presented in the submission draft and the modifications of approximately 25,000 tonnes. It was confirmed this related to non-household waste as the LACW total includes 19,589 tonnes of C&I waste and 3,840 tonnes of CDEW. To avoid double counting, this figure was deducted from the overall LACW figure.	Noted.	No action taken.
		We have no further comments to add to the modifications.		

MM1					
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required	
0036	Beverley Eastell	I am aware that, Bradford needs to take responsibility for the waste it generates by taking steps to manage that waste via sustainable	MM1 refers the insertion of new text in the Vision	No action taken.	

MM1	MM1				
	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required	
		waste management. I also understand the importance of moving the management of that waste up the waste hierarchy but the method of "other recovery" (EFW incineration etc.) isn't the way forward. "Other Recovery" is only one step up from the bottom of the waste hierarchy (with landfill being the bottom) and is not an efficient or effective way of diverting waste from landfill. Local councils should be looking at ways to prevent, recycle and re-use waste rather than using incineration or landfill to depose of it. It states in this modification "We aspire to achieve net self-sufficiency, managing the waste we generate at the nearest appropriate facilities". Site WM3 is situated on the A650 Aire Valley trunk road, Keighley, which is 12km outside Bradford City Centre. Its location isn't near any appropriate facilities nor any major motorways so the commercial and industrial waste that will be delivered to the site will travel via local road networks. These routes are already congested and depending on where these HGV's originate from, the village of Saltaire, a World Heritage Site, will be the main thoroughfare. This could lead to significant heritage harm! It is proposed that approximately 70 HGV's will enter and exit the facility between the times; 07:30 to 18:00 Monday to Fridays and 38 HGV's 07:30 to 12:00 on Saturdays. That's 6.6 movements per	relating to model shift in the transportation of waste arising's and how this will aid in climate mitigation and adaptation. The comments made in the representation do not appear to address the new text, but instead appear to be an objection to the use of Other Recovery via Energy from Waste and the use of Site WM3 for a waste management facility.		

MM1	MM1					
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required		
	Organisati					
	on					
		hour during the week and an average 8.4 movements per hour on Saturdays. Using this type of waste transportation will significantly increase air pollution caused by transport fumes and this type of pollution is already at crisis point within the Bradford area! This is also contrary to the Addendum to Sustainability Appraisal Report objectives SA9: "Reduce nuisance caused to communities by waste transport" and SA3: "Reduce the District's impact on climate change and vulnerability to its effects".				

MM2				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
0013	Bingley Town Council	"To ensure that expansions to existing facilities where appropriate and new waste facility developments support the planned growth and waste needs of the Bradford community and are delivered in a manner which protects and enhances the District's environmental assets and safeguards human health" Add: if this is not adequately demonstrated by any proposed scheme then planning approval must be refused.	The Objectives set out in the Waste Management DPD are to be achieved through the Planning Policies and Allocated Sites put forward within the document. The DPD contains Policies and Allocation Statements which safeguard	No action taken.

MM2	MM2				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required	
0041	Ian Smith, Historic England	MM2 Objective 3 - Sound The Glossary to the NPPF makes it clear that, in terms of the historic environment, "conservation" is the process of managing change to ta heritage asset in a way which sustains and "where appropriate" enhances its significance. Therefore, in terms of the historic environment, enhancement should only be pursued where it is appropriate in order to better reveal the significance of that particular asset. Objective 3 amend to read:- "and, where appropriate, enhances the District's environmental assets"	environmental assets and human health, which will be used to refuse applications for development proposals which do not adequately demonstrate this safeguarding. The Council therefore do not consider this modification necessary. The Council is of the opinion the enhancement of the Historic Environment should only be made where appropriate and thus the recommended modification shall be put forward.	"and, where appropriate, enhances the District's environmental assets"	

MM3

Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
0036	Beverley Eastell	At this moment in time Bradford doesn't have the "appropriate facilities" to deal with the increasing commercial and industrial waste that will arise in the area. But the greatest need for this waste stream after "prevention" is recycling and not "Other Recovery" (EFW incineration).	The Council's waste management hierarchy prioritises opportunities for the management of waste to be firstly prevented, reused and then recycled before 'other recovery'.	No action taken.
		The existing capacity gap for recycling commercial and industrial waste (plus LACW) is 444,225 tonnes which, is significantly greater than Energy Recovery at 102,346 tonnes. Only 1 new additional EFW facility would be required over the lifetime of the plan, whereas 4 new additional recycling facilities would be needed by 2030 due to the forecast waste arising being 572,863 (capacity requirements). Also, the Waste DPD Site Requirements Study allocated 6 suitable sites and all these 6 have been identified as having the potential to accommodate Conventional Energy from Waste and advanced thermal treatment facilities. Several of these sites (including site WM3) have also been identified as having potential to	For the Plan to be Effective, it must demonstrate sufficient flexibility to encourage delivery and allow for changes in circumstances. Allowing the widest range of waste management technologies on sites allows the Plan to be flexible enough to adapt to any future changes and will encourage the delivery of waste	
		accommodate more than one type of waste management facility e.g. enclosed recycling plant etc. Taking these facts into consideration the planned building of a C&I	management infrastructure.	

MM3				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
	_	Energy from Waste facility on site WM3 will not have a significant impact on the growth and waste needs for C&I waste within the Bradford Community and another type of waste management facility would be more beneficial! The Energy from Waste Facility (RDF incinerator) and plastic melting plant (fractional depolymerisation/hydrous-pyrolysis) that are planned for Site WM3 will not protect or enhance the district's environmental assets or safeguard human health and are contrary to the SA4 objective: "Safeguard and improve air, water and soil resources and reduce the number of people affected by noise and dust from waste management sites" due to: • being in a prominent location on a narrow valley bottom, • frequent weather inversions, • the size, mass, volume and industrial façade being out of character to its surroundings,	The Sustainability Appraisal has identified Site WM3 as having a neutral impact upon Objective SA4. The Council considers the issues raised within this representation are currently covered under 'Mitigation Measures' within the Site Allocation Statement for Site WM3 (Formerly Site 78). This is	
		 its emissions from the 80 metre (262.46 ft.) plume could contribute to acid deposits on the South Pennine Moors SPA/SAC (locally called Rombald's Moor), increased air pollution, including traffic fumes pumping surface water from the facility into the River Aire, 	further reinforced through Policy WDM2 which stipulates all Proposals for all waste management facilities (whether new, expanded but excluding landfill schemes) will be	

MM3				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
		 close proximity to Heritage Asset, Grade 1 listed building East Riddlesden Hall/Grounds. top of the 60 metre (196.85 ft.) stack being almost level with residential properties on the valley sides, the vast radius of emission disposal, production of dust and noise, plus emissions of NOx and CO2 into the air. 	permitted provided that it can be demonstrated that any impacts of development will not significantly adversely affect people, land, infrastructure, natural resources and the historic environment. It should also be noted that operators of proposed waste management facilities also need to apply for an Environmental Permit, which will assess the emission from the facility.	

MM4	MM4					
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required		
		NO REPRESENTATION RECEIVED				

MM5				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
0036	Beverley Eastell	The Sustainability Appraisal Addendum Assessment Matrices, states that "The site has one significant positive effect, which relates to the site's suitability for freight transport" (rail freight). Yes, the railway line does run to the South of the proposed site but this is the main commuter line that connects Leeds and Bradford to Skipton and vice versa. There are no viable infrastructures to transport waste via rail freight to this facility. Also, major constraints onsite including high pressure gas mains make it almost impossible for this mode of transport to be used. Due to the proximity of the railway line the developers have looked at this mode of transport as an alternative to road freight but the developers themselves state, "this was not practicable or feasible for a number of reasons, including the relatively low volume of waste which may be sourced from various outlets and physical space on site which is further restricted by the number of constraints/standoffs for Northern Gas Networks infrastructure and Yorkshire Water Infrastructure". (source: Regulatory & Appeals committee public report pack. Paragraph 11.33 page 40). There may be a slight possibility in the future to use this as an alternative mode of transport, however I believe this is highly unlikely and certainly won't be for many, many years, if at all. Taking this into consideration maybe this SA objective shouldn't be	MM3 refers to the insertion of new text relating to the need to work collaboratively in promoting modal shift. The comments raised in this objection do not appear to address the modification but instead relates to an objection to the Site WM3 scoring positively in the SA for the potential to use rail freight in the transportation of waste. The Council is of the opinion Sustainability Appraisal has assessed the site correctly, with the potential transport waste to the site as a possibility and thus scoring positively.	No action taken.

MM5				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisati			
	on			
		deemed to be "a significant positive effect".		

MM6				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
		NO REPRESENTATION RECEIVED		

MM7	MM7					
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required		
		NO REPRESENTATION RECEIVED				

MM8				
Rep ID	Name / Organisatio n	Summary of Representation	Council Response	Action(s) Required
		NO REPRESENTATION RECEIVED		

MM9				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
		NO REPRESENTATION RECEIVED		
MM10				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
		NO REPRESENTATION RECEIVED		
DADA44				
MM11	1			
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
		NO REPRESENTATION RECEIVED		
MM12				
Rep ID	Name / Organisati	Summary of Representation	Council Response	Action(s) Required

MM13

NO REPRESENTATION RECEIVED

on

Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
	OII	NO REPRESENTATION RECEIVED		
		NO KLI KESLATATION RECLIVES		
MM14				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
·	Organisati	, ,	·	.,
	on			
		NO REPRESENTATION RECEIVED		
MM15				
Rep ID	Name / Organisati	Summary of Representation	Council Response	Action(s) Required
	on			
	Ç.ii	NO REPRESENTATION RECEIVED		
MM16				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisati			
	on	NO REPRESENTATION RECEIVED		

Rep ID	Name / Organisati	Summary of Representation	Council Response	Action(s) Required
	on			
		NO REPRESENTATION RECEIVED		

MM18	MM18				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required	
		NO REPRESENTATION RECEIVED			

MM19	MM19					
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required		
		NO REPRESENTATION RECEIVED				

MM20	MM20					
Rep ID	Name / Organisati	Summary of Representation	Council Response	Action(s) Required		
	on					
0003	Debbie Alstead	Further to the article in the Telegraph & Argus re feedback on Bradford's Waste Strategy, please can you tell me how the	The Council is of the opinion that MM20 will			
		proposed Aire Valley Incinerator that was unanimously voted in favour for by Bradford Planning Officers, fits into your Waste	enhance the visual, landscape and			

MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
		My feedback to you for your Strategy is do not allow commercial and industrial waste with potentially toxic fumes, to be trucked in from outside the area when we don't know what it is and how it will affect the health and wellbeing of the local population, let alone damage house prices and tourism. Your Strategy should include a clause that does not allow incinerators to be built in the valley bottom where an 80 metre high chimney stack will churn out toxic fumes over the whole local population particularly those who live above the plume which means the smoke will be right in our faces. Your Strategy should ban all commercial and industrial waste, should ban large scale incinerators that do not benefit the local area, are not needed and potentially put in a totally inappropriate location. Local towns should have local recycling areas for household waste only, not industrial scale, non-identifiable potentially toxic waste that will be to the detriment of everyone who lives and visits here.	detrimental impacts are avoided and enhancements sort through the development of Site WM3. The Council are of the opinion the contents of the allocation statement, in combination with the proposed modification MM20, address the	
0006	Tom Swift	I object to the planning application ref: 16/06857/FUL. My objection is based on the following grounds; 1. Visual Impact of the Development. The proposed development is over a very large area. Multiple buildings are planned, some of which are huge, industrial complexes, which will have a detrimental impact on the area and the surrounding area.	This representation relates to an objection to the planning application on Site WM3 and not the Waste Management DPD. Taking this into account, the Council will not address the comments	No action taken.

MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
		 Adverse effect of the development on the setting of a nearby Listed Building. East Riddlesden Hall is a Grade 1 Listed Building. It is a mere 500m away from this proposed industrial complex. It is undeniable that the air pollution, visual eye sore and noise generated by this waste site will have a massive and negative impact on this listed setting. The setting of this historic building will not look good with a huge industrial building, large smoke stack, and plumes of toxic smoke flowing over it. Setting and Location. The proposal is on a valley floor. Natural air movements and wind directions will carry all odours/pollutants throughout all neighbouring towns/villages and over the dense nearby residential 	raised within the Statement of Consultation.	
		areas. The immediate vicinity is used for sporting and recreational activities. This development would have a huge negative effect on those activities. Please take into account the view of the 1000's of people objecting and decline this development.		
0007	Petra Muff	I am astounded that planning permission has even been considered for this incinerator in an area that is renowned for poor air quality and for trapped pollution within the valley due to the common temperature inversion here.	This representation relates to an objection to the planning application on Site WM3 and not the	No action taken.

MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
		The fact that Endless Energy had to reapply for planning permission due to the fact that the incinerator wouldn't fit in the building in their original plan is extremely worrying. If they are this incompetent in their planning, it doesn't bode well for the safe management of a potentially dangerous plant. On top of these concerns, the extra traffic that would travel on the Bingley bypass and through Saltaire will have a large negative impact on the local area. Also, this planned building will be a huge eyesore in a beautiful valley. Please reconsider and reject this application.	Waste Management DPD. Taking this into account, the Council will not address the comments raised within the statement of consultation.	
0008	Electricspar ks	I think the energy plant which might be built in the Stockbridge area of Keighley should go ahead. Making energy from waste is an excellent idea. The site is next to the bypass on waste land. Any building on this site would be a great improvement. At the moment the site looks horrible and has done so for years. So please help the environment and the present eye soar by approving the plans. Please also allow for more wind turbine's in the whole of the Bradford area. Let's become the best low carbon area in the UK. Bradford was once the leading place in the world for technology. Let us be so again.	This representation relates to an objection to the planning application on Site WM3 and not the Waste Management DPD or specifically MM20. Taking this into account, the Council will not address the comments raised within the Statement of Consultation.	No action taken.
0009	Mrs Boyes	I write regarding the planned Aire valley incinerator. Firstly it is with utter dismay that efforts to inform the public on this matter	This representation relates to an objection to	No action taken.

MM20					
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required	
		prior to its approval we're kept to a bare minimum. Please refrain from advising us that we should read the Keighley News. In this day and age do you really think this gets the message out, only 8k copies are purchased and the majority who buy it are elderly. In addition I understand you contacted under 1000 residents directly. Given the magnitude of this plan surely better efforts should have been made, even on a moral basis! Every house that has to look at it or see it's plume should have been consulted. I'm sure you feel you met the required standard however, you alone are responsible for the thousands and thousands and thousands of residents left completely unaware until it was passed.	the planning application on Site WM3 and not the Waste Management DPD or specifically MM20. Taking this into account, the Council will not address the comments raised within this document, but will instead be addressed in the assessment of the planning application.		
		I was walking in the grounds east Riddlesden hall this week along the river with my children. I'm sorry but a a few trees aren't going to save this place from the proposed monster. How dare you take this from us.	The Council are of the opinion the Policies and Allocation Statement put forward within the Waste		
		You have washed your hands regarding health concerns of the local population, demonstrating a total disregard for what think, dismissing these concerns as not your issue given you are there to consider our interests is frankly harmful.	Management DPD are sufficient to avoid the detrimental impacts raised in this comment and seek enhancements		
		This will absolutely effect tourism visual amenity will be disastrously effected, let's face it it's ugly and thousands will have to look at it, it's next to a school and you may as well close Marley playing field, would you take your children there, I won't be.	where possible and appropriate.		

MM20						
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required		
		More HGVs going through Saltaire, a national heritage site perfect!!!				
		Frankly this project completely contradicts your own waste management policy. Disgraceful.				
		Why not plan this near the m606. Already industrial, good networks not at the bottom of a valley which has regular temperature inversion, or next to a school or where there are thousands of residents or where there are playing field or near a national trust site or where the toxic air will plume over many primarily schools, or where respiratory issues are already rising the list of complaints is endless.				
		Also please give definite clarity on the obligation to employ local people which will be permanent. This is widely assumed as misleading.				
		You have been very disrespectful and caused harm to the community already in this process.				
		Something of such magnitude which effects the community far and wide should have been contacted directly as part of the consultation process, the Keighley News cannot be relied upon. It is no wonder your website constantly crashes, imagine how many objectors there would be if your system was adequate.				

MM20	MM20						
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required			
		Sadly you have done very little to demonstrate the positives of this, you don't even know what they will be burning. I am planning to take my professional skills and my children out of the area because of this as are many others. Shame on you.					
0010 0011	Liaquat Ali Khan Parveez	I am opposed to the location of AWM and any proposed extension of the Waste Plant. The odour has caused me and my neighbours a great deal of distress and frustration. The company's activity is adversely impacting on health and wellbeing of all the local	This representation relates to the Associated Waste Management (AWM) facility in Victoria	No action taken.			
	Ahmed	community. The smell is often strong enough to make us ill. Due to the repugnant stench my family and I are often unable to use our garden, hang our washing out or even open a window. For this reason we feel that this kind of industry and facility should be managed in a location where it would not impact on members of the public. It is better suited to an industrial complex and not a residential location. The area has schools, shops and places of worship. The health of thousands of local tax paying citizens should be of a higher priority than the profit of a misplaced management site.	Works, Barnard Road, Bradford. MM20 does not relate to this facility and thus the comments raised within this representation will not be addressed further within this document.				
0012	Jennifer Kershaw	 I am writing to object against the incinerator planned for Keighley. I am very concerned about the health of anyone who will be breathing the toxic air pollution, especially as it is in a valley. I feel that Keighley has been chosen because it is a deprived area where many local residents will not resist the development. There will not be enough long term jobs created for local 	This representation relates to an objection to the planning application on Site WM3 and not the Waste Management DPD or specifically MM20. Taking this into account, the Council will not	No action taken.			

MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
		people. I was born in Bradford and have lived away since the age of 18 for approximately 15 years. I moved back 7 years ago when I started a family to be close to my parents, and because I really want Bradford to 'work' and improve, in spite of national opinions about Bradford. I have been very positive about hopeful about Bradford, but I was already regretting the decision to move back before the incinerator plans. Now I feel devastated and disgusted with the council. Bradford offers very little for 'middle-class' working families and therefore people rarely choose to move here, and frequently choose to move away. Surely the council need these families to pay the council tax and spend money in the area. I realise Bradford Council has many problems to deal with but the current spending plan is driving people like me away. Please reconsider the plans for the incinerator. This will devastate the area.	address the comments raised within this document, but will instead be addressed in the assessment of the planning application. The Council are of the opinion the Policies and Allocation Statement put forward within the Waste Management DPD are sufficient to avoid the detrimental impacts raised in this comment and seek enhancements where possible and appropriate.	
0012	Jennifer Kershaw David	The major modification does not take account of the Habitats Regulations Screening Assessment report dated June 2012 which recommended that the site is not used for any purpose that emits pollution to air, such as from an incinerator, gasification or	The Council are of the opinion MM20 addresses the issue of any potential signficaint detrimental	No action taken.
0014	Wood	pyrolysis plant because of the detrimental effect such processes would have on vegetation communities of the South Pennine	impact upon the SAC / SPA through the needs	
0015 0016	Julie Wood Linda Heppinstall	Moors (e.g. Rombalds Moor).	for a project level Appropriate Assessment (AA) if it is determined by	

MM20	MM20			
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisati			
	on			
			an appropriate body that	
0017	Ian Ireland		such an assessment is	
0018	Laura		required.	
	Harrison	The major modification does not take account that the site is in the		
		bottom of a highly populated, steep sided valley that is prone to		
0019	Michael	regular temperature inversions that would make it unsuitable for	The Council considers the	
	Balmer	any purpose that emits pollution to air, such as from an incinerator,	issues raised within this	
		gasification or pyrolysis plant. Thus any pollutants emitted during	representation are	
0020	Christine	such a weather event would not disperse above the valley sides, to	currently covered under	
	Grayston	the detriment of the settlements in the valley.	'Mitigation Measures'	
		The major modification does not take account that the siting of a	within the Site Allocation	
0021	Abi Holmes	plant that emits pollution to air, such as from an incinerator,	Statement for Site WM3	
0022	Samantha	gasification or pyrolysis plant within this part of the Aire Valley	(Formerly Site 78). This is	
	Havers	would contradict advice provided by the World Health Organisation	further reinforced	
		(WHO) that states such facilities should not be sited in valley	through Policy WDM2	
0023	Geoffrey	bottoms, near to settlements, adjacent to agricultural land and in	which stipulates all	
	Trigg	close proximity to sports facilities.	Proposals for all waste	
			management facilities	
0024	Martyn		(whether new, expanded	
	Fisher		but excluding landfill	
			schemes) will be	
0025	Hannah		permitted provided that it	
	Adams		can be demonstrated that	
			any impacts of	
0026	Christine	Before site development takes place the following effects will need	development will not	
	Trigg	to be adequately investigated, mitigated and addressed by the	significantly adversely	
		applicant, who should be able to demonstrate through	affect people, land,	

MM20	MM20			
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
0027	Rob Walsh	independent investigations and verifications that there are no	infrastructure, natural	
0028	Juliet	adverse effects on:	resources and the historic	
	Bailey	The Grade 1 listed building to the north west of the site: Designated protected areas of historic interest or nature	environment.	
0029	Victoria	conservation landscape; including habitat loss or fragmentation;		
	Anderson	The Marley Stadium sports facilities and playing fields; the Croft including Regency Court Specialist Care Home; Strong Close Nursery School & Children's Centre; as well as agricultural land to	The Council are of the opinion the points raised in this part of the	
0030	Jill Tuck	the north south and east.	representation have been	
0031	Eileen	Furthermore the applicant will have to demonstrate before	addressed in the	
	Ogden	development of the site takes place that any proposed facility should be able to operate during the frequent temperature	production of the Waste Management DPD. The	
0032	Althea Kennett	inversions within the valley without causing nuisance or endangering health consequent of emissions being unable to escape into the upper atmosphere by normal convective means.	Council's Site Assessment Report and Sustainability Appraisal have assessed	
0033	Lynne		the impact upon a	
	Balmer		number issues raised	
			within the representation	
0034	Jonathan			
	Rookes		visual / landscape impact	
0035	Wayne		historical / cultural impact	
	Kershaw		proximity to sensitive	
0037	Nick Betts		uses	
0038	Wendy			
	Halloway			

MM20	MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required	
			It should also be noted		
0039	Paula		that operators of		
	Malone		proposed waste		
			management facilities		
0040	Elizabeth		also need to apply for an		
	Rose		Environmental Permit,		
			which will assess the		
0044	Donna		emission from the facility.		
	Irving				
0045	Jane Stone				
0046	Martin				
	Stone				
0047	Malcolm				
	Sunderland				
0048	Ann				
	Sunderland				
0049	Trudie				
	Jackson				
0050	Jaanna Div				
0050	Joanna Dix				
0051	Emma Jane				
0052	Hughes Jill Tuck				
0052					
0053	Lucy				

MM20				
Rep ID	Name / Organisati	Summary of Representation	Council Response	Action(s) Required
	on			
	Bannister			
0054	Stuart			
	Bannister			
0055	Sue Barker			
0056	Andrew			
	Taylor			
0057	Karen			
	Hiscoe			
0058	Molly			
	Ridley			
0059	Liam Dent			
0060	Edwin Nash			
0061	Kirsty			
	Nelson			
0062	Joe Nelson			
0063	Lindsey			
	Roberts			
0064	Dyann			
	Healey			

MM20	MM20				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required	
	Organisati				
	on				
0065	Adrian				
	McHugh				
0066	Leonidas				
	Savidis				
0067	Marie-				
	Therese				
	Frazer				
0068	Kathryn				
	Sheehy				
0069	David				
	Wolverson				
0070	Julie Narey				
0071	Sarah				
	Fairlamb				
0073	James				
	Wollaston				
0074	Joanne				
	Wollaston				
0075	Rhonda				

MM20	MM20				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required	
	Organisati				
	on				
	Myers				
0076	Joanne Hall				
0078	Richard				
0070	Falkingham				
0079	Sean Myers				
0080	Rebecca				
	Aydon –				
	Butler				
0081	Amanda				
	Crawshaw				
0086	April Knox				
0087	Amanda				
	Eggleston				
8800	Rebecca				
	Hutchinson				
0089	Chrysosto				
	mos Savidis				
0090	Edith				
	Savidis				
0091	Richard				
	Eyers and				
	Laura				
	Bowden				

Name /			
Organisati on	Summary of Representation	Council Response	Action(s) Required
Simon Shimbles			
Tim Holt Rachel Shimbles			
Bingley town Council	According to the text in Matter 6 of CITY OF BRADFORD METROPOLITAN DISTRICT COUNCIL BRADFORD WASTE MANAGEMENT DPD — EXAMINATION POINTS OF CLARIFICATION ARISING FROM COUNCIL'S RESPONSES TO THE INSPECTOR'S SCHEDULE OF MATTERS, ISSUES & QUESTIONS (24.11.16), Bradford Council states: The current application on this site submitted in August 2016 (16/06857/FUL) is a modification to the proposals in 2013 and 2015, and is for a conventional energy from waste plant and a waste plastics melting plant for biofuel. The pyrolysis plant has been removed from the proposal. The application remains undetermined. Therefore, surely the modification AM20 should read: Any enclosed recycling activity, Conventional Energy from Waste	The Council are of the opinion the wording put forward within the Allocation Statement is clear to what facilities are considered an appropriate on the site. The use of the terms "Pyrolysis" and "Gasification" are considered restrictive and the insertion of	No action taken.
	Simon Shimbles Tim Holt Rachel Shimbles	Simon Shimbles Tim Holt Rachel Shimbles Bingley town Council According to the text in Matter 6 of CITY OF BRADFORD METROPOLITAN DISTRICT COUNCIL BRADFORD WASTE MANAGEMENT DPD – EXAMINATION POINTS OF CLARIFICATION ARISING FROM COUNCIL'S RESPONSES TO THE INSPECTOR'S SCHEDULE OF MATTERS, ISSUES & QUESTIONS (24.11.16), Bradford Council states: The current application on this site submitted in August 2016 (16/06857/FUL) is a modification to the proposals in 2013 and 2015, and is for a conventional energy from waste plant and a waste plastics melting plant for biofuel. The pyrolysis plant has been removed from the proposal. The application remains undetermined. Therefore, surely the modification AM20 should read:	Simon Shimbles Tim Holt Rachel Shimbles Bingley town Council METROPOLITAN DISTRICT COUNCIL BRADFORD MANAGEMENT DPD – EXAMINATION POINTS OF CLARIFICATION ARISING FROM COUNCIL'S RESPONSES TO THE INSPECTOR'S SCHEDULE OF MATTERS, ISSUES & QUESTIONS (24.11.16), Bradford Council states: The current application on this site submitted in August 2016 (16/06857/FUL) is a modification to the proposals in 2013 and 2015, and is for a conventional energy from waste plant and a waste plastics melting plant for biofuel. The pyrolysis plant has been removed from the proposal. The application remains undetermined. Therefore, surely the modification AM20 should read: Any enclosed recycling activity, Conventional Energy from Waste Facility. Mechanical Biological Treatment, Clean Material The council are of the opinion the wording put forward within the Allocation Statement is clear to what facilities are considered an appropriate on the site. The use of the terms "Pyrolysis" and "Gasification" are considered restrictive and the insertion of "Advanced Thermal

Organisati on Composting Facility, Anaerobic Digestion Facility EXCEPT FOR Pyrolysis and Gasification Facility and Advanced Thermal Treatment. There needs to be absolute clarity about which processes are allowed at WM3. In addition, at the very least, the words Pyrolysis and Gasification Facility should remain and not been struck though or replaced by the phrase "Advanced Thermal Treatment". This latter phrase is a euphemism that makes the processes and their outputs sound more palatable than the reality. MM20 Visual and landscape assessment would be required due to the sites visibility and prominence within the area. Visual improvements to the site should be sought through its redevelopment; The potential effects of a Conventional Energy from Waste Facility and Advanced Thermal Treatment on the SAP and/or SAC will need to be assessed through a project level Appropriate body as onerous and thus be over-burdened by the such an assessment is required." The words "if it is determined by an appropriate body that such an such an assessment is required." The words "if it is determined by an appropriate body that such an assessment is required."	MM20				
Pyrolysis and Gasification Facility and Advanced Thermal Treatment. There needs to be absolute clarity about which processes are allowed at WM3. In addition, at the very least, the words Pyrolysis and Gasification Facility should remain and not been struck though or replaced by the phrase "Advanced Thermal Treatment". This latter phrase is a euphemism that makes the processes and their outputs sound more palatable than the reality. MM20 Visual and landscape assessment would be required due to the sites visibility and prominence within the area. Visual improvements to the site should be sought through its redevelopment; The potential effects of a Conventional Energy from Waste Facility and Advanced Thermal Treatment on the SAP and/or SAC will need to be assessed through a project level Appropriate Assessment (AA) if it is determined by an appropriate body that such an assessment is required." The words "if it is determined by an appropriate body that such an The Council consider the requirement for an applicant to submit project level Appropriate Assessment without it being determined as necessary by an appropriate body as onerous and thus be over-burdened by the combined requirements of planning policy	Rep ID	Organisati	Summary of Representation	Council Response	Action(s) Required
the SAP/SAC status of surrounding countryside, an AA should be carried out as a matter of course, without need for a determination of its requirement by an appropriate body (reference: Article 6(3)		on	Pyrolysis and Gasification Facility and Advanced Thermal Treatment. There needs to be absolute clarity about which processes are allowed at WM3. In addition, at the very least, the words Pyrolysis and Gasification Facility should remain and not been struck though or replaced by the phrase "Advanced Thermal Treatment". This latter phrase is a euphemism that makes the processes and their outputs sound more palatable than the reality. MM20 Visual and landscape assessment would be required due to the sites visibility and prominence within the area. Visual improvements to the site should be sought through its redevelopment; The potential effects of a Conventional Energy from Waste Facility and Advanced Thermal Treatment on the SAP and/or SAC will need to be assessed through a project level Appropriate Assessment (AA) if it is determined by an appropriate body that such an assessment is required." The words "if it is determined by an appropriate body that such an assessment is required" should be deleted/struck through. Given, the SAP/SAC status of surrounding countryside, an AA should be carried out as a matter of course, without need for a determination	ensuring the plan is Effective. The Council consider the requirement for an applicant to submit project level Appropriate Assessment without it being determined as necessary by an appropriate body as onerous and thus be over-burdened by the combined requirements of planning policy expectations, contrary to	
of the European Habitats Directive). Beverley A landscape assessment would be welcomed for Site WM3 due to The Council are of the No action taken.	0036	Royerloy		The Council are of the	No action taken

MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
	Eastell	the sites visibility and prominence within the area. The site in question is situated on the A650 on the edge of Keighley's industrial area. It is a brownfield site but much of the surrounding area is green belt. Agricultural land with large pockets of residential housing nestle on the valley sides. These residential areas will have a clear view of the EFW facility due to the main building being 35 metres (114.82 ft.) high, this is 5 metres higher than the skeletal frames of the neighbouring gasometers, which are due to be demolished soon. The 60 metre (196.85 ft.) chimney stack plus the 80 metre (262.46 ft.) plume will also be prominent and will be clearly visible from many a vantage point. The height, mass and industrial façade of the proposed development is totally out of character with this locality and will have a detrimental effect on the	opinion MM20 addresses the issue of any potential signficaint detrimental impact upon the SAC / SPA through the needs for a project level Appropriate Assessment (AA) if it is determined by an appropriate body that such an assessment is required.	
		landscape. A HRA screening assessment has been undertaken regarding the potential impact Advanced Thermal Treatment (pyrolysis & gasification) and Conventional Energy from Waste (incineration) would have on the South Pennine Moors SPA/SAC (locally called Rombald's Moor). Acid deposits on this part of the South Pennine Moor are already in excess of the critical load. The assessment concludes that if combustion processes were to be used for waste management then they could have a significant effect on this part of the moorland and building such facilities on site WM3 would potentially exasperate the current situation. Taking this into consideration, how can BMDC give planning applications 13/04217/FUL (approved 2014) or 16/06857/FUL (granted but	The Council considers the issues raised within this representation are currently covered under 'Mitigation Measures' within the Site Allocation Statement for Site WM3 (Formerly Site 78). This is further reinforced through Policy WDM2 which stipulates all Proposals for all waste management facilities	

MM20			
Rep ID Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
	BMDC's Waste Management DPD.	but excluding landfill schemes) will be permitted provided that it can be demonstrated that any impacts of development will not significantly adversely affect people, land, infrastructure, natural resources and the historic environment. The Council are also of the opinion the points raised in this representation have been addressed in the production of the Waste Management DPD. The Council's Site Assessment Report and Sustainability Appraisal have assessed the impact upon a number issues raised within the representation	

MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
			historical / cultural impact proximity to sensitive uses It should also be noted that operators of proposed waste management facilities also need to apply for an Environmental Permit, which will assess the	
0042	Kate Mackenzie	Major modification would be in breach of the Habitats Regulations Screening Assessment Report (2012). This recommended the site was not suitable for any function which emits pollution to air (e.g. incineration) as the effects of the detrimental processes would be far reaching on communities and the environment including the moors. The major modification gives no consideration to the location of the site – the foot of a highly residential valley. The slopes on either side of the valley bottom are higher than the stack and plume combined. Emissions would blow onto those residential areas. The Aire Valley experiences often long periods of air invasion	emission from the facility. The Council are of the opinion the points raised in this part of the representation have been addressed the production of the Waste Management DPD. The Council's Site Assessment Report and Sustainability Appraisal have assessed the impact upon a	No action taken.

MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
		making it unsuitable for incineration, gasification of a pyrolysis plant because gases are trapped. The major modifications takes no account that the site- on a valley floor – would be against expert advice provided by the World Health Organisations et al, which state such facilities (incinerators, gasification and pyrolysis plants) should not be sited next to residential areas, farmlands, sports venues and facilities.	number issues raised within the representation visual / landscape impact historical / cultural impact	
		The major modifications does not consider of the Grade 1 LISTED Building East Riddlesden Hall and its environs. There needs to be truly independent assessment and investigations into negative impact on: 1) East Riddlesden Hall 2) Marley Sport Complex 3) Strong Close Nursery 4) the Croft Regency Court Home 5) Farmland surrounding the site 6) Designated protected areas of historic/conservation importance. The applicant has submitted no data relating to the characteristics of the Aire Valley. The site is located at a pinch neck in the valley and the slopes on either side of the valley floor rise beyond the height of the intended stack and plume. The applicant has to demonstrate before development of the site to independent assessors that any proposed facility will operate during the valleys many varied weather patterns including air inversions where the cap is at varied heights and often for long	proximity to sensitive uses It should also be noted that operators of proposed waste management facilities also need to apply for an Environmental Permit, which will assess the emission from the facility.	
0043	Jeff	hours – without causing nuisance or endangering health as a result of trapped emissions. More rigorous and comprehensive assessment by independent body is required. MM20 fails to mention any of the social and public amenities likely	MM20 provides	No action taken.

MM20			
Rep ID Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
Morgan	to be affected by the proposed development, to East Riddlesden Hall (grade 1 listed) distance ¼ mile Ilkley Moor St Ives Park Bingley Saltaire World Heritage Site Leeds/Liverpool Canal including 5 rise locks Marley sports centre MM20 fails to take into account the advice of the World Health Organisation which specifically states that such development should not be located in valley bottoms. MM20 fails to mention that the site is not recommended for any project that will emit air pollution – see HRSA dated 6/12. Site development as proposed should not be allowed to take place unless:- It can be proven, by independent assessment that the social public amenities mentione above are not adversely affected. It can be proven, by independent assessment that local residential areas, such as Marley, Riddlesden and Long Lee are not adversely affected It can be proven, by independent assessment that that local social amenities such as schools (Strong Close Nursery, Swire Smith Primary): Regency Court Elderly Care Home are not adversely affected. Before development is permitted, proposed regular environmental checks should be programmed, to be carried out by an independent assessors under the of BDMC. The results of	additional wording to the allocation statement. The exisitng allocation statement addresses the comments raised in this representation by ensuring: "The applicant must demonstrate there will be no detrimental impact upon residents in the surrounding area. Any detrimental impacts arising from the construction and operation of any waste management use on the site must be properly mitigated against. The applicant must demonstrate there will not be a detrimental impact upon the landscape character of the area. Specifically, the	

Summary of Representation	Council Response	Action(s) Required
such checks, at not more than 6 monthly intervals, should be made public and positive measures identified for failure to comply. I have taken a copy of this paper. In the view of the removal of my objections to the development by BDMC. I no longer trust this body.	applicant must submit detailed information relating to any mitigation against the potential impact of any waste development upon the Grade I listed East Riddlesden Hall." The Council therefore considers the issues raised within this representation are currently covered under 'Mitigation Measures' within the Site Allocation Statement for Site WM3 (Formerly Site 78). This is further reinforced through Policy WDM2 which stipulates all Proposals for all waste management facilities (whether new, expanded but excluding landfill schemes) will be	
	such checks, at not more than 6 monthly intervals, should be made public and positive measures identified for failure to comply. I have taken a copy of this paper. In the view of the removal of my objections to the development by BDMC. I no longer trust this	such checks, at not more than 6 monthly intervals, should be made public and positive measures identified for failure to comply. I have taken a copy of this paper. In the view of the removal of my objections to the development by BDMC. I no longer trust this body. The Council therefore considers the issues raised within this representation are currently covered under 'Mitigation Measures' within the Site Allocation Statement for Site WM3 (Formerly Site 78). This is further reinforced through Policy WDM2 which stipulates all Proposals for all waste management facilities (whether new, expanded but excluding landfill

MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
			can be demonstrated that any impacts of development will not significantly adversely affect people, land, infrastructure, natural resources and the historic environment.	
0068	Kathryn Sheehy	I very strongly object to the proposed building of this extremely dangerous incinerator. Not only will it have terrible health effects on everyone within the area,notably children, Animals, everyone who lives,works,visits this most beautiful valley,it should be thrown out and never be allowed to be even consideredthis is total madness. We need clean air and chance to live without extreme health issues which would also impact very highly on the,already,overstretched NHS.	The Council considers the issues raised within this representation are currently covered under 'Mitigation Measures' within the Site Allocation Statement for Site WM3 (Formerly Site 78). This is further reinforced through Policy WDM2 which stipulates all Proposals for all waste management facilities (whether new, expanded but excluding landfill schemes) will be permitted provided that it can be demonstrated that	No action taken.

MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
			any impacts of development will not significantly adversely affect people, land, infrastructure, natural resources and the historic environment. It should also be noted that operators of proposed waste management facilities also need to apply for an Environmental Permit, which will assess the emission from the facility.	
0072	Lynsey Griffiths	I have been following this issue for a while now, trying to see both sides and I genuinely cannot understand what benefits Bradford Council think this will bring? House prices will deteriorate- I for one have been thinking about moving away from the area and if the incinerator gets the green light, this will be my cue to get our house on the market. Any risk, no matter how small or unknown is not a risk I am willing to take when it comes to the health of my children. I am shocked the case has even come this far. Lets see whether the	The Council considers the relevant planning issues raised within this representation are currently covered under 'Mitigation Measures' within the Site Allocation Statement for Site WM3 (Formerly Site 78). This is further reinforced	No action taken.

MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
		presumed financial benefits outweigh the costs associated with the claims and complaints a few years down the line. I hope the powers that be see sense before it's too late. Shame on you for not listening to the voice of the people who will be affected by this. I would struggle to get permission to get a fence put up outside my house due the potential impact on the neighbours, yet an incinerator in a valley is OK? I hope you've got your house in order because if this monstrosity actually goes ahead, there will be a lot of questions to follow as to who may have benefited from the outcome	through Policy WDM2 which stipulates all Proposals for all waste management facilities (whether new, expanded but excluding landfill schemes) will be permitted provided that it can be demonstrated that any impacts of development will not significantly adversely affect people, land, infrastructure, natural resources and the historic environment.	
0077	Roland Wright	The main modifications appears to omit or ignore important factors: - East Riddlesden Hall is not noted as being very close by, which is important as it is Grade 1 listed. The Habitats Regulations Screening Assessment report dated June 2012 has not been taken in to consideration which recommends the site should not be used for any activity that could impact air	East Riddlesden Hall is approximately half a mile from the proposed allocated Site WM3, and thus the Council do not consider this "very close by". However, the allocation statement does state:	No action taken.

MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
	on	quality due to the close proximity of the South Pennine Moor (Rombalds Moor) and the impact the activity may have on vegetation communities.	"The applicant must demonstrate there will not be a detrimental impact upon the landscape character of the area. Specifically, the applicant must submit detailed information relating to any mitigation against the potential impact of any waste development upon the Grade I listed East Riddlesden Hall."	
			Assessment has been taken into account during the production of the Waste Management DPD, and includes mitigation measures stated within the allocation statement for Site WM3: When assessing the environmental impacts of	

MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
			any proposed development on the site, the applicant must take into account any ecological impacts upon the surrounding South Pennine Moors Special Protection Area (SPA) and Special Area of Conservation Area (SAC). The potential effects of a Conventional Energy from Waste Facility and Advanced Thermal Treatment on the SAP and/or SAC will need to be assessed through a project level Appropriate Assessment (AA) if it is determined by an appropriate body that such an assessment is	
0082	Penny Campbell	Concern that the site nomenclature has moved from 'short list' to 'allocated site' without evidence of further consultation- an activity which characterises the whole	required ." Consultation on the short list of sites was under taken in 2011 (Preferred	No action taken.
0084	Roger	process surrounding the development of site WM3 and	Approach Revised	

MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
	Campbell	 others within this consulatation. Your description of the valley as having 'poor landscape 	Chapter 5) and again in 2015/ 2016 (Publication Draft), which contained Site WM3 (formerly Site78).	
		quality' is a value judgement in a supposedly objective report. Viewed from either side of the valley the area is deemed a pleasant, if unspectacular landscape but greatly valued by those that live there. Any development would need to blend into this landscape [as BMDC landscape officer commented in his reports to planning dept] rather than provide a stark contrast that is reminiscent of industrial archaeology of the 19 th century. Visual improvements to the site would need to be of substantial proportions to camouflage which ever waste management facility is installed.	The MM20 contains new wording, as follows: "Visual and landscape assessment would be required due to the sites visibility and prominence within the area. Visual improvements to the site should be sought through its redevelopment;" The Council considers this addresses the comment raised in this	
		 The area is bordered by green belt and playing fields, many homes and a nursery. The aim to 'reduce the impact of the waste industry on people's safety and security and quality of life ' [BMDC 2015] is not going to be achieved by building a waste management facility at this site. 	representation. The Council considers the relevant planning issues raised within this representation are	

MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
		The potential effects of a Conventional Energy from Waste Facility and Advanced Thermal Treatment on the SAP and/or SAC will need to be assessed through a project level Appropriate Assessment (AA) if it is determined by an appropriate body that such an assessment is required. j) The applicant must demonstrate any biodiversity enhancement has been fully investigated through an ecological assessment and adverse effects on European Designated Sites are avoided. The sites' first ecological assessment was carried out in February 2016, a time of the year when neither plant nor animal life is noticeably active. In January 2017 the site was scraped clean when	currently covered under 'Mitigation Measures' within the Site Allocation Statement for Site WM3 (Formerly Site 78). This is further reinforced through Policy WDM2 which stipulates all Proposals for all waste management facilities (whether new, expanded but excluding landfill schemes) will be permitted provided that it can be demonstrated that any impacts of development will not significantly adversely affect people, land, infrastructure, natural resources and the historic environment.	

MM20				
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
		preparatory works began. Evidence of biodiversity has effectively been removed. Anecdotal evidence reports a mixture of plant and animal life, with deer seen grazing and crossing the site, the small plants and grass providing habitats for insects and small mammals. Not unsurprisingly following a recent planning application it has been deemed that no AA is needed. The impacts of the proposed waste management facility are adequately assessed and the applicant can demonstrate that adverse effects are minimised Sites for assessing visibility should be chosen on the basis of what will be seen rather than selecting places where visibility is partially obscured by the landscape, seasonal vegetation or unreasonable camera angles. Mitigation. Wholly independent surveys done prior to any development. The design for ANY development of this site should reflect the surrounding low level industrial and housing in place, not a pseudo-industrial approach that is provocative and unsettling. Mitigation- Bradford to lead the field in refusing to have incinerators within the BMDC boundaries and to ensure that cross border contamination is closely monitored and the offending neighbouring councils are taken to task. Landscape assessment should also investigate the biodiversity of the valley, with SAC/SAP sites, SEGI and Natura 2000 sites. The last one already shows evidence of	The comments raised in this part of the application appear to relate to the planning application on Site WM3 and thus will not be addressed further in the statement of consultation.	

MM20	MM20			
Rep ID	Name / Organisati on	Summary of Representation	Council Response	Action(s) Required
		acid deposition at a critical level, any increases due to		
		incineration and the associated increase in HGV traffic		
		would further exacerbate the situation. Mitigation		
		impossible in this case, other than refusal of planning		
		approval.		
		There are no allowances, financial or otherwise that could		
		mitigate against the harmful effects of living close by a		
		waste management facility such as this; they would need		
		to actively fund breathing clinics, mental health support		
		units, neo- natal screening units, provide financial support		
		to ailing businesses that could not attract staff, provide		
		significant funds to improve road access to the valley from		
		all directions due to increased congestion and face legal		
		actions [with the council] as there will be mass action from		
		the local population requesting a reduction in council tax		
		following devaluation of their property.		
		The impact on the air quality resulting from incineration/waste		
		management is such that people will no longer be able to enjoy		
		time outside. They will not be able to sit in their gardens, nor open		
		a window because of the polluted air and odours from an		
		installation that processes waste of unknown content. Their		
		children will not play outside and the high rates of childhood		
		obesity that the area is known to have will not be reduced. What		
		mitigation could possibly be provided that would minimise this		
		effect other than changing the designation for the site?		

MM21				
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
0013	Bingley Town Council	MM21 To the paragraph Due to the site's proximity neighbouring commercial property, the applicant will be expected to demonstrate how the proposed facility may provide electricity to the national grid via a local connection and the potential for contributing to a wider heat network in the local area within the supporting information of any planning application. Add: if this is not adequately demonstrated by the applicant then the planning application must be refused.	The Council is of the opinion that should the additional wording suggested in this representation, the allocation statement would no longer be Effective due to the lack of flexibility and allowance for contingency in the delivery of infrastructure (NPPG Paragraph: 018 Reference ID: 12-018-20140306).	
0036	Beverley Eastell	The current planning application 16/06857/FUL proposes that the Energy from Waste Facility will use the energy it produces. Also, electricity that is generated will power the Dalton Lane proposals, planning applications (16/06851/MAO) and (16/06850/MAO) although it is understood that these Dalton Lane proposals will only be built if the EFW facility materialises. Electricity will be supplied to the public supply network (National Grid) via grid connection gables, plant and equipment. The only beneficiaries will be the applicants and this scheme will have no significant benefit to general households. It will also cause major disruption when these gables are laid under public highways from the EFW Plant to the	The comments raised in this representation appear to refer to the planning application on Site WM3 and thus will not be addressed further in the Statement of Consultation.	No action taken.

MM21				
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
		Dalton Lane sites.		
		Due to the proximity of potential heat customers and consideration for the utilisation of the heat produced as an energy source, modification MM21 states "the potential for contributing to a wider heat network in the local area within the supporting information of any planning application".		
		The applicant does mention Combined Heat and Power (CHP) in the		
		public report pack given to the Regulatory and Appeals Committee		
		on the 9 th February 2017. Even though the developer states for		
		application 16/06857/FUL that "the potential for the provision of a		
		steam off take connection to the Data Hotel site and Dalton Mill		
		site will be included in this proposal", they seem to contradict		
		themselves further in the document by stating "The references to		
		combined heat and power (CHP), although welcome, are not part		
		of this proposal. The CHP part of the Energy from Waste Facility		
		are potential future developments if the EFW is built.		
		Consequently, the references to use at Dalton Mills and at the		
		office building for CHP is only related to future potential and do		
		not form part of this application". (source: Regulatory & Appeals		
		committee public report pack: paragraph 11.62 page 46).		
		So, with regards to the infrastructure to enable Combined Heat and		
		Power (CHP) is the above information sufficient to be considered		
		compliant with the National Planning Practice Guidance in		

MM21	MM21				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required	
	Organisation				
		identifying energy opportunities, also is it compliant with Section 4			
		of the National Planning Policy for Waste and does it satisfy			
		modification MM21?			

MM22	MM22					
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required		
	Organisation					
0041	Ian Smith Historic England	MM22 Site WM4 – Sound subject to a factual correction The nearest Listed Building to this area is the Grade II Listed main office building to the premises occupied by Tanks and Drums Ltd, 175 metres or so to the west of this site on Bowling Back Lane. There are no other Listed Buildings to the west of this site likely to be affected by the redevelopment of this area (the next nearest is on Wakefield Road over 600 metres away). Therefore whilst we welcome the proposed Modification (which will alert all those dealing with proposals for this site of the presence of this designated heritage asset and help to ensure that any redevelopment takes place in a manner which conserves those elements which contribute to its significance) the Proposed Modification needs to be amended Amend Proposed Modification MM22 line 2 to read:- " effects on the Listed Building to the west of the site"	The Council confirms the Historic England are correct that there is only one listed building within the proximity of Site WM4, and thus the recommended modification shall be put forward.	" effects on the two Listed Buildings to the west of the site"		

MM23	MM23				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required	
	Organisation				
		NO REPRESENTATIONS RECEIVED			

MM24	MM24				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required	
	Organisation				
		NO REPRESENTATIONS RECEIVED			

MM25				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
0085	Andrew Docherty	The Proposed Main Modifications are inconsistent.	The Council are of the opinion that MM25 is not	Deletion of MM25
		MM25 is proposed to be added to Site MW5 requirements –	required, and it is therefore proposed for	
		whereas no such requirement is to be added in respect of Proposed	deletion.	
		Site MW3 (and others) – this, despite the Sustainability Appraisal	The existing allocations	
		Report (Ps 1 and 95) stating respectively re Site MW3 (formerly 78):	statement wording, in	
		that 'Site 78 may not be suitable for a waste management use	combination with the policies of the DPD, is	
		which uses combustion processes' and that 'the site is likely to	considered adequate to	
		produce dust and noise, plus emissions of NOx and CO2 to the air.'	ensure detrimental impacts upon sensitive receptors are avoided and	
		Bearing in mind that Proposed Policy WDM 2 states that schemes	consistent with the rest of	
		'will be permitted' subject to certain assessments, it is essential	the Plan.	
		that any adverse impacts are fully investigated before planning		
		permission is granted – it is too late once planning permission has		

MM25	MM25					
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required		
	Organisation					
		been granted.				
		Appropriate Modifications should be introduced to ensure that site				
		designations in the Waste Management DPD are made subject to				
		full assessments of air quality and noise impacts on sensitive				
		receptors before planning permission is granted.				

MM26	MM26					
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required		
	Organisation					
		NO REPRESENTATIONS RECEIVED				

MM27	MM27				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required	
	Organisation				
		NO REPRESENTATIONS RECEIVED			

MM28	MM28					
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required		
	Organisation					
0041	Ian Smith Historic	MM28 Site WM6 – Sound subject to a factual correction	The Council confirms the	" effects on the two Listed		
	England	The nearest Listed Building to this area is the Grade II Listed main	Historic England are	Building s to the west of the		
		office building to the premises occupied by Tanks and Drums Ltd,	correct that there is only	site"		
		175 metres or so to the west of this site on Bowling Back Lane.	one listed building within			
		There are no other Listed Buildings to the west of this site likely to	the proximity of Site			
		be affected by the redevelopment of this area (the next nearest is	WM6, and thus the			
		on Wakefield Road over 600 metres away). Therefore whilst we	recommended			

MM28				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		welcome the proposed Modification (which will alert all those dealing with proposals for this site of the presence of this designated heritage asset and help to ensure that any redevelopment takes place in a manner which conserves those elements which contribute to its significance) the Proposed Modification needs to be amended. Amend Proposed Modification MM22 line 2 to read:- " effects on the Listed Building to the west of the site"	modification shall be put forward.	

MM29				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		NO REPRESENTATIONS RECEIVED		

MM30				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		NO REPRESENTATIONS RECEIVED		

MM31				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		NO REPRESENTATIONS RECEIVED		

MM32				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			-
		NO REPRESENTATIONS RECEIVED		
	·			
MM33				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		NO REPRESENTATIONS RECEIVED		
	·			
MM34				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		NO REPRESENTATIONS RECEIVED		

MM35				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
0041	Ian Smith Historic England	MM35 Policy WDM2 (d) - Unsound. The Glossary to the NPPF makes it clear that, in terms of the historic environment, "conservation" is the process of managing change to ta heritage asset in a way which sustains and "where appropriate" enhances its significance Policy Therefore, in terms of the historic environment, enhancement should only be pursued where it is appropriate in order to better reveal the significance of that particular asset. WDM2 (d) amend to read:- "and, where possible and appropriate, enhancements made"	The Council is of the opinion the enhancement of the Historic Environment should only be made where appropriate and thus the recommended modification shall be put forward.	"and, where possible and appropriate, enhances the District's environmental assets"

MM36				
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
		NO REPRESENTATIONS RECEIVED		
MM37				
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
		NO REPRESENTATIONS RECEIVED		
			•	
MM38				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		NO REPRESENTATIONS RECEIVED		
MM39	_			
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		NO REPRESENTATIONS RECEIVED		
MM40	1 •			
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		NO REPRESENTATIONS RECEIVED		
2022				
MM41	1 •			
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
0036	Beverley Eastell	MM41- WDM4: (Positively Prepared – unsound)	Policy WDM4 will be	No action taken.
		Also, the following questions need to be asked in relation to the	applied to applications for	

MM41				
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
Rep ID	Name / Organisation	 Summary of Representation proposed development on site WM3: Will recycled and secondary materials be used in construction of the development? During construction, how will waste be minimised? How will the applicant minimise the effects on the environment, noise, dust, water, air pollution and human health during construction? Is the design energy efficient? Does it maximise electricity generation from waste recovery and treatment of wastes? What provision will be in place for other renewable energy sources, including opportunities to contribute to climate change mitigation? Is pumping surface water into the River Aire a sustainable drainage measure? What guarantee is there that waste to be treated cannot practically and reasonably be reused, recycled or processed to recover materials? 	all waste management facilities. Any development proposal's compliance with Policy WDM4 will be assessed at the application stage.	Action(s) Required
		 What appropriate management arrangements are in place for waste generated by the development? 		
		 How does the development reduce gases associated with 		

MM41				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		adverse climate change?		

MM42				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		NO REPRESENTATIONS RECEIVED		

MM43				
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
0036	Beverley Eastell	At this moment in time Bradford doesn't have the "appropriate facilities" to deal with the increasing commercial and industrial waste that will arise in the area. But the greatest need for this waste stream after "prevention" is recycling and not "Other Recovery" (EFW incineration).	The Council's waste management hierarchy prioritises opportunities for the management of waste to be firstly prevented, reused and then recycled before 'other recovery'.	No action taken.
		The existing capacity gap for recycling commercial and industrial waste (plus LACW) is 444,225 tonnes which, is significantly greater than Energy Recovery at 102,346 tonnes. Only 1 new additional EFW facility would be required over the lifetime of the plan, whereas 4 new additional recycling facilities would be needed by 2030 due to the forecast waste arising being 572,863 (capacity	For the Plan to be Effective, it must demonstrate sufficient flexibility to encourage delivery and allow for changes in circumstances. Allowing the widest range	

MM43				
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
		requirements). Also, the Waste DPD Site Requirements Study allocated 6 suitable sites and all these 6 have been identified as having the potential to accommodate Conventional Energy from Waste and advanced thermal treatment facilities. Several of these sites (including site WM3) have also been identified as having potential to accommodate more than one type of waste management facility e.g. enclosed recycling plant etc. Taking these facts into consideration the planned building of a C&I Energy from Waste facility on site WM3 will not have a significant impact on the growth and waste needs for C&I waste within the Bradford Community and another type of waste management facility would be more beneficial!	of waste management technologies on sites allows the Plan to be flexible enough to adapt to any future changes and will encourage the delivery of waste management infrastructure.	
		The Energy from Waste Facility (RDF incinerator) and plastic melting plant (fractional depolymerisation/hydrous-pyrolysis) that are planned for Site WM3 will not protect or enhance the district's environmental assets or safeguard human health and are contrary to the SA4 objective: "Safeguard and improve air, water and soil resources and	The Sustainability Appraisal has identified Site WM3 as having a neutral impact upon Objective SA4. The Council considers the issues raised within this representation are	

MM43	MM43				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required	
	Organisation				
		reduce the number of people affected by noise and dust	currently covered under		
		from waste management sites" due to:	'Mitigation Measures'		
			within the Site Allocation		
		 being in a prominent location on a narrow valley bottom, 	Statement for Site WM3		
		for a set of the terminal	(Formerly Site 78). This is		
		 frequent weather inversions, 	further reinforced		
		 the size, mass, volume and industrial façade being out of 	through Policy WDM2		
		character to its surroundings,	which stipulates all		
		character to its surroundings,	Proposals for all waste		
		 its emissions from the 80 metre (262.46 ft.) plume could 	management facilities		
		contribute to acid deposits on the South Pennine Moors	(whether new, expanded		
		SPA/SAC (locally called Rombald's Moor),	but excluding landfill		
			schemes) will be		
		 increased air pollution, including traffic fumes 	permitted provided that it		
		 pumping surface water from the facility into the River Aire, 	can be demonstrated that		
		pumping surface water from the facility into the fiver Aire,	any impacts of		
		 close proximity to Heritage Asset, Grade 1 listed building 	development will not		
		East Riddlesden Hall/Grounds.	significantly adversely		
			affect people, land,		
		top of the 60 metre (196.85 ft.) stack being almost level	infrastructure, natural		
		with residential properties on the valley sides,	resources and the historic		
		 the vast radius of emission disposal, 	environment.		
		- the vast radius of emission disposal,			
		 production of dust and noise, plus emissions of NOx and 	It should also be noted		
		CO2 into the air.	that operators of		
			proposed waste		
			management facilities		
			also need to apply for an		

MM43				
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
			Environmental Permit, which will assess the emission from the facility.	
0041	Ian Smith Historic England	MM43 Objective 3 - Unsound The Glossary to the NPPF makes it clear that, in terms of the historic environment, "conservation" is the process of managing change to ta heritage asset in a way which sustains and "where appropriate" enhances its significance. Therefore, in terms of the historic environment, enhancement should only be pursued where it is appropriate in order to better reveal the significance of that particular asset. Objective 3 amend to read:- "and, where appropriate, enhances the District's environmental assets"	The Council is of the opinion the enhancement of the Historic Environment should only be made where appropriate and thus the recommended modification shall be put forward.	enhances the District's

MM44				
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
0036	Beverley Eastell	 MM44 Objective 5: (Positively Prepared, Effective, Justified & Consistent with National Policy NPPF/NPPW - unsound) I understand that BMDC need to consider working in collaboration with other appropriate local authorities and waste industry operators to ensure that sub-regional waste issues are effectively planned for in the Waste Management Development Plan and that they have a duty to co-operate in accordance with this plan. Consideration must also be made for cross boundary issues including the 	To ensure the Plan is Positively Prepared and Effective, the Council must work collaboratively with neighbouring authorities, and allows for the preparation of coherent planning strategies across the subregion.	No action taken.

MM44				
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
		movement of waste to appropriate facilities.		
		If collaboration with other local authorities is to be		
		executed and sub-regional waste transported to Site WM3		
		then I feel that modification MM44, Objective 5 is		
		unjustified. This could lead to longer journeys for the HGV's		
		and exasperating an already critical situation (traffic		
		congestion/air pollution), which doesn't meet objectives		
		SA9 and SA3. The other concern would be that if the EFW		
		facility on site WM3 needs to rely on C&I waste from other		
		local authorities then this contradicts modification MM1 .		
MM45				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation	NO DEDDECEMENTATIONS DESCRIVED		
		NO REPRESENTATIONS RECEIVED		
MM46				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		NO REPRESENTATIONS RECEIVED		
MM47				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
•	Organisation	, ,	•	.,,

MM47	MM47			
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		NO REPRESENTATIONS RECEIVED		

SUSTAIN	ABILITY APPRAISAL			
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
0036	Beverley Eastell	SA4: "Safeguard and improve air, water and soil resources and reduce the number of people affected by noise and dust from waste management sites". (Positively Prepared & Consistent with National Policy NNPF/NNPW - unsound)		No action taken.
		Objective SA4 states that the A650 "may act as a physical barrier, preventing any runoff from the site entering the River Aire". This would be a positive point if only this was the case. Yorkshire Water deem the discharge of onsite surface water into the combined sewers unacceptable, so this means that the surface water will be collected before being pumped into the River Aire! To do this the developers plan to take the pipework under the Aire valley Road (another cause for major disruption) along a lane next to Marley Activity Centre and then discharge it into the river. This could lead to severe environmental issues due to possible contaminants getting into the watercourse. Not to mention pumping directly into the part of the River Aire that clearly floods (Boxing Day 2015 for example). If you consider the extra volume of water that will be discharged,	The comment raised in this part of the representation appears to specifically relate to the details of the planning application on Site WM3, and thus will not be addressed further in the Statement of Consultation.	

Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
tcp ib	Organisation	Summary of Representation	Council Response	Action(5) Required
	- Cigamoution	then the burden on the flood defences will be		
		unmeasurable and frequent flooding will arise in this		
		locality and further downstream!		
		Redevelopment of this site to facilitate an EFW facility (RDF)		
		incinerator) and a Plastic Melting Plant (fractional		
		depolymerisation/hydro-pyrolysis) will produce dust and		
		noise, plus emissions of NOx and CO2 from the stack into		
		the air. It states in objective SA4 that "No residential	The Council considers the	
		receptors are located nearby but the Croft (a residential	issues raised within this	
		hamlet including a nursing home) are directly behind the	representation are	
		proposed site. Also, there are residential properties on the	currently covered under	
		other side of the gasometers (to the West). Plus, the	'Mitigation Measures'	
		residents of Riddlesden, East Morton, Thwaites and Long	within the Site Allocation	
		Lee are higher receptors surrounding the site. The negative	Statement for Site WM3	
		impact on air quality will be almost impossible to keep to a	(Formerly Site 78)	
		minimum through assessment or mitigation.	(including the proposed	
			modifications). This is	
		SA5: "To conserve, restore, expand and enhance the	further reinforced	
		internationally, nationally and locally valued wildlife species and	through Policy WDM2	
		habitats". (Positively Prepared & Consistent with National Policy	which stipulates all	
		NPPF/NPPW - unsound)	Proposals for all waste	
		There may be no nature conservation designations on site	management facilities	
		WM3 but the Aire Valley is home to various species of	(whether new, expanded	
		wildlife. Throughout the year, deer are often seen very	but excluding landfill schemes) will be	
		close to the site or seen wandering the hillsides. Many	permitted provided that it	
		species of birds fly over the said site on their journey	can be demonstrated that	
		through the valley, some on their migration to the two	can be demonstrated that	

Sustainability Appraisal				
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
		Wildlife sites that are within 1km of the proposed development. To build Waste Management Facilities that use incineration and pyrolysis/gasification processes on the allocated site will have an irreversible effect to the natural habitats of these locally valued species. • Please see above Modification MM20 - Site WM3.	any impacts of development will not significantly adversely affect people, land, infrastructure, natural resources and the historic environment.	
		SA7: To maintain, restore and enhance the character, value and diversity of natural and man-made landscapes. (Positively Prepared & Consistent with National Policy NNPF/NPPW - unsound) • The height, mass and industrial façade of the proposed development are totally out of character with this locality and will have a detrimental effect on the landscape. Redevelopment of this site for waste management would affect receptors to the South (Thwaites/Long Lee) and the North (Riddlesden/East Morton). The impact will be immense, even if visual and landscape mitigation measures are implemented.	The comment raised in this part of the representation appears to specifically relate to the details of the planning application on Site WM3, and thus will not be addressed further in the Statement of Consultation. See Response to MM5.	
		SA10: Encourage a modal shift away from road freight. (Effective	The Council have review	

SUSTAINABILITY APPRAISAL			
Rep ID Name / Organisation	Summary of Representation	Council Response	Action(s) Required
Organisation	 Please see above Modification MM5 Policy W1. SA11: Improve the quality of the built environment, protect and enhance historic assets and make efficient use of land. (Positively Prepared & Consistent with National Policy NNPF/NNPW - unsound) My understanding is that the site is brownfield and lies within the Keighley urban area, not a greenfield site that lies within the Bradford urban area like stated in the Sustainability Appraisal Addendum Assessment Matrices. Also, the listed building stated is a Grade 1 listed building not a Grade 2 listed building like mentioned in the site summary. As you can appreciate, Grade 1 listed buildings are of exceptional interest and have more historical significance than a Grade 2 listed building so much so that only 25% of listed buildings are Grade 1. It is also not situated on the other side of the A606 Motorway but situated on the other side of the A650 Aire Valley Trunk Road. SA12: Avoid, protect and enhance historic assets. (Consistent with National Policy NNPF/NNPW - unsound) East Riddlesden Hall, a Grade 1 listed building (see above) is situated across the A650 Aire Valley Trunk Road, it may 	the Sustainability Appraisal (SA) in light of the comments raised, and reissued the document with an Erratum Sheet inserted cover the changes made to address these issues. The Council are of the opinion the amendments made to the SA do not result in a material change to the results of the Sustainability Appraisal; therefore, the recommendations put forward are still valid.	

Sustainability Appraisal				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		away. Due to the vast scale of the proposed development		
		and the visual prominence of the site, there is a great risk		
		of negative visual impact on East Riddlesden Hall. There		
		may also be a risk of erosion to the aged stonework due to		
		the increase of pollution from the extra HGV's and stack		
		emissions. East Riddlesden hall should be protected against		
		heritage harm but I feel that such harm will be caused to		
		this historically significant building and its setting if		
		incineration and pyrolysis/gasification facilities are to be		
		built!		
		The potential for redevelopment to improve the quality of		
		the site is achievable but an EFW facility isn't the way		
		forward.		
		SA15: Avoid impacts on open space, cultural, leisure and		
		recreation opportunities: (positively Prepared – unsound)		
		This objective states that the site is within "the Bradford urban area		
		yet objective SA4 states that it is "located at the edge of an		
		industrial sector of the Keighley urban area" (the latter being		
		correct). Also, mentioned before, the site is situated near the A650		
		Aire Valley Trunk Road and not the A606 motorway. This objective		
		also states that "No sensitive receptors within the immediate		
		vicinity have been identified". Yet Marley Activity Centre/King		
		George V Playing Fields (bylaw protected) are directly opposite the		
		site (across the A650). People from all walks of life, throughout the		
		seasons, use this centre and enjoy its open space. It is also the		
		setting for Keighley's Annual Agricultural Show and other organised		

SUSTAINA	Sustainability Appraisal				
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required	
	Organisation	events. So why hasn't this been identified as a sensitive receptor? If the planned EFW facility goes ahead then this will have a negative effect on this leisure and recreation facility and the wider community. I believe the grading of "neutral" effect should be reconsidered and graded negative instead!			
0083	Ros Brown	1. I do not consider this plan to be 'legally compliant' as the volume and complexity of the documents and grounds for representation and associated forms have not been made sufficiently accessible to the members of the public affected by the development of site WM3. Arguably they have not been effectively consulted as per Bradford's Statement of Community Involvement, 2008. In the light of this it is not acceptable for there to be a question mark in SA7 of the Addendum to Sustainability Appraisal Report - Assessment Matrices.	The Council is of the opinion the public consultation has been carried out in conformity with Regulation 18 and 19 of the Town and Country Planning Regulations (2012) and the Council's Statement of Community Involvement (SCI). Copies of the Statement of Consultation for each stage of production can be found of the Council's website.	No action taken.	
		2. The 'legal compliance', thoroughness and reliability of this Plan is also called into serious question by the heading on P3 of the Modifications SA Addendum document where it refers to the 'Cambridge Local Plan' instead of the Bradford Local Plan. How many other errors are there in the Plan which have slipped in	This is a typographical error and will be corrected.		

SUSTAIN	ABILITY APPRAISAL			
Rep ID	Name / Organisation	Summary of Representation	Council Response	Action(s) Required
		unnoticed with long-lasting consequences for the District?		
		3. I consider this plan to be unsound in that it has not been 'Positively Prepared' with regard to sustainable development and objective assessments and to this extent cannot be said to be 'Justified' or 'Consistent with National Policy' as there are other alternatives regarding the development of Site WM3 which would support sustainable development in accordance with NPPF and specifically NPPW policies (Sections 5 and 7). This is for the following reasons.	The Council have consulted on number of long and short listed sites through the production of the Waste Management DPD, with the Site Assessment Report detailing the consideration and assessment of alternative sites.	
		The reference in SA6 of the Assessment Matrices regarding site WM3 states		
		"It is unlikely that the redevelopment of this site will contribute to the achievement of BAP targets, unless, through ecological assessment, it was identified that the site contains BAP resources which could be enhanced through the development. The plan has been strengthened to include the requirement for consideration of potential impacts on the river corridor (the SAP and/or SAC)	The Council has taken account of the HRA Assessment of Site WM3 in the production of the Waste Management and are of the opinion the	
		through a project level Appropriate Assessment (AA) if it is determined by an appropriate body that such an assessment is required. No opportunity for enhancement of biodiversity has been identified; therefore a neutral impact is defined." This does not take into account that such a project level AA was undertaken following inadequate information regarding the site in	issues raised within this representation are currently covered under 'Mitigation Measures' within the Site Allocation Statement for Site WM3	

SUSTAIN	ABILITY APPRAISAL			
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		the June 2012 Habitats Regulation Assessment and reported in the	(Formerly Site 78)	
		following HRA (November, 2012: Para 6.2). The report's	(including the proposed	
		conclusions are as follows regarding Site WM3 (Former Site 78).	modifications). This is	
		'In conclusion, the findings of this air quality modelling exercise	further reinforced	
		suggest that although the addition of the emissions from a	through Policy WDM2	
		combustion based waste facility would be relatively small, acid	which stipulates all	
		deposition is already in excess of the critical load for this part of the	Proposals for all waste	
		South Pennine Moors SPA/SAC (Rombald's Moor) and therefore a	management facilities	
		combustion based waste management use on proposed Site 78 of	(whether new, expanded	
		the Bradford Waste Management DPD would potentially	but excluding landfill	
		exacerbate an existing situation. With regards to impact avoidance	schemes) will be	
		measures, it is therefore suggested that proposed Site 78 of the	permitted provided that it	
		Bradford Waste Management DPD may not be suitable for a waste	can be demonstrated that	
		management use which uses combustion processes and it is	any impacts of	
		recommended that the Bradford Waste Management DPD is	development will not	
		amended to reflect that this use should not be identified as being suitable for Site 78. (Para 6.2)	significantly adversely affect people, land,	
		Suituble for Site 76. (Para 6.2)	affect people, land, infrastructure, natural	
			resources and the historic	
		1. To make this plan 'legally compliant' an adequate and accessible	environment.	
		consultation should be undertaken with local residents and	Cityii oriiii cite.	
		users/managers of heritage and SPA/SAC sites to minimise the		
		uncertainty relating to Sustainability Appraisal Objective SA7.		
		2. To make this plan 'legally compliant' the Modifications SA		
		Addendum document and the Waste Management DPD should be		
		thoroughly checked and corrected to ensure it reflects the Bradford		
		and not Cambridge Local Plan.		
		3. To make this plan 'sound' the Sustainability Appraisal Objectives		

Sustainability Appraisal				
Rep ID	Name /	Summary of Representation	Council Response	Action(s) Required
	Organisation			
		SA4, SA5, SA6, SA11, SA12 and SA15 must all be updated to reflect the HRA (November, 2012) conclusions that this site is not suitable for combustion based waste management. These should now be shown in red as 'Significant Negative's. 4. To make this plan 'sound' MM20 should now be updated to reflect the project level AA and read		
		'The potential effects of a Conventional Energy from Waste Facility and Advanced Thermal Treatment on the SAP and/or SAC have been assessed through a project level Appropriate Assessment (AA) and the Bradford Waste Management DPD has been amended to reflect that this use should not be identified as being suitable for Site WM3.'		

Appendix 1 – Email and Notification Letter



Department of Place

Development Plans 4th Floor Britannia House Hall Ings Bradford BD1 1HX

Tel: (01274) 433679

Email: planning.policy@bradford.gov.uk

Date: Wednesday 15th February 2017

Dear Sir / Madam,

LOCAL PLAN FOR THE BRADFORD DISTRICT

- Waste Management Development Plan Document
- Proposed Modifications (REGULATION 18 & 19)

I am writing to you as a statutory consultee or because of your previous interest in the Local Plan for the Bradford District. Following consultation on the Waste Management DPD Publication Draft the Council submitted the DPD to the Secretary of State on Monday 16th May, for examination in public by an independent Planning Inspector. The Secretary of State then appointed Mr Stephen Pratt BA (Hons) MRTPI to undertake the examination into the Waste Management DPD.

As part of the examination process a number of modifications to the Plan are now being proposed, which have been set out in the Schedule of Modifications available on the Councils website.

Aim of this consultation

As required under the Town and Country Planning Regulations 2012, the Council must now undertake a 6 week public consultation on the Schedule of Modifications.

Alongside the Schedule of Modifications, the Sustainability Appraisal Addendum will be published, which will detail the potential impacts of the modified policies.

It is important to point out at this stage that representations on the Modifications must relate to test of soundness (Positively Prepared, Justified, Effective and Consistent with national policy).

Following the close of the public consultation, the Council will produce a Statement of Consultation detailing what was undertaken, the responses received and a Council response to each representation.

The Council is keen to promote the submission of comments electronically and would encourage anyone with appropriate facilities such as email to make their responses in this way. Representations can be made using the Representation Form available online at www.bradford.gov.uk/planningpolicy or by email to the address planning.policy@bradford.gov.uk

As well as electronic representations the Council will also accept responses by post to Development Plans, City of Bradford Metropolitan District Council, 4th Floor, Britannia House, Hall Ings, Bradford BD1 1HX.

All comments should be with the Council by 3pm on Wednesday 29th March 2017.

Your personal details and comments cannot be kept confidential and will be published and submitted to the Secretary of State alongside each of the proposed modifications for public examination by an independent Planning Inspector.

Availability of Documents

All three development plans and supporting documents will be available to view on the Council's website at: www.bradford.gov.uk/planningpolicy.

Reference copies of each Development Plan Document together with the supporting documents listed will be available for inspection at the deposit locations listed below:

Development Plan Documents

Waste Management Development Plan - Schedule of Modifications

Supporting Documents

Sustainability Appraisal Addendum Statement of Representations

Deposit Locations

- CBMDC Office: Britannia House Reception, Bradford, BD1 1HX.
- <u>CBMDC libraries</u>: Bradford Local Studies Library, Bradford City Library, Shipley, Bingley, Keighley and Ilkley.
- Town Halls & One Stop Shops: Keighley and *Ilkley (*By appointment only).

Should you have any further queries about the Development Plan Documents consultation process please contact a member of the Development Plans team by E-mail on planning.policy@bradford.gov.uk or telephone (01274) 433679.

Yours faithfully,

Andrew Marshall

A Marille

Planning & Transport Strategy Manager

Appendix 2 - List of Media and Press Releases relating to the Consultation

The council issued a press released in February 2017 (below), inviting interested parties to comment on the modifications to the Waste Management DPD.

Have your say on the waste plan

Consultation has begun on modifications to the planning strategy into how the Bradford district will manage its waste for the next 15 years.

People have until March 29 to have their say on the Waste Management Development Plan.

When the consultation ends, an independent planning inspector will take account of representations before deciding if the plan is legally compliant.

If and when the inspector passes the plan it can be formerly adopted by the Council's Executive and then the Full Council.

This will form part of the Council's Local Plan which is the planning blueprint for the district.

News Article – Telegraph and Argus – 10th February 2017

PLANS to allocate six new waste sites for the district will need to be tweaked, a Government inspector has ruled.

Bradford Council wants the district to make a "step-change in the way it manages its waste" by 2030 by dealing with its own rubbish instead of sending it to other parts of the UK and Europe.

But to do this, it needs to find 17 hectares of land for new waste facilities and has put together a document called the Bradford Waste Management Development Plan, setting out five suggested sites in Bradford and one in <u>Keighley</u>.



Work has already begun on the latter site - the former gas works at Marley - where the company Endless Energy is building a controversial £135m energy-from-waste incinerator.

On Thursday, protesters gathered outside City Hall waving placards as the firm was given planning approval for a different design for its plant. A petition against the development also attracted 5,000 signatures.

The other proposed sites are:

- Vacant site, Princeroyd Way, Listerhills, Bradford Existing skip hire depot, Ripley Road, Bowling, Bradford,
- · Existing household waste site, Bowling Back Lane, East Bowling, Bradford,
- Vacant site, Merrydale Road, Euroway Estate, Bradford,
- · Existing scrapyard, Birkshall Lane, East Bowling, Bradford,

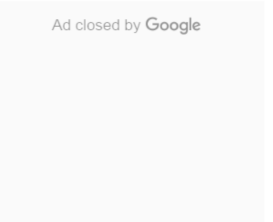
The sites could variously be used to divert rubbish from landfill by methods such as recycling, incineration, reclamation or composting.

The plan notes that most of Bradford's waste is currently either sent to other districts for disposal or sent to Europe to be used as fuel, once recyclables are extracted.

It says: "The current lack of recycling, treatment and residual management facilities within the Bradford district is a key factor in why much of the waste arisings from the district is currently exported."

The plan has been out to public consultation and has also been studied by planning inspector Stephen Pratt, who has now ruled that some adjustments will have to be made before the plan can be adopted.

The suggested tweaks are technical in nature, and make no change to the six proposed waste sites, but it means the plan will have to undergo another six-week public consultation.



The consultation will run from February 15 to March 29.

A Council spokesman said only people who had taken part in the first consultation could participate, and that they would be contacted.

CONSULATION has begun on modifications to the planning strategy into how Bradford will manage its waste for the next 15 years.

People have until March 29 to have their say on the changes to the Waste Management Development Plan.

When the consultation ends, an independent planning inspector will take account of representations before deciding if the plan is legally compliant.

If the inspector passes the plan, it can be adopted by the Council's executive and then the full Council. This will form part of the Council's Local Plan, the planning blueprint for the district.

Ad closed by Google

Comments can be made via e-mail to planning.policy@bradford.gov.uk, or by post to Development Plans Group, 4th Floor Britannia House, Hall Ings, BD1 1HX.

Information is available on the Council's website and in various libraries and town halls across the district.

Have your say over waste plan



An artists' impression of the new Marley plant 2 days ago / <u>Alistair Shand</u>

Don't be the last to know! Get the latest local news straight to your inbox.

Sign up

PUBLIC consultation has begun into how Bradford district will manage its waste for the next 15 years.

The council needs to find 17 hectares of land for new facilities and has set out its intentions in the Waste Management Development Plan.

It details six suggested waste sites, including the former gasworks at Marley where Endless Energy has been given permission to build a controversial £135m energy-from-waste incinerator.

People have until March 29 to have their say on the changes.

Taking account of representations, an independent planning inspector will then decide if the document is legally compliant, before it goes before the council's executive and full council for formal adoption.

The plan notes that most of Bradford district's waste is currently either sent to other areas for disposal or to Europe to be used as fuel, once recyclables are extracted.

It says: "The current lack of recycling, treatment and residual management facilities within the Bradford district is a key factor in why much of the waste arising from the district is currently exported."

Copies of the consultation document can be viewed online at bradford.gov.uk and at Keighley Library.

ADVERTISING

News Article – Telegraph and Argus – 21st February 2017

Have your say over waste plan



An artists' impression of the new Marley plant

21 Feb 2017 / Alistair Shand

















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PUBLIC consultation has begun into how Bradford district will manage its waste for the next 15 years.

The council needs to find 17 hectares of land for new facilities and has set out its intentions in the Waste Management Development Plan.

It details six suggested waste sites, including the former gasworks at Marley where Endless Energy has been given permission to build a controversial £135m energy-from-waste incinerator.

People have until March 29 to have their say on the changes.

Taking account of representations, an independent planning inspector will then decide if the document is legally compliant, before it goes before the council's executive and full council for formal adoption.

The plan notes that most of Bradford district's waste is currently either sent to other areas for disposal or to Europe to be used as fuel, once recyclables are extracted.

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Copies of the consultation document can be viewed online at bradford.gov.uk and at Keighley Library.

Comments can be e-mailed to planning.policy@bradford.gov.uk or posted to Development Plans Group, 4th Floor Britannia House, Hall Ings, Bradford BD1 1HX.

Appendix 3 - Summary of main issues raised through representations

General Comments

A number of objections received relating to site WM3 not specifically relating to any specific proposed main modification.

MM1

The representation objects to the use of energy from waste in the waste hierarchy and a general objection to site WM3.

MM2

A number of representations relating to amending the modifications to Objective 3, relating to enhancements only where appropriate and if enhancements cannot be achieved applications must be refused.

MM3

The representation objects to the use of energy from waste in the waste hierarchy and a general objection to site WM3.

MM4

NO REPRESENTATIONS RECEIVED

MM5

The representation relates to a site receiving a "significant positive effect" for alternative modes of transport.

MM6 - MM19

NO REPRESENTATIONS RECEIVED

MM20

The representations relate to objections to site WM3 on grounds of emissions, HGV movements, design, landscape impact, habitats, biodiversity etc.

MM21

The representations relate to objections to the application on site WM3 and a comment regarding the need to refuse any application on site WM3 if the contribution to the national grid and a wider

MM22

The representation relates to a factual correction to the modification to take account of

the fact there is only one listed building to the west of Site WM4, not two as stated in the modification.

MM23 & 24

NO REPRESENTATIONS RECEIVED

MM25

The representation relates to an objection to site WM3 on grounds of air quality and noise impacts.

MM26 & MM27

NO REPRESENTATIONS RECEIVED

MM28

The representation relates to a factual correction to the modification to take account of the fact there is only one listed building to the west of Site WM6, not two as stated in the modification.

MM29 - 34

NO REPRESENTATIONS RECEIVED

MM35

The representation relate to a soundness issues regarding enhancement to the built environment and the fact the NPPF stipulates these should only be made where appropriate; suggested amendment to modification to make sound.

MM36 - 40

NO REPRESENTATIONS RECEIVED

MM41

The representation relates to a number of questions to the development of a waste facility on site WM3.

MM42

NO REPRESENTATIONS RECEIVED

MM43

One representation objects to the use of energy from waste in the waste hierarchy and a general objection to site WM3. The other representation relates to a soundness issues regarding enhancement to the built environment and the fact the NPPF stipulates these

should only be made where appropriate; suggested amendment to modification to make sound

MM44

The representation relates to an objection to collaboration with other local authorities if it results in waste being transported to WM3 from the sub-region and is contrary to SA Objectives SA9 and SA3.

Sustainability Appraisal

The representations relate to objections to Site WM3 and how the Sustainability Appraisal is unsound.