AGENDA

1. The origin of the Duty to Co-operate, in legislation; the prescribed bodies; matters giving rise to the Duty (strategic; significant impact; involving 2 or more planning areas).

2. What ‘strategic matters’ have been identified? (see also Session No.2). What mechanisms have been employed to identify and work through the strategic matters? What bodies (prescribed or otherwise) have been involved in these?

3. To what extent do these mechanisms represent an effective substitute for the work previously done via the Regional Spatial Strategy? Are there any notable changes of mechanism, which might be of significance for the Local Plan’s Evidence Base?

4. What joint work has been done in respect of the Evidence Base (e.g. studies jointly carried out or commissioned)? In particular, what co-operative work has been done to establish the housing requirement?

5. What has been the role of the Local Enterprise Partnership?

6. How might the Local Nature Partnership be involved?

7. What has been the role of bodies representing Gypsies and Travellers?

8. To what extent, in every respect, has co-operation resulted in agreement? Are there any significant areas of disagreement between the Council and those prescribed bodies involved in the Duty to Co-operate?

9. Will monitoring involve continuing co-operation? How will this be achieved?

10. Has the Sustainability Appraisal identified and taken account of alternative strategies? What are these: and how have they been derived, examined, evaluated and selected?

11. Are there any other issues of legal compliance arising from the preparation of the Plan?