Dear Mr Courcier,

TOWN AND COUNTRY PLANNING ACT 1990 – SECTION 78
APPEAL BY PEEL INVESTMENTS (NORTH) LTD
LAND AT BURGESS FARM, HILTON LANE, WORSLEY, MANCHESTER,
M28 3TL
APPLICATION REF: 10/58745/OUTEIA

1. I am directed by the Secretary of State to say that consideration has been given to the report of the Inspector, Mr C J Ball, DArch DCons RIBA IHBC, who held a public local inquiry between 22 and 29 November 2011 into your client's appeal against a decision of Salford City Council to refuse outline planning permission for residential development consisting of 350 dwellings, open space, nature parks, roads, foot and cycle links and landscaping; together with recreational and ecological works at land at Burgess Farm, Hilton Lane, Worsley, Manchester, M28 3TL in accordance with application number 10/58745/OUTEIA, dated 18 March 2010.

2. On 5 August 2011, the appeal was recovered for the Secretary of State's determination, in pursuance of section 79 of, and paragraph 3 to Schedule 6 to, the Town and Country Planning Act 1990. The reason for this was because the appeal involves proposals for residential development of over 150 units or on sites of over 5 hectares which would significantly impact on the Government's objective to secure a better balance between housing demand and supply and create high quality, sustainable, mixed and inclusive communities.

Inspector's recommendation and summary of the decision

3. The Inspector recommended that the appeal be dismissed and planning permission refused. For the reasons given below, the Secretary of State disagrees with the Inspector's conclusions and his recommendation. He allows the appeal and grants planning permission subject to conditions. A copy of the
Inspector’s report (IR) is enclosed. All references to paragraph numbers, unless otherwise stated, are to that report.

Procedural matters

4. In reaching his decision the Secretary of State has taken into account the Environmental Statement which was submitted under the Town and Country Planning (Environmental Impact Assessment) (England and Wales) Regulations 1999. Having had regard to the Inspector’s comments at IR22, the Secretary of State is content that the Environmental Statement complies with the above regulations and that sufficient information has been provided for him to assess the environmental impact of the application.

Matters arising after the close of the inquiry

5. Following the close of the inquiry, the Secretary of State received a written representation, from Edwin John Howarth of the Burgess Farm Residents Group dated 3 April 2012 to Minister Bob Neil MP, which he has considered carefully. This related to the inclusion of the Burgess Farm site for housing in the Salford City Council publication (draft) core strategy, and is dealt with later on in this letter. He also received a letter from local resident Mrs Eileen Collier dated 25 April 2012. The Secretary of State has taken account of both of these representations in his consideration of the appeal before him, but is satisfied that that they did not raise matters which would require him to refer back to parties prior to reaching his decision.

6. Following the close of the inquiry, the Government published the National Planning Policy Framework (March 2012) (the Framework). This document replaces those Planning Policy Guidance and Statements, Minerals Planning Guidance notes, Circulars and Letters to Chief Planning Officers set out in its Annex 3. Following the publication of this document the Secretary of State wrote to interested parties on 19 April seeking their views on its implications, if any, on the proposal before him. On 14 May the Secretary of State circulated the responses, inviting further comments, and stating that he would then proceed to a decision. A list of those responding is set out in Annex A below.

7. The Secretary of State has carefully considered all of the representations received in his determination of this case. He considers that for the most part the issues raised cover those already rehearsed at the inquiry. In considering these further representations the Secretary of State also wishes to make it clear that he has not revisited issues which are carried forward in the Framework and which have therefore already been addressed in the IR, unless the approach adopted in the Framework leads him to give different weight to any of them. His views on the implications of the Framework are reflected in the relevant sections on Main Issues below.

8. Copies of the representations referred to in paragraph 5 and in Annex A may be obtained on written request to the above address.
Policy considerations

9. In determining the appeal, the Secretary of State has had regard to section 38(6) of the Planning and Compulsory Purchase Act 2004 which requires that proposals be determined in accordance with the development plan unless material considerations indicate otherwise.

10. In this case, the development plan comprises the North West of England Plan – Regional Spatial Strategy to 2021 (2008) (RS) and the saved policies of the City of Salford Unitary Development Plan 2004-2016 (2006) (UDP). The Secretary of State considers that the development plan policies most relevant to the appeal are those set out by the Inspector at IR26-30.

11. The Salford City Council Core Strategy is in preparation and is not expected to be adopted until 2013. The Core Strategy is potentially subject to amendment and the Secretary of State concurs with the parties that that only very limited weight can be attached to the Core Strategy at this stage of its preparation (IR33). He is aware that the Core Strategy was submitted for examination in May 2012, but that does not alter the weight he attaches to it, as there are unresolved objections to relevant policies in the plan.

12. Other material considerations which the Secretary of State has taken into account include the Framework (see paragraph 6 above); Technical Guidance to the National Planning Policy Framework (March 2012); Circular 11/1995: Use of Conditions in Planning Permission; and the Community Infrastructure Levy (CIL) Regulations 2010 and 2011. The Secretary of State has also taken account of the Written Ministerial Statement of the Rt Hon Greg Clark MP, on Planning for Growth, dated 23 March 2011.

13. The Secretary of State considers that the revocation of Regional Strategies has come a step closer following the enactment of the Localism Act on 15 November 2011. However, until such time as the North West of England Plan is formally revoked by Order, he has attributed limited weight to the proposed revocation in determining this appeal.

Main issues

The relationship of the proposal to the development plan

14. The Secretary of State notes the relevant development plan policies set out in IR26-30; and the clear conflict with UDP policies that designate the site as urban fringe and countryside, and other policies as set out in IR29. The Secretary of State notes that the Salford City Council took no real part in the inquiry and that it was not possible for the Inspector or objectors to explore policy and related matters with the Council (IR183). In response to the referral back to parties on the implications of the Framework, the Council advised that the RS policies for the sequential approach to development and for the priority locations for growth should no longer be used, as the Framework sets out new guidance. The Secretary of State agrees that the sequential approach to location of housing development is not reflected in the Framework. He has also had regard to the presumption in favour of sustainable development in the Framework which states
that where plans are out of date, planning permission should be granted unless the adverse impacts of doing so would significantly and demonstrably outweigh the benefits, when assessed against the policies in the Framework taken as a whole.

**Housing demand and supply, with regard to location, deliverability, need and the provision of market and affordable housing**

15. The Secretary of State has carefully considered the Inspector’s conclusions at IR 184-195. The Secretary of State agrees with the Inspector that over the 5 year period 2011-2016, there is at best 2.5 years supply in relation to the RS housing requirement. The Secretary of State notes that the Inspector considers that the Council’s Interim Housing Figure is a material consideration of significant weight (IR192); that applying this requirement would result in about 6 years supply of land (IR193); and that the quantitative need to release the site for housing is not sufficiently justified (IR195). The Secretary of State disagrees with the weight that the Inspector accords to the Interim Housing Figure. He notes that the figure derives from updated household growth forecasts and explicitly seeks to meet only forecast growth and demand generated within Salford; that it has not been tested at examination and has no development plan status. He considers that in this case the housing requirement should be taken from the most up to date plan, which is the RS. On this basis there is a shortfall in the 5 year land supply.

16. The Framework states that policies for the supply of housing should not be considered up-to-date if a council cannot demonstrate a 5 year land supply. The Secretary of State considers that there is a significant shortfall of some 4,000 dwellings (2.5 years supply) against the 5 year housing land requirement and that the release of this site could provide 175 houses in the 5 year period. He notes that the Inspector casts doubt on this figure, but he has not seen any evidence to support the Inspector’s concerns (IR190). He considers that the contribution this development would make to reducing the shortfall in 5 year land supply weighs significantly in favour of the proposal.

17. He agrees with the Inspector that the proposal would bring considerable benefits of additional market and affordable housing and contribute to the qualitative need for aspirational housing (IR194-195). However, he is not persuaded that there is insufficient justification to release a greenfield site (IR195). He gives less weight to the sequential approach to release of sites. National planning policy in the Framework encourages the use of previously developed land, but does not promote a sequential approach to land use. It stresses the importance of achieving sustainable development to meet identified needs.

**The impact on the highway network and transport infrastructure, including public transport, and the sustainability of the location**

18. The Secretary of State agrees with the Inspector’s assessment at IR201-202 that there is a fairly free flow of traffic and that the proposal would not lead to an unacceptable impact on traffic flow and congestion at junctions. The Secretary of State also agrees with the Inspector, for the reasons given at IR199, that people living on the completed development would have access to adequate local bus services to Salford and Manchester centres. The Secretary of State notes the
Inspector’s concern that residents to the south and west of the development would find it less attractive to walk or cycle to the town centre, schools and bus stops, but he disagrees that the site is poorly located in terms of access to public transport and local services (IR197). He notes the Inspector’s reservations about the potential of the proposed shuttle bus service to establish viability, but he does not consider this concern attracts significant weight (IR198).

19. The Secretary of State has carefully considered the Inspector’s assessment of Walkden railway station at IR200. He acknowledges that access to it is not ideal; that no location has been agreed for the Appellant’s proposed cycle stands and lockers; and that current improvements to the station and upgrades to services are to meet existing demand. However, the station is only some 850m from the appeal site entrance, and although the rail service is already heavily used, it provides the potential for residents of the development to make use of public transport.

20. The Secretary of State has given careful consideration to the Inspector’s analysis of accessibility and sustainability of the location at IR196-203. The Secretary of State disagrees with the Inspector’s conclusions at IR203 that the site is not in a particularly sustainable location and that the proposal would therefore not be consistent with the development plan. He considers that on balance the location is sustainable. He finds that the site is within reasonable distance of rail and bus services and the site entrance is some 850m from Walkden town centre and schools, with local facilities within reasonable walking and cycling distance. Despite the Inspector’s reservations, he considers that the proposed shuttle bus service would assist in improving accessibility to local facilities and that the proposed cycle facilities at the railway station would encourage cycling as a means of travel to the station.

The loss of farmland and the effect on the character and appearance of the area and the amenities of neighbouring residents

21. The Secretary of State agrees with the Inspector for the reasons give at IR205 that the loss to agriculture as a result of the development proposal would not be objectionable in principle. However, he disagrees with the Inspector’s reasons at IR204 that the site should be protected from development. The Secretary of State acknowledges that development of the site would result in the permanent loss of an area of open countryside enjoyed by local people; encroachment into the wildlife corridor; a significant intrusion into the setting of Walkden; and that it would seriously degrade the character and appearance of the area and the amenities of neighbouring residents (IR206). The Secretary of State accepts that there is a clear conflict with UDP policies for the site, which support its retention as undeveloped land. He recognises that one of the core planning principles in the Framework is to contribute to the conservation and enhancement of the natural environment. However he considers that the loss of this land needs to be weighed against the substantial shortfall in housing land and the contribution that the proposed development could make to reducing that shortfall in a sustainable location.
The impact on the adjacent Site of Biological Importance

22. The Secretary of State accepts the Inspector’s conclusions at IR 207-209 and agrees with the Inspector that the detrimental impact of the development on the nature conservation interest of the Site of Biological Importance would be minimised as far as practicable.

Other matters

23. For the reasons given at IR215-217 the Secretary of State agrees with the Inspector’s conclusions on flooding and drainage, air quality, and provision of school places. On the issue of prematurity, the Secretary of State agrees with the Inspector at IR218 that the proposal would not significantly prejudice strategic decisions by pre-determining the scale and location of new housing currently being considered as part of the Core Strategy process. He therefore finds no argument for prematurity. In paragraph 15 above he sets out his reasons for disagreeing with the Inspector over the use of the Interim Housing Figures and in paragraph 11 he sets out the weight he attaches to the emerging Core Strategy. He therefore disagrees with the Inspector’s conclusion at IR219 that it seems premature to release a greenfield site at this stage.

24. The Secretary of State notes the Inspector’s comments that residents see this proposal as an attempt to pre-empt the Core Strategy process and to bypass local consultation (IR219). He considers that the community have had an opportunity to express their views through the application and appeal process, as well as through the preparation of the Core Strategy. In reaching his decision he has given very careful consideration to all the objections expressed to this development. He has given no consideration to the Barton Farm decision referred to in IR220, as this decision has been quashed by consent and will be redetermined in due course.

Conditions and obligations

25. The Secretary of State agrees with the Inspector’s reasoning and conclusions on conditions set out at IR174-180. The Secretary of State is satisfied that the proposed conditions are reasonable, necessary and comply with Circular 11/95. He has made minor changes to the wording of condition 19 to reflect the current national policy position, but does not consider that this materially alters the intent of the condition.

26. The Secretary of State has considered whether any consequential impact on local infrastructure would be overcome or substantially mitigated by the proposed planning obligation (IR210-214). He agrees with the Inspector for the reasons given at IR211 that the planning obligations to provide affordable housing, nature parks and a safer route to schools comply with policies in the Framework, meet the tests set out in CIL Regulation 122, and would overcome the impact on local infrastructure that the development would have in those respects (IR214). The Secretary of State agrees with the Inspector that the provision of the shuttle bus service and cycle stands meet the CIL tests (IR212-213). He considers that the assessment of whether these facilities will be adequate to mitigate the impacts of the development is a matter of judgement and in his view they are, as he
considers that the location is sustainable and that these facilities would encourage residents to use transport other than the private car to access local facilities. He does not therefore agree with the Inspector’s conclusion at IR214 that these two obligations would not meet the tests of the CIL Regulations

Overall conclusions

27. The Secretary of State has carefully assessed the issues in this case and the conclusions of his Inspector. He considers that the proposal does not accord with the development plan and in particular that there is conflict with the site specific proposals for the land in the UDP. He disagrees with the Inspector over the housing requirement figure and considers that the requirement should be derived from the RS, as the most up to date part of the development plan. He finds there is a substantial shortfall in 5 year land supply against the RS housing requirement and he attaches significant weight to this factor. He is further guided by the Framework, a material consideration in his decision, which states that housing applications should be considered in the context of the presumption in favour of sustainable development. As there is not a 5 year land supply, the policies for housing supply should not be considered up to date and he has therefore considered whether the proposal represents sustainable development and whether any adverse impacts of granting permission would so significantly and demonstrably outweigh the benefits, when assessed against the policies in the Framework taken as a whole.

28. The Secretary of State has considered the three dimensions of sustainable development as set out in the Framework. At paragraph 20 above he sets out his reasons for finding that the site is a sustainable location for housing. He considers that the proposals fulfill an economic role by providing land for more aspirational housing to expand the quality and choice of housing; a social role, by providing market and affordable housing to meet identified needs; and an environmental role by providing open areas and nature parks. He accepts that there are substantial environmental disbenefits to the development of this site including the loss and countryside that is valued by residents and the impact on the rural setting of Walkden.

29. The Secretary of State has carefully assessed the factors weighing in opposition to the development against the significant deficiency in 5 year housing land supply. The Secretary of State considers that the proposals do, on balance, represent sustainable development, and he does not consider that the adverse impacts of allowing the development outweigh the benefits to be gained. He therefore considers that there are material considerations in favour of the development that outweigh the conflict with the development plan.

Formal decision

30. Accordingly, for the reasons given above, the Secretary of State disagrees with the Inspector’s recommendation. He hereby allows your client's appeal and grants outline planning permission for residential development consisting of 350 dwellings, open space, nature parks, roads, foot and cycle links and landscaping; together with recreational and ecological works at land at Burgess Farm, Hilton Lane, Worsley, Manchester, M28 3TL in accordance with application number
10/58745/OUTEIA, dated 18 March 2010, subject to the conditions listed at Annex B of this letter.

31. An applicant for any consent, agreement or approval required by a condition of this permission for agreement of reserved matters has a statutory right of appeal to the Secretary of State if consent, agreement or approval is refused or granted conditionally or if the Local Planning Authority fail to give notice of their decision within the prescribed period.

32. This letter does not convey any approval or consent which may be required under any enactment, bye-law, order or regulation other than section 57 of the Town and Country Planning Act 1990.

33. This letter serves as the Secretary of State's statement under regulation 21(2) of the Town and Country (Environmental Impact Assessment) (England and Wales) Regulations 1999.

**Right to challenge the decision**

34. A separate note is attached setting out the circumstances in which the validity of the Secretary of State's decision may be challenged by making an application to the High Court within six weeks from the date of this letter.

35. A copy of this letter has been sent to the Council, Burgess Farm Residents Group and Worsley Civic Trust and Amenity Society. A notification letter has been sent to all other parties who asked to be informed of the decision.

Yours sincerely,

Pamela Roberts
Authorised by Secretary of State to sign in that behalf
### Annex A

Post Inquiry correspondence following the publication of the National Planning Policy Framework

**First comments**

<table>
<thead>
<tr>
<th>Name / Organisation</th>
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<td>Jennifer Reynolds</td>
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<td>Mr and Mrs D Marshall</td>
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<td>George and Catherine Ogden</td>
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<td>Barbara Keeley MP</td>
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<td>Noel Griffiths / Burgess Farm Residents Group</td>
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<td>Cllr Iain Lindley (SCS), Cllr Les Turner (SCS) and Anne Broomhead</td>
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<td>Dr A Cross</td>
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**Second comments**

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Annex B

Schedule of conditions to be attached to outline planning permission for residential development consisting of 350 dwellings, open space, nature parks, roads, foot and cycle links and landscaping; together with recreational and ecological works at Burgess Farm, Hilton Lane, Worsley, Manchester M28 3TL

1. Details of the appearance, landscaping, layout, and scale, (hereinafter called "the reserved matters") shall be submitted to and approved in writing by the local planning authority before any development begins and the development shall be carried out as approved.

2. Application for approval of the reserved matters shall be made to the local planning authority not later than 3 years from the date of this permission.

3. The development hereby permitted shall begin not later than 2 years from the date of approval of the last of the reserved matters to be approved.

4. The development hereby approved shall be carried out in accordance with the phasing principles contained within Section 9 of the Design and Access Statement prepared by Randall Thorp dated March 2010.

5. The development hereby permitted shall be carried out in accordance with the principles and design philosophy set out in the following approved plans: 339.04A, 339A.05F, 339A.06B, 339A.07B and M09028-A-001G.

6. No development shall take place, including any works of excavation or demolition, until a Construction Method Statement has been submitted to, and approved in writing by, the local planning authority. The approved Statement shall be adhered to throughout the construction period. The Statement shall provide for:
   (i) the times of construction activities on site
   (ii) the parking of vehicles of site operatives and visitors
   (iii) loading and unloading of plant and materials
   (iv) storage of plant and materials used in constructing the development
   (v) the erection and maintenance of security hoarding including decorative displays and facilities for public viewing, where appropriate
   (vi) wheel washing facilities
   (vii) measures to control the emission of dust and dirt during construction
   (viii) a scheme for recycling/disposing of waste resulting from demolition and construction works
   (ix) measures to prevent disturbance to adjacent dwellings from noise and vibration, including any piling activity
   (x) measures to prevent the pollution of watercourses

7. Development of any phase shall not begin until a Crime Prevention Plan has been submitted to and approved in writing by the local planning authority. Each phase of development shall be carried out in accordance with that Plan.
8. No development shall take place until a scheme for the lighting of the foot/cycleway between Mather Fold Road and Point A on plan reference 399A.12, including the timing of its provision, has been submitted to and approved in writing by the local planning authority. The approved scheme shall be implemented in full before the occupation of any dwelling, and shall be retained in full working order thereafter.

9. No development shall take place until a detailed site investigation has been carried out in accordance with Section 4.5 of the Environmental Statement, dated March 2010. The investigation shall address the need for remedial works to treat/address the mine entries, areas of shallow mine workings and areas of former opencast backfill. The details of any proposed remedial works shall be submitted to, and approved in writing by the Local Planning Authority and the works shall be undertaken in accordance with the approved details to ensure the safety and stability of the proposed development prior to commencement.

10. Prior to the commencement of each phase of development:

   (i) A Site Investigation report shall be submitted to and approved in writing by the Local Planning Authority. The investigation shall address the nature, degree and distribution of land contamination on site and shall include an identification and assessment of the risk to receptors focusing primarily on risks to human health and the wider environment;

   (ii) The details of any proposed Remedial Works shall be submitted to, and approved in writing by the Local Planning Authority. Such Remedial Works shall be incorporated into the development during the course of construction and completed prior to occupation of the development; and

   (iii) A Verification Report shall be submitted to, and approved in writing by, the Local Planning Authority prior to the occupation of any dwelling within that phase. The Verification Report shall validate that all remedial works undertaken on site have been completed in accordance with those approved by the Local Planning Authority.

11. No development shall take place until a detailed method statement for the removal or long-term management / eradication of Japanese knotweed on the site has been submitted to and approved in writing by the local planning authority. The method statement shall include proposed measures to prevent the spread of Japanese knotweed during any operations such as mowing, strimming or soil movement. It shall also contain measures to ensure that any soils brought to the site are free of the seeds / root / stem of any invasive plant covered under the Wildlife and Countryside Act 1981. Development shall only be carried out in accordance with the approved method statement.

12. Prior to the commencement of each phase of development a programme of archaeological work shall be undertaken in accordance with a written scheme
of investigation which has been submitted to and approved in writing by the local planning authority.

13. No development shall take place until details of the implementation, maintenance and management of the sustainable drainage scheme have been submitted to and approved in writing by the local planning authority. The scheme shall be implemented and thereafter managed and maintained in accordance with the approved details. Those details shall include a timetable for its implementation and a management and maintenance plan for the lifetime of the development which shall include the arrangements for adoption by any public body or statutory undertaker, or any other arrangements to secure the operation of the sustainable drainage scheme throughout its lifetime.

14. The development permitted by this planning permission shall only be carried out in accordance with mitigation measures set out in the approved Flood Risk Assessment (FRA) March 2010 Ref 660094-FRA-R1(3)/RSK Land & Development Engineering Ltd, or any subsequent FRA approved in writing by the local planning authority, including that no houses or gardens shall be sited within the area shown hatched blue on RSK plan ref 660094/1002/P2.

15. Prior to the commencement of each phase of development a scheme for the provision and management of a buffer zone alongside the watercourses shall be submitted to and agreed in writing by the local planning authority. Thereafter the development shall be carried out in accordance with the approved scheme and any subsequent amendments shall be agreed in writing with the local planning authority. The scheme shall include plans showing the extent and layout of the buffer zone, details of the planting scheme (for example, native species), details demonstrating how the buffer zone will be protected during development and managed/maintained over the longer term, and details of any footpaths, fencing, lighting etc.

16. Prior to the commencement of each phase of the development a landscape management plan, including long term design objectives, management responsibilities and maintenance schedules for all landscape areas, other than small, privately owned, domestic gardens, shall be submitted to and approved in writing by the local planning authority. The landscape management plan shall be implemented as approved.

17. No development, including any vegetation clearance or ground works, shall take place within the application site (including the Nature Parks) until a comprehensive Method Statement has been submitted to and approved in writing by the local planning authority. The Statement shall give details of the Reasonable Avoidance Measures to be taken to avoid any possible harm to great crested newts or their habitats during the course of the development. Development shall only be carried out in accordance with the approved method statement.

18. The dwellings shall achieve at least Level 3 of the Code for Sustainable Homes. No dwelling shall be occupied until a final Code Certificate has been issued for it certifying that the appropriate Code Level has been achieved.
19. At least 10% of the energy supply of the development shall be secured from
decentralised and renewable or low carbon energy sources (as described in
the glossary of the National Planning Policy Framework). A scheme showing
details and a timetable of how this is to be achieved, including details of
physical works on site, shall be submitted to and approved in writing by the
local planning authority as part of the reserved matters submissions required
by condition 1. The scheme shall be implemented in accordance with the
approved details and timetable and retained as operational thereafter.

20. At least 31% of the dwellings forming the total development shall have 4 or
more bedrooms, and at least 60% of all dwellings shall have a floorspace of at
least 95 square metres.

21. The development shall provide fully on-site for the open space and public
realm works required by Policies H8 and DEV5 of the City of Salford Unitary
Development Plan, adopted June 2006. In each phase, no dwelling shall be
occupied until the open space and public realm works within that phase have
been completed and are available for use.

22. No dwelling shall be occupied until the offsite works of highway improvement
shown on approved plan M09028-A-001G have been completed.
RIGHT TO CHALLENGE THE DECISION IN THE HIGH COURT

These notes are provided for guidance only and apply only to challenges under the legislation specified. If you require further advice on making any High Court challenge, or making an application for Judicial review, you should consult a solicitor or other advisor or contact the Crown Office at the Royal Courts of Justice, Queens Bench Division, Strand, London, WC2 2LL (0207 947 6000).

The attached decision is final unless it is successfully challenged in the Courts. The Secretary of State cannot amend or interpret the decision. It may be redetermined by the Secretary of State only if the decision is quashed by the Courts. However, if it is redetermined, it does not necessarily follow that the original decision will be reversed.

SECTION 1: PLANNING APPEALS AND CALLED-IN PLANNING APPLICATIONS;

The decision may be challenged by making an application to the High Court under Section 288 of the Town and Country Planning Act 1990 (the TCP Act).

Challenges under Section 288 of the TCP Act

Decisions on called-in applications under section 77 of the TCP Act (planning), appeals under section 78 (planning) may be challenged under this section. Any person aggrieved by the decision may question the validity of the decision on the grounds that it is not within the powers of the Act or that any of the relevant requirements have not been complied with in relation to the decision. An application under this section must be made within six weeks from the date of the decision.

SECTION 2: AWARDS OF COSTS

There is no statutory provision for challenging the decision on an application for an award of costs. The procedure is to make an application for Judicial Review.

SECTION 3: INSPECTION OF DOCUMENTS

Where an inquiry or hearing has been held any person who is entitled to be notified of the decision has a statutory right to view the documents, photographs and plans listed in the appendix to the report of the Inspector’s report of the inquiry or hearing within 6 weeks of the date of the decision. If you are such a person and you wish to view the documents you should get in touch with the office at the address from which the decision was issued, as shown on the letterhead on the decision letter, quoting the reference number and stating the day and time you wish to visit. At least 3 days notice should be given, if possible.
Report to the Secretary of State for Communities and Local Government

by C J Ball  DArch DCons RIBA IHBC

an Inspector appointed by the Secretary of State for Communities and Local Government

Date: 6 February 2012

TOWN AND COUNTRY PLANNING ACT 1990

SALFORD CITY COUNCIL

Site at Burgess Farm, Hilton Lane, Worsley, Manchester M28 3TL

APPEAL BY PEEL INVESTMENTS (NORTH) LTD

Inquiry opened on 22 November 2011

File Ref: APP/U4230/A/11/2157433
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(Report of 62 pages)
File Ref: APP/U4230/A/11/2157433
Burgess Farm, Hilton Lane, Worsley, Manchester M28 3TL

- The appeal is made under section 78 of the Town and Country Planning Act 1990 against a refusal to grant outline planning permission.
- The appeal is made by Peel Investments (North) Ltd against the decision of Salford City Council.
- The application Ref 10/58745/OUTEIA, dated 18 March 2010, was refused by notice dated 19 July 2011.
- The development proposed is described as residential development consisting of 350 dwellings, open space, nature parks, roads, foot and cycle links and landscaping; together with recreational and ecological works.

**Summary of Recommendation:** the appeal be dismissed.

**Procedural matters**

1. The inquiry sat for 5 days on 22-25 and 29 November 2011. I made an informal unaccompanied pre-inquiry visit to the area on 21 November, viewing the site and its surroundings from roads and public footpaths. An evening session was held on 24 November to allow those who could not attend the inquiry during the day to make representations. I made a formal visit to the site and the surrounding area on 29 November, accompanied by representatives of the main parties and other interested persons.

2. The application was submitted in outline, with access to be considered as part of the application. The matters of scale, layout, appearance and landscaping were reserved for future consideration. The application was accompanied by a series of Masterplans showing Land use Breakdown and Green Infrastructure; Movement Network and Connections; Urban Design Parameters; an indicative Layout; and details of the proposed site access (Documents CD1.1-1.7). The application was supported by a Design and Access Statement, a Planning Statement, a Regeneration Statement, Draft Heads of Terms for a planning obligation, a Utilities Statement, a Residential Market Research Report, a Coal Report, a Flood Risk Assessment, a Transport Assessment, a Sustainability Checklist and a Statement of Community Involvement. (Documents CD1.8-1.20).

3. The Council refused the application for 2 reasons relating to the impact on the free flow of traffic on the local highway network and prematurity. The appeal was recovered for decision by the Secretary of State by letter dated 5 August 2011 for the reason that it involves proposals for residential development of over 150 units, or on a site of more than 5 hectares, which would significantly impact on the government’s objective to secure a better balance between housing demand and supply and create high quality, sustainable, mixed and inclusive communities (Document IN1).

4. A Pre-Inquiry Meeting (PIM) was held on 11 October 2011. The notes of that meeting are at Document IN2. Before the PIM the Council indicated that, following reconsideration, it had decided that it could not support its 2 reasons for refusal at appeal. The Council therefore no longer objects to the proposal and, although represented at the inquiry, did not submit evidence. Local objectors, in the form of the Burgess Farm Residents Group (BFRG) and the Worsley Civic Trust and Amenity Society (WCTAS), were granted Rule 6 status.
At my request, the Council submitted a Position Statement explaining its change of stance (Document CO2).

5. I note that, in view of the Council’s change of position, the appellant submitted another identical application. At the inquiry the Council confirmed that that application is being held in abeyance until the outcome of this appeal is known.

6. This report includes a description of the site and its surroundings, an outline of the planning history of the site, details of the proposals, matters agreed between the parties, an outline of the submitted planning obligation, the planning policy background, the gist of the representations made at the inquiry and in writing, and my conclusions and recommendations. Lists of appearances and documents are attached.

7. The main parties’ cases are based on edited versions of their closing submissions (Documents CTA1.3, BF8 & AP16) supplemented by evidence given in chief. Proofs of evidence are included as originally submitted and do not take account of any changes that occurred during the course of the inquiry. Many objectors make reference to the Council’s handling of the application and question the unusual position it has taken on the appeal. At the PIM, and in opening the inquiry, I made it clear that these were not matters that I could deal with and that the purpose of the inquiry was to consider anew the planning merits of the proposals. Nonetheless, at the inquiry several aggrieved objectors made oral and written comments on the Council’s stance. I have generally not reported these as they are not relevant to the planning considerations in this case.

The site and surroundings

8. This large site is located on the rural edge of Walkden, a township towards the western extremity of the area known as Salford West, which also includes the townships of Swinton, Worsley and Eccles. The site, some 18.23 ha in overall extent, is in 3 parts, not all of it contiguous. Much of it was once in some form of industrial use, including open-cast mining, and evidence of former workings can still be seen, but generally they have been absorbed over time into the regenerated landscape. The site can now be considered as part of the natural surroundings and thus a countryside greenfield site.

9. Area A, of about 13.05 ha, is proposed for housing development. This part of the site consists of agricultural land in several fields, associated with Burgess Farm, which are used for grazing cattle and sheep. The farmhouse and buildings are excluded from the application site. This land has been extensively mined in the past and still contains untreated mine shafts and areas of potentially unstable land (Document CD 1.37). Although it has reverted to grazing land, the agricultural land classification is fairly poor, with 65% of it grades 4 and 5 and the remainder sub-grade 3b. The site has a history of flooding, particularly in the lower-lying land on its southern edge.

10. Area B, of about 1.32 ha, adjoins the southern corner of the housing site. It was once part of the Ellenbrook Brickworks to the south but is now vacant, boggy and overgrown. It is allocated for informal recreational purposes in the Salford UDP. This area lies within the larger Ponds at New Manchester Site of Biological Importance (SBI), which was designated principally because of the presence of great crested newts, a protected species. Area C, of about 3.95 ha, is a separate parcel of land to the west of the housing site, although linked by public footpath.
It is part of a larger area which is a mix of agricultural and vacant land, with exposed areas of coal mining waste ('coal rough'). This site too is within the SBI.

11. The northern boundary of the housing site is formed primarily by the rear gardens of houses along Hilton Lane. Part of the boundary extends to the road itself and there are access points to 2 public footpaths across the site from Hinton Lane. The north-western boundary adjoins former sports pitches in the Council’s ownership, separating Areas A and C, and which has reverted to agricultural use as part of Burgess Farm. To the north of that is the embanked Manchester-Wigan railway line, with a subway providing public footpath access to Area C from Trent Drive in the built up area beyond the railway.

12. The eastern boundary adjoins a former railway embankment, beside the Ellen Brook. The track on top of the embankment is part of a district-wide pedestrian and cycle path, and is lined with young and semi-mature trees. Beyond the embankment is housing development, along the length of Newearth Road. Mather Fold Road gives access to the cycle path and to the public footpath through Area B at the south-east corner of the site. The southern boundary adjoins an area of regenerating woodland, with informal paths following old access tracks through fairly dense areas of young and semi-mature trees. These thin out where the western boundary abuts the former coal rough, which is gradually being colonised by coarse grassland and is reverting to nature.

13. The SBI, which includes Areas B and C of the site, extends from the housing site to the Metropolitan District boundary with Wigan and beyond. The District boundary also defines the eastern extent of the Greater Manchester Green Belt in this location. The Thirlmere Aqueduct, bringing water from the Lake District to Manchester, runs under the site.

14. The site entrance is some 850 metres from Walkden town centre, one of the principal town centres in Salford West, where there is a range of shops and community facilities. It is a similar distance from Walkden station, where there are reasonably frequent direct services to Manchester, Wigan and Southport. There are bus services along Hilton Lane and Newearth Road providing local and city-wide services. These roads link the A580(T) East Lancs Road and the A6, providing access to Manchester centre and the wider motorway network. The site is also within 800 metres of the intended Ellenbrook stop on the proposed Leigh-Salford-Manchester Rapid Transport Guided Busway. Although at an early stage, funding has been committed and the Busway could open by late 2013, providing a fast and frequent service to Manchester city centre.

15. A more detailed and illustrated description of the site and its surroundings is given in Documents CD1.9, AP4.1 and AP4.2.

Planning history

16. There have been a number of applications to develop this site. In 1979 an outline application by Bridgewater Estates for residential development was refused on the basis of loss of open land; prematurity pending preparation of the Local Plan; potential sterilisation of coal reserves; and inadequate drainage. In 1981 another outline application by Bridgewater Estates for office development was refused because the site was not within Walkden Centre, it would prejudice proposals for the emerging Local Plan, it could sterilise coal reserves; and there was inadequate drainage.
17. In 1983 the Worsley and Boothstown Local Plan allocated the site, with other land, for housing development. The allocation (Proposal B1) was described as ‘provisional/post 1986’ as it was considered that the site could not be delivered before the end of the Plan period.

18. In 1991, Wainhomes Ltd made 2 alternative outline applications for residential development which were dismissed by the Secretary of State on appeal in 1993 (Documents CD6.12 and CO3). Conclusions included:
   
o the development plan, including Proposal B1 of the Worsley and Boothstown Local Plan, did not provide a coherent up-to-date framework for considering the future of the Burgess Farm site so the appeals had to be determined on their merits in the light of all material considerations; greater weight was given to Regional Planning Guidance and the then emerging Salford UDP;

   o according to UDP Policy MPG3, in its then extant version, open-cast coal was an important natural resource. Until a decision was taken on the Lomax3 open-cast proposals (which included open-cast mining within the site), the importance of protecting the high quality mineral resources was paramount;

   o there was no need for additional housing land so development of the site would divert investment away from inner city sites, thereby undermining the objectives of the then extant Structure Plan;

   o development of the site could not be described as rounding off and it would represent a significant intrusion into the rural setting of Salford;

   o the proposed housing would involve the permanent loss of an area of open countryside enjoyed by local people, thereby undermining the recreational objectives of the UDP;

   o without proper mitigation, the proposed housing would undermine the ecological value of the SBI, contrary to the objectives of the Structure Plan and UDP.

19. In the event, the Lomax3 open-cast applications were dismissed by the Secretary of State on appeal. He came to 2 main conclusions; first, that a 200 metre buffer zone was necessary between residential properties and any open-cast working; and second, that the areas of great crested newt habitat in the southern part of the site should be protected and not worked. As a result of this, and the designation of the SBI, there is no longer any proposal to mine open-cast coal in the vicinity of the site (Document CD1.8).

The proposals

20. Although in outline at this stage, the development is intended to provide 350 new houses in a mix of 2, 3, 4 and 5 bedroom properties, phased over 6 years. 20% - 70 units - would be affordable homes. The illustrative layout plan (Document CD1.6) shows houses laid out in a series of streets and closes, in a range of densities between 25 and 50 units/ha. Road access would be off Hilton Lane, in an existing gap between the houses. An additional emergency access would be provided at the footpath to the west of Burgess Farm. An internal loop road would provide access to all areas of the housing site. The layout would incorporate a series of open spaces throughout the development, intended to provide pedestrian/cycle access through the site and to reflect and link with the
linear greenways that pass through the Walkden area. The network of open spaces would incorporate the existing public footpaths across the site and would be multifunctional; as well as providing usable public open space, they would provide a setting for the built development, a series of sustainable drainage measures and features to enhance the biodiversity of the site. A new playground, a Local Equipped Area for Play (LEAP), would be provided in the southern part of the site. Trees would be planted to enhance the layout and integrate the development into the surrounding countryside. Two nature parks would be created to the west and south of the housing, linked to the surrounding area by public footpaths. The western nature park would incorporate new landscaping, fencing, paths and signage and there would be a chain of ponds to provide amphibian habitat, specifically but not exclusively for great crested newts. The southern nature park would be improved along similar lines to increase biodiversity of the area. The parks would provide ecological mitigation and informal recreation areas.

21. A full description of the scheme is given in the Design and Access Statement (Document CD1.9)

Environmental Impact Assessment

22. The application was accompanied by an Environmental Statement (ES) made in accordance with the Town and Country Planning (Environmental Impact Assessment) (England and Wales) Regulations 1999 (the EIA Regulations), including a non-technical summary (Documents CD1.21-1.35). It covers all the normal matters that a large scale housing development would be expected to give rise to; it includes additional site specific matters and sets out mitigation proposals. Consultation responses have been addressed in a supplemental statement. At the inquiry I heard further evidence on the characteristics of the site, local transport and service infrastructure and the relationship of the development to the adjacent nature conservation areas. I am satisfied that all this represents the necessary environmental information for the purposes of Regulation 3 of the EIA Regulations and I have taken this information into account in making my recommendations.

Agreed matters

23. Before the inquiry statements of common ground were submitted by the appellant and the Council (Document CD6.13), the appellant and WCTAS (Document CD6.14), and the appellant and BFRG (Document CD6.15). The matters agreed include:

Appellant/Council  Description of the site and surrounding area; description of the proposal; history of the site; the appeal application process; planning policy framework; and the main planning issues.

Appellant/WCTAS  Description of the site and surrounding area; description of the proposal; history of the site; the appeal application process; planning policy framework; and the main planning issues.

Appellant/BFRG  Description of the site and surrounding area; description of the proposal; and the history of the site.
Planning Obligation

24. Before the inquiry, the appellant submitted a draft of an Agreement/undertaking as a deed of planning obligation under s106 of the Act (Document CD6.16). An executed unilateral undertaking was submitted at the inquiry (Document AP11). In summary, the undertaking effectively binds the appellant company, should the appeal succeed:

- to providing an integrated scheme of affordable housing of not less than 20% of the total housing development, with 60% of the affordable units available to rent and 40% as intermediate affordable housing;
- to procuring an affordable, regular and frequent local link shuttle bus service between the site, Walkden Town Centre and Walkden Station and to providing that service for 5 years;
- to contributing £10,000 towards funding the provision of cycle stands and lockers at Walkden Station;
- to contributing £25,000 towards funding the provision of 2 bus stops on Hilton Lane;
- to contributing £30,000 towards funding the provision of school route footway improvements in the vicinity of the site;
- to carrying out works to create the Nature Park areas adjacent to the site;
- to managing and maintaining the Nature Park areas for 10 years.

25. The appellant owns the land (Document CD6.17) and at the inquiry the Council confirmed that the provisions of the undertaking are agreed. The undertaking is an important material consideration in this appeal. At my request, the appellant submitted a note to show how the provisions of the undertaking comply with the Community Infrastructure Levy (CIL) Regulations (Document AP13). This confirms the policy requirements relating to the proportion and tenure mix for affordable housing; the policy guidance and biodiversity gain relating to the nature parks; and the policy background and practical benefits of the school footway improvements and station cycle lockers. It also confirms that the shuttle bus service is necessary to overcome site accessibility problems.

Planning policy

Local development plan

26. The local development plan currently consists of the North West Regional Strategy 2008 (RS) (Document CD3.3) and the Salford Unitary Development Plan 2006 (UDP) (Document CD3.1).

27. For RS purposes, Walkden falls within the Northern Part of the Manchester City Region. RS policy MCR5 gives priority in this area to supporting the transformation of the local economy, regenerating communities and enhancing the environment, including through expanding the quality and choice of housing.

28. Other relevant RS policies include policy RDF1, which sets out the areas of priority for growth; policy L2, which requires local authorities to develop an understanding of local and sub-regional housing markets by undertaking
Strategic Housing Market Assessments (SHMA) in order to adopt a comprehensive approach to housing supply and need; policy L4, which sets out the housing provision for Salford of 28,800 dwellings for the period 2003-2021, an average annual net rate of 1600, with at least 90% of these built on previously-developed land; policy DP2, which indicates that building sustainable communities is a regional priority, setting out measures to achieve this; policy DP4, which states that sequential priority should be given to development in locations which build on existing infrastructure and do not require major investment in new infrastructure, giving preference to previously-developed land; policy DP5, which requires development to be located so as to reduce the need to travel, especially by car; policy DP7, which requires environmental quality, including biodiversity and habitat, to be protected and enhanced; and policies EM1 and EM1B, which require the regions environmental assets to be protected, enhanced and managed and seek to secure a step-change increase in the region’s bio-diversity resources.

29. The UDP Proposals Map designates the area of land including the site as Urban Fringe and Countryside. It is not within the Green Belt but is part of a wider area designated as a Wildlife Corridor Key Area of Search, and is subject to policy EN9, intended to protect Wildlife Corridors. The land to the south and west of this area, which includes site Areas B and C, is a Site of Biological Importance (SBI), subject to policy EN8, which is intended to protect Nature Conservation Sites of Local Importance. Area C is also part of an area allocated for New and Improved Recreation Land and Facilities under policy R6. The site has not been safeguarded to serve long-term development needs.

30. Other UDP policies of relevance to this proposal include policy DES1 - Respecting Context; policy DES7 - Amenity of Users and Neighbours; policy H8 - Open space Provision with New Housing; policy A8 - Impact of Development on the Highway Network; policy EN7 - Pollution Control; policy ST1 - Sustainable Urban Neighbourhoods; policy ST11 – Location of new development; policy ST13 - Natural Environment Assets; policy H1 - Provision of New Housing Development; policy H4 - Affordable Housing; and policy EN19 - Flood Risk and Surface Water.

**National policy guidance**


**Emerging development plan policy**

33. Following publication of an Issues and Options Report in 2008 and a Draft Core Strategy in 2009 (Document CD6.4), the Council published in 2011 a Pre-Publication Consultation Report on its Core Strategy (Document CD6.3). The Report currently indicates that land at Burgess Farm (essentially the site and the adjacent former playing field) could be released for housing development. The adoption process is expected to take until 2013 and the Core Strategy is
potentially subject to amendment. The parties agree that only very limited weight can be attached to the Core Strategy at this stage of its preparation.

Other material considerations

34. The Council has adopted a range of Supplementary Planning Documents. Those most relevant to this appeal relate to Greenspace Strategy, Nature Conservation and Biodiversity, Trees and Development, Planning Obligations, and Sustainable Design and Construction (Documents CD3.4-CD3.10). The Council has also approved Planning Guidance: Housing (Document CD3.11) which requires new residential development in West Salford to be predominantly houses rather than apartments, in order to correct the current imbalance in housing supply created by high density apartment schemes; with 20% as affordable dwellings; Flood Risk and Development (Document CD3.12) aims to ensure that new development in areas at risk of flooding is adequately protected and that the risk of flooding is not increased elsewhere as a result of the development.

35. The Draft National Planning Policy Framework (Document CD6.2) is currently a consultation document and thus subject to potential amendment. It carries some weight as an indication of the direction of travel of Government policy but, until they are cancelled, current national planning policy statements and guidance remain in force.

36. It is the Government’s clear intention to revoke RSs, and the provisions of the Localism Act reflect that (Document AP10). However, this is subject to the outcome of environmental assessments of the revocation on which consultation is currently taking place. Revocation will not be carried out until the Secretary of State and Parliament have had the opportunity to consider the findings of the assessments, so some uncertainty remains. The proposed abolition of RSs therefore carries limited weight at this stage of the parliamentary process and the North-West RS remains part of the local development plan.

The Council’s position

37. The Council’s Planning and Regulatory Panel originally resolved on 7 July 2011 to refuse the application on grounds of (i) prematurity and the loss of a greenfield site and (ii) its impact on the local highway network. Following further advice from its officers and additional legally privileged advice the Panel resolved on 15 September 2011 not to defend those reasons at inquiry. That decision was considered by the majority of the Panel members (and so not unanimously) to be the proper response to the further advice it had received. This advice concerned what is considered to be a significant change in circumstances relating to the availability of a 5 year housing supply as required by national policy.

38. At the time of the original decision the Council considered that there was a 5 year housing land supply, based on its Strategic Housing Land Availability Assessment (SHLAA) of December 2009 so that this was not a factor that tended to support the proposal. However subsequent consideration was given to revised housing land supply figures prepared in association with the Council’s Pre-Publication Core Strategy Report (Document CD6.5) which indicates, by contrast, a markedly lower level of supply which amounts, at best, to 2.5 years. In light of this, and the favourable consideration that national policy indicates should be given to
proposals in such circumstances (PPS3.71), the Panel considered that the prospect of the Council successfully defending its original decision would be significantly affected. Before the inquiry the Council circulated an explanation of how the revised housing supply figures had been derived (Document CO1).

39. Furthermore, in light of the legal advice and the content of emerging national policy, the majority of the Panel considered that there were other reasons which would further reduce the prospects of success. While the concerns of residents regarding the effect of the development on the local highway network were taken very seriously, the fact remains that, in its capacity as highway authority, the Council’s specialised officers had advised that there would not be an adverse impact in this respect; moreover, neither Transport for Greater Manchester (TGM) or the Highways Agency (HA) had objected. The Council would therefore find it difficult to defend the highway reason for refusal. In addition the NPPF, although still in draft and therefore perhaps only of limited weight, indicated a general direction of travel which was generally more favourable to the proposal, particularly in terms of the presumption in favour of sustainable development (and the emphasis on support for development with economic benefits), the proposed removal of brownfield targets and the suggestion of a requirement to find additional housing land.

40. Accordingly the majority of the Panel considered, bearing in mind its duty as a public authority and the need to properly safeguard public funds, that the appropriate response was to resolve not to contest the reasons for refusal. The Council therefore called no evidence (Document CO4).

The Case for Peel Investments (North) Ltd

41. The Appellant submits that:

- this proposal accords with the provisions of the development plan and as such the presumption under section 38(6) of the Act arises;
- there is both a quantitative and qualitative shortfall of housing land which brings the additional presumption under PPS 3 para 71 into play in favour of the development;
- the proposal accords with current national guidance and also emerging national guidance;
- there are no technical reasons why the development should not be allowed to go ahead;
- the provision of a Nature Park with the ensuing ecological enhancement comprises a material consideration in favour of the development of great significance; and
- the proposal should not be refused on grounds of prematurity.

42. The application is supported by the City Council. It was originally recommended for approval by the Officers but was refused, contrary to recommendation, on two grounds relating to highways and prematurity in that it was alleged that the Council had an adequate housing land supply.

43. On proper reflection the Council accepted that it could not substantiate those reasons for refusal and withdrew its objection to the proposal. There is nothing
contentious or inappropriate in such decision. Planning Inspectorate (PINS) advice has always emphasised that if parties conclude that their objections to proposals have no substance and cannot be justified that the proper course is to make this known as soon as possible. This the Council did and expeditiously advised local residents of the decision. The Council’s decision has been taken on proper advice and has been democratically reached by the appropriate decision making body of the Council. The greatest of weight must be attached to the Appellant/Council statement of common ground which clearly and unequivocally sets out the Council’s position. While BFRG suggests that the Council should not have agreed to such a statement, it is in fact a PINS requirement, intended to shorten the inquiry and ensure that it concentrates on the matters in contention.

**Accordance with the development plan**

44. The Council agrees that there is no conflict with any part of the development plan be it RS or the Salford UDP. The appellant’s evidence on this was not challenged. It must therefore be concluded that the proposal accords with the provision of the development plan. In accordance with section 38(6) of the Act the application must therefore be determined in accordance with the statutory development plan unless material considerations indicate otherwise. The proposal conforms with the saved provisions of the Salford UDP irrespective of RS. This is a fundamental point. It immediately distinguishes the situation in the Barton Farm planning decision (Document AP8) where that proposal was in conflict with the terms of the development plan.

**Housing demand and supply with regard to location and deliverability**

45. There is the clearest agreed and admitted housing land shortfall on any conceivable basis. The additional presumption in favour of development under PPS3 para 71 also comes into play and that shortfall gives rise to a need to grant permission to address the quantitative need. The Council has unequivocally stated that they cannot produce any evidence which would show a 5 year deliverable housing supply. RS remains the start point. Policy L4 provides for a total housing provision which is a floor and not a ceiling based on an annual average provision of 1600 dwellings.

46. It is agreed that at this stage only limited weight can be given to the intention to revoke RS (Documents CD6.13 and CD6.14). Although the Localism Bill has now been enacted, before the RS can be revoked there will need to be an environmental assessment. That is now out to consultation until 20 January 2012 after which the government will have to consider its responses and publish its decision. That is not a rubber stamping process since it has to meet European legislation. It cannot therefore be assumed that RS will automatically be revoked and certainly revocation will not take place in the immediate future. The MP’s assertion that, when the appeal papers are referred to the Secretary of State, RS will have been revoked is demonstrably wrong. Furthermore, even if RS were revoked that does not mean the figures which informed RS cease to be of relevance. Any new figures would have to be fully justified and based on proper evidence. PPS3 (refreshed after the intention to abolish RS was made known) still specifically requires assessment of the 5 year land supply on the existing basis.

47. In any event there is no other housing requirement identified in any other part of the adopted development plan. The Council also agrees that figures in emerging LDF documentation cannot begin to have any significant weight attached.
48. The Council estimates that there will be a net supply of 3,952 dwellings deliverable over the 5 year period 2011-2016 or an annual average of 790 (Document CD6.6). The appellant considers that the total figure considerably overestimates the deliverability by as many as 1,000 units but there is no need to produce detailed evidence on the issue because it was accepted by the Council that on any basis there cannot be the necessary 5 year land supply. Document CD6.13 para 6.7.4. table demonstrates (even accepting the Council’s supply figure) there is only either between 1.5 or 2.5 years supply. Even if the pre-publication figure based on 1,100 dpa is used (and the Council agrees that it should not be) there would still only be a 3.5. year supply and consequently still a significant shortfall to be made up.

49. The objectors’ position can best be summarised as follows:
   o the SHLAA produced in 2009 indicating deliverability of sites 2010-2015 had indicated in excess of a 5 year supply. That SHLAA had to be adhered to until another SHLAA was produced in 2012;
   o because there are over 11,000 extant permissions there must be more than 3,957 deliverable units in the five year period; and
   o that the requirement figure was now not 1,600 dpa but is 1,100 dpa.

50. This approach betrays a fundamental lack of understanding of the assessment which has to be made. The requirement is to assess the 5 year land supply as at the date of the inquiry. That cannot be done by relying on a SHLAA which is out of date. The deliverable housing assessment has to be updated to a 2011 base date. The inquiry must determine what is the deliverable 5 year supply in accordance with the criteria in PPS 3 para 54. The Council has assessed that 3,952 units are deliverable within that period (Document CD6.6). They have specifically considered each site and assessed its likely performance within the period 2011-2016 and have also assessed the performance of sites after 2016. 3,952 is the maximum deliverable number of units in the period to be considered.

51. The objectors have not provided any alternative assessment of deliverability for the period 2011-2016. They refer to the fact that there exist over 11,000 extant planning permissions. That cannot mean that they are automatically deliverable. PPS3 Para 54 requires deliverable sites to be available now, suitable for development now and achievable meaning that there is a reasonable prospect of housing being delivered on the site within 5 years. Salford has permissions hanging over from earlier years for high density apartments in the centre that simply are not deliverable in these terms (Document CD1.13). The Council has made the necessary assessment of these permissions and concludes after application of the deliverability criteria that only 3,952 are deliverable and therefore count to the 5 year supply.

52. As to the suggestion that the requirement should be 1,100 dpa because the Council has produced a figure of 22,000 units between 2010-2030 in a pre-publication consultation document, this can have no credence:
   o first, the issue is entirely academic because even if a figure of 1,100 dpa were used that would lead to a requirement of 5,500 (even assuming no correction of backlog whatever) with only a deliverable supply of 3,952 to be measured
against. There would be a significant shortfall still triggering the additional presumption; and

- the figure of 1,100 cannot be reliably used. The Draft Core Strategy produced in 2009 advised that no weight was to be attached to it at that stage. (Document CD6.4. para 1.18). It follows that even less weight can be attached to a pre-publication draft which is admitted not to form part of the formal LDD documentation and merely seeks to give an opportunity for the public to comment on changes “before the city council finalises its proposals” (CD6.3.para 1.4.). There has been no consideration by the Council of the numerous representations that have been made.

53. It is necessary for this site to be released to begin to make up the shortfall. Draft National Planning Guidance will replace the 5 year supply test with a 6 year test to accommodate flexibility and choice and the shortfall would be even greater. It is agreed that the Council cannot begin to produce the necessary land to make up the shortfall without developing green field land. Document CD6.13 para 6.5.1. confirms that development of the application site will not materially prejudice the Council’s ability to meet the 90% brownfield target as set out in RS. The present proposal will generate 175 units in the 5 year period to 2016. There is accordingly the clearest and most urgent quantitative need to release further housing land in accordance with national guidance to support the conformity of the proposal with the development plan.

**Housing demand and supply with regard to need and the provision of market and affordable housing – the qualitative case**

54. There is also agreed to be a significant qualitative need for the release of this site. It will make a major contribution to meeting the need for aspirational housing in Salford which is at the cornerstone of the development plan and the emerging LDF. The proposed 350 unit development would consist of a mix of 2, 3, 4 and 5 bedroom properties (and 20% affordable) predominantly seeking to provide family housing. The size and mix of dwellings could be ensured by condition (Document AP14 condition 19). The Council agrees that the site has the potential to provide high quality traditional family housing within a popular residential area and that such would be difficult to replicate within the wider urban area.

55. The Council specifically agrees that the provision of such housing in Salford West complies with RS policies MCR5 and L2 and UDP policy H1, which requires new housing development to contribute to a balanced mix of dwellings in terms of size, type, tenure and affordability. It also complies with a plethora of other documentation, including Salford Housing Planning Guidance (Document CD3.11), Draft Core Strategy H2i which identifies the site as a key housing site (Document CD6.4), Salford West Regeneration Framework (Document CD6.7), the Greater Manchester (GM) Housing Market Assessment 2008 (Document CD6.8) and the GM Strategy 2009 (Document CD6.10).

56. The Council and WCTAS agree that the application site has the potential to provide high quality housing which will diversify the supply of new housing in the city and that the proposal will make an important contribution to meeting the need for additional aspirational housing both in the city and Salford West (Documents CD6.13 and CD6.14). This is not disputed by the objectors.
57. The 20% affordable housing provision of up to 70 units complies with the Council’s Planning Guidance – Housing (Document CD3.11) and satisfies UDP policy H4 by providing the requisite amount of affordable housing. The specific provision is set out in the Unilateral Undertaking which has been expressly agreed with the City Council (Document AP11). It would make a major contribution to meeting affordable housing needs in Salford West.

58. The qualitative provision accords with PPS3 in relation to the provision of a wide mix of housing types, sizes and tenures which reflect the demand and needs within the area. There is accordingly a qualitative need for this site to be released immediately to be added to the quantitative need and the compliance with the Development Plan.

**Accordance with national policy objectives**

59. There can be no doubt that the proposal complies with PPS3 for the reasons already given. The proposal will achieve a high level of sustainability in building design, construction and layout and as a whole the development is to be considered as sustainable development. It would build strong and socially cohesive communities and would protect and enhance the SBI and the habitat of the great crested newts. It would also go towards making up the very significant housing shortfall and would meet wide range of housing needs in a mix of housing tenures. The proposal accords with PPS 1 as sustainable development.

60. ‘Planning for Growth’ (Document CD6.1) has the status of current national policy and should be given full weight as such. It confirms that there is a pressing need for the planning system to do everything it can to help secure a swift return to economic growth. This is particularly the case in the present economic circumstances. The Government expectation is that the answer to development and growth should wherever possible be “yes” except where it would compromise key sustainable development principles as set out in national policy. There is no such compromise here particularly as this proposal is not in breach of any national or local policy documentation whatever. Government is committed to introducing a strong presumption in favour of sustainable development and expects local planning authorities to plan positively for new development. They should facilitate housing and other forms of sustainable development and they should take into account the need to maintain a flexible and responsive supply of land for key sectors including housing. They should also consider likely social and economic benefits. This proposal accords with ‘Planning for Growth’.

**Relationship to draft national planning policy framework**

61. The draft indicates the direction of travel of government policy and as it accords with Planning for Growth then full weight should be attached. There is nothing in this proposal contrary to this document. It enjoys the fullest backing of national and local policy and is in conformity with such. It is vital for this site to be given permission for it to help with creating the conditions for recovery in the country.

**The effect on the character and appearance of the area and the amenities of neighbouring residents**

**Agriculture and the impact on farm structure**

62. This is an urban fringe location where farming suffers from the most serious difficulties. As local residents know, the farmer faces problems of deliberate
fires, significant crop and fence damage, damage to machinery and the worrying of livestock. The farm’s future would be improved by this proposal with the farm centre moving 1,100m west into new farm buildings and a converted homestead which the tenant describes as ideal for a farmer. The farmland rented from the appellant will increase from 297-317 acres. The farm would not be lost. In any event, there is no policy basis for rejection based on the loss of a farm. The land in question is not best and most versatile agricultural land being predominantly grade 4. There is no agricultural policy protection given to such land.

Drainage issues

63. The great bulk of the site is within flood risk zone (FRZ)1. Although there were initial mapping inconsistencies, the true extent of the flood zone has now been correctly assessed and the Environment Agency (EA) accepts that to be the case. The lower southern corner of the site does flood at times and only this small area is in FRZ 3. Housing development is confined to FRZ1 and those areas of the site subject to surface water flooding would not be built on. Whilst existing combined sewers are known to surcharge this proposal would not utilise the existing system and therefore it would have no effect on that issue. Surface water drainage would not be connected into the public sewer but would be dealt with on site by means of a Sustainable Urban Drainage System (SUDS).

64. There would be significant storage of surface water to limit discharge to greenfield rates into the Ellen Brook and Ellen Brook tributary. Runoff is to be controlled at source on site; rainfall from any event including the 1 in 100 year rainfall event with 100 year climate change factor added would be retained on site by the provision of the necessary storage volumes. The scheme maximises the potential for onsite infiltration as well as delaying and minimising run off from the site. An interconnected system of permeable paving, soakaways, swales, enhanced ditches and attenuation basins would mirror the existing drainage pattern. (Documents AP5.1 and AP5.2). All of these limits on off-site run-off would give downstream properties better protection from surface water run-off originating from the site.

65. The relevant authorities are all satisfied, subject to the imposition of planning conditions, that the site can be adequately and sustainably drained without any adverse impact whatever on off-site land or drainage. Furthermore, since the proposals are designed to take full account of climate change, they will be better for the surrounding area than the present situation where climate change will be left to take whatever effect it may.

Effect on character and appearance

66. Details of layout, scale, appearance and landscaping would be covered in a reserved matters application. The site however lies on the edge of the built up area with existing urban development to both the north and the south. It will not project out into the open countryside. It is not in recreational use. Footpaths across it will be improved and retained. Nature parks will also provide valuable recreational facilities for local people.

67. The land is not green belt. It was not placed in the green belt when the whole issue was strategically considered on a GM county wide basis in the GM Green Belt Local Plan in the 1980s. It was not then considered to fulfil a greenbelt function. Neither the Salford UDP nor its review sought to impose such
designation and such is not suggested in the Core Strategy process. Issues of urban sprawl and coalescence of settlements are not therefore relevant to the present case.

68. Under UDP policy the site is not protected as open land or for any specific non-housing purpose nor is it the subject of any safeguarding policies which require it should only be released through a review of the development plan. It should be noted that Salford has extensive greenway policies which specifically seek to protect open land. This site and area does not fall within such policy area. UDP policy EN9 relating to Wildlife Corridors Key Areas of Search recognises that not all land within the area of search fulfils an important wildlife corridor function. There is no presumption in principle against housing and other forms of development provided the objective of the overall policy of not unacceptably impairing the movement of flora and fauna is met. The ES demonstrates that there is no such adverse impact and such is not argued by any of the statutory consultees in particular GM Ecological Unit. Policy EN9 is therefore satisfied. Area C is subject to UDP policy R6/14 which allocates it for informal recreation i.e. new and improved recreation land and facilities. This is met by the enhanced open space in the proposal. There is accordingly no policy designation that would seek to preclude the development of this land.

69. There are significantly different parts of the appeal site which have been utilised as appropriate (Document AP4.2 Fig RT4). The eastern part of the site where the residential development would be located has no vegetation of any significant landscape value or importance. It is workaday farmland of relatively low landscape value with thin hedges, no significant trees and poor grassland.

70. The western part of the site is an unmanaged area of former colliery shale mixed with coarse grassland and scrub with areas of juvenile woodland. It presently suffers from motorcycle abuse which reduces its general attractiveness. Again it does not have any protective landscape designation. The juvenile woodland to the south of that area is to be retained as part of the nature park and there will be appropriate management.

71. As to greenspace about the site, and it’s relation to it, running through the urban fabric of the area is a network of active and disused railway lines. The latter are laid out as a continuous recreational trail running through the heart of the urban area and providing recreational links to a range of other greenspaces. There is a substantial amount of greenspace in Walkden and Little Hulton indeed the Salford Green Space Strategy SPD (Document CD3.4) identifies Walkden and Little Hulton as having a substantial amount of greenspace and being amongst the areas of the City that have the largest concentrations of such. The site is surrounded by greenspace (Document AP4.2 Fig RT1). The proposed residential development area is not treated as greenspace in the SPD so there is no loss of available greenspace as a result of this proposal.

72. On proper examination the extent of visibility of the site is limited. Views would be sufficiently broken up by green space, tree planting and road patterns to ensure the views are acceptable. The two new areas for public access to the south and west would be made available for managed informal recreation. The proposal therefore assists in implementing UDP proposal R6.

73. The Council agrees that the intuitive layout and design parameters accord with UDP policies DES1.DES2 AND DES7; that the layout incorporates a series of
open spaces throughout the development; that the open space network builds upon and reflects the linear greenways that pass through the Walkden area; and that the design parameters set out in the Design and Access Statement and the master plans (Documents CD1.9 and CD1.3-CD1.5) will give rise to good quality housing development consistent with the design objectives of national regional and local policy (Document CD6.13). The effect of the proposal therefore on the character and appearance of the area and on the amenities of local residents is entirely acceptable.

**Impact on the highway network and transport infrastructure**

74. The scheme was fully discussed and scoped with the highway authority, who was satisfied with the scheme on all counts (Document CD1.51). In addition Transport for Greater Manchester, Railtrack and the Highways Agency have no objections to the proposal (Documents CD1.44 and CD1.49).

*Sustainability of the location*

75. The Council agrees that the site is in a sustainable location within walking and cycling distance of Walkden town centre. Quite independently the Preferred Options Sustainability Assessment confirms that the Council assessed the site as "performing well overall on its accessibility analyses and is quite well related to Walkden town centre and so could support its viability and vitality." When considering available locations for new housing it concluded that Burgess Farm is the “most sustainable option”.

*Access*

76. The highway authority agrees that the site access priority junction would operate well within capacity with no queuing. This is demonstrated in Document AP2.2 MH23 and BFRG can produce no evidence whatever to rebut these conclusions. The access will be a simple T priority junction table arrangement designed to fit in with the implemented traffic calming. The table will strengthen the speed reduction measures. Within peak hours there obviously will be no question of those speeds being exceeded. The entrance is located on the outside of the bend thereby practically increasing the visibility at and around the entrance and there can be no safety issue.

*Junction and link capacity performance – existing traffic*

77. Although much has been made of the conditions on the major road junctions, the highway authority has no concerns they are affected by this scheme. The highway authority agreed that the following junctions should be assessed and have accepted all of the surveys and conclusions reached by the appellant:

- Hilton Lane/ MRE A6/Ellesmere Street signalised junction
- Hilton Lane/ Parsonage Road priority controlled junction
- Hilton Lane/Newearth Rd/Bridgewater Road/Park Road mini-roundabout.

78. BFRG has not sought to discuss these junctions or their views with the highways authority in any way. BFRG produces no evidence whatever dealing with evening peak movements at any of these junctions; it takes no issue with movements at any time outside peak at any of the junctions; and it produces no assessments whatever of either the Hilton Lane/MRE/Ellesmere St or Hilton
Lane/Parsonage Road junctions. The highway authority considers that these junctions will continue to operate within capacity in peak hours, tested at 2009 and 2018.

79. BFRG has only surveyed the mini-roundabout, but the survey is wholly inadequate. It was carried out by 1 person and, as a result, there is no evidence as to the distribution of traffic leaving the roundabout, there is no breakdown of peak movements and no survey of actual queue lengths. These are fundamental omissions which preclude any reliance whatever being placed on BFRG information as to existing traffic conditions. The BFRG traffic survey cannot begin to challenge the agreed traffic counts and assessments carried out by the appellant, based on standard methodology, which has been checked and accepted by the highway authority.

Junction and link capacity performance – traffic generated by the scheme

80. The appellant has assessed generated traffic by interrogating and using comparable trip information from the TRICS database which is the industry standard database used by developers and local highway authorities alike. The comparables used and the precise estimates produced have been agreed with the highway authority. This shows that, in the AM peak, the site will generate 112 trips which will then be distributed across the network. Despite the presence of this universally recognised data base, the BFRG rely on an assessment based on ‘best guesstimates’ of car ownership, taken from an online publication and an informal survey of local car ownership. This plainly is not a formal and detailed piece of research and cannot begin to outweigh carefully researched TRICS assessments.

81. The BFRG assessment appears to conclude first that all traffic from the site will turn right onto Hilton Lane (Document BF2.2 Table 4). That of course would be entirely wrong. It then goes on to make assumptions based on either 25% or 50% of total cars on the estate coming out in AM peak time. There is simply no basis whatever for these assessments. They are figures simply plucked from the ether and cannot conceivably be preferred to TRICS assessments. Having made those assumptions BFRG does not then show the distribution of the additional traffic at the mini-roundabout or the likely queues that would be generated as a result. Most importantly there is no assessment of the magnitude of impact that the additional development traffic would add to the “do nothing” position.

82. This evidence such as it is has to be balanced against the detailed assessments made by the appellant. These logically start with the traffic surveys taken since 2009 which are accepted by the local highway authority. Existing traffic conditions and queues are then assessed and evaluated using the correct ARCADY programme. TRICS assessed new traffic is then added and distributed around the network in the manner agreed with the local highway authority and the updated ARCADY carried out. These assessments were logical and detailed and demonstrate that the effect of new development does not have a material adverse effect on the junction. There would be some minor increase in queuing at the mini-roundabout junction at peak times but the local highway authority considers this acceptable.

83. BFRG argues that the mini roundabout is not appropriate to carry the flows that pass along it. The Design Guide referred to applies to trunk roads and is not therefore applicable to the mini-roundabout, which serves essentially local traffic
and will be well known to all drivers using the junction. The point is however further put in perspective by the levels of vehicles which use the roundabout at present factored up to 2018 and then with development traffic added. Document AP2.2 MH11, MH13 and MH22 show existing traffic on the roundabout is 1,589 units which will increase to 1,704 in 2018 without development and 1,782 in that year with development. It is plain that the mini-roundabout has been consciously chosen by the local highway authority and has operated for a long period without there being any accident record that would suggest the layout is an issue in any way.

84. BFRG also argue that parking at and around the station is problematic. The parking exists and it is open to the local highway authority to regulate that parking by restriction, but it has not seen fit to do so. There can be no question of the present development making that parking unacceptable. Even though there is parking, the carriageway remains adequate for the free flow of vehicles. It is therefore submitted that the impact of the proposal on the network and junctions is acceptable.

Public transport

85. Transport for GM has no objection in respect of existing bus capacity in the area and certainly none to the proposed shuttle. The appellant has undertaken to procure and provide a shuttle bus service to commence on occupation of 26 dwellings on site and to continue for 5 years. It would operate on a loop which covers the key connections at Walkden station, and Walkden town centre returning to the site via Hilton Lane. It would be served from high quality bus stops on Hilton Lane, one upgraded the other new, and operate anti-clockwise in morning and clockwise in the evening. It will have a 15 minute frequency from 0700–1900 Mon-Fri and 1000-1700 Sat & Sun. This would provide a fast efficient route to Walkden Station and town centre giving the site very high accessibility to public transport.

86. The effect would be to provide commuters with the opportunity to use means of travel other than the car. The availability of the shuttle bus would encourage car trips to be replaced by public transport either directly or through linkage to existing bus and rail services. Not only will it serve the site but it will also improve bus services to the benefit of others on and near the loop. Bus provision is therefore of a very high order. Furthermore, although the appellant does not rely on it in the assessment of public transport accessibility, when the Guided Bus Way comes about (and having commenced the procurement process which will start expenditure of some £30m it is surely appropriate to assume that this is a proposal that will not be abandoned) this area will have the very highest accessibility to public transport.

Cycle and walking routes

87. Both the Council and WCTAS agree that the site is within walking and cycling distance of Walkden town centre “providing a wide range of convenience and comparison shopping including the Tesco supermarket and various community facilities. Other community facilities such as schools, public houses and churches are within the immediate local area” (Documents CD6.13 and CD6.14). The unilateral undertaking provides for a Safer Routes to School initiative (Document AP11). Such improvements have already been implemented to the west and north of the site on the Hilton Lane route but nothing has been done on the
routes from site to the schools to the east. A package of measures provides for numbers of dropped kerbs to improve local crossing positions.

**Rail provision**

88. Network Rail as the infrastructure provider has no objections to the proposal. Walkden station is approx. 850m from the site and therefore within comfortable walking distance. BFRG allegations as to over-usage of the station and rolling stock are entirely without foundation. Network Rail’s Route Utilisation Strategy shows the peak hour loading is around average for the area and the Strategy had said that lengthening of existing services to four carriages would be sufficient to meet any capacity gap arising at 2024. However the platform is currently being extended and the Friends of Walkden Station now confirm that new rolling stock comprising four-unit trains is coming in December 2011. This will create additional capacity on 3 of the peak period trains. There cannot be a valid objection on this basis. There is a network of footpaths, public transport facilities and cycle routes to the station and, while it has not been possible to agree a location1, the appellant has undertaken to contribute £10,000 towards the provision of cycle stands and lockers, which are absent at this station.

89. Overall there are no traffic, highways or sustainability reasons why this proposal should not go ahead. Indeed both the Council and WCTAS conclude that the proposal is considered as a whole to be sustainable development (Documents CD6.13 and CD6.14).

**Other infrastructure considerations**

**Air quality**

90. BFRG raises this issue but produces no evidence other than a table reproduced in Document BF2.2/16. The Council has never objected to this proposal on air quality grounds. Reference to the table shows that at Walkden Road and Wharton School there was apparently only one exceedance in 2005 (that site is 1.4km from the appeal site). Since then no exceedances whatever have been measured.

91. The information in the appellant’s Document AP7 however confirms that on the most recent records available, 2007-2010, measured concentrations are less than the air quality objective and that the nearest monitoring site with an exceedance of the NO2 air quality objective is more than 2km away and located near the M60. Applying the guidance published by Environmental Protection UK, any increase in pollutant concentration resulting from the proposed development is of very small magnitude of impact and its significance is negligible. Similarly, particulate emissions are also assessed as negligible. There is no justification for a refusal on air quality grounds.

**Education**

92. It has been alleged that some of the local primary schools are at capacity and there is difficulty entering children into reception classes. This is true for almost everywhere where some schools are more popular than others. According to information supplied by Salford LEA, some schools in the area are close to capacity but there has been no questioning of the appellant’s figures as to the

1 Confirmed in reply to Inspector’s question
overall spare capacity in the Walkden and Little Hulton Community area (Document AP1.1/13.9). The appellant received confirmation shortly before the inquiry that these figures are the most up to date available and are the ones on which to appraise school capacity. The existence of spare capacity is confirmed by the lack of any objection whatever by the local education authority.

93. Overall, there are no technical or amenity grounds why this proposal could be adjudged unacceptable.

**The impact on the adjacent Site of Biological Interest**

94. The nature areas south and west of the site are designated SBI (Document AP3.2/1). Great crested newts are known to be present in the SBI but there are no records of them on the proposed development site. There are no water bodies on this site and suitable terrestrial habitat is extremely limited by the intensity of grazing. The closest breeding pond is 150m from the western edge of the development site but, while there can be no absolute certainty, further surveys in 2010 found no great crested newts there. These surveys were done to make sure that recording information would be fully up to date (Document AP3.1/3.1).

95. The ecological consultees agree that it is not reasonably likely that any great crested newts actually use the Burgess Farm fields and that there is therefore no potential for an adverse impact on the species from the development of the farmland (Documents CD1.41 and CD1.47). Natural England have advised that reasonable precautions to avoid affecting this European Protected Species can be achieved by carrying out measures in accordance with a Method Statement which sets out reasonable avoidance measures with regard to construction and associated development work, habitat management and timing (Document CD1.47).

96. Extensive discussion and consultation with GM Ecological Unit has led to agreement as evidenced in the Document CD6.13/4.5.7 and 6.12.6 that licensed great crested newt mitigation is not required for the proposed construction and operation of the Burgess Farm residential elements of the development. It is also agreed that there is similarly no potential for impact on any other protected species. The area is not used by water voles or badgers and does not house a bat roost. Habitats present at Burgess Farm fields are common, widespread and species poor, being typical of tightly grazed fields on similar soils in the area. None of the habitats will be affected by the development. No concern whatever is expressed by any local ecological or nature conservation organisation on these issues.

97. There would be the most significant benefit to ecological interest by the creation of new and significantly enhanced habitats for great crested newts as well as for the important amphibian assemblages of the SBI. There would be a chain of new newt ponds which would attract great crested newts away from the areas outside the appellant’s ownership which are suffering from high disturbance. They would also replace breeding ponds that have been lost through progressive desiccation and provide optimal conditions for both great crested newts and other amphibians. Such enhancements would make the great crested newt population as a whole more resilient and help it to persist and avoid extinction (Document CD6.13/6.12.10).
98. It is the common view of the ecologists that the relict very small population of great crested newts in the western nature park area is faced with extinction without these works. Natural England welcomes the proposals to enhance the habitats as well as the high quality opportunities which the application provides for public access (Document CD6.13/4.5.12).

99. The Nature Park Ecological Management Plan has been fully agreed with GM Ecological Unit and has not been the subject of any criticism at the inquiry (Document AP3.2/6). This proposal significantly enhances the SBI and is fully in accord with national and development plan policy. BFRG accepts that these proposals are really good and if correctly monitored and managed will contribute to local biodiversity. There is accordingly full compliance with UDP policies EN8 and EN9 and also with national guidance. The enhancement inherent in the proposal is a very material consideration in favour of the development because, if this enhancement does not take place now, there will be a very significant and irreversible loss in the SBI by the likely local extinction of great crested newts.

**Prematurity**

100. It is very important to appreciate that at no stage has the Council ever sought to argue prematurity on the basis of prejudice to the DPD. When the scheme was initially refused, the reason for refusal alleged prematurity in the context of the City’s overall housing land supply which was then thought to be over 5 years. That objection has been dropped but it never amounted to a conventional argument advanced in relation to refusal on grounds of prematurity. Plainly if the Council does not argue prematurity then it is difficult to see how it can be advanced by anyone else given that the Council is the plan making authority. PPS3 para 71 also makes clear that local planning authorities should not refuse applications solely on prematurity grounds.

101. By "**The Planning System General Principles**" para 17 it may be justifiable to refuse on prematurity where the DPD is being prepared but has not yet been adopted “if the proposal is so substantial or its cumulative effect would be so significant that granting permission would prejudice the DPD by predetermining decisions about scale, location, phasing or new development which are being addressed in the DPD”. Para 19 makes clear that “the planning authority will need to demonstrate clearly how the grant of permission for the development concerned would prejudice the outcome of the DPD process.” The Council clearly has not demonstrated this and indeed understood it could not do so. No third party has demonstrated it in evidence. This proposal is of relatively modest size and constitutes only 1.6% of housing needs over the plan period. It is not substantial enough to prejudice strategic decisions and it is agreed that there is no cumulative impact as there are no other open land sites that can come forward which are of similar size and which are not within the Green Belt or otherwise protected by statutory development plan designations. The fundamental point remains that this proposal accords with the development plan.

102. By para 18 of "**The Planning System General Principles**", where a DPD is at consultation stage with no early prospect of submission for examination, the refusal of prematurity will seldom be justified because of the delay in determining the future use of the land in question. The Council confirms “given the early

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2 Agreed by Dr Gardner during cross-examination
stage that the Core Strategy is at and the length of time until adoption, refusal of the proposal on grounds of prematurity would not be justified” and that the process is at a pre-publication consultation report stage (and so there is not even a formal draft DPD document available at the present time.) (Document CD6.13/6.2.2 and 5.6).

103. Submission of the Core Strategy is programmed for May 2012 with the period for representations on it running from February to March 2012 and no adoption before 2013. These dates are optimistic. There has been significant slippage on all dates previously. The publication Core Strategy will require consideration of the citywide housing requirement and the interrelationship with the aspirations and needs of other Greater Manchester (GM) authorities. The whole issue is being addressed through joint working between the GM authorities and there is an intention to prepare a non-statutory GM Spatial Development Framework. That has not yet progressed. There has been no consultation or draft. Further detailed site consideration would be left to the Site Allocations DPD. Work has not started on that document and it is unlikely to be adopted before 2015 at the earliest. As the housing land section of these submissions shows there is no doubt that even on the basis of a figure of 1,100 dpa this site is urgently required for residential development to make up a shortfall.

104. As to the argument that the Secretary of State’s Barton Farm decision in some way constitutes a precedent there are absolutely fundamental differences (Document AP8):

   o the Council here has no objection whereas at Barton Farm it was fundamentally opposed;

   o The Barton Farm proposal was for a large urban extension comprising 2,000 dwellings, local centre, new primary school, retail food store, health centre, nursing home, district energy centre, park and ride for 200 cars and diversion of one of the main access roads into Winchester. On housing alone the Burgess Farm scheme is less than one sixth of the size;

   o The Secretary of State’s refusal was on the basis that the proposal did not accord with the development plan rather than specifically prematurity (DL44). Here, the Council specifically agrees that there is no conflict with the development plan and none of the main objectors raise any specific conflict with development plan policy, so that this situation is entirely different;

   o The Secretary of State found conflict with landscape policies and the setting of the historic city of Winchester (33.34.43). Here there is no conflict with heritage or landscape policies;

   o At Barton Farm, 86ha of best and most versatile agricultural land would have been lost. Here there would be none; and

   o The bulk of the Barton Farm housing would be produced after the end of the 5 year period whereas here half of the provision - 175 units - would be provided before 2016. The housing shortfall is much greater in Salford at 1.5-2.5 years.

**MP comments**

105. The MP’s comments on the present state of play regarding the RS are misinformed (Documents IP1.1 and IP1.2). Plainly the current Environmental
Assessment cannot be treated as a rubber stamping exercise and, if the inspector’s report is submitted to the Secretary of State in the usual timeframe, the time for consultation responses will either have not ended or will just have ended. There will then have to be consideration of the outcome of consultation.

106. It is also important to understand what localism is and is not. The intention to abolish RS is not intended to lead to a free for all and planning anarchy. Localism does not seek to remove the local planning authority’s duty to determine applications after proper consideration of them, does not seek to preclude planning applications and appeals from being an entirely proper way of taking development forward and does not give local residents a right of veto.

107. This was made clear at the very beginning of the process. When the Secretary of State announced his (unlawful) revocation of RS on 6 July 2010 the “Chief Planning Officer letter” that accompanied it contained questions and answers. Arising from that letter it was plain that;

- it is important for local planning authorities to continue making decisions on planning applications and in determining them they are to have regard to s38(6), material considerations and national policy

- Housing numbers continue to have to be justified and based on reliable information. Evidence that informed the preparation of RS remains a material consideration

- Local planning authorities have to continue to identify housing land to meet housing ambitions for at least 15 years and have a 5 year supply of deliverable sites. (PPS3 was immediately refreshed to continue the 5 year requirement.)

108. The MP representation is long on assertion and short on evidence, indeed much of what is asserted was either conceded at the inquiry or refuted. On issues raised by the MP:

- she refers to congested motorway junctions whereas the BFRG abandoned that argument

- there is not plenty of allocated land available for housing development, there is a chronic shortfall

- her evidence as to the farm predates the evidence of the tenants and ignores the great benefits which there will be to their farm holding

- the proposals far from destroying a natural asset will create 5ha of open space and nature park

- The proposal does not lead to increased traffic congestion and air pollution

- the local education authority is satisfied that there is spare capacity in local schools

- the proposal will reduce anti-social behaviour by imposing management measures that will physically restrict such usage of the area. The Police Crime Prevention unit is content with the application
in stating “there are no plans for extra carriages” she is obviously unaware that there are imminently to be additional carriages on peak hour trains

she fails to assess the benefits of the bus shuttle which is described by WCTAS as a step change.

**Appellant’s conclusions**

109. The Council does not object to the appeal application. It was originally recommended for approval by the Officers but was refused, contrary to recommendation, on two grounds only relating to highways and prematurity in that it was alleged that the Council had an adequate housing land supply. On proper reflection the Council quickly accepted that they could not begin to substantiate those reasons for refusal and withdrew their objection to the proposal. There is nothing contentious or inappropriate in such a decision. The Council’s decision has been taken on proper advice and has been democratically reached by the appropriate decision-making body of the Local Planning Authority. The greatest of weight must be attached to the statement of common ground which clearly and unequivocally sets out the Council’s position. Assessment of the evidence at this inquiry has shown that there are no issues regarding highways and that the land supply remains chronic and that the Council’s position is entirely justified.

110. The case is recovered by the Secretary of State because it involves over 150 units on a site of more than 5 ha and would significantly impact on the government objective of securing a better balance between housing demand and supply and the creation of high quality, sustainable, mixed and inclusive communities. The proposal would achieve that end. It is a proposal entirely in conformity with national guidance, the development plan and emerging guidance and will have significant benefits for the area. Planning permission should be granted subject to conditions and the provisions of the unilateral undertaking.

** Interested parties supporting the proposal**

111. **Jeanette Day** Tenant of Burgess Farm. Mrs Day and her husband have been tenants of Burgess Farm for 49 years. The area was originally quite rural but, following extensive development, the urban area now adjoins the farm. City dwellers do not understand farming and many treat the fields as a playground. Barely a week goes by without local vandals, not all young, causing damage – they set fire to bales and stolen cars, shoot and throw stones at animals, cut fences and leave gates open so livestock escapes, damage farm machinery, leave piles of bottles and cans, and let out-of-control dogs worry and destroy sheep. Motorbikes and 4x4 vehicles churn up the land within the SBI, destroying habitat, and the coal rough areas harbour anti-social and criminal behaviour. It is no longer possible to farm this area of land properly. The appellant has offered the tenancy of a new farm, some 1,100 metres to the west, on green belt land. That would incorporate most of the current farm and would be ring fenced so it would be more secure and more manageable. It would be far better to develop this site and move the farm to a more productive location nearby.

112. **Frank Hankinson** Local resident. Up until 39 years ago, land adjacent to the site was an open cast coal mine. Plans to expand onto the site were resisted by local residents, who successfully fought to retain it as farmland. The presence of great crested newts played a big part in that, but now they are almost gone. The
development, and the re-establishment of great crested newts, would mean that there would be no possibility in the future of open cast mining. While there may be little risk of that at the moment, priorities can change and a future scarcity of fuel could bring a risk of exploitation of the site for coal. That would be disastrous for the area. Development of the site as proposed would prevent that. It is an exciting opportunity to provide a sustainable place to live, with good access to the town centre and station and the preservation and improvement of existing footpaths.

The Case for Worsley Civic Trust and Amenity Society

113. WCTAS is opposed to the Burgess Farm proposal on 2 main counts. First, it would further urbanise the area. Salford UDP calls most of this site “Wildlife Corridor key area of search” (policy EN9). The development would result in urban sprawl, infilling open land and removing green space. Of the successive applications to develop this land, none has been successful. Development was plainly not contemplated in the preparation and adoption of the 2006 UDP.

114. However it was plainly promoted within the RS process and appears in the Core Strategy preliminary papers and in the draft Core Strategy. Also appearing in that raft of spatial planning documents was the adjacent site owned by Salford City Council. This site was previously, and still may be classified on plans and documentation as playing fields attached to St George’s Roman Catholic High School. In essence it is now land rented out as pasture. The playing fields were last used as such over 12 years ago and the site apparently now stands as land ready to be added to a development list. It would continue westwards but the Salford city boundary and the protective Green Belt within Wigan will prevent further transformation.

115. A conservative estimate in assessing the total development, should all the land be developed, is 350 dwellings from the proposal before the inquiry and at least 150 on the playing fields, a total of 500. This allows an element of undercalculation as there may be risk in undertaking the development as a whole. A lot of caution, correctly, has been displayed in the language of the assessments of the site: the site is complex, the Thirlmere Aqueduct, Victorian mine shafts and other factors present a challenge that can at the end of the day only be reflected in the price and marketability of the appeal site.

116. Bearing in mind the proximity of the Salford/Wigan boundaries, together with amenity land, the SBI and the playspace, added to the St George’s site, if developed, development would urbanise the whole area. It is what the UDP, the current statutory planning document for Salford, calls Wildlife Corridor key area of search, SBI and Recreation land and facilities, and should be protected.

117. Second, WCTAS considers that the transportation aspects of this proposal have to be satisfied above all other issues for this site. In the broadest terms, the site is within walking distance of Walkden High Street and the town facilities; it is within walking distance of bus services, Walkden Station, and the proposed guided busway stop at Ellenbrook. For pupils it is within walking distance of primary schools, and of Harrop Fold Secondary School. But they are all between 800 and 850 metres away, and no one element is close. In order to be considered a sustainable location, the site would be reliant on a shuttle bus service.
118. Reliance has been placed on the attractiveness of Walkden Station. On paper it may appear the obvious option to travel into the regional centre. The reality is otherwise. The critical rush hour period presents problems of overcrowding. On the whole the rolling stock is not of an acceptable quality, but there is no alternative. The station is in need of better and it is common ground that there is poor access from street level to the railway level. Cycle lockers would be a very acceptable gift to the station but they are not the step change that would transform it. It is surprising that no dummy shuttle bus timetable was presented to prove its viability alongside the train timetable. There is no mention of the railway’s other destinations or how the shuttle bus would serve these.

119. Local residents have provided subjective evidence of their experiences of traffic impacts and these should be taken seriously. Hilton Lane is a well-used road as it is a connector road. Congestion on the major roads results in it being used as a ‘rat run.’ Traffic calming measures have been put in place both to encourage a slower speed but also to provide protection to the young, school children and the elderly. A second generation scheme has not quelled the speed of some users and has not acted as a deterrent. A significant build-up of traffic is experienced. Broadly, the site is poorly served by public transport and will always be reliant on car use. Together with varying infrastructure evidence suggesting that James Brindley Primary School is functioning at “over capacity”, the issues of infrastructure have certainly not been rigidly proven (Documents CTA1.1, CTA1.2 and CTA1.3).

**The Case for Burgess Farm Residents Group**

120. The development of the site has been vigorously opposed for many years by the residents of Worsley, which includes Walkden and Little Hulton (the closest towns to the site) the village of Ellenbrook (south of the site) and other surrounding communities of Salford. It has also been opposed in the past by the City Council, District and Ward Councillors, MP’s and parliamentary candidates from across the political spectrum. In the case of this most recent application, the BFRG and their supporters, including the local MP, District and Ward Councillors and other residents have all spoken against the proposal. It is telling that the only people to speak in favour of the proposal are the appellant’s paid consultants and 2 residents, one of which is the farmer and the other a misinformed local resident.

**The Salford City Council position**

121. The original planning application was dated 18 March 2010, however the Panel Meeting to decide the application was not held until 7 July 2011, nearly 16 months later. In the *Report to the Planning and Regulatory Panel* on 7 July 2011 the Officers recommended approval of the application. However, the report did state that “the recommendation is finely balanced” and that “the decision to grant planning permission for housing on this site is ultimately a qualitative one. There is no urgent need to release the site in terms of housing numbers......the decision as to whether or not to grant planning permission is essentially about whether the qualitative benefits outweigh any negative impacts of the proposal”. The Officers’ recommendation to the Panel appears to have been based solely on the evidence provided by the applicant as no additional reports or surveys have been presented in relation to this application either by the Council or by any other independent body.
122. However, the Planning and Transport Regulatory Panel did not accept the recommendation of their Officers and they refused the application for 2 reasons. Subsequently, residents were informed by a letter from the Council dated 25 August 2011 that the applicant had decided to appeal the decision of the Council and that the matter would be dealt with at a Public Inquiry, and be decided by the Secretary of State. In a further letter from the Council dated 19 September 2011 the residents were then informed that "it has been resolved by the Council that it will not defend either reason for refusal at the Inquiry". The letter only provided outline details of their reasons. The minutes of the Planning and Transport Regulatory Panel meeting dated 15 September (Document CD2.5) identify a report by the Strategic Director for Sustainable Regeneration to the Panel and that in his report the Director made reference to (a) new significant information in relation to the City’s housing supply and demand, (b) draft changes to national planning policy following the decision of the Panel to refuse planning permission, and (c) legal advice provided by Counsel. The minutes go on to say that "Members gave detailed consideration to the issues raised in the report" and it was resolved that "the appeal against refusal of planning consent not be contested". The contents of that report by the Strategic Director for Sustainable Regeneration are deemed by the Council to be confidential and privileged information. It can therefore be assumed that nobody outside the Council knows what is included in that report.

123. In addition, the City Council, on 23rd September 2011, made an “express invitation” to the Appellant to submit a further ‘identical’ application to that refused by the Council in July 2011. This is referenced in the appellant’s evidence (Document AP1.1 para 1.7). It goes on to say that, “prior to its submission, the Council Officers had indicated their intention that the new application would be considered with a view to it being approved before the start of this Inquiry”. In view of these highly unusual circumstances, the BFRG considers that very little or no weight can be placed on the decision of the Council not to contest this Appeal.

The Emerging Core Strategy

124. The appellant makes many references to the inclusion of Burgess Farm in the emerging Core Strategy (CS). The first consultation stage of the CS was the Sustainability Appraisal Scoping Report during July/August 2007. Since then the Council has consulted on the CS Issues and Options Report, the Draft CS, the Pre-publication CS and they are now due to publish the CS with the period for representations identified as February to March 2012. It is therefore at a fairly advanced stage and approval of this application would certainly influence decisions which ought to be taken only in the context of the development plan.

125. Many residents of Salford have been somewhat bemused by the fact that, despite the City Council’s Statement of Community Involvement they have totally ignored the overwhelming opposition to the development of the Burgess Farm site and its inclusion in the Core Strategy DPD. Particularly, as this goes against the ethos of the Core Strategy which states that its purpose is not to identify or allocate particular sites for development. For example, in relation to the Issues and Options Report the most frequently expressed comment, by 42.6% of all respondents, was that green belt or greenfield land should be protected from development, and many of the comments were explicit in their strong opposition to any development of this land “at any cost”. Opposition has been equally as strong at each consultation stage. Throughout the various consultation stages the
Council has said that “local communities raised major concerns regarding the scale of housing development originally proposed and the potential impact this would have on their neighbourhood and quality of life” and that “all of the views expressed were taken into account during the formation of the Draft Core Strategy”.

126. In relation to the Core Strategy Pre-Publication DPD, the most recent consultation, it states that the purpose of this consultation stage is “to review the contents of the Draft Core Strategy in light of ongoing updates to its evidence base and comments received during previous public consultations……This consultation offers people the opportunity to comment on these changes before the city council finalises its proposals”. The Planning Inspectors Advisory Visit Note in relation to the CS, dated 24th February 2010 - Consultation Responses states: “Certain provisions in the Draft CS had led to a large number of adverse representations. Clearly the Council needs to take these into account and, so far as is possible, it should seek to resolve the issues raised: public support for, and ‘ownership’ of, the CS is more likely to lead to deliverability……” Local residents cannot understand why the Council has ignored such strong objections.

127. The Strategic Housing Land Availability Assessment (SHLAA) 2010-2025 identifies 2 sites at Burgess Farm, the appeal site owned by the appellant and the playing fields site owned by the Council. The 2 sites are also identified in the Core Strategy Housing Supply (Document CD6.5). It became clear during the course of this inquiry that access to the Council’s land can only be through the appellant’s land. If the appellant obtains planning permission for this site, the potential to develop the Council owned land will be massively enhanced. The Council therefore has an interest in the outcome of the appeal. The fact that the appellant has an agreed statement of common ground with the Council, a party who are not actually taking part in the appeal, has also somewhat bemused the BFRG. For these reasons BFRG consider that very little or no weight at all should be given to the fact that the Council agrees with the appellant.

Housing need/requirement

128. According to Government planning policy set out in PPS3 Housing, local authorities should have a 5 year supply of available housing land at all times. In line with the RS, the City of Salford needs to provide for 1,600 dwellings per annum, or 8,000 over a 5 year period. The appellant continues to refer to this figure. However, as stated within the Localism Act, the Government has made its intention clear that it intends to revoke existing RS. In a letter dated 27 May 2010 to all local planning authorities, the Secretary of State stated that intention and also that “I expect LPA’s and the Planning Inspectorate to have regard to this letter as a material consideration in any decisions they are currently taking”. The latest advice dated 17 November 2011, produced by the Planning Inspectorate confirms that that position is unchanged.

129. In view of this intention the Council has quite rightly identified an interim housing figure. This is identified in the recent Pre-Publication Consultation Core Strategy Report (Document CD6.3) and the accompanying Proposed Interim Housing Figure Sustainability Appraisal (Document IP5.4). The figure identified by the Council is a net increase of 22,000 in Salford over the period 2010-2030, an average requirement of 1,100 dwellings per annum, as opposed to the 32,000/1,600 pa in the current RS. However, these dwellings would not be
required at a consistent rate. The documents identify an indicative phasing of only 2000 dwellings in the period 2010-2015, rising in later periods. It is stated that “The calculation of Salford’s 5 year housing land requirement would be based on this phasing. Any under or over provision in relation to that phasing from the start date of April 2010 would be taken into account in that five-year housing land requirement calculation, with it gradually being made up or offset over the rest of the period up to 2030”.

130. Key to the BFRG’s case is the fact that at the time the application was refused in July and at the time that the appellant submitted the Appeal, all the available evidence showed that the Council had in excess of a five year housing supply. No evidence has been provided to this inquiry to prove otherwise. The most recent and up-to-date SHLAA (2010 – 2025) (Document BF1.2) states, “The supply of net additional deliverable dwellings for 2010 – 2015 is 9,968 and for 2015 – 2020 it is estimated that there are 10,880 developable dwellings. Therefore there is the potential for 20,848 to be completed over a 10 year period between 2010 and 2020”. This equates to a 5.5 year supply and 11.5 year supply respectively using the RS figure. The SHLAA is currently in the process of being updated. The SHLAA 2010 – 2015 report is backed up by the high level of housing permissions within the city. As of 31 March 2011, there were 11,767 dwellings with planning permission, a 7.4 year supply using the RS figure (Document BF7).

131. For the Inquiry, the Council produced a new estimate of deliverable housing supply for the period 2011 to 2016 (Document CD6.6) equating to 3,952 dwellings, a 2.5 year supply using the RS figure. The BFRG believe this figure to be an inaccurate representation of housing supply and even the Appellant (Document AP1.1 para 8.2.4) pours doubt onto the accuracy of these figures. The Council make an assumption that 7,815 dwellings with planning permission will not be developed in the next 5 years. They provide no evidence or explanation to support their assumptions. This approach goes against Government guidance on keeping housing land assessments up-to-date, as contained within Strategic Housing Land Availability Assessments Practice Guidance, which states “The main information to record is whether: planning applications have been submitted or approved on sites...”. It is also of concern to BFRG that the report makes no reference to the former Walkden High School site. This is a major brownfield site near Burgess Farm but within a shorter distance of public transport, shops and employment opportunities. It is approximately 3.8ha in size and is not allocated within the development plan. If the report fails to identify major brownfield sites in Council ownership in proximity to Burgess Farm, it calls into question its quality and accuracy.

132. BFRG questions the need for the proposed houses to be built on this site. Salford has much derelict and under-utilised land. On land identified in the SHLAA alone there is 345.5ha of brownfield land suitable, available and deliverable for redevelopment. With regards to the affordable housing requirement, housing stock owned by City West has numerous empty properties on its books which can be classed as socially affordable houses. It should be noted that Salford also has an existing dwelling vacancy rate of around 6% which is significantly higher than the national average of around 3% for private sector dwellings and 2% for social rented dwellings (Document CD6.3 note 5.10). In terms of aspirational houses there are a significant number of 3, 4 and 5 bedroom homes available in Ellenbrook, Boothstown and Worsley, not far from Burgess Farm. A lot of the houses have been on the books for months if not
years. A prestigious housing development on the Boatyard, Worsley village overlooking the canal, has been mothballed for the last 18 months due to the lack of demand.

**Schools**

133. There are currently 13 primary schools in the Walkden and Little Hulton area, and according to information supplied by Salford Education in January 2011, these schools had a total of 288 spare places with all schools having at least some spare places (Document AP1.1 para 13.9.2). A letter dated 27 June 2011 from the Strategic Director of Children’s Services to all Head Teachers and Governors, identifies that planned admission numbers will be rising by nearly 50% above current levels for the school year starting September 2011. All primary schools in the Worsley, Ellenbrook, Walkden and Little Hulton areas are affected. Many schools have had to convert store rooms and libraries back into class rooms in order to accommodate the increase. A baby boom and immigration has forced Salford to find 750 more primary school places. There is a shortage of places in primary schools within the area to which the prospective ‘aspirational’ householders will want to send their children. James Brindley, Ellenbrook, St Andrews and Mesne Lea Primary Schools, the nearest, are more than a short walk away from Burgess Farm. This will add more car usage to the local overcrowded roads due to the ‘school run’.

**Traffic, transport and highways**

134. Access is proposed off Hilton Lane to the north of the site, close to Burgess Farm and an emergency access would be taken from Hilton Lane. BFRG consider that the proposed access is totally inadequate for a development of this size and in fact far from ideal for any type of access. It is in a very dangerous position immediately after a blind bend where the road exits from under a railway bridge. The emergency access is even closer to the bend and bridge. UDP policy A8 ‘Impact of Development on Highway Network’ states that “development will not be permitted where it would have an unacceptable impact upon highway safety”. The proposed access road is also too narrow for the size of development. That is obviously why an emergency road is proposed. The width of the access road is restricted by the farmhouse and farm buildings and by the Thirlmere Aqueduct which runs through the entrance onto the application site and which requires a 10 metre easement. Previous planning application refusals have identified inadequate access and since then traffic volumes in this area and in particular on Hilton Lane have increased dramatically. Traffic waiting to turn right onto the site and buses stopped at the proposed bus stop on the north side of Hilton Lane will not be clearly visible to traffic until it has exited from under the bridge. There is no alternative access to this land and that is why none has been proposed.

135. BFRG have presented photographic evidence of the typical daily congestion on Hilton Lane and surrounding roads (Document BF2.2). In addition we have conducted our own surveys of traffic movements at the mini-roundabout at the junction of Hilton Lane, Bridgewater Road, Park Road and Newearth Road, the nearest congestion spot to the proposed development (Document BF2.2 Tables). We have also identified what is considered to be a reasonably representative figure on car ownership on a housing estate of this type (Document BF2.2). We have concluded, and the appellant has agreed, that the mini-roundabout is
working above capacity already. However, the appellant has stated that the
figures used to identify the capacity of the mini-roundabout relate to ‘trunk’ road
designation. We can only assume that the appellant’s witness considers it
acceptable for a mini-roundabout at the junction of B classification roads to carry
more traffic than a ‘trunk’ or A classification road.

136. The appellant concludes that 125 vehicles would leave the site in the morning
peak period. Judging by the level of car ownership on the nearby Ellenbrook
Estate, with similarly aspirational dwellings, the new development could be home
to about 626 vehicles. Local experience shows that the majority of car owners
will use their cars rather than public transport. BFRG considers that up to 425
vehicles will exit the site in the morning peak, which would have a major effect
on an already overcrowded system. Theoretical models of traffic distribution and
generation can only take you so far in terms of showing the likely effect of any
development. Local residents have direct experience of the poor state of traffic
and transport in the area. All roads in this area are regularly severely congested
in an eastern and southerly direction (towards the city).

137. The main objective of PPG13 is to promote more sustainable transport choices.
It aims to promote accessibility to jobs and services by public transport and
reduce the need to travel, particularly by car. There are no jobs in the area,
particularly aspirational jobs - neighbouring Little Hulton has one of the highest
unemployment rates in Salford. People will need to travel. No buses currently
operate on Hilton Lane past Burgess Farm. The nearest bus stops are a good
walk away (400m and 640m). Manchester Road is a 960m walk from the site
entrance. Critically, in their comprehensive response to the application, GMTPE
(now TfGM) had major concerns and stated that the area was not well served by
public transport (Document CD1.42) and that the proposed shuttle bus service
could not be justified and would not be of benefit. According to the appellant,
GMTPE’s subsequent change of heart was down to a change in personnel. This
reliance on personal opinion, the inconsistency of GMTPE’s stance and the 5 year
limit on operation must give rise to concerns about the accessibility of the site
and the viability and effectiveness of the shuttle bus service. Bus routes to
Manchester are located a significant distance away from the development which
would entail catching 2 buses to access conurbations such as Manchester and
Bolton. The Leigh Guided Busway is likely to be full by the time it reaches
Ellenbrook and will not offer an effective alternative means of travel for this site.

Hydrology and flood risk

138. Factors such as flood risk, drainage design and water resource management
will affect the development in terms of its sustainability, safety and integrity. This
in turn will have direct and indirect impacts on the environment. The site has a
history of flooding. Utilities including combined sewers pass through the site and
have been known to surcharge and flood the site as well as downstream areas
and properties. The site should limit discharge to Ellen Brook and the Ellen Brook
Tributary (Document CD1.50). It is clear that any development will increase
surface water levels. Ellen Brook already has a significant water flow at times.
The brook caused a collapse of Hilton Lane earlier in 2011. This was attributed to
increased water flow caused by housing developments up stream on Parsonage
and Tynesbank. A number of previous application refusals have identified
inadequate drainage as an issue (Documents BF3.1 and BF3.2).
Ecology

139. The appellant states that there are not many birds and not many different species on the development site, primarily because there were no worms in the fields and no flying insects. BFRG have a different experience because, after all, this is a livestock farm. Moreover, it is agreed that a barn owl has previously been recorded on the site and on the SBI part of the site, 47 bird species were recorded, including various UK Priority Species. With regard to the presence of great crested newts in the fields, the appellant agrees that there can be no certainty and that assumptions have been made. Surveys have been taken over a number of years and it is disappointing that, although the decline in the newts, a European protected species, was known about, nothing was done. The measures proposed now promoted as a benefit are at the expense of intrusive housing development. It is clear that if the SBI is turned into a nature park then there will be greater human encroachment and loss of wildlife to this area. Over the years the area has seen the complete destruction of local greenspace and open space infrastructure, resulting in a large number of negative impacts. This open space should be retained for the good of the community.

Character and appearance

140. This development will have an adverse effect on the character and appearance of the area. The appellant considers that the site has very limited landscape or townscape value and that it is of no importance to the character of the area (Document AP4.1). Many residents were somewhat offended by the negative approach taken to a valued and much appreciated community asset. The views across and from it are particularly undervalued. The development would mean the loss of 1 of the last stock farms in Salford, the loss of green fields, the educational benefits of farm visits and the value of the land as a ‘green lung’ (Document BF5.1). The public footpaths across the open fields are particularly appreciated (Document BF5.2). While the right of way would remain, the currently rural public paths would become roads for much of their length, irretrievably changing their character. There is no need to turn the SBI into a nature park; when walking the footpaths through green fields, in touch with nature, with animals grazing and fresh air, the benefits of being in the natural countryside already exist. This greenfield site is a key part of the character of the area and should be retained.

Other evidence

141. The farm tenants were originally opposed to the development as they were under threat of eviction if the planning application was approved. It was only when they were offered the lease of a better farm on land to the west that they have been in favour of the development. The other local resident in favour of the development is concerned that if the site is not developed for houses it will be subject to opencast mining. As identified in the appellant’s evidence (Document AP1.1 para 4.5.1) opencast mining is no longer viable and there is now no known intention by any commercial or other organisation for opencast coal working in the vicinity of the site. His concerns are not warranted.

Previous applications and appeals

142. All previous decisions have found that the site is not appropriate for development. Matters concerning housing need and planning policy are dealt with
above. On other matters, the inadequate access is still proposed in the same place but traffic levels have increased; there would still be a loss of open land, and there is now less to lose; drainage is still a problem, and now future increased rainfall through climate change is a major factor; development would still represent a significant intrusion into the rural setting of Salford, and there is now much less rural landscape; the loss of open countryside would still undermine recreational objectives; and the ecological value of the SBI would still be at risk.

**BFRG conclusions**

143. It is clear that we are in a period of flux due to the planning policy changes being implemented at national level, with the emerging Salford City Council Core Strategy and the draft SHLAA. What is also clear is that, as a result of the anticipated revocation of the RS, a realistic and deliverable housing requirement has been identified. The appellant has given no regard to the emerging changes to planning policy and the long term economic forecast. There is no urgent need to release the site in terms of housing numbers. The decision as to whether or not to grant planning permission is therefore essentially about whether the qualitative benefits outweigh any negative impacts of the proposal. It is clear that the development will have a negative effect on the already overcrowded highway infrastructure in this area, the single access road to the site is both unsuitable for a development of the proposed size and is dangerous in that it is situated close to a blind bend exiting from under a railway bridge. Because of the lack of certainty about the newt population, the proposal presents an unnecessary risk and a potential adverse effect on the SBI and the habitat of the great crested newt population. BFRG consider that the potential negative impacts of developing the application site far outweigh any of the possible benefits.

**Other interested parties objecting to the proposal**

144. **Barbara Keeley MP** Member of Parliament for Worsley and Eccles South. The government reforms to the planning system are part of the policy context of this appeal. The Localism Bill has received Royal Assent and the clear intention to abolish RS and give local residents a new role in decision making is a material consideration in the appeal. Although there have been legal problems and delay, with the Localism Act now in place the Secretary of State will not be impeded further in his wish to be rid of RS and their housing targets. There is no doubt that, by the time the Inspector’s report is referred to the Secretary of State for decision, the RS will have been revoked.

145. Walkden is already a densely built-up urban area, with some of the busiest roads in Salford and the most congested motorway junctions. In such an area, an urban farm and green open space are key community assets. As was found in the 1993 appeal decision, the open countryside is an amenity which should be preserved for present and future generations. There is little open countryside left in Salford. The proposals would destroy a precious natural asset which is much appreciated and would be difficult to replace. Since 1993 there has been much infill development in Walkden, increasing population, traffic and congestion. Local people have actively campaigned to protect remaining open spaces. As the Localism Act makes clear, it is time to give them a say.
146. The proposal would adversely affect the quality of life for local people. They want affordable homes near to accessible public transport and good schools. This development won’t provide that. It would bring increased traffic, congestion and pollution. Walkden already experiences air pollution beyond exceedance level and any increase in pollution will increase the risk of respiratory disease, one of the biggest causes locally of premature death. Hospital admissions for childhood asthma in Salford are higher than the national average. Walkden is also very badly served by public transport. Rail is not an effective alternative use to the car. There is no parking at Walkden station and access is only by steep flights of steps. Peak trains are full by the time they reach Walkden so that 70 or more people can be left on the platform. Similarly, if the proposed Leigh Guided Busway goes ahead, buses are likely to be full by the time they reach Ellenbrook.

147. The development would cause problems for local schools, which have no spare capacity. Nearly every local primary school is oversubscribed. An additional 300 families would cause significant additional problems. It could also bring problems of parking, anti-social behaviour and crime to local neighbourhoods, arising from increased use of the public footpaths. Paths from residential areas to public open spaces lead to anti-social behaviour and crime. This is already a problem in the area and it would be worsened by the new development. The proposed development would have a negative impact on the quality of life of local residents and should not be permitted (Documents IP1.1-IP1.4).

148. Four City Councillors, representing local wards, spoke in objection to the proposals. Their views do not reflect the Council’s position and they all spoke in a personal capacity:

149. **Cllr Les Turner** One of the biggest problems is the lack of on-street parking, particularly near the station. Parking on Park Road causes congestion and frequent incidents where lorries hit the low railway bridge increase disruption. Yellow lines are not the answer as it just moves the problem on. Improvements to junctions have been made but the problem is just too many cars. It is important to get people walking. The town centre is walkable from the site but it is not at present a particularly attractive destination, so people are likely to drive elsewhere. While the appellant’s traffic software may be state of the art, lots of assumptions were made which local residents do not agree with. They live daily with traffic jams and congestion. While no-one can know with certainty what the effect of development will be, a massive influx of residents’ and visitors’ cars can only make a bad situation worse.

150. **Cllr Iain Lindsey** There is strong opposition to this proposal across the wider community. Traffic forecasting is a dark art so it is important to listen to the first hand evidence of residents on the problems with local roads. At Walkden station, there is peak hour overcrowding with people regularly left behind by 7.38 and 8.00 trains full to capacity. The extra carriage due in December will only be on 3 of the 12 trains in peak hours. This will only deal with existing under-capacity and not with future additional pressure. The shuttle bus would be a potential benefit but the additional road traffic could mean that it would not be reliable. The 2 nearest primary schools are both taking emergency extra reception classes and have no spare capacity. There is a significant current difficulty in providing primary school places, which is likely to get worse.
151. **Cllr Stephen Ord**  It may be appropriate to build homes on this land at some point in the future but only if the city runs out of brownfield land. That time is definitely not now. Salford is awash with derelict and underused land. The SHLAA update identifies 346.5 ha of brownfield land as suitable, available and achievable for new housing, and so readily deliverable for the development of 19,635 dwellings. A further 296.1 ha is currently considered not to be deliverable but, should it become so, that would provide another 11,372 dwellings. It should also be noted that Salford has a relatively high rate - 6% - of empty homes. Not all are stereotypical small terrace homes and many could provide the type of homes needed across the community, including aspirational homes. Salford also has numerous unbuilt planning permissions. While many are for speculative apartment blocks and unlikely to be built any time soon, many family housing schemes are being delayed by lack of mortgage availability rather than a scarcity of land. The shuttle bus is a gimmick, intended to hide the site’s poor sustainability credentials; people who aspire to live in houses like this do not aspire to travel on public transport. The proposal to develop this green field site, of such high amenity value to local residents, should be rejected (Document IP2).

152. **Cllr Karen Garrido**  The application site has been under threat for many years. A proposal to develop it was rejected by the Secretary of State in 1993 and nothing has changed since then. Burgess Farm is a green lung separating the conurbations of Salford and Wigan. It should be protected to prevent urban sprawl and to give Salford residents the benefit of a piece of countryside on their doorstep. The Council is currently updating its SHLAA and, although the 2010 SHLAA remains current, housing yield and delivery timescales could change significantly. It was the RS that set such a high housing figure for Salford and that will be abolished. The Localism Act will give local people a better say in what development takes place in their area. The Council is also updating its Core Strategy and, while Burgess Farm and the adjacent land are shown as housing sites in the consultation draft, substantial objections have been raised so that may change.

153. The site access is in a potentially problematic location and, as local residents point out, Hinton Lane is regularly congested. It is used as a rat run and the whole area can become gridlocked by only minor incidents. The shuttle bus would not mitigate concerns about rush hour bus and train travel, and the station would remain inaccessible to disabled travellers. The highway problems have not been adequately dealt with. Education provision has not been properly considered. Most local schools are at capacity and all will have to be expanded to cater for the projected increase in school population. Developers should assist wherever possible with the educational provision made necessary by additional demand. The coming changes to the planning system will give local people a greater say in what development they want in their area so, in considering these proposals, greater emphasis should be placed on the wishes of the local community (Document IP3).

154. **Julie Bloomer**  Local resident. Traffic conditions on the local road network are extremely poor at peak periods. The appellant’s survey shows that the mini – roundabout at Hilton Lane/Newearth Road can be negotiated in 23 seconds but this is almost always not possible – there can be 40 cars queuing on Hilton Lane at times. Another 300 cars would increase congestion, frustration and aggression. The shuttle bus would make no difference to the congestion caused by the 0700-0900 and 1530-1700 school run. The owners of these aspirational
houses are likely to own Mercedes and BMWs and are not likely to catch a bus or walk to Tesco. It is accepted that new housing has to be provided but why now, and on this site, when there are so many houses still on the market?

155. **Amanda Colgan** Local resident. There has been a farm on this site since 1296 and the 1843 OS map shows it all as open fields. It has been a green field site for so long, and development would have a disastrous environmental effect on wildlife and the local landscape. Nearby social housing has stood empty for 2 years, so there is no real need. Salford has acres of derelict land. Why should we see this open green field site be developed before brownfield land? At rush hour there are massive traffic queues at all the junctions. Hilton Lane is used as a rat run, often at high speeds, with people dangerously swerving to avoid speed bumps. This development will exacerbate all these problems. There will be not one positive outcome for the local community and local residents will suffer.

156. **Michael Corless** Local resident. There is nowhere at the station for cycle lockers to go. The station is above road level, with 3 flights of steps to the platforms. There is no car park so people park on the roadside. There is no lift so it is not accessible by disabled people, who have to be taxied to another station. The platforms are not long enough for longer trains. Passenger numbers are increasing and it is sometimes impossible to get on the train. Once left on the platform, people are unlikely to travel by train again, leading to an increase in the use of cars. Salford already has the highest levels of nitrogen dioxide (NO2) pollution in Manchester, produced mainly by standing traffic. Additional queuing would make this much worse. It is difficult to believe that only 125 cars would emerge from this development in the morning peak – there are likely to be 600 cars on the site, with many aspirational residents owning 2 or 3 cars. Most are likely to travel in the morning, including taking children to higher quality schools outside the district. The guided busway will only serve the city centre, and the buses are likely to be full anyway by the time they get here. There are a lot of empty houses in the area, including many aspirational dwellings in prestigious locations. Social housing is boarded up and not made available. There is no need for more housing of either sort. Most of Salford’s green space has been built over and we need to retain this site as green open space.

157. **Carole Wood** Local resident. Over the years 4 farms have been lost to housing in the immediate area as Salford has expanded. This site was originally in the green belt but, since that protection was removed, it has been threatened many times with development. So far it has been successfully resisted. This remaining open space is much valued by local residents as a green lung. There is no need for a managed nature park as the footpaths through the site already provide access to nature. 350 new houses is a large number. All of Worsley village is an aspirational area, and there is no shortage of houses for sale. There is no need for this development. Car ownership will be high. People won’t walk, especially in bad weather, so there will be a major increase in traffic and congestion. Current traffic calming is ineffective, and cars speed along Hilton Lane and around the corner under the rail bridge, near where the estate road would join. This must increase the risk of accident. The farm tenants clearly have problems but the answer to that should not be to develop the land. These fields provide a green refuge from noise and pollution and the benefits to mental health of country walks is well recognised. The loss of the last recognised open space in old Walkden would be disastrous.
158. **Irving Pattinson** Local resident. This could be ‘phase 1’ of a larger development in the locality. The separate parcel of land to the west of the farm buildings was purchased by the County Council to provide a playing field for a local school. It is no longer available to the school, although it is now owned by the City Council. With access from this site, it is likely to be developed too. The site access is inadequate for the free flow of vehicles and pedestrians from the site. The location and stability of capped mine shafts and vent shafts is uncertain. The site should remain ‘green field’ (Document IP4).

159. **Sue Occleston** Local resident. Primary and secondary schools in the area are oversubscribed. Parents choose schools for their children based on results and then drive them there from all over the district. In some streets, no local children go to the nearest school. That is the pattern of education today and there is clearly a problem with school infrastructure. Hundreds of additional children will overwhelm local school provision. More traffic will increase pollution. There are historically high levels of pulmonary disease in Salford, where NO₂ levels exceed air quality objectives. The destruction of this green lung and the introduction of so many more cars will give rise to long term health problems - the risk of a heart attack goes up after breathing NO₂ polluted air. There is plenty of brownfield land in Salford – 1 key local site seems to have been ignored – and the best use should be made of that to preserve green field sites like this. The appellant says the land is not beautiful but if you live in inner city Salford it is! It is recognised that regular contact with green spaces makes people less stressed and more sociable. The loss of the only accessible local green space would be harmful to health and wellbeing.

160. **Andy Barlow** Friends of Walkden Station. Rail commuter services are already overcrowded and trains cannot carry any more passengers at present. At peak hours, carriages are packed full and passengers know they could be left behind. There are plans to upgrade some trains to 4 carriages in December 2011, 2 in the morning and 1 in the evening, out of 10 peak hour trains. That will just meet existing demand and would not cater for the additional commuters from the proposed development. There is no parking at the station and, with most people likely to drive there, pressure on on-street parking will increase. The provision of cycle lockers and racks would meet a Friends’ objective and be very welcome but, before the station can realistically be expected to handle the additional demand, service and capacity needs to be upgraded by longer trains and increased frequency.

161. **Joel Hughes** Pupil, local school. Interested in wildlife and would like to be an ecologist; has made a study of newts in the area. Great crested newts are known to be present in the ponds on and near the site. The appellants have found limited evidence of this but great crested newts sometimes go dormant and are very elusive. The ponds are breeding sites for the newts but they spend most of their time out of the water, and rough grassland is their preferred terrestrial habitat. They can travel within 500 metres of their breeding ponds so are likely to be around in the fields within the site boundary. They need a wide area of rough land, not a man-made nature area. They are a protected species and are threatened by this development, which would be within 150 metres of the ponds. The local wildlife is greatly valued by the local community. There is other land available more suitable for development. The development of this site could lead to the loss of an important protected species.
162. **Louise Parker** Local resident. The site is an important ecological and environmental resource for local children, who all love nature, and it would be wrong to develop it, the last open field site in Salford. The great crested newts on the site are very important. They are a protected species and should remain protected. The farm is important to the area; with concerns about future food sources and the cost of imported food, the farmland should be preserved to provide local food for future generations. Open land will always be preferred for development, where will it stop? The additional cars, especially multi-car ownership, will add to current high levels of NO₂ pollution. Affordable rather than aspirational housing is needed in the area.

163. **Carrie Elwell** Local resident. Peak traffic conditions mean that walking children to school is dangerous. More traffic and more children means more danger and it is likely that it will take a fatality to change things. Rush hour now starts earlier, with more cars, more roadside parking and more congestion. Local people enjoy the open outlook across the farm and appreciate the local environment. Develop it and it’s gone forever. There is great pressure on school places; this scheme will mean more pressure, more journeys and more traffic. There is nothing to say in favour of this proposal.

164. **Paul Burgess** Local resident. The Government has consistently confirmed its commitment to revoking the RS and has taken the power to do so in the new Localism Act. In consequence, to rely on the RS at this stage to determine a controversial and contested development on a greenfield site is to bring the planning system into disrepute. Accordingly, as the act of revocation gets ever closer, and indeed is imminent, the Core Strategies being developed by local authorities have increasing weight in decision taking and will soon be given full weight. It is universally recognised that they provide the foundations for housing policy and local planning in the immediate post-RS era. The RS has had its day and it should only now carry limited weight in making decisions which relate to the longer term.

165. The Appellant is desperate to stay with the obsolete RS (Document CD3.3). This is because, in the context of the PPS3 5 year forward plan, the existing RSS sets out a supply requirement for the next 18 years or so of 28,800, or 1600 dwellings a year, which becomes 8,000 for the next 5 year period. This implies that the estimated available supply of 3,952 provides only 2.5 years of supply. But this is an entirely imaginary scenario. The RS on which these calculations are based is imminently to be revoked. It is utterly irrational to take any decision at this stage as if it had effect for the next 5 years. The Appellant points to the Council’s own carefully researched Interim Housing Figure of 22,000 which gives an average of 1,100 pa for the years 2010-2030, equating over 5 years to a 3.6 year supply, but this is an incomplete account of the Council’s work. The Appellant seems ignorant of the related important Core Strategy document ‘Proposed Interim Housing Figure Sustainability Appraisal’ which provides on page 1 a forecast requirement of only 2,000 dwellings in the next 5 years (Document IP5.4). This is an annual average of 400. Furthermore, at the present time there is in Salford a total of 11,700 dwellings with planning permission but not built. This is key information for any properly constructed, evidence-based policy designed to meet the housing needs in Salford in the next 5 years. To ignore this information, as the Appellant urges the Inquiry to do, would be absurd.
166. The recent decision of the Secretary of State relating to a development consisting of 2,000 houses and other works on greenfield land at Barton Farm, Winchester has similarities with the issues arising in this appeal (Document AP8). There are several matters addressed by the Secretary of State in that case that can be seen to be important and material to this case. In particular, the weight attached to an ongoing consultation undertaken with the local community concerning housing need and land use is of direct application to Burgess Farm.

167. In his Winchester decision, the Secretary of State attached little weight to that Council's deficient 5 year plan compared with their intention to consult with local residents. In Salford, as part of its initial Core Strategy process, the Council organised a wide-ranging consultation with local residents over the use of greenfield sites and received a comprehensive rejection of such a policy. Inexplicably, the results of this consultation are not to be found in the Pre-Publication Core Strategy documents produced in June 2011 (CD6.3). The Council does, however, propose to consult on that with local residents on the use of greenfield land, but inexplicably Burgess Farm is excluded from this consultation. The proper consultation with local residents is a major aspect of Government policy.

168. There is also similarity in the status of the two proposed development sites. Barton Farm is greenfield and identified as a ‘reserve’ site, for release only if there is a compelling justification. Burgess Farm is greenfield and could be developed should it satisfy the relevant policy criteria. It has the equivalent of a compelling justification in Salford’s commitment to safeguarding greenfield sites unless it is absolutely unavoidable. It is acknowledged that policy H2 in the Draft Core Strategy of 2008 (Document CD6.4) suggested it could be released, but this cannot be taken in isolation from the wider commitments to safeguard greenfield land and it cannot be assumed that the site would automatically be granted planning permission. In fact, the Draft Core Strategy lists 2 Burgess Farm sites, the current site for 350 houses and the Council-owned adjacent fields for a further 200 houses. Approving this development must clearly increase the possibility that the site would in reality become an estate of 550 houses.

169. In the Winchester decision, the Secretary of State indicates that the Government's intention to return decision making powers in housing and planning to local authorities constitutes a current "key planning priority". In consequence, he was impressed with Winchester Council's wish to move away from top down imposition and to allow local communities to take on a far greater role in identifying the level and location of the housing that is needed in their areas. He therefore considers it important to allow Winchester the opportunity to complete a community consultation process.

170. Salford has an equivalent and specific commitment in relation to consultation on greenfield sites. The Core Strategy Pre-Publication Consultation shows that Salford now has, by a series of steps, a very much reduced housing requirement of 22,000. The Council consulted widely over the use of greenfield land for housing, represented in Option 4 of four Strategic Options, in the consultation on its Draft Core Strategy. It received widespread opposition to Option 4. All the Community Committees, including those in inner city areas, opposed building on greenfield land unless there was no alternative. The Leader of the Council agreed (Document IP5.2 Appendix 2). It is regrettable that no trace of this consultation outcome is to be found in the current documents.
Salford’s plans to consult local communities about the highly controversial use of greenfield land for housing development are similar to the Winchester consultation scheme and should attract the endorsement and support of the Secretary of State. There is no justification for Burgess Farm being excluded from these consultations. The bringing forward of the planning application prior to completion of the Core Strategy consultation is a breach of the trust implicit in the consultation. The Secretary of State found exactly on these grounds against the Barton Farm scheme.

171. Salford began the process of developing a Core Strategy and consulting its residents on the issues and options in exemplary fashion. There has been a marked dislocation between the early stage and the current stage in the approach to the use of greenfield land for development. Given the compelling evidence that the development of the site is inappropriate and problematic, the passage into law of the Localism Bill and the finalisation of the National Planning Policy Framework, the right decision is refusal (Documents IP5.1-IP5.4).

Written Representations

172. Written representations were made by letter, email and online submission. All but 1 of the 61 representations make objections to the proposal (Document IN3). The main objections can be summarised as:

- the loss of scarce green open space and the reduction in access to the countryside, with the consequent impact on health and wellbeing and an increase in anti-social behaviour
- the impact on the natural beauty of the area and local wildlife and the loss of opportunities for children to be educated about the countryside
- the loss of a working farm and the impact on the local food chain
- there is no need for extensive housing development in the area as there are many empty properties and what is needed should be affordable, not aspirational, housing; the negative impact on the community would far outweigh the minor contribution to housing supply
- local brownfield land should be developed first and investment directed towards the improvement of the city’s deprived areas
- the Core Strategy consultation should be completed, with future housing supply figures and the options for greenfield land clarified, before any development proposal for this is decided
- the site and the surrounding area is prone to flooding and development will worsen this problem
- poor access to the site and the impact of additional traffic on existing congestion, road safety, noise and air pollution
- the poor quality of public transport provision, particularly at Walkden Station, and the additional burden on bus and rail services
- this is not a sustainable location for housing, with poor access to public transport not effectively mitigated by the proposed shuttle bus so there will be a consequent reliance on cars
Walkden town centre is poor and there are no employment opportunities in the area so all the new residents would have to travel for work, shopping and leisure

local schools are overcrowded and there are no available spaces for so many additional children

173. The 1 letter in support is from the tenants of Burgess Farm (Document IN4). They outline the problems they experience with vandalism and anti-social behaviour and the impact this has on their lives and the operation of the farm. The proposal would enable them to move to a new and enlarged farm, incorporating most of the land they currently rent, where they would be able to farm more efficiently, selling livestock into the food chain through local livestock markets. Their quality of life and ability to expand and farm effectively would be much improved.

Conditions

174. Before the inquiry the appellant submitted a preliminary list of suggested conditions (Document CD6.19). Following discussion between the parties an agreed list was submitted at the inquiry (Document AP14). The agreed conditions (shown in brackets) and the reasons for them were discussed in full at the inquiry.

175. The application is in outline so it would be necessary to impose the standard outline conditions setting time limits for the submission of reserved matters applications and start dates. I see no need for separate phased approvals and, in order to provide some certainty about the future pattern of development in the area, I consider that the standard 3 year period for the submission of reserved matters applications for approval should not be extended to 5 years (1 & 2). The development is intended to be carried out in phases so a condition is necessary to ensure that phased development would be carried out satisfactorily (3). In the interests of good planning, and to ensure the claimed benefits of the application are secured, the development should be carried out in accordance with the application drawings (4 & 18).

176. To protect the amenities of local residents during the construction period, a Construction Method Statement should be submitted for approval, including site working times (5 & 6). To ensure that crime is planned out of the development at an early stage, a Crime Prevention Plan should be submitted for approval before development takes place (7). For similar reasons, a scheme showing proposals for lighting the footpath/cycleway at the southern edge of the site should be submitted (with reference to plan 399.12) (20). Coal mining has taken place on the site in the past so conditions would be necessary to ensure that, before any development takes place, there is an investigation and identification of any remedial work necessary, including making safe mine shafts, and that it is carried out before occupation (8 & 16). Japanese Knotweed has been found on the site and, in order to prevent its spread, a detailed method statement for its eradication should be submitted for approval (9).

177. The site has some limited archaeological interest so, to ensure the protection of archaeological features of value, investigation should take place in accordance with a written scheme of work (10). The proper drainage of the site is vital to the proposal so a condition requiring details of the sustainable drainage scheme
to be submitted for approval would be necessary (11). It would also be necessary to require mitigation measures to prevent flooding and to ensure no houses are built within the potential flood zones (with reference to plan 660094/1002.P2) (12). The provision and maintenance of wildlife corridors through the site is necessary to this rural location and could be ensured by a requirement for the submission of a scheme for approval (13).

178. The communal landscaping of the site is essential to its harmonisation with the area and the submission of a long term landscape management plan to ensure that this is achieved would be necessary (14). There is the potential for great crested newts being present on the development site so the submission of a Method Statement giving details of reasonable avoidance measures would be essential to ensure that they or their habitat are not harmed (15).

179. In order to make an appropriate contribution to the sustainability of the site it would be necessary to ensure that all the dwellings achieve at least Level 3 of the Code for Sustainable Homes (allowing for meeting the requirements of the Building Regulations in force at the time of construction) (17). As discussed, to ensure that the site contains an appropriate mix of aspirational dwellings a condition would be necessary to require a proportion of larger homes (19). It would also be necessary to ensure that the appropriate open space and public realm works would be fully provided within the site (21).

180. Although not on the list, 2 further conditions were discussed at the inquiry. It was agreed that, in order to make a contribution towards combating climate change, a proportion of the energy supply of the development should be from renewable sources. Additional traffic calming works would be carried out in Hilton Lane, as shown on the application plans, and while they would be subject to a s278 Agreement, it would be necessary to ensure that the works were carried out before any dwellings were occupied. This would have to be a Grampian-type condition but the works have been agreed with the highway authority and there is no real risk that they could not be implemented.
Conclusions

181. The following conclusions are based on my report of the oral and written representations to the inquiry and on my inspection of the site and its surroundings. The numbers in square brackets [n] refer to paragraphs in the preceding sections of the report from which these conclusions are drawn.

182. The main considerations in this appeal arise from the initial reasons for refusal and the objections raised by local residents. They are:

- housing demand and supply, with regard to location, deliverability, need and the provision of market and affordable housing;
- the impact on the highway network and transport infrastructure, including public transport, and the sustainability of the location;
- the loss of farmland and the effect on the character and appearance of the area and the amenities of neighbouring residents;
- the impact on the adjacent Site of Biological Importance; and
- whether any consequential impact on local infrastructure would be overcome by planning obligation.

183. The Council took no real part in the inquiry, submitting no evidence and calling no witnesses [40]. As a result it was not possible for the objectors, or me, to test the reasons for the Council’s stance or to explore policy and related matters.

Housing demand and supply, with regard to location, deliverability, need and the provision of market and affordable housing

184. For RS purposes this area, known as Salford West, together with the adjacent boroughs, lies within the Northern Part of the Manchester City Region where policy MCR5 supports the transformation of the local economy, regeneration of communities and enhancement of the environment. Economic and residential development is encouraged but not at the expense of the regional centre and inner areas, which attract the highest priority [28]. RS policy RDF1 sets out the spatial priorities for development, giving no mention to Salford West but indicating that development in larger suburban centres could be compatible with this policy. RS policy DP4 sets out a sequential approach to the use of land, giving priority to brownfield land and infill sites. This is reflected in UDP policy ST11, which gives last priority to previously undeveloped land, and only then if it is in a sustainable location. As the text to the policy explains, sites lower in the sequential order will only be brought forward when it can be clearly demonstrated that there are insufficient higher-order sites that are, or could realistically become, available. The release of previously-undeveloped land will be exceptional, requiring particular justification.

185. The Council’s SHLAA update, published as part of the Pre-Publication Core Strategy consultation, shows that Salford currently has 346.5 ha of brownfield land suitable, available and achievable for new housing, capable of delivering 19,635 new dwellings [132,151]. In that light it is clear that the development of this site would not be consistent with the sequential approach to site use and would divert investment away from the regional centre and inner areas, thereby undermining the housing priority objectives of the development plan. A key
principle of both PPS3 and PPS7 is that priority for development should be given to previously-developed sites, a stance strongly supported by the local development plan. There is no support for the development of this countryside site in terms of strategic housing policy.

186. UDP (2006) policy ST2 originally sought a housing supply requirement for Salford of 15,711 in the period 2004-2016 (6,360 net of clearances). This was outdated by RS (2008) policy L4, which seeks a net housing provision of 28,800 over the period 2003-2021 at an annual average rate of 1,600; at least 90% of the housing provision is to use brownfield land [28]. Although the Council’s SHLAA 2010-2025 indicated a more than 5 year supply on that basis, that too is now considered out of date. The SHLAA update shows that just 3,952 net additional dwellings can be delivered over the 5 year period 2011-2016, at best 2.5 years supply in relation to policy L4 [38,48,131]. While it is the Government’s clear intention to revoke RS, at the time of writing this report RS is a key part of the local development plan and therefore provides the main policy basis for development in the area. There is on that basis a shortfall against current RS housing provision targets.

187. However, this is a previously-undeveloped greenfield site, with the lowest priority for development, and the proposed development would make a very limited contribution to the shortfall [101]. I therefore need to take account of other material considerations.

188. In anticipation of the Government’s intention to revoke RS, which would leave Salford without any identified housing requirement in its development plan, the Council has produced a Proposed Interim Housing Figure, which is currently undergoing a sustainability appraisal. The Interim Housing Figure would be used until such time as the Core Strategy is adopted [152,165]. It proposes a net increase of at least 22,000 dwellings in Salford in phases over the period 2010-2030, a substantially reduced figure.

189. I have given careful consideration to the weight to be attached to the proposed revocation of the RS and the implications for this case [46,129,144,165]. In that respect I make reference to the judgement in Cala Homes (South) Ltd v Secretary of State for Communities and Local Government [2011] EWCA Civ 639. Since that judgement the Localism Act has received Royal Assent and, while a final decision is subject to the outcome of environmental assessment, the intention to revoke RS has progressed significantly.

190. This development of 350 houses would be a fairly large scale extension of Walkden, phased over 6 years [20]. Although the appellant indicates that 175 houses would be built in the 5 year period 2011-2016, with the remainder completed by 2019, there can be no certainty of that. The standard time conditions attached to outline planning permissions [175] mean that development need not begin for at least 5 years so that, for a variety of reasons, it is possible that this development may not be completed until 2023.

191. It seems to me that, over these sorts of timescale, there is a clear prospect of a very substantial policy change and that in the circumstances of this case, where there is a strong site-specific objection, the RS policy justification for granting permission for such a long-term proposal may cease to exist within the fairly short term. I therefore give some weight to the proposed revocation of the RS.
192. The Interim Housing Figure is intended to be used during the period between the revocation of RS and the adoption of the Council’s Core Strategy, which it will inform. Although subject to sustainability appraisal, the Interim Housing Figure derives from a housing assessment methodology which explicitly seeks to meet all of the forecast growth in households in Salford and any additional demand generated by the high level of office development proposed in the city. Unlike the current RS housing provision for Salford, it would not include housing growth redirected from other boroughs. It is therefore designed to meet a specific identified need within Salford, based on up-to-date household growth forecasts rather than RS policy L4. This is a strong evidence base arising from a procedure that other boroughs are likely to follow. I consider that, in the circumstances where policy L4 may soon cease to exist, and where there is no other forecast of housing demand, the carefully considered Interim Housing Figure is a material consideration of significant weight.

193. In that regard, the appellant argues that a need for 22,000 dwellings, at an annual average of 1,100, would still result in a significant shortfall; over the 5 year period 2011-2016, the delivery of 3,952 dwellings would be set against a requirement for 5,500, equivalent to about 3.5 years supply [48,52]. However, that argument ignores a key element of the Interim Housing Figure approach, that delivery should be phased over 4 5-year periods. For the period 2010-2015, 2,000 dwellings would be required, an annual average of 400; for 2015-2020, 6,000 dwellings, an annual average of 1,200; and 7,000 dwellings over each of the 2 remaining periods [129,165]. It is made clear that the calculation of Salford’s 5-year housing land requirement would be based on this phasing. Updated for the period 2011-2016, 3,952 dwellings would equate to about 6 years supply. It also seems to me that the existence of extant planning permissions for over 11,000 new dwellings, the current high percentage of empty houses and the availability of such a large area of deliverable brownfield land [132,151] taken together can only serve to increase the likelihood of a higher delivery rate. On this basis, the argument that there is a housing shortfall cannot be sustained.

194. The appellant also argues that, in any event, there is an unmet qualitative need for the release of this site and that it will make a major contribution to meeting the need for aspirational housing in Salford, a cornerstone of the UDP and the emerging LDF [54]. The Council’s aim is to create high quality neighbourhoods in order to attract high-earning aspirational households. There is a clear need to provide a range of family housing, including affordable units, to balance the recent predominance of flat-building in Salford [55-57]. Aspirational housing appears to be defined by larger dwelling size and a greater number of bedrooms [54,179] but it does not follow that the creation of a high-quality development of such housing inevitably requires a greenfield site to make it attractive. An imaginative and sensitive design approach to the re-use of well-placed brownfield land can result in successful, high quality residential environments, as evidenced by development elsewhere in Salford. For that reason I do not consider that there is an overriding qualitative need for the release of this site.

195. The up-to-date evidence provided by the Interim Housing Figure indicates strongly that the housing requirement may well substantially reduce as the Core Strategy consideration process progresses. I therefore consider that the quantitative need for additional dwellings, upon which the appellant’s case largely
rests, is not sufficiently pressing to justify, as an exception, the release of this previously-undeveloped site for new housing development. Thus, while the proposal would bring the considerable benefit of additional market and affordable homes and would make a contribution to meeting the need for aspirational housing in Salford, on the balance of all the material considerations I consider that this is not sufficient to justify the development of a greenfield site in the face of substantial policy objections.

**The impact on the highway network and transport infrastructure, including public transport, and the sustainability of the location**

196. The site is on the western edge of the Greater Manchester conurbation. There are few job opportunities in the local area [137,172] so it is likely that most of the working population of the development would have to travel some distance to work. In that sense the development would not be in a sustainable location, so it would be inconsistent with the objectives of RS policy DP5 and UDP policy ST11.

197. The site entrance off Hilton Lane is within about 850 m of the town centre, the station, most schools and bus stops, so these facilities would be within reasonable walking and cycling distance [87,117,137]. However, large parts of the development, particularly to the south and west, would be much further away. From here, walking or cycling to those destinations would be much less attractive. These parts of the site would be poorly located in terms of access other than by car to local facilities.

198. The appellant recognises this and undertakes to provide a frequent shuttle bus service from new and improved stops on Hilton Lane in a town centre and station loop [24,85,151,172]. This would undoubtedly improve accessibility but the service would only be provided for 5 years, starting after the completion of 26 dwellings and ceasing at about the time the final development phases to the south and west are expected to be completed [20,85]. Thus the service would have limited demand to start with and very little, if any, availability to those in the more distant parts of the development who would find it most attractive and who would be most likely to use it. The usual aim of such a provision is to establish the viability of the service so that it could be taken on as a going concern by a local operator. In this case, crucially, there would be no real chance of establishing viability. Without that it is unlikely that the provision of the shuttle service would be attractive to a commercial operator so the prospect of the service continuing beyond 5 years is remote. I consider that the short term provision of a shuttle bus service would not adequately address the accessibility deficiencies of the site over the longer term.

199. Local bus services provide access to Salford centre, Manchester centre and other surrounding towns [14,85], although for some of these journeys the bus stop is 960 m from the site [137] and involves 2 buses, rendering them long, tedious and unattractive [137]. The Leigh Guided Busway, when (or if) completed, could provide a faster, more direct route to Manchester centre but space may be limited [14,86,137,156]. Nonetheless, TGM makes no objection in terms of lack of capacity [85] and it is likely that people living on the completed development would have access to adequate local bus services.

200. Train services from Walkden station are currently overcrowded and often above capacity at peak times [146,156,160]. The platform was being lengthened at the time of the inquiry to allow the introduction of longer 4 carriage trains in
December 2011 [88]. I understand that 3 of the 10 peak hour services, 2 in the morning and 1 in the evening, are to be upgraded in this way, just meeting existing demand [88,160]. It is clear that, with the platforms lengthened, the operator would be in a position to provide additional upgraded services to meet an increased future demand. However, access to the station itself is poor; the platforms are accessible only by 3 flights of steps from ground level, with the ticket office at landing level, and disabled users have to be taxied to another station [118,156]. No improvements are envisaged. To facilitate cycling to the station, the appellant offers funding towards cycle stands and lockers [24,88]. However, no location has been agreed [88] and I saw that there is virtually no opportunity to site these much needed facilities [160] at ground level. I consider that, even if it is possible, location at platform level would be ineffective and would fail to encourage cycling as a means of travel to the station. These difficulties would make train travel from Walkden station unattractive.

201. As part of the site visit I travelled by train from Manchester centre to Walkden station, then walked the length of Park Road to the Hilton Lane junction 4-way mini-roundabout where I observed traffic conditions for some 20 minutes during the morning peak time. My observations support the appellant’s survey findings of a fairly free flow of traffic [77,82] rather than the more extreme congestion conditions photographed by the objectors [135,154]. While there are clearly daily fluctuations in peak time traffic flow and levels of congestion, I must conclude that severe congestion is more likely to be caused by unpredictable traffic incidents [149] and that it is not an inevitable part of normal day-to-day conditions.

202. There would be 1 vehicular access to the site, off Hilton Lane. Objectors question the adequacy and safety of the access [134], but its position, width, alignment and visibility have all been designed to accord with current highway design requirements [76]. The level of traffic generated by the scheme has been assessed by reference to the industry standard TRICS database [80] and has been accepted by the highway authority. From empirical observation, objectors consider these levels to be far too low [136,156] but in the absence of directly comparable evidence to the contrary I consider the TRICS assessment to be reliable. By use of ARCADY, another industry standard programme, the appellant shows that this level of traffic, projected to 2018, would be absorbed into the highway network across the area without unacceptable impact on traffic flow and congestion at junctions [82,83].

203. So, while there would be a minimal impact on the highway network and public transport capacity is likely to be adequate, for many the combination of long walks to the bus stops or station, the lack of accessible cycle storage and the short term nature of the shuttle bus service all point to a greater likelihood of a reliance on the use of cars. These factors, taken with the need to travel to work, indicate that the site is not in a particularly sustainable location. The proposal would therefore be inconsistent with the national policy objectives of PPS1, PPS3 and PPG13 and statutory development plan policies RSS/DP5 and UDP/ST11.

The loss of farmland and the effect on the character and appearance of the area and the amenities of neighbouring residents

204. The site lies within an area of open countryside, lying between the built-up area of Walkden and the Metropolitan District boundary with Wigan, where the
Green Belt begins [8,13]. Although parts of this area were once mined, they have largely reverted to nature, with grassland and regenerating woodland of an entirely natural rural appearance much appreciated by local residents [8,140,155,157, 159,162,172]. The grassland is grazed by farm animals [9]. The site is also part of an area designated as Urban Fringe and Countryside in the UDP and is subject to Wildlife Corridor Key Area of Search policy EN9 so, in accordance with the key principles of PPS7, as countryside it should be protected for the sake of its intrinsic character and beauty; the diversity of its landscape, heritage and wildlife; the wealth of its natural resources; and so it may be enjoyed by all.

205. The site is part of Burgess Farm and development would be located on fields adjoining the built-up area of Walkden. I note the problems experienced by the farm tenants as a result of proximity to the urban area [111,173] but in itself this does not justify development. Burgess Farm would not be lost as a concern [140,157] but would be relocated to exclude the site [62,111]. The area of farmland that makes up the site is of low quality [9,62], not the best and most versatile, so its loss to agriculture would not be objectionable in principle.

206. The site is part of the open countryside which, in conjunction with the Green Belt land beyond, provides the characteristic rural setting of Walkden at the edge of the conurbation. Unlike local parks it provides semi-wild rural open space, crossed by public footpaths, providing opportunities for informal recreational activity in the countryside [140,145,157]. The new managed nature parks would not provide replacement facilities of a comparable nature [140,145,157]. Development of the site would result in the permanent loss of an area of open countryside enjoyed by local people and an encroachment into the wildlife corridor. The urbanisation of this rural open space and its public footpaths would represent a significant intrusion into the rural setting of Walkden. This would not be consistent with the protective aims of PPS7 and would seriously degrade the character and appearance of the area and the amenities of neighbouring residents.

The impact on the adjacent Site of Biological Importance

207. Parts of the site lie within an SBI, designated principally to protect the habitat of great crested newts, a protected species [10,139,161]. The ponds within the SBI and the surrounding terrestrial habitat are in poor condition and, with few recent sightings, it is considered that the local great crested newt population is at risk [98]. The new housing would extend to within 150 metres of the nearest pond [94,161]. Without proper mitigation, the newts would face extinction so that the proposed development would seriously undermine the ecological value of the SBI [99].

208. The scheme proposes that the 2 parts of the site within the SBI become managed nature parks [20,24,]. The western park in particular would include a chain of new ponds, intended to replace breeding ponds lost through desiccation or pollution [97]. The resulting enhancement of the breeding environment for great crested newts would be a major benefit. However, great crested newts spend most of the year on land, and, since they are known to forage up to 500 m from their breeding ponds, they require a substantial area of terrestrial habitat to support a viable population [161]. Within the nature parks there would be a range of habitats, including grassland, which is important for great crested
newts. However much of the grassland would be mown to allow public access and, with the loss of adjacent farmland to development, there would be a danger that a restricted terrestrial habitat could reduce the chances of the great crested newt population successfully re-establishing itself. I do not therefore accept the claim that these works of mitigation would as claimed [97] provide optimal conditions.

209. Nonetheless ecologists on both sides agree that the proposed works of mitigation would significantly improve current conditions, helping the great crested newt population to become more resilient and therefore more likely to survive [99]. Proper avoidance measures would be taken during the construction period and an appropriate long term management plan has been agreed [95,178]. On that basis, and with the mitigation measures in place, the detrimental impact of the development on the nature conservation interest of the SBI would be minimised as far as is practicable, consistent with the objectives of UDP policy EN8.

**Whether any consequential impact on local infrastructure would be overcome by planning obligation**

210. The appellant’s unilateral undertaking is aimed at meeting a range of local policy objectives and to complying with appropriate supplementary planning guidance with the intention of overcoming or substantially mitigating a number of potential objections [24,25].

211. The provision of a proportion of 20% affordable housing in an appropriate mix of tenures [25] would accord with UDP policy H4 and the Council’s Housing Planning Guidance, and would meet the national policy objectives for affordable housing set out in PPS3. The creation of the nature parks and their future management and maintenance [97-99] would mitigate the impact of the development on the SBI and allow controlled public use in accordance with UDP policy ST13 and the Council’s Nature Conservation and Biodiversity SPG. There would also be a degree of biodiversity gain through enhanced amphibian habitat and the reversal of its deterioration, which would benefit from the 10 year maintenance plan. This would meet key objectives of PPS9. Improvement of the footway on routes to local schools [87] would improve pedestrian access and road safety for children from this development in accordance with UDP policies A1 and A2. I consider that all these provisions are necessary to make the development acceptable in planning terms, are directly related to it and are fairly and reasonably related in scale and kind. These obligations would overcome potential objections to the proposal.

212. The appellant accepts that some form of additional public transport provision would be necessary to ensure that all residents of the site would have sufficient access to public transport, as required by UDP policies A1 and A2 [25,117]. The provision of a shuttle bus, and new and improved bus stops on Hilton Lane, would meet that requirement and provide acceptable levels of access to the station, town centre and other bus stops [85,86]. The undertaking is restricted to providing the shuttle bus service for 5 years, with no provision for future arrangements [24,151,153]. The provision of a shuttle bus is clearly necessary to make the development acceptable in planning terms [25] but this necessary service would be time-limited. The short term nature of the shuttle bus provision raises serious questions about the accessibility of the site in future years and I do
not consider that this obligation would sufficiently mitigate the accessibility problems of the site in the longer term.

213. The undertaking provides for a contribution towards the provision of cycle stands and lockers at the station. In principle this would increase accessibility for cycle users to an acceptable level in line with UDP policies A1 and A4. However, no location has been agreed with the operator and nothing suitable is apparent on site [88,156]. It is not at all certain that the cycle lockers and stands could be provided at the station. While the provision of cycle facilities is necessary to make the development acceptable in planning terms, is directly related to it and is fair and proportionate, I consider that there is little prospect of these facilities being provided, so that this obligation would not overcome the identified substandard level of accessibility for cyclists at the station.

214. Thus the planning obligations to provide affordable housing, nature parks and a safer route to schools meet the tests set out in CIL Regulation 122 and the policy objectives of Circular 5/2000, and would overcome the impact on local infrastructure that the development would have in those respects. However, because the shuttle bus would only be a temporary service, and the provision of cycle parking at the station cannot be relied upon, the obligations in those respects would not adequately mitigate the impact of the development with regard to the accessibility of the site and the poor sustainability of its location. These 2 obligations would not therefore meet the tests of the CIL Regulations so I am unable to take them into account.

Other matters

215. Flooding and drainage Parts of the site are prone to surface water flooding but development would be confined to those areas of the site within FRZ1 where there is little risk [63]. Existing combined sewers are known to surcharge from surface water overload but surface water from this site would not be connected to the existing system. Measures would be taken through an integrated sustainable urban drainage system to control run-off and to limit discharge rates to local waterways [64,138]. This system would protect downstream properties and, since it would be designed to take full account of climate change, should improve the current situation [65]. The location of dwellings outside the flood zone and the design and implementation of a suitable drainage system would be assured by appropriate conditions [177]. On that basis I consider that the proposed housing would not be affected by flood waters and that the proposal would not harmfully affect, and may improve, the drainage of the area’s surface water.

216. Air quality Salford suffers from high levels of air pollution and objectors are concerned about the health impact of any increase arising from more traffic, particularly on the area’s children [146,156,159,162]. However, the occurrence of higher levels of pollution, where national limits are occasionally met or exceeded, relates primarily to motorway corridors and junctions. Records show that there has been no exceedance in Walkden since 2005 and that, since 2007, measured concentrations of NO₂ have been lower than the Council’s air quality objectives [90]. Increases in NO₂ and particulate emissions arising from traffic associated with the development would be small and their effect insignificant [91]. Accordingly I do not consider that there can be a significant objection on these grounds.
217. **Schools** Objectors argue that local primary schools are oversubscribed and, with rapidly rising admission numbers, there is a shortage of places in schools nearest the site so that the substantial number of additional children from this development would overwhelm local school provision [133,147,153,159]. It is evident that some local schools are more popular than others, leading to pressure on available places. However, the local education authority indicates that, while some schools are close to capacity, taken overall there is spare capacity in local schools [92]. There is no real evidence of a significant shortfall and I note in this respect that the local education authority makes no objection to the proposal nor seeks a contribution towards the provision of necessarily additional school places. On the evidence before me I do not consider that an objection on these grounds can be sustained.

218. **Prematurity** The Council’s replacement DPD is at an early stage. The draft Core Strategy is currently subject to pre-publication consultation and could potentially be amended [33]. This is not such a substantial proposal that it would significantly prejudice strategic decisions by pre-determining the scale and location of new housing currently being considered as part of the DPD process [100,101]. There is little prospect of the DPD being submitted for examination in the near future so there is no real justification for considering the application to be premature in the sense set out in *The Planning System General Principles* [102,103].

219. Nonetheless, local residents see this proposal as an attempt to pre-empt the Core Strategy process and to bypass local consultation [166]. The pre-publication consultation draft of the Core Strategy provisionally designates this site for housing. That must carry some weight but, given the likelihood of a significant reduction in the housing requirement, and the fact that the strongest response to the earlier *Issues and Options Report* was to protect greenfield land from development, it is entirely possible that this designation might change [125]. It seems premature to release a greenfield site at this stage.

220. Local residents wish to have a proper say in the future development of Salford through the consultation process [126,144,152,172]. They draw parallels with the Secretary of State’s recent decision relating to proposals at Barton Farm, Winchester [166-168]. Despite the appellant’s claim that there are fundamental differences [104], I have found in this case that, like Barton Farm, there is significant conflict with the development plan but that, unlike Barton Farm, there is no shortfall in housing provision to justify development. In dismissing the Barton Farm appeal, the Secretary of State gave great weight to the ongoing consultation process, indicating that the Government’s intention to return decision making powers in housing and planning to local authorities is a key planning priority which will allow local communities to take on a far greater role in identifying the level and location of the housing that is needed in their areas [169]. While there are differences of scale between the 2 cases, it seems to me that these same considerations are material to this proposal. While it is not yet in full force, allowing local residents to have more say through the consultation process would be consistent with the objectives of the Localism Act.

**Conditions**

221. At Annex A to this report I attach a suggested list of conditions which is based on the agreed list and additional matters discussed at the inquiry conditions.
session [174-180]. Where necessary I have made minor adjustments to the proposed wording to reflect the Inspectorate’s published list of model conditions, to ensure compliance with Circular 11/95: *The use of conditions in planning permissions* or to improve consistency. I have also re-ordered the list to ensure clarity. I am satisfied that, should planning permission be granted for this proposal, for the reasons given these conditions would be necessary and reasonable and would meet the other tests of Circular 11/95.

**Overall conclusions**

222. The proposal to develop this previously-undeveloped countryside/urban fringe site would run counter to national and local development plan policies prioritising the use of previously-developed land as locations for new development. Salford has much previously-developed land and, as the UDP makes clear, the use of greenfield sites is only justified in exceptional circumstances. The appellant argues that a major housing shortfall and a lack of aspirational housing provides this justification. That shortfall carries significant weight in favour of the development. However, the shortfall is predicated on the housing provision set by the RS. Since the Government’s clear intention to revoke RS has progressed significantly, over the timescale of this development RS is likely to cease to exist. Although it has legal status as part of the current development plan, I consider the RS policy justification for this proposal to be weak.

223. The site is not in a particularly sustainable location and measures to improve its accessibility would not be effective. This would be likely to make the use of public transport unattractive, leading to more reliance on travel by car. This would be contrary to national and local sustainability policy objectives and would not fully accord with the aims of *Planning for Growth*. I have taken account of the work being done by the Council to revise the housing land requirement and there is every indication that the figures will reduce substantially with the effect that there would be no shortfall. In these circumstances, there is no compelling justification for the development of this site, which would result in the loss of valued open countryside and an intrusion into the rural setting of Salford West.

224. There would be some considerable benefits but, nonetheless, the proposal is in clear conflict with the local development plan. There is no pressing housing shortfall to justify the development of this site and the benefits are not sufficient to outweigh that conflict and the harm it would cause. Even if less weight is given to the revocation of RS so the case is more finely balanced, there is still sufficient harm on the balance of all considerations for there to be significant conflict with current UDP planning policy. On balance, in the face of substantial land use policy objections, I find no exceptional circumstances sufficient to justify the development of this greenfield site.

**Recommendations**

225. I recommend that the appeal be dismissed. Should the Secretary of State decide otherwise, I recommend that a grant of planning permission should be subject to the conditions set out in Annex A.

*Colin Ball*

Inspector
APPEARANCES

FOR THE COUNCIL:

John Hunter, of Counsel
Instructed by the Council’s Legal Department.

FOR THE APPELLANT:

Roger Lancaster, of Counsel
Instructed by Barton Willmore

He called:
- Michael Courcier DipTP RTPI
- Pauline Randall BSc (Hons) MA FLI
- Chris Patmore CEnv
- Mike Hibbert MSc MCIT MIHT
- Anne Goodall MA MSB CBiol

The Barton Willmore Planning Partnership.
Randall Thorp
RSK Land and Development Engineering Ltd.
The Traffic, Transport and Highway Consultancy Ltd.
ESL (Ecological Services) Ltd.

FOR THE BURGESS FARM RESIDENTS GROUP (BFRG):

Noel Griffiths and Eddie Howarth
They called:
- Richard Critchley Local resident.
- Eleanor Hill PhD Local resident.
- Tony Yarwood Local resident.
- Emma Gardner BSc MSc PhD Local resident.
- Wendy Howarth Local resident.

FOR THE WORSLEY CIVIC TRUST AND AMENITY SOCIETY (WCTAS):

Adrian Dunning Member, Worsley Civic Trust and Amenity Society.

OTHER INTERESTED PERSONS:

Jeanette Day Tenant farmer, Burgess Farm.
Frank Hankison. Local resident.
Barbara Keeley MP Member of Parliament for Worsley and Eccles South.
Cllr Les Turner Local resident.
Cllr Iain Lindsey Local resident.
Cllr Stephen Ord BSc (Hons) Local resident.
Cllr Karen Garrido Local resident.
Julie Bloomer Local resident.
Amanda Colgan Local resident.
Michael Corless Local resident.
Carole Wood Local resident.
Irving Pattinson Local resident.
Sue Occleston Local resident.
Andy Barlow Local resident (Friends of Walkden Station).
Joel Hughes Local resident (pupil at local school).
Louise Parker Local resident.
Carrie Elwell Local resident.
Paul Burgess BSc MPA Local resident.
CORE DOCUMENTS

1. Application documents

CD1.1 Planning application form.
CD1.2 Application Boundary plan 399A 04A.
CD1.3 Development Framework plan 399A 05.F
CD1.4 Movement Network plan 399A 06B.
CD1.5 Urban Design Parameters plan 399A 07B.
CD1.6 Illustrative Layout plan 399A 08.
CD1.7 Proposed Access plan M09028-A-001G.
CD1.8 Coal Report.
CD1.9 Design & Access Statement.
CD1.10 Draft Heads of Terms: planning obligation.
CD1.11 Flood Risk Assessment.
CD1.12 Utilities Statement.
CD1.13 Planning Statement.
CD1.14 Update to Chapter 8 of the Planning Statement.
CD1.15 Regeneration Statement.
CD1.16 Residential Market Research.
CD1.17 Statement of Community Involvement.
CD1.18 Sustainability Checklist.
CD1.19 Transport Assessment.
CD1.20 ES Supplement, including the Updated Transport Assessment.

Environmental Statement

CD1.21 Non Technical Summary.
CD1.22 Introduction.
CD1.23 Project Description.
CD1.24 Need and Alternatives.
CD1.25 Geology, Soils, Contamination and Mining.
CD1.26 Surface Water and Flood Risk.
CD1.27 Traffic and Transportation.
CD1.28 Ecology and Biodiversity Conservation.
CD1.29 Archaeology and Cultural Heritage.
CD1.30 Landscape, Townscape and Visual Impact.
CD1.31 Socio-Economic.
CD1.32 Air Quality.
CD1.33 Noise and Vibration.
CD1.34 Cumulative Impacts, Consequential Developments and Impact Interactions.
CD1.35 Environmental Management.

Consultation responses

CD1.36 Letter from County Archaeologist to Urban Vision 1 June 2010.
CD1.37 Letter from The Coal Authority to Urban Vision 28 June 2011.
CD1.38 E-mail from Design for Security to Urban Vision 30 March 2010.
CD1.40 E-mail from Greater Manchester Ecology Unit 10 January 2011.
CD1.42 Letter from Greater Manchester Passenger Transport Executive 4 May 2010.
CD1.43 E-mail from Greater Manchester Passenger Transport Executive 4 May 2011.
CD1.44 Letter from Transport for Greater Manchester 11 April 2011.
CD1.45 Letter from Miller Goodall 16 April 2010.
CD1.46 E-mail from Miller Goodall 7 January 2011.
CD1.47 Letter from Natural England 5 May 2011.
CD1.48 E-mail from Natural England 4 January 2011.
CD1.49 E-mail from Network Rail 23 April 2010.
CD1.50 E-mail from SCC Drainage Engineer 27 April 2010.
CD1.51 E-mail from UV Highway Engineer 17 May 2011.
CD1.52 Letter from United Utilities 22 April 2010.
CD1.53 E-mail from UV Environment 15 April 2010.
CD1.54 Memo from UV Environment 16 April 2010.
CD1.55 Memo from UV Environment 24 March 2011.

2. Planning committee reports

CD2.1 Report to the Planning and Transportation Regulatory Panel held on 7\textsuperscript{th} July 2011.
CD2.2 Amendment Report to the Planning and Transportation Regulatory Panel meeting held on 7\textsuperscript{th} July 2011.
CD2.3 Minutes of the Planning and Transportation Regulatory Panel meeting held on 7\textsuperscript{th} July 2011.
CD2.4 Decision Notice 10/58745/OUTEIA.
CD2.5 Minutes of the Planning and Transportation Regulatory Panel meeting held on 15\textsuperscript{th} September 2011 where the Council resolved not to defend the reasons for refusal.

3. Development plan

CD3.2 Letter from the Government Office North West to Salford City Council and Direction under paragraph 1(3) of Schedule 8 to the Planning and Compulsory Purchase Act 2004 (saving certain policies in the City of Salford Unitary Development Plan 2004 – 2016) both dated 26 February 2009.
CD3.3 North West of England Plan - Regional Spatial Strategy.
CD3.4 Supplementary Planning Document - Greenspace Strategy.
CD3.5 Supplementary Planning Document - Nature Conservation and Biodiversity.
CD3.7 Supplementary Planning Document - Trees and Development.
CD3.8 Supplementary Planning Document - Planning Obligations.
CD3.9 Supplementary Planning Document - Sustainable Design and Construction.
CD3.10 Supplementary Planning Document – Design.
CD3.11 Planning Guidance – Housing.
CD3.12 Planning Guidance - Flood Risk and Development.

4. National planning policy guidance

CD4.1 Planning Policy Statement 1 – Delivering Sustainable Development.
CD4.2 Planning and Climate Change Supplement to Planning Policy Statement 1.
CD4.3 Planning Policy Statement 3 – Housing.

www.planningportal.gov.uk/planninginspectorate  Page 55
CD4.4 Planning Policy Statement 7 - Sustainable Development in Rural Areas.
CD4.6 Planning Policy Guidance 13 – Transport.
CD4.7 Planning Policy Guidance 14 - Development on Unstable Land.
CD4.9 ODPM Circular 05/05 – Planning Obligations.

5. Rule 6 statements

CD5.1 Appellant’s Rule 6 Statement.
CD5.2 Council’s Rule 6 Statement.
CD5.3 Worsley Civic Trust and Amenity Society (WCTAS) Rule 6 Statement
CD5.4 Burgess Farm Residents Group (BFRG) Rule 6 Statement

6. Other core documents

CD6.1 Planning for Growth.
CD6.2 Draft National Planning Policy Framework.
CD6.3 Pre-Publication Consultation Core Strategy Report.
CD6.4 City of Salford Draft Core Strategy.
CD6.5 Core Strategy Housing Supply (accompanied the Pre-Publication Consultation Core Strategy Report).
CD6.6 The June 2011 List of sites forming the Five Year Supply.
CD6.7 The Salford West Regeneration Framework.
CD6.8 Greater Manchester Strategic Housing Market Assessment (December 2008).
CD6.9 Greater Manchester Strategic Housing Market Assessment Update (May 2010).
CD6.10 Greater Manchester Strategy.
CD6.11 Manchester Independent Economic Review.
CD6.12 Burgess Farm 1993 Wainhomes Appeal Decision.
CD6.14 Statement of Common Ground Appellant/WCTAS.
CD6.15 Statement of Common Ground Appellant/BFRG.
CD6.16 Draft Planning Obligation.
CD6.17 Note on Title.
CD6.18 Summary of obligations in draft.
CD6.19 Preliminary list of agreed conditions.

INQUIRY DOCUMENTS

IN1 Secretary of State’s recovery letter.
IN2 PIM notes.
IN3 Bundle of letters of objection
IN4 Letter of support

COUNCIL DOCUMENTS

CO1 Email 21 October 2011 and note on Deliverable Housing 2011-2016.
CO2 The Council’s Position Statement.
CO3 Email 18 November 2011 with details of the 1991 Wainhomes proposals.
CO4 The Council’s Opening Statement at the inquiry.
APPELLANT’S DOCUMENTS

AP1.1 Michael Courcier’s proof of evidence.
AP2.1 Mike Hibbert’s proof of evidence.
AP2.2 Appendices 1-26 to Mike Hibbert’s proof of evidence.
AP3.1 Anne Goodall’s proof of evidence.
AP3.2 Appendices 1-6 to Anne Goodall’s proof of evidence.
AP4.1 Pauline Randall’s proof of evidence.
AP4.2 Appendices 1-10 to Pauline Randall’s proof of evidence.
AP5.1 Chris Patmore’s rebuttal proof of evidence.
AP5.2 Appendices 2-5 to Chris Patmore’s rebuttal proof of evidence.
AP6 Final draft planning obligation.
AP7 Note on Air Quality and Noise issues.
AP8 Copy of Appeal Decision APP/L1764/A/10/2126522 (Cala Homes (South) Ltd at Barton Farm, Winchester).
AP9 Print copy of PowerPoint presentation slides.
AP10 Copy of The Planning Inspectorate’s Advice Note regarding Royal Assent of the Localism Bill.
AP11 True copy of executed deed of planning obligation.
AP12 Summary of unilateral undertaking obligations.
AP13 Note on compliance with CIL Regulations.
AP14 List of agreed conditions.
AP15 Email 27 November 2011 regarding involvement of residents’ groups in the management of the Nature Parks.
AP16 Appellant’s closing submissions.

BFRG DOCUMENTS

BF1.1 Richard Critchley’s proof of evidence.
BF1.2 Appendices 1-4 to Richard Critchley’s proof of evidence.
BF2.1 Dr Eleanor Hill’s proof of evidence.
BF2.2 Appendices 1-9 to Eleanor Hill’s proof of evidence.
BF3.1 Tony Yarwood’s proof of evidence.
BF3.2 Appendices 1-6 to Tony Yarwood’s proof of evidence.
BF4.1 Dr Emma Gardner’s proof of evidence (as amended).
BF5.1 Wendy Howarth’s proof of evidence.
BF5.2 Appendix 1 to Wendy Howarth’s proof of evidence.
BF6.1 Sue Occleston’s ‘Considerations’.
BF7 Email 23 November 2011 regarding unbuilt planning permissions.
BF8 BFRG Closing Statement

WCTAS DOCUMENTS

CTA1.1 Adrian Dunning’s proof of evidence.
CTA1.2 Appendix to Adrian Dunning’s proof of evidence.
CTA1.3 WCTAS Closing Statement.

OTHER DOCUMENTS

IP1.1 Barbara Keeley’s letter of 8 November 2011.
IP1.2 Barbara Keeley’s letter of 18 November 2011.
IP1.3 Barbara Keeley’s statement to the inquiry
IP1.4 Barbara Keeley’s note of sources for quotes.
IP2 Cllr Ord’s statement.
IP3 Cllr Garrido’s statement.
IP4 Mr Pattinson’s note.
IP5.1 Paul Burgess’ proof of evidence.
IP5.2 Appendices 1-2 to Paul Burgess’ proof of evidence.
IP5.3 Paul Burgess’ note of additions made in evidence in chief.
IP5.4 Proposed Interim Housing Figure Sustainability Appraisal.
ANNEX A

Schedule of conditions to be attached to outline planning permission for residential development consisting of 350 dwellings, open space, nature parks, roads, foot and cycle links and landscaping; together with recreational and ecological works at Burgess Farm, Hilton Lane, Worsley, Manchester M28 3TL:

1) Details of the appearance, landscaping, layout, and scale, (hereinafter called "the reserved matters") shall be submitted to and approved in writing by the local planning authority before any development begins and the development shall be carried out as approved.

2) Application for approval of the reserved matters shall be made to the local planning authority not later than 3 years from the date of this permission.

3) The development hereby permitted shall begin not later than 2 years from the date of approval of the last of the reserved matters to be approved.

4) The development hereby approved shall be carried out in accordance with the phasing principles contained within Section 9 of the Design and Access Statement prepared by Randall Thorp dated March 2010.

5) The development hereby permitted shall be carried out in accordance with the principles and design philosophy set out in the following approved plans: 339.04A, 339A.05F, 339A.06B, 339A.07B and M09028-A-001G.

6) No development shall take place, including any works of excavation or demolition, until a Construction Method Statement has been submitted to, and approved in writing by, the local planning authority. The approved Statement shall be adhered to throughout the construction period. The Statement shall provide for:
   i) the times of construction activities on site
   ii) the parking of vehicles of site operatives and visitors
   iii) loading and unloading of plant and materials
   iv) storage of plant and materials used in constructing the development
   v) the erection and maintenance of security hoarding including decorative displays and facilities for public viewing, where appropriate
   vi) wheel washing facilities
   vii) measures to control the emission of dust and dirt during construction
   viii) a scheme for recycling/disposing of waste resulting from demolition and construction works
   ix) measures to prevent disturbance to adjacent dwellings from noise and vibration, including any piling activity
   x) measures to prevent the pollution of watercourses

7) Development of any phase shall not begin until a Crime Prevention Plan has been submitted to and approved in writing by the local planning authority. Each phase of development shall be carried out in accordance with that Plan.

8) No development shall take place until a scheme for the lighting of the foot/cycleway between Mather Fold Road and Point A on plan reference 399A.12, including the timing of its provision, has been submitted to and approved in writing by the local planning authority. The approved scheme
shall be implemented in full before the occupation of any dwelling, and shall be retained in full working order thereafter.

9) No development shall take place until a detailed site investigation has been carried out in accordance with Section 4.5 of the Environmental Statement, dated March 2010. The investigation shall address the need for remedial works to treat/address the mine entries, areas of shallow mine workings and areas of former opencast backfill. The details of any proposed remedial works shall be submitted to, and approved in writing by the Local Planning Authority and the works shall be undertaken in accordance with the approved details to ensure the safety and stability of the proposed development prior to commencement.

10) Prior to the commencement of each phase of development:

(i) A Site Investigation report shall be submitted to and approved in writing by the Local Planning Authority. The investigation shall address the nature, degree and distribution of land contamination on site and shall include an identification and assessment of the risk to receptors focusing primarily on risks to human health and the wider environment;

(ii) The details of any proposed Remedial Works shall be submitted to, and approved in writing by the Local Planning Authority. Such Remedial Works shall be incorporated into the development during the course of construction and completed prior to occupation of the development; and

(iii) A Verification Report shall be submitted to, and approved in writing by, the Local Planning Authority prior to the occupation of any dwelling within that phase. The Verification Report shall validate that all remedial works undertaken on site have been completed in accordance with those approved by the Local Planning Authority.

11) No development shall take place until a detailed method statement for the removal or long-term management /eradication of Japanese knotweed on the site has been submitted to and approved in writing by the local planning authority. The method statement shall include proposed measures to prevent the spread of Japanese knotweed during any operations such as mowing, strimming or soil movement. It shall also contain measures to ensure that any soils brought to the site are free of the seeds / root / stem of any invasive plant covered under the Wildlife and Countryside Act 1981. Development shall only be carried out in accordance with the approved method statement.

12) Prior to the commencement of each phase of development a programme of archaeological work shall be undertaken in accordance with a written scheme of investigation which has been submitted to and approved in writing by the local planning authority.

13) No development shall take place until details of the implementation, maintenance and management of the sustainable drainage scheme have been submitted to and approved in writing by the local planning authority. The scheme shall be implemented and thereafter managed and maintained in accordance with the approved details. Those details shall include a timetable for its implementation and a management and maintenance plan for the lifetime of the development which shall include the arrangements
for adoption by any public body or statutory undertaker, or any other arrangements to secure the operation of the sustainable drainage scheme throughout its lifetime.

14) The development permitted by this planning permission shall only be carried out in accordance with mitigation measures set out in the approved Flood Risk Assessment (FRA) March 2010 Ref 660094-FRA-R1(3)/RSK Land & Development Engineering Ltd, or any subsequent FRA approved in writing by the local planning authority, including that no houses or gardens shall be sited within the area shown hatched blue on RSK plan ref 660094/1002/P2.

15) Prior to the commencement of each phase of development a scheme for the provision and management of a buffer zone alongside the watercourses shall be submitted to and agreed in writing by the local planning authority. Thereafter the development shall be carried out in accordance with the approved scheme and any subsequent amendments shall be agreed in writing with the local planning authority. The scheme shall include plans showing the extent and layout of the buffer zone, details of the planting scheme (for example, native species), details demonstrating how the buffer zone will be protected during development and managed/maintained over the longer term, and details of any footpaths, fencing, lighting etc.

16) Prior to the commencement of each phase of the development a landscape management plan, including long term design objectives, management responsibilities and maintenance schedules for all landscape areas, other than small, privately owned, domestic gardens, shall be submitted to and approved in writing by the local planning authority. The landscape management plan shall be implemented as approved.

17) No development, including any vegetation clearance or ground works, shall take place within the application site (including the Nature Parks) until a comprehensive Method Statement has been submitted to and approved in writing by the local planning authority. The Statement shall give details of the Reasonable Avoidance Measures to be taken to avoid any possible harm to great crested newts or their habitats during the course of the development. Development shall only be carried out in accordance with the approved method statement.

18) The dwellings shall achieve at least Level 3 of the Code for Sustainable Homes. No dwelling shall be occupied until a final Code Certificate has been issued for it certifying that the appropriate Code Level has been achieved.

19) At least 10% of the energy supply of the development shall be secured from decentralised and renewable or low carbon energy sources (as described in the glossary of PPS1 supplement ‘Planning and Climate Change’ 2007). A scheme showing details and a timetable of how this is to be achieved, including details of physical works on site, shall be submitted to and approved in writing by the local planning authority as part of the reserved matters submissions required by condition 1. The scheme shall be implemented in accordance with the approved details and timetable and retained as operational thereafter.

20) At least 31% of the dwellings forming the total development shall have 4 or more bedrooms, and at least 60% of all dwellings shall have a floorspace of at 95 square metres.
21) The development shall provide fully on-site for the open space and public realm works required by Policies H8 and DEV5 of the City of Salford Unitary Development Plan, adopted June 2006. In each phase, no dwelling shall be occupied until the open space and public realm works within that phase have been completed and are available for use.

22) No dwelling shall be occupied until the offsite works of highway improvement shown on approved plan M09028-A-001G have been completed.