

Section 1 - About you and anyone you may be representing

Please tick the option which best describes why you are completing this form and then fill in the corresponding address block.

Tick and fill in **one option only**. Only one person or organisation can become an *Interested Party* per form. Each *Interested Party* must be registered with their own form.

I am completing this form for myself to give my own personal views.

Title: MR First name: ANTHONY

Last name: FULLER

Address Line 1: [REDACTED]

Address Line 2: [REDACTED]

Address Line 3: [REDACTED]

Town/City: [REDACTED]

Email: (NOT ONLINE)

Tel: [REDACTED]

I am completing this form for the organisation I work for, either on a paid or voluntary basis, to give its views.

Title: _____ First name: _____

Last name: _____

Job title: _____

Organisation name: _____

Address Line 1: _____

Address Line 2: _____

Address Line 3: _____

Town/City: _____ Postcode: _____

Email: _____

Tel: _____

Before completing your own personal details or those of another person or organisation, please ensure that you read our **Privacy Notice**, attached, so that you are aware of how this data will be stored and used.

Please be aware that you **must** complete one of the address block fields for your Representation to be valid.

Section 1 - About you and anyone you may be representing

I am completing this form on behalf of another person or organisation and I have their permission to represent their views. I give both their contact details and my own below.

Agent or representative contact details (these details will be used for correspondence):

Title: _____ **First name:** _____

Last name: _____

Job title: _____

Organisation name: _____

Address Line 1: _____

Address Line 2: _____

Address Line 3: _____

Town/City: _____ **Postcode:** _____

Email: _____

Tel: _____

Contact details of the person or organisation you are representing:

Title: _____ **First name:** _____

Last name: _____

Job title: _____

Organisation name: _____

Address Line 1: _____

Address Line 2: _____

Address Line 3: _____

Town/City: _____ **Postcode:** _____

Email: _____

Tel: _____

If you are acting on behalf of a third party, be this another person or organisation, complete the **third** address block **only**, providing your own contact details as well as those of the person or organisation you are representing.

The Planning Inspectorate aims to communicate with people by email wherever possible, as electronic communication is more environmentally friendly and cost effective for the Planning Inspectorate as a government agency, given the volume and frequency of letters it needs to send to *Interested Parties* during an Examination. **Therefore if you provide an email address we will use this.**

If you say that you agree to receive communications by email, you can change your mind later provided you give us seven days notice, either in writing or by email.

Section 2 – Your Representation

Here you should summarise the aspects of the *application* you agree and/ or disagree with and say why. Outline what information, local knowledge or evidence you have which supports this. Please aim to limit this section to no more than **500 words** (please use extra paper if needed).

30/10/22. A.F. FULLER
A12 WIDENING SCHEME. RESTRICTION 20a REF. TR010060-001
I UNDERSTAND THAT WHEN A THIRD LANE IS ADDED TO
THE A12 THE SLIP ROAD 20a WILL NOT BE SUFFICIENTLY
LONG ENOUGH TO BE SAFE.
IF THE START OF THE SLIP ROAD WERE TO BE IN
NEARER TO HATFIELD REVEREL, THIS WOULD BE A
LOGICAL SOLUTION.
MINIMAL LAND WOULD BE NEEDED WHICH IS
CURRENTLY UNUSED AND THE COST WOULD
BE OFFSET BY THE REDUCED ALTERATIONS
TO THE B1137 IF THE SLIP ROAD WERE TO BE
CLOSED.
THE CLOSURE OF 20a WOULD RESULT IN NOT
ONLY CARS BUT ALSO H.G.V.'S BEING TEMPTED
TO USE OUR MAIN ROAD AS A RAT RUN
RESULTING IN INCREASED NOISE, POLLUTION,
CONGESTION AND ALSO PREMATURE
ROAD SURFACE DETERIORATION.

The Planning Act 2008 process is primarily a written *Examination* process and if you are registered as an *Interested Party* you will have an opportunity, later in the *Examination* process, to provide a more detailed *Written Representation*.

You cannot reserve a right to make a *Representation* later without providing a summary of the points you intend to submit at this stage.

Your *Representation* should take the form of a summary of what you agree with and/ or disagree within the *application*, and any impacts you think it would have.

Please note that your *Representation* **must not** include material that is:

- vexatious or frivolous;
- about compensation for Compulsory Acquisition of land or of any interest in or right over land; or
- about the merits of policy set out in a National Policy Statement.

The information you include in the *Representation* section of this form will be used by the *Examining Authority* to carry out its *Initial Assessment of Principle Issues* and to decide the best way to examine the *application*.

Please check that you have completed all relevant sections, otherwise you may not be able to take part in the later stages of the *Examination*.

Please sign your form and give today's date, below:

Signature _____

Date _____

30/10/2022.

Glossary of terms

The process for applying for a Development Consent Order is a legal process governed by the Planning Act 2008 and related legislation. We are committed to ensuring that we make this process as inclusive as possible. We have tried to use everyday language wherever possible on the Website, but we may also refer to a number of terms which are used in the Planning Act 2008 and related legislation. Our Customer Services Team (0303 444 5000) can advise on terms that are not covered in this glossary.

Affected Person

A Development Consent Order can include powers for an applicant to acquire land and rights compulsorily. A person is an **Affected Person** if an applicant, after making diligent inquiry, knows that the person is interested in the land to which a Compulsory Acquisition request relates. If you are an **Affected Person**, you are automatically an **Interested Party** for the purposes of an Examination.

Application

This refers to an applicant's **application** for a **Development Consent Order**. An **application** consists of a series of documents and plans which are published on the Planning Inspectorate's website.

Compulsory Acquisition Hearing

These must take place at the request of an **Affected Person**. Only **Affected Persons**, and the Applicant, have the right to request and be heard at a **Compulsory Acquisition Hearing**. At any hearings, the **Examining Authority** will manage the proceedings and may set a time limit for contributions to ensure fairness to all participants. For further information see Advice Note 8.5: The Examination: hearings and site inspections:

<https://infrastructure.planninginspectorate.gov.uk/legislation-and-advice/advice-notes/>

Development Consent Order (DCO)

This is a statutory order which provides consent for the **project** and means that a range of other consents, such as planning permission and listed building consent, will not be required. A **DCO** can also include provisions authorising the Compulsory Acquisition of land or of interests in or rights over land which is the subject of an application. A draft **DCO** is submitted by applicants with every application.

Examination

This is the formal, legal process governed by the Planning Act 2008 and related legislation. The Examination stage starts the day after the **Preliminary Meeting** has been closed and can last up to six months. For further information see Advice Note 8.4: The Examination: <https://infrastructure.planninginspectorate.gov.uk/legislation-and-advice/advice-notes/>