National Infrastructure Planning

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All Interested Parties, Statutory Parties and any other person invited to the Preliminary Meeting

Your Ref:

Our Ref: TR010064

Date: 7 August 2024

Dear Sir/ Madam

Planning Act 2008 – Section 88 and 89 and The Infrastructure Planning (Examination Procedure) Rules 2010 - Rules 4, 6, 9 and 13

Application by National Highways for an Order Granting Development Consent for the M60/M62/M66 Simister Island Interchange Project

Appointment of the Examining Authority, invitation to the Preliminary Meeting and Notification of Hearings

Following my appointment by the Secretary of State as the lead member of the Examining Authority (ExA) to carry out an Examination of the above application I am writing to introduce myself and the other member of the ExA. My name is Sarah Holmes and the other member of the ExA is Andrew Robinson. A copy of the appointment notice can be viewed under the Documents tab on the project webpage of the National Infrastructure Planning website (project webpage).

We would like to thank those of you who submitted Relevant Representations. These representations have assisted us when considering how we will examine this application.



Invitation to the Preliminary Meeting

As a recipient of this letter you are invited to the Preliminary Meeting to discuss **the procedure** for the Examination of the above application.

Date	Start time	Venue and joining details	
Wednesday 11 September 2024	Registration and seating available at venue from: from 09:30 Virtual Registration Process from: from 09:30 Preliminary Meeting starts:	Peel Meeting Room Bury Town Hall Knowsley Place Knowsley Street Bury BL9 0ST and	
	10:00	by virtual means using Microsoft Teams Full instructions on how to join online or by telephone will be provided in advance to those who have pre-registered	

You must register by completing the <u>Event Participation Form</u> by Wednesday 28 August if you intend to participate in the Preliminary Meeting and provide all the information requested (see below).

If you simply wish to observe the Preliminary Meeting then you do not need to register as you will be able to either:

- **1.** watch a livestream of the event a link to the livestream will be made available on the <u>project webpage</u> shortly before the event is scheduled to begin; and/or
- **2.** watch the recording of the event which will be published on the project webpage shortly after the event has finished.

Alternatively, you can attend the physical event at the venue to observe the proceedings; however, to ensure there is adequate seating capacity at the venue we request that you register your attendance to **observe only** by **Wednesday 28 August** using the **Event Participation Form**. Please note that it may not be possible to participate on the day if you have not registered your wish to speak by **Wednesday 28 August.**



Purpose of the Preliminary Meeting

The purpose of the Preliminary Meeting is to enable views to be put to us about how the application should be examined. The ExA will therefore limit the scope of the Preliminary Meeting to consideration of **how the application will be examined**. See **Annex B** to this letter and the Planning Inspectorate's <u>Advice Note 8.3 - Influencing</u> how an application is Examined: the Preliminary Meeting for more information.

The Preliminary Meeting is **not** an opportunity for you to give your views about what you like or don't like about the application. The merits or disadvantages of the application will only be considered once the Examination starts, which is after the Preliminary Meeting has closed. All relevant and important matters will be taken into account when we make a recommendation to the Secretary of State for Transport, who will take the final decision in this case.

The agenda for the meeting is at **Annex A** to this letter. This has been set following our Initial Assessment of Principal Issues arising from our reading of the application documents and the Relevant Representations received. The Initial Assessment of Principal Issues is set out in **Annex C** to this letter.

Written submissions about how the application should be examined

The Planning Act 2008 (PA2008) establishes a principally written process for the Examination of applications for Development Consent Orders and **representations** made in writing carry equal weight to oral representations at all stages of the process.

We are now requesting written submissions from recipients of this letter about how the application should be examined. We particularly wish to hear from you if:

- you consider changes need to be made to the draft Examination Timetable set out at Annex D to this letter; and/or
- you wish to comment about the arrangements for future Examination hearings, including the use of virtual methods.

You are invited to make a written submission about how the application is to be examined by **Procedural Deadline A** (23:59 on Wednesday 28 August) (see **Annex D** to this letter).

We request that all submissions are made using the 'Have your say' section of the project webpage on or before **Procedural Deadline A**. **Annex I** to this letter provides further information about the 'Have your say' section.



Requests to participate at the Preliminary Meeting

Please note that you are not required to attend, or make written submissions to, the Preliminary Meeting in order to participate in the Examination. If you are an Interested Party you can make a Written Representation and comment on the Written Representations made by other Interested Parties during the Examination. You will also be able to participate in any hearings that are arranged.

If you wish to participate at the Preliminary Meeting you are required to notify the ExA in writing on or before **Wednesday 28 August** (see **Procedural Deadline A**).

Any request to participate in the Preliminary Meeting **must include** the following information:

- name and unique reference number (found at the top your letter or email from the Planning Inspectorate);
- email address (if available) and contact telephone number;
- name and unique reference number of any person/organisation that you are representing (if applicable);
- for blended events, confirmation of whether you will participate virtually or in-person;
 and
- the agenda item on which you wish to speak and a list of the points you wish to make.

Requests to participate should be made using the **Event Participation Form** on or before **Procedural Deadline A**.

Please contact the Case Team using the contact details at the top of this letter if you require any support or assistance to attend the Preliminary Meeting, either virtually or in person.

Format of Examination Events – Preliminary Meeting and Hearings

The Examination of the application will principally be a written process (see <u>Advice Note 8.4: The Examination</u>), supplemented where necessary by various types of hearings (see <u>Advice Note 8.5: Hearings and site inspections</u> and <u>Advice Note 8.6: Virtual Examination events</u>).

Both blended (part in-person and part virtual) and fully virtual events form part of the Planning Inspectorate's operating model. We remain flexible and will confirm the format of any hearings to be held during the Examination Stage when we provide formal notification of each hearing at least 21 days in advance of it taking place.

We are providing formal notification that the **Preliminary Meeting will be a blended** event and that the Open Floor Hearing (OFH) and Issue Specific Hearing (ISH) referred to in Annex F to this letter will also be blended events.



After the Preliminary Meeting

After the Preliminary Meeting we will issue a letter (known as the Rule 8 letter) setting out the finalised Examination Timetable. A note of the meeting will also be published on the <u>project webpage</u>.

Notification of initial hearings

We have made a Procedural Decision to hold the following initial hearings:

- Open Floor Hearing 1 (OFH1) A blended event to be held on Wednesday 11 September 2024 from 14:00
- Issue Specific Hearing 1 (ISH1) on the draft Development Consent Order (dDCO) A blended event to be held on Thursday 12 September 2024 from 10:00

Important information about these hearings is contained in **Annex F** to this letter, including what details need to be provided with a request to be heard at a hearing and the procedure that will be followed.

Other Procedural Decisions made by the Examining Authority

We have made some further Procedural Decisions which are set out in detail at **Annex G** to this letter. They are summarised as follows:

- The Applicant to make electronic displays of plans and drawings available at the Hearings.
- Statements of Common Ground.
- Request for suggested locations for an Accompanied Site Inspection.
- Deadline for Written Representations and Local Impact Reports.
- Notification by Statutory Parties of their wish to be considered as an IP.

Changes to land interests

When the Applicant becomes aware that there has been a change in ownership, or a new interest, in relevant land the Applicant is requested to make the relevant person aware that they can make a request to the ExA to become an Interested Party under section 102A of the PA2008 by contacting the Case Team. The Examination Timetable includes various Deadlines for the submission of an updated Book of Reference and schedule of changes to the Book of Reference, which should include confirmation that relevant persons have been informed of their rights under section 102A.



Managing Examination correspondence

Given the volume and frequency of letters the Planning Inspectorate needs to send to Interested Parties during an Examination, we aim to communicate with people by email as electronic communication is more environmentally friendly and cost effective for the taxpayer.

If you have received a letter but are able to receive communications by email, please inform the Case Team using the contact details at the top of this letter as soon as possible.

As the Examination process makes substantial use of electronic documents, it will be useful for you to become familiar with the <u>project webpage</u>.

Please make your submissions at relevant deadlines during the Examination using the 'Have your say' section of the <u>project webpage</u>. More information is provided in **Annex I** to this letter.

There is also a function on the project webpage called 'Get updates'. This provides you with an opportunity to register to receive automatic e-mail updates at key stages during the Examination.

Your status in the Examination

You have received this letter because you fall within one of the groups described in the Planning Inspectorate's document What is My Status in the Examination?.

If your reference number begins with '2004', 'M60S-AFP', 'M60S-S57' you are in Group A. If your reference number begins with 'M60S-SP' you are in Group B. If your reference number begins with 'M60S-OP' you are in Group C. The meaning and purpose of those groups are explained in the document published at the link above.

If having read this document you are still unsure about your status, please contact the Case Team using the details at the top of this letter.

Awards of costs

All parties will normally be expected to meet their own costs. Costs can be awarded against a party who has acted unreasonably and has caused the party applying for the award of costs to incur unnecessary or wasted expense during the Examination. You should be aware of the relevant costs guidance Awards of costs: examinations of applications for development consent orders.

Management of information

Information, including representations, submitted in respect of this Examination (if accepted by the Examining Authority) and a record of any advice which has been provided by the Planning Inspectorate is published on the project webpage.



Examination Documents can also be viewed electronically at the locations listed in **Annex H** to this letter.

Please note that in the interest of facilitating an effective and fair Examination, it is necessary to publish some personal information. To find out how we handle your personal information please view our Privacy Notice.

We look forward to working with all parties in the Examination of this application.

Yours faithfully

Sarah Holmes

Lead Member of the Examining Authority

Annexes

- A Agenda for the Preliminary Meeting
- **B** Introduction to the Preliminary Meeting
- C Initial Assessment of Principal Issues
- **D** Draft Examination Timetable
- E The Applicant's Updates
- F Notification of initial hearings
- G Other Procedural Decisions made by the Examining Authority
- **H** Availability of Examination Documents
- I The 'Have your say' section of the Project Webpage

This communication does not constitute legal advice.

Please view our Privacy Notice before sending information to the Planning Inspectorate.



Agenda for the Preliminary Meeting

You must register by completing the <u>Event Participation Form</u> by Wednesday 28 August 2024 if you intend to participate in the Preliminary Meeting and provide all the information requested (see below).

If you simply wish to observe the Preliminary Meeting then you do not need to register as you will be able to either:

- **1.** watch a livestream of the event a link to the livestream will be made available on the <u>project webpage</u> shortly before the event is scheduled to begin; and/or
- **2.** watch the recording of the event which will be published on the <u>project webpage</u> shortly after the event has finished.

Alternatively, you can attend the physical event at the venue to observe the proceedings; however, to ensure there is adequate seating capacity at the venue we request that you register your attendance to **observe only** by

Wednesday 28 August 2024 using the <u>Event Participation Form</u> Please note that it may not be possible to participate on the day if you have not registered your wish to speak by Wednesday 28 August 2024.

If you are unable to complete the online Event Participation Form, please contact the Case Team using the contact details at the top of this letter.

If you are participating using Microsoft Teams, please join the virtual lobby promptly using the instructions that will be sent to you. The event will start at **10:00** irrespective of any late arrivals, for whom access may not be possible.

It may take some time to admit participants from the virtual lobby, your patience whilst you are waiting is appreciated.

The agenda for the Preliminary Meeting may be subject to change at the discretion of the Examining Authority (ExA), although in making changes the ExA will be mindful of the need to provide opportunities for fair involvement to all Interested Parties (IPs).

Any requests to participate in the Preliminary Meeting, whether virtually or in-person, **must include** the following information:

- name and unique reference number (found at the top of your letter or email from the Planning Inspectorate);
- email address (if available) and contact telephone number;
- name and unique reference number of any person/ organisation that you are representing (if applicable);
- confirmation of whether you will be participating virtually or in person; and
- the agenda item on which you wish to speak and a list of the points that you wish to make.

Date: Wednesday 11 September 2024

Registration Process: from 09:30

Meeting start time: 10.00am

Venue: Peel Meeting Room, Bury Town Hall, Knowsley

Place, Knowsley Street, Bury, BL9 0ST

and by virtual means using **Microsoft Teams**Full instructions on how to join online or by phone will be provided in advance to those who have pre-

registered

Attendees: The Applicant and Interested Parties who have

pre-registered

Agenda for the Preliminary Meeting				
09:30	Virtual Registration Process			
	Please enter the virtual lobby at 9:30am using the instructions that will be sent to you. From here you will be admitted to the Arrangements Conference by the Case Team and given further instructions.			
09:30	In-person Registration Process			
	Registration and seating available at venue for in-person attendees			
10:00	Preliminary Meeting			
Item 1	The Preliminary Meeting will formally open at 10:00 . The Examining Authority will welcome participants and lead introductions.			
Item 2	The Examining Authority's remarks about the Examination process – Annex B to Rule 6 letter			
Item 3	Initial Assessment of Principal Issues – Annex C to Rule 6 letter			
Item 4	Draft Examination Timetable – Annex D to Rule 6 letter			
Item 5	Procedural Decisions – Annex G to Rule 6 letter			
Item 6	Any other matters			
Close of the Preliminary Meeting				

Introduction to the Preliminary Meeting

This annex provides advance access to information that would usually be included in the ExA's introductory remarks. Please read it carefully, as the ExA will only present a summary of the key points at the Preliminary Meeting, to ensure that the time available for participants to speak is maximised.

The Examining Authority and the Case Team

The ExA will introduce themselves at the start of the Preliminary Meeting.

The ExA will be supported by the Planning Inspectorate Case Team. Bart Bartkowiak is the Case Manager for the application. For those attending virtually, a member of the Case Team will welcome participants and will be available to answer questions by email before and after the meeting. The contact email address is:

M60SimisterIsland@planninginspectorate.gov.uk

Format

The Preliminary Meeting, Open Floor Hearings and Hearings will consist of blended events. This means that they will be held in person, with some participants opting to attend virtually either online by using Microsoft Teams or by telephone. Aware of videoconferencing fatigue, the ExA will try to ensure that regular breaks are taken. More details will be provided in the relevant agendas for such meetings, if required.

The purpose of the Preliminary Meeting

The Preliminary Meeting (PM) is being held to discuss the arrangements for the Examination of the application for a Development Consent Order (DCO) for the M60/M62/M66 Simister Island Interchange project, which is a Nationally Significant Infrastructure Project (NSIP), and which will generally be referred to in the Preliminary Meeting and Examination as the 'Proposed Development'. The application has been made by National Highways, who will be referred to as 'the Applicant'.

You will find information about the application and, in due course, documents produced for the Examination on the <u>project webpage</u> of the National Infrastructure Planning website. The <u>project webpage</u> has links to the Examination Timetable, Relevant Representations, Examination documents and Examination procedure.

You are encouraged to look at the <u>project webpage</u> if you haven't already done so, because it will be used to communicate with you and to provide access to documents throughout the Examination.

The main purpose of the PM is to discuss the arrangements for the Examination of the application. It focuses **on the process only**, and it will not be looking at the substance of the proposals. Questions, discussions and representations about the merits or disadvantages of the Proposed Development are for the Examination itself which will begin after the close of the PM.

The PM will be your opportunity to influence the process that the ExA intends to follow. The agenda for the PM is attached to this Rule 6 letter at **Annex A**. It is important to have the letter and the agenda in front of you during the course of the PM as you may need to refer to them. Hard copies will not be provided at the PM so you may wish to print these in advance.

Government guidance and policy

The application is a NSIP under the Planning Act 2008 (PA2008) as a consequence of sections 14 and 22: it includes the construction and alteration of a highway. The designated National Policy Statement for National Networks applies to this Examination and to decision-making relating to this application.

The ExA will consider the Proposed Development in accordance with the National Policy Statement (NPS) for National Networks and any other applicable policy or considerations the ExA deem to be important and relevant. The PA2008 makes it clear that, in making a decision, the relevant Secretary of State (SoS) "must decide the application in accordance with any relevant NPS" (s104(3)), subject to certain provisos. Essentially, the provisos are that the application must not breach legal or treaty obligations, and that any adverse impact of the Proposed Development would not outweigh its benefits.

The SoS is entitled to disregard any representations that relate to the merits of the designated NPS. In practice, this means that the ExA will not spend time examining representations that challenge policy set out in NPSs, or the validity of NPSs themselves. The focus will be on the merits or disadvantages of the Proposed Development, tested to the appropriate extent using the tests set out in relevant designated NPSs that are in force.

Other important and relevant planning policies that the ExA may consider include policies in the relevant local authorities' development plans. However, if these conflict with policy in a NPS, then the NPS will take precedence.

In summary, the PM will establish the procedures and timetable for the Examination of the Proposed Development. It will set a framework for the ExA to enable the SoS to consider and decide the application. In doing so, the ExA will have regard to:

- the positions and representations of all Interested Parties (IPs);
- any Local Impact Reports (LIR) prepared and provided by relevant local authorities;
- other prescribed matters; and
- any other matters that appear to be both relevant and important to the relevant SoS's decision.

Preliminary Meeting invitees

The Applicant is invited to the PM and is generally given the opportunity to reply to any representations made.

Everyone who has made a valid Relevant Representation has been registered as an Interested Party (IP) and has been invited to the PM. All IPs are entitled to involvement in the Examination.

Each person or organisation with an interest in land or rights that are affected by a Compulsory Acquisition request in this application is an Affected Person (AP) and has been invited to the PM. In addition to a general entitlement to involvement in the Examination, APs have a right to be heard in relation to any objection about the effects of Compulsory Acquisition on their interests in land, and a right to be notified of any Compulsory Acquisition Hearing. All APs are IPs, whether or not they have made a valid Relevant Representation.

Certain bodies are Statutory Parties and they have been invited to the PM. Statutory Parties can elect to become IPs without having made a valid Relevant Representation by notifying the ExA in writing.

The ExA has the power to involve people who are not IPs in the Examination as though they are IPs, including by inviting them to the PM. However, this is only done in exceptional circumstances, for example if it was clear that the application would materially affect a person, they are not automatically an IP or eligible to elect to become an IP and they had been unable to take the necessary action to register as an IP.

Further information on your status can be found at: What is My Status in the Examination?

Conduct of the Preliminary Meeting

The ExA estimates that the PM will take up to two hours to complete.

During the PM participants may have to make allowances and be patient if there are delays associated with the technology used. In recognition of the fatigue associated with on-screen communication, the ExA will provide breaks during the PM as appropriate.

A digital recording of the PM will be made available on the <u>project webpage</u> as soon as practicable following the close of the PM. The recording allows any member of the public who is interested in the application and the Examination to find out what has been discussed at the PM. The making and publication of these recordings are a means by which the ExA meets the legal requirement to hold the PM (and any other hearings) in public. In this regard, **anyone speaking at the PM will need to introduce themselves each time they speak**, to ensure that someone listening to the recording after the event is clear who was speaking. A written note of the PM will be produced and published as soon as practicable following the close of the PM.

Annex B

As the recordings are retained and published, they form a public record that can contain personal information to which the UK General Data Protection Regulation (UK GDPR) applies. Participants must do their best to avoid providing any information which should otherwise be kept private and confidential. If there is a need to refer to such information, it should be in written form. Although this will also be published, personal and private content can be redacted or removed before it is made publicly available. Any person who is unclear on this point should ask the Case Team for guidance before they place personal and private information into the public domain.

The Planning Inspectorate's practice is to publish the recordings and retain them for a period of five years from the SoS's decision on the DCO. If you actively participate in the PM, it is important that you understand that you will be recorded and that the recording will be made available in the public domain. Please see our Privacy Notice for more information about how we handle your data.

Following the ExA's introductions, each participant who has been registered to speak will be asked to introduce themselves, including any organisations or groups that they represent. The ExA will then conduct the meeting in accordance with the agenda (provided in **Annex A**). If you prefer not to have your image recorded, if you are attending virtually you can switch off your camera at any point. If you are attending in person then please let the Case Team know so that the appropriate arrangements can be put into place.

The Examination process

The starting point is that the relevant legislation, section 87 of the Planning Act 2008 (PA2008), states that "it is for the Examining Authority to decide how to examine the application".

Examining Inspectors are employed by the Planning Inspectorate. The Planning Inspectorate is an Executive Agency of the Ministry of Housing, Communities & Local Government. This is an application for Development Consent. For the examination of nationally significant infrastructure projects the ExA produces an independent and impartial report with a recommendation to the relevant Secretary of State. In the case of this project this is the Secretary of State for Transport. It is the Secretary of State who will make the decision on the application, not the ExA.

The Examination of NSIPs follows different processes to those, for example, of a Public Inquiry into a planning appeal following the refusal of planning permission. The main differences are that the Examination of NSIPs are primarily a written process and hearings take on an inquisitorial approach as opposed to an adversarial one.

This means that the ExA will probe, test and assess the evidence primarily using written questions. While some hearings are held to provide supplementary evidence, questions to the Applicant or to witnesses will come from the ExA. Questioning or cross-examination of witnesses by other parties will not generally be allowed.

Annex B

In terms of opportunities to provide evidence in writing, the draft Examination Timetable makes provision for the following written processes:

- Local authorities can submit LIRs if they wish. Whilst these are voluntary, the PA2008 provides that if they are provided, they must be considered by the SoS in reaching a decision. Consequently, LIRs are a very important method for local authorities to communicate issues of concern to the ExA, the SoS and their residents.
- IPs can make Written Representations (WRs) and comment on WRs made by other parties.
- IPs can respond to the ExA's written questions (ExQs) and comment on responses to these written questions provided by others.
- IPs may be asked to contribute to the making of Statements of Common Ground (SoCG) if it appears that there are matters on which they and the Applicant agrees, and if it would be useful for this to be clarified. SoCGs most usefully extend to catalogue matters that are not agreed or are outstanding.

The draft Examination Timetable includes a series of numbered Deadlines for receipt of written submissions. Timely submissions received by the relevant Deadline and that address its purpose will be accepted. **Documents received after the relevant Deadline are only accepted at the discretion of the ExA and may not be accepted to ensure fairness to all parties.** Circumstances where documents are submitted late without good reason, causing inconvenience or delay to other parties can amount to unreasonable behaviour.

These written processes will be the principal means used by the ExA to gather information, evidence and views about the application. However, the Examination will only be effective if all parties resolve to give timely, full, frank, clear and evidenced answers to every question that is relevant to their interests and to engage fully with any other related processes such as the completion of WRs and SoCGs.

There is no merit in withholding or delaying information, or in failing to co-operate, and should it occur, any unreasonable behaviour that caused another party to incur wasted expenditure could lead to an award of costs against the offending party.

The ExA has discretion to make amendments to the Examination Timetable for the wider benefit of the Examination. If possible, events will be arranged for times when all relevant parties are available, but the ExA is under a duty to complete the Examination by the end of the six-month period beginning with the day after the close of the PM. This requirement is set by legislation, and while the ExA will try to rearrange event dates to accommodate all relevant parties, in practice there will be limited scope to alter dates set out in the draft Examination Timetable.

The statutory time limit for the Examination means that where there are matters that still need to be discussed and agreed between the Applicant and IPs, it will be very helpful to the ExA if these could be progressed as early as possible.

Hearings

The draft Examination Timetable (see **Annex D**) includes provision for hearings, at which the ExA takes oral evidence from the various parties.

The Rule 6 letter provides notification of an Open Floor Hearing and an Issue Specific Hearing.

In addition any registered IP may request an **Open Floor Hearing** (OFH) to make oral representations about the application if they believe this to be preferable to relying on their written representation, though both carry equal weight. Oral submissions should be based on representations previously made in writing, but they **should not simply repeat matters previously covered in the written submission**. Rather, they should focus on specific detail and explanation to help inform the ExA. There should be no new or unexpected material in oral representations. A written summary note with any supporting evidence or references will be requested of each speaker following the OFH.

As with all Examination events, OFHs are subject to the powers of control of the ExA, as set out in the PA2008 and supporting legislation. Participants must register in advance by the Deadline shown in the Examination Timetable and in accordance with the instructions. It is common practice for the ExA to set a time limit for each speaker and speakers with common points are asked to come together to nominate a spokesperson or representative speakers to cover specific topics, so as to avoid repetition. Speakers representing public authorities, community and membership organisations or multiple IPs are normally provided with an additional time allowance, recognising their representative role.

The Applicant's draft DCO provides for the Compulsory Acquisition of land and rights, and the Temporary Possession of land. Affected Persons (ie those whose land or rights over land are affected) have a right to request and be heard at a **Compulsory Acquisition Hearing** (CAH). If one or more APs request to be heard then a CAH must be held. Provisional dates for CAHs are included in the draft Examination Timetable along with Deadlines by which requests to be heard must be submitted.

The ExA has the discretion to hold **Issue Specific Hearings** (ISHs) if it would aid in the Examination and there is a specific reason this would be more helpful than reliance on written evidence only. The lack of an ISH on one or more topics does not suggest that that topic is less important than others which are subject to a hearing. Rather, it is an indication that the ExA is satisfied that the issues can be fully considered through written submissions and responses to its written questions and that each party has had a fair opportunity to put its case.

The draft Examination Timetable includes a number of dates reserved for ISHs and IPs may make suggestions for topics to be discussed at an ISH in their written or oral representations to the PM.

It may be necessary for the ExA to hold more than one ISH on the draft DCO. This is normal practice, and they are held on a without prejudice basis. Parties can suggest

modifications and amendments to the draft DCO provided by the Applicant with the application, without prejudicing their overall position on the application.

Holding such hearings does not imply that the ExA has reached any judgements on the merits of the application. Whatever the ultimate recommendation is, the ExA must make sure that the draft DCO is fit for purpose if the SoS decides to grant consent, as any consent will be subject to Requirements (ie conditions) set out in the DCO.

At hearings it will not normally be necessary for parties to make long and detailed submissions that require (for example) PowerPoint presentations. Any supporting detail/information can be provided in writing following the event by the relevant Deadline.

The draft Examination Timetable includes a Deadline (**Tuesday 24 September 2024**) for participants to notify the ExA that they wish to speak at an OFH or a CAH.

Site inspections

The ExA undertook a number of Unaccompanied Site Inspections (USI) during the week commencing 1 July 2024. The notes of these visits can be found in the <u>Examination Library</u> [EV2-001 to EV4-001]. As a result of these visits the ExA considers that it has a good understanding of the site and surroundings but will be reviewing whether further USIs may be required throughout the Examination. The ExA may also consider if it would be appropriate to make arrangements for access only to be provided to specific sites such that they could be inspected as part of a USI on an access required basis (ARSI)

The ExA may not wish or need to hold an Accompanied Site Inspection (ASI). Nevertheless, the draft Examination Timetable in **Annex D** makes provision for one to be held. At **Deadline 1 (Tuesday, 24 September 2024)**, the ExA requests the submission of suggestions for sites/ locations which may need to be visited on an accompanied basis should an ASI be considered necessary. Before submitting suggestions, IPs should first read the USI notes [EV2-001 to EV4-001]. The ExA is unlikely to need to revisit sites already seen without very good reason for doing so. **Please note that it is not possible at an ASI to make further oral representations**.

If after considering these requests the ExA consider that an ASI is necessary, then the draft Examination Timetable includes a date (week commencing 25 November 2024) when this could be held.

Initial Assessment of Principal Issues

This is the Initial Assessment of Principal Issues (IAPI) raised by the M60/M62/M66 Simister Island Interchange Project prepared as required under section 88(1) of the Planning Act 2008 (PA2008). It has been prepared by the Examining Authority (ExA) following its reading of:

- the application documents;
- the Relevant Representations received in respect of the application; and
- its consideration of any other important and relevant matters.

It is not a comprehensive or exclusive list of all relevant matters, and it also represents a snapshot in time. New issues may arise. Some of the issues identified here may increase in relevance and weight during the Examination and others may decrease or cease to be principal issues. Inevitably, some issues will overlap or interrelate.

The ExA will have regard to all important and relevant matters during the Examination and when it writes its Recommendation Report

The order of the issues listed does not imply any order of prioritisation or importance; they have been listed alphabetically. The bulleted items under each issue are indicative and do not preclude other sub-items being considered.

Legal, policy and consenting requirements and documents associated with the PA2008 are an integral part of the Examination and are therefore not set out as separate Principal Issues. It should also be noted that whilst the effects of the proposal in relation to human rights and equalities duties are not listed as main issues, the ExA will conduct all aspects of the Examination with these in mind. Likewise, matters concerning the draft Development Consent Order and Compulsory Acquisition are taken as read as being important and relevant issues in the Examination and are again not listed below.

There are a number of matters that will be taken into account as overarching or integral components of the IAPI. These include:

- the need for and the benefits of the Proposed Development;
- the consideration of alternatives;
- Habitats Regulation Assessment process;
- the achievement of good design;
- the achievement of sustainable development; and
- the effects of linkages/ overlap between issues (in-combination and cumulative effects).

The ExA will conduct all aspects of the Examination with these in mind.

1	Air Quality	To include (amongst other things)			
		 the effects on air quality (including dust) from the construction and operation of the Proposed Development; the effect of the proposed development on Air Quality Management Areas (AQMAs); and the adequacy of proposed mitigation measures. 			
2	Biodiversity	To include (amongst other things)			
		 the effect of the construction and operation of the Proposed Development on designated sites (such as the Rochdale Canal Special Area of Conservation and Site of Special Scientific Interest) the effect of the construction and operation of the Proposed Development on species and habitats, both protected and of conservation concern; and the adequacy of proposed mitigation measures. 			
3	Climate	To include (amongst other things)			
		 the effects on climate change and carbon targets from Greenhouse Gas Emissions; and the adequacy of proposed mitigation measures. 			
4	Geology and Solis	To include (amongst other things)			
		the effects on geology and soils (including effects on groundwater and Best and Most versatile (BMV) land) from the construction and operation of the Proposed Development.			
5	Green Belt	To include (amongst other things)			
		the effect of the Proposed Development on the Green Belt and the relevant policy tests.			
6	Historic Environment	To include (amongst other things)			
		 the effects of the Proposed Development on designated and non-designated heritage assets. 			
7	Landscape and Visual	To include (amongst other things)			
		the effect of the Proposed Development (including artificial lighting) on existing			

8	Noise and Vibration	landscape and townscape character and views; and • the adequacy of proposed mitigation measures. To include (amongst other things)	
		 the effects of noise and vibration from the construction and operation of the Proposed Development, mitigation of temporary and permanent impacts; and the effect of the proposed development on the Noise Important Areas (NIA's). 	
9	Population and Human Health	 the effects of the construction and operation of the Proposed Development on land use and accessibility (including effect on agricultural land, amenities (for example Pike Fold Golf Club) and walkers, cyclists, and horse riders). the effect of the construction and operation of the proposed development on human health. 	
10	Road Drainage and Water Environment	To include (amongst other things) the effects of the construction and operation of the Proposed Development on the water environment; and mitigation of temporary and permanent impacts.	
11	Traffic, Transport and Access	 the case for and the benefits of the scheme; and the effect of the construction and operation of the proposed development on the strategic and local road network, local access arrangements, road safety, and non-motorised users. 	

Draft Examination Timetable

The Examining Authority (ExA) is under a duty to **complete** the Examination of the application by the end of the period of **six months** beginning with the day after the close of the Preliminary Meeting.

The Examination of the application primarily takes the form of the consideration of written submissions. The ExA will also consider any oral representations made at hearings.

Item	Matters	Date
1	Procedural Deadline A Deadline for receipt by the ExA of:	Wednesday 28 August 2024
	 Responses to the Rule 6 letter including any written submissions on the Examination procedure and draft Examination Timetable Requests to be heard orally at the Preliminary Meeting including which agenda items you wish to speak on, points you wish to make and why these need to be made orally rather than in writing. Requests by Interested Parties to be heard orally at the Open Floor Hearing (OFH) on Wednesday 11 September 2024. Requests by Interested Parties to be heard orally at Issue Specific Hearing 1 (ISH1) on Thursday 12 September 2024. Suggested locations for site inspections (Accompanied (ASI) or Unaccompanied (USI)), including justification, for consideration by the ExA. 	
2	Preliminary Meeting	Wednesday 11 September 2024 at 10:00
3	Open Floor Hearing (OFH1)	Wednesday 11 September 2024 at 14:00
4	Issue Specific Hearing 1 (ISH1) on the dDCO	Thursday 12 September 2024 at 10:00
5	Issue by the ExA of: • Examination Timetable	As soon as practicable after the close of the Preliminary Meeting

Item	Matters	Date		
6	Deadline 1	Tuesday 24		
	2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	September 2024		
	For receipt by ExA of:			
	 Local Impact Reports (LIR) from any Local Authorities. 			
	 Notification by Statutory Parties of their wish to be considered as an IP by the ExA. 			
	 The Applicant's updates – refer to Annex E 			
	 Comments on Relevant Representations (RR). 			
	 Written Representations (WR) and summaries for any that exceed 1500 words. 			
	 Applicant's draft itinerary for ASI (if required). 			
	 Requests by Interested Parties to be heard at any further Open Floor Hearings (OFH). 			
	 Requests by Affected Persons (defined in section 59(4) of the Planning Act 2008) to be heard at a Compulsory Acquisition Hearing (CAH). 			
	 Written submissions of oral submissions made at Hearings held during w/c 9 September 2024. 			
	 Any further information requested by the ExA under Rule 17 of The Infrastructure Planning (Examination Procedure) Rules 2010. 			
7	Deadline 2	Tuesday 15 October 2024		
	For receipt by the ExA of:	2027		
	Comments on WRs.			
	Comments on the LIRs.Comments on the Applicant's draft itinerary			
	for the ASI.Any further information requested by the			
	ExA under Rule 17 of the Infrastructure Planning (Examination Procedure) Rules 2010.			
	 Comments on any further information/ submissions received by Deadline 1. 			
8	Publication by the ExA of:	Tuesday 22 October 2024		
	 ExA's First Written Questions (ExQ1). 	,_ ,_ ,		

Itom	Matters	Data
Item 9	Matters Deadline 3	Date Tuesday 5 November
9	Deadinie 3	2024
	For receipt by the ExA of:	2024
	 Responses to ExQ1. The Applicant's updates – refer to Annex E Notification of a wish to attend the ASI, ISH, CAH and OFH (if requested) on the w/c 25 November 2024. Any further information requested by the ExA under Rule 17 of the Infrastructure Planning (Examination Procedure) Rules 2010. Comments on any further information/submissions received by Deadline 2. 	
10	Dates reserved for ASI's and hearings:	w/c 25 November 2024
	 Issue Specific Hearings (ISH) (if required) Compulsory Acquisition Hearing (CAH) (if required) Further Open Floor Hearings (OFH) (if required) ASI (if required) 	
11	Deadline 4	Friday 6 December 2024
	For receipt by the ExA of:	2024
	 Written post hearing submissions including written submissions of oral cases made at Hearings the w/c 25 November 2024. Any further information requested by the ExA under Rule 17 of the Infrastructure Planning (Examination Procedure) Rules 2010. Comments on any further information/submissions received by Deadline 3. 	
12	Publication by the ExA of:	Tuesday 17 December 2024
	 Second Written Questions (ExQ2) (if required). 	

I4 a vas	Mattaga	Doto	
Item	Matters	Date Trible 40 January	
13	Deadline 5	Friday 10 January	
	Francisco de F.A. (2025	
	For receipt by the ExA of:		
	D		
	Responses to ExQ2 (if required).		
	 The Applicant's updates – refer to Annex E 		
	Any further information requested by the		
	ExA under Rule 17 of the Infrastructure		
	Planning (Examination Procedure) Rules		
	2010.		
	Comments on any further information/		
	submissions received by Deadline 4.		
14	Publication by the ExA of:	Tuesday 14 January	
	Depart on the leading to 5	2025	
	Report on the Implications for European Or (DIFO)		
	Sites (RIES) and any associated questions		
	(if required).		
15	Dates reserved for hearings:	w/c 27 January 2025	
13	Dates reserved for flearings.	W/C 21 January 2023	
	Further Issue Specific Hearings (ISH) (if		
	required)		
	Further Compulsory Acquisition Hearing		
	(CAH) (if required)		
	Further Open Floor Hearings (OFH) (if		
	required)		
	roquirou)		
16	Deadline 6	Friday 7 February	
		2025	
	For receipt by the ExA of:		
	 Post-hearing submissions including written 		
	submissions of oral cases (if held).		
	 Comments on the RIES (if issued) and 		
	responses to any associated questions.		
	 Any further information requested by the 		
	ExA under Rule 17 of the Infrastructure		
	Planning (Examination Procedure) Rules		
	2010.		
	 Comments on any further information/ 		
	submissions received by Deadline 5.		
17	Dublication by the EvA of	Eridov 14 February	
17	Publication by the ExA of:	Friday 14 February 2025	
	EvΔ's commentary on or schodule of		
	 ExA's commentary on, or schedule of changes to, the dDCO (if required). 		
	changes to, the about (il required).		

Item	Matters	Date
18	Deadline 7 For receipt by the ExA of:	Thursday 27 February 2025
	 Summary statements from parties regarding matters that they have previously raised during the Examination and that have not been resolved to their satisfaction. Comments on the ExA's dDCO/Schedule of changes (if required). The Applicant's closing summary statement. The Applicant's final updates – refer to Annex E. Comments on the Deadline 6 submissions and any other information requested by the ExA for Deadline 7. Any further information requested by the ExA under Rule 17 of the Infrastructure Planning (Examination Procedure) Rules 2010. 	
19	Deadline 8	Friday 7 March 2025
	For receipt by the ExA of:	
	 Any further information requested by the ExA under Rule 17 of the Infrastructure Planning (Examination Procedure) Rules 2010. 	
20	The ExA must complete the Examination of the application within six months.	Tuesday 11 March 2025

Submission times for Deadlines

The time for submission of documents at any Deadline in the timetable is **23:59** on the relevant date, unless instructed otherwise by the ExA.

Publication dates

All information received will be published on the <u>project webpage</u> as soon as practicable after the Deadlines for submissions.

Annex D

Hearing agendas

Please note that for Issue Specific Hearings and Compulsory Acquisition Hearings the ExA will publish a high-level agenda alongside the notification of the hearing to help inform your decision about whether to register to participate. A detailed draft agenda will be made available on the <u>project webpage</u> at least five working days in advance of the hearing date. However, the actual agenda on the day of each hearing may be subject to change at the discretion of the ExA. For Open Floor Hearings, agendas may not be published.

Report on the Implications for European Sites (RIES)

Where an applicant has provided a No Significant Effects Report or a Habitats Regulations Assessment (HRA) Report with the application, the ExA may decide to issue a RIES during the Examination. The RIES is a factual account of the information and evidence provided to the ExA on HRA matters during the Examination up to the date of the publication of the RIES, for the purposes of enabling the Secretary of State, as competent authority, to undertake its HRA. It is not the ExA's opinion on HRA matters. Comments on the RIES will be taken into account as part of the ExA's recommendation to the Secretary of State. The ExA may also raise questions in the RIES to confirm or clarify matters that remain outstanding.

The Secretary of State may rely on the consultation on the RIES to meet its obligations under Regulation 63(3) of The Habitats Regulations 2017.

THE APPLICANT'S UPDATES

The draft Examination Timetable in **Annex D** includes Deadlines for the Applicant to provide updates to the Examination. The Deadlines are set at points in the timetable where it will help with the smooth running of the Examination for the ExA to have the upto-date information at that time. This annex sets out the ExA's request for the matters to be included in those updates.

Statements of Common Ground

Annex G sets out the Statements of Common Ground (SoCG) between the Applicant and various Interested Parties that are requested by the ExA, and the matters to be covered.

The SoCG are to be accompanied by a document summarising:

- The status of each SoCG.
- The matters agreed between the Applicant and each Interested Party.
- The main outstanding concerns held by each Interested Party, the reasons for those concerns, the next steps to be taken to address them and the progress anticipated by the next Deadline and by the close of the Examination.
- When it is anticipated that any draft SoCG will be finalised and when the finalised signed and dated copies will be submitted to the Examination.

Statement of Commonality of SoCG

The Statement of Commonality of SoCG is a 'living' document that provides a table showing commonality on specific points between the various SoCG. The purpose of this document is to provide the ExA with an overview of the position between the Applicant and the relevant parties.

Guide to the Application

The Guide to the Application is a 'living' document which should capture all updates/ revisions to the application documents along with any new documents submitted into the Examination by the Applicant. The ExA suggests that Appendix A of 1.2 Introduction to the Application [AS-008] as a standalone document could be used for this purpose.

Schedule of Negotiation of Compulsory Acquisition

The Schedule of Negotiation of Compulsory Acquisition provides the most up to date information regarding the status of negotiations on voluntary agreements with Affected Persons in respect of Compulsory Acquisition (CA) and Temporary Possession (TP).

To include:

Identification of all APs objecting to powers sought by the Applicant and each AP with whom discussions have been held. In each case identifying the APs' interests in each plot, the powers sought by Applicant; the purpose(s) for which they are sought; and the anticipated duration of any TP. To include CA, TP,

Restrictive Covenants, and any other powers in relation to the creation, suspension or extinguishment of, or interference with, interests in or rights over land.

- A summary of any objections by an AP to the powers being sought by the
 Applicant, and the Applicant's responses. The <u>Examination Library</u> references of
 all submissions made by APs in relation to land rights, including any objections
 that they have made to the Proposed Development, and the Applicant's
 responses.
- Identification of whether voluntary agreement has been reached.
- Identification of any plots where the Applicant has not yet been able to identify persons having an interest in land, including any rights over unregistered land, and where it has been able to identify interests since the Application was made.
- An update in relation to the progress in acquiring temporary use of, and permanent rights on, Crown land for the Proposed Development in accordance with section 135 of the PA2008.
- A summary of the progress made since the last update, any outstanding matters, the next steps to be taken, and the progress anticipated by the next Deadline and by the close of the Examination.

The above information will be published on the <u>project webpage</u>, so commercial and/ or confidential details need not be given.

Updates to the Book of Reference, Statement of Reasons and Land Plans

To include:

- The latest, fully up-to-date versions of Book of Reference, Statement of Reasons, Land Plans, and any related updates to the draft Development Consent Order (dDCO).
- A "Schedule of Land Rights Changes" report, or equivalent, setting out the reasons for the changes included in each update.

Updates to the dDCO and Explanatory Memorandum

To include:

- The latest, fully up-to-date versions of the dDCO and Explanatory Memorandum.
- Clean copies and copies showing tracked changes to the previous versions.
- A clean copy of the dDCO in Microsoft Word (at D5 and D7 only).
- A report validating that the dDCO is in the Statutory Instrument template (obtained from the publishing section of the legislation.gov.uk website) (at D7 only).
- A table showing the amendments made to the dDCO in each update and the reasons for the changes made.

Status of negotiations with Statutory Undertakers

To include:

- A schedule of progress in relation to each Statutory Undertaker where s127 and/ or s138 of the PA2008 applies and that sets out:
 - An up-to-date list of Statutory Undertakers.
 - The nature of their undertakings.
 - The Statutory Undertaker's land, rights or apparatus that would be affected and how it would be affected.
 - The progress made in discussions with Statutory Undertakers since the last update in relation to the tests set out in s127(3)(a) or (b), s127(6)(a) or (b) and s138(4) of the PA2008.
 - Any agreement or differences between the Applicant and the Statutory Undertaker about whether the tests have been met.
 - A summary of the progress made since the last update, any outstanding matters, the next steps to be taken, and the progress anticipated by the close of the Examination.
- A schedule of progress in relation to the Protective Provisions included in the draft Development Consent Order, and any related side agreements, setting out:
 - The name of each organisation that each Protective Provision applies to where this is not identified in the draft Development Consent Order.
 - The scope and purpose of any relevant side agreements with each organisation.
 - Whether the Protective Provisions and any side agreements have been agreed with each organisation, providing written evidence from each party of any agreement. If written confirmation is not received by all relevant parties before the close of the examination, then the ExA may be minded to recommend to the Secretary of State that it does not make a decision until it has satisfied itself that the protective provisions and any relevant side agreements have been agreed.
 - A summary of the progress made since the last update, any outstanding matters, the next steps to be taken, and the progress anticipated by the close of the Examination.

The above information will be published on the <u>project webpage</u>, so commercial and/ or confidential details need not be given.

Schedule of progress in securing other consents

The schedule of progress in securing other consents is a 'living' document which should be updated throughout the Examination. The ExA requests that the Consents and Agreements Position Statement [APP-016] is updated as the status of negotiations with the relevant consenting authority progresses.

Notification of initial hearings

The Examining Authority (ExA) provides notice of the following initial hearings:

Date	Hearing	Start time	Venue and Joining details
Wednesday 11 September 2024	Open Floor Hearing (OFH1)	Registration and seating available at venue from: 13:30 Virtual Registration Process from: 13:30 Hearing starts: 14:00	Peel Meeting Room, Bury Town Hall, Knowsley Place, Knowsley Street, Bury, BL9 0ST and by virtual means using Microsoft Teams Full instructions on how to join online or by telephone will be provided in advance to those who have pre- registered
Thursday 12 September 2024	Issue Specific Hearing (ISH1) on the dDCO	Registration and seating available at venue from: 09:30 Virtual Registration Process from: 09:30 Hearing starts: 10:00	Peel Meeting Room, Bury Town Hall, Knowsley Place, Knowsley Street, Bury, BL9 0ST and by virtual means using Microsoft Teams Full instructions on how to join online or by telephone will be provided in advance to those who have pre- registered

NOTE: If any of the above hearings are no longer required then notification that a particular date is no longer required will be published as soon as practicable on the <u>project webpage</u>, providing reasonable notice to Interested Parties of the decision to cancel them.

You must register by completing the <u>Event Participation Form</u> by Wednesday 28 August 2024 if you intend to participate in any of the hearings and provide all the information requested (see below).

If you simply wish to observe any of the hearings then you do not need to register as you will be able to either:

- **1.** watch a livestream of the event a link to the livestream will be made available on the project webpage shortly before the event is scheduled to begin; and/or
- **2.** watch the recording of the event which will be published on the <u>project webpage</u> shortly after the event has finished.

Alternatively, you can attend the physical hearing at the venue to observe the proceedings; however, to ensure there is adequate seating capacity at the venue we request that you register your attendance to **observe only** by **Wednesday 28 August 2024** using the **Event Participation Form**. Please note that it may not be possible to participate on the day if you have not registered your wish to speak by **Wednesday 28 August 2024**.

Any request to participate in a hearing **must include** the following information:

- name and unique reference number (found at the top of any letter or email from the Planning Inspectorate);
- email address (if available) and contact telephone number;
- name and unique reference number of any person/organisation that you are representing (if applicable);
- for blended events, confirmation of whether you will participate virtually or inperson;
- confirmation of the hearing(s) you wish to participate in, the agenda item(s) on which you wish to speak and/or brief details of the topic(s) that you would like to raise; and
- the <u>Examination Library</u> reference number (with paragraph/page number where appropriate) of any documents you wish to refer to.

Requests to participate should be made using the **Event Participation Form** on or before **Procedural Deadline A**.

Please contact the Case Team using the contact details at the top of this letter if you require any support or assistance to attend any of the hearings, either virtually or in person.

Hearing agendas

For the Issue Specific Hearing the ExA will publish a detailed draft agenda on the <u>project webpage</u> at least five working days in advance of the hearing date. However, the actual agenda on the day of the hearing may be subject to change at the discretion of the ExA. For the Open Floor Hearing an agenda may not be published.

Procedure at hearings

The Examination will principally be a written process (see the Planning Inspectorate's <u>Advice Note 8.4: The Examination</u>), supplemented where necessary by various types of hearings. Please refer to the <u>Advice Note 8.5: Hearings and site inspections</u> and <u>Advice Note 8.6: Virtual Examination events</u> as these provide important information about hearing procedures.

The procedure to be followed at hearings is set out in Rule 14 of The Infrastructure Planning (Examination Procedure) Rules 2010. The ExA is responsible for the oral questioning of a person giving evidence and the process affords very limited scope to allow cross-questioning between parties.

Hearing livestream and recording

A link to a livestream for each hearing will be made available on the <u>project webpage</u> shortly before any hearing is due to open. The livestream is available to anybody who wishes to observe a hearing in real time.

All hearings are recorded, and the recordings will be made available on the <u>project</u> <u>webpage</u> as soon as practicable after the close of the hearing. The recordings allow any member of the public who is interested in the application and the Examination to find out what has been discussed.

Other Procedural Decisions made by the Examining Authority

The Examining Authority (ExA) has made the following Procedural Decisions:

1. Visuals for the Hearings

The ExA may wish to refer to plans and drawings to assist in discussion points in Hearings. The Applicant is therefore requested to make provisions for the electronic display of such plans and documents. The ExA will provide details in advance of which plans and drawings will be required.

For Interested Parties (IPs) joining virtually, the ExA considers the most appropriate way of participation would be for persons to have access to the <u>Examination Library</u> (EL). As each plan or drawing is uploaded, the ExA will notify those persons attending virtually of the EL reference number (eg APP-001) and IPs will then be able to upload the document themselves. The ExA consider this to be preferable to the alternative of low-resolution plans and drawings being prepared and screened on Microsoft Teams by the Applicant which, despite best intentions, are often difficult to see and navigate for online users.

2. Statements of Common Ground (SoCG)

The Applicant [APP-016, paragraph 3.2.2] has identified that it will develop SoCG with the following IPs:

- Bury Metropolitan Borough Council
- Natural England
- Environment Agency
- Historic England

The draft Examination Timetable at **Annex D** to this letter establishes **Deadline 1 (Tuesday, 24 September 2024)** for submission of initial draft SoCG.

The aim of a SoCG is to agree factual information and to inform the ExA and all other parties by identifying where there is agreement and where the differences lie at an early stage in the Examination process. It should provide a focus and save time by identifying matters which are not in dispute or need not be the subject of further evidence. It can also usefully state where and why there may be disagreement about the interpretation and relevance of the information. Unless otherwise stated or agreed, the SoCG should be agreed between the Applicant and the other relevant Interested Party or parties, and submitted by the Applicant. The draft Examination Timetable at Annex D to this letter therefore establishes the deadlines in which drafts and final submissions are expected.

All of the SoCGs listed above should cover the Articles and Requirements in the dDCO. Any Interested Party seeking that an Article or

Requirement is reworded should provide the form of words which are being sought.

The content of SoCGs will help to inform the ExA about the need to hold any Issue Specific Hearings during the Examination, and to enable the ExA and the Applicant to give notice of such hearings at least 21 days in advance of them taking place.

3. Accompanied Site Inspection – suggested locations

The draft Examination Timetable at **Annex D** to this letter includes dates reserved for an Accompanied Site Inspection (ASI) in the week commencing 25 November 2024.

The ExA requests that Interested Parties submit suggested locations for the ExA to visit as part of an ASI by **Procedural Deadline A** (**Wednesday 28 August 2024**). The request must include:

- sufficient information to identify the location;
- the issues to be observed at the location;
- information on whether the site can be accessed via public land; and
- the reason why the location has been suggested.

Interested Parties should be aware that ASIs are not an opportunity to make any oral representations to the ExA about the Proposed Development. However, participants may be invited by the ExA to indicate specific features or sites of interest.

The Applicant is requested to prepare a draft itinerary for the ASI to be submitted by **Deadline 1.** This should include:

- Relevant locations referred to in the Relevant Representations received;
- any other locations at which the Applicant has predicted likely significant environmental effects; and
- the locations suggested by Interested Parties submitted by Procedural Deadline A.

Comments by Interested Parties on the Applicant's draft itinerary must be submitted by **Deadline 2**.

The ExA will consider each suggested site location, including those provided in the Applicant's draft itinerary, to determine if it could be viewed from public land on an unaccompanied basis or if it is necessary to view it on an accompanied basis. The ExA will also consider if it would be appropriate to make arrangements for access only to be provided to specific sites such that

they could be inspected as part of an Unaccompanied Site Inspection on an access required basis.

The ExA will publish its final itinerary at least five working days before the date of the ASI.

4. Deadline for the submission of Written Representations and Local Impact Reports

In order to maximise the time available to examine the application the ExA has made the Procedural Decision to request Written Representations (WRs) and Local Impact Reports (LIRs) at **Deadline 1 (Tuesday 24 September 2024)**. For the avoidance of doubt, the ExA wishes to make it clear that WRs and LIRs are two separate documents and must be submitted separately and independently of each other.

For the purposes of Rule 10(2) of the Examination Procedure Rules, the 'period of 21 days' with reference to which the ExA must provide notice for the submission of WRs commences on 3 September 2024. This is a date before the start of the Examination. However, as the deadline for submission of WRs is set at **Deadline 1 (Tuesday 24 September 2024)** is more than the 21 days' notice, the ExA is satisfied that IPs have been permitted sufficient time in which to draft and submit WRs.

By providing early notice, the ExA is ensuring that all IPs will have a reasonable time period in which to draft their WRs, before the deadline for submission.

5. Notification by Statutory Parties, or certain Local Authorities of their wish to be considered as an IP

The ExA has made the Procedural Decision that, in order to facilitate a timely start the Examination, Statutory Parties and certain Local Authorities who have not yet done so should decide whether they wish to be considered as an IP. They need to notify the Planning Inspectorate of their decision by **Deadline 1 (Tuesday 24 September 2024).**

Annex H

Availability of Examination Documents

The application documents and Relevant Representations are available on the <u>project webpage</u>.

All further documents submitted in the course of the Examination will also be published under the Documents tab of the project webpage.

The Examination Library

For ease of navigation, please refer to the <u>Examination Library</u> (EL) which is accessible by clicking the blue button under the <u>Documents tab</u>. The EL is updated regularly throughout the Examination.

The EL records and provides a hyperlink to:

- each application document;
- each representation made to the Examination; and
- each Procedural Decision made by the Examining Authority.

Each document is given a unique reference which will be fixed for the duration of the Examination. Please quote the unique reference number from the EL when referring to any Examination Documents in any future submissions that you make.

Electronic deposit locations

Documents can be viewed electronically, free of charge, at the electronic deposit locations listed in the table below. Please note that you may need to bring a form of identification and register as a member/library member in order to use a computer at these locations.

The opening hours and availability of information technology set out in the table below may be subject to changes. Please check the current circumstances with the relevant locations before you attend.

Local authority	Venue/address	Opening hours		Printing costs
Bury Council	Bury Library Manchester Road Bury BL9 0DG	Monday: Tuesday: Wednesday: Thursday: Friday: Saturday: Sunday:	Closed 10:00am - 4:30pm 10:00am - 4:30pm 12:30pm - 7:00pm 10:00am - 4:30pm 9:30am - 1:00pm Closed	A4 BW £0.20 A4 COL £0.60 A3 BW £0.50 A3 COL £1.20

Annex H

Local authority	Venue/address	Opening hou	ırs	Printing Costs
Bury Council	Radcliffe Library Stand Lane Radcliffe Manchester M26 1NW	Monday: Tuesday: Wednesday: Thursday: Friday: Saturday: Sunday:	Closed 10:00am - 4:30pm 10:00am - 4:30pm 12:30pm - 7:00pm 10:00am - 4:30pm 9:30am - 1:00pm Closed	A4 BW £0.20 A4 COL £0.60 A3 BW N/A A3 COL N/A (Cash only under £5.00)

Annex I

The 'Have your say' section of the Project Webpage

The 'Have your say' section is available on the project webpage.

You will need to enter your unique reference number ('Your ref' found at the top your postcard or email from the Planning Inspectorate) beginning either 2004 or M60S-AFP, M60S-S57, M60S-SP, M60S-OP. If you are making a submission on behalf of another person or organisation, and do have not your own unique reference number, then you should enter the unique reference number of the person or organisation you are representing. If you are not a registered Interested Party then it is at the discretion of the Examining Authority whether or not your submission is accepted.

Submissions will be published on the <u>project webpage</u> as soon as practicable following the close of the relevant Deadline. For further information about publishing submissions please view our <u>Privacy Notice</u>.

You will be able to submit a document (upload file), make a text representation or both. It is possible to upload multiple files for each individual submission item. Electronic attachments should be clearly labelled with the subject title and not exceed 50MB.

Submissions **must not include hyperlinks** to documents/evidence hosted on a third-party website eg technical reports, media articles etc. See the Planning Inspectorate's <u>Advice Note 8.4: The Examination</u> for further information about making written submissions. All submissions must be made in a format that can be viewed in full on the National Infrastructure Planning website. Any submissions that exceed 1500 words should also be accompanied by a summary; this summary should not exceed 10% of the original text.

You should select the relevant Deadline for your submission and then, on the next webpage, select the appropriate Submission item as described in the Examination Timetable at **Annex D** to this letter. Please ensure you make a separate submission for each Submission item and **do not duplicate your submission**. If you consider that your submission does not fit the description of any of the Submission items then please select the Submission item 'Other' and ensure that it is titled appropriately.

If you experience any issues when using the 'Have your say' section of the <u>project webpage</u>, please contact the Case Team using the contact details at the top of this letter and they will assist.