Family Nama	Association
Family Name Given Name	
	Simister Village Community
Company / Organisation	,
Person ID	1286958
Title	Stakeholder Submission
Type	Web
Include files	PFE1286958.pdf
Family Name	Association
Given Name	Simister Village Community
Company / Organisation	Simister Village Community Association
Person ID	1286958
Title	JP-Strat 13 Strategic Green Infrastructure
Туре	Web
Include files	PFE1286958.pdf
Soundness - Positively prepared?	Unsound
Soundness - Justified?	Unsound
Soundness - Consistent with national policy?	Unsound
Soundness - Effective?	Unsound
Compliance - Legally compliant?	No
Compliance - In accordance with the Duty to Cooperate?	No
Redacted reasons - Please give us details of why you consider the	The purpose of the NPPF greenbelt protection is to prevent urban sprawl. Developing on Simister and Bowlee green belt site will create an urban sprawl contrary to NPPF para 137 and para 138 a,b,c, and e.
consultation point not to be legally compliant, is unsound or fails to comply with the duty to co-operate. Please be as precise as possible.	This proposed allocation will result in the loss of approximately 74 hectares of Green Belt. This area of Green Belt currently performs strongly in relation to checking the unrestricted sprawl of large built-up areas and in preventing neighbouring towns from merging. The loss of this land from the Green Belt will therefore clearly result in harm which has not been justified. The case for exceptional circumstances to release this site for development has simply not been made given the lack of suitable assessment of reasonable alternatives.
	To prove that exceptional circumstances to justify alteration to greenbelt boundaries exist, the NPPF requires evidence that all other reasonable options to meet identified need have been considered (NPPF para 141). This must include maximising use of brownfield and underutilised sites and maximising density.
	There has been a failure to conduct thorough and independent ecological assessments. Assessments carried out have been done on behalf of developers and are therefore not independent. Site wildlife, flood risk and other surveys have been carried out by consultancies on behalf of and paid for by developers rather than entirely independent wildlife organisations or

Several character areas are included in this allocation, such as National Character Area (54), Manchester Pennine Fringe, Simister, Slattocks and Heald Green, as well as Fringe Settled Valley Pasture and Settled Farmlands. At paragraph 18.3, the Topic Paper describes the character of the area, including undulating pasture and rough grassland, mature trees, hedgerows, woodland blocks, and scattered farmsteads etc. These would all be destroyed if the development of this allocation were to proceed.

The site can be seen from a number of longer vantage points, as well as in the immediate neighborhood. However, due to the scale, form, and nature of the proposed development, visual amenity will be adversely affected. The landscape mitigation proposals will not address these fundamental concerns.

There are numerous key habitats on the site, including wetlands, woodland, grassland, etc., which will all be damaged and could be lost as a result of this scheme. Additionally, the scheme will negatively impact protected species, including great crested newts, as well as wider ecological networks, which have not been adequately considered in the plan. There is no consensus that biodiversity net gain can be achieved at this site, given the extent of loss of existing vegetation and greenspace.

According to the Topic Paper at paragraph 191.0, there will be an attempt to achieve a net gain, but there is no guarantee that it will be delivered. This is contrary to current national planning policy, which could jeopardize the allocation.

As part of the overall plan Bury have modified green belt boundaries and allocations in such a way to make it appear that less Greenbelt is being sacrificed. The loss of the Simister and Bowlee site greenbelt has been partially offset by creating extensive but unusable greenbelt in other areas without justifying exceptional circumstances. This is not in accordance with National Policy.

Redacted modification
- Please set out the
modification(s) you
consider necessary to
make this section of the
plan legally compliant
and sound, in respect
of any legal compliance
or soundness matters
you have identified
above.

The GMCA has determined that the site is viable, but there are a number of issues some mentioned above that must be addressed before the site can be considered deliverable.

above.	
Family Name	Association
Given Name	Simister Village Community
Company / Organisation	Simister Village Community Association
Person ID	1286958
Title	JP-Strat 14 A Sustainable and Integrated Transport Network
Туре	Web
Include files	PFE1286958.pdf
Soundness - Positively prepared?	Unsound
Soundness - Justified?	Unsound
Soundness - Consistent with national policy?	Unsound
Soundness - Effective?	Unsound

Compliance - Legally compliant?	No
Compliance - In accordance with the Duty to Cooperate?	No
Redacted reasons - Please give us details	The Topic Paper supporting this allocation states in paragraph 11.1 that extensive
of why you consider the consultation point not to be legally compliant, is unsound or fails to comply with the duty to co-operate. Please be as precise as possible.	infrastructure investment, including a wide range of public transportation enhancements, is required to ensure its implementation. This aims to prove that the site is unsustainable in its current state and is not properly connected to an existing urban area or community. As a result, the site is deemed unsuitable for allocation.
	In paragraph 11.2, it is confirmed that this development will have a major influence on both the strategic and local road networks, both in isolation and in combination with other neighbouring allocations. The impact on the Strategic Road Network (SRN) is expected to be focused at M60 Junction 19 and M62 Junction 19, while the impact on the Local Road Network (LRN) is projected to be concentrated at the intersections on the A6045 Heywood Old Road. To facilitate and deliver this site, it is evident that major investment and improvements to the highway network will be required.
	These works are of such a scale as to potentially render the scheme unviable. Furthermore, the construction will have a major negative impact on current inhabitants, not just due to traffic and roadworks during construction, but also due to traffic, increased idle vehicles, and longer travel times once the development is completed.
Redacted modification - Please set out the	Investment in public transport is unlikely to be adequate to alleviate these legitimate
modification(s) you consider necessary to make this section of the plan legally compliant and sound, in respect of any legal compliance or soundness matters you have identified above.	concerns, especially when considering the cumulative consequences of all the anticipated growth in the surrounding area.
Family Name	Association
Given Name	Simister Village Community
Company / Organisation	Simister Village Community Association
Person ID	1286958
Title	JP-S 1 Sustainable Development
Туре	Web
Include files	PFE1286958.pdf
Soundness - Positively prepared?	Unsound
Soundness - Justified?	Unsound
Soundness - Consistent with national policy?	Unsound
Soundness - Effective?	Unsound
Compliance - Legally compliant?	No

	Places for Everyone Representation 2021
Compliance - In accordance with the Duty to Cooperate?	No
Redacted reasons - Please give us details of why you consider the consultation point not to be legally compliant,	and concerns over highway safety. The site is not sustainably located and
is unsound or fails to comply with the duty to co-operate. Please be	There are concerns in relation to surface water flood risk, the loss of habitat, loss of trees and wider impacts on the local environment.
as precise as possible.	The allocation will result in detrimental impacts on visual amenity and damage views of the wider local area.
Redacted modification - Please set out the	There remain outstanding concerns on the viability of the allocation and the resultant
modification(s) you consider necessary to make this section of the	deliverability of this site. Therefore, for the reasons laid out above it is our view that this
plan legally compliant and sound, in respect of any legal compliance or soundness matters you have identified above.	allocation should be found unsound and should be deleted from the Plan.
Family Name	Association
Given Name	Simister Village Community
Company / Organisation	Simister Village Community Association
Person ID	1286958
Title	JP-S 5 Flood Risk and Water Environment
Туре	Web
Include files	PFE1286958.pdf
Soundness - Positively prepared?	Unsound
Soundness - Justified?	Unsound
Soundness - Consistent with national policy?	Unsound
Soundness - Effective?	Unsound
Compliance - Legally compliant?	No
Compliance - In accordance with the Duty to Cooperate?	No
Redacted reasons - Please give us details of why you consider the consultation point not to be legally compliant, is unsound or fails to comply with the duty to co-operate. Please be	and the large increase in hard surfacing, there is a serious risk that the site could result in flooding on adjacent sites as well as localised floods due to increased surface water runoff.
as precise as possible.	Paragraph 12.2 of the Topic Paper supports these concerns and draws attention to potential issues on groundwater flooding. Given the importance

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	safe areas, greater consideration of flood risk should be given at this stage of the Plan process, prior to adoption, to ensure that the allocations are appropriate and deliverable. Leaving these issues to the design stage is simply inappropriate as they fall to the principle of development.
Redacted modification - Please set out the modification(s) you consider necessary to make this section of the plan legally compliant and sound, in respect of any legal compliance or soundness matters you have identified above.	The development is far too large with the introduction of 1.2 million square metres of industrial 1550 new homes and the close proximity of other large developments in neighbouring authorities. This will cause flooding in an already flood risk area should be vastly reduced if not removed from the plan completely.
Family Name	Association
Given Name	Simister Village Community
Company / Organisation	Simister Village Community Association
Person ID	1286958
Title	JP-S 6 Clean Air
Туре	Web
Include files	PFE1286958.pdf
Soundness - Positively prepared?	Unsound
Soundness - Justified?	Unsound
Soundness - Consistent with national policy?	Unsound
Soundness - Effective?	Unsound
Compliance - Legally compliant?	No
Compliance - In accordance with the Duty to Cooperate?	No
Redacted reasons - Please give us details of why you consider the consultation point not to be legally compliant, is unsound or fails to comply with the duty to	Simister and Bowlee currently have illegal air quality readings due to the motorways (M60, M62 and M66) surrounding the site. Bury Council have confirmed by email that they are not responsible for the Strategic Road Networks (motorways) and this is Highways England. However, the local authority as a duty of care for all residents and should consider all intelligence particularly when it could jeopardise the health and wellbeing of local residents.
co-operate. Please be as precise as possible.	Highways England provided the readings through a freedom of information request and the
	readings on the Strategic Road Networks around Simister and Bowlee in 2015/2016 were:
	75% at illegal limit
	15% at legal limit
	10% not full year readings
	With the introduction of a 1.2 million square metres of industrial and 1550 homes this will undoubtedly increase already illegal levels of carbon emissions even further.

Point 17 Page 233 of the PfE states we will "incorporate appropriate noise and air quality mitigation measures and high-quality landscaping along the M60 motorway corridors and local road network if required within the allocation." Highways England have already tried this through the Barrier erecting study and it failed. The before and after results were provided and it was confirmed there was no reduction in pollution. Redacted modification The development is far too large with the introduction of 1.2 million square - Please set out the metres of industrial 1550 new homes and the close proximity of other large modification(s) you developments in neighbouring authorities. This will cause chaos on the roads consider necessary to and increase vehicles on the already congested roads should be vastly make this section of the reduced if not removed from the plan. plan legally compliant and sound, in respect of any legal compliance or soundness matters you have identified above. **Family Name** Association Simister Village Community **Given Name** Company / Organisation | Simister Village Community Association Person ID 1286958 Title JPA 1.2: Simister and Bowlee (Northern Gateway) **Type** Web Include files PFE1286958.pdf Soundness - Positively Unsound prepared? Soundness - Justified? Unsound Soundness - Consistent Unsound with national policy? Soundness - Effective? Unsound Compliance - Legally No compliant? Compliance - In No accordance with the **Duty to Cooperate?** Failure to comply with Statement of Community Involvement Redacted reasons -Please give us details Bury Council have failed to comply with their Statement of Community of why you consider the Involvement consultation point not Statement of Community Involvement (bury.gov.uk) at all stages of the to be legally compliant, creation of the plan. There was no notification to residents of the initial call is unsound or fails to for sites and the amount spent on making residents aware of the plan is comply with the duty to disproportionately small (□100 as per the response to a Freedom of co-operate. Please be Information request) in comparison to the effect it will have upon them. There as precise as possible. has been a deliberate campaign of misinformation and misleading statements to promote and "sell" the Plan to residents, rather than a presentation of the facts e.g., residents only being told of the plans for their specific ward, and not being informed of the bigger picture across the borough, thus giving the impression that the impact is less than it is. There has been an over reliance on residents finding things out for themselves on social media and websites and thus a failure to engage with various groups due to over reliance on the

use of social media and technology. There has been no access to public

internet, e.g., in libraries, during Covid. This has adversely and disproportionately affected older people and those

from deprived backgrounds. This is against the SCI 2.4 & 4.17. Countrywide, Covid

restrictions are now lifted but restrictions still remain in place in Bury"s Statement of

Community Involvement (SCI para 1.7). Consultations have been inaccessible in terms of language and terminology used and have been a deterrent to becoming involved in the planning process as they have been wordy, long winded, and intrusive, thus producing an irrelevant response rate.

National Planning Policy Framework greenbelt protection clauses

The purpose of the NPPF greenbelt protection is to prevent urban sprawl. Developing on this green belt site will create an urban sprawl contrary to NPPF para 137 and para 138 a,b,c, and e.

This proposed allocation will result in the loss of approximately 74 hectares of Green Belt. This area of Green Belt currently performs strongly in relation to checking the unrestricted sprawl of large built-up areas and in preventing neighbouring towns from merging. The loss of this land from the Green Belt will therefore clearly result in harm which has not been justified. The case for exceptional circumstances to release this site for development has simply not been made given the lack of suitable assessment of reasonable alternatives.

To prove that exceptional circumstances to justify alteration to greenbelt boundaries exist, the NPPF requires evidence that all other reasonable options to meet identified need have been considered (NPPF para 141). This must include maximising use of brownfield and underutilised sites and maximising density.

Assessments

There has been a failure to conduct thorough and independent ecological assessments. Assessments carried out have been done on behalf of developers and are therefore not independent. Site wildlife, flood risk and other surveys have been carried out by consultancies on behalf of and paid for by developers rather than entirely independent wildlife organisations or the Department of the Environment so must be considered potentially biased.

The Housing Need Assessment was carried out by Arc4, who were supposed to carry out a non-biased survey of housing need. However, they have a partnership with Greater Manchester Housing Partnership, an organisation of housing associations, including Six Town Housing in Bury. The assessment was therefore not impartial.

Climate change policy and carbon neutral policy

Simister and Bowlee currently have illegal air quality readings due to the motorways (M60, M62 and M66) surrounding the site. Bury Council have confirmed by email that they are not responsible for the Strategic Road Networks (motorways) and this is Highways England. However, the local authority as a duty of care for all residents and should consider all intelligence particularly when it could jeopardise the health and wellbeing of local residents.

Highways England provided the readings through a freedom of information request and the readings on the Strategic Road Networks around Simister and Bowlee in 2015/2016 were:

75% at illegal limit

15% at legal limit

10% not full year readings

With the introduction of a 1.2 million square metres of industrial and 1550 homes this will undoubtedly increase already illegal levels of carbon emissions even further.

Point 17 Page 233 of the PfE states we will "incorporate appropriate noise and air quality mitigation measures and high-quality landscaping along the M60 motorway corridors and local road network if required within the allocation."

Highways England have already tried this through the Barrier erecting study and it failed. The before and after results were provided and it was confirmed there was no reduction in pollution.

Up to date information

The PfE indicates in Para 1.63 point 2 that the most up to date information be used in plan making, so being the most recent Bury"s Housing Development Needs Assessment 2020 must be taken into consideration: https://www.bury.gov.uk/index.aspx?articleid=15866

Site Selection

The site selection process for Bury has been especially opaque. Little information has been given about why other more apparently suitable sites were rejected, or what alternatives were considered. Bury Council admitted in a Freedom of Information response that site selection was decided at a series of informal meetings with no list of attendees or minutes available. This site choice cannot be justified as the most appropriate when no reasonable alternatives appear to have been examined. Alternative options were ruled out too early or were not considered despite other areas having similar if not more appropriate criteria.

The Simister and Bowlee allocation only meets 4 out of 10 of the broad objectives within

Section 3 of the PfE plan:

- Objective 1 Meet our housing need.
- Objective 3 Playing our part in ensuring a thriving and productive economy in all parts of

Greater Manchester.

- Objective 5 Reduce inequalities and improve prosperity.
- Objective 6 Promote the sustainable movement of people, goods, and information.

These and other objectives could be satisfied by any number of sites in the area.

According to the Greater Manchester Green Belt assessment the Simister and Bowlee site makes a strong or weak to moderate contribution to the purpose of the greenbelt in each of

the areas:

To check the unrestricted sprawl of large built-up areas - Strong

To prevent neighbouring towns from merging into one another - Strong

To assist in safeguarding the countryside from encroachment - Weak to moderate

Preserving the setting and special character of historic towns - Weak to moderate

However, it is believed the Simister and Bowlee site has been assessed incorrectly as all these contributions should be strong or strong to moderate. The definitions below have been taken from the GM Green Belt Assessment document:

? To assist in safeguarding the countryside from encroachment

o Strong - The land parcel contains the characteristics of countryside, has no or

very little urbanising development, and is open.

o Moderate - The land parcel contains the characteristics of countryside, has

limited urbanising development, and is relatively open.

- ? Preserving the setting and special character of historic towns
- o Strong The parcel plays a major role in the setting and or special character of historic towns in terms of its physical extent and degree of visibility and/or its significant contribution to special character.
- o Moderate The parcel plays a moderate role in the setting of historic towns in terms of its physical extent and degree of visibility and/or its contribution to special character.

Several character areas are included in this allocation, such as National Character Area (54), Manchester Pennine Fringe, Simister, Slattocks and Heald Green, as well as Fringe Settled Valley Pasture and Settled Farmlands. At paragraph 18.3, the Topic Paper describes the character of the area, including undulating pasture and rough grassland, mature trees, hedgerows, woodland blocks, and scattered farmsteads etc. These would all be destroyed if the development of this allocation were to proceed.

The site can be seen from a number of longer vantage points, as well as in the immediate neighborhood. However, due to the scale, form, and nature of the proposed development, visual amenity will be adversely affected. The landscape mitigation proposals will not address these fundamental concerns.

There are numerous key habitats on the site, including wetlands, woodland, grassland, etc., which will all be damaged and could be lost as a result of this scheme. Additionally, the scheme will negatively impact protected species, including great crested newts, as well as wider ecological networks, which have not been adequately considered in the plan. There is no consensus that biodiversity net gain can be achieved at this site, given the extent of loss of existing vegetation and greenspace.

According to the Topic Paper at paragraph 191.0, there will be an attempt to achieve a net gain, but there is no guarantee that it will be delivered. This is contrary to current national planning policy, which could jeopardize the allocation. In addition to the impact of the development itself, the proximity of the site area to major highways also raises concerns about air and noise pollution.

The lack of selection criteria met and the harm that will be caused by the release of the Simister and Bowlee greenbelt are evidence of the lack of justification for the selection of this site. In fact, an ex-Bury Council leader, David Jones, admitted in writing that sites had been selected due to their sheer size and the ease of implementation of infrastructure, saying,

"The proposed strategy within the GMSF is to release a small number of large strategic sites from the Green Belt as these will provide the scale and massing of development that is needed to enable the viable delivery of the essential major infrastructure to support the development."

The majority of the site is located within flood zone 1 with existing watercourses within the allocation boundary and ponds which could pose a risk. Furthermore, given the anticipated scale of development and the large increase in hard surfacing, there is a serious risk that the site could result in flooding on adjacent sites as well as localised floods due to increased surface water runoff.

Paragraph 12.2 of the Topic Paper supports these concerns and draws attention to potential issues on groundwater flooding. Given the importance

of ensuring that developments are proposed in the most appropriate and safe areas, greater consideration of flood risk should be given at this stage of the Plan process, prior to adoption, to ensure that the allocations are appropriate and deliverable. Leaving these issues to the design stage is simply inappropriate as they fall to the principle of development.

The viability of this site is noted to have been calculated with a 25% contribution towards affordable housing in Bury and at 7.5% of GDV in Rochdale. However, because the PfE Plan does not specify the conditions for delivering affordable housing throughout the Plan, it is uncertain whether these figures are based on correct and reasonable assumptions. The GMCA has determined that the site is viable, but there are a number of issues that must be addressed before the site can be considered deliverable.

Infrastructure

The Topic Paper supporting this allocation states in paragraph 11.1 that extensive

infrastructure investment, including a wide range of public transportation enhancements, is required to ensure its implementation. This aims to prove that the site is unsustainable in its current state and is not properly connected to an existing urban area or community. As a result, the site is deemed unsuitable for allocation.

In paragraph 11.2, it is confirmed that this development will have a major influence on both the strategic and local road networks, both in isolation and in combination with other neighbouring allocations. The impact on the Strategic Road Network (SRN) is expected to be focused at M60 Junction 19 and M62 Junction 19, while the impact on the Local Road Network (LRN) is projected to be concentrated at the intersections on the A6045 Heywood Old Road. To facilitate and deliver this site, it is evident that major investment and improvements to the highway network will be required.

These works are of such a scale as to potentially render the scheme unviable. Furthermore, the construction will have a major negative impact on current inhabitants, not just due to traffic and roadworks during construction, but also due to traffic, increased idle vehicles, and longer travel times once the development is completed.

Investment in public transport is unlikely to be adequate to alleviate these legitimate

concerns, especially when considering the cumulative consequences of all the anticipated growth in the surrounding area.

Any development within the proposed allocation site would need to assess the requirement for additional social infrastructure (education, healthcare etc). the impact of these contributions on the viability of the site also needs careful consideration to ensure that the allocation is in fact deliverable

To deliver this allocation there are requirements for investment in the transport network, public transport provision, school places, health, historic assets etc. All of which could well have a detrimental impact on the viability and delivery of the site

Housing delivery targets

Bury Council have consistently failed to meet housing delivery targets and are now in presumption. To be effective a plan must actually be deliverable. The plan relies heavily on the cooperation of property developers. There is no indication of how they will be made to keep up with targets and what sanctions will apply if they don"t. At a Council meeting held on 9/9/21 the Leader of Bury Council Eammon O" Brien confirmed that it was "unlikely" that the proposed building rates for all developments in Bury would be met as they were "unrealistic". So, the plan cannot be considered to be effective and fails the effectiveness test for Soundness.

Housing requirements

Government guidance is clear that standard housing methodology is just a starting point and can be changed in exceptional circumstances \square this has not been thoroughly explored. A lack of brownfield land in the area and in particular the economic shock caused by Brexit and Covid 19 have not been considered.

There is insufficient confidence in the accuracy of the predictions in the current uncertain economic climate to justify Green Belt loss at the start of the plan. Greenbelt loss should only occur once all brownfield has been exhausted. A review mechanism should be built in to only include greenbelt at a later stage if proven necessary. PfE para1.42 states: "The majority of development between 2021 and 2037 (the "plan period") will be on land within the urban area, most of which is brownfield land" PfE favours a brownfield first policy wherever possible as does National Policy. Bury Council have informed the public in Bury

that they will implement a brownfield first policy. When questioned at a council meeting on 9/9/21 the Leader of the Councillor Eammon O" Brien clarified this statement by saying that for anything the council themselves build they would adopt a brownfield first policy but claimed that the council have no control over the actions of private developers. In reality they do, as they could limit the release of green belt sites in accordance with National Policy NPPF 134 part e.

Changes to greenbelt boundaries

As part of the overall plan Bury have modified green belt boundaries and allocations in such a way to make it appear that less Greenbelt is being sacrificed. The loss of the Simister and Bowlee site greenbelt has been partially offset by creating extensive but unusable greenbelt in other areas without justifying exceptional circumstances. This is not in accordance with National Policy.

	National Policy.
Family Name	Association
Given Name	Simister Village Community
Company / Organisation	Simister Village Community Association
Person ID	1286958
Title	JP-D1 Infrastructure Implementation
Туре	Web
Include files	PFE1286958.pdf
Soundness - Positively prepared?	Unsound
Soundness - Justified?	Unsound
Soundness - Consistent with national policy?	Unsound
Soundness - Effective?	Unsound
Compliance - Legally compliant?	No
Compliance - In accordance with the Duty to Cooperate?	No
Redacted reasons - Please give us details of why you consider the consultation point not	The Topic Paper supporting the Simister and Bowlee allocation states in paragraph 11.1 that extensive infrastructure investment, including a wide range of public transportation enhancements, is required to ensure its implementation. This aims to prove that the site is unsustainable in its current

Places for Everyone Representation 2021	
to be legally compliant, is unsound or fails to	state and is not properly connected to an existing urban area or community. As a result, the site is deemed unsuitable for allocation.
comply with the duty to co-operate. Please be as precise as possible.	In paragraph 11.2, it is confirmed that this development will have a major influence on both the strategic and local road networks, both in isolation and in combination with other neighbouring allocations. The impact on the Strategic Road Network (SRN) is expected to be focused at M60 Junction 19 and M62 Junction 19, while the impact on the Local Road Network (LRN) is projected to be concentrated at the intersections on the A6045 Heywood Old Road. To facilitate and deliver this site, it is evident that major investment and improvements to the highway network will be required.
	These works are of such a scale as to potentially render the scheme unviable. Furthermore, the construction will have a major negative impact on current inhabitants, not just due to traffic and roadworks during construction, but also due to traffic, increased idle vehicles, and longer travel times once the development is completed.
	Investment in public transport is unlikely to be adequate to alleviate these legitimate
	concerns, especially when considering the cumulative consequences of all the anticipated growth in the surrounding area.
	Any development within the proposed allocation site would need to assess the requirement for additional social infrastructure (education, healthcare etc). the impact of these contributions on the viability of the site also needs careful consideration to ensure that the allocation is in fact deliverable
	To deliver this allocation there are requirements for investment in the transport network, public transport provision, school places, health, historic assets etc. All of which could well have a detrimental impact on the viability and delivery of the site
Family Name	Association
Given Name	Simister Village Community
Company / Organisation	Simister Village Community Association
Person ID	1286958
Title	JP-G 10 Green Belt
Туре	Web
Include files	PFE1286958.pdf
Soundness - Positively prepared?	Unsound
Soundness - Justified?	Unsound
Soundness - Consistent with national policy?	Unsound
Soundness - Effective?	Unsound
Compliance - Legally compliant?	No
Compliance - In accordance with the Duty to Cooperate?	No
Redacted reasons -	RECLASSIFIED
Please give us details of why you consider the consultation point not to be legally compliant,	The purpose of the NPPF greenbelt protection is to prevent urban sprawl. Developing on Simister and Bowlee green belt site will create an urban sprawl contrary to NPPF para 137 and para 138 a,b,c, and e.
is unsound or fails to	This proposed allocation will result in the loss of approximately 74 hectares

of Green Belt. This area of Green Belt currently performs strongly in relation

is unsound or fails to

comply with the duty to co-operate. Please be as precise as possible.

to checking the unrestricted sprawl of large built-up areas and in preventing neighbouring towns from merging. The loss of this land from the Green Belt will therefore clearly result in harm which has not been justified. The case for exceptional circumstances to release this site for development has simply not been made given the lack of suitable assessment of reasonable alternatives.

To prove that exceptional circumstances to justify alteration to greenbelt boundaries exist, the NPPF requires evidence that all other reasonable options to meet identified need have been considered (NPPF para 141). This must include maximising use of brownfield and underutilised sites and maximising density.

There has been a failure to conduct thorough and independent ecological assessments. Assessments carried out have been done on behalf of developers and are therefore not independent. Site wildlife, flood risk and other surveys have been carried out by consultancies on behalf of and paid for by developers rather than entirely independent wildlife organisations or the Department of the Environment so must be considered potentially biased.

Several character areas are included in this allocation, such as National Character Area (54), Manchester Pennine Fringe, Simister, Slattocks and Heald Green, as well as Fringe Settled Valley Pasture and Settled Farmlands. At paragraph 18.3, the Topic Paper describes the character of the area, including undulating pasture and rough grassland, mature trees, hedgerows, woodland blocks, and scattered farmsteads etc. These would all be destroyed if the development of this allocation were to proceed.

The site can be seen from a number of longer vantage points, as well as in the immediate neighborhood. However, due to the scale, form, and nature of the proposed development, visual amenity will be adversely affected. The landscape mitigation proposals will not address these fundamental concerns.

There are numerous key habitats on the site, including wetlands, woodland, grassland, etc., which will all be damaged and could be lost as a result of this scheme. Additionally, the scheme will negatively impact protected species, including great crested newts, as well as wider ecological networks, which have not been adequately considered in the plan. There is no consensus that biodiversity net gain can be achieved at this site, given the extent of loss of existing vegetation and greenspace.

According to the Topic Paper at paragraph 191.0, there will be an attempt to achieve a net gain, but there is no guarantee that it will be delivered. This is contrary to current national planning policy, which could jeopardize the allocation.

As part of the overall plan Bury have modified green belt boundaries and allocations in such a way to make it appear that less Greenbelt is being sacrificed. The loss of the Simister and Bowlee site greenbelt has been partially offset by creating extensive but unusable greenbelt in other areas without justifying exceptional circumstances. This is not in accordance with National Policy.

Redacted modification

- Please set out the modification(s) you consider necessary to make this section of the plan legally compliant and sound, in respect of any legal compliance or soundness matters you have identified above.

RECLASSIFIED

The GMCA has determined that the site is viable, but there are a number of issues some mentioned above that must be addressed before the site can be considered deliverable.

	1 14000 for Everyone Representation 2021
Family Name	Association
Given Name	Simister Village Community
Company / Organisation	Simister Village Community Association
Person ID	1286958
Title	Supporting Evidence
Туре	Web
Include files	PFE1286958.pdf
Redacted comment on	RECLASSIFIED
supporting documents - Please give details of	Bury Transport Locality Assessment
why you consider any	Site Selection Criteria
of the evidence not to be legally compliant, is	Viability Assessment - Northern Gateway (Simister and Bowlee)
unsound or fails to	
comply with the duty to co-operate. Please be	
as precise as possible.	
Family Name	Association
Given Name	Simister Village Community
Company / Organisation	Simister Village Community Association
Person ID	1286958
Title	Other Comments
Туре	Web
Include files	PFE1286958.pdf
Soundness - Positively prepared?	Unsound
Soundness - Justified?	Unsound
Soundness - Consistent	Unsound
with national policy?	
Soundness - Effective?	Unsound
Compliance - Legally compliant?	No
Compliance - In accordance with the	No
Duty to Cooperate?	
Redacted reasons -	RECLASSIFIED
Please give us details of why you consider the	Statement of Community Involvement
consultation point not	Bury Council have failed to comply with their Statement of Community
to be legally compliant, is unsound or fails to	Involvement Statement of Community Involvement (bury.gov.uk) at all stages of the creation of the plan. There was no notification to residents of the initial
comply with the duty to	call for sites and the amount spent on making residents aware of the plan
co-operate. Please be	is disproportionately small (£100 as per the response to a Freedom of Information request) in comparison to the effect it will have upon them. There
as precise as possible.	has been a deliberate campaign of misinformation and misleading statements
	to promote and "sell" the Plan to residents, rather than a presentation of the facts e.g., residents only being told of the plans for their specific ward, and
	not being informed of the bigger picture across the borough, thus giving the
	impression that the impact is less than it is. There has been an over reliance

on residents finding things out for themselves on social media and websites

	Traces for Everyone representation 2021
Family Name	and thus a failure to engage with various groups due to over reliance on the use of social media and technology. There has been no access to public internet, e.g., in libraries, during Covid. This has adversely and disproportionately affected older people and those from deprived backgrounds. This is against the SCI 2.4 & 4.17. Countrywide, Covid restrictions are now lifted but restrictions still remain in place in Bury's Statement of Community Involvement (SCI para 1.7). Consultations have been inaccessible in terms of language and terminology used and have been a deterrent to becoming involved in the planning process as they have been wordy, long winded, and intrusive, thus producing an irrelevant response rate.
Given Name	Simister Village Community
Company / Organisation	Simister Village Community Association
Person ID	1286958
Title	Other Comments
Туре	Web
Include files	PFE1286958.pdf
Soundness - Positively prepared?	Unsound
Soundness - Justified?	Unsound
Soundness - Consistent with national policy?	Unsound
Soundness - Effective?	Unsound
Compliance - Legally compliant?	No
Compliance - In accordance with the Duty to Cooperate?	No