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**From:** Elise Kinderman [REDACTED]  
**Sent:** 11 November 2020 14:58  
**To:** C&E Berkshire Consultation <Berks.Consult@hants.gov.uk>  
**Subject:** RE: Response to JCEB Reg. 19 Consultation

Hi Tasha,

Thanks for your email and sorry for the delayed response.

Sorry I realise my representation was not particularly clear with regards to the Regulation 19 requirements!

Regarding your first point, the comments do ultimately relate to Policy W3, capacity requirements. Yes I think it should be recorded as an objection until we have worked through the numbers.

Regarding the second point, it's not an objection but I don't think the strategy necessarily ties up with the policy.

I hope that helps.

Best Wishes,  
Elise.

**Elise Kinderman**  
**Team Leader – Minerals and Waste**

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**From:** C&E Berkshire Consultation [<mailto:Berks.Consult@hants.gov.uk>]  
**Sent:** 04 November 2020 11:17  
**To:** Elise Kinderman [REDACTED]  
**Cc:** C&E Berkshire Consultation <[Berks.Consult@hants.gov.uk](mailto:Berks.Consult@hants.gov.uk)>  
**Subject:** FW: Response to JCEB Reg. 19 Consultation

**This is an EXTERNAL EMAIL. STOP. THINK before you CLICK links or OPEN attachments.**

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Hello Elise

I hope you're well.

I'm just going through West Berkshire's representation to the Central and Eastern Berkshire (CEB) Regulation 19 Proposed Submission Plan Consultation, and I wonder if you might be able to clarify the following couple of queries I have, please:

1. Your section titled 'Waste capacity provision' states "*There do not appear to be any capacity estimates for the proposed allocated waste sites. Therefore it isn't possible to determine to what extent any capacity shortfalls will need to be made up from reliance on windfall sites and provision from other areas (of which WBDC is specified in terms of inert recycling capacity). This therefore makes it difficult to determine if the strategy has*

*been 'positively prepared' in order to meet the assessed need in line with NPPF paragraph 35, and to what extent the plan area may be relying on other areas for waste management capacity throughout the plan period."*

Could you confirm whether these comments relate to the CEB Proposed Submission Plan Policy W3 – 'Waste capacity requirements' or Policy W4 – 'Locations and sites for waste management'? If so, would you like the comment to be recorded as an objection to Policy W3 / Policy W4 under it not meeting the test of soundness, and specifically the positively prepared test? Or would you like the comment to sit outside of a specific policy of the CEB Plan and be considered as a more general waste comment?

2. Your 'Specific comments' – "Policy M3 Given the strategy for aggregate minerals to rely on other areas for supply over the Plan period, this policy doesn't appear to be entirely correct in specifying that 'provision will be made for the release of land to allow a steady and adequate supply of sand and gravel for aggregate purposes'." Please could you confirm whether you would like this comment to be recorded as an objection to Policy M3, and if so, would you like it to be recorded as not meeting legal requirements / DtC or meeting the test(s) of soundness? If the latter, could you advise which test(s) of soundness you would consider that it fails?

Apologies for having to ask the above – I just don't want to make assumptions or jump to the wrong conclusions.

Many thanks,

Tasha

**Tasha Webb**  
**Minerals and Waste Policy Officer**

[Redacted]  
[Redacted]

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**From:** Elise Kinderman [Redacted]  
**Sent:** 15 October 2020 09:31  
**To:** C&E Berkshire Consultation <[Berks.Consult@hants.gov.uk](mailto:Berks.Consult@hants.gov.uk)>  
**Subject:** Response to JCEB Reg. 19 Consultation

Good Morning,

Please see attached response to the current Reg. 19 consultation.

Kind Regards,  
Elise.

**Elise Kinderman**  
**Team Leader – Minerals and Waste**

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