Horsham District Local Plan (2023-2040)

Hearing Statement Relating to Matter 1 On Behalf of Vistry Group PLC Relating to Bridgewater Farm, Billingshurst

November 2024





Contents

1.	Introduction	3
2.	Our Responses to the Matters Issues and Questions:	5

Page

Author

Senior Director

Gillings Planning Ltd 2 Wessex Business Park Colden Common Winchester Hampshire S021 1WP

Client Vistry Group PLC

Date of Issue 22nd November 2024

1.0 Introduction

- 1.1 This Hearing Statement has been prepared on behalf of our client Vistry Group PLC ('Vistry') in response to the publication of the Horsham District Local Plan 2023-2040 (the 'Plan').
- 1.2 Our client previously made representations at Regulation 18 and Regulation 19 stages of the Local Plan preparation.
- Vistry have land interests within the Plan area at a site known as Bridgewater Farm, Billingshurst.

Billingshurst

1.4 The Billingshurst site is identified in the image below, located to the south of Newbridge Road. The site measures approximately 10.44ha and is currently pastoral fields that adjoin the settlement boundary of Billingshurst to the east. The site forms a logical and sustainable extension to the village and could provide approximately 200 dwellings, including much needed affordable housing.



Aerial photograph showing the Billingshurst site outlined in red (by courtesy of Google ©)

1.5 The site was submitted as part of the call for sites in 2018 as part of a Broad Location within the Northern West Sussex Housing Market area (SHLAA reference SA642)

This Statement

- 1.6 This brief Hearing Statement has been prepared in accordance with the prevailing planning policy and guidance, in particular the National Planning Policy Framework (NPPF), September 2023 and the Planning Practice Guidance (PPG).
- 1.7 We do not seek to unnecessarily repeat points raised in our comprehensive representations, but we have answered the questions posed by the Planning Inspector in the Matters, Issues and Questions (14th October 2024) where we feel it would be helpful to do so.
- 1.8 Gillings Planning, on behalf of the Vistry Group PLC wish to take a full and active part in the relevant Hearing sessions relating to their interests in the site.

2.0 Our Responses to the Matters, Issues and Questions

Matter 1 - Legal and Procedural Requirements

Matter 1, Issue 1 – Whether the Council has complied with the duty to cooperate in the preparation of the Plan?

Q3. What substantial concerns have been raised in terms of compliance with the duty to co-operate?

- 2.1 As set out at paragraph 2.2 of our Regulation 19 representations, and not repeated here, we have expressed concerns that there has been a failure of the Duty to Cooperate with regards to a request from Chichester District Council that does not appear to have been dealt with.
- 2.2 **Q4.** How has the Council co-operated to establish and meet a housing need? How specifically have development constraints influenced that co-operation, particularly water neutrality?
- 2.3 As we have set out in our representations, and not repeated here, we consider that the Council has used water neutrality as an excuse to unnecessarily constrain the housing growth in the District and wider housing market areas and in light of the 'Sussex North Offsetting Water Scheme' (SNOWS) and Southern Water's 'Water Resources Management Plan' (WRMP) scheme we consider that the Council has not cooperated effectively to meet the identified housing needs.