Part B - Your Representation

(Please use a separate Part B form for each issue to you want to raise)

3. To which document does your response relate? (Please tick one) City of York Local Plan Publication Draft Policies Map Sustainability Appraisal/Strategic Environmental Assessment
What does 'legally compliant' mean? Legally compliant means asking whether or not the plan has been prepared in line with: statutory regulations; the duty to cooperate; and legal procedural requirements such as the Sustainability Appraisal (SA). Details of how the plan has been prepared are set out in the published Consultation Statements and the Duty to Cooperate Statement, which can be found at www.york.gov.uk/localplan
4. (1) Do you consider the document is Legally compliant?
Yes No
4.(2) Do you consider that the document complies with the Duty to Cooperate? Yes X No
4.(3) Please justify your answer to question 4.(1) and 4.(2)

What does 'Sound' mean?

Soundness may be considered in this context within its ordinary meaning of 'fit for purpose' and 'showing good judgement'. The Inspector will use the Public Examination process to explore and investigate the plan against the National Planning Policy Framework's four 'tests of soundness' listed below. The scope of the Public Examination will be set by the key issues raised by responses received and other matters the Inspector considers to be relevant.

What makes a Local Plan "sound"?

Positively prepared - the plan should be prepared based on a strategy which seeks to meet objectively assessed development and infrastructure requirements, including unmet requirements from neighbouring authorities where it is reasonable to do so and consistent with achieving sustainable development.

Justified – the plan should be the most appropriate strategy, when considered against the reasonable alternatives, based on proportionate evidence.

Effective – the plan should be deliverable over its period and based on effective joint working on cross-boundary strategic priorities

Consistent with national policy – the plan should enable the delivery of sustainable development in accordance with the policies in the Framework

5.(1) Do you co	nsider the d	ocument is Sound	1?		
	Yes	X No			
If yes, go to qu	uestion 5.(4). If no	, go to question 5.(2).			
5.(2) Please tell	l us which te	sts of soundness	the document	fails to meet: (tick	all that apply)
Positively prepared		Justified			
Effective		Consisten	-		
5.(3) If you are the document of (Complete any that approximation)	do they relate	national poments on whethere?		is unsound, to v	which part of
Paragraph no.		Policy	H10	Site Ref. Ref.	
more than 2 to off-site in was CPRENorthYor Study (2010) development order to spee targets, no si where a development of the often, dethen argue the offen o	supported in sunits are capally of a financial rkshire support and Annex 1 (2) is within York sed up delivery of the assessment eloper does not evelopers promote these units	o much that the Couple of contributing to all contribution. It the recognition thre (2011) supported by the hould be able to proof these, the Counciwill be required. However, the criterian ook assessment) to dise the delivery of a cannot be delivered bust approach taken	o the provision of ough the City of Nee City Viability As vide the target let have stated that wever, they have or targets can be emonstrate this the fordable housing I on viability grou	affordable housing fork Affordable Housesessment (2017) the evels of affordable to where submission indicated within the achieved they have the Council's sate, across North York ands. CPRENorthYor	using Viability nat homes. In s meet these he Policy that ve the isfaction. All eshire, and

6. (1) Please set out what change(s) you consider necessary to make the City of York Local Plan legally compliant or sound, having regard to the tests you have identified at

You will need to say why this modification will make the plan legally compliant or sound. It will be helpful if you could put forward your suggested revised wording of any policy or text.
Please note your representation should cover succinctly all the information, evidence and supporting information necessary to support/justify the representation and the suggested modification, as there will not normally be a subsequent opportunity to make further representations based on the original representation at publication stage.
After this stage, further representations will be only at the request of the Inspector, based on the matters and issues he/she identifies for examination.
7.(1). If your representation is seeking a change at question 6.(1), do you consider it necessary to participate at the hearing sessions of the Public Examination? (tick one box only)
No, I do not wish to participate at the hearing session at the examination. I would like my representation to be dealt with by written representation Yes, I wish to appear at the examination
If you have selected No , your representation(s) will still be considered by the independent Planning Inspector by way of written representations.
7.(2). If you wish to participate at the oral part of the examination, please outline why you consider this to be necessary:
Please note: the Inspector will determine the most appropriate procedure to adopt to hear those who have indicated that they wish to participate at the hearing session of the examination.

Representations must be received by Wednesday 4 April 2018, up until midnight. Representations received after this time will not be considered duly made.

question 5 where this relates to soundness.