Uniq260/20ef* Reference	ଷ୍ଟ୍ରିଗିପ୍ରାଶିeaR ଷ୍ଟ୍ରିଗିପ୍ରାଶିeaR ଷ୍ଟ୍ରିଗିପ୍ରାଶିeaR tens)notedAy issue(s)raisedNe (Summary of Issue	onsidered Response
CR18	Considers the greatest issue for minerals development is having to comply with national demands and market forces, and the issue of extracting material from the ground rather than exploring other options and contributing to the circular economy.	Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023.
CR18, CR64	Considers the greatest issue for waste management is bringing about a circular economy where waste is reduced.	Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authorits in a considering the second sec
CR18	Considers there should be Materials Recycling Facilities in locations that are strategic and look outwardly to neighbouring counties.	

Unique ID Reference

Summary of Issue

Unique ID

Unique ID Reference	Summary of Issue	Response
WR31	Regarding the Waste Framework Directive (2008/98/EC), which states that the Minerals and Waste Planning Authority Authority should include provision for sufficient capacity and enable the delivery of facilities in the right place at the right time. The Day Aggregates Yard is not in the right place as it impacts on the environment of the communities living within close proximity raising clouds of particulate matter and excessive noise and vibration when trains are unloaded, as well as additional traffic, on what are already busy roads in the centre of Woking. Birdswood Ecology is also concerned regarding impacts on the habitats within the Basingstoke Canal and the fauna that use the green corridor.	Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023.
WR31	Understand that crushed aggregates are not legally seen as hazardous waste, however, the release of these products across a wide area within Mount Herman and the adjacent canal could be causing health difficulties to the communities who live in proximity of the site and impacts on the fauna, flora and water quality within the Site of Nature Conservation Interest and Site of Special Scientific Interest. The particulate matter is noted across the gardens and on vehicles within York Road and Bradford Close and could spread further afield. Particulate matter can cause lung disease which will impact on the health of the adjacent communities in the long term. The dust will also coat flora limiting its ability to grow and flourish.	Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023.
WR31	The location of the Day Aggregates Yard is not in conformity with the National Planning Policy Framework paragraph 208(f) which states that Minerals and Waste Local Plans should: - Set out criteria or requirements to ensure that permitted and proposed operations do not have unacceptable adverse impacts on the naturalenvironment or human health. As local residents living adjacent to the yard, feel that their health and wellbeing is being compromised by the noise, vibration and particulate matter emanating from the site.	Comment(s) noted. Any issue(s) raised will be considered further and addressed as appropriate by the Minerals and Waste Planning Authority in preparing the Regulation 19 Draft Minerals and Waste Local Plan to be published in 2023.