

From: [REDACTED]
To: [One Earth Solar](#)
Subject: Responses to ExQ 3 Q5.0.1
Date: 29 November 2025 17:15:17

Interested Party Reference number: [REDACTED]

Reservation of Rights (Litigant in Person)

This submission is made under **explicit protest** and strictly **without prejudice** to the Interested Party's right to challenge the lawfulness and procedural integrity of the Examination.

The Interested Party's continued participation is legally **compelled** by the statutory process (Planning Act 2008) to maintain standing, but this action does **not** constitute a waiver, acceptance, or validation of any alleged procedural impropriety, ExA bias, unlawful censorship, or fundamental flaws in the Administrative Record.

All rights to seek Statutory Appeal and Judicial Review against the final Development Consent Order decision are fully reserved.

To **The Examining Authority**
Project Name: **One Earth Solar Farm**
PINS Reference: **EN010159**

From: Stephen Fox Interested Party Reference number: [REDACTED]

Date: 29 November 2025

Dear Sirs

Responses to ExQ 3 Q5.0.1

The proposed mitigation is totally inadequate because of the applicant's failure to correctly account for surface water runoff and its failure to compensate for the loss of an absolute minimum of 39000 cubic metres of floodplain storage and the implications for downstream flooding, surface water runoff onto the design flood plain and cumulative effects. See both papers in REP5- 111 and AS -061 and AS -062.

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Yours faithfully

Stephen Fox