
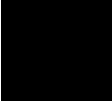


From: [Hampshire Water Project](#)
To: 
Cc: [Hampshire Water Project](#)
Subject: RE: HAMPSHIRE WATER TRANSFER & WATER RECYCLING PROJECT
Date: 12 June 2026 16:58:26
Attachments: 
[image001.png](#)

Good afternoon Mr Mak

Thank you for your email and attachment.

The application above was submitted on 28 May 2026 and the acceptance decision must be taken on or before 25 June 2026. The decision will be published on the [project webpage of the National Infrastructure Planning website](#).

If the application is accepted, the following documents will also be published on the project webpage:

- The application documents (if they are not already published).
- Any Adequacy of Consultation Representations submitted by relevant local authorities.
- The Planning Inspectorate's acceptance checklist.

The acceptance tests

Section 55 of the Planning Act 2008 states that an application can be accepted provided:

- it is an application for an order granting development consent;
- that development consent is required for any of the development to which the application relates;
- the Applicant has, in relation to a proposed application that has become the application, complied with Chapter 2 of Part 5 (pre-application procedure); and
- that the application (including accompaniments) is of a standard that the Secretary of State considers satisfactory.

The following must be considered when making the decision:

- a) The Consultation Report received with the application
- b) Any Adequacy of Consultation Representations received by the Planning Inspectorate from a local authority consultee.
- c) The extent to which the Applicant has had regard to government guidance.

If you have sent comments about the **Pre-application consultation**, these can be considered in addition to the statutorily required acceptance tests when making the decision about whether or not to accept the application. However, it will be for the decision maker (the Planning Inspectorate on behalf of the Secretary of State) to decide the weight to give to the views expressed based on the individual facts of the case.

If you have sent comments about the **merits of the Proposed Development** (e.g. setting out support for, or objection to, the principle of the Proposed Development) these cannot be considered at the acceptance stage. Should the application be accepted for Examination you will be able to submit your comments as a 'Relevant Representation' and register as an Interested Party. Your comments must be submitted on the 'Registration and Relevant Representation form' which will be made available on the project webpage of the National Infrastructure Planning website at the appropriate time.

Further information about registering as an Interested Party can be found in the Planning

Inspectorate's Advice for members of the public: [How to register to have your say and make a relevant representation](#).

You may find it helpful to subscribe to [Get updates](#) by email on the progress of the above application.

Kind Regards



Rammiel Burnie ([REDACTED])
Case Officer
Planning Inspectorate
Telephone: 0303 444 5201
www.gov.uk/pins

Ensuring **fairness, openness** and **impartiality** across all our services

This communication does not constitute legal advice.

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From: [REDACTED]@parliament.uk>

Sent: 12 June 2026 16:27

To: Hampshire Water Project <HampshireWaterProject@planninginspectorate.gov.uk>

Subject: HAMPSHIRE WATER TRANSFER & WATER RECYCLING PROJECT

[REDACTED]
Dear Mr Sheard and Planning Inspectorate colleagues,

I have been contacted by residents of the Havant Constituency about the application by Southern Water for the Hampshire Water Transfer and Water Recycling Project for consideration by the Planning Inspectorate. I have attached here a letter from Dave Parham and Anne Skennerton, who are both Havant constituents.

It is important that the public have full confidence in every stage of this process. Therefore, I would ask you to give full consideration to the points they make, and to engage with them about the concerns they raise.

I have explained to Mrs Skennerton and Mr Parham that I am not a decision-maker or statutory consultee at any point in the planning application process, but I have offered to pass on their concerns and ask you to engage with them. Given the seriousness of this issue, and the public concern about it, I myself also wish to register an objection to proceeding with the application at this time.

Kind regards,

Alan Mak MP

Member of Parliament for the Havant Constituency

Email: [REDACTED]@parliament.uk [REDACTED]

News: [REDACTED] | Alan Mak MP, House of Commons, London, SW1A 0AA

Data Protection: Click [REDACTED] view Alan's Privacy Notice under the GDPR

DATE: 11 June 2026

TO: Mr Matthew Sheard of the Planning Inspectorate

Via email to: HampshireWaterProject@planninginspectorate.gov.uk

Cc: [REDACTED]

Via email to: [REDACTED]@parliament.uk

SUBJECT: Hampshire Water Transfer and Water Recycling Project

This note is the second which Save Our Island and Hayling Island Residents' Association have been driven to write to HM Government regarding the Hampshire Water Transfer and Water Recycling Project (HWTWRP). [Our first document regarding concerns about the HWTWRP was sent to Secretary of State Reynolds on 28 January 2026 and is attached below.]

We have reviewed and agree with the submissions made to the Planning Inspectorate by Save Our South Coast Alliance and Rowlands Castle Parish Council, both which identify multiple material failures by Southern Water regarding its statutory duties under sections 42,47&48 of the Planning Act 2008.

In our 28 January 2026 note to the Secretary of State, several concerns were stated:

- We made clear that 39% of the 2025 Customer Survey replies were not included in the results provided by Southern Water to the Government, demonstrating non-compliance with the 2008 Act.
- We also questioned the sustainability of allowing a major infrastructure development to be sited at Budds Farm in an area of the South Coast which is in a Category 3 and Climate Change flood zone.
- We also asked for a detailed review of the sustainable alternative solutions of the Havant Thicket Recycling proposal.

Defra's response to the Save Our Island and Hayling Island Residents' Association note to the Secretary of State dated 28 January did not answer these points. [Defra's response is attached below.]

However, the key deficiencies identified by all four groups remain outstanding:

- No consultation at the formative stage of Southern Water's design selection
- No meaningful consultation of sustainable alternatives
- Inadequate consultation of the Portsmouth Water customer base with particular reference to the Havant Thicket output destination and mixing recycled effluent into the area's tap water
- Misleading survey results presented to Government

We recognise that these opinions do not carry the same weight as Statutory Authorities, but it is important to note that the customers are the only people who will experience the decisions made by the Inspectorate in this matter.

Based on all the above-mentioned detailed concerns presented by Save Our South Coast Alliance, Rowlands Castle Parish Council, Save Our Island & Hayling Island

Residents' Association, we urge you to reject Southern Water's Application for Examination.

Signed:



Save Our Island



Hayling Island Residents' Association

Attached:

[Save Our Island & Hayling Island Residents' Association Note to Secretary of State Reynolds dated 26.1.26](#)

[Rowlands Castle Parish Council submission to the Planning Inspectorate dated 9.6.26](#)

[Save Our South Coast Alliance submission to the Planning Inspectorate dated 9.6.26](#)

[Letter from Suella Braverman](#)