Planning Inspectorate Criteria for determining the procedure for planning appeals

## Written representations

If your appeal meets the following criteria, the most appropriate procedure would be written representations:

1. the grounds of appeal and issues raised can be clearly understood

from the appeal documents plus a site inspection; and/or 2. the Inspector should not need to test the evidence by

questioning

or to clarify any other matters; and/or

3. an environmental impact assessment (EIA) is either not required or

the EIA is not in dispute.

## Hearing

If the criteria for written representations are not met because questions

need to be asked, for example where any of the following apply:

the status of the appellant is at issue, eg Gypsy/Traveller;
the need for the proposal is at issue eg agricultural worker's dwelling; Gypsy/Traveller site

□ the personal circumstances of the appellant are at issue, eg; people with disabilities or other special needs;

the most appropriate procedure would be a hearing if:

1. there is no need for evidence to be tested by formal cross examination;

and

2. the issues are straightforward (and do not require legal or other submissions to be made) and you should be able to present your own case (although you can choose to be represented if you wish); and

3. your case and that of the LPA and interested persons is unlikely to

take more than one day to be heard.

## Inquiry

If the criteria for written representations and hearings are not met because the evidence needs to be tested and/or questions need to be

asked, as above, the most appropriate procedure would be a local inquiry

if:

1. the issues are complex and likely to need evidence to be given by

expert witnesses; and/or

2. you are likely to need to be represented by an advocate, such as a

lawyer or other professional expert because material facts and/or matters of expert opinion are in dispute and formal crossexamination

of witnesses is required; and/or

3. legal submissions may need to be made.

NOTE: Where proposals are controversial and have generated significant

local interest, they may not be suitable for the written representation

procedure. We consider that the LPA is in the best position to indicate

that a hearing or inquiry may be required in such circumstances.