

# Air Quality Assessment: Drury Works, Camden

May 2023















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## **Document Control**

Client	McAleer & Rushe Contracts UK Limited	Principal Contact	Josh Grimes

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Report Prepared By: Wa	Vale Abiye & Julia Burnell
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Air Quality Consultants Ltd
23 Coldharbour Road, Bristol BS6 7JT Tel: 0117 974 1086
24 Greville Street, Farringdon, London, EC1N 8SS Tel: 020 3873 4780
aqc@aqconsultants.co.uk

Registered Office: 23 Coldharbour Road, Bristol BS6 7JT Companies House Registration No: 2814570



## **Executive Summary**

The air quality impacts associated with the proposed refurbishment and extension of an existing retail and office building at 160-161 Drury Lane, Camden have been assessed.

The proposed development will be 'car-free' and will not provide any car parking spaces, and will only generate additional traffic relating to servicing of the proposed development. The additional traffic generated by the proposed development is below published screening criteria and thus the effect on local air quality at existing sensitive receptors (such as nearby residential properties) will be 'not significant'.

Heat and hot water will be provided using air source heat pumps, which have no on-site emissions. As such, there will be no significant effect upon local air quality at existing sensitive receptors as a result of energy provision.

The assessment has demonstrated that future users of the proposed development will experience acceptable air quality, with pollutant concentrations below the air quality objectives.

During the construction works, a range of best practice mitigation measures will be implemented to reduce dust emissions and the overall effect will be 'not significant'; appropriate measures have been set out in this report.

Overall, the construction and operational air quality effects of the proposed development are judged to be 'not significant'.

The proposed development has also been shown to meet the London Plan's requirement that new developments are at least 'air quality neutral'.



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## 1 Introduction

- 1.1 This report describes the potential air quality impacts associated with the proposed development at 160-161 Drury Lane and 4-6 Parker Street, Camden. The proposed development is described as:
  - "Demolition of existing fourth floor, replacement of fourth floor and erection of an additional storey to the building, ground floor alterations including new entrances, single storey extension to the rear, removal of existing external fire escape stair to the rear, reconfiguration of existing external plant equipment and introduction of additional plant at roof level, including associated works. Planning use class E throughout the building."
- 1.2 An air quality assessment was previously undertaken in January 2019 to accompany the planning application for the proposed development (reference 2019/2095/P). Permission for the development was granted subject to conditions. However, since 2019, the design of the proposed development has been updated to remove the addition of a 6<sup>th</sup> floor, reconfigure the rear fire escape to increase the size of the 1<sup>st</sup>, 4<sup>th</sup> and 5<sup>th</sup> floors, and to retain and refurbish the existing façade where possible. This air quality assessment has therefore been undertaken to take account of the latest design, as well as changes to policy and local conditions that have arisen since 2019.
- 1.3 The proposed development lies within a borough-wide Air Quality Management Area (AQMA) declared by the London Borough (LB) of Camden for exceedances of the annual mean nitrogen dioxide (NO<sub>2</sub>) and 24-hour mean PM<sub>10</sub> objectives. The proposed development will introduce new exposure into this area of potentially poor air quality, thus an assessment is required to determine the air quality conditions that future users will experience. It will also generate additional traffic on local roads, which may impact on air quality at existing residential properties along the affected road network. The main air pollutants of concern related to road traffic emissions are nitrogen dioxide (NO<sub>2</sub>) and fine particulate matter (PM<sub>10</sub> and PM<sub>2.5</sub>).
- 1.4 The location of the proposed development is shown in Figure 1.





Figure 1: Proposed Development Location

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- 1.5 The proposed development will not provide any car parking spaces and the development is described as 'car-free'. The building will be provided with heat and hot water by air source heat pumps; there will be no on-site combustion plant and thus no significant point sources of emissions within the proposed development, and this is not considered further.
- 1.6 The Greater London Authority's (GLA's) London Plan (GLA, 2021a) requires new developments to be air quality neutral. The air quality neutrality of the proposed development has been assessed following the methodology provided in the latest GLA's London Plan Guidance (Air Quality Neutral) (GLA, 2023).
- 1.7 The GLA has also released Supplementary Planning Guidance on the Control of Dust and Emissions from Construction and Demolition (GLA, 2014b). The SPG outlines a risk assessment approach for construction dust assessment and helps determine the mitigation measures that will need to be applied. A construction dust assessment has been undertaken and the appropriate mitigation has been set out.



- 1.8 This report describes existing local air quality conditions and those in the earliest possible year of occupation (2024). The assessment of construction dust impacts focuses on the anticipated duration of the works.
- 1.9 This report has been prepared taking into account all relevant local and national guidance and regulations.



# 2 Policy Context

2.1 All European legislation referred to in this report is written into UK law and remains in place.

## **Air Quality Strategy**

2.2 The Air Quality Strategy (Defra, 2007) published by the Department for Environment, Food, and Rural Affairs (Defra) and Devolved Administrations, provides the policy framework for air quality management and assessment in the UK. It provides air quality standards and objectives for key air pollutants, which are designed to protect human health and the environment. It also sets out how the different sectors: industry, transport and local government, can contribute to achieving the air quality objectives. Local authorities are seen to play a particularly important role. The strategy describes the Local Air Quality Management (LAQM) regime that has been established, whereby every authority has to carry out regular reviews and assessments of air quality in its area to identify whether the objectives have been, or will be, achieved at relevant locations, by the applicable date. If this is not the case, the authority must declare an AQMA, and prepare an action plan which identifies appropriate measures that will be introduced in pursuit of the objectives.

## Clean Air Strategy 2019

2.3 The Clean Air Strategy (Defra, 2019) sets out a wide range of actions by which the UK Government will seek to reduce pollutant emissions and improve air quality. Actions are targeted at four main sources of emissions: Transport, Domestic, Farming and Industry. At this stage, there is no straightforward way to take account of the expected future benefits to air quality within this assessment.

## Reducing Emissions from Road Transport: Road to Zero Strategy

- 2.4 The Office for Low Emission Vehicles (OLEV) and Department for Transport (DfT) published a Policy Paper (DfT, 2018) in July 2018 outlining how the government will support the transition to zero tailpipe emission road transport and reduce tailpipe emissions from conventional vehicles during the transition. This paper affirms the Government's pledge to end the sale of new conventional petrol and diesel cars and vans by 2040, and states that the Government expects the majority of new cars and vans sold to be 100% zero tailpipe emission and all new cars and vans to have significant zero tailpipe emission capability by this year, and that by 2050 almost every car and van should have zero tailpipe emissions. It states that the Government wants to see at least 50%, and as many as 70%, of new car sales, and up to 40% of new van sales, being ultra-low emission by 2030.
- 2.5 The paper sets out a number of measures by which Government will support this transition but is clear that Government expects this transition to be industry and consumer led. The Government has since announced that the phase-out date for the sale of new petrol and diesel cars and vans will be brought forward to 2030 and that all new cars and vans must be fully zero emission at the tailpipe



from 2035. If these ambitions are realised then road traffic-related Nox emissions can be expected to reduce significantly over the coming decades.

#### **Environment Act 2021**

- 2.6 The UK's new legal framework for protection of the natural environment, the Environment Act (2021) passed into UK law in November 2021. The Act gives the Government the power to set long-term, legally binding environmental targets. It also establishes an Office for Environmental Protection (OEP), responsible for holding the government to account and ensuring compliance with these targets.
- 2.7 The Environmental Targets (Fine Particulate Matter) (England) Regulations 2023 (SI 2023 No. 96) sets two new targets for future concentrations of PM<sub>2.5</sub>. These targets are described in Paragraph 3.6.

## **Environmental Improvement Plan 2023**

- 2.8 Defra published its 25 Year Environment Plan in 2018 (Defra, 2018b). The Environment Act (2021) requires Defra to review this Plan at least every five years. The Environmental Improvement Plan 2023 (Defra, 2023a) is the first revision. This outlines the progress made since 2018 and adds detail to the goals defined in the 2018 Plan, including that of achieving clean air.
- 2.9 The Environmental Improvement Plan 2023 sets out the new air quality targets which have been set for concentrations of PM<sub>2.5</sub>. These targets, which are described in more detail in Paragraph 3.6, include the long-term targets in the Statutory Instrument described in Paragraph 2.7, and interim targets to be achieved by 2028.
- 2.10 The 2023 Plan outlines the role of local authorities in helping it meet both its targets and existing commitments. It notes that an Air Quality Strategy will be published to provide guidance on how local authorities should assist. The Plan makes clear that this will focus on reducing emissions from sources within a local authority's control, including through traffic management and planning powers. This focus on emissions, as opposed to directly requiring local authorities to assess PM<sub>2.5</sub> concentrations against the new targets, recognises that PM<sub>2.5</sub> is a cross-boundary issue; most PM<sub>2.5</sub> within a local authority's area is not, by and large, emitted within that local authority. The 2023 Plan also outlines the respective roles of industry, agricultural sectors, and the Department for Transport in providing the coordinated action required to meet both its new, and pre-existing targets and commitments.



## **Planning Policy**

#### **National Policies**

2.11 The National Planning Policy Framework (NPPF) (2021) sets out planning policy for England. It states that the purpose of the planning system is to contribute to the achievement of sustainable development, and that the planning system has three overarching objectives, one of which (Paragraph 8c) is an environmental objective:

"to protect and enhance our natural, built and historic environment; including making effective use of land, improving biodiversity, using natural resources prudently, minimising waste and pollution, and mitigating and adapting to climate change, including moving to a low carbon economy".

2.12 To prevent unacceptable risks from air pollution, Paragraph 174 of the NPPF states that:

"Planning policies and decisions should contribute to and enhance the natural and local environment by...preventing new and existing development from contributing to, being put at unacceptable risk from, or being adversely affected by unacceptable levels of soil, air, water or noise pollution or land instability. Development should, wherever possible, help to improve local environmental conditions such as air quality".

## 2.13 Paragraph 185 states:

"Planning policies and decisions should also ensure that new development is appropriate for its location taking into account the likely effects (including cumulative effects) of pollution on health, living conditions and the natural environment, as well as the potential sensitivity of the site or the wider area to impacts that could arise from the development".

2.14 More specifically on air quality, Paragraph 186 makes clear that:

"Planning policies and decisions should sustain and contribute towards compliance with relevant limit values or national objectives for pollutants, taking into account the presence of Air Quality Management Areas and Clean Air Zones, and the cumulative impacts from individual sites in local areas. Opportunities to improve air quality or mitigate impacts should be identified, such as through traffic and travel management, and green infrastructure provision and enhancement. So far as possible these opportunities should be considered at the plan-making stage, to ensure a strategic approach and limit the need for issues to be reconsidered when determining individual applications. Planning decisions should ensure that any new development in Air Quality Management Areas and Clean Air Zones is consistent with the local air quality action plan".

2.15 The NPPF is supported by Planning Practice Guidance (PPG) (Ministry of Housing, Communities & Local Government, 2019), which includes guiding principles on how planning can take account of the impacts of new development on air quality. The PPG states that:



"Defra carries out an annual national assessment of air quality using modelling and monitoring to determine compliance with Limit Values. It is important that the potential impact of new development on air quality is taken into account where the national assessment indicates that relevant limits have been exceeded or are near the limit, or where the need for emissions reductions has been identified".

2.16 Regarding plan-making, the PPG states:

"It is important to take into account air quality management areas, Clean Air Zones and other areas including sensitive habitats or designated sites of importance for biodiversity where there could be specific requirements or limitations on new development because of air quality".

- 2.17 The role of the local authorities through the LAQM regime is covered, with the PPG stating that a local authority Air Quality Action Plan "identifies measures that will be introduced in pursuit of the objectives and can have implications for planning". In addition, the PPG makes clear that "Odour and dust can also be a planning concern, for example, because of the effect on local amenity".
- 2.18 Regarding the need for an air quality assessment, the PPG states that:

"Whether air quality is relevant to a planning decision will depend on the proposed development and its location. Concerns could arise if the development is likely to have an adverse effect on air quality in areas where it is already known to be poor, particularly if it could affect the implementation of air quality strategies and action plans and/or breach legal obligations (including those relating to the conservation of habitats and species). Air quality may also be a material consideration if the proposed development would be particularly sensitive to poor air quality in its vicinity".

2.19 The PPG sets out the information that may be required in an air quality assessment, making clear that:

"Assessments need to be proportionate to the nature and scale of development proposed and the potential impacts (taking into account existing air quality conditions), and because of this are likely to be locationally specific".

2.20 The PPG also provides guidance on options for mitigating air quality impacts, as well as examples of the types of measures to be considered. It makes clear that:

"Mitigation options will need to be locationally specific, will depend on the proposed development and need to be proportionate to the likely impact. It is important that local planning authorities work with applicants to consider appropriate mitigation so as to ensure new development is appropriate for its location and unacceptable risks are prevented".

## **London-Specific Policies**

2.21 The key London-specific policies are summarised below, with more detail provided, where required, in Appendix A1.



#### The London Plan

2.22 The London Plan (GLA, 2021a) sets out an integrated economic, environmental, transport and social framework for the development of London over the next 20-25 years. The key policy relating to air quality is Policy SI 1 on *Improving air quality*, Part B1 of which sets out three key requirements for developments:

"Development proposals should not:

- a) lead to further deterioration of existing poor air quality
- create any new areas that exceed air quality limits, or delay the date at which compliance will be achieved in areas that are currently in exceedance of legal limits
- c) create unacceptable risk of high levels of exposure to poor air quality".
- 2.23 The Policy then details how developments should meet these requirements, stating:

"In order to meet the requirements in Part 1, as a minimum:

- a) development proposals must be at least Air Quality Neutral
- development proposals should use design solutions to prevent or minimise increased exposure to existing air pollution and make provision to address local problems of air quality in preference to post-design or retro-fitted mitigation measures
- c) major development proposals must be submitted with an Air Quality Assessment. Air quality assessments should show how the development will meet the requirements of B1
- d) development proposals in Air Quality Focus Areas or that are likely to be used by large numbers of people particularly vulnerable to poor air quality, such as children or older people should demonstrate that design measures have been used to minimise exposure".
- 2.24 Part C of the Policy introduces the concept of Air Quality Positive for large-scale development, stating:

"Masterplans and development briefs for large-scale development proposals subject to an Environmental Impact Assessment should consider how local air quality can be improved across the area of the proposal as part of an air quality positive approach. To achieve this a statement should be submitted demonstrating:

- 1) how proposals have considered ways to maximise benefits to local air quality, and
- 2) what measures or design features will be put in place to reduce exposure to pollution, and how they will achieve this."



- 2.25 The proposed development is not large-scale development, thus an Air Quality Positive statement is not required.
- 2.26 Regarding construction and demolition impacts, Part D of Policy SI 1 of the London Plan states:

"In order to reduce the impact on air quality during the construction and demolition phase development proposals must demonstrate how they plan to comply with the Non-Road Mobile Machinery Low Emission Zone and reduce emissions from the demolition and construction of buildings following best practice guidance".

2.27 Part E of Policy SI 1 states the following regarding mitigation and offsetting of emissions:

"Development proposals should ensure that where emissions need to be reduced to meet the requirements of Air Quality Neutral or to make the impact of development on local air quality acceptable, this is done on-site. Where it can be demonstrated that emissions cannot be further reduced by on-site measures, off-site measures to improve local air quality may be acceptable, provided that equivalent air quality benefits can be demonstrated within the area affected by the development".

2.28 The explanatory text around Policy SI 1 of the London Plan states the following with regard to assessment criteria:

"The Mayor is committed to making air quality in London the best of any major world city, which means not only achieving compliance with legal limits for Nitrogen Dioxide as soon as possible and maintaining compliance where it is already achieved, but also achieving World Health Organisation targets for other pollutants such as Particulate Matter.

The aim of this policy is to ensure that new developments are designed and built, as far as is possible, to improve local air quality and reduce the extent to which the public are exposed to poor air quality. This means that new developments, as a minimum, must not cause new exceedances of legal air quality standards, or delay the date at which compliance will be achieved in areas that are currently in exceedance of legal limits. Where limit values are already met, or are predicted to be met at the time of completion, new developments must endeavour to maintain the best ambient air quality compatible with sustainable development principles.

Where this policy refers to 'existing poor air quality' this should be taken to include areas where legal limits for any pollutant, or World Health Organisation targets for Particulate Matter, are already exceeded and areas where current pollution levels are within 5 per cent of these limits".

<sup>&</sup>lt;sup>1</sup> The London Plan was developed based on a World Health Organisation guideline for PM<sub>2.5</sub> of 10  $\mu$ g/m<sup>3</sup> (see Paragraph 2.29).



#### **London Environment Strategy**

2.29 The London Environment Strategy was published in May 2018 (GLA, 2018a). The strategy considers air quality in Chapter 4; the Mayor's main objective is to create a "zero emission London by 2050". Policy 4.2.1 aims to "reduce emissions from London's road transport network by phasing out fossil fuelled vehicles, prioritising action on diesel, and enabling Londoners to switch to more sustainable forms of transport". The strategy sets a target to achieve, by 2030, the guideline value for PM<sub>2.5</sub> which was set by the World Health Organisation (WHO) in 2005. An implementation plan for the strategy has also been published which sets out what the Mayor will do between 2018 and 2023 to help achieve the ambitions in the strategy.

## Mayor's Transport Strategy

2.30 The Mayor's Transport Strategy (GLA, 2018b) sets out the Mayor's policies and proposals to reshape transport in London over the next two decades. The Strategy focuses on reducing car dependency and increasing active sustainable travel, with the aim of improving air quality and creating healthier streets. It notes that development proposals should "be designed so that walking and cycling are the most appealing choices for getting around locally".

## GLA SPG: The Control of Dust and Emissions During Construction and Demolition

2.31 The GLA's SPG on The Control of Dust and Emissions During Construction and Demolition (GLA, 2014b) outlines a risk assessment based approach to considering the potential for dust generation from a construction site, and sets out what mitigation measures should be implemented to minimise the risk of construction dust impacts, dependent on the outcomes of the risk assessment. This guidance is largely based on the Institute of Air Quality Management's (IAQM's) guidance (IAQM, 2016), and it states that "the latest version of the IAQM Guidance should be used".

## Air Quality Focus Areas

2.32 The GLA has identified 160 air quality Focus Areas in London. These are locations that not only exceed the annual mean limit value for nitrogen dioxide, but also have high levels of human exposure. They do not represent an exhaustive list of London's air quality hotspot locations, but locations where the GLA believes the problem to be most acute. They are also areas where the GLA considers there to be the most potential for air quality improvements and are, therefore, where the GLA and Transport for London (TfL) will focus actions to improve air quality. The closest Focus Area is the "Oxford Street from Marble Arch to Bloomsbury", approximately 200 m to the northwest of the Site.



#### **Local Policies**

- 2.33 The Camden Local Plan was adopted in July 2017 (LB of Camden, 2017). The Plan sets out the Council's planning policies, covering the period from 2016-2031, and replaces the Core Strategy and Development Policies planning documents (adopted in 2010).
- 2.34 Policy A1 on 'Managing the impact of development' states that "The Council will seek to protect the quality of life of occupiers and neighbours [...] will seek to ensure that the amenity of communities, occupiers and neighbours is protected [...] and require mitigation measures where necessary [...] The factors that we will consider include [...] odour, fumes and dust".
- 2.35 Policy CC4 on 'Air Quality' states that:

"The Council will ensure that the impact of development on air quality is mitigated and ensure that exposure to poor air quality is reduced in the borough.

The Council will take into account the impact of air quality when assessing development proposals, through the consideration of both the exposure of occupants to air pollution and the effect of the development on air quality. Consideration must be taken to the actions identified in the Council's Air Quality Action Plan.

Air Quality Assessments (AQAs) are required where development is likely to expose residents to high levels of air pollution. Where the AQA shows that a development would cause harm to air quality, the Council will not grant planning permission unless measures are adopted to mitigate the impact. Similarly, developments that introduce sensitive receptors (i.e. housing, schools) in locations of poor air quality will not be acceptable unless designed to mitigate the impact.

Development that involves significant demolition, construction or earthworks will also be required to assess the risk of dust and emissions impacts in an AQA and include appropriate mitigation measures to be secured in a Construction Management Plan."

- 2.36 To support Policy CC4, the new Local Plan also includes Policy T2 which requires "all new developments in the borough to be car-free".
- 2.37 Policy D1 Design, has implications to air quality as well:
  - "The Council will seek to secure high quality design in development. The Council will require that development [...]
  - c. is sustainable in design and construction, incorporating best practice in resource management and climate change mitigation and adaptation;

h. promotes health;



The Council will resist development of poor design that fails to take the opportunities available for improving the character and quality of an area and the way it functions..."

- 2.38 The plan elaborates that design can impact on air quality and health:
  - "The way an area is designed and managed can have a significant impact on people's quality of life, health and wellbeing. Planning has a key role in promoting good physical and mental health by creating streets, spaces and buildings which allow and encourage healthy lifestyles. Architecture and urban design can affect human health through [...] air quality [...]. The Council will require applicants to consider how development will contribute to improving health."
- 2.39 To support the Camden Local Plan, the Council has published a 'Camden Planning Guidance (CPG)' document relating to air quality (LB of Camden, 2021), which forms a Supplementary Planning Document (SPD). The CPG states that:
  - "All developments are to protect future occupants from exposure to poor air quality; and
  - All developments are to limit their impact on local air quality and be at least air quality neutral."
- 2.40 The CPG describes air quality in the borough, details when an air quality assessment is required, what the assessment should cover and measures to minimise emissions..

## **Building Standards**

- 2.41 Part F(1) of Schedule 1 of the Building Regulations 2010 as amended June 2022 (Ministry of Housing, Communities & Local Government, 2022) places a duty on building owners, or those responsible for relevant building work<sup>2</sup>, to ensure adequate ventilation is provided to building occupants.
- 2.42 Approved Document F (HM Government, 2021), which accompanies the Building Regulations, explains that care should be taken to minimise entry of external air pollutants. Specific steps should be taken to manage ventilation intakes where the building is near to a significant source of emissions, or if local ambient concentrations exceed values set in the Air Quality Standards Regulations 2010 (see Paragraph 3.10, later). These steps include maximising the distance between emission source and air intake, considering likely dispersion patterns, and considering the timing of pollution releases when designing the ventilation system.
- 2.43 Compliance with the Building Regulations is not required for planning approval, but it is assumed that the Regulations will be complied with in the completed building.

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Building work is a legal term for work covered by the Building Regulations. With limited exemptions, the Regulations apply to all significant building work, including erecting or extending a building.



## **Air Quality Action Plans**

## National Air Quality Plan

2.44 Defra has produced an Air Quality Plan to tackle roadside nitrogen dioxide concentrations in the UK (Defra, 2017); a supplement to the 2017 Plan (Defra, 2018a) was published in October 2018 and sets out the steps Government is taking in relation to a further 33 local authorities where shorter-term exceedances of the limit value were identified. Alongside a package of national measures, the 2017 Plan and the 2018 Supplement require those identified English Local Authorities (or the GLA in the case of London Authorities) to produce local action plans and/or feasibility studies. These plans and feasibility studies must have regard to measures to achieve the statutory limit values within the shortest possible time, which may include the implementation of a CAZ. There is currently no straightforward way to take account of the effects of the 2017 Plan or 2018 Supplement in this assessment; however, consideration has been given to whether there is currently, or is likely to be in the future, a limit value exceedance in the vicinity of the proposed development. This assessment has principally been carried out in relation to the air quality objectives, rather than the limit values that are the focus of the Air Quality Plan.

## Local Air Quality Action Plan

- 2.45 LB of Camden's combined Clean Air Strategy and Clean Air Action Plan (CAAP) (LB of Camden, 2022a) sets out the strategic objectives for improving air quality in the borough between 2019 and 2034 and the actions that will be undertaken between 2023 and 2026 to support the strategic objectives.
- 2.46 The Clean Air Action Plan contains 36 'Clean Air Outcomes' to help improve air quality and protect health in Camden. The Plan sets out seven themes, around which a number of actions have been developed in order to improve local air quality:
  - reducing construction emissions;
  - reducing building emissions;
  - reducing transport emissions;
  - supporting communities and schools;
  - indirect emissions and lobbying;
  - public health and awareness; and,
  - indoor air quality and occupational exposure.



## 3 Assessment Criteria

- 3.1 The Government has established a set of air quality standards and objectives to protect human health. The 'standards' are set as concentrations below which effects are unlikely even in sensitive population groups, or below which risks to public health would be exceedingly small. They are based purely upon the scientific and medical evidence of the effects of an individual pollutant. The 'objectives' set out the extent to which the Government expects the standards to be achieved by a certain date. They take account of economic efficiency, practicability, technical feasibility and timescale. The objectives for use by local authorities are prescribed within the Air Quality (England) Regulations (2000) and the Air Quality (England) (Amendment) Regulations (2002).
- 3.2 The UK-wide objectives for nitrogen dioxide and PM<sub>10</sub> were to have been achieved by 2005 and 2004 respectively, and continue to apply in all future years thereafter. Measurements across the UK have shown that the 1-hour nitrogen dioxide objective is unlikely to be exceeded at roadside locations where the annual mean concentration is below 60 μg/m³ (Defra, 2022). Therefore, 1-hour nitrogen dioxide concentrations will only be considered if the annual mean concentration is above this level. Measurements have also shown that the 24-hour mean PM<sub>10</sub> objective could be exceeded at roadside locations where the annual mean concentration is above 32 μg/m³ (Defra, 2022).
- 3.3 The objectives apply at locations where members of the public are likely to be regularly present and are likely to be exposed over the averaging period of the objective. The GLA explains where these objectives will apply in London (GLA, 2019). The annual mean objectives for nitrogen dioxide and PM<sub>10</sub> are considered to apply at the façades of residential properties, schools, hospitals, and care homes etc., the gardens of residential properties, school playgrounds and the grounds of hospitals and care homes. The annual mean objectives do not apply at the "building facades of offices or other places of work where members of the public do not have regular access". The 24-hour mean objective for PM<sub>10</sub> is considered to apply at the same locations as the annual mean objective, as well as at hotels. The 1-hour mean objective for nitrogen dioxide applies wherever members of the public might regularly spend 1-hour or more, including outdoor eating locations and pavements of busy shopping streets.
- 3.4 Based on the above, as a worst-case, it has been assumed for the purpose of the assessment that the 1-hour mean objective applies to the ground floor retail use at the proposed development only. The annual mean objectives would not apply at any location within the proposed development.
- 3.5 For PM<sub>2.5</sub>, the objective set by Defra for local authorities is to work toward reducing concentrations without setting any specific numerical value. In the absence of a numerical objective, it is convention to assess local air quality impacts against the limit value (see Paragraph 3.10), originally set at 25 µg/m³ and currently set at 20 µg/m³.
- 3.6 Defra has also recently set two new targets, and two new interim targets, for PM<sub>2.5</sub> concentrations in England. One set of targets focuses on absolute concentrations. The long-term target is to achieve



an annual mean  $PM_{2.5}$  concentration of 10  $\mu$ g/m³ by the end of 2040, with the interim target being a value of 12  $\mu$ g/m³ by the start of 2028³. The second set of targets relate to reducing overall population exposure to  $PM_{2.5}$ . By the end of 2040, overall population exposure to  $PM_{2.5}$  should be reduced by 35% compared with 2018 levels, with the interim target being a reduction of 22% by the start of 2028.

- 3.7 Defra will assess compliance with the population exposure targets by averaging concentrations measured at its own background monitoring stations. This will not consider small changes over time to precisely where people are exposed (such as would relate to exposure introduced by a new development). Furthermore, as explained in Paragraph 2.10, all four new targets provide metrics against which central Government can assess its own progress. While local authorities have an important role delivering the required improvements, the actions required of local authorities, which will be clarified within a future Air Quality Strategy, relate to controlling emissions and not to directly assessing PM<sub>2.5</sub> concentrations against the targets.
- 3.8 Development control decisions can most effectively support Defra to achieve all four targets by optimising new developments to reduce their total emissions. The ambient concentrations to which occupants of new developments are exposed will have no effect on the ability to meet these targets. Similarly, where a new development causes an increase in local concentrations, this must be viewed in the context that all four targets relate to concentrations across England as a whole; there will be very few locations where a localised impact could alter the date by which the target is achieved in England.
- 3.9 As explained in Paragraph 2.29, the GLA has set a target to achieve an annual mean  $PM_{2.5}$  concentration of 10  $\mu$ g/m³ by 2030. This target was derived from an air quality guideline set by WHO in 2005. In 2021, WHO updated its guidelines, but the London Environment Strategy (GLA, 2018a) considers the 2005 guideline of 10  $\mu$ g/m³. While there is no explicit requirement to assess against the GLA target of 10  $\mu$ g/m³, it has nevertheless been included within this assessment.
- 3.10 EU Directive 2008/50/EC (The European Parliament and the Council of the European Union, 2008) sets limit values for nitrogen dioxide, PM<sub>10</sub> and PM<sub>2.5</sub>, and is implemented in UK law through the Air Quality Standards Regulations (2010)<sup>4</sup>. The limit values for nitrogen dioxide, PM<sub>10</sub> are the same numerical concentrations as the UK objectives, but achievement of the limit values is a national obligation rather than a local one and concentrations are reported to the nearest whole number. In the UK, only monitoring and modelling carried out by UK Central Government meets the specification required to assess compliance with the limit values. Central Government does not normally

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<sup>&</sup>lt;sup>3</sup> Meaning that it will be assessed using measurements from 2027. The 2040 target will be assessed using measurements from 2040. National targets are assessed against concentrations expressed to the nearest whole number, for example a concentration of 10.4 μg/m³ would not exceed the 10 μg/m³ target.

<sup>&</sup>lt;sup>4</sup> As amended through The Air Quality Standards (Amendment) Regulations 2016 and The Environment (Miscellaneous Amendments) (EU Exit) Regulations 2020.



recognise local authority monitoring or local modelling studies when determining the likelihood of the limit values being exceeded, unless such studies have been audited and approved by Defra and DfT's Joint Air Quality Unit (JAQU).

3.11 The relevant air quality criteria for this assessment are provided in Table 1.

Table 1: Air Quality Criteria for Nitrogen Dioxide, PM<sub>10</sub> and PM<sub>2.5</sub>

Pollutant	Time Period	Value
Nitragan Diavida	1-hour Mean	200 μg/m³ not to be exceeded more than 18 times a year
Nitrogen Dioxide	Annual Mean	40 μg/m³
DM.	24-hour Mean	50 μg/m³ not to be exceeded more than 35 times a year
PM <sub>10</sub>	Annual Mean	40 μg/m³
	Annual Mean	20 μg/m³ <sup>a</sup>
PM25	Annual Mean	10 μg/m³ by 2030
PIVI2.5	Annual Mean	12 μg/m³ before 2028 <sup>b</sup>
	Annual Mean	10 μg/m³ by 2040 <sup>b</sup>

<sup>&</sup>lt;sup>a</sup> There is no numerical PM<sub>2.5</sub> objective for local authorities (see Paragraph 3.5). Convention is to assess against the UK limit value which is currently 20 μg/m<sup>3</sup>.

#### **Construction Dust Criteria**

3.12 There are no formal assessment criteria for dust. In the absence of formal criteria, the approach developed by the IAQM<sup>5</sup> (2016) has been used (the GLA's SPG (GLA, 2014b) recommends that the assessment be based on the latest version of the IAQM guidance). Full details of this approach are provided in Appendix A2.

#### **Road Traffic Screening Criteria**

3.13 Environmental Protection UK (EPUK) and the Institute of Air Quality Management (IAQM) recommend a two-stage screening approach (Moorcroft and Barrowcliffe et al, 2017) to determine whether emissions from road traffic generated by a development have the potential for significant air quality impacts. The approach, as described in Appendix A3, first considers the size and parking provision of a development; if the development is residential and is for fewer than ten homes or covers less than 0.5 ha, or is non-residential and will provide less than 1,000 m² of floor space or cover a site area of less than 1 ha, and will provide ten or fewer parking spaces, then there is no need to progress to a detailed assessment.

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b Expressed to the nearest whole number. Defra has explained in the 2023 Environmental Improvement Plan (Defra, 2023a) that local authority responsibilities in relation to these targets relate to controlling emissions and not determining concentrations.

<sup>5</sup> The IAQM is the professional body for air quality practitioners in the UK.



3.14 The second stage then compares the changes in vehicle flows on local roads that a development will lead to against specified screening criteria. The screening thresholds (described in full in Appendix A3) inside an AQMA are a change in flows of more than 25 heavy duty vehicles (HDVs) or 100 light duty vehicles (LDVs) per day. Where these criteria are exceeded, a detailed assessment is likely to be required, although the guidance advises that "the criteria provided are precautionary and should be treated as indicative", and "it may be appropriate to amend them on the basis of professional judgement".



# 4 Assessment Approach

## **Existing Conditions**

- 4.1 Existing sources of emissions and baseline air quality conditions within the study area have been defined using a number of approaches:
  - industrial and waste management sources that may affect the area have been identified using Defra's Pollutant Release and Transfer Register (Defra, 2023b);
  - information on existing air quality has been obtained by collating the results of monitoring carried out by the local authority and through examination of the London Atmospheric Emissions Inventory (LAEI) database produced by the GLA (GLA, 2021b). The LAEI predicted concentrations cover the whole of the GLA area at 20 m grid resolution;
  - whether or not there are any exceedances of the annual mean limit value for nitrogen dioxide in the study area has been identified using the maps of roadside concentrations published by Defra (2020). These are the maps used by the UK Government, together with the results from national Automatic Urban and Rural Network (AURN) monitoring sites that operate to the required data quality standards, to identify and report exceedances of the limit value. The national maps of roadside PM<sub>10</sub> and PM<sub>2.5</sub> concentrations (Defra, 2023c), which are available for the years 2009 to 2019, show no exceedances of the limit values anywhere in the UK in 2019.

#### **Construction Impacts**

4.2 The construction dust assessment considers the potential for impacts within 350 m of the site boundary, or within 50 m of roads used by construction vehicles. The assessment methodology follows the GLA's SPG on the Control of Dust and Emissions During Construction and Demolition (GLA, 2014b), which is based on that provided by IAQM (2016). This follows a sequence of steps. Step 1 is a basic screening stage, to determine whether the more detailed assessment provided in Step 2 is required. Step 2a determines the potential for dust to be raised from on-site works and by vehicles leaving the site. Step 2b defines the sensitivity of the area to any dust that may be raised. Step 2c combines the information from Steps 2a and 2b to determine the risk of dust impacts without appropriate mitigation. Step 3 uses this information to determine the appropriate level of mitigation required to ensure that there should be no significant impacts. Appendix A2 explains the approach in more detail.

## **Road Traffic Impacts of the Proposed Development**

4.3 The traffic generated by the proposed development has been screened against the criteria set out in the EPUK/IAQM guidance (Moorcroft and Barrowcliffe et al, 2017), as described in Paragraph



3.13 and detailed further in Appendix A3. Where impacts can be screened out there is no need to progress to a more detailed assessment.

## Impacts of Road Traffic on Future Users of the Proposed Development

- 4.4 The impacts of nitrogen dioxide, PM<sub>10</sub> and PM<sub>2.5</sub> concentrations on new users of the development have been assessed qualitatively, taking account of local air quality monitoring data and the GLA's LAEI predicted concentrations.
- 4.5 The assessment examines air quality conditions in 2019 and assumes these are representative of air quality conditions at the time the development is occupied; this assumption is considered to be worst-case as it is generally expected that nitrogen dioxide, PM<sub>10</sub> and PM<sub>2.5</sub> concentrations will decline in future years.

## Assessment of Significance

## **Construction Dust Significance**

4.6 Guidance from IAQM (2016) is that, with appropriate mitigation in place, the effects of construction dust will be 'not significant'. This is the latest version of the guidance upon which the assessment methodology set out in the GLA guidance (GLA, 2014b) is based (the GLA guidance advises that the latest version of the IAQM guidance should always be used). The assessment thus focuses on determining the appropriate level of mitigation so as to ensure that effects will normally be 'not significant'.

#### **Operational Significance**

4.7 There is no official guidance in the UK in relation to development control on how to assess the significance of air quality impacts. The approach developed jointly by EPUK and the IAQM (Moorcroft and Barrowcliffe et al, 2017) has therefore been used. The overall significance of the air quality impacts is determined using professional judgement, the experience of the consultants preparing the report is set out in Appendix A4. Full details of the EPUK/IAQM approach are provided in Appendix A3.

## 'Air Quality Neutral'

- 4.8 The GLA's London Plan Guidance (Air Quality Neutral) (GLA, 2023) sets out guidance on how an 'air quality neutral' assessment should be undertaken. It also provides a methodology for calculating an offsetting payment if a development is not 'air quality neutral' and it is not possible to identify or agree appropriate and adequate mitigation.
- 4.9 The guidance provides a simplified assessment approach for major developments which are 'carfree' and have no onsite combustion, which has been followed in this report.



## 5 Baseline Conditions

#### **Relevant Features**

- 5.1 The proposed development is located at 160-161 Drury Lane, Camden. It is bounded by Parker Street to the northwest and Drury Lane to the southwest. Surrounding the proposed development are a number of commercial premises (including the Gillian Lynne Theatre), office buildings and residential dwellings. The proposed development currently consists of office units and one ground floor retail unit (Use Class E).
- 5.2 Drury Lane adjacent to the site represents the boundary between the London Borough of Camden and City of Westminster London Borough.
- 5.3 As discussed in Paragraph 1.3, the proposed development is located within the borough-wide LB of Camden AQMA. The City of Westminster has declared a borough wide AQMA for exceedances of the annual and 1-hour mean nitrogen dioxide, and annual and 24-hour mean PM<sub>10</sub>, objectives. The proposed development is also close to two of the air quality Focus Areas within the borough. These are Oxford Street from March Arch to Bloomsbury Focus Area located approximately 200 m northwest of the proposed development and Holborn High Street and Southampton Row Junction located approximately 225 m northeast of the proposed development.

#### **Industrial Sources**

No significant industrial or waste management sources have been identified that are likely to affect the proposed development, in terms of air quality.

#### **Local Air Quality Monitoring**

- 5.5 The LB of Camden operates five automatic monitoring stations within its area, including the London Bloomsbury monitor (operated as part of the AURN and the closest to the proposed development) is located at Russell Square approximately 820 m to the north of the proposed development. The Council also operates a number of nitrogen dioxide monitoring sites using diffusion tubes prepared and analysed by Gradko International Ltd (using the 50% TEA in acetone method). These include two within approximately 1 km of the proposed development. The City of Westminster also operates an automatic monitoring site (Covent Garden) approximately 330 m south of the proposed development.
- 5.6 Annual mean results for the years 2016 to 2021<sup>6</sup> are summarised in Table 2 while results relating to the 1-hour mean objective are summarised in Table 3. Exceedances of the objectives are shown in

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While 2020 and 2021 results have been presented in this Section for completeness, they are not relied upon in any way as they will not be representative of 'typical' air quality conditions due to the considerable impact of the Covid-19 pandemic on traffic volumes and thus pollutant concentrations.



bold. The monitoring locations are shown in Figure 2. The monitoring data have been taken from the LB of Camden's 2021 Air Quality Annual Status Report (ASR) (LB of Camden, 2022b) and the City of Westminster 2020 Air Quality ASR (Westminster City Council, 2021).

Table 2: Summary of Annual Mean NO<sub>2</sub> Monitoring (2016-2021) (μg/m³)

Site No.	Site Type	Location	2016	2017	2018	2019	2020	2021
		Automatic	Monitor					
BL0	Urban Background	London Bloomsbury (Russell Square Gardens)	42.0	38.0	36.0	32.0	28.0	27.0
Covent Garden	Urban Background	Covent Garden	-	37.0	39.0	39.0	21.0	<b></b> a
		Diffusion	Tubes					
CA11	Kerbside	Tottenham Court Road	83.6	74.0	65.8	62.6	43.3	44.4
CA21	Kerbside	Bloomsbury Street	72.2	71.2	59.4	49.6	29.5	33.2
	Objective				4	.0		

<sup>&</sup>lt;sup>a</sup> Data for 2021 have not yet been published.

Table 3: Number of Hours With NO<sub>2</sub> Concentrations Above 200 µg/m<sup>3</sup>

Site No.	Site Type	Location	2016	2017	2018	2019	2020	2021
BL0	Urban Background	London Bloomsbury (Russell Square Gardens)	0	0	0	0	0	0
Covent Garden	Urban Background	Covent Garden	1	0	0	0	0	<b></b> a
	Objective				1	8		

<sup>&</sup>lt;sup>a</sup> Data for 2021 have not yet been published



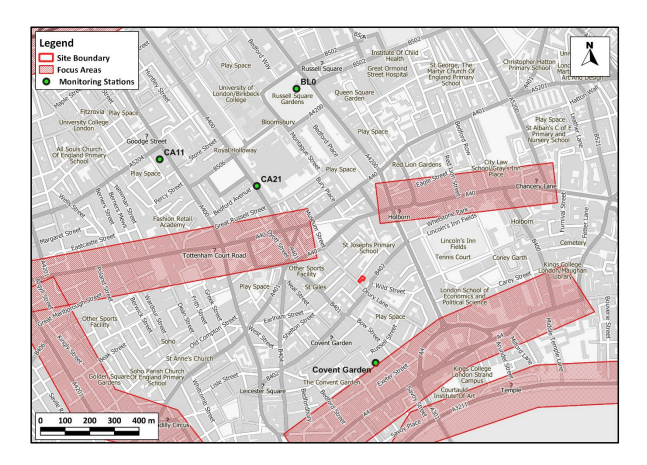


Figure 2: Monitoring Locations and Focus Areas

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- 5.7 Annual and 1-hour mean concentrations of NO<sub>2</sub> measured at the London Bloomsbury and Covent Garden urban background monitoring sites have been below the respective objectives since 2017. At the nearby kerbside diffusion tube monitoring sites, exceedances of the annual mean NO<sub>2</sub> objective have been measured between 2016 and 2019. The measured annual mean concentrations exceeded 60 μg/m³ at CA11 in all years up to 2019, and at CA21 until 2017; this indicates the potential for the 1-hour mean objective to have been exceeded (Paragraph 3.2). Concentrations have reduced significantly at both kerbside monitoring sites since 2016.
- 5.8 The London Bloomsbury monitor also measures PM<sub>10</sub> and PM<sub>2.5</sub> concentrations. Annual mean results for the years 2016 to 2021 are summarised in Table 4, while results relating to the 24-hour mean objective are summarised in Table 5. There have been no exceedances of the objectives in recent years. Annual mean concentrations of both PM<sub>10</sub> and PM<sub>2.5</sub> have decreased since 2016. Annual mean PM<sub>2.5</sub> concentrations marginally exceeded the GLA target in 2019.



Table 4: Summary of Annual Mean PM<sub>10</sub> and PM<sub>2.5</sub> Monitoring (2016-2021) (µg/m³)

Site No.	Site Type	Location	2016	2017	2018	2019	2020	2021	
	PM <sub>10</sub>								
BL0	Urban Background	London Bloomsbury (Russell Square Gardens)	20.0	19.0	17.0	18.0	16.0	16.0	
	Obje	ctive	40						
			PM <sub>2.5</sub>						
BL0	Urban Background	London Bloomsbury (Russell Square Gardens)	12.0	13.0	10.0	11.0	9.0	9.0	
Objective/GLA target					20/	10 <sup>a</sup>			

<sup>&</sup>lt;sup>a</sup> The 20  $\mu$ g/m³ PM<sub>2.5</sub> objective, which was to be met by 2020, is not in Regulations and there is no requirement for local authorities to meet it. 10  $\mu$ g/m³ is the GLA target for annual mean PM<sub>2.5</sub>; again, there is no requirement for local authorities to meet this.

Table 5: Number of Days With PM<sub>10</sub> Concentrations Above 50 μg/m<sup>3</sup>

Site No.	Site Type	Location	2016	2017	2018	2019	2020	2021
BL0	Urban Background	London Bloomsbury (Russell Square Gardens)	9	6	1	9	4	0
Objective					3	5		

## **Exceedances of Limit Value**

- 5.9 There are several AURN monitoring sites within the Greater London Urban Area that have measured exceedances of the annual mean nitrogen dioxide limit value (Defra, 2023d). Furthermore, Defra's roadside annual mean nitrogen dioxide concentrations (Defra, 2023c), which are used to identify and report exceedances of the limit value, identify exceedances of this limit value in 2019 along many roads in London, including the A40 and A4200 approximately 200 m from the proposed development. The Greater London Urban Area has thus been reported as exceeding the limit value for annual mean nitrogen dioxide concentrations. Defra's predicted concentrations for 2024 (Defra, 2020) do not identify any exceedances on these roads. As such, there is considered to be no risk of a limit value exceedance in the vicinity of the proposed development by the time that it is operational.
- 5.10 Defra's Air Quality Plan requires the GLA to prepare an action plan that will "deliver compliance in the shortest time possible", and the 2015 Plan assumed that a CAZ was required. The GLA has already implemented an LEZ and a ULEZ, thus the authority has effectively already implemented the required CAZ. These have been implemented as part of a package of measures including 12



Low Emission Bus Zones, Low Emission Neighbourhoods, the phasing out of diesel buses and taxis and other measures within the Mayor's Transport Strategy.

#### **GLA's LAEI Concentrations**

- 5.11 In addition to LB of Camden monitoring, the maximum predicted concentrations of NO<sub>2</sub>, PM<sub>10</sub> and PM<sub>2.5</sub> within the proposed development in 2019 have been determined from the London LAEI database produced by the GLA (GLA, 2021b), as shown in Figure 3 to Figure 5, respectively.
- 5.12 The predicted concentrations (Table 6) indicate that the annual mean objective was likely to have been exceeded but that the 1-hour mean NO<sub>2</sub>objective was unlikely to be exceeded, as the maximum annual mean concentration is less than 60 μg/m³ (Paragraph 3.2). Annual mean concentrations of PM<sub>10</sub> and PM<sub>2.5</sub> were also below the respective annual mean objectives at the proposed development.

Table 6: Maximum LAEI 2019 Modelled Annual Mean Concentrations of Pollutants (μg/m³)

Year	NO <sub>2</sub>	PM <sub>10</sub>	PM <sub>2.5</sub>
2019	43.9	22.4	13.9
Objective	60	40	20/10 <sup>a</sup>

<sup>&</sup>lt;sup>a</sup> The 20 μg/m³ PM<sub>2.5</sub> objective, which was to be met by 2020, is not in Regulations and there is no requirement for local authorities to meet it. 10 μg/m³ is the GLA target for annual mean PM<sub>2.5</sub>; again, there is no requirement for local authorities to meet this.



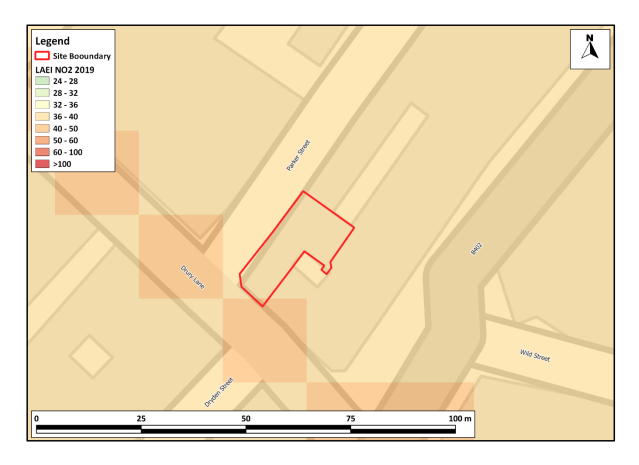


Figure 3: LAEI 2019 Modelled Annual Mean Nitrogen Dioxide Concentrations (µg/m³)



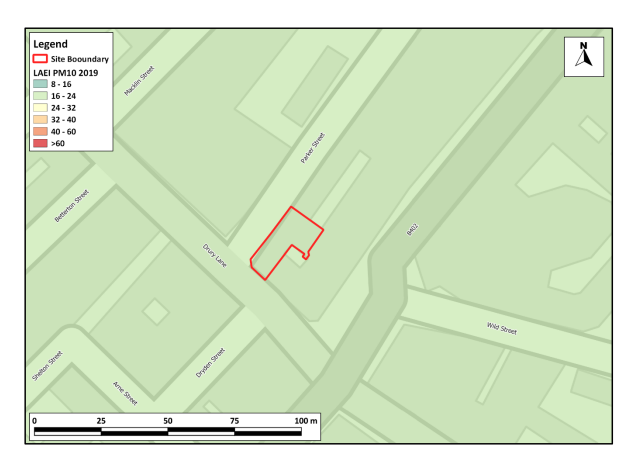


Figure 4: LAEI 2019 Modelled Annual Mean PM<sub>10</sub> Concentrations (μg/m³)



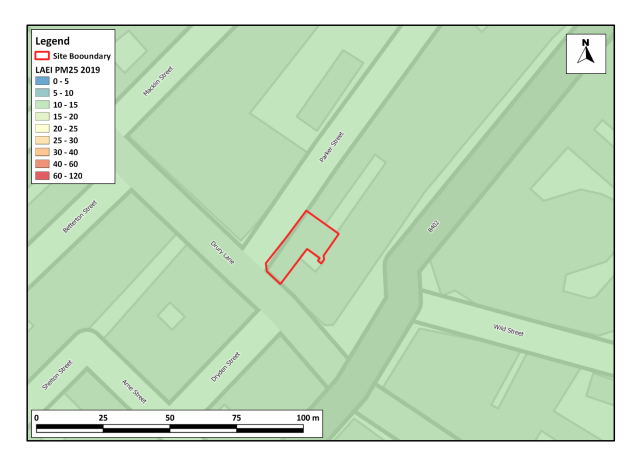


Figure 5: LAEI 2019 Modelled Annual Mean PM<sub>2.5</sub> Concentrations (μg/m³)



# **6 Construction Phase Impact Assessment**

#### **Construction Traffic**

- 6.1 The precise number of heavy vehicle movements generated during the construction works is currently unknown. However, based on the size of the site and the nature of the construction activities (refurbishment and extension) it is anticipated that the additional heavy vehicle movements on local roads will be well below the relevant screening criteria of 25 AADT for heavy vehicles and 100 AADT for light vehicles recommended by EPUK/IAQM guidance (Moorcroft and Barrowcliffe et al, 2017).
- 6.2 It is, therefore, not considered necessary to assess the impacts of traffic emissions during the construction phase and it can be concluded that the proposed development will not have a significant impact on local roadside air quality as a result of construction traffic emissions.

## **On-Site Exhaust Emissions**

6.3 The IAQM guidance (IAQM, 2016) states:

"Experience of assessing the exhaust emissions from on-site plant (also known as non-road mobile machinery or NRMM) and site traffic suggests that they are unlikely to make a significant impact on local air quality, and in the vast majority of cases they will not need to be quantitatively assessed. For site plant and on-site traffic, consideration should be given to the number of plant/vehicles and their operating hours and locations to assess whether a significant effect is likely to occur".

The proposed development is relatively small, thus the number of NRMM able to operate at any one time will be limited. In line with the GLA's Control of Dust and Emissions During Construction and Demolition SPG, and as describe in Appendix A5, NRMM are expected to comply with emissions standards. Additionally, there will be no idling when vehicles and machinery are not in use. It is judged that there no risk of significant effects at existing receptors as a result of on-site machinery emissions.

#### **Construction Dust and Particulate Matter Emissions**

6.5 The construction works will give rise to a risk of dust impacts during demolition and construction, as well as from trackout of dust and dirt by vehicles onto the public highway. Step 1 of the assessment procedure is to screen the need for a detailed assessment. There are receptors within the distances set out in the guidance (see Appendix A2), thus a detailed assessment is required. The following section sets out Step 2 of the assessment procedure.



## Potential Dust Emission Magnitude

#### Demolition

The top floor of the building (which is at a height of between 10-20m) is to be demolished. The total volume to be demolished is 797 m³ and the construction materials are mainly concrete and brick. Works are anticipated to start in Q4 2023 and will last for up to two months. Based on the example definitions set out in Table A2.1 in Appendix A2, the dust emission class for demolition is considered to be *small*.

#### **Earthworks**

6.7 There is no requirement for earthworks on site and this is not considered further.

#### Construction

6.8 Construction will involve the refurbishment of the building, extension of existing floors and construction of two additional floors (with a total volume of 1,525 m³). The materials used will mainly be steel, brick, concrete and slate. Dust may arise from the handling of dusty materials, cutting of concrete and sand blasting activities. The construction is anticipated to take place over a period of up to 12 months and to be complete by the end of 2024. Based on the example definitions set out in Table A2.1 in Appendix A2, the dust emission class for construction is considered to be *small*.

#### **Trackout**

- 6.9 Vehicles will not enter the proposed development site; all deliveries and removals will be undertaken on the roads adjoining the site (Parker Street and Drury Lane). Consequently, there is no risk of trackout and this is not considered further.
- 6.10 Table 7 summarises the dust emission magnitude for the proposed development.

Table 7: Summary of Dust Emission Magnitude

Source	Dust Emission Magnitude	
Demolition	Small	
Construction	Small	

## Sensitivity of the Area

- 6.11 This assessment step combines the sensitivity of individual receptors to dust effects with the number of receptors in the area and their proximity to the site. It also considers additional site-specific factors such as topography and screening, and in the case of sensitivity to human health effects, baseline PM<sub>10</sub> concentrations.
- 6.12 The IAQM guidance, upon which the GLA's guidance is based, explains that residential properties are 'high' sensitivity receptors to dust soiling (Table A2.2 in Appendix A2). Residential properties



are also classified as being of 'high' sensitivity to human health effects, while places of work are classified as being of 'medium' sensitivity. There are between 10 – 100 residential properties within 20 m of the site as shown in Figure 6.

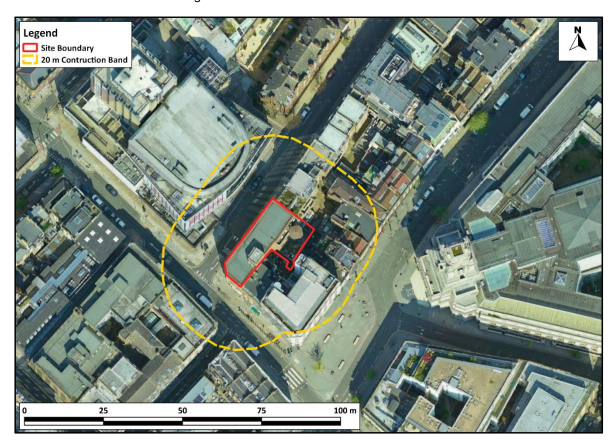


Figure 6: 20 m Distance Bands around Construction Site Boundary

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## Sensitivity of the Area to Effects from Dust Soiling

6.13 Using the information set out in Paragraph 6.11 and Figure 6 alongside the matrix set out in Table A2.3 in Appendix A2, the area surrounding the onsite works is of 'high' sensitivity to dust soiling.

## Sensitivity of the Area to any Human Health Effects

6.14 The matrix in Table A2.4 in Appendix A2 requires information on the baseline annual mean PM<sub>10</sub> concentration in the area. The properties nearest the proposed development are located on the first floor or above on Drury Lane and Great Queen Street, and from ground floor on the Parker Street. The modelled LAEI concentration at the proposed development (GLA, 2021b) is judged to best represent conditions near the site, and is below 24 μg/m³ (Table 6). Using the information set out in



Paragraphs 6.12 and Figure 6 alongside the matrix in Table A2.4 in Appendix A2, the area surrounding the onsite works is of 'low' sensitivity to human health effects.

## Sensitivity of the Area to any Ecological Effects

6.15 The guidance only considers designated ecological sites within 50 m to have the potential to be impacted by the construction works. There are no designated ecological sites within 50 m of the site boundary or those roads along which material may be tracked, thus ecological impacts will not be considered further.

#### Summary of the Area Sensitivity

6.16 Table 8 summarises the sensitivity of the area around the proposed construction works.

Table 8: Summary of the Area Sensitivity

Effects Associated With:	Sensitivity of the Area Surrounding On-site Works	
Dust Soiling	High Sensitivity	
Human Health Low Sensitivity		

## Risk and Significance

6.17 The dust emission magnitudes in Table 7 have been combined with the sensitivities of the area in Table 8 using the matrix in Table A2.6 in Appendix A2, in order to assign a risk category to each activity. The resulting risk categories for the construction activities, without mitigation, are set out in Table 9. These risk categories have been used to determine the appropriate level of mitigation as set out in Section 9 (step 3 of the assessment procedure).

Table 9: Summary of Risk of Impacts Without Mitigation

Source	Dust Soiling	Human Health
Demolition	Medium Risk	Negligible
Construction	Low Risk	Negligible

6.18 The IAQM guidance does not provide a method for assessing the significance of effects before mitigation, and advises that pre-mitigation significance should not be determined. With appropriate mitigation in place, the IAQM guidance is clear that the residual effect will normally be 'not significant' (IAQM, 2016).



# 7 Operational Phase Impact Assessment

# **Impacts at Existing Receptors**

- 7.1 The proposed development is 'car-free' and does not include any on-site parking, and the development will only generate traffic associated with goods/service delivery. The transport consultant, Transport Planning & Highway Solutions Ltd, has estimated that six additional LDV movements and two additional HDV movements will be generated by the proposed development; these daily trip rates are below the relevant screening thresholds recommended for use inside an AQMA in the EPUK/IAQM guidance (Moorcroft and Barrowcliffe et al, 2017) (see Paragraph 3.14).
- 7.2 As such, there is no requirement for a detailed assessment of road traffic impacts at existing receptors and it can be concluded that the proposed development will not have a significant impact on local roadside air quality.

# Impacts of Existing Sources on Future Users of the Development

- 7.3 As discussed in Paragraph 5.4, there are no significant industrial or waste management sources that are likely to affect the proposed development, in terms of air quality.
- 7.4 The proposed development will include retail floorspace at the basement and ground floor while the remaining floors are intended for office use. As discussed in Paragraph 3.3, the UK air quality objectives apply at locations where members of the public are likely to be regularly present and are likely to be exposed over the averaging period of the objective; they do not apply at places of work (offices). The only objective which is judged to apply at the proposed development is the 1-hour mean nitrogen dioxide objective.
- 7.5 The facades of proposed development are located adjacent to Drury Lane and Parker Street, both of which are minor roads (with predicted LAEI vehicle flows of less than 5,000 AADT), and are more than 200 m away from the A4200 or A40 (which are major roads). The London Bloomsbury and Covent Garden automatic monitoring stations are therefore considered most representative of the proposed development as they are urban background sites set back from major roads. At these monitoring sites, no exceedances of the 1-hour nitrogen dioxide objective have been measured since 2016.
- 7.6 Furthermore, as the maximum 2019 LAEI annual mean  $NO_2$  concentration at the proposed development site is below 60  $\mu$ g/m³, it is unlikely that the 1-hour nitrogen dioxide objective will be exceeded at the proposed development (see Paragraph 3.2).
- 7.7 Pollutant concentrations are also expected to continue to reduce in future years due to improvements in emissions standards, increased uptake of low emissions vehicles and the implementation of local and national measures, including those outlined in the LB of Camden CAAP. Concentrations in the opening year (2024) will, therefore, be lower than presented in Table 3 and Table 6.



7.8 Taking the above into account, it is judged that future users of the proposed development will experience acceptable air quality.

### Significance of Operational Air Quality Effects

- 7.9 The operational air quality effects without mitigation are judged to be 'not significant'. This professional judgement is made in accordance with the methodology set out in Appendix A3, and takes account of the assessment that:
  - the proposed development will be 'car-free' and the additional vehicles generated by the
    proposed development from goods/service delivery will be well below the recognised
    screening criteria. The proposed development will also not introduce any combustion plant
    to provide heat and power, and therefore will have an insignificant effect on local air quality;
    and
  - pollutant concentrations within the proposed development will be below the relevant objective in the opening year 2024, thus future users will experience acceptable air quality.



# 8 'Air Quality Neutral'

8.1 The purpose of the London Plan's requirement that development proposals be 'air quality neutral' is to prevent the gradual deterioration of air quality throughout Greater London. The 'air quality neutrality' of a proposed development, as assessed in this section, does not directly indicate the potential of the proposed development to have significant impacts on human health (this has been assessed separately in the previous section). The air quality assessment has been undertaken using the latest GLA's London Plan Guidance (Air Quality Neutral) (GLA, 2023).

# **Building Emissions**

8.2 In terms of building emissions, Paragraph 2.2.1 of the Guidance states:

"Developments, including major developments, that do not include additional emissions sources are assumed to be Air Quality Neutral and to meet the Air Quality Neutral benchmarks. As such, there is no need to do an AQN Assessment. This would include, for example, developments that have no additional motor vehicle parking, do not lead to an increase in motor vehicle movements, and do not include new combustion plant such as gas-fired boilers."

8.3 Also, Paragraph 3.1.4 states:

"most non-combustion heat sources such as electric panel heaters and heat pumps (including air source and ground source heat pumps) are assumed to have zero heat-related NOx emissions".

8.4 The proposed development does not include any combustion plant for the routine provision of electricity, heating or hot water and will thus have no direct building emissions. It will provide heat through air source heat pump (ASHP). The proposed development is, therefore, better than air quality neutral in terms of building emissions.

#### **Road Transport Emissions**

8.5 In term of road transport emissions, Paragraph 4.1.2 of the Guidance states:

"Where major developments meet the definition of 'car-free' they can be assumed to meet the TEB".

The proposed development is 'car-free' and does not make provision for any car parking spaces.

Thus, the proposed development is air quality neutral in term transport emissions.

#### Summary

As the proposed development is 'car-free' and uses air source heat pumps for the provision of heating and hot water, it complies with the requirement that all new developments in London should be at least air quality neutral.



# 9 Mitigation

# **Good Design and Best Practice**

- 9.1 The EPUK/IAQM guidance advises that good design and best practice measures should be considered, whether or not more specific mitigation is required.
- 9.2 The EPUK/IAQM guidance predates the recent publication by Defra of long-term air quality targets for PM<sub>2.5</sub>. As explained in Paragraph 3.6, meeting the new target will require positive action from many different sectors. While it is not appropriate to determine individual planning applications based on whether future PM<sub>2.5</sub> concentrations in an area will be above or below the concentration target, it is nevertheless appropriate that new development contributes to meeting the national targets by ensuring that air quality is taken into account in development design.
- 9.3 The proposed development incorporates the following good design and best practice measures:
  - designing the development to be 'car-free', to discourage the use of private vehicles to access the proposed development and limit the road traffic impacts of the proposed development on local air quality; and
  - using air source heat pumps to provide heat and hot water to the proposed development to avoid the need for on-site combustion.

## **Recommended Mitigation**

#### **Construction Impacts**

- 9.4 Measures to mitigate dust emissions will be required during the construction phase of the development in order to minimise effects upon nearby sensitive receptors.
- 9.5 The site has been identified as a *Medium* Risk site during demolition and a *Low* Risk site during construction, as set out in Table 9. The GLA's SPG on *The Control of Dust and Emissions During Construction and Demolition* (GLA, 2014b) describes measures that should be employed, as appropriate, to reduce the impacts, along with guidance on what monitoring should be undertaken during the construction phase. This reflects best practice experience and has been used, together with the professional experience of the consultant who has undertaken the dust impact assessment and the findings of the assessment, to draw up a set of measures that should be incorporated into the specification for the works.
- 9.6 The mitigation measures should be written into a dust management plan (DMP). The DMP may be integrated into a Code of Construction Practice or the Construction Environmental Management Plan, and may require monitoring. The GLA's guidance suggests that, for a Medium Risk site, automatic monitoring of particulate matter (as PM<sub>10</sub>) will be required. It also states that, on certain sites, it may be appropriate to determine the existing (baseline) pollution levels before work begins.



- However, the guidance is clear that the Local Authority should advise as to the appropriate air quality monitoring procedure and timescale on a case-by-case basis.
- 9.7 Where mitigation measures rely on water, it is expected that only sufficient water will be applied to damp down the material. There should not be any excess to potentially contaminate local watercourses.

## **Operational Impacts**

- 9.8 The assessment has demonstrated that the overall air quality effect of the proposed development will be 'not significant; it will not introduce any new exposure into areas of unacceptable air quality, the development is 'car-free' and has no onsite combustion, there will be no significant impact on local air quality. It is, therefore, not considered appropriate to propose further mitigation measures for this development.
- 9.9 Mitigation measures to reduce pollutant emissions from road traffic are principally being delivered in the longer term by the introduction of more stringent emissions standards, largely via European legislation (which is written into UK law). Camden's CAAP will also help to deliver improved air quality.

## Air Quality Neutral

9.10 The proposed development will be better than air quality neutral in terms of transport and buildings emissions. Thus, no additional mitigation is required.



# 10 Residual Impacts

#### Construction

- 10.1 The IAQM guidance, on which the GLA's guidance is based, is clear that, with appropriate mitigation in place, the residual effects will normally be 'not significant'. The mitigation measures set out in Section 9 and Appendix A5 are based on the GLA guidance. With these measures in place and effectively implemented the residual effects are judged to be 'not significant'.
- The IAQM guidance does, however, recognise that, even with a rigorous dust management plan in place, it is not possible to guarantee that the dust mitigation measures will be effective all of the time, for instance under adverse weather conditions. During these events, short-term dust annoyance may occur, however, the scale of this would not normally be considered sufficient to change the conclusion that overall the effects will be 'not significant'.

## **Road Traffic Impacts**

10.3 The residual impacts will be the same as those identified in Section 7. The overall effects of the proposed development will be 'not significant'.



# 11 Conclusions

11.1 The assessment has considered the impacts of the proposed development on local air quality in terms of dust and particulate matter emissions during construction and emissions from road traffic generated by the completed and occupied development. It has also identified the air quality conditions that future users will experience and whether or not the proposed development is air quality neutral (as required by the London Plan).

## **Construction Impacts**

11.2 The construction works have the potential to create dust. During construction it will therefore be necessary to apply a package of mitigation measures to minimise dust emissions. Appropriate measures have been recommended and, with these measures in place, it is expected that any residual effects will be 'not significant'.

## **Operational Impacts**

- 11.3 The proposed development does not include any on-site combustion and changes to traffic flows generated by the proposed development on the local road network will be well below the relevant EPUK/IAQM screening thresholds. Air quality conditions for future users of the proposed development have also been shown to be acceptable, with concentrations below the relevant air quality objectives throughout the development.
- 11.4 The overall operational air quality effects of the proposed development are thus judged to be 'not significant' and therefore no additional mitigation has been proposed.

#### **Air Quality Neutral**

11.5 As the development is 'car-free' and has no onsite combustion, the proposed development therefore complies with the requirement that all new developments in London should be at least air quality neutral.

#### **Policy Implications**

- 11.6 Taking into account these conclusions, it is judged that the proposed development is consistent with Paragraph 185 of the NPPF being appropriate for its location both in terms of its effects on the local air quality environment and the air quality conditions for future users. It is also consistent with Paragraph 186, as it will not affect compliance with relevant limit values or national objectives.
- 11.7 The proposed development is compliant with Policy SI 1 of the London Plan in the following ways:
  - it will not lead to further deterioration of existing poor air quality;



- it will not cause or extend any exceedances of legal air quality limits;
- it will not create unacceptable risk of high levels of exposure to poor air quality;
- design solutions have been used to address air quality issues rather than post-design mitigation, including design measures to minimise exposure; and
- it is better than air quality neutral.
- 11.8 The proposed development is consistent with Policy A1 of LB of Camden's Local Plan, as the development will not have a significant detrimental effect on air quality, and hence the amenity of existing communities. It is also consistent with Policy CC4, as the development does not increase exposure to poor air quality, and Policy T2, which states that development in the Borough should be 'car-free'.



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# 13 Glossary

AADT Annual Average Daily Traffic

AQC Air Quality Consultants

AQMA Air Quality Management Area

**AURN** Automatic Urban and Rural Network

**BEB** Building Emissions Benchmark

CAZ Clean Air Zone

**Defra** Department for Environment, Food and Rural Affairs

**DfT** Department for Transport

**DMP** Dust Management Plan

**EPUK** Environmental Protection UK

**EU** European Union

**EV** Electric Vehicle

**Exceedance** A period of time when the concentration of a pollutant is greater than the

appropriate air quality objective. This applies to specified locations with relevant

exposure

Focus Area Location that not only exceeds the annual mean limit value for NO2 but also has a

high level of human exposure

**GLA** Greater London Authority

**HDV** Heavy Duty Vehicles (> 3.5 tonnes)

**HGV** Heavy Goods Vehicle

IAQM Institute of Air Quality Management

**kW** Kilowatt

LAEI London Atmospheric Emissions Inventory

LAQM Local Air Quality Management

**LB** London Borough

**LDV** Light Duty Vehicles (<3.5 tonnes)

**LEZ** Low Emission Zone

**LGV** Light Goods Vehicle

μg/m³ Microgrammes per cubic metre



NO<sub>2</sub> Nitrogen dioxide

NPF National Planning Framework

NPPF National Planning Policy Framework

NRMM Non-road Mobile Machinery

**Objectives** A nationally defined set of health-based concentrations for nine pollutants, seven of

which are incorporated in Regulations, setting out the extent to which the

standards should be achieved by a defined date. There are also vegetation-based

objectives for sulphur dioxide and nitrogen oxides

**OLEV** Office for Low Emission Vehicles

PM<sub>10</sub> Small airborne particles, more specifically particulate matter less than 10

micrometres in aerodynamic diameter

PM<sub>2.5</sub> Small airborne particles less than 2.5 micrometres in aerodynamic diameter

PPG Planning Practice Guidance

SPG Supplementary Planning Guidance

**Standards** A nationally defined set of concentrations for nine pollutants below which health

effects do not occur or are minimal

**TEA** Triethanolamine – used to absorb nitrogen dioxide

**TEB** Transport Emissions Benchmark

TfL Transport for London

**ULEZ** Ultra Low Emission Zone

WHO World Health Organisation

**ZEC** Zero Emission Capable



# 14 Appendices

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# A1 London-Specific Policies and Measures

## **London Environment Strategy**

- A1.1 The air quality chapter of the London Environment Strategy sets out three main objectives, each of which is supported by sub-policies and proposals. The Objectives and their sub-policies are set out below:
  - "Objective 4.1: Support and empower London and its communities, particularly the most disadvantaged and those in priority locations, to reduce their exposure to poor air quality.
    - Policy 4.1.1 Make sure that London and its communities, particularly the most disadvantaged and those in priority locations, are empowered to reduce their exposure to poor air quality
    - Policy 4.1.2 Improve the understanding of air quality health impacts to better target policies and action

Objective 4.2: Achieve legal compliance with UK and EU limits as soon as possible, including by mobilising action from London Boroughs, government and other partners

- Policy 4.2.1 Reduce emissions from London's road transport network by phasing out fossil fuelled vehicles, prioritising action on diesel, and enabling Londoners to switch to more sustainable forms of transport
- Policy 4.2.2 Reduce emissions from non-road transport sources, including by phasing out fossil fuels
- Policy 4.2.3 Reduce emissions from non-transport sources, including by phasing out fossil fuels
- Policy 4.2.4 The Mayor will work with the government, the London boroughs and other partners to accelerate the achievement of legal limits in Greater London and improve air quality
- Policy 4.2.5 The Mayor will work with other cities (here and internationally), global city and industry networks to share best practice, lead action and support evidence based steps to improve air quality

Objective 4.3: Establish and achieve new, tighter air quality targets for a cleaner London by transitioning to a zero emission London by 2050, meeting world health organization health-based guidelines for air quality

 Policy 4.3.1 The Mayor will establish new targets for PM<sub>2.5</sub> and other pollutants where needed. The Mayor will seek to meet these targets as soon as possible, working with government and other partners



- Policy 4.3.2 The Mayor will encourage the take up of ultra low and zero emission technologies to make sure London's entire transport system is zero emission by 2050 to further reduce levels of pollution and achieve WHO air quality guidelines
- Policy 4.3.3 Phase out the use of fossil fuels to heat, cool and maintain London's buildings,
   homes and urban spaces, and reduce the impact of building emissions on air quality
- Policy 4.3.4 Work to reduce exposure to indoor air pollutants in the home, schools, workplace and other enclosed spaces"
- A1.2 While the policies targeting transport sources are significant, there are less obvious ones that will also require significant change. In particular, the aim to phase out fossil-fuels from building heating and cooling and from NRMM will demand a dramatic transition.

## Low Emission Zone (LEZ)

A1.3 The LEZ was implemented as a key measure to improve air quality in Greater London. It entails charges for vehicles entering Greater London not meeting certain emissions criteria, and affects diesel-engined lorries, buses, coaches, large vans, minibuses and other specialist vehicles derived from lorries and vans. Since 1 March 2021, a standard of Euro VI has applied for HGVs, buses and coaches, while a standard of Euro 3 has applied for large vans, minibuses and other specialist diesel vehicles since 2012.

#### **Ultra Low Emission Zone (ULEZ)**

- A1.4 London's ULEZ was introduced on 8 April 2019. The ULEZ currently operates 24 hours a day, 7 days a week in the same area as the current Congestion Charging zone. All cars, motorcycles, vans and minibuses are required to meet exhaust emission standards (ULEZ standards) or pay an additional daily charge to travel within the zone. The ULEZ standards are Euro 3 for motorcycles, Euro 4 for petrol cars, vans and minibuses and Euro 6 for diesel cars, vans and minibuses. The ULEZ does not include any requirements relating to heavy vehicle (HGV, coach and bus) emissions, as these are addressed by the amendments to the LEZ described in Paragraph A1.3.
- A1.5 The ULEZ currently covers the entire area within the North and South Circular roads, applying the emissions standards set out in Paragraph A1.4. The ULEZ is to be expanded across all London boroughs in August 2023.

#### **Other Measures**

A1.6 Since 2018, all taxis presented for licencing for the first time had to be zero emission capable (ZEC). This means they must be able to travel a certain distance in a mode which produces no air pollutants, and all private hire vehicles (PHVs) presented for licensing for the first time had to meet Euro 6 emissions standards. Since January 2020, all newly manufactured PHVs presented for licensing for



- the first time had to be ZEC (with a minimum zero emission range of 10 miles). The Mayor's aim is that the entire taxi and PHV fleet will be made up of ZEC vehicles by 2033.
- A1.7 The Mayor has also proposed to make sure that TfL leads by example by cleaning up its bus fleet, implementing the following measures:
  - TfL will procure only hybrid or zero emission double-decker buses from 2018;
  - a commitment to providing 3,100 double decker hybrid buses by 2019 and 300 zero emission single-deck buses in central London by 2020;
  - introducing 12 Low Emission Bus Zones by 2020;
  - investing £50m in Bus Priority Schemes across London to reduce engine idling; and
  - retrofitting older buses to reduce emissions (selective catalytic reduction (SCR) technology has already been fitted to 1,800 buses, cutting their NOx emissions by around 88%).



# A2 Construction Dust Assessment Procedure

- A2.1 The criteria developed by IAQM (2016), upon which the GLA's guidance is based, divide the activities on construction sites into four types to reflect their different potential impacts. These are:
  - demolition;
  - earthworks;
  - construction; and
  - trackout.
- A2.2 The assessment procedure includes the four steps summarised below:

#### STEP 1: Screen the Need for a Detailed Assessment

- A2.3 An assessment is required where there is a human receptor within 350 m of the boundary of the site and/or within 50 m of the route(s) used by construction vehicles on the public highway, up to 500 m from the site entrance(s), or where there is an ecological receptor within 50 m of the boundary of the site and/or within 50 m of the route(s) used by construction vehicles on the public highway, up to 500 m from the site entrance(s).
- A2.4 Where the need for a more detailed assessment is screened out, it can be concluded that the level of risk is *negligible* and that any effects will be 'not significant'. No mitigation measures beyond those required by legislation will be required.

#### STEP 2: Assess the Risk of Dust Impacts

- A2.5 A site is allocated to a risk category based on two factors:
  - the scale and nature of the works, which determines the potential dust emission magnitude (Step 2A); and
  - the sensitivity of the area to dust effects (Step 2B).
- A2.6 These two factors are combined in Step 2C, which is to determine the risk of dust impacts with no mitigation applied. The risk categories assigned to the site may be different for each of the four potential sources of dust (demolition, earthworks, construction and trackout).

#### Step 2A – Define the Potential Dust Emission Magnitude

A2.7 Dust emission magnitude is defined as either 'Small', 'Medium', or 'Large'. The IAQM guidance explains that this classification should be based on professional judgement, but provides the examples in Table A2.1.



Table A2.1: Examples of How the Dust Emission Magnitude Class May be Defined

Class	Examples			
Demolition				
Large	Total building volume >50,000 m³, potentially dusty construction material (e.g. concrete), on site crushing and screening, demolition activities >20 m above ground level			
Medium	Total building volume 20,000 $\rm m^3$ – 50,000 $\rm m^3$ , potentially dusty construction material, demolition activities 10-20 $\rm m$ above ground level			
Small	Total building volume <20,000 m³, construction material with low potential for dust release (e.g. metal cladding or timber), demolition activities <10 m above ground, demolition during wetter months			
	Earthworks			
Large	Total site area >10,000 m², potentially dusty soil type (e.g. clay, which will be prone to suspension when dry to due small particle size), >10 heavy earth moving vehicles active at any one time, formation of bunds >8 m in height, total material moved >100,000 tonnes			
Medium	Total site area 2,500 m $^2$ – 10,000 m $^2$ , moderately dusty soil type (e.g. silt), 5-10 heavy earth moving vehicles active at any one time, formation of bunds 4 m – 8 m in height, total material moved 20,000 tonnes – 100,000 tonnes			
Small	Total site area <2,500 m <sup>2</sup> , soil type with large grain size (e.g. sand), <5 heavy earth moving vehicles active at any one time, formation of bunds <4 m in height, total material moved <20,000 tonnes, earthworks during wetter months			
	Construction			
Large	Total building volume >100,000 m³, piling, on site concrete batching; sandblasting			
Medium	Total building volume 25,000 $\mathrm{m}^3$ – 100,000 $\mathrm{m}^3$ , potentially dusty construction material (e.g. concrete), piling, on site concrete batching			
Small	Total building volume <25,000 m³, construction material with low potential for dust release (e.g. metal cladding or timber)			
	Trackout <sup>a</sup>			
Large	>50 HDV (>3.5t) outward movements in any one day, potentially dusty surface material (e.g. high clay content), unpaved road length >100 m			
Medium	10-50 HDV (>3.5t) outward movements in any one day, moderately dusty surface material (e.g. high clay content), unpaved road length 50 m $-$ 100 m			
Small	<10 HDV (>3.5t) outward movements in any one day, surface material with low potential for dust release, unpaved road length <50 m			

<sup>&</sup>lt;sup>a</sup> These numbers are for vehicles that leave the site after moving over unpaved ground.

#### Step 2B – Define the Sensitivity of the Area

- A2.8 The sensitivity of the area is defined taking account of a number of factors:
  - the specific sensitivities of receptors in the area;
  - the proximity and number of those receptors;
  - in the case of PM<sub>10</sub>, the local background concentration; and
  - site-specific factors, such as whether there are natural shelters to reduce the risk of windblown dust.



A2.9 The first requirement is to determine the specific sensitivities of local receptors. The IAQM guidance recommends that this should be based on professional judgment, taking account of the principles in Table A2.2. These receptor sensitivities are then used in the matrices set out in Table A2.3, Table A2.4 and Table A2.5 to determine the sensitivity of the area. Finally, the sensitivity of the area is considered in relation to any other site-specific factors, such as the presence of natural shelters etc., and any required adjustments to the defined sensitivities are made.

#### Step 2C - Define the Risk of Impacts

A2.10 The dust emission magnitude determined at Step 2A is combined with the sensitivity of the area determined at Step 2B to determine the *risk* of impacts with no mitigation applied. The IAQM guidance provides the matrix in Table A2.6 as a method of assigning the level of risk for each activity.

## STEP 3: Determine Site-specific Mitigation Requirements

A2.11 The IAQM guidance provides a suite of recommended and desirable mitigation measures which are organised according to whether the outcome of Step 2 indicates a low, medium, or high risk. The list provided in the IAQM guidance has been used as the basis for the requirements set out in Appendix A5.

# STEP 4: Determine Significant Effects

- A2.12 The IAQM guidance does not provide a method for assessing the significance of effects before mitigation, and advises that pre-mitigation significance should not be determined. With appropriate mitigation in place, the IAQM guidance is clear that the residual effect will normally be 'not significant'.
- A2.13 The IAQM guidance recognises that, even with a rigorous dust management plan in place, it is not possible to guarantee that the dust mitigation measures will be effective all of the time, for instance under adverse weather conditions. The local community may therefore experience occasional, short-term dust annoyance. The scale of this would not normally be considered sufficient to change the conclusion that the effects will be 'not significant'.



Table A2.2: Principles to be Used When Defining Receptor Sensitivities

Class	Principles	Examples	
	Sensitivities of People to Dust Soiling Effects	3	
High	users can reasonably expect enjoyment of a high level of amenity; or the appearance, aesthetics or value of their property would be diminished by soiling; and the people or property would reasonably be expected to be present continuously, or at least regularly for extended periods, as part of the normal pattern of use of the land	dwellings, museum and other culturally important collections, medium and long term car parks and car showrooms	
Medium	users would expect to enjoy a reasonable level of amenity, but would not reasonably expect to enjoy the same level of amenity as in their home; or the appearance, aesthetics or value of their property could be diminished by soiling; or the people or property wouldn't reasonably be expected to be present here continuously or regularly for extended periods as part of the normal pattern of use of the land	parks and places of work	
Low	the enjoyment of amenity would not reasonably be expected; or there is property that would not reasonably be expected to be diminished in appearance, aesthetics or value by soiling; or there is transient exposure, where the people or property would reasonably be expected to be present only for limited periods of time as part of the normal pattern of use of the land	playing fields, farmland (unless commercially- sensitive horticultural), footpaths, short term car parks and roads	
	Sensitivities of People to the Health Effects of P	M <sub>10</sub>	
High	locations where members of the public may be exposed for eight hours or more in a day	residential properties, hospitals, schools and residential care homes	
Medium	locations where the people exposed are workers, and where individuals may be exposed for eight hours or more in a day.	may include office and shop workers, but will generally not include workers occupationally exposed to PM <sub>10</sub>	
Low	locations where human exposure is transient	public footpaths, playing fields, parks and shopping streets	
	Sensitivities of Receptors to Ecological Effect	:s	
High	locations with an international or national designation and the designated features may be affected by dust soiling; or locations where there is a community of a particularly dust sensitive species	Special Areas of Conservation with dust sensitive features	
Medium	locations where there is a particularly important plant species, where its dust sensitivity is uncertain or unknown; or locations with a national designation where the features may be affected by dust deposition	Sites of Special Scientific Interest with dust sensitive features	
Low	locations with a local designation where the features may be affected by dust deposition	Local Nature Reserves with dust sensitive features	



Table A2.3: Sensitivity of the Area to Dust Soiling Effects on People and Property 7

Receptor	Number of	Distance from the Source (m)				
Sensitivity	Receptors	<20	<50	<100	<350	
	>100	High	High	Medium	Low	
High	10-100	High	Medium	Low	Low	
	1-10	Medium	Low	Low	Low	
Medium	>1	Medium	Low	Low	Low	
Low	>1	Low	Low	Low	Low	

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For demolition, earthworks and construction, distances are taken either from the dust source or from the boundary of the site. For trackout, distances are measured from the sides of roads used by construction traffic. Without mitigation, trackout may occur from roads up to 500 m from sites with a *large* dust emission magnitude for trackout, 200 m from sites with a *medium* dust emission magnitude and 50 m from sites with a *small* dust emission magnitude, as measured from the site exit. The impact declines with distance from the site, and it is only necessary to consider trackout impacts up to 50 m from the edge of the road.



Table A2.4: Sensitivity of the Area to Human Health Effects 7

Receptor	Annual Mean PM <sub>10</sub>	Number of Receptors	Distance from the Source (m)				
Sensitivity			<20	<50	<100	<200	<350
		>100	High	High	High	Medium	Low
	>32 µg/m³	10-100	High	High	Medium	Low	Low
		1-10	High	Medium	Low	Low	Low
		>100	High	High	Medium	Low	Low
	28-32 μg/m³	10-100	High	Medium	Low	Low	Low
High		1-10	High	Medium	Low	Low	Low
підіі		>100	High	Medium	Low	Low	Low
	24-28 μg/m³	10-100	High	Medium	Low	Low	Low
		1-10	Medium	Low	Low	Low	Low
		>100	Medium	Low	Low	Low	Low
	<24 μg/m³	10-100	Low	Low	Low	Low	Low
		1-10	Low	Low	Low	Low	Low
	>32 μg/m³ 28-32 μg/m³	>10	High	Medium	Low	Low	Low
		1-10	Medium	Low	Low	Low	Low
		>10	Medium	Low	Low	Low	Low
Medium		1-10	Low	Low	Low	Low	Low
Wealalli	24-28 μg/m³	>10	Low	Low	Low	Low	Low
		1-10	Low	Low	Low	Low	Low
	24 . 4 . 3	>10	Low	Low	Low	Low	Low
	<24 μg/m³	1-10	Low	Low	Low	Low	Low
Low	-	>1	Low	Low	Low	Low	Low

Table A2.5: Sensitivity of the Area to Ecological Effects 7

Receptor	Distance from the Source (m)			
Sensitivity	<20	<50		
High	High	Medium		
Medium	Medium	Low		
Low	Low	Low		



Table A2.6: Defining the Risk of Dust Impacts

Sensitivity of the	Dust Emission Magnitude			
<u>Area</u>	Large	Medium	Small	
	D	emolition		
High	High Risk	Medium Risk	Medium Risk	
Medium	High Risk	Medium Risk	Low Risk	
Low	Medium Risk	Low Risk	Negligible	
	Ea	arthworks		
High	High Risk	Medium Risk	Low Risk	
Medium	Medium Risk	Medium Risk	Low Risk	
Low	Low Risk	Low Risk	Negligible	
	Co	nstruction		
High	High Risk	Medium Risk	Low Risk	
Medium	Medium Risk	Medium Risk	Low Risk	
Low	Low Risk	Low Risk	Negligible	
Trackout				
High	High Risk	Medium Risk	Low Risk	
Medium	Medium Risk	Low Risk	Negligible	
Low	Low Risk	Low Risk	Negligible	



# A3 EPUK & IAQM Planning for Air Quality Guidance

A3.1 The guidance issued by EPUK and IAQM (Moorcroft and Barrowcliffe et al, 2017) is comprehensive in its explanation of the place of air quality in the planning regime. Key sections of the guidance not already mentioned above are set out below.

# Air Quality as a Material Consideration

"Any air quality issue that relates to land use and its development is capable of being a material planning consideration. The weight, however, given to air quality in making a planning application decision, in addition to the policies in the local plan, will depend on such factors as:

- the severity of the impacts on air quality;
- the air quality in the area surrounding the proposed development;
- the likely use of the development, i.e. the length of time people are likely to be exposed at that location; and
- the positive benefits provided through other material considerations".

#### **Recommended Best Practice**

- A3.2 The guidance goes into detail on how all development proposals can and should adopt good design principles that reduce emissions and contribute to better air quality management. It states:
  - "The basic concept is that good practice to reduce emissions and exposure is incorporated into all developments at the outset, at a scale commensurate with the emissions".
- A3.3 The guidance sets out a number of good practice principles that should be applied to all developments that:
  - include 10 or more dwellings;
  - where the number of dwellings is not known, residential development is carried out on a site of more than 0.5 ha;
  - provide more than 1,000 m<sup>2</sup> of commercial floorspace;
  - are carried out on land of 1 ha or more.
- A3.4 The good practice principles are that:
  - New developments should not contravene the Council's Air Quality Action Plan, or render any of the measures unworkable;
  - Wherever possible, new developments should not create a new "street canyon", as this
    inhibits pollution dispersion;



- Delivering sustainable development should be the key theme of any application;
- New development should be designed to minimise public exposure to pollution sources,
   e.g. by locating habitable rooms away from busy roads;
- The provision of at least 1 Electric Vehicle (EV) "rapid charge" point per 10 residential dwellings and/or 1000 m<sup>2</sup> of commercial floorspace. Where on-site parking is provided for residential dwellings, EV charging points for each parking space should be made available;
- Where development generates significant additional traffic, provision of a detailed travel
  plan (with provision to measure its implementation and effect) which sets out measures to
  encourage sustainable means of transport (public, cycling and walking) via subsidised or
  free-ticketing, improved links to bus stops, improved infrastructure and layouts to improve
  accessibility and safety;
- All gas-fired boilers to meet a minimum standard of <40 mgNOx/kWh;</li>
- Where emissions are likely to impact on an AQMA, all gas-fired CHP plant to meet a minimum emissions standard of:
  - Spark ignition engine: 250 mgNOx/Nm³;
  - Compression ignition engine: 400 mgNOx/Nm³;
  - Gas turbine: 50 mgNOx/Nm³.
- A presumption should be to use natural gas-fired installations. Where biomass is proposed within an urban area it is to meet minimum emissions standards of 275 mgNOx/Nm³ and 25 mgPM/Nm³.
- A3.5 The guidance also outlines that offsetting emissions might be used as a mitigation measure for a proposed development. However, it states that:
  - "It is important that obligations to include offsetting are proportional to the nature and scale of development proposed and the level of concern about air quality; such offsetting can be based on a quantification of the emissions associated with the development. These emissions can be assigned a value, based on the "damage cost approach" used by Defra, and then applied as an indicator of the level of offsetting required, or as a financial obligation on the developer. Unless some form of benchmarking is applied, it is impractical to include building emissions in this approach, but if the boiler and CHP emissions are consistent with the standards as described above then this is not essential".
- A3.6 The guidance offers a widely used approach for quantifying costs associated with pollutant emissions from transport. It also outlines the following typical measures that may be considered to offset emissions, stating that measures to offset emissions may also be applied as post assessment mitigation:



- Support and promotion of car clubs;
- Contributions to low emission vehicle refuelling infrastructure;
- Provision of incentives for the uptake of low emission vehicles;
- · Financial support to low emission public transport options; and
- Improvements to cycling and walking infrastructures.

#### Screening

#### Impacts of the Local Area on the Development

"There may be a requirement to carry out an air quality assessment for the impacts of the local area's emissions on the proposed development itself, to assess the exposure that residents or users might experience. This will need to be a matter of judgement and should take into account:

- the background and future baseline air quality and whether this will be likely to approach or exceed the values set by air quality objectives;
- the presence and location of Air Quality Management Areas as an indicator of local hotspots where the air quality objectives may be exceeded;
- the presence of a heavily trafficked road, with emissions that could give rise to sufficiently high concentrations of pollutants (in particular nitrogen dioxide), that would cause unacceptably high exposure for users of the new development; and
- the presence of a source of odour and/or dust that may affect amenity for future occupants of the development".

#### Impacts of the Development on the Local Area

- A3.7 The guidance sets out two stages of screening criteria that can be used to identify whether a detailed air quality assessment is required, in terms of the impact of the development on the local area. The first stage is that you should proceed to the second stage if any of the following apply:
  - 10 or more residential units or a site area of more than 0.5 ha residential use; and/or
  - more than 1,000 m<sup>2</sup> of floor space for all other uses or a site area greater than 1 ha.
- A3.8 Coupled with any of the following:
  - the development has more than 10 parking spaces; and/or
  - the development will have a centralised energy facility or other centralised combustion process.



- A3.9 If the above do not apply then the development can be screened out as not requiring a detailed air quality assessment of the impact of the development on the local area. If they do apply then you proceed to stage 2, which sets out indicative criteria for requiring an air quality assessment. The stage 2 criteria relating to vehicle emissions are set out below:
  - the development will lead to a change in LDV flows of more than 100 AADT within or adjacent to an AQMA or more than 500 AADT elsewhere;
  - the development will lead to a change in HDV flows of more than 25 AADT within or adjacent to an AQMA or more than 100 AADT elsewhere;
  - the development will lead to a realigning of roads (i.e. changing the proximity of receptors to traffic lanes) where the change is 5m or more and the road is within an AQMA;
  - the development will introduce a new junction or remove an existing junction near to relevant receptors, and the junction will cause traffic to significantly change vehicle acceleration/deceleration, e.g. traffic lights or roundabouts;
  - the development will introduce or change a bus station where bus flows will change by more than 25 AADT within or adjacent to an AQMA or more than 100 AADT elsewhere; and
  - the development will have an underground car park with more than 100 movements per day (total in and out) with an extraction system that exhausts within 20 m of a relevant receptor.
- A3.10 The criteria are more stringent where the traffic impacts may arise on roads where concentrations are close to the objective. The presence of an AQMA is taken to indicate the possibility of being close to the objective, but where whole authority AQMAs are present and it is known that the affected roads have concentrations below 90% of the objective, the less stringent criteria are likely to be more appropriate.
- A3.11 On combustion processes (including standby emergency generators and shipping) where there is a risk of impacts at relevant receptors, the guidance states that:

"Typically, any combustion plant where the single or combined NOx emission rate is less than 5 mg/sec is unlikely to give rise to impacts, provided that the emissions are released from a vent or stack in a location and at a height that provides adequate dispersion. As a guide, the 5 mg/s criterion equates to a 450 kW ultra-low NOx gas boiler or a 30kW CHP unit operating at <95mg/Nm<sup>3</sup>.

In situations where the emissions are released close to buildings with relevant receptors, or where the dispersion of the plume may be adversely affected by the size and/or height of adjacent buildings (including situations where the stack height is lower than the receptor) then consideration will need to be given to potential impacts at much lower emission rates.



- Conversely, where existing nitrogen dioxide concentrations are low, and where the dispersion conditions are favourable, a much higher emission rate may be acceptable".
- A3.12 Should none of the above apply then the development can be screened out as not requiring a detailed air quality assessment of the impact of the development on the local area, provided that professional judgement is applied; the guidance importantly states the following:
  - "The criteria provided are precautionary and should be treated as indicative. They are intended to function as a sensitive 'trigger' for initiating an assessment in cases where there is a possibility of significant effects arising on local air quality. This possibility will, self-evidently, not be realised in many cases. The criteria should not be applied rigidly; in some instances, it may be appropriate to amend them on the basis of professional judgement, bearing in mind that the objective is to identify situations where there is a possibility of a significant effect on local air quality".
- A3.13 Even if a development cannot be screened out, the guidance is clear that a detailed assessment is not necessarily required:
  - "The use of a Simple Assessment may be appropriate, where it will clearly suffice for the purposes of reaching a conclusion on the significance of effects on local air quality. The principle underlying this guidance is that any assessment should provide enough evidence that will lead to a sound conclusion on the presence, or otherwise, of a significant effect on local air quality. A Simple Assessment will be appropriate, if it can provide this evidence. Similarly, it may be possible to conduct a quantitative assessment that does not require the use of a dispersion model run on a computer".
- A3.14 The guidance also outlines what the content of the air quality assessment should include, and this has been adhered to in the production of this report.

## **Assessment of Significance**

- A3.15 There is no official guidance in the UK in relation to development control on how to describe the nature of air quality impacts, nor how to assess their significance. The approach within the EPUK/IAQM guidance has, therefore, been used in this assessment. This approach involves a two stage process:
  - a qualitative or quantitative description of the impacts on local air quality arising from the development; and
  - a judgement on the overall significance of the effects of any impacts.
- A3.16 The guidance recommends that the assessment of significance should be based on professional judgement, with the overall air quality impact of the development described as either 'significant' or 'not significant'. In drawing this conclusion, the following factors should be taken into account:



- the existing and future air quality in the absence of the development;
- the extent of current and future population exposure to the impacts;
- the influence and validity of any assumptions adopted when undertaking the prediction of impacts;
- the potential for cumulative impacts and, in such circumstances, several impacts that are described as 'slight' individually could, taken together, be regarded as having a significant effect for the purposes of air quality management in an area, especially where it is proving difficult to reduce concentrations of a pollutant. Conversely, a 'moderate' or 'substantial' impact may not have a significant effect if it is confined to a very small area and where it is not obviously the cause of harm to human health; and
- the judgement on significance relates to the consequences of the impacts; will they have
  an effect on human health that could be considered as significant? In the majority of
  cases, the impacts from an individual development will be insufficiently large to result in
  measurable changes in health outcomes that could be regarded as significant by health
  care professionals.
- A3.17 The guidance is clear that other factors may be relevant in individual cases. It also states that the effect on the residents of any new development where the air quality is such that an air quality objective is not met will be judged as significant. For people working at new developments in this situation, the same will not be true as occupational exposure standards are different, although any assessment may wish to draw attention to the undesirability of the exposure.
- A3.18 A judgement of the significance should be made by a competent professional who is suitably qualified. A summary of the professional experience of the staff contributing to this assessment is provided in Appendix A4.



# **A4** Professional Experience

## Dr Denise Evans, BSc (Hons) PhD MIEnvSc MIAQM

Dr Evans is an Associate Director with AQC, with more than 23 years' relevant experience. She has prepared air quality review and assessment reports for local authorities, and has appraised local authority air quality assessments on behalf of the UK governments, and provided support to the Review and Assessment helpdesk. She has extensive modelling experience, completing air quality and odour assessments to support applications for a variety of development sectors including residential, mixed use, urban regeneration, energy, commercial, industrial, and road schemes, assessing the effects of a range of pollutants against relevant standards for human and ecological receptors. Denise has acted as an Expert Witness and is a Member of the Institute of Air Quality Management.

### Julia Burnell, MEnvSci (Hons) MIEnvSc MIAQM

Miss Burnell is a Senior Consultant with AQC with over seven years' experience in the field of air quality. She has experience of undertaking a range of air quality assessments for power, transportation, and mixed-use development projects both in the UK and internationally. She is also experienced at preparing environmental permit applications for medium combustion plant/specified generator sites and has commissioned and maintained numerous ambient air quality monitoring surveys. Prior to her work with AQC, Julia completed an MEnvSci (Hons) in Environmental Science (four-year integrated master's). She is a Member of both the Institute of Air Quality Management and the Institution of Environmental Sciences.

#### Dr Wale Abiye, BTech (Hons) MSc, PhD, MIEnvSc MIAQM

Wale is an Assistant Consultant with AQC. Prior to joining the company, he worked as a Research Fellow in Nigeria where he obtained his master's and PhD degrees from Obafemi Awolowo University, Ile-Ife. He is experienced in monitoring urban air pollution and its chemical constituents, as well as using dispersion modelling to assess air quality.



# **A5** Construction Mitigation

A5.1 Table A5.1 presents a set of best-practice measures from the GLA guidance (GLA, 2014b) that should be incorporated into the specification for the works. These measures should be written into a Dust Management Plan. Some of the measures may only be necessary during specific phases of work, or during activities with a high potential to produce dust, and the list should be refined and expanded upon in liaison with the construction contractor when producing the Dust Management Plan.

Table A5.1: Best-Practice Mitigation Measures Recommended for the Works

Measure	Desirable	Highly Recommended
Communications		
Develop and implement a stakeholder communications plan that includes community engagement before work commences on site		<b>✓</b>
Develop a Dust Management Plan (DMP)		✓
Display the name and contact details of person(s) accountable for air quality pollutant emissions and dust issues on the site boundary		<b>*</b>
Display the head or regional office contact information		✓
Record and respond to all dust and air quality pollutant emissions complaints		<b>✓</b>
Make a complaints log available to the local authority when asked		✓
Carry out regular site inspections to monitor compliance with air quality and dust control procedures, record inspection results, and make an inspection log available to the Local Authority when asked		<b>*</b>
Increase the frequency of site inspections by those accountable for dust and air quality pollutant emissions issues when activities with a high potential to produce dust and emissions are being carried out and during prolonged dry or windy conditions		<b>✓</b>
Record any exceptional incidents that cause dust and air quality pollutant emissions, either on or off the site, and ensure that the action taken to resolve the situation is recorded in the log book		<b>√</b>
Preparing and Maintaining the S	Site	
Plan the site layout so that machinery and dust-causing activities are located away from receptors, as far as is possible		*
Erect solid screens or barriers around dusty activities or the site boundary that are at least as high as any stockpiles on site		✓
Fully enclose site or specific operations where there is a high potential for dust production and the site is active for an extensive period		✓
Install green walls, screens or other green infrastructure to minimise the impact of dust and pollution	<b>✓</b>	
Avoid site runoff of water or mud		✓
Keep site fencing, barriers and scaffolding clean using wet methods	_	<b>✓</b>





Ensure equipment is readily available on site to clean any dry spillages, and clean up spillages as soon as reasonably practicable after the event using wet cleaning methods		✓
Waste Management		
Reuse and recycle waste to reduce dust from waste materials		✓
Avoid bonfires and burning of waste materials		✓
Measures Specific to Demolitic	on	
Soft strip inside buildings before demolition (retaining walls and windows in the rest of the building where possible, to provide a screen against dust)	<b>√</b>	
Ensure effective water suppression is used during demolition operations.		<b>✓</b>
Avoid explosive blasting, using appropriate manual or mechanical alternatives		✓
Bag and remove any biological debris or damp down such material before demolition		<b>✓</b>
Measures Specific to Construct	ion	
Avoid scabbling (roughening of concrete surfaces), if possible	✓	
Ensure sand and other aggregates are stored in bunded areas and are not allowed to dry out, unless this is required for a particular process, in which case ensure that appropriate additional control measures are in place		<b>*</b>
Ensure bulk cement and other fine powder materials are delivered in enclosed tankers and stored in silos with suitable emission control systems to prevent escape of material and overfilling during delivery	<b>*</b>	
For smaller supplies of fine powder materials ensure bags are sealed after use and stored appropriately to prevent dust	✓	