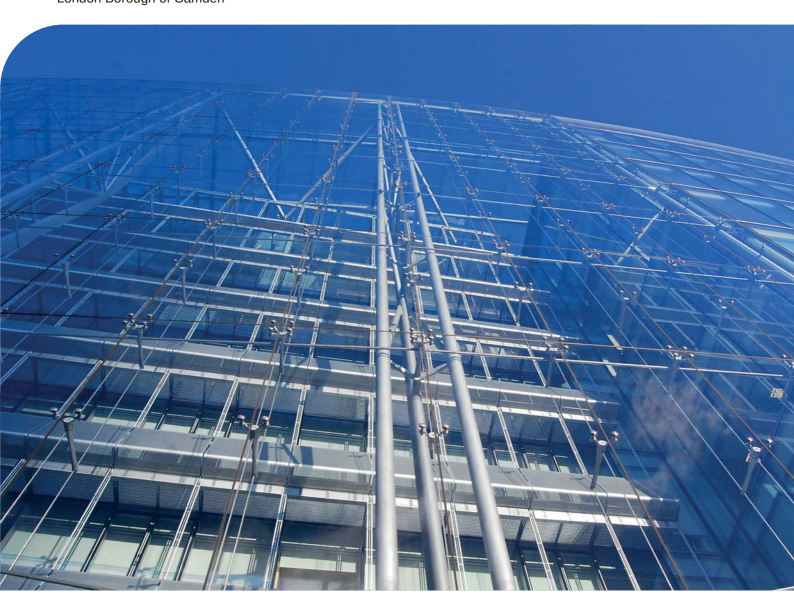
Camden Planning Guidance

# Design London Borough of Camden

CPG 1



July 2015



# CPG1 Design

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#### 1 Introduction

#### What is Camden Planning Guidance?

- 1.1 We have prepared this Camden Planning Guidance to support the policies in our Local Development Framework (LDF). This guidance is therefore consistent with the Core Strategy and the Development Policies, and forms a Supplementary Planning Document (SPD) which is an additional "material consideration" in planning decisions. The Council adopted CPG1 Design on 6 April 2011 following statutory consultation. This document was updated in 2013 to include Section 12 on artworks, statues and memorials, and updated in 2015 to revise the guidance for recycling and waste storage. Details on these updates and the consultation process are available at <a href="mailto:camden.gov.uk/cpg">camden.gov.uk/cpg</a>.
- 1.2 The Camden Planning Guidance covers a range of topics (such as housing, sustainability, amenity and planning obligations) and so all of the sections should be read in conjunction, and within the context of Camden's LDF.

#### **Design in Camden**

- 1.3 Camden has many attractive and historic neighbourhoods as well as both traditional and modern buildings of the highest quality. These are a significant reason that the borough is such a popular place to live, work and visit. As well as conserving our rich heritage we should also contribute towards it by ensuring that we create equally high quality buildings and spaces which will be appreciated by future generations.
- 1.4 This objective of achieving high quality design does not just concern new development or large-scale schemes, but also includes the replacement, extension or conversion of existing buildings. The detailed guidance contained within this section therefore considers a range of design-related issues for both residential and commercial property and the spaces around them.



#### What does this guidance cover?

- 1.5 This guidance provides information on all types of detailed design issues within the borough and includes the following sections:
  - 1. Introduction
  - 2. Design excellence
  - 3. Heritage
  - 4. Extensions, alterations and conservatories
  - 5. Roofs, terraces and balconies
  - 6. Landscape design and trees
  - 7. Shopfronts
  - 8. Advertisements, signs and hoardings
  - 9. Designing safer environments
  - 10. Waste recyclables storage
  - 11. Building services equipment
  - 12. Artworks, statues and memorials
- 1.6 This guidance supports the following Local Development Framework policies:

#### **Core Strategy**

- CS14 Promoting high quality places and conserving our heritage
- CS15 Protecting and improving our parks and open spaces & encouraging biodiversity
- CS17 Making Camden a safer place
- CS18 Dealing with our waste and encouraging recycling

#### **Development Policies**

- DP24 Securing high quality design
- DP25 Conserving Camden's heritage
- DP27 Basements and lightwells
- DP29 Improving access
- DP30 Shopfronts
- 1.7 It should be noted that the guidance covered in this section only forms part of the range of considerations that you should address when proposing new development. In addition to these specific design matters you should also consider wider issues such as cycle storage, residential space standards, wheelchair housing, designing in sustainability measures and impacts on neighbours. Further guidance on these, and other issues, is contained within the Local Development Framework documents and the Camden Planning Guidance.

## 2 Design excellence

#### **KEY MESSAGES**

Camden is committed to excellence in design and schemes should consider:

- The context of a development and its surrounding area:
- The design of the building itself;
- The use of the building;
- · The materials used; and
- · Public spaces.
- 2.1 High quality design makes a significant contribution to the success of a development and the community in which it is located. Design of the built environment affects many things about the way we use spaces and interact with each other, comfort and enjoyment, safety and security and our sense of inclusion.
- 2.2 The purpose of this guidance is to promote design excellence and to outline the ways in which you can achieve high quality design within your development.
- 2.3 This guidance primarily relates to Core Strategy Policy CS14 Promoting high quality places and conserving our heritage and Development Policies DP24 Securing high quality design.





#### When does this apply?

2.4 This guidance applies equally to all development, whether new build, converted, refurbished, extended and altered development. However, the implications for a proposal will vary greatly depending on the nature of the site, the proposed use, the scale of development, its interaction with surrounding sites, and existing buildings and structures on the site.

2.5 Other sections in this Camden Planning Guidance (CPG) relate to specific types of developments and relevant design matters, for example advertisements, signs and hoardings, designing safer environments, extensions, alterations and conversions, heritage and shopfronts.

#### General guidance on design

- 2.6 Camden is committed to excellence in design. The borough contains many special and unique places, many of which are protected by conservation area status. In accordance with draft London Plan policies 7.1–7.7, Core Strategy policy CS14 requires development schemes to improve the quality of buildings, landscaping and public spaces and we will not approve design which is inappropriate to its context or fails to improve the character of an area.
- 2.7 We are working with our partners to promote design excellence and improve public buildings, landscaping and the street environment. We have established the Camden Design Initiative which seeks to encourage involvement, awareness and understanding of good design and this is promoted through the bi-annual Camden Design Awards which acknowledge high quality and innovative design. We are also a promoter of the national Civic Trust Awards which are awarded to buildings judged to have made a positive cultural, social or economic contribution to the local community.
- 2.8 In order to achieve high quality design in the borough we require applicants to consider buildings in terms of context, height, accessibility, orientation, siting, detailing and materials. These issues apply to all aspects of the development, including buildings and other structures (e.g. substations, refuse or cycle storage), outdoor spaces, landscaping and access points and should be considered at an early stage in the design of a development, as these elements are often difficult to change in later stages.





#### Context

#### 2.9 Good design should:

- positively enhance the character, history, archaeology and nature of existing buildings on the site and other buildings immediately adjacent and in the surrounding area, and any strategic or local views. This is particularly important in conservation areas;
- respect, and be sensitive to, natural and physical features, both on and off the site. Features to be considered include, but are not limited to: slope and topography, vegetation, biodiversity, habitats, waterways and drainage, wind, sunlight and shade, and local pollutant sources. Movement of earth to, from and around the site should be minimised to prevent flood risk, land instability and unnecessary transport of aggregates, especially by road; and
- consider connectivity to, from, around and through the site for people using all modes of transport, including pedestrians, cyclists, wheelchair users, those with visual impairments, people with pushchairs, and motorised vehicles.

#### **Building design**

#### 2.10 Good design should:

- ensure buildings do not significantly overshadow existing/proposed outdoor spaces (especially designated open spaces), amenity areas or existing or approved renewable energy facilities (such as solar panels). For further information, refer to CPG3 Sustainability Renewable energy (A shadowing exercise may be required for tall buildings or where they are near open spaces);
- consider the extent to which developments may overlook the windows or private garden area of another dwelling;
- consider views, both local and London wide, and particularly where the site is within a recognised strategic viewing corridor (as shown on the policy Proposals Map):
- consider the degree of openness of an area and of open spaces, including gardens including views in an out of these spaces
- contributions to the character of certain parts of the borough;
- provide visual interest for onlookers, from all aspects and distances.
   This will involve attention to be given to both form and detail;
- consider opportunities for overlooking of the street and, where appropriate, provide windows, doors and other 'active' features at ground floor; and
- incorporate external facilities such as renewable energy installations, access ramps, plant and machinery, waste storage facilities and shading devices into the design of the development. Careful consideration must be given to ensure that the facility does not harm the built environment.

#### Land use

- 2.11 The use of a building should:
  - take into account the proposed use, and the needs of the expected occupants of the buildings and other users of the site and development; and
  - provide clear indication of the use of the building. It is noted, however, that reuse of existing buildings, as well as the accommodation of possible future changes of use, can make this difficult.

#### **Materials**

2.12 Materials should form an integral part of the design process and should relate to the character and appearance of the area, particularly in conservation areas or within the setting of listed buildings. The durability of materials and understanding of how they will weather should be taken into consideration. The quality of a well designed building can be easily reduced by the use of poor quality or an unsympathetic palette of materials. We will encourage re-used and recycled materials, however these should be laid to ensure a suitable level accessible surface is provided. Further guidance is contained within CPG3 Sustainability (Sustainable use of materials).

#### Tall buildings

- 2.13 Tall buildings in Camden (i.e. those which are substantially taller than their neighbours and/or which significantly change the skyline) will be assessed against a range of design issues, including:
  - how the building relates to its surroundings, both in terms of how the base of the building fits in with the streetscape, and how the top of a tall building affects the skyline;
  - the contribution a building makes to pedestrian permeability and improved public accessibility;
  - the relationship between the building and hills and views;
  - the degree to which the building overshadows public spaces, especially open spaces and watercourses; and
  - the historic context of the building's surroundings.
- 2.14 In addition to these design considerations tall buildings will be assessed against a range of other relevant policies concerning amenity, mixed use and sustainability. Reference should be made to this CPG (Heritage chapter), CPG3 Sustainability (Climate change adaptation chapter) and CPG6 Protecting and improving quality of life (Overlooking and privacy and Wind/microclimate chapters).
- 2.15 Where a proposal includes a development that creates a landmark or visual statement, particular care must be taken to ensure that the location is appropriate (such as a particular destination within a townscape, or a particular functional node) and that the development is sensitive to its wider context. This will be especially important where the

- development is likely to impact upon heritage assets and their settings (including protected views).
- 2.16 Design should consider safety and access. Guidance on these issues is contained within this CPG (Designing safer environments chapter) and CPG4 Protecting and improving quality of life (Access for all chapter). Schemes over 90m should be referred to the Civil Aviation Authority.

#### Design of public space

- 2.17 The design of public spaces, and the materials used, is very important. The size, layout and materials used in the spaces around buildings will influence how people use them, and help to create spaces that are welcoming, attractive, accessible, safe and useful. They can also contribute to other objectives such as reducing the impact of climate change (e.g. the use of trees and planters to reduce run-off and provide shading), biodiversity, local food production and Sustainable Urban Drainage Systems (SUDs), and provide useful amenity space. In Conservation Areas there may be particular traditional approaches to landscaping/boundary treatments that should be respected in new designs.
- 2.18 The spaces around new developments should be considered at the same time as the developments themselves and hard / soft landscaping and boundary treatments should be considered as part of wider cohesive design. The landscaping and trees chapter in this CPG, and individual Conservation Area Appraisals, provide further guidance on this issue.
- 2.19 Public art can be a catalyst for improved environmental quality by upgrading and animating public space and enhancing local character and identity through helping create a sense of place. The Council will therefore encourage the provision of art and decorative features as an integral part of public spaces, where they are appropriate to their location and enhance the character and environment.
- 2.20 It is important that public spaces and streets are maintained to a high standard and so, in line with the Local Implementation Plan, the Council will continue to undertake public space enhancement works through specifically targeted programmes. The Designing safer environments chapter in this CPG provides more detailed guidance on the incorporation of safety and security considerations in public spaces.

#### Design and access statements

- 2.21 Design and Access Statements are documents that explain the design ideas and rationale behind a scheme. They should show that you have thought carefully about how everyone, including disabled people, older people and children, will be able to use the places you want to build.
- 2.22 Design and Access Statements should include a written description and justification of the planning application and sometimes photos, maps and drawings may be useful to further illustrate the points made. The length

- and detail of a Design and Access Statement should be related to the related to the size and complexity of the scheme. A statement for a major development is likely to be much longer than one for a small scheme.
- 2.23 Design and Access Statements are required to accompany all planning, conservation and listed building applications, except in certain circumstances as set out on our website <a href="https://www.camden.gov.uk/planning">www.camden.gov.uk/planning</a>. Our website also provides a template for Design and Access Statements and lists the information that each statement should contain. Further guidance on Access Statements in provided in CPG4 Protecting and improving quality of life (Access for all chapter).

#### **Further information**

General	By Design: Urban Design in the Planning System – Towards Better Practice, DETR/CABE, 2000		
	Design and Access Statements; how to read, write and use them, CABE, 2007		
Tall Buildings	Guidance on tall buildings, English Heritage/CABE, 2007		
Historic Environment	Understanding Place: conservation areas designation, appraisal and management (2011)		
	Building in Context, English Heritage/CABE, 2002.		
	Seeing History in the View (2011)		
	Good Practice Advice 3- Settings and Views (2015)		
Other	Royal Institute of Chartered Surveyors (RICS); and		
	Royal Institute of British Architects (RIBA).		

### 3 Heritage

#### **KEY MESSAGES**

Camden has a rich architectural heritage and we have a responsibility to preserve, and where possible, enhance these areas and buildings.

- We will only permit development within conservation areas that preserves and enhances the character and appearance of the area
- Our conservation area statements, appraisals and management plans contain more information on all the conservation areas
- Most works to alter a listed building are likely to require listed building consent
- Historic buildings can and should address sustainability and accessibility
- 3.1 This section provides guidance on our identified heritage assets (which include conservation areas, listed buildings and registered parks and gardens), including what they area and the implications of their status and designation. This section also sets out details on how historic buildings can address sustainability.
- 3.2 This section sets out further guidance on how we will apply Core Strategy Policy CS14 Promoting high quality places and conserving our heritage and Development Policy DP25 Conserving Camden's Heritage.

#### When does this apply?

3.3 This guidance applies to all applications which may affect any element of the historic environment and therefore may require planning permission, or conservation area or listed building consent.



#### **Conservation Areas**

#### What is a conservation area?

3.4 A conservation area is defined in the Planning (Listed Buildings and Conservation Areas) Act 1990 as an area of special architectural or historic interest, the character or appearance of which it is desirable to preserve and, where possible, enhance. PPS5 identifies conservation areas as "heritage assets" and requires that proposals in conservation areas are assessed for their impacts on their historic significance. There are 39 conservation areas in Camden, which vary greatly in appearance, size, character and style and these are identified on the LDF Proposals Map.

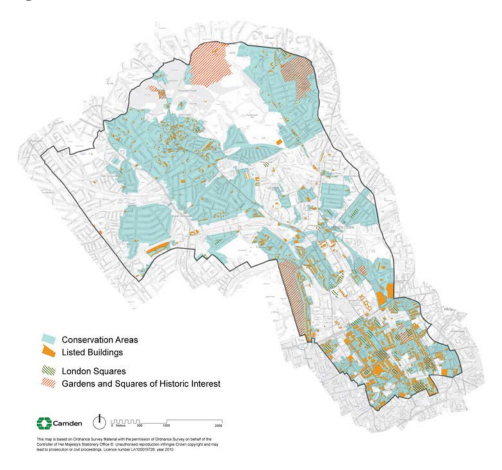


Figure 1. Conservation Areas

- 3.5 Conservation area designation is a way to recognise the importance of the quality of an area as a whole, as well as giving some protection to individual buildings within it. Conservation areas are not designated to stop all future development or change but to ensure that change is managed to conserve the historic significance of the area as a whole.
- 3.6 Conservation area designation is shown on the proposals map and further information on heritage is available on the 'Conservation and Design' section of the Council's website <a href="https://www.camden.gov.uk">www.camden.gov.uk</a> and on English Heritage's website <a href="https://www.english-heritage.org.uk">www.english-heritage.org.uk</a>.

#### Effects of conservation area status

- 3.7 We will only permit development within conservation areas, and development affecting the setting of conservation areas, that preserves and enhances the character and appearance of the area (see Planning Policy Statement 5 (PPS5), policy HE8).
- 3.8 The Council has greater control over building work in conservation areas, including demolition, materials and detailed design. Planning permission may be required for alterations or extensions that would not normally need planning permission elsewhere, such as minor roof

alterations, dormer windows, renewable energy installations or installation of a satellite dish.

#### Renewable energy technology

Renewable energy technologies generate energy from natural resources such as sunlight, wind, rain and heat in the ground, which are naturally replenished.

#### **Demolition in conservation areas**

3.9 Conservation Area Consent is required to demolish or substantially demolish a building over 115 cubic metres or a structure such as a wall over 1 metre high that adjoins a highway, or more than 2 metres high elsewhere. When determining your application we will follow the guidance in PPS5, Core Strategy policy CS14 and Development Policy DP24 as well as that in our conservation area statements, appraisals and management plans (see below). It is an offence to totally or substantially demolish a building or structure in a conservation area without first getting consent from us and we would not normally allow their demolition without substantial justification, in accordance with criteria set out in government guidance PPS5 – Planning for the Historic Environment.

#### **Trees**

3.10 Planning legislation makes special provision for trees in conservation areas. Prior to pruning or felling a tree in a conservation area you must provide the Council six weeks notice in writing. All trees that contribute to the character and appearance of a conservation area should be retained and protected. For further information on trees, please see Landscape Design and Trees chapter in this CPG.





#### **Article 4 directions**

3.11 A range of minor changes can be made to buildings without the need to apply for planning permission as these have a general permission through planning legislation. These changes are known as permitted development. However, the character of a conservation area depends on the presence of specific original details and where these are lost the historic interest and attractive character of the area deteriorates.

- 3.12 In these situations we can issue an Article 4 direction through Article 4 of the Town and Country Planning (General Permitted Development) Order 1995 (as amended). This removes permitted development rights and means a planning application has to be made for minor works that usually do not need one.
- 3.13 Further information on Article 4 directions, including where they apply in Camden is available on the 'Advice and help with planning applications' section of the Council's website <a href="www.camden.gov.uk">www.camden.gov.uk</a> and English Heritage has published Guidance on making Article 4 Directions, available at <a href="www.english-heritage.org.uk/publications/guidance-on-making-article-4-directions/">www.english-heritage.org.uk/publications/guidance-on-making-article-4-directions/</a>

#### Conservation area statements, appraisals and management plans

- 3.14 We have published a series of conservation area statements, appraisals and management plans that set out our approach to preserving and enhancing the historic significance of each individual conservation area. Many of these conservation area statements are available for download on our website.
- 3.15 Conservation area statements, appraisals and management plans help guide the design of development in conservation areas and we take these into account when assessing planning applications.
- 3.16 Each conservation area statement, appraisal or management plan contains the following:
  - A summary of the location and the historical development of an area;
  - A description of its character;
  - An outline of the key issues and development pressures that are currently of concern;
  - The key policy framework for that particular conservation area, and specific guidance for it;
  - An identification of heritage assets and elements of the wider historic environment which give an area its historic significance; and
  - An identification of sites and features that have a negative impact on the conservation area, or where an opportunity exists for enhancement of the area by redevelopment of a building or site.



#### **Listed Buildings**

#### What is a listed building?

- 3.17 A listed building is defined in the Planning (Listed Buildings and Conservation Areas) Act 1990 as a structure or building of special architectural or historic interest. These are included on the Statutory List of Buildings of Architectural or Historic Interest managed by English Heritage. Listed buildings are identified as heritage assets within the LDF and the Council is required to assess the impact that proposals to a listed building, or within their setting, may have on the historic significance of the building.
- 3.18 Listed buildings are graded according to their relative importance as either Grade I, Grade II\* or Grade II. Grades I and II\* are considered of outstanding architectural or historic interest and are of particularly great importance to the nation's heritage. The majority of listed buildings (about 94% nationally) are Grade II. However, the statutory controls on alterations apply equally to all listed buildings irrespective of their grade and cover the interior as well as the exterior and any object or structure fixed to or within their curtilage.

#### **Listing description**

The listing description contains details of a listed building's address, history, appearance and significance. These help to identify what it is about the building that gives it its special historic interest.

3.19 Further information on listed buildings in Camden is available on our website www.camden.gov.uk

#### How can I alter a listed building?

3.20 Most works to alter a listed building are likely to require listed building consent and this is assessed on a case by case basis, taking into

account the individual features of a building, its historic significance and the cumulative impact of small alterations. The listing description is not intended to be exhaustive and the absence of any particular feature in the description does not imply that it is not of significance, or that it can be removed or altered without consent. Listed status also extends to any object or structure fixed to the listed building, and any object or structure within its curtilage which forms part of the land. You should contact the Council at the earliest opportunity to discuss proposals and to establish whether listed building consent is required.

- 3.21 Some 'like for like' repairs and maintenance do not require listed building consent. However, where these would involve the removal of historic materials or architectural features, or would have an impact on the special architectural or historic interest of the building, consent will be required. If in doubt applicants should contact the Council for advice.
- 3.22 In assessing applications for listed building consent we have a statutory requirement to have special regard to the desirability of preserving the building or its setting or any features of special architectural or historic interest which it possesses. We will consider the impact of proposals on the historic significance of the building, including its features, such as:
  - · original and historic materials and architectural features;
  - original layout of rooms;
  - structural integrity; and
  - character and appearance.
- 3.23 We will expect original or historic features to be retained and repairs to be in matching material. Proposals should seek to respond to the special historic and architectural constraints of the listed building, rather than significantly change them.
- 3.24 Applications for listed building consent should be fully justified and should demonstrate how proposals would affect the significance of a listed building and why the works or changes are desirable or necessary. In addition to listed building consent, some proposals may also require planning permission. These applications should be submitted together and will be assessed concurrently.
- 3.25 It is a criminal offence to undertake unauthorised works to a listed building, even if you are not aware the building is listed, and could result in prosecution and fine or imprisonment (or both).
- 3.26 Some works that are required in order to comply with the Building Regulations (e.g. inclusive access, energy efficiency) may have an impact on the historic significance of a listed building and will require listed building consent.

#### Inclusive access to listed buildings

3.27 It is important that everyone should have dignified and easy access to and within historic buildings, regardless of their level of mobility. With

- sensitive design, listed buildings can be made more accessible, while still preserving and enhancing the character of the building.
- 3.28 Further guidance is available in CPG4 Protecting and improving quality of life (Access for all chapter) and in the English Heritage publication "Easy Access to Historic Buildings" <a href="https://www.english-heritage.org.uk">www.english-heritage.org.uk</a>



#### How can historic buildings address sustainability?

- 3.29 We recognise the role that the historic environment can play in reducing the impact of climate change. For example, reusing existing buildings could avoid the material and energy cost of new development. There are many ways to improve the efficiency and environmental impact of historic buildings, for example improving insulation, draught-proofing and integrating new energy-saving and renewable-energy technologies. We will seek to balance achieving higher environmental standards with protecting Camden's unique built environment (in accordance with LDF Core Strategy policies CS13 Tackling climate change through promoting higher environmental standards and CS14 Promoting high quality places and conserving our heritage) and PPS5 policy HE.1.
- 3.30 More detailed guidance on how to modify buildings without compromising their significance is contained within CPG3 Sustainability (Energy efficiency: new buildings, Energy efficiency: existing buildings, Renewable energy, Climate change adaptation, Water efficiency, Flooding and Sustainable use of materials). For further information see the links at the end of this chapter.

#### Planning obligations relating to heritage assets

3.31 Many of the potential impacts of development on historic buildings and in archaeological priority and conservation areas can be covered through design and by conditions on the planning permission, for example the

need to carry out surveys or the storage and restoration of artefacts. Some objectives for building and area conservation or archaeology are unlikely to be satisfactorily controlled by a condition or in such cases and where impacts are off-site, or involve a particularly sensitive or complex programme of works, involving phasing, the Council may require implementation of these measures through a Section 106 Agreement.

#### **Further information**

Planning Policy Statement 5	The Government's national policies on the historic environment are set out in:			
(PPS5)	<ul> <li>Planning Policy Statement (PPS) 5 Planning for the historic environment – CLG, 2010</li> </ul>			
	If you want guidance implement this national policy, it is provided in:			
	PPS5, Planning for the Historic Environment, The Government's Statement on the Historic Environment for England, and The Historic Environment Planning Practice Guide			
English Heritage	www.englishheritage.org.uk			
	Guidance on heritage assets:			
	Guidance on Conservation Area Appraisals, 2006 – English Heritage;			
	Guidance on Management of Conservation Areas, 2006     – English Heritage;			
	Climate Change and the Historic Environment (2008); and			
	<ul> <li>Heritage at Risk Register - English Heritage <a href="http://risk.english-heritage.org.uk/2010.aspx">http://risk.english-heritage.org.uk/2010.aspx</a></li> </ul>			
	Guidance on sustainability measures in heritage buildings:			
	Energy Conservation in Traditional Buildings			
	Climate Change and the Historic Environment			
	There is also an online resource dedicated to climate change and the historic environment, available at:			
	www.englishheritage.org.uk/climatechangeandyourhome			
	Guidance on accessibility:			
	Easy access to Historic Buildings, 2012			
	Easy access to Historic Landscapes, 2013			
Energy Saving Trust	www.est.org.uk			

# 4 Extensions, alterations and conservatories

#### **KEY MESSAGES**

- Alterations should always take into account the character and design of the property and its surroundings.
- Windows, doors and materials should complement the existing building.
- Rear extensions should be secondary to the building being extended.
- You can make certain types of minor alterations without planning permission (see below) external alterations.
- 4.1 This guidance provides advice to those seeking to alter or extend a residential property, including the erection of conservatories. The principles of this guidance also apply to extensions and alterations to other types of property. It expects high quality design that respects and enhances the character and appearance of a property and its surroundings, and also covers matters such as outlook, privacy and overlooking.
- 4.2 This guidance relates to Core Strategy Policy CS14 Promoting high quality places and conserving our heritage and Development Policies DP24 Securing high quality design.

#### When does this apply?

- 4.3 This guidance applies to all proposals for alterations and extensions to residential properties, although some aspects will be relevant to alterations and extensions to other types of buildings.
- 4.4 You can make certain types of minor changes to your property without needing to apply for planning permission. These are called "permitted development rights", and further details can be found on the planning portal website <a href="www.planningportal.gov.uk">www.planningportal.gov.uk</a> or by contacting the Council. In some conservation areas, Article 4 directions have been introduced which have removed certain permitted development rights. Details of Article 4 Directions, including where they apply in Camden can be found in the Conservation and Urban Design section of our website <a href="www.camden.gov.uk">www.camden.gov.uk</a>.
- 4.5 In addition to this guidance, you should also make reference to chapters on Heritage, Design excellence and Roofs, Terraces and balconies, in this CPG. If your property is situated within a conservation area then you should also refer to the relevant Conservation Area Statement, Appraisal or Management Plan, which sets out detailed guidelines for development in a particular area. Many of these are available on our website.

#### Guidance for all extensions and alterations

#### **External alterations**

4.6 The good practice principles set out below and the general design considerations for residential façades shown in Figure 1 – 'Alterations to Residential Façades' should be followed when undertaking external alterations. A façade is the front or face of a building.

#### Good practice principles for external alterations

4.7 Alterations should always take into account the character and design of the property and its surroundings. A harmonious contrast with the existing property and surroundings may be appropriate for some new work to distinguish it from the existing building; in other cases closely matching materials and design details are more appropriate so as to ensure the new work blends with the old.

#### Windows

- Where it is necessary to alter or replace windows that are original or
  in the style of the originals, they should be replaced like with like
  wherever possible in order to preserve the character of the property
  and the surrounding area. New windows should match the originals
  as closely as possible in terms of type, glazing patterns and
  proportions (including the shape, size and placement of glazing bars),
  opening method, materials and finishes, detailing and the overall size
  of the window opening.
- Where timber is the traditional window material, replacements should also be in timber frames. uPVC windows are not acceptable both aesthetically and for environmental reasons, including their relatively short lifespan and inability to biodegrade. Similarly, where steel is the traditional window material, steel replacements will be sought wherever possible, see also CPG3 Sustainability (Sustainable use of materials chapter), which gives guidance on the use of sustainable materials).
- Reference should be made to the Building Research Establishment's (BRE) Green Guide to Specification when sourcing replacement window frames.
- Where the original glazing bars are highly detailed and intricate, or contain stained glass or leaded panes these should be retained and repaired. See also the Camden leaflet A Guide to Windows (2006), which is available on our website, for advice on secondary glazing and other ways to improve energy efficiency while retaining attractive original features.
- Where windows are replaced they should have the lowest 'U-value' feasible.
- Listed building consent will be required for replacement windows, secondary glazing and double-glazing in listed buildings.
- In conservation areas original single-glazed windows often contribute to the character and appearance of the area, and should be retained

- and upgraded. There may however be some instances where doubleglazing can be installed in a design that matches the original, for instance sash windows or casements with large individual pane sizes, or in secondary glazing. In such cases, the window frame and glazing bars of the replacement windows should match the existing.
- Further guidance on window alterations and the effect that this can have on energy efficiency and protecting heritage assets can be found on English Heritage's 'Climate Change and your Home' website: www.climatechangeandyourhome.org.uk

#### **Doors**

- Where you are looking to replace doors their design should match the dimensions, proportions, joinery details, panelling and glazing of the original. Where timber replacement doors are proposed the timber should be sustainably sourced.
- Characteristic doorway features, such as porches, such be retained where they make a positive contribution to the character of groups of buildings.

#### **Materials**

- Wherever possible you should use materials that complement the
  colour and texture of the materials in the existing building, see also
  CPG3 Sustainability (Sustainable use of materials chapter). In historic
  areas traditional materials such as brick, stone, timber and render will
  usually be the most appropriate complement to the existing historic
  fabric; modern materials such as steel and glass may be appropriate
  but should be used sensitively and not dominate the existing property.
- Materials for alterations should weather well, so their ageing process contributes positively to the character of the building, and the site's wider context.
- Original surface finishes should be retained or replicated wherever possible, as they are usually central to the architectural design / character treatment of a building. These may cover the entire building or façade (such as stucco facing), the roof elements (such as roof tiles and roof ridges), highlight specific features (such as windows or doors) or act as decorative elements (such as ironwork or terracotta panels).
- When repairing existing wall finishes, the composition of the original material (such as plaster, stucco or render) should be determined, the defective area cut out and a replacement material of identical chemical composition applied and properly bonded. Concrete repairs are generally non-original and unsympathetic to historic buildings, and can damage bricks, and should be replaced with a more traditional lime-based finish.
- The insulating quality of materials should be considered, along with their embodied energy (the energy used in manufacture) and the potential for re-use and recycling.

- Alterations or repairs to brickwork or stonework should match the
  original in all respects while satisfying the needs of durability and
  maintenance. This should include matching the original bond, mortar
  colour and texture. Retention of any existing pointing is encouraged
  wherever possible.
- Samples of brick type and mortar colour will normally be required to be submitted to the Council as part of any application.
- Painting, rendering or cladding of brickwork will normally be resisted, as it is often unsightly and can damage the appearance of a building by obscuring the texture and original colour of the façade. Painting, rendering or cladding may also trap moisture, which can cause major damp problems in the masonry.

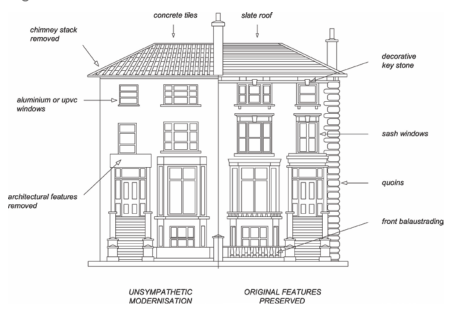
#### **External pipework**

 Original external pipework and guttering should be repaired or reinstated in a like-for-like manner, where possible. In the case of historic buildings, cast iron replicas of original pipework are preferable to uPVC pipes. New pipework should be restricted to the side and rear elevations of buildings to avoid spoiling the appearance of the principal façade and should be grouped together and located in a discrete position.

#### Scale

4.8 Extensions should be subordinate to the original building in terms of scale and situation unless the specific circumstances of the site, such as the context of the property or its particular design, would enable an exception to this approach. More detailed guidance on design considerations is contained within CPG1 Design (Design excellence chapter).





#### **Rear extensions**

4.9 A rear extension is often the most appropriate way to extend a house or property. However, rear extensions that are insensitively or inappropriately designed can spoil the appearance of a property or group of properties and harm the amenity of neighbouring properties, for example in terms of outlook and access to daylight and sunlight.

#### General principles

- 4.10 Rear extensions should be designed to:
  - be secondary to the building being extended, in terms of location, form, scale, proportions, dimensions and detailing;
  - respect and preserve the original design and proportions of the building, including its architectural period and style;
  - respect and preserve existing architectural features, such as projecting bays, decorative balconies or chimney stacks;
  - respect and preserve the historic pattern and established townscape of the surrounding area, including the ratio of built to unbuilt space;
  - not cause a loss of amenity to adjacent properties with regard to sunlight, daylight, outlook, overshadowing, light pollution/spillage, privacy/overlooking, and sense of enclosure;
  - allow for the retention of a reasonable sized garden; and
  - retain the open character of existing natural landscaping and garden amenity, including that of neighbouring properties, proportionate to that of the surrounding area.
- 4.11 Materials should be chosen that are sympathetic to the existing building wherever possible (see also CPG3 Sustainability on Sustainable use of materials).

#### Height of rear extensions

- 4.12 In order for new extensions to be subordinate to the original building, their heights should respect the existing pattern of rear extensions, where they exist. Ground floor extensions are generally considered preferable to those at higher levels. The maximum acceptable height of an extension should be determined in relation to the points outlined in paragraph 4.10 above. In cases where a higher extension is appropriate, a smaller footprint will generally be preferable to compensate for any increase in visual mass and bulk, overshadowing and overlooking that would be caused by the additional height.
- 4.13 In most cases, extensions that are higher than one full storey below roof eaves/parapet level, or that rise above the general height of neighbouring projections and nearby extensions, will be strongly discouraged.

#### Width of rear extensions

- 4.14 The width of rear extensions should be designed so that they are not visible from the street and should respect the rhythm of existing rear extensions.
- 4.15 In addition, the rear of some buildings may be architecturally distinguished, either forming a harmonious composition, or visually contributing to the townscape. The Council will seek to preserve these where appropriate. Some of the Borough's important rear elevations are identified in conservation area statements, appraisals and management plans.

#### Side extensions

- 4.16 Certain building forms may lend themselves to side extensions. Such extensions should be designed in accordance with the general considerations set out above in paragraph 4.10. Side extensions should also:
  - · be no taller than the porch; and
  - set back from the main building.
- 4.17 In many streets in the north of the Borough houses have mature rear gardens that can often be seen through gaps between buildings, softening the urban scene and providing visual interest. The infilling of gaps will not be considered acceptable where:
  - significant views or gaps are compromised or blocked;
  - the established front building line is compromised;
  - the architectural symmetry or integrity of a composition is impaired;
  - the original architectural features on a side wall are obscured; or
  - access to the rear of a property is lost.
- 4.18 Where a property is located in a conservation area, reference should be made to the relevant conservation area statements, appraisals and management plans, which often identify important gaps and vistas where infilling would be inappropriate.



Figure 3. Side extensions

#### **Conservatories**

- 4.19 Conservatories should normally:
  - be located adjacent to the side and rear elevations of the building;
  - be subordinate to the building being extended in terms of height, mass, bulk, plan form and detailing;
  - respect and preserve existing architectural features, e.g. brick arches, windows etc;
  - be located at ground or basement level. Only in exceptional circumstances will conservatories be allowed on upper levels;
  - not extend the full width of a building. If a conservatory fills a gap beside a solid extension, it must be set back from the building line of the solid extension; and
  - · be of a high quality in both materials and design.
- 4.20 Conservatories should not overlook or cause light pollution to neighbouring properties, including to those in flats above. In order to minimise overlooking, opaque lightweight materials such as obscured glass may be necessary on façades abutting neighbouring properties. Also, in order to minimise light pollution, solid lightweight materials, oneway glass or obscured glass may be required.

4.21 Further guidance is contained within CPG4 Protecting and improving quality of life (Light Pollution chapter).

#### Development in rear gardens and other open land

- 4.22 The construction of garden buildings, including sheds, stand-alone green houses and other structures in rear gardens and other undeveloped areas, can often have a significant impact upon the amenity, biodiversity and character of an area. They may detract from the generally soft and green nature of gardens and other open space, contributing to the loss of amenity for existing and future residents of the property.
- 4.23 Large garden buildings may also affect the amenity value of neighbours' gardens, and if used for purposes other than storage or gardening, may intensify the use of garden spaces.
- 4.24 Development in rear gardens should:
  - ensure the siting, location, scale and design of the proposed development has a minimal visual impact on, and is visually subordinate to, the host garden
  - not detract from the open character and garden amenity of the neighbouring gardens and the wider surrounding area
  - use suitable soft landscaping to reduce the impact of the proposed development
  - ensure building heights will retain visibility over garden walls and fences
  - use materials which complement the host property and the overall character of the surrounding area. The construction method should minimise any impact on trees (also see Landscape design and trees chapter in this CPG), or adjacent structures
  - address any impacts of extensions and alterations upon water run-off and groundwater flows, both independently or cumulatively with other extensions, and demonstrate that the impact of the new development on water run-off and groundwater flows will be negated by the measures proposed. Reference should be made to CPG3 Sustainability (Flooding chapter).
- 4.25 Pockets of privately owned land make important contributions to the character of certain parts of the borough, both in established neighbourhoods and areas of new development, creating village greens, informal verges, set backs for established structures or settings for listed buildings. Building on such areas will generally be discouraged.
- 4.26 Where any type of development, either in a rear garden or on private land that forms part of a public space, may be appropriate in principle, a full assessment should be made prior to the commencement of the development to avoid any potential impact upon trees or other vegetation in the surrounding area. This assessment may be required as part of an application for planning permission.

#### **Further information**

- 4.27 The following professional bodies provide further guidance and advice on buildings and design matters:
  - Royal Institute of Chartered Surveyors (RICS); and
  - Royal Institute of British Architects (RIBA).

#### Guidance on standards for waste storage

10.7 This section provides detailed guidance on the requirements for both internal and external recycling and waste facilities to ensure designs allow sufficient space for the storage of recyclable material and waste in developments. To encourage occupants to recycle, internal storage areas should be designed into each unit of a new development. This will enable occupants to segregate their waste into refuse and recyclables, and store it temporarily, until it can be transferred to external bins.

#### Residential development of 6 dwellings or fewer

#### **Space requirements**

- 10.8 Residential development of 6 dwellings or fewer are usually serviced by a kerbside recyclables and waste collection. The designs for recycling and waste facilities need to provide sufficient internal and external storage areas for each unit, ensuring:
  - that internal space is provided for recycling and refuse storage, comprising adequate space for a recycling receptacle (typically a green reusable box or bag), food waste caddy, and waste bin for nonrecyclables. Kitchens and utility rooms are generally the most appropriate locations;
  - there is external storage for mixed (commingled) recyclables, organic kitchen waste and non-recyclable waste, providing space for the following:
    - a free-standing 140l or 240l wheelie bin for the storage of commingled recycling;
    - a free-standing kitchen waste caddy;
    - seasonal storage of garden waste i.e. in large hessian sacks;
    - a free-standing receptacle for the storage of refuse (should the developer or resident wish to purchase one, as the Council does not currently provide containers for refuse);
    - for details of container dimensions please see Figure 13, below.

#### Residential development of 7 dwellings or more

- 10.9 Collection services for developments with 7 or more residential dwellings vary depending on the individual circumstances of the premises. For this type of development a kerbside collection is preferred, where possible. For external storage requirements, the guidance for residential development of 6 or fewer units should be used.
- 10.10 Where communal facilities are required (i.e. the dwellings will share central recycling and refuse bins), the following steps should be followed:
- 10.11 The table below can be used to calculate the total volume of all waste and recycling generated in a week:

Size of household	Number in development	Projected Weekly Waste per household	Waste produced from all households
Studio / one bedroom	А	100 litres	A x 100 = W litres
Two bedroom	В	170 litres	B x 170 = X litres
Three bedroom	С	240 litres	C x 240 = Y litres
Total Weekly Waste Arising			W+X+Y=Z litres

10.12 If there are more than six households in a block of flats we recommend the use of bulk bins. The standard Eurobins we use have a capacity of 1,100 or 1,280 litres. The minimum required can be calculated as below:

10.13 Provision of bins should at least be split equally between refuse and recycling including provision for food waste – e.g. if a building requires 4.5 x 1,100l bins, 2 should be for refuse and 2 for dry recycling, plus a 660l bin for food waste.

**Space requirements** 

10.14 Internal storage: Bulk bins must be placed on smooth impervious material that is 100 mm thick to withstand the weight. If multiple bins are needed they are better kept in an enclosure. This discourages non-residents from using the bins and also improves the aesthetics of the development. The dimensions of bulk bins are given in the table below.

Figure 13. Storage containers and dimensions

Container Type	Use	External dimensions mm (H x W x D)
55l green box	Storage of mixed dry recycling by households without space for a wheelie bin. Can be stored internally or externally, collected from the kerbside.	350 x 390 x 585
45l reusable green bag	Storage of mixed dry recycling by households without space for a wheelie bin. Can be stored internally or externally, collected from the kerbside	350 x 300 x 450
7I kitchen caddy	Internal storage of food waste. Contents are then transferred to a larger outdoor caddy or communal food waste bin.	252 x 252 x 229
23l kitchen caddy	External storage and collection of food waste by households with a kerbside collection	405 x 320 x 400
90l white sack	Seasonal external storage of compostable garden waste	450 x 450 x 450
140l wheelie bin	External storage and collection of mixed dry recycling by households with a kerbside collection.	1070 x 580 x 550
240l wheelie bin	External storage and collection of mixed dry recycling by households with a kerbside collection	1070 x 580 x 740
500l Eurobin	Communal external storage and collection of food recycling for households with communal collections	1145 x 1305 x 745
1100l Eurobin	Communal external storage and collection of mixed dry recycling and refuse for households with communal collections	1370 x 1260 x 990

(NB: This list, including the bin dimensions, is subject to change. It is only to be used for preliminary design purposes)

- 10.15 Residents should not be expected to carry their waste more than 30 metres in the horizontal distance from their front door to the bin store.
- 10.16 The enclosure or chamber should be large enough to allow clearance of 150 mm between each bin and the walls.
- 10.17 There should be space in front of the bins to allow residents to easily access the bins when depositing waste.
- 10.18 If multiple bins are used then there should be sufficient space to rotate the bins in between collections.

- 10.19 The walls should be made from an impervious, non-combustible material that ideally has a fire resistance of one hour when tested to BS 476-21.
- 10.20 If a gate or door is added to the enclosure or chamber it should be metal, hardwood or softwood clad with metal. Ideally it should have a fire resistance of 30 minutes when tested to BS 476-22. The door frame should allow clearance of 150 mm either side of the bin, when it is being pulled out for collection. The door frame should be rebated into the reveals of the opening. There should be a latch or clasp to hold the door open while the collection process takes place.
- 10.21 Arrangements should be made for the cleansing of the bin stores with water and disinfectant. A hose union tap should be installed for the water supply. Drainage should be by means of trapped gully connected to the foul sewer. The floor of the bin store area should have a suitable fall (no greater than 1:20) towards the drainage points.
- 10.22 If the chambers are inside the building they should have a light. The lighting should be a sealed bulkhead fitting (housings rated to IP65 in BS EN 60529:1992).
- 10.23 Internal bin chambers should have appropriate passive ventilators to allow air flow and prevent unpleasant odours. The ventilation must be fly and vermin proofed and near to either the roof or floor, but away from the windows of dwellings.

#### Access for collections

- 10.24 Collectors should not have to cart a bulk bin more than 10 metres from the point of storage to the collection vehicle.
- 10.25 The gradient of any path that the bulk bins have to be moved on should ideally be no more than 1:20, with a width of at least 2 metres, and the surface should be smooth.
- 10.26 If the storage area is raised above the area where the collection vehicle parks, then a dropped kerb is needed to safely move the bin to level of the collection vehicle.
- 10.27 The roadway the vehicle parks on should be able to accommodate the weight and size of a 26 tonne vehicle.

# Non-residential and commercial buildings

- 10.28 Occupiers of commercial premises are legally obliged to make an arrangement with either the Council or a licensed waste carrier for the collection of the waste produced from the premises.
- 10.29 The volume of waste generated and thus the number and type of containers that a commercial development requires is ultimately dependent on the use of the building. Further information can be found on the Council's website:

http://camden.gov.uk/ccm/content/environment/waste-and-recycling/commercial-waste/duty-of-care.en

10.30 Where an extension or change of use to an existing property is proposed, this may result in the removal of existing container storage areas, typically, to the rear of a property. This may be acceptable provided that an alternative storage area is designated as part of the proposed development, in line with this guidance. For external storage requirements, Figure 14: External Storage Requirements should be used.

# **Space requirements**

- Internal collection and storage points should always be considered for all types of waste to maximise the amount of recyclable material.
- External storage must be provided in most cases. As a guide, approximately one cubic metre storage space is required for every 300-500sq m of commercial space (includes both recyclable and nonrecyclable waste). Storage space must be designed to accommodate bins to hold this amount of waste, separated, and should be designed in consultation with the waste collection contractor.
- Waste and recyclables from residential and commercial components of a development must be stored separately, but they should be stored using the same container type to facilitate ease of collection.
- For a summary of external waste storage requirements see Figure 14

#### **RESTAURANTS AND FOOD WASTE**

Special consideration must be given to the location and nature of external storage areas. The volume of waste generated is generally high and has a high biodegradable content, therefore can potentially cause nuisance from odour, visual blight, and through attraction of vermin and scavengers. Storage of such waste should be in solid receptacles which ameliorate negative environmental impacts

Since 1st January 2006 developments that generate food waste have had to comply with the requirements of the Animal By-Products Regulations 2005. The Regulations place controls on the collection, handling, transport, storage and disposal of animal by-products, which includes catering waste. This may have implications for the design of the building and the waste containers required. Further information on The Animal By-Products Regulations 2005 should be sought from DEFRA – www.defra.gov.uk/animalh/by-prods/default.htm

# **Location Requirements**

10.31 The table below summarises the key external storage requirements. In particular, the first six features apply to all developments regardless of size and type of units.

Figure 14. External storage requirements

	External storage area features:	Less than 6 residen tial units	7 or more residen tial units	Non-residen tial (comm ercial) Develo pment
1	Should not be located near ground storey windows. They should be located within 10 metres of an external access.	<b>✓</b>	✓	<b>✓</b>
2	External storage areas and collection points must be as close as possible to, and preferably within 10 metres of, a place suitable for a collection vehicle to stop.	<b>√</b>	<b>√</b>	<b>√</b>
3	Storage facilities must be at or near street level, and should be accessible via appropriately sized and graded ramps to allow bins to be wheeled to and from the collection point easily.	<b>√</b>	✓	<b>√</b>
4	Must be safe for users by being well lit and visible from public vantage points and nearby dwellings / tenancies.	<b>✓</b>	<b>√</b>	<b>✓</b>
5	Should be unroofed, unless they are fully enclosed and secured (ideally inaccessible to animals).	<b>✓</b>	<b>✓</b>	<b>✓</b>
6	Should be accessible for collection purposes and not impede pedestrian or vehicular access on public thoroughfares or to and from buildings.	<b>✓</b>	<b>✓</b>	<b>✓</b>
7	Should be located as close to the front property boundary as possible, preferably behind the front boundary wall, without detracting from the street scene.		<b>√</b>	
8	<ul> <li>Consideration should be given to the:</li> <li>allocation of additional external storage space in the future, e.g. additional bins,</li> <li>composting facilities - in residential development with a garden or landscaping,</li> <li>provision of onsite storage for bulky waste (i.e. furniture) items and potential opportunities for re-use of these items.</li> </ul>		<b>√</b>	
9	Should be in an enclosed chamber that can be accessed from outside the building.			✓
10	Large developments in areas that are deficient in recycling banks ("bring") facilities will be expected to incorporate these facilities onsite for use by the general public - must be located in secure and easily accessible communal areas,		✓	<b>√</b>

# **Additional Requirements**

- 10.32 Applicants must provide details of storage for waste and recyclables in a proposed development as part of their application. These should be shown on the plans or in the application documents, where possible, and will form part of the approval
- 10.33 For schemes that create 7 or more dwellings, or includes a non-residential component, the applicant must consult Camden's Planning Department prior to making an application to determine the best means of storage and collection for the development. A statement describing the proposed waste storage and collection arrangements should be provided with the application.
- 10.34 For large proposals, or for proposals with complex waste separation or collection arrangements, a management plan might be required as a condition of approval.
- 10.35 Consideration should also be given to materials and finishes, and lighting of waste enclosures, to ensure that they are safe and secure, and do not present a fire hazard. These are dealt with in the Building Regulations.

# **Further information**

Camden Street Environment Services	Applicants are advised to contact Camden Street Environment Services in the first instant prior to making an application to determine the appropriate means of storage and collection required for a proposal Address: Roy Shaw Centre 3-5 Cressy Road London NW3 2ND 020 7974 6914/5 www.camden.gov.uk/waste
Waste storage requirements	Waste Storage: A Guide for Developers of Commercial and Residential Premises in the London Borough of Camden, Camden Street Environment Services BS 5906 2005 Waste management in buildings – Code of practice, British Standards
Assistance with the identification of an appropriate company to deal with recyclable waste from the proposed development	Waste recycling <a href="www.wasterecycling.org.uk">www.wasterecycling.org.uk</a> For free environmental guidance for small and medium-sized enterprises, see Environment Agency (NetRegs) <a href="www.environment-agency.gov.uk/netregs/default.aspx">www.environment-agency.gov.uk/netregs/default.aspx</a>

Camden Planning Guidance

# Housing

London Borough of Camden

**CPG 2** 



July 2015



# CPG2 Housing

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# 1 Introduction

# What is Camden Planning Guidance?

- 1.1 We have prepared this Camden Planning Guidance (CPG) to support the policies in our Local Development Framework (LDF). This guidance is therefore consistent with the Core Strategy and the Development Policies, and forms a Supplementary Planning Document (SPD) which is an additional "material consideration" in planning decisions. The Council formally adopted CPG2 Housing on 6 April 2011 following statutory consultation. The Camden Planning Guidance documents (CPG1 to CPG8) replace Camden Planning Guidance 2006.
- 1.2 This document (CPG2 Housing) has been subject to two updates:
  - 4 September 2013 following statutory consultation in November to December 2012, and
  - 17 July 2015 following statutory consultation in March to April 2015.

Details on these updates and the consultation process are available at <u>camden.gov.uk/cpg</u>.

1.3 The Camden Planning Guidance covers a range of topics (such as design, sustainability, amenity and planning obligations) and so all of the sections should be read in conjunction, and within the context of Camden's LDF.

# Housing in Camden

- 1.4 A key priority for the Council is to ensure that everyone has the opportunity to live in a decent home at a price they can afford in a community where they want to live. Camden is a very popular place to live, which means that average house prices are high and that the demand for affordable housing far outstrips supply.
- 1.5 The Local Development Framework seeks to make full use of Camden's capacity for housing to establish a plentiful supply and broad range of homes. In addition to meeting or exceeding Camden's housing targets, the Local Development Framework seeks to ensure that new homes are built to a high standard and provide well-designed accommodation that meets the needs of a range of occupiers.

# What does this guidance cover?

- 1.6 This guidance provides information on all types of housing development within the borough. It provides specific guidance on:
  - Affordable housing
  - Student housing
  - · Residential Space standards
  - · Lifetime homes and wheelchair housing
  - Development involving net loss of homes
- 1.7 It highlights the Council's requirements and guidelines which support the Local Development Framework policies:
  - CS1 Distribution of growth
  - CS5 Managing the impact of growth and development
  - CS6 Providing quality homes
  - CS14 Promoting high quality places and conserving our heritage
  - DP1 Mixed use development
  - DP2 Making full use of Camden's capacity for housing
  - DP3 Contributions to the supply of affordable housing
  - DP4 Minimising the loss of affordable housing
  - DP5 Homes of different sizes
  - DP6 Lifetime homes and wheelchair housing
  - DP7 Sheltered housing and care homes for older people
  - DP8 Accommodation for homeless people and vulnerable people
  - DP9 Student housing, bedsits and other housing with shared facilities
  - DP26 Managing the impact of development on occupiers and neighbours

# 3 Student Housing

#### **KEY MESSAGES**

The location and design of student housing should:

- Contribute to creating mixed and inclusive communities across the borough
- Serve higher education institutions in Camden or adjoining boroughs
- Provide a mix of unit types
- 3.1 This section provides detailed guidance on how the Council will manage the growth in student housing to ensure mixed and inclusive communities across Camden as outlined in Core Strategy policy CS6 Providing quality homes, Development Policy DP2 Maximising the supply of housing and Development Policy DP9 Student housing, bedsits and other housing with shared facilities.
- 3.2 This guidance applies to all developments that provide student housing including new build, conversion and change of use. It specifically covers:
  - location and concentration;
  - design and facilities;
  - cost and affordability;
  - · safety & crime prevention; and
  - access.
- 3.3 Camden's Core Strategy policy CS6 *Providing quality homes* and Development Policy DP9 *Student housing, bedsits and other housing with shared facilities* support the development of student housing subject to a number of criteria, including where it:
  - will not involve the loss of permanent self contained homes;
  - does not prejudice the supply of self-contained homes, affordable housing and homes for vulnerable and older people;
  - complies with relevant houses in multiple occupation (HMO) standards (see further information below);
  - is accessible to public transport, higher education institutions, shops, services and community facilities; and
  - contributes to mixed and inclusive communities (Development Policy DP9).
- 3.4 Student housing development should also:
  - serve higher education institutions in Camden or adjoining boroughs;
  - be located where it is accessible to the institution it serves; and
  - include a range of unit layouts including units with shared facilities (Development Policy DP9).

# What issues will the Council consider?

### **Location and Concentration**

- 3.5 The creation of mixed and inclusive communities is an important factor when considering where student housing should be located. Camden acknowledges the contribution higher education institutions and their students make to the economy and to the social mix of an area. However, student housing is often associated with a concentration of relatively short term residents who, by reason of their particular social needs, the unique nature of activity associated with student life and demand for facilities and services can have an unwelcome impact on an established community.
- 3.6 Core Strategy policy CS6 and policy DP9 of the Development Policies support student housing proposals subject to several criteria, including that proposals should not prejudice the supply of self-contained homes, or involve the loss of sites particularly suitable for affordable housing or housing for older or vulnerable people. Development Policy DP2 also resists alternative development of sites particularly suitable for housing, affordable housing or housing for older or vulnerable people.
- 3.7 The Council will resist proposals for student housing developments that would prevent us from meeting the Council's target for delivery of 437 additional self contained homes per year.
- 3.8 The Council will consider the suitability of any site for alternative housing, particularly if it has been identified as one which is suitable for affordable housing or housing for older or vulnerable people. The Council will have regard to:
  - the Camden Site Allocations Document; and
  - extant planning permissions that have already secured permanent C3 accommodation.
- 3.9 Camden is home to 11 HEFCE funded Higher Education Institutions (HEIs). A list of HEFCE funded Camden based HEIs can be found at Appendix C. Student housing development should serve a higher education institution based in Camden or one of its adjoining boroughs.

# HIGHER EDUCATION FUNDING COUNCIL FOR ENGLAND (HEFCE)

This body distributes public money for teaching and research to universities and colleges. In doing so, it aims to promote high quality education and research. HEFCE also plays a key role in ensuring accountability and promoting good practice.

3.10 Student housing should be located in areas that are accessible to the institutions they serve. We will have regard to the distances students have to travel from their accommodation to their place of study. We will expect student housing to be located within walking or cycling distance of the institution(s) it serves, or to be accessible by public transport services that have existing or committed capacity to accommodate the

- demand generated. Student accommodation should be located no more than a 20 minute walk or cycle away from their place of study.
- 3.11 Student populations are often highly dependent on local public transport routes. Proposals for student housing will be assessed against the adequacy of the local transport provision, including whether there:
  - is sufficient capacity on bus and underground routes;
  - · are adequate walking and cycle routes; and
  - · is adequate provision for servicing.
- 3.12 When considering the location of student housing schemes, the Council will also have regard to:
  - existing concentrations of student accommodation in the area as a proportion of the overall population;
  - the wider housing mix in the community; and
  - the impact on residential amenity in the area.
- 3.13 A map outlining the existing concentrations of students across Camden can be found at Appendix A. This map refers to individual schemes and closely grouped developments of 100 bed spaces or more and includes existing halls of residence and proposed student housing with valid planning consent. The Council is aware of numerous smaller sites providing student housing.
- 3.14 When considering the concentrations of students in a single area the Council will have regard to:
  - the character of the area (in particular whether the area is of a residential nature):
  - the existing mix of uses; and
  - in particular the impact on any permanent residential occupiers.
- 3.15 The Council will use Census data and records of recent permissions for student housing in the area when assessing the acceptability of concentrations in student housing.
- 3.16 Where proposals for student housing are likely to disturb the balance of the community because of their scale or because of an existing concentration, the Council may seek the provision of self-contained general needs housing on part of the site, including affordable housing, in line with the priorities identified in Core Strategy policies CS1 and CS6 and Development Policy DP2. We will consider schemes on a site by site basis having regard to:
  - Census information:
  - Camden's Annual Monitoring Report; and
  - Permissions for student housing schemes in the area.
- 3.17 A table outlining the number of full time students in Camden as a proportion of the overall population by ward is shown at Appendix B.

- 3.18 As outlined above student housing schemes will be considered on a site by site basis, taking into account the specific circumstances of each individual case. As a broad guide the Council will consider the following, alongside the site specific implications of any scheme:
  - Where there is an existing concentration of resident students, the Council considers that proposals for student housing may harm the mix and balance of the community if they provide more than 100 bed spaces.
  - Where there is no existing concentration of resident students, the Council considers that proposals for student housing may harm the mix and balance of the community if they provide more than 250 bed spaces.
- 3.19 In some instances it may be appropriate to allow additional student housing schemes in locations where there is an existing concentration of such accommodation. Camden Development Policy DP1 and supporting paragraph 1.9 indicate that where a development adds floorspace of 200 sq m (gross) or more in Central London (excluding Hatton Garden), up to 50% of additional floorspace should be permanent self-contained housing in Use Class C3. However, paragraph 1.9 also notes that where the additional floorspace is provided for an educational institution supported by HEFCE the Council may accept student housing that serves the same institution as an alternative to self-contained housing. Student housing provided in this context should:
  - form part of a mixed use development;
  - be located on a site already owned by the HEFCE institution or a provider with an agreement for nominations; and
  - be in close proximity to the institution it serves.
- 3.20 The Council will consider this on the basis that additional accommodation will not:
  - exacerbate the existing balance of the student population in the area;
  - place additional demand on public transport;
  - increase the impacts on existing permanent residential communities.

# **Design & Facilities**

- 3.21 To ensure a range of accommodation is available within student housing schemes, including accommodation that will be attractive to groups who would otherwise share private rented accommodation, the Council will expect student housing developments to include a range of:
  - clustered study bedrooms with some shared facilities;
  - double units (often suited to post-graduate students); and
  - · single units.

- 3.22 The provision of a variety of layouts will also allow for greater flexibility for conversion to permanent self-contained housing if in future the building is no longer needed as student accommodation.
- 3.23 In addition to the basic amenities expected from student accommodation such as washing and cooking facilities, the Council will expect to see common rooms/lounge areas to be provided as part of any development.
- 3.24 For new student housing schemes provided by HEFCE institutions, the Council will also expect development to comply with the Accreditation Network UK (ANUK) 'Code of Standards for Larger Developments' (<a href="http://www.anuk.org.uk/LargeCode/Introduction.asp">http://www.anuk.org.uk/LargeCode/Introduction.asp</a>). Other student housing schemes are to comply with the Council's HMO standards.

# **Cost & Affordability**

- 3.25 Student housing has the potential to mitigate pressure on the stock of private rented homes in Camden. However, this will only happen if the accommodation provided is genuinely aimed at higher education students in the area. The Council will use design mechanisms (such as seeking cluster flats), conditions or legal agreements, as appropriate to:
  - prevent the lease or sale of student accommodation as general market housing,
  - limit term time occupation to students registered at HEFCE funded higher education institutions within Camden or adjoining boroughs, or other institutions as agreed on a case by case basis by the Council
  - control the length of stays (i.e. when more than 90 days) to ensure that any new accommodation can not be used as short term let accommodation.

# **SHORT TERM LETS:**

Accommodation let for periods of less than 90 days as defined by the amended Greater London Council (General Powers) Act 1973.

- 3.26 To ensure new student housing is genuinely attractive to students currently within the private rental market (as outlined in paragraph 9.10 of the Camden Development Policies), the Council will resist schemes that have not identified which institution the students occupying the proposed accommodation will attend.
- 3.27 In line with the above, the Council will seek:
  - that the accommodation is operated directly by a Camden based (or adjoining borough) HEFCE funded higher education institution; or
  - a nominations agreement is in place with a specific HEFCE funded institution(s) which ensures that the institution(s) controls admission to the accommodation. In this regard it is important for private providers to have early discussions with HEFCE institutions to ensure the accommodation is designed and built to meet their needs and requirements.

# **Safety & Crime Prevention**

3.28 The Council will expect any scheme for student housing to incorporate design measures that promote personal safety and security and reduce crime and the fear of crime, taking into account the Secured by Design principles. Applicants should discuss any scheme with the Metropolitan Police's Crime Prevention Design Advisor at the pre application stage.

# **SECURED BY DESIGN:**

Focuses on crime prevention at the design, layout and construction stages of homes and commercial premises and promotes the use of security standards for a wide range of applications and products.

- 3.29 Design measures may include:
  - communal functions placed at the ground floor of the building to retain an active frontage;
  - card-operated access control at a main entrance gate;
  - audio-visual CCTV to increase the level of surveillance;
  - alarmed fire escape doors; and
  - on-site accommodation management.
- 3.30 All internal design and management features are to be included within a submitted Student Management Plan, secured via legal (S106) agreement (see below).

#### **Access**

3.31 Paragraph 6.6 of Camden Development Policies which requires 10% of housing within any development to be made wheelchair accessible applies. We will expect 1 in 10 student bedrooms to be fully wheelchair accessible, or capable of being fully wheelchair accessible (see Lifetime Homes and Wheelchair Housing guidance).

# Use of conditions and legal agreements in student housing schemes

# **Student Management Plan**

- 3.32 A Student Management Plan is to be submitted with any planning application to ensure student welfare and to mitigate the potential impacts of the development on the local community. The Student Management Plan should include details of safety and crime prevention and a 'Code of Conduct'. This shall include details on:
  - health and safety standards and procedures;
  - · maintenance and repairs;
  - environmental quality;
  - landlord and tenant relationship;
  - student welfare;

- anti-social behaviour and disciplinary procedures; and
- administration, accreditation and compliance procedures.
- 3.33 With regards to anti-social behaviour, the Student Management Plan should describe a 'student tenancy agreement' including conditions to ensure that students are responsible in their behaviour to respect fellow residents, neighbours and the building, in order to prevent anti-social behaviour. The management plan should describe how the owners will enforce the terms and conditions of the tenancy. Any such plan can build upon any code of conduct provisions set out by the Institution to which the students belong.
- 3.34 In line with the guidance detailed above the Council will also seek to secure through the S106 agreement:
  - the link to a Camden (or adjoining borough) HEFCE-funded institution(s);
  - the permanent occupation as student housing; and
  - a nominations agreement, or direct operation by a Camden based HEFCE funded HEI.

# **Energy & Water**

- 3.35 Given that students generally pay a flat service charge for utilities the Council will expect the development to incorporate measures to minimise carbon dioxide emissions in accordance with Camden Core Strategy policy CS13 by minimising energy and water consumption through measures such as:
  - metering electricity, heat and water use;
  - incorporating energy and water efficient measures such as timers, sensors, flow restrictors, individual controls and energy efficient light bulbs;
  - A and A\* rated appliances; and
  - means of monitoring and feedback/education of occupiers on water and electricity usage.

# **Community Facilities**

- 3.36 In line with Camden Development Policy DP15, the Council will seek to ensure that any developments that result in any additional need for community, leisure or open space facilities contribute to such facilities in the area. The Council will make an assessment based on:
  - the number of student units provided;
  - the provision of any on-site community, leisure or open space facilities;
  - the provision of any community, leisure or open space facilities provided by the higher education institution the students attend; and
  - any identified deficiencies identified in the area.

3.37 Where provision of facilities likely to be used by students is inadequate in the local area, we will seek a financial contribution to be used to provide or improve these types of community, leisure or open space facilities in the vicinity of the development.

# **Further information**

URS Student Housing in Camden Study (October 2009)	Provides information on existing provision of student housing in Camden and the pipeline of future developments.  www.camden.gov.uk/ldf (see Evidence and Monitoring pages)
Census 2001	Provides population figures outlining how many students in full time occupation as a proportion of overall population by Ward.
Camden Annual Monitoring Report	Provides details of housing completions (including student housing) by year.  www.camden.gov.uk/ldf (see Evidence and Monitoring pages)
HMO standards	Accreditation Network UK (ANUK) 'Code of Standards for Larger Developments'     www.anuk.org.uk/LargeCode/Introduction.asp     (accessed April 2011)      Camden HMO Standards     www.camden.gov.uk/housing (see Private Sector Housing/ Private Housing Standards pages)
	Secure by Design <u>www.securedbydesign.com</u>

# Appendix A

Figure 8. Location of Student Housing Schemes in Camden



Source: Camden Planning Development Monitoring
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Appendix B

Full-Time Higher Education Students and Population by Ward

	All resident full-time students age 19 or over 2001*	Share of all Camden resident full- time students age 19 or over 2001*	Usual resident population 2001*	Full-time students age 19 or over as a percentage of usual resident population 2001*	No of resident full- time higher education students 2010/11 <sup>#</sup>	Share of all Camden resident full-time higher education students 2010/11 <sup>#</sup>	Usual resident population 2011 <sup>+</sup>	Full-time students age 19 or over as a percentage of usual resident population 2011
LB Camden	15,690	100.0%	198,020	7.92	23,495	100.0%	220,338	
Belsize	720	4.6%	11,653	6.18	645	2.7%	12,702	
Bloomsbury	2,341	14.9%	9,224	25.38	4,370	18.6%	10,892	
Camden Town with Primrose Hill	606	3.9%	11,574	5.24	855	3.6%	12,613	
Cantelowes	827	5.3%	10,490	7.88	1,795	7.6%	11,925	
Fortune Green	525	3.3%	10,465	5.02	585	2.5%	11,740	
Frognal and Fitzjohns	882	5.6%	11,632	7.58	820	3.5%	11,986	
Gospel Oak	539	3.4%	10,465	5.15	515	2.2%	11,264	[Figures will be
Hampstead Town	550	3.5%	10,617	5.18	480	2.0%	11,270	added when
Haverstock	642	4.1%	11,224	5.72	1,000	4.3%	12,364	the relevant Census data
Highgate	417	2.7%	10,492	3.97	415	1.8%	10,955	becomes available]
Holborn and Covent Garden	1,017	6.5%	10,645	9.55	1,725	7.3%	13,023	avaliablej
Kentish Town	646	4.1%	11,462	5.64	855	3.6%	13,417	
Kilburn	470	3.0%	10,494	4.48	580	2.5%	12,038	
King's Cross	2,622	16.7%	11,413	22.97	3,755	16.0%	11,843	
Regent's Park	1,035	6.6%	11,964	8.65	2,090	8.9%	13,528	
St Pancras and Somers Town	637	4.1%	12,490	5.10	1,595	6.8%	13,818	
Swiss Cottage	686	4.4%	11,663	5.88	755	3.2%	12,900	
West Hampstead	555	3.5%	10,053	5.52	665	2.8%	12,060	

<sup>\* 2001</sup> Census © Crown Copyright, source tables (Borough and Ward level): ST063 - Economic activity and age of full-time students by and household type and tenure - figures for student numbers include both school pupils and Higher Education students, therefore the table uses figures for students age 19 or over; KS01 - Usual resident population; ST001 - Age by sex and type of resident. Cells in the source tables have been randomly adjusted by ONS to avoid the release of confidential data.

<sup>&</sup>lt;sup>†</sup> 2011 Census Key Statistics and Quick Statistics, ONS © Crown Copyright, Open Government Licensed.

<sup>\*</sup> HESA © 2012 (restrictions apply) - figures in this table are rounded to the nearest 5.

# Appendix C

# List of Camden based HEFCE-funded Higher Education Institutions (HEI's)

	Institution	Location
1	Birkbeck College (University of London)	Bloomsbury WC1E 7HX
2	Central School of Speech and Drama (University of London)	Swiss Cottage NW3 3HY
3	Conservatoire for Dance and Drama	Bloomsbury WC1H 9JJ
4	Institute of Education (University of London)	Bloomsbury WC1H 0AL
5	London School of Hygiene and Tropical Medicine (University of London)	Bloomsbury WC1E 7HT
6	Royal Veterinary College (University of London)	Camden Town NW1 0TU
7	School of African and Oriental Studies (University of London)	Bloomsbury WC1H 0XG
8	School of Pharmacy (University of London)	Bloomsbury WC1N 1AX
9	University College London (University of London)	Bloomsbury WC1E 6BT
10	University of London (School of Advanced Study)	Bloomsbury WC1B 5DN
11	University of the Arts	King's Cross Central & Holborn, WC1

Camden Planning Guidance

# Sustainability

London Borough of Camden

CPG 3



July 2015



# **CPG1** Sustainability

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# 1 Introduction

# What is Camden Planning Guidance?

- 1.1 We have prepared this Camden Planning Guidance to support the policies in our Local Development Framework (LDF). This guidance is therefore consistent with the Core Strategy and the Development Policies, and forms a Supplementary Planning Document (SPD) which is an additional "material consideration" in planning decisions.
- 1.2 The Council adopted CPG3 Sustainability on 6 April 2011 following statutory consultation. This document has been subject to two updates:
  - 4 September 2013 to clarify the guidance in Section 9 related to the Code for Sustainable Homes, and
  - 17 July 2015 to update a number of sustainable design standards and targets.

Details on these updates and the consultation process are available at <a href="mailto:camden.gov.uk/cpg">camden.gov.uk/cpg</a>.

1.3 The Camden Planning Guidance covers a range of topics as well as sustainability (such as design, housing, amenity and planning obligations) and so all of the sections should be read in conjunction, and within the context of Camden's LDF.

# What is this sustainability guidance for?

- 1.4 The Council is committed to reducing Camden's carbon emissions. This will be achieved by implementing large scale projects such as installing decentralised energy networks alongside smaller scale measures, such as improving the insulation and energy performance of existing buildings.
- 1.5 This guidance provides information on ways to achieve carbon reductions and more sustainable developments. It also highlights the Council's requirements and guidelines which support the relevant Local Development Framework (LDF) policies:
  - CS13 Tackling climate change through promoting higher environmental standards
  - DP22 Promoting sustainable design and construction
  - DP23 Water

# What does the guidance cover?

- · Energy statements
- The energy hierarchy
  - Energy efficiency in new and existing buildings
  - Decentralised energy and combined heat and power (CHP)
  - Renewable energy
- Water efficiency
- Sustainable use of materials
- Sustainability assessment tools BREEAM
- Green roofs, brown roofs and green walls
- Flooding
- Climate change adaptation
- Biodiversity
- Urban food growing

# 2 The energy hierarchy

#### **KEY MESSAGES**

- All developments are to be design to reduce carbon dioxide emissions
- Energy strategies are to be designed following the steps set out by the energy hierarchy
- 2.1 Buildings in Camden account for 88% of Camden's overall carbon dioxide emissions. These emissions result from the energy used within buildings. Therefore the Council encourages all buildings to be as energy efficient as possible. Our approach is to implement the energy hierarchy as set out in policy CS13 of the Core Strategy. The energy hierarchy is a sequence of steps that, if taken in order, will minimise the energy consumption in a building.
- 2.2 This section provides an overall introduction to the energy hierarchy and energy statements. This section sets out:
  - The energy hierarchy
  - How to apply the energy hierarchy
  - When an energy statement is required
  - · What to include in an energy statement
- 2.3 The next four sections provide more detailed guidance on each of the 3 steps in the hierarchy.

The 3 steps of the energy hierarchy are:



- 2.4 All developments are expected to reduce their carbon dioxide emissions by following the steps in the energy hierarchy to reduce energy consumption.
- 2.5 Developments involving 5 or more dwellings and/or 500sq m (gross internal) floorspace or more are required to submit an energy statement which demonstrates how carbon dioxide emissions will be reduced in line with the energy hierarchy (see below for more details on what to include in an energy statement).

#### **Gross internal area**

The area within the perimeter of the outside walls of a building as measured from the inside surface of the exterior walls, with no deduction for hallways, stairs, closets, thickness of walls, columns, or other interior features.

# What to include in an energy statement?

2.6 An energy statement is to set out how a development has been designed to follow the steps in the energy hierarchy. It should demonstrate how the proposed measures are appropriate and viable to the context of the development.

## Baseline energy demand and carbon dioxide emissions

Calculate the baseline energy demand of the development and the corresponding carbon dioxide emissions arising from the development. You should clearly show the methodology used. See below for more guidance on how to calculate the baseline demand and carbon dioxide emissions.

# Reduce the demand for energy

Describe the design measures which are proposed to maximise the energy efficiency of the development. See sections 2 and 3 for guidance on how to ensure your development is as energy efficient as possible.

### Supply energy efficiently

Describe how your development has considered further reducing carbon dioxide emissions by sourcing energy efficiently e.g. through the use of decentralised energy, such as combined heat and power systems. See section 4 for guidance on decentralised energy network and combined heat and power.

Calculate the energy use and the corresponding carbon emissions from the development having applied the first two stages of the energy hierarchy.

# Use renewable energy

Describe how your development has considered using renewable energy technologies to further reduce carbon dioxide emissions. See section 5 for more guidance on renewable energy.

Calculate the remaining energy use and the corresponding carbon emissions from the development having applied all three stages of the energy hierarchy.

#### Conclusion

A concluding section should be provided outlining the contribution of each set of measures, technology or combination of technologies towards meeting the relevant targets set out in this guidance and providing recommendations as to which approach is most suitable for the site. Where it has not been possible to reach the targets, a clear explanation should be provided.

2.7 An energy statement should present technical data while remaining easy to read and to understand. Clearly laid out tables should be used to present data for ease of reading and comparison. Plans should be used where possible, e.g. to indicate suitable roof areas for installing solar technologies or the location of a plant room. References should be used to explain where data has been obtained from.

# Calculating the baseline energy demand and carbon dioxide emissions

- You should produce a single energy statement for the entire development. The baseline energy demand should include an assessment of all the energy consumed in the operation of the development, including where there will be more than one occupier, use or building. This should include regulated energy or 'fixed' consumption (covered by building regulations) e.g. fixed lighting, heating and hot water systems, ventilation/cooling etc and non-regulated energy sources from 'plug-in' sources (not covered by building regulations) e.g. cooking, electrical appliances, centralised IT (server room) systems, communications equipment. Major developments should use modelling SAP/SBEM (Standard Assessment Procedure/Simplified Building Energy Model) to calculate this data. Benchmark data is only acceptable for minor developments.
- 2.9 The energy statement should clearly identify the total baseline energy demand and the carbon dioxide emissions of the development prior to the inclusion of any measures to reduce carbon dioxide emissions beyond the minimum requirements of current Building Regulations. The statement should clearly demonstrate the energy demand and carbon dioxide emissions of the development regulated by the Building Regulations as well as the additional energy demand and resulting carbon dioxide emissions. Reductions in each type of energy use should be demonstrated and the resulting total energy demand and carbon dioxide emissions.
- 2.10 Baseline carbon dioxide emissions should be calculated for energy use using Part L of the Building Regulations for domestic and non-domestic developments. Total development emissions should take into account all emissions sources.

# **Further information**

Camden Core Strategy	Policy CS13 - Tackling climate change through promoting higher environmental standards – sets out Camden's overarching approach to environmental sustainability.
Camden Development Policies	Policy DP22 - Promoting sustainable design and construction – sets out Camden's detailed requirements for developments to comply with.
Mayor of London	The London Plan Supplementary Planning Guidance, Sustainable Design and Construction: – sets out the Mayor's requirements for environmental sustainability.
GLA Energy Team Guidance on Planning Energy Assessments October 2010	Sets out how the GLA want Energy Assessments accompanying planning applications to be set out and what information is to be provided www.london.gov.uk/sites/default/files/guidance- energy-assessments-28-sep-10.pdf
Building Regulations	Approved Documents Part L - Conservation of Fuel and Power. This section of the Building Regulations deals specifically with the energy efficiency of buildings. The latest version of the Regulations can be found on the Planning Portal website <a href="https://www.planningportal.gov.uk">www.planningportal.gov.uk</a>

# 3 Energy efficiency: new buildings

#### **KEY MESSAGES**

All new developments are to be designed to minimise carbon dioxide emissions

The most cost-effective ways to minimise energy demand are through good design and high levels of insulation and air tightness.

This guidance covers:

- Stage 1 of the energy hierarchy; and
- How to ensure new buildings are as energy efficient as possible.
- 3.1 Stage 1 involves ensuring that the design of a development includes a range of low carbon techniques that will reduce its energy consumption.
- 3.2 Stages 2 and 3 of the energy hierarchy Decentralised energy networks and combined heat and power and renewable energy are dealt with in sections 4 and 5 of this document.
- 3.3 Core Strategy policy CS13 *Tackling climate change through promoting higher environmental standards* encourages developments to meet the highest feasible environmental standards that are financially viable during construction and occupation.

## WHAT WILL THE COUNCIL EXPECT?

All new developments are to be designed to minimise carbon dioxide emissions by being as energy efficient as is feasible and viable

# **Energy efficient design techniques**

- 3.4 Energy efficient design requires an integrated approach to solar gain, access to daylight, insulation, thermal materials, ventilation, heating and control systems. It is important you always consider these aspects in relation to each other when designing a scheme.
- 3.5 This section provides detailed guidance on all the ways you can design your building to be more energy efficient. It is split into four sections:
  - Natural systems;
  - Thermal performance;
  - Mechanical systems; and
  - Other energy efficient technology.

# **Natural systems**

3.6 Designing natural systems into new buildings can make the most of naturally occurring energy, such as the heat and light from the sun.

# Making the most of sunlight

- Consider locating principal rooms that require warmth and daylight on the south side of buildings to benefit from the sun's heat. Within 30 degrees of south is ideal.
- Consider any overshadowing from adjoining or of adjoining buildings and spaces that will reduce the amount of solar gain.
- Consider the possibility of including renewable energy technologies, for example by including a flat or south facing roof for solar panels.

# Making the most of daylight

- Maximise the amount daylight while minimising the need for artificial lighting.
- Carefully design windows to maximise the amount of sunlight entering rooms to meet the needs of the intended use.
- Daylight is dependent on the amount of open, un-obscured sky available outside a window, the amount of sunshine and the amount of light reflected from surrounding surfaces.
- The size, angle and shape of openings together with room height depth and decoration determine the distribution of daylight.
- 3.7 More information on daylight and sunlight can be found in CPG6 Amenity.

# **Preventing overheating**

- 3.8 Some developments may experience too much sunlight in the summer, therefore you should achieve a balance between benefitting from solar gain and preventing over heating. To prevent over heating:
  - Locate any spaces that need to be kept cool or that generate heat on the north side of developments.
  - Use smaller windows on the south elevation and larger windows on the north.
  - Use shading measures, including balconies, louvers, internal or external blinds, shutters, trees and vegetation. Any shading needs to be carefully designed to take into account the angle of the sun and the optimum daylight and solar gain.
  - Include high performance glazing e.g. triple glazed windows, specially treated or tinted glass.
  - Make use of overshadowing from other buildings.
  - Include green and brown roofs and green walls which help to regulate temperature. See section 9 of this guidance on brown roofs, green roofs and green walls for more information.

# **Natural ventilation**

 Natural ventilation includes openable windows, the 'stack effect' system where pressure differences are used to draw air through a building (see Figure 1) and, double layers, where one layer has openable windows where air can flow freely. These systems allow air to be drawn through a building and can operate in tall buildings. Careful design of the space is required as air flows are impeded by walls and partitioning.

 Room layouts, shallow floor plans and high floor to ceiling heights all help the natural ventilation of buildings

# **Natural cooling**

 Can be created by shading, the evaporation effect from trees and other vegetation including green roofs and walls which naturally cool the environment. See section 9 for more guidance on green roofs.

# WHAT INFORMATION DOES THE COUNCIL REQUIRE?

- A full model of the building should be carried out to ensure the building design optimises solar gain and daylight without resulting in overheating for developments comprising 5 dwellings or more or 500sq m or more of any floorspace
- Consider maximising the use of natural systems within buildings before any mechanical services are considered

# Thermal performance

3.9 The thermal performance of a building relates to the amount of heat that is retained inside and the amount that is lost to the outside air. Ensuring a high thermal performance is one of the most effective ways to ensure your development is energy efficient.

### Insulation

3.10 A high level of insulation is the most effective way to ensure new buildings are energy efficient. Use insulation with low overall heat transfer coefficient (U-value). See the Energy Savings Trust's Insulation materials chart for details on the thermal performance of various materials.

### U-value

The rate at which heat transfers through a building material. The lower the U-value, the better the insulator.

3.11 Consider how the insulation is attached to the building structure or walls. If a joint is badly insulated or if the material is penetrated by materials that conduct heat such as metal nails, it could cause cold patches and reduce the efficiency of the insulation. Ensure special attention is given to these potential heat loss areas to prevent cold bridging and potential points of condensation.

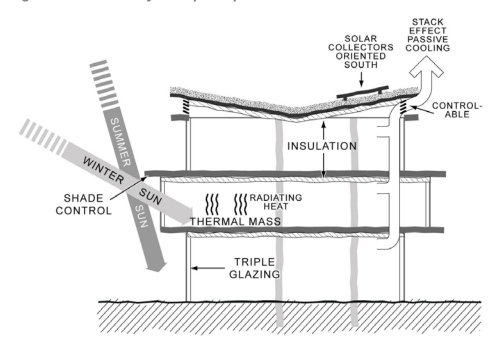
# **Cold bridging**

Cold bridging occurs on a surface where one material looses heat faster than other, for example, through a concrete frame or a metal nail.

# Materials with thermal properties

- 3.12 Materials with a high thermal mass e.g. concrete absorb and retain heat produced by the sun. These materials can be used to regulate indoor temperatures, especially to keep inside spaces cool during the day. Where heat is generated from within a building, exposed areas of thermal mass within the building can be used to transmit heat out of a building as the outdoor temperature drops.
- 3.13 Figure 11 below shows how heat from the sun can be absorbed by the thermal mass material and be released over time to help keep the building warm and insulated

Figure 1. Natural system principles



# Thermal buffers

- 3.14 Porches, atriums, conservatories, lobbies and sheltered courtyards are useful 'thermal buffers'. You can design these features to prevent excessive heat loss from doors and windows by providing a transition between the cold outside and the warm inside of a building.
- 3.15 Insulation is central to low energy construction but it must be installed without any gaps to ensure a building is air tight to reduce heat loss. In some buildings around half of all heat losses are due to air leakage throughout the building materials.
- 3.16 To achieve air tightness, buildings must be designed with a continuous seal around the internal materials to eliminate unwanted draughts. Once the seals are in place, they ensure that the insulation can function to its optimum performance, saving energy and drastically reducing carbon emissions for the lifetime of the building.

#### Air tightness

Air tightness is the control of air leakage, i.e. the elimination of unwanted draughts and holes through the external materials of the building. It is measured by the rate at which air passes through a building (m3/m2/h)

3.17 Particularly air tight buildings may need to include a specialised ventilation system to ensure that naturally pre-heated fresh air is circulated through all the rooms without losing heat. See the section on Mechanical systems below for more information on Mechanical Ventilation with Heat Recovery (MVHR).

#### **Mechanical systems**

3.18 Mechanical systems are generally required by the Building Regulations to enable buildings to be occupied. These systems vary from simply extraction fans in kitchens and bathrooms to whole office cooling systems. The Council will expect applicants to consider the following when choosing mechanical systems:

#### **Efficient heating**

- Use heating systems that run using gas as they are generally more carbon efficient than systems which use electricity. Gas systems can also be designed so that they can be connected to a decentralised heating network.
- Locating plant e.g. pipes, flues, machinery, close to where the heat is required ensures a lower level of energy for pumping.
- A community heating scheme, where appropriate e.g. Combined Heat and Power (see section 4 of this guidance on Decentralised energy and combined heat and power for more information)
- Avoiding electric heating systems unless there is no access to a gas connection, or where heating is required for very short periods in isolated locations

#### WHAT INFORMATION DOES THE COUNCIL REQUIRE?

Any development proposing electric heating (including heat pumps)
will need to demonstrate the carbon efficiency of the proposed
heating system. Specifications of the electric heating system and
calculations will need to be provided to demonstrate that the
proposed electric heating system would result in lower carbon dioxide
emissions than an efficiency gas fuelled heating system.

#### Efficient ventilation and cooling

- Mechanical Ventilation with Heat Recovery (MVHR) conserves energy by recovering heat from stale warm air leaving a building and transferring the heat to the cooler incoming air.
- Water based cooling systems reduce the need for air conditioning by running cold water through pipes in the floor and/or ceiling to cool the air.

- · Ground source cooling.
- Evaporation cooling which cools air through the simple evaporation of water.
- Exposed concrete slabs.
- The natural 'stack effect' which draws cool air from lower levels whilst hot air is released.
- 3.19 For some uses such as laboratories, where sterile conditions are essential, natural ventilation will not be required. These rooms should be located to minimise the heating or cooling required and close to the plant to limit the energy required by fans and pumps.

#### WHAT INFORMATION DOES COUNCIL REQUIRE?

- Where traditional mechanical cooling e.g. air conditioning units are proposed applicants must demonstrate that energy efficient ventilation and cooling methods have been considered first, and that they have been assessed for their carbon efficiency.
- NB: Air source heat pumps will be considered to provide air conditioning in the summer unless it can be demonstrated that the model chosen is not capable of providing cooling.

#### Other energy efficient technology

- In the average home, lighting accounts for around 20% of the electricity bill. In some developments it can be one of the highest energy consumers and can generate large amounts of heat that is wasted.
- High efficiency lighting with controlled sensors e.g. timers, movement sensors and photo sensors, which adjust the brightness of the light depending on the natural light level.
- Zoned lighting, heating and cooling with individual control.
- Specifying appliances which are A+ rated.
- Efficient mechanical services system or a building management system – computer systems which control and monitor a building's mechanical and electrical equipment. Their main aim is to control the internal environment, but in doing so can also reduce the energy consumption of a building.
- Using heat recovery systems.
- Energy monitoring, metering and controls should be used to inform and facilitate changes in user behaviour.

#### Heat recovery system

A heat recovery system uses heat leaving a building or generated as waste from mechanical operations to pre-heat fresh air entering a building

#### What is considered best practice?

- 3.20 Policy 5.2 *Minimising carbon dioxide emissions* of the Draft Replacement London Plan introduces a carbon dioxide reduction target for new development to make a 35% improvement on the current 2013 Building Regulations:
  - 2010 2013 25 per cent
  - 2013 2016 35 per cent
  - 2016 2031 Zero carbon
- 3.21 The following standards focus on improving a building's fabric to achieve best practice U-values over and above current Building Regulations. The Council considers that the standards below are feasible in all but exceptional circumstances to meet the new London Plan targets. There are other ways to reduce the energy efficiency of a building as set out in the first part of this section.
- 3.22 The table below generally relates to residential developments, however the building fabric standards are also applicable to commercial developments. For all developments a balance will need to be reached between the need to retain heat, the heat generated within a development and the need to remove excess heat.

#### **Standards**

External wall	0.20
Roof	0.13
Floor	0.20
Windows	1.50
	British Fenestration Rating Council band B or better
Doors	1.00 (solid)
	1.50 (glazed)
Air tightness	3.00 (m3/h.m2 at 50 Pa)
Proportion of energy efficient lighting	100%
BREEAM	Developments will be expected to achieve 60% of the un-weighted credits in the Energy category of their BREEAM assessment. (See section 8 on sustainability assessment tools for more details relating to BREEAM.

Thermal insulation measured in U-Values (W/m2.K)

#### What is carbon offsetting?

3.23 Where the London Plan carbon reduction target in policy 5.2 cannot be met onsite, we may accept the provision of measures elsewhere in the borough or may require a s106 financial contribution to Camden's carbon offset fund which will be used to secure the delivery of carbon

- reduction measures elsewhere, in connection with projects identified in the Council's Environmental Sustainability Plan 'Green Action for Change'. A contribution may be in the in the form of an integral element of the development, "in-kind" provision on or off site or a financial contribution secured through a s106 agreement (in accordance with CIL regulations). What does zero-carbon mean?
- 3.24 The government has set out a timetable for residential development to be zero carbon by 2016, public buildings by 2018 and non-residential development to be 'zero carbon' by 2019. The Council has reflected these ambitions in Development Policy DP22 *Promoting sustainable design and construction* by using a stepped approach to the requirements for achieving higher levels of the Code for Sustainable Homes. Buildings built or refurbished today will be competing with low and 'zero-carbon' buildings in the near future. For commercial buildings this could have a particular impact on their future letability and value as new commercial buildings are anticipated to be zero carbon from 2019.
- 3.25 To determine how developments should meet the 'zero carbon' standard the Zero Carbon Hub has developed an energy efficiency standard for all new homes (currently awaiting government approval). For more information see the Zero Carbon Hub website www.zerocarbonhub.org

#### What does PassivHaus mean?

- 3.26 PassivHaus is a specific design and construction standard from Germany that can result in a 90% reduction in energy demand and usage. It can be applied to both commercial and residential buildings. Core Strategy policy CS13 *Tackling climate change through promoting higher environmental standards* notes that PassivHaus is an example of energy efficiency principles.
- 3.27 To be PassivHaus buildings must meet the following criteria:
  - the total energy demand for space heating and cooling is less than 15 kWh/m2/vr of the treated floor area;
  - the total primary energy use for all appliances, domestic and hot water and space heating and cooling is less than 120 kWh/m2/yr
- 3.28 PassivHaus' are designed using a special software package called the PassivHaus Planning Package (PHPP) and regional climate data.
- 3.29 The Council will be supportive of schemes that aim to PassivHaus standards, subject to other policy and design considerations. More information can be found on the PassivHaus website <a href="https://www.passivhaus.org.uk">www.passivhaus.org.uk</a>

### **Further information**

	<del>,</del>
The London Plan	Sustainable Design and Construction: Supplementary Planning Guidance, Mayor of London provides detailed guidance on the energy hierarchy.
The Energy Saving Trust	Provides detailed guidance on the specification of new homes to reduce energy consumption. The Energy Saving Trust has developed a range of guidance and technical documents to help meet the energy performance requirements of the Code for Sustainable Homes and assess a range of materials and technologies for their thermal and carbon dioxide emissions levels. A wide range of best practise documents and guidance can be found at
	www.energysavingtrust.org.uk
The Town and Country Planning Association (TCPA)	Has produced a guide titled 'sustainable energy by design'. Section 4.1 of that document focuses on the design and development process, and shows how sustainable energy can be incorporated into new development in line with the energy hierarchy.  www.tcpa.org.uk
Building Regulations	Approved Documents – Part L - Conservation of Fuel and Power. This section of the Building Regulations deals specifically with the energy efficiency of buildings. The latest version of the Regulations can be found on the Planning Portal website:  www.planningportal.gov.uk
The Zero Carbon Hub	Has a lead responsibility for delivering homes to zero carbon standards by 2016. It has produced guidance on energy efficiency standards for new homes.  www.zerocarbonhub.org

# 4 Energy efficiency: existing buildings

#### **KEY MESSAGES**

As a guide, at least 10% of the project cost should be spent on environmental improvements

Potential measures are bespoke to each property

Sensitive improvements can be made to historic buildings to reduce carbon dioxide emissions

- 4.1 Many of the sections in this guidance focus on reducing the environmental impact of new buildings, however Camden's existing buildings account for almost 90% of the borough's carbon dioxide emissions. Therefore it is essential that these buildings make a contribution towards the borough's reduction in carbon dioxide emissions.
- 4.2 This section provides more information on how existing buildings can be more energy efficient. It builds on the previous section, which covered Stage 1 of the energy hierarchy and improving energy efficiency in new buildings.
- 4.3 Camden Core Strategy Policy CS13, paragraph 13.9 expects development or alterations to existing buildings to include proportionate measures to be taken to improve their environmental sustainability, where possible.

#### WHAT DOES THE COUNCIL EXPECT?

- All buildings, whether being updated or refurbished, are expected to reduce their carbon emissions by making improvements to the existing building. Work involving a change of use or an extension to an existing property is included. As a guide, at least 10% of the project cost should be spent on the improvements.
- Where retro-fitting measures are not identified at application stage we
  will most likely secure the implementation of environmental
  improvements by way of condition. Appendix 1 sets out a checklist of
  retro fit improvements for applicants.
- Development involving a change of use or a conversion of 5 or more dwellings or 500sq m of any floorspace, will be expected to achieve 60% of the un-weighted credits in the Energy category in their BREEAM assessment. (See the section on Sustainability assessment tools for more details).
- Special consideration will be given to buildings that are protected e.g. listed buildings to ensure that their historic and architectural features are preserved.

#### How can I make an existing building more energy efficient?

- 4.4 There are many opportunities for reducing the energy we use in our homes. The design and the materials used can make a significant contribution. Simple measures, such as closing curtains at dusk, can help stop heat loss. Installing condensing boilers, heating controls and energy saving light bulbs and appliances reduce energy use and carbon dioxide emissions significantly. Reduced energy use also means lower energy bills.
- 4.5 When dealing with historic buildings a sensitive approach needs to be taken. Guidance on this is provided later within this section.

#### **Draught proofing**

- 4.6 There is a range of effective draft proofing measures you can use to help insulate your home:
  - Fix brush seals to exterior doors and letterboxes, and tape to ill-fitting doors:
  - Put reflector panels behind radiators to reflect heat into the room; and
  - Use shutters for windows and/or thicker curtains that do not drape over radiators.

#### **Energy efficient lighting**

4.7 In most homes lighting accounts for 20% of the electricity bill. It is easy to cut waste by simply turning off lights and adjusting blinds and curtains to let in more natural light. When lighting a room, always use energy saving light bulbs.

#### **Windows**

- 4.8 Windows let light and heat into your home, but they can also let a lot of heat out when temperatures are colder outside than inside. If you are replacing windows or building an extension, thermally efficient glazed windows will provide more effective insulation than older windows.
  - Double glazed panels can now be fitted into some original wooden frames, without the need to replace the whole frame. This helps preserve the historic character of the building.
- 4.9 The use of PVCu windows is not considered to be acceptable in historic buildings, conservation areas and listed buildings as this material detracts from their historic significance and the architectural qualities of historic buildings and places. See below for more information on listed buildings and conservation areas.
- 4.10 There is a range of simple measures which can improve the energy efficiency of windows. These include:



- General repair and maintenance which can substantially improve the energy efficiency of windows, as much of the heat lost through windows is through leaks and cracks.
- Installation of draught seals which can help to further eliminate cold draughts and leaks.
- Secondary glazing adding a second sheet of glass or plastic to a window frame can improve sound-proofing as well as energy efficiency. If carefully designed it can be unobtrusive and appropriate in a listed property or one within a conservation area.
- Secondary protection e.g. shutters or heavy curtains, although these are predominantly a night-time option.

#### Insulation

- Loft insulation Your home may already have some loft insulation, but
  if the material is thin it will not be saving as much energy and money
  as it could. Fitting proper loft insulation is the most cost-effective way
  of saving energy. As a guide, your loft insulation should be around
  250mm thick to be effective.
- Floor insulation If you have any gaps between your floorboards and skirting boards, you can reduce heat loss by sealing them with a regular tube sealant, like the silicon sealant used around the bath. It is also very useful to insulate underneath the floorboards at ground floor level.
- Cavity wall insulation involves filling the gap between the bricks with insulating material. It can reduce heat loss by up to 60%. Most homes built after 1930 will have a cavity that could be insulated
- Solid wall insulation (internal or external) buildings constructed before 1930 almost always have sold wall construction. The only way to insulate solid walls is to add insulation to the inside or outside of the wall. External insulation involves adding a decorative weather-proof insulating treatment to the outside of your wall while internal insulation involves attaching insulating plaster board laminates or wooden battens in-filled with insulation to the inside of the wall. Generally 100mm of insulation is required to be effective. Solid wall insulation, whether internal or external, will require relocation of the services attached to the wall e.g. radiators, electrical sockets, drainpipes.

#### Heating and hot water

- New boiler Replacing an old boiler (more than 10 years old) with a high efficiency condensing boiler and heating controls to provide heating and hot water could significantly cut energy consumption.
- New/upgraded central heating If you install a new boiler the rest of your central heating system may need upgrading, for example large, old radiators could be replaced with smaller, more efficient radiators that are better suited to the new boiler

- Upgrading heating controls You can install heating controls that allow you to control the temperature in different parts of your building. These can be included as an electronic timer control for your boiler, room thermostats for your main living area and thermostatic valves on all your radiators.
- Insulating hot water pipes and your hot water tank will retain hot water for longer, and save money on heating it.
- 4.11 See the Council's website for further information for householders on various retro-fitting measures and whether permission is required.

#### **Generating your own energy**

4.12 Buildings can also reduce their energy consumption by generating their own energy in the form of heat or electricity using low carbon and renewable technologies which use little or no energy. See section 6 of this guidance on renewable energy for more advice on the technologies that are available and appropriate in Camden.

#### **CASE STUDY**

Renovated Victorian Eco-home: A semi-detached Victorian house in one of Camden's conservation areas was transformed in 2007, reducing its carbon footprint by 60%. Works undertaken to improve energy efficiency included:

- internal solid wall insulation;
- a new fully insulated roof;
- underfloor insulation;
- · double glazing; and
- draught proofing.

Heat is provided by an efficient condensing boiler complemented by solar hot water panels on the rear extension; power to the panels' water pumps is provided by solar panels. Other improvements include an upgraded ventilation system with heat recovery, water saving features (e.g. rainwater harvesting for garden irrigation, dual flush toilets), low energy lighting and energy monitoring.

For further information on this property and improvements to other properties of a similar age see <a href="https://www.sd-commission.org.uk">www.sd-commission.org.uk</a>

#### What if my building is historic, Listed or in a conservation area?

4.13 Historic buildings have special features that need to be conserved and therefore need to be treated sensitively. This section explains how energy efficiency improvements can be achieved without causing harm to the historic environment.

- 4.14 Reflecting the special qualities of historic buildings, additional consents may be required for statutorily designated buildings (listed buildings, or those in conservation areas). The Council's website has more detailed guidance on what types of permission are required. The Council will aim to balance the conservation of fuel and power against the need to conserve the fabric of the building.
- 4.15 Historic buildings can perform well in terms of energy efficiency. When looking to install high energy efficiency measures, however, it is essential to ensure that works do not compromise the character and significance of the building or area.
- 4.16 In order to identify the most appropriate measures, we recommend taking the following approach, which takes into account measures best suited to individual buildings and households (i.e. taking human behaviour into consideration as well as the building envelope and services):
  - Assess the heritage values of the building;
  - Assess the condition of the building fabric and building services;
  - Assess the effectiveness and value for money of measures to improve energy performance;
  - Assess their impact on heritage values; and
  - Assess the technical risks.
- 4.17 A range of thermal efficiency measures can then be implemented, which avoid harm to the historic environment. Ranked according to their impact on heritage and the technical risks, these include:
  - 1. Ensure that the building is in a good state of repair
  - 2. Minor interventions upgrade the easier and non-contentious elements:
    - insulate roof spaces and suspended floors;
    - provide flue dampers (close in winter, open in summer);
    - use curtains, blinds and window shutters;
    - provide energy efficient lighting and appliances
    - draught-seal doors and windows;
    - provide hot water tank and pipe insulation.
  - 3. Moderate interventions upgrade vulnerable elements:
    - install secondary (or double) glazing (if practicable);
  - 4. Upgrade building services and give advice to building users on managing them efficiently:
    - install high-efficiency boiler and heating controls;
    - install smart metering;
    - install solar panels, where not visible from the street or public spaces.

- Major interventions upgrade more difficult and contentious elements (where impact on heritage values and level of technical risk shown to be acceptable)
  - provide solid wall insulation.
- 4.18 When considering refurbishment, it is the owner's responsibility to ensure that any work does not cause unlawful or unnecessary damage to the building.
- 4.19 The Energy Savings Trust and English Heritage have published detailed guidance on refurbishing and improving the efficiency of historic buildings. See the Further Information section below for details of where to find these guides.
- 4.20 Before carrying out any work, find out if your property is listed, in a conservation area or subject to any other planning restrictions such as an Article 4 Direction. Then check if any of the proposed works require consent such as listed building consent, planning permission or conservation area consent. See CPG1 Design for more information on Camden's historic buildings. The Council's website also provides detailed information on these matters.

#### **Article 4 Direction**

Removes the permitted development rights awarded to properties by legislation and means a planning application has to be made for minor works that usually do not need permission.

#### **Further information**

Energy efficiency in existing buildings:

The Energy Saving Trust	A national agency promoting energy efficiency in the domestic sector. For information on home energy efficiency measures including grants, visit their website: <a href="https://www.energysavingtrust.org.uk">www.energysavingtrust.org.uk</a>		
	The Energy Saving Trust also provides technical guidance on energy efficiency in the Publications and Case Studies section of their website.		
	www.est.org.uk/housingbuildings/publications		
	Recommended Best Practice in Housing technical guidance documents:		
	CE120 - Energy Efficient Loft Extensions		
	CE122 - Energy Efficient Domestic Extensions		
GreenSpec	Provides details of products and how they can be used to improve the efficiency of your home or building		
	www.greenspec.co.uk		
The Planning Portal	Provides information on what alterations you can make to your home without requiring planning permission  www.planningportal.gov.uk		

### Energy efficiency in historic buildings:

Historic England	Historic England, the UK government's adviser on the historic environment, has produced the following guidance:		
	A Guide to Energy Conservation in Traditional Buildings, which looks at a range of improvements that can be made to reduce the heat lost through a building's walls, windows, floor and roof. This guide is one of a series looking at reducing energy consumption in traditionally constructed homes. https://www.historicengland.org.uk/advice/technic al-advice/energy-efficiency-and-historic-buildings/		
	Meeting building regulations Part L in existing buildings. The purpose of the guidance is to help prevent conflicts between the requirements of the regulations and the conservation of historic and traditionally constructed buildings. https://www.historicengland.org.uk/advice/technic al-advice/energy-efficiency-and-historic-buildings/		
	saving energy in historic buildings at <u>www.climatechangeandyourhome.org.uk</u> which includes very detailed information about a wide range of improvements, e.g. insulating solid walls.		
The Energy Saving Trust	Provides technical guidance on energy efficiency in the Publications and Case Studies section of their website.  www.est.org.uk/housingbuildings/publications		
	This includes their Recommended Best Practice in Housing technical guidance documents: CE138 - Energy Efficient Historic Homes		
The Victorian Society	Has information on their website on greening Victorian homes - www.victoriansociety.org.uk/advice/greening		
Building Conservation	Provides a directory of useful contacts, grant sources and websites  www.buildingconservation.com		
The Sustainable Development Commission	Provides case studies of existing homes that have improved their energy efficiency, including the example detailed in this section.  www.sd-commission.org.uk		

#### **Appendix 1: Checklist for retro-fitting measures**

Applies to all:

- · changes of use
- conversions
- extensions over 30sq m

Please note that not all the measures will be appropriate for all buildings and some measures will require planning permission e.g. alterations to the front of a property

Measure	Specification	Evidence
Draught proofing		
Reflective radiator panels		
Overhauling/upgrading windows		
New boiler		
LED lighting		
Meters, timers, sensors, controls on heating or lighting		
Mechanical Ventilation with Heat Recovery		
Insulation		
Hot water tank & pipes		
Roof		
Walls Internal		
Walls External		
Floor		
Renewable energy technology		
Solar PV panels		
Solar thermal (hot water) panels		
Ground source heat pumps		
Double glazed windows / Secondary glazing		
Combined heat and power unit		
Green or brown roof		
Rainwater harvesting		
Other measures		
Join the Camden Climate Change Alliance (commercial only)		
Off-setting contribution		

# 5 Decentralised energy networks and combined heat and power

#### **KEY MESSAGES**

Decentralised energy could provide 20% of Camden's heating demand by 2020.

Combined heat and power plants can reduce carbon dioxide emissions by 30-40% compared to a conventional gas boiler.

Where feasible and viable your development will be required to connect to a decentralised energy network or include CHP.

5.1 This section relates to stage 2 of the energy hierarchy. Stage 2 aims to ensure that developments have done all they can to obtain an efficient supply of energy.

#### THE ENERGY HIERARCHY:

- 1. use less energy
- 2. supply energy efficiently
- 3. use renewable energy
- 5.2 Core Strategy policy CS13 and section 1 of this guidance require carbon dioxide emissions from developments to be minimised by following all the steps of the energy hierarchy. Development Policy DP22 and sections 2 and 3 of this guidance set out how the Council expects less energy to be used by developments through their design and operation.
- 5.3 The Mayor of London has set a target that 25 per cent of the heat and power used in London is to be generated through the use of localised decentralised energy systems by 2025. In order to achieve this target the Mayor prioritises the development of decentralised heating and cooling networks at the development and area wide level, as well as larger scale heat transmission networks.
- 5.4 We will expect developments to connect to a decentralised energy network and use the heat unless developers can demonstrate it is not technically feasible or financially viable.
- 5.5 This guidance explains how heating, cooling and power systems should be selected in order to minimise carbon dioxide emissions. It provides details of what combined heat and power is and what decentralised energy networks are including when and where they should be delivered. The guidance is set out as follows:
  - What are decentralised energy networks?
  - · What is combined heat and power?
  - In what sequence should the provision of these measures be considered?
  - Which developments should investigate providing these measures?

- What is the size threshold to test feasibility and viability?
- What is the distance threshold to test feasibility and viability?
- Where are decentralised energy networks located?
- How do we expect viability to be tested?
- What is the financial contribution?
- What needs to be considered to enable installation of combined heat and power?

#### What are decentralised energy networks?

- 5.6 Decentralised energy networks generate and supply electricity, heating or cooling close to where it is used. The energy can be generated in the same building or a relatively short distance from where it is used and transmitted through pipes (generally as hot or cold water) or along cables. Decentralised energy is more carbon dioxide efficient than traditional energy sources due to the shorter distances the energy has to travel to where it is used. This results in less heat, coolness or electricity loss, which occurs as the energy travels along a pipe or cable. Heat, coolness or power for the decentralised energy network can be generated by various technologies including traditional boilers, combined heat and power and renewable energy technologies (See section 6 of this guidance for information on renewable energy technologies).
- 5.7 The provision of decentralised energy networks in an already built up area like Camden is difficult due to the need to install pipes to transfer heat. However, it is also a particularly suitable approach in Camden to reduce carbon dioxide emissions as the networks, located under roads would have minimal impacts on the conservation areas which cover much of the borough and on listed buildings.

#### What is combined heat and power?

5.8 Combined heat power (CHP) includes various technologies that turn fuel such as gas or biofuel into electricity. The process of producing electricity generates heat which is captured and used to heat water. The hot water is then transported around the building or to another building by pipes. The capture and use of the heat means this method of generating electricity produces less carbon dioxide emissions than traditional power stations. Combined heat and power plants can reduce carbon dioxide emissions by 30-40% compared to a conventional gas boiler. Figure 2 below provides a diagrammatical explanation of how combined heat and power plants work.

#### **Biofuel**

Liquid or gas source of energy derived from organic matter that can be reproduced in a short period of time

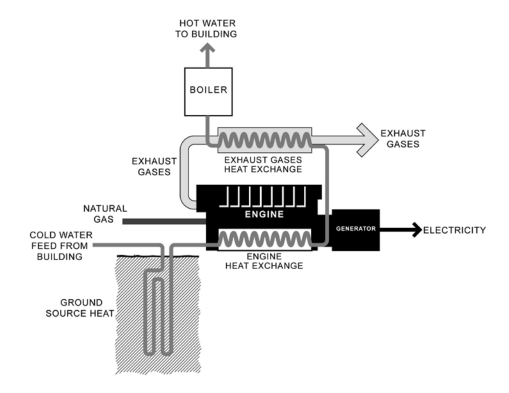


Figure 2. Combined Heat and Power Schematic

5.9 Combined cooling, heating and power (CCHP) is where the heat generated by CHP is turned into coolness. Coolness is produced by passing the heat through an absorption chiller. The combined production of electricity and heat and coolness that are used is also known as trigeneration. The use of chillers to produce cooling is generally inefficient, however as part of a decentralised energy system it may be efficient, with regards to emissions in carbon dioxide where there is surplus heat in the summer.

#### **Absorption chiller**

Is a machine that uses chemicals to reduce the temperature of one liquid within the machine compared to another liquid in the machine.

# What is the relationship between decentralised energy and combined heat and power?

5.10 The previous paragraph above notes that heat, coolness or power for a decentralised energy network can be generated by various technologies. However, using a combined heat and power plant to generate both the electricity and heat results in greater savings in carbon dioxide emissions as the heat is being captured and distributed for use, whereas in traditional power stations it is released. Other technologies that could supply heat with low carbon emissions to a decentralised energy network include boilers that operate on biofuels or that use waste materials. However, these technologies may not be acceptable in

Camden as they emit higher levels of pollution into the air. To find out about the Council's requirements to protect air quality see CPG6 Amenity.

#### What are developments expected to do?

- 5.11 Once a development has been designed to be as energy efficient as possible (Energy hierarchy Stage 1), developments will be required to consider the following steps, in the order listed, to ensure energy from an efficient source is used, where possible:
  - 1. investigating the potential for connecting into an existing or planned decentralised energy scheme and using heat
  - 2. installing a Combined (Cooling) Heat and Power Plant (CHP or CCHP), including exporting heat, where appropriate
  - 3. providing a contribution for the expansion of decentralised energy networks
  - 4. strategic sites are to allow sufficient accessible space for plant equipment to support a decentralised energy network
  - 5. designing the development to enable its connection to a decentralised energy network in the future

#### Strategic sites

Those identified in the Site Allocations document as being required to provide an energy centre to connect or expand energy networks

- 5.12 You should use the flow chart below to determine whether your development will be expected to connect to a decentralised energy network, install a combined heat and power plant or make a contribution towards a decentralised energy network.
- 5.13 In line with the flow chart:
  - The connection of your development to a decentralised energy network is the Council's priority where it is feasible and viable to do so;
  - Where there is no connection and or no agreement to connect your development within 3 years to a decentralised energy network, onsite CHP will be expected where the heating demand makes it feasible;
  - Where there is a willing user for the heat, schemes will be expected to export heat to at least a similar heat demand, where feasible and viable; and
- 5.14 Where the development containing the combined heat and power plant has a large electricity demand, a larger amount of heat may be expected to be exported to enable the maximum viable electricity production to be generated on-site.

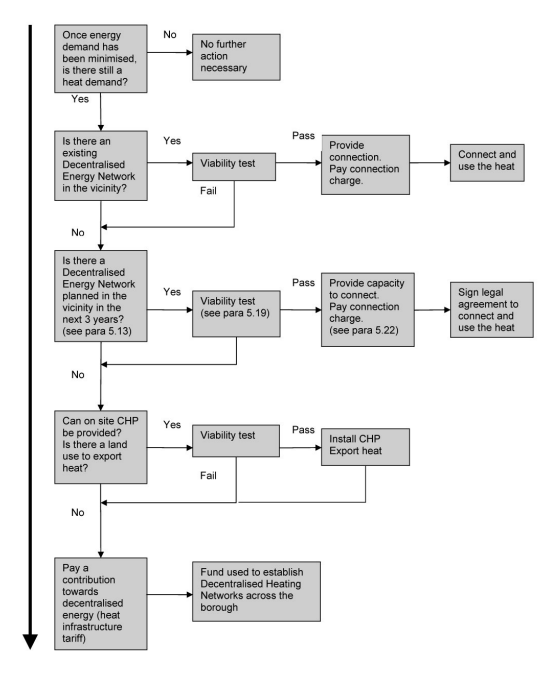


Figure 3. Decentralised Energy Flowchart

# Investigating the potential for connecting into an existing or planned decentralised energy scheme

#### Is my development suitable?

- 5.15 There is no threshold to guide whether your development is suitable to connect to a decentralised energy network or to include combined heat and power. In general, it will depend on the heat demand of your development and its proximity to a decentralised heating network as well as the feasibility and viability of connecting or including the plant.
- 5.16 As a guide, developments and areas with the following characteristics will be suitable for decentralised and CHP systems:
  - · High heating demand;
  - Mixed energy demands a range of electricity and heating demands throughout the day; and
  - Located close to an existing or emerging decentralised energy network. The location of existing and proposed/emerging networks can be found on map 4 of the Core Strategy or on the London Heat Map www.londonheatmap.org.uk

#### Is my development close to an existing or proposed network?

- 5.17 Developments which fall within proposed within 1km of an existing decentralised energy network, or one that is likely to be operational within 3 years of occupation of the development, should assess the feasibility of connecting to the network. See figure 4 below for a map of existing and emerging networks. Further information on the networks can be found in Camden's or other provider's decentralised energy strategies. A connection should be made unless it can be clearly demonstrated that it would not be viable. Where no connection is made, a financial contribution will be sought. See paragraph 5.28 for more information on financial contributions.
- 5.18 Developments which are proposed within 500m of a potential network (see figure 5 below) which have no timetable for delivery should ensure that the development is capable of connecting to a network in the future. A financial contribution will be sought to fund the future expansion of the network, unless on-site CHP is feasible and included as part of the development.

#### Where are the decentralised energy networks?

The location of existing and proposed/emerging networks can be seen on figures 4 and 5 below, map 4 of the Core Strategy or on the London Heat Map: <a href="https://www.londonheatmap.org.uk">www.londonheatmap.org.uk</a>



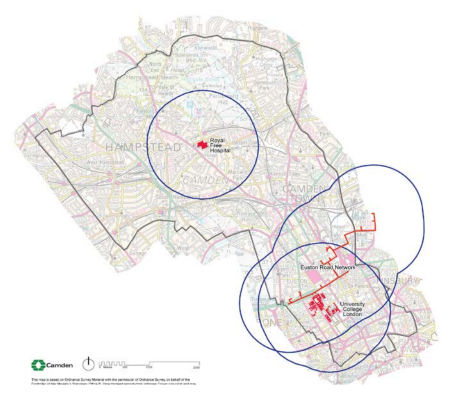
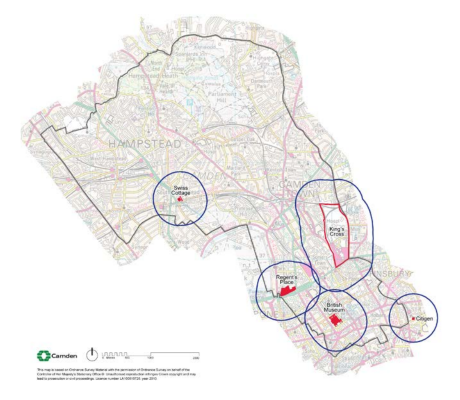


Figure 5. Developments within 500m radius of a potential network



#### Should my development include a community heating systems

Where there is more than one occupier, use or building a community heating network will be expected.

- 5.19 A community heating system is a heating network that provides heat to more than one dwelling or building. A site wide or community heating system enables the whole development to convert to a low carbon fuel source in the future or connect to a decentralised heating network. For larger schemes, this approach also enables the heating demands across the site to be balanced throughout the day. You will have to provide individual heat meters and heating controls to each property.
- 5.20 Heat can be generated at different pressures and temperatures. Your development's heating system will also need to be designed to be compatible with the decentralised energy network it will connect to.

#### Viability and feasibility

- 5.21 Your development will be expected to connect to a decentralised energy network and use/export the heat unless you can demonstrate that it is not technically feasible or financially viable.
- 5.22 Considerations of feasibility and viability include, but are not limited to:
  - Size of the development;
  - Distance to existing network pipes;
  - Physical barriers, e.g. roads or railways;
  - Other developments in the vicinity that may also be required to connect to the network;
  - Other buildings in the area that are willing to connect/take heat;
  - Other building in the area in the same ownership or occupation as the lead development that have a heating load;
  - Cost of connection;
  - Any grants available;
  - Any specific technical compatibility issues; and
  - The business/expansion plan of the network operator.

When demonstrating the feasibility and viability of not connecting to a decentralised energy network or including a combined heat and power plant developers will be required to address the relevant considerations above.

#### Connecting to a decentralised energy network - things to consider

5.23 To ensure connection is technically feasible the heating system has to be designed to be compatible with the temperature and pressure of the heat in the decentralised energy network. This will generally require a water based or 'wet' heating system at a certain temperature and pressure.

Where a development is not connecting immediately to a network the following measures need to be included in your scheme:

- space in the plant room for a heat exchanger, any other plant and pipe and electricity connections; and
- pipes from the plant room to the property boundary where the decentralised energy pipe is most likely to be located.

A **heat exchanger** is a device that transfers heat from one source to another to either cool or heat an object or system.

#### Installing combined heat and power - things to consider

- 5.24 There are various types of CHP engines, including gas turbines, gas engines, steam turbines or engines that run on biofuels. Heat can be produced at different pressures and temperatures. It is essential that the design of the building's heating network considers the type of heat and pressure proposed. Where the CHP is to link to, or has the potential to link into, an existing wider network it is essential that the proposed temperature and pressure are compatible with the existing network.
- 5.25 Where several schemes with or without CHP are to be connected through a decentralised energy network it is essential that the heat system of the buildings are compatible. This can sometimes be achieved through a heat exchanger.
- 5.26 Where large developments are proposed that are not near a proposed decentralised energy network, a scheme should ensure a variety of land uses to ensure a mixed heat load that would make CHP viable, subject to other policy requirements.
- 5.27 For existing buildings, it will be important to ensure that the potential impact on the historic fabric and archaeology has been fully considered. Please refer to CPG1 Design, the section on heritage in particular, for more information.

#### Financial contributions

5.28 In line with the flow diagram above, if your scheme does not connect to a decentralised energy network or have a secure agreement to do so within 3 years, and does not include combined heat and power, a financial contribution may be required to enable expansion of the network and future connection. The financial contribution should be in line with the following table (or as updated in CPG8 Planning obligations):

Size of development	Residential (per dwelling) or Per 300sq m of non-residential floorspace		
Over 20 stories	£2,800		
8-20	£2,500		
5-7	£2,800		
3-4	£4,100		
2-3	£5,300		
Single dwelling houses or single storey commercial developments	£8,600		

Source: Community energy: Urban planning for a low carbon future.

#### How will the requirements of this guidance be secured?

- 5.29 Where appropriate Section 106 agreements will be used to secure:
  - the installation of CHP/CCHP and the generation and use of energy
  - details that ensure the plant and its operation is carbon dioxide efficient with regards to operating hours, compatibility with the need (amount and timing) for heat, and requirements for a heat store
  - details that ensure the design of the heating system is compatible with any nearby decentralised energy network
  - the export of heat, cooling and/or electricity
  - development use heat, cooling and or electricity from a decentralised energy network, including by entering into a long term energy contract
  - sufficient space is provided for future plant, heat exchanges, connection points to either generate, export and take heat, cooling and/or electricity
  - a financial contribution towards future decentralised energy networks

#### **Further information**

Information on combined heat and power:

Combined heat and power association	www.chpa.co.uk	
DECC microsite	http://chp.decc.gov.uk/cms/	

#### Information on how to plan for decentralised energy:

Powering ahead. Delivering low carbon energy in London	http://legacy.london.gov.uk/mayor/publications/2009/docs/powering-ahead141009.pdf	
Cutting the Capital's Carbon Footprint – Delivering decentralised energy	http://www.londonfirst.co.uk/documents/ Cutting the Capital's Carbon Footprint FULL Low res FINAL.pdf	
Community energy. Urban planning for a low carbon future	http://www.tcpa.org.uk/data/files/ceg.pdf	

Existing decentralised energy networks in or near Camden:

- Citigen <a href="http://www.eon-uk.com/generation/citigen.aspx">http://www.eon-uk.com/generation/citigen.aspx</a>
- Bloomsbury heat and power
- Gower street heat and power
- King's Cross Central managed by Metropolitan
- Royal Free Hospital to Gospel Oak managed by the NHS/Mitie
- Euston Corridor Phase 1 Somers Town/Kings Cross Camden owned

How Camden can reduce its carbon dioxide emissions by 40%:

www.camden.gov.uk/ccm/cms-service/download/asset/?asset\_id=2460603

## 6 Renewable energy

#### **KEY MESSAGES**

There are a variety of renewable energy technologies that can be installed to supplement a development's energy needs

Developments are to target a 20% reduction in carbon dioxide emissions from on-site renewable energy technologies.

- 6.1 This guidance covers Stage 3 of the energy hierarchy. Stage 3 involves considering how renewable energy technologies can be used to further reduce the carbon dioxide emissions of a development. You will find information in this section on the types of renewable energy technologies that are available and when they are most appropriate. Stages 1 and 2 of the energy hierarchy energy efficiency and decentralised energy & CHP are dealt with in sections 2, 3 and 4.
- 6.2 Core Strategy policy CS13 Tackling climate change through promoting higher environmental standards encourages developments to meet the highest feasible environmental standards that are financially viable during construction and occupation. Paragraph 13.11 states that developments will be expected to achieve a 20% reduction in carbon dioxide emissions from on-site renewable energy generation unless it can be demonstrated that such provision is not feasible. The 20% reduction should only be attempted once stages 1 and 2 of the energy hierarchy have been applied.

#### WHAT DOES THE COUNCIL EXPECT?

All developments are to target at least a 20% reduction in carbon dioxide emissions through the installation of on-site renewable energy technologies. Special consideration will be given to heritage buildings and features to ensure that their historic and architectural features are preserved.

When assessing the feasibility and viability of renewable energy technology, the Council will consider the overall cost of all the measures proposed and resulting carbon savings to ensure that the most cost-effective carbon reduction technologies are implemented in line with the energy hierarchy.

#### Renewable energy technologies

#### **Solar/Thermal Hot Water Panels**

#### What is it?

A system made of flat plate collectors or evacuated tubes which allow water to flow through and be heated by the sun's rays.



#### What does it do?

Uses the sun's heat to warm water - up to 85 degrees Celsius

#### What issues should I consider?

- Flat plate systems are cheaper. Evacuated tube systems are more efficient so need less space.
- Generally used for hot water where approximately 4sq m of solar panel per household is sufficient with 80 litres of hot water storage.
- Aim to minimise pipe lengths as this reduces heat losses.
- Not ideal with combined heat and power as it can reduce the efficiency of the CHP system.

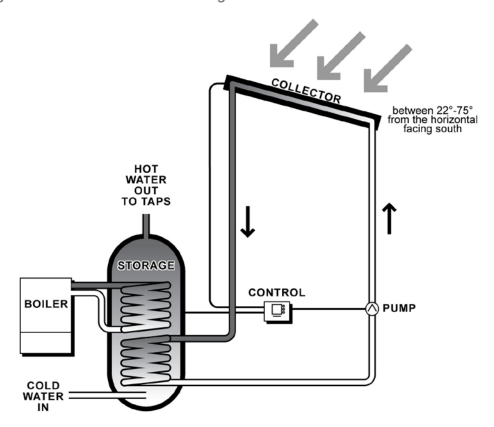
#### Where might this technology be appropriate?

- Suitable for developments with all year hot water demands.
- South facing at 30-40 degrees is ideal, but as the panels do not rely on direct sunlight they can still be efficient at other angles.
- Can be fitted to existing buildings, but need to consider additional weight of the panels and compatibility of heating/hot water system

- Where space allows, panels are to meet 100% of the site's summer hot water needs, which equates to 50-60% of the annual demand.
- Applicants are to confirm the number and size of panels or the overall square meters to be installed

- The accompanying heating system such as the top up boiler must be compatible. For example, it must include a storage tank and be able to use pre-heated water.
- Larger schemes should use a central system
- · A meter is to be installed on the system for monitoring

Figure 6. Solar Hot Water Heating Schematic



#### Photovoltaic (PVs)

#### What is it?

Photovoltaic cells are panels you can attach to your roof or walls. Each cell is made from one or two layers of semiconducting material, usually silicon. There are a number of different types available e.g. panels, tiles cladding and other bespoke finishes.



#### How does it work?

When light shines on the PV cell it creates an electric field across the layers. The stronger the sunshine, the more electricity is produced.

#### What issues should I consider?

- · PV works best in full sunlight.
- Consider movement of shadows during the day and over the year.
   Overshadowing can impact the overall performance of the PV array.
- The best commercial efficiency is 22%.
- In general 1sq m of conducting material such as crystalline array will provide an output of 90-110 kWh per year.

#### Where might this technology be appropriate?

- On a roof or wall that faces within 90 degrees of south, and isn't overshadowed by trees or buildings. If the surface is in shadow for parts of the day, your system will generate less energy.
- On top of a green or brown roof is ideal because the cooler temperature created locally by the vegetation improves the efficiency of the solar panel.
- Can be fitted to existing buildings, but need to consider additional weight of the panels.

- Preference is for PVs to be flush to the roof or wall, but considerations will include the efficiency of the panel/s and whether they are visible
- Applicants are to confirm the number and size of panels or the overall square meters to be installed
- A meter is to be installed on the system for monitoring

#### **Ground Source Heat Pumps (GSHP) or geothermal**

#### What is it?

A network of underground pipes, which circulate a mixture of water and chemicals (to prevent freezing) through a loop and a heat exchanger.

#### How does it work?

The heat from the ground is absorbed by the liquid that is pumped through the buried pipes. A heat exchanger in the heat pump extracts the heat from the liquid and transfers it the water in the building's heating system which can be used for central heating and hot water. In the summer, when the ground is cooler than the air, the system can be reversed to provide cooling.

#### What issues should I consider?

- There are horizontal and vertical systems.
- Horizontal systems, also known as loop systems use trenches
- Vertical systems use boreholes which require a ground survey and a drilling license from the Environment Agency
- There are a range of permits and consents that might be required
- Generally provides heat at lower temperatures (30-50 degrees Celsius) than normal gas boilers.
- Buildings need to be well insulated for a GSHP to be effective
- The pump requires electricity to run so this technology will not be renewable or energy efficient in all developments.

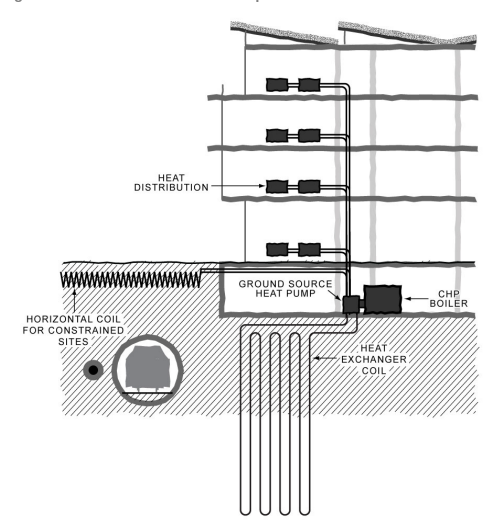
#### Where might this technology be appropriate?

- The lower temperatures mean that GSHPs are well suited for underfloor heating
- Ideal for buildings which need heating in winter and cooling in summer

- Evidence is to be provided to demonstrate that the local geology can accommodate the necessary excavation
- Consider how much electricity is required to work the pump versus the energy savings of providing heat or cooling. The carbon content of the electricity required to run the pump could be higher than the gas need to run a traditional gas boiler. The ratio of heat or cooling produced to the energy used to produce the heat is called the coefficient of performance (COP). For example, a heat pump which uses 1kW of electricity to produce 4kW of usable energy has a COP of 4 and is therefore 400% efficient. GSHPs need to have a COP of 4 or more to be considered renewable.

- When considering the carbon efficiency of a heat pump system the Council will take into account research and evidence of past performance of heat pumps and the seasonable performance.
- A meter on the system for monitoring

Figure 7. Ground Source Heat Pump Schematic



#### Air source heat pumps (ASHP)

#### What is it?

A heat pump that extracts heat from the outside air to heat the interior of a building or to heat hot water. It can also extract the heat from inside a building to provide cooling.

#### How does it work?

Air to water heat pumps operate on a similar principle to an ordinary refrigerator. Heat from the atmosphere is extracted by an outdoor unit and is absorbed by a refrigerant solution which is then compressed to a high temperature. The heat generated is used by the indoor unit to create hot water for a traditional heating and hot water system.

Air to air heat pumps work in a similar way, but instead of generating hot water, the heat from the compressed refrigerant solution is turned into hot air by an indoor unit which is used to heat the building.

#### What issues should I consider?

- · ASHPs need electricity to run
- Can be less efficient than GSHPs as air temperature is more variable, i.e. colder in the winter when more heat needs to be extracted from the air.
- · Consider the noise and vibration impact.
- Consider the visual impact.

#### Where might this technology be appropriate?

- · Where there is no gas connection.
- Where the heating demand is isolated and for a short period of time.
- Can produce cool air as well as heat, so could be suitable in buildings which may otherwise require air conditioning

- Consider how much electricity is required to work the pump versus the energy savings of providing heat or cooling. We will expect carbon calculations to show that that their use for heating is more efficient than gas. Otherwise they will not be acceptable. The calculations will be based on the co-efficient of performance (COP) and the carbon content of electricity and gas. ASHPs need to have a COP of more than 4 to be more efficient than a conventional heating system.
- When considering the carbon efficiency of a heat pump system the Council will take into account research and evidence of past performance of heat pumps and the seasonable performance.
- Noise assessment and mitigation report to be submitted
- A meter on the system for monitoring

#### Biomass heating and power

#### What is it?

A boiler which generates heat for central heating as well as hot water or a system which generates heat and electricity, known as a Combined Heat and Power (CHP) system.

#### How does it work?

Produces heat or heat and electricity by burning organic materials (such as wood, straw, energy crops or liquid biofuels). Natural gas can also be used, however, this will be considered to be a 'low carbon technology' rather than renewable, as gas is a fossil fuel.

#### What issues should I consider?

- The suitability of this technology will depend on the:
- local air quality
- need for air quality mitigation measures
- source and carbon intensity of processing the fuel
- emissions generated from transporting the fuel
- the impact on air quality biomass boilers releases higher levels of nitrogen oxides (NOx) and particulates than conventional gas fired boilers or CHP systems
- There are a range of permits and consents that might be required
- Space is needed for power plant and fuel store
- · Servicing arrangements for fuel delivery and transfer
- Possibility of sharing the system with other developments or consider establishing of a Community Combined Heat and Power scheme (CCHP)

#### Where might this technology be appropriate?

Biomass fed CHP systems are generally only proven on very large scale.

- Boilers must be accredited as 'exempt appliance' under the Clean Air Act 1999
- Technical information relating to the biomass boiler/CHP will be required
- All biomass boilers and CHP will require an air quality assessment, including location and height of flues, details of emissions and how the emissions can be mitigated

- Biomass boilers and CHP are required to be designed, operated and maintained in accordance with best practise measures to minimise emissions to air. (Please refer to the section on Air Quality in the CPG6 Amenity for more detailed information)
- Evidence of potential fuel suppliers a local fuel source is preferable
- Fuel is to be carbon neutral. Preparation of fuels must be treated and handled appropriately to ensure there are zero carbon emissions e.g. natural drying process not one that uses energy
- A meter on the system for monitoring

# Wind turbines

### What is it?

Blades or turbines which are rotated by the power of the wind.





# How does it work?

The wind turns the blades of the turbine to produce electricity. Horizontal or vertical axis turbines are available

# What issues should I consider?

- Require a certain level of wind to make them feasible which is often difficult in London where there large obstacles such as buildings and trees which distort the flow of wind.
- If poorly located could use more energy than they generate.
- Need to be orientated towards the prevailing wind.
- Noise, vibration and flicker.

# Flicker:

Rotating wind turbine blades can cast moving shadows when the sun is in a low position behind the turbine

Where might this technology be appropriate?

Could be suitable for low density developments or those with large amounts of open space e.g. schools and playing fields.

# WHAT DOES THE COUNCIL EXPECT FOR THIS TECHNOLOGY?

- An assessment of the impact on neighbouring properties, particularly flicker, noise and vibrations
- A wind study and feasibility report.
- · A meter on the system for monitoring

# What is the feed-in tariff?

- 6.3 The feed-in tariff is a scheme where energy suppliers make regular payments to householders and communities who generate their own electricity from renewable or low carbon sources. The scheme guarantees a minimum payment for all electricity generated by the system, as well as a separate payment for the electricity exported to grid. These payments are in addition to the bill savings made by using the electricity generated on-site.
- When considering the viability of the installation of technologies, the financial benefits of the feed-in tariff must be considered.

# **Further information**

The London Energy Partnership	Has produced a toolkit which explains how renewable energy can be integrated into new developments: London Renewables Toolkit - Integrating renewable energy into new developments: Toolkit for planners, developers and consultants  Available from the London Energy Partnership
	website www.lep.org.uk
REAL Renewable Energy Action for London	A web resource run by Creative Environmental Networks which provides information on installing renewable energy for home owners, architects and developers.  www.cen.org.uk/REAL
Environmental Protection UK and LACORS	Have produced guidance on biomass and air quality. The guidance provides background material on the issues involved, and details procedures for assessing and managing the effects of biomass on air quality – specifically nitrogen dioxide (NO2) and particulates (PM10 and PM2.5).
	There are a number of guidance leaflet available on their website:
	'Biomass and Air Quality Guidance for Local Authorities'
	'Biomass and Air Quality, Developers' Information Leaflet'
	www.environmental-protection.org.uk/biomass
The Mayor of London	Mayor's Air Quality Strategy includes emissions standards for new biomass and CHP equipment which will be implemented by the GLA <a href="https://www.london.gov.uk/publication/mayors-air-quality-strategy">www.london.gov.uk/publication/mayors-air-quality-strategy</a>

# 7 Water efficiency

### **KEY MESSAGES**

At least 50% of water consumed in homes and workplaces does not need to be of drinkable quality re-using water

All developments are to be water efficient

Developments over 10 units or 1000sq m should include grey water recycling

- 7.1 Core Strategy Policy CS13 protects the borough's existing water infrastructure to ensure we have an adequate water supply as well as adequate water storage and foul water capacity. Development Policy DP23 expects all developments to be designed to be water efficient and to minimise the need for further water infrastructure.
- 7.2 This section outlines what measures the council will expect to ensure developments reduce the consumption of water and reduce the amount of water that is disposed of.

# WHAT DOES THE COUNCIL EXPECT?

The Council expects all developments to be designed to be water efficient by minimising water use and maximising the re-use of water. This includes new and existing buildings.

# Minimising water use

- 7.3 The simplest way of doing this is through installing efficient water fittings and plumbing, such as
  - · dual flush toilets;
  - · low flow taps and shower heads; and
  - low water consuming washing machines and dishwashers.
- 7.4 Your development will need to use a range of these measures to reduce their water consumption. Specifications should be practical for the intended occupier to ensure that fittings are not simply replaced.
- 7.5 Your development should include meters which are visible to occupants, as this has been shown to result in reductions in water use.
- 7.6 We will assess the performance of water minimisation measures used against the water category in BREEAM (see section 8 on sustainability assessments for more information).

# Maximising the re-use of water

7.7 At least 50% of water consumed in homes and workplaces does not need to be of drinkable quality. For example, rain water can be water used for flushing toilets, washing laundry and watering plants and gardens.

# Collecting rain water

7.8 This involves collecting rainwater from a building's roof, as well as its surroundings, and storing it in a tank. Once filtered of leaves and larger objects, the water can be re-used for toilet flushing, laundry and watering plants. If used outside, the rain water harvesting system can take the form of a simple water butt. If used within the building it will need to be supplied through pipes and taps that are separate from the standard mains water supply.



### WHAT WILL THE COUNCIL EXPECT?

The Council will require buildings with gardens or landscaped areas that require regular maintenance to be fitted with water butts.

# Green/brown roofs and collecting rain water

7.9 Green/brown roofs can be designed to include rain water collection. However, more consideration needs to be given to the materials and pipe work that will go underneath the green/brown roof structure. Green/brown roofs with rainwater harvesting may also need to use extra filters to ensure the water can be re-used. See section 10 for more information on green/brown roofs.

# Re-using water

7.10 'Grey water' (water that has already been used in hand basins, baths and showers) can be stored, filtered and disinfected, and then reused, for toilet flushing, garden watering or laundry. It is also possible to recycle 'black water' (water used for toilet flushing and washing up) although this is more resource intensive. Both 'grey water' and 'black water' systems will require regular maintenance to ensure their ongoing quality and effectiveness. A separate standard mains supply will also always be needed in addition to provide drinking water.

The Council will require developments over 10 units or 1000sq m and/or intense water use developments, such as hotels, hostels, student housing etc to include a grey water harvesting system, unless the applicant demonstrates to the Council's satisfaction that this is not feasible.

- 7.11 When considering the feasibility of grey water systems applicants should consider
  - The cost of the system;
  - Cost savings for owner/occupier over a 10 year period;
  - Projected grey water generation;
  - Projected demand for use of grey water; and

Water savings as a result of the grey water system.

# **Further information**

The Environment Agency produces a range of guidance about how to conserve and reduce water consumption.

- Conserving Water in Buildings: Fact Sheets, Environment Agency,
- Greywater: An information guide, Environment Agency, 2008
- Harvesting rainwater for domestic uses, Environment Agency, 2008

They are all available on the EA website:

www.environmentagency.gov.uk

# 8 Sustainable use of materials

# **KEY MESSAGES**

Reduce waste by firstly re-using your building, where this is not possible you should implement the waste hierarchy

The waste hierarchy prioritises the reduction, re-use and recycling of materials

Source your materials responsibly and ensure they are safe to health.

- 8.1 This guidance relates to Core Strategy policy CS13 Tackling climate change through promoting higher environmental standards in design and construction. It encourages developments to be sustainable: through the choice of appropriate materials which will assist in minimising energy needs both during construction and occupation periods and by making efficient use of resources.
- 8.2 It also relates to Development Policy DP22 *Promoting sustainable design and construction which* encourages developments to conserve energy and resources through the use of recycled and renewable buildings materials.
- 8.3 This guidance shows how you can minimise the use of resources through your choice of materials to limit the environmental impact of developments. You can achieve this by focusing on the sustainable (re)use of existing materials as far as possible before considering introducing new materials. There are 5 key measures:
  - 1. Managing existing resources;
  - Specifying materials using the Building Research Establishment's Green Guide to Specification;
  - 3. Ensuring that materials are responsibly sourced;
  - 4. Minimising the harmful effects of some materials on human health; and
  - 5. Ensuring that specified materials are robust and sensitive to the building type and age.

# Managing existing resources

- 8.4 Most development sites have existing materials which can be re-used, recycled or obtained from nearby development sites. You should always look for options to sensitively re-use, refurbish, repair and convert buildings, rather than wholesale demolition (see Camden Development Policies paragraph 22.4). This will reduce the amount of resources used and will help reduce construction waste.
- 8.5 Where the retention of a building or part of a building is not possible, you should aim to tackle the quantity of waste produced from the demolition phase through to the construction phase through the use of the waste hierarchy.

## WHAT WILL THE COUNCIL EXPECT?

All developments should aim for at least 10% of the total value of materials used to be derived from recycled and reused sources. This should relate to the WRAP Quick Wins assessments or equivalent as (highlighted in the waste hierarchy information section below). Special consideration will be given to heritage buildings and features to ensure that their historic and architectural features are preserved.

Major developments are anticipated to be able to achieve 15-20% of the total value of materials used to be derived from recycled and reused sources.

# The Waste Hierarchy

8.6 The 'waste hierarchy' ranks the different ways in which waste can be treated so that it limits the amount of resources used and waste generated. You are to justify the use of (existing) resources and materials in your development through the implementation of the waste hierarchy below to minimise waste generated during the demolition and construction process.

Figure 8. The waste hierarchy



- 8.7 In line with the waste hierarchy, during the construction phase, our preferred approach is:
  - 1. the use of reclaimed materials;
  - 2. the use of materials with higher levels of recycled content; and
  - 3. the use of new materials.
- 8.8 Similarly, in demolition you should:
  - 1. prioritise the on site reuse of demolition materials;
  - 2. recycle materials on site recycling, then off site recycling; and
  - 3. the least preferred option disposal to landfill.

# Reduce

8.9 Reducing waste is the preferred option and at the top of the waste hierarchy – this means the Council prefers you prevent waste being produced in the first place rather than recycle or dispose waste that is

produced. You should focus on opportunities for waste reduction from the outset, at the earliest stages of design, as well as through better methods of purchasing and ways of working, for example by ordering the right amount of materials for the job.

- 8.10 Where demolition is necessary, you and your contractors are encouraged to:
  - safely remove the most valuable or more contaminating materials and fittings for later re-use or processing before work commences.
  - optimise the reuse and recycling of demolition materials the Council strongly encourages the use of the Demolition Protocol where substantial demolition is proposed (over 1000 square meters). In general the protocol is a 'demolition waste audit' a process that describes the percentage of the materials present on a site which can be reused/recycled (either in the development site or one nearby). For further detailed guidance on the Demolition Protocol (2003), refer to: Institute of Civil Engineers (ICE) and London Remade: www.londonremade.com
  - You are to demonstrate that the most significant opportunities to increase the value of materials derived from recycled and reused content have been considered. A good way of achieving this aim at no additional construction cost is to use the Waste and Resources Action Programme (WRAP) by selecting the top ten WRAP Quick Wins or equivalent, and implement the good practice guidance highlighted: <a href="https://www.wrap.org.uk">www.wrap.org.uk</a>
  - Building contractors are legally required to produce Site Waste
    Management Plans (SWMP) for all projects with an estimated
    construction cost of over £300,000. A Site Waste Management Plan
    provides a framework for managing waste in line with the hierarchy by
    identifying types and quantities of materials for re-use/recycling to
    reduce the amount of waste produced by construction projects. For
    further guidance see the WRAP NetWaste tool which has a site waste
    management plan function: www.wrap.org.uk
  - The WRAP Quick Wins assessment can form part of a development's Site Waste Management Plan.
  - Designing for deconstruction (rather than demolition) is strongly encouraged. Deconstruction is the dismantling of a structure in the reverse order in which it was constructed, which means that the materials that were put on last are removed first.
  - From the outset, new buildings should be designed with the prospect
    of future deconstruction being implementable. This process will
    facilitate the segregation and extraction of materials that could be
    carefully removed intact during redevelopment, and then reused/recycled wherever possible.
  - You are encouraged to incorporate a 'material salvage phase', in which construction and surplus materials are recovered from the site. Additionally, materials should be segregated into categories, e.g.

- timber waste, metal waste, concrete waste and general waste to aid re-use or recycling.
- 8.11 Only once all the 'Reduce' options have been considered, should you consider the other waste options.

# Re-use

- 8.12 Re-using materials (either onsite/off-site) is defined as putting resources/materials to an alternative use so that they are not wasted and disposed of. This can be done during the design, procurement and construction phases of a development by, for example:
  - identifying and segregating materials already on site for re-use in the new development, such as:
    - bricks, concrete
    - internal features historic fireplaces, timber floorboards, doors
    - metal frames, plastics, granite
    - sub-soil, top soil;
  - using the BRE Smart Waste <u>www.smartwaste.co.uk</u> management plan tool. This is an on line template contractors can use to input data on the amount and type of waste and have it sorted by the management tool;
  - making materials not reused on site available for reuse elsewhere.
     Consider the exchange/sale/donation of construction site materials to waste recovery businesses, such as: BRE Materials Information Exchange (www.bre.co.uk); Waste Alert North London's Waste Exchange service (www.wastewatch.org.uk), etc. These specialists can sort the waste materials into various types and then find businesses that can reuse/recycle them.

# Recycling

- 8.13 Recycling materials (either onsite/off-site), is the preferable solution only when waste minimisation 'reduce' or reuse are not feasible. The recycling of materials enables them to be made into something new). Every opportunity should be taken to recycle materials, this can be done by, for example:
  - identifying and segregating materials for recycling, such as:
    - metals and high value materials
    - timber, plasterboard, packaging
    - concrete crushed and re-used for concrete aggregate;
  - using the BRE Smart Waste <u>www.smartwaste.co.uk</u> , mentioned above
  - considering 'take-back' schemes with suppliers for materials and packaging. This where suppliers take back any materials not used as well as any packaging the materials are delivered in

 making materials not reused on site available for reuse elsewhere, as discussed above.

# **Disposal**

- 8.14 Disposal is the least preferred waste management approach.

  Developers should only consider disposal of materials and waste after all of the above approaches have been carried out. Disposal generally involves burying the materials in a landfill or burning it at high temperatures in an incinerator. Where disposal is the only option for the materials developers should:
  - identify materials that are contaminated and cannot be reused and arrange for their safe and legal disposal by the authorised waste management;
  - remove all toxic and hazardous materials from a development site in accordance with any relevant legislation, unless they are integral to the structure or a feature to be retained, and any harm to environmental or public health should be mitigated;
  - limit waste disposal to minimise the amount of land fill tax that needs to be paid.

# Using the BRE Green Guide to Specification

- 8.15 You are encouraged to use the BRE Green Guide which provides guidance on how to make the best environmental choices when selecting construction materials and building components. The Green Guide ranks, materials and components on an A+ to E rating scale where A+ represents the best environmental performance / least environmental impact, and E the worst environmental performance / most environmental impact.
- 8.16 In new-build and development projects with either 500sq m of any floorspace or more or 5 dwellings or more you should seek to achieve an area weighted average of A+ to B for the major building elements (roof, external walls, floor finishes, internal partitions and windows) in accordance with the BRE Green Guide to Specification. For further guidance see the sections on BREEAM assessments in section 9 of this guidance which sets out standards for developments to meet in the Materials category. For further guidance on BRE Green Guide to Specification: www.bre.co.uk

# **Responsible Sourcing**

8.17 You should specify materials from suppliers who participate in responsible sourcing schemes such as the BRE BES 6001:2008
Responsible Sourcing Standard. All timber specified should be sourced from schemes supported by the Central Point of Expertise for Timber Procurement such as Forest Stewardship Council (FSC) accreditation (which ensures that the harvest of timber and non-timber products maintains the forest's ecology and its long-term viability). The use of

responsible sourcing can contribute towards attaining the BREEAM credits but a clear audit trail will need to be provided to gain these credits. For further guidance on responsible sourcing of materials: <a href="http://www.bre.co.uk/">http://www.bre.co.uk/</a>

# 'Healthy' materials

8.18 The Council recommends the use of environmentally sensitive building (non-toxic) materials and avoiding the use of materials or products that produce VOC (volatile organic compounds and formaldehyde) which can affect human health. For current controls on VOC's see the link below. The use of 'healthy' material options can contribute towards attaining the BREEAM credits but a clear audit trail will need to be provided to gain these credits.

# **Historic materials**

- 8.19 In projects that involve the refurbishment of heritage buildings (those built before 1919) or those in conservation areas, materials should be specified in line with the following hierarchy:
  - Reclaimed materials should be matching and appropriate to the building type/area (original construction time/period) and sufficiently robust in their performance not to compromise building function;
  - Materials with a low environmental impact as determined by the BRE Green Guide to Specification subject to approval from Conservation Officers and provided those materials do not compromise the performance (thermal, structural or otherwise) of the existing building; and
  - When selecting insulation materials for older buildings, preference should be given to natural fibre based materials that prevent moisture retention in the building fabric.

# How will the Council secure the sustainable use of materials?

# **Design and Access Statement**

8.20 As part of the Design and Access Statement for your development, you will be expected to describe how the development has considered materials and resources. This statement should provide an explanation of the opportunities for the selection and sourcing of sustainable materials that have been considered in the proposal, and the reasons for the sourcing choices made. Your statement should also detail which existing materials on the site are to be re-used as part of your development or made available for re-use elsewhere.

# **Construction Management Plan (CMP)**

8.21 A Construction Management Plan will be required to support many developments and will help manage on site impact arising from demolition and construction processes. The types of schemes where a CMP will usually be appropriate include:

- major developments;
- basement developments;
- developments involving listed buildings or adjacent to listed buildings;
   and
- For a full list see Development Policy DP26 Managing the impact of development on occupiers and neighbours, paragraph 26.10 and the relevant sections on Construction management plans in CPG4 Basements and Lightwells, CPG6 Amenity, and CPG8 Planning Obligations.

A set of minimum standards and a template Construction Management plan is available on the Council's website.

# **Site Waste Management Plan (SWMP)**

Where a 'site waste management plan' (SWMP) is required (in projects with an estimated construction cost of over £300,000) it should include a pre-demolition audit of materials completed by a qualified professional and submitted with an application, in accordance with the Demolition Protocol. The audit must show what materials can and will be reused. If a full audit cannot be provided with the application, it should be submitted to and approved by the Council prior to commencement of works on site. Therefore the Construction Management Plan (where required) will have to reflect that space will be required to sort, store and perhaps crush/recycle materials as part of the SWMP. This link into the WRAP NetWaste tool has a site waste management plan function:

www.wrap.org.uk/construction/tools and guidance/net waste tool

# Planning obligations and Section 106

- 8.23 Meeting the requirements for sustainable design and construction is often achieved in the detailed design or construction phases. Normally, requirements for environmental design will be dealt with using conditions, but in some circumstances a Section 106 agreement may be required to secure an environmental assessment of the proposed development carried out by an impartial assessment body or a sustainability plan to provide and maintain the highest environmental standards of development.
- 8.24 If a proposal generates a requirement for a management plan such as a SWMP or CMP (as discussed above) but cannot be implemented through the approved design or satisfactorily secured through conditions, they may be secured as part of a Section 106 Agreement. The requirements will be relevant, proportionate and related to the specific nature and potential impacts of the development proposed. The associated costs to the Council of any post-planning decision assessments, verification, or monitoring in relation to these and other related sustainability and energy plans shall be met by the developer.

# **Further information**

Sustainable Design and Construction	The London Plan Supplementary Planning Guidance, Mayor of London www.london.gov.uk
BREEAM	BRE Environmental Assessment Method www.breeam.org
BRE Smart Waste	An on-line site waste management plan tool. It's a template contractors can use to input data.  www.smartwaste.co.uk
Materials	For Materials Information Exchange and Architectural salvage and surplus building materials:
	Architrader - <u>www.architrader.com</u>
	SALVO - <u>www.salvomie.co.uk/</u>
	Waste Exchange - <u>www.wasteexchange.net</u>
	To find out how you can use more recycled and reclaimed products and building materials see <a href="https://www.ecoconstruction.org">www.ecoconstruction.org</a> . There is a searchable database of available products on this website with information about the manufacturing processes of the products and their compositions, as well as contact details of suppliers.
	Design for deconstruction – principles of design to facilitate reuse and recycling, B Addis (2003) CIRIA Best Practice Guidance C607.
Volatile Organic Compounds	For current controls on avoiding VOCs and using healthy materials, see:
	British Standard (BS) regulates UFFI quality, limits the product's use and limits ingress of formaldehyde vapour into buildings (BS: 5617, 5618 (1985)).
	A BS Institution standard (BS 5669 part I (1989), BS 1142 (1989)) regulates the formaldehyde content, together with test methods that must be used to assess formaldehyde levels in particle boards and fibreboards.

# 9 Sustainability assessment tools

### **KEY MESSAGES**

Arrangements following the Government's Housing Standards Review and withdrawal of the Code for Sustainable HomesThe creation of 5 or more dwellings from an existing building will need to be designed in line with BREEAM Domestic Refurbishment

500sq m or more of non-residential floorspace will need to be designed in line with BREEAM

- 9.1 A way to ensure buildings are sustainable is to use a standardised environmental assessment tool to measure the overall performance of buildings against set criteria. Buildings that achieve high ratings use less energy, consume less water and have lower running costs than those designed to building regulations alone.
- 9.2 Paragraph 13.8 of Core Strategy policy CS13 *Tackling climate change through promoting higher environmental standards* notes that BREEAM is a helpful assessment tool for general sustainability.
- 9.3 This section explains:
  - when you need to carry out a BREEAM assessment
  - arrangements following the Housing Standards ReviewThe standards which need to be met for each type of development. These are more detailed targets for Energy, Water and Materials than those in the Development Policy DP22 - Promoting sustainable design and construction.
  - The information required at each stage of the assessment

# When do you need to carry out a sustainability assessment?

Development type	What does this include?	Threshold for assessment	Appropriate assessment tool
Residential - Existing	Refurbishments, conversions and changes of use	5 dwellings or more 500sq m of floorspace or more	BREEAM Domestic Refurbishment
Non-residential	Includes offices, retail, industrial, education health	500sq m of floorspace or more	BREEAM
Mixed use schemes	If your scheme includes both residential and non- residential uses that total 500sq m of floorspace or more we will require a BREEAM assessment for the non-residential parts.		

- 9.4 This table sets out when the Council will require a sustainability assessment for all the types of development and which assessment tool to use.
- 9.5 The assessment tools are updated periodically and therefore the most recent version of the assessment tool is to be used.

# Code for Sustainable Homes – housing standards review transitional arrangements and approach

- 9.6 The Code for Sustainable Homes has now been withdrawn and the Ministerial Statement dated 25 March 2015 sets out the Government's national policy on the setting of technical standards for new dwellings.
- 9.7 The Council will continue to require new residential development to submit a sustainability statement demonstrating how the development mitigates against the causes of climate change and adapts to climate change, in line with existing policies contained in Camden's Core Strategy CS13 Tackling climate change through promoting higher environmental standards and Development Policies document DP22 Sustainable design and construction.
- 9.8 Proposals should demonstrate how sustainable design and construction principles, including the relevant measures noted in the table on page 104 of the Development Policies Document have been incorporated into the design and proposed implementation. Acceptable new residential schemes will be required to ensure that the measures stated in the Sustainability Statement are secured and implemented.
- 9.9 New residential development will be required to demonstrate that the development is capable of achieving a maximum internal water use of 105 litres per person/day, with an additional 5 litres person/day for external water use.

9.10 The Council is still able to apply policies which require compliance with energy performance standards until the Planning and Energy Act 2008 has been amended The Code Level 4 equivalent in carbon dioxide emissions reduction below part L Building Regulations 2013 is 20%. New residential dwellings will be required to demonstrate how this has been met by following the energy hierarchy in an energy statement. Policy CS13 also requires that all developments (existing and new build) achieve a 20% reduction in on-site carbon dioxide emissions through renewable technologies, unless demonstrated that such provision is not feasible.

### **Zero Carbon**

Zero carbon refers to buildings that are so energy efficient they do not release any carbon emissions. The Government is currently aiming to ensure that all new homes are zero carbon by 2016. For more information visit <a href="https://www.zerocarbonhub.org">www.zerocarbonhub.org</a>

You are strongly encouraged to meet the following standards in accordance with Development Policy DP22 - *Promoting sustainable design and construction*:

# **BREEAM**

- 9.11 BREEAM stands for Building Research Establishment Environmental Assessment Method. It is a tool to measure the sustainability of non-domestic buildings. There are specific assessments for various building types such as offices, retail, industrial, education and multi-residential. For developments that are not covered by one of the specific BREEAM assessment tools, this often applies to mixed use schemes, a tailored assessment can be created using the BREEAM Bespoke method
- 9.12 BREEAM assessments are generally made up of nine categories covering:
  - Energy
  - Health and Well-being
  - Land use and Ecology
  - Management
  - Materials

- Pollution
- Transport
- Waste
- Water

9.13 Each of the categories above contain criteria which need to be met in order to gain credits. The higher the rating, the greater the number of specific credits needed. Some of the criteria have weighted credits which are used to reflect how important certain elements are, such as energy efficiency. All the credits are added together to produce the overall score. The development is then rated on a scale from PASS, to GOOD, VERY GOOD, EXCELLENT and ending with OUTSTANDING

You are strongly encouraged to meet the following standards in accordance with Development Policy DP22 - *Promoting sustainable design and construction*:

Time period	Minimum rating	Minimum standard for categories (% of un-weighted credits)
2010-2015	'very good'	Energy 60%
2016+	'excellent'	Water 60%
		Materials 40%

# **BREEAM Domestic Refurbishment**

9.14 BREEAM Domestic Refurbishment is used to assess the sustainability of existing of housing where refurbishment, conversion or a change of use is proposed. It uses the same principles as BREEAM with categories, criteria and credits.

You are strongly encouraged to meet the following standards in accordance with Development Policy DP22 - *Promoting sustainable design and construction*:

Time period	Minimum rating	Minimum standard for categories (% of un-weighted credits)
2010-2012	'very good'	Energy 60%
2013+	'excellent'	Water 60%
		Materials 40%

# What are the relevant stages?

# **Pre-assessment**

- 9.15 The pre-assessment stage involves an initial review of the development to determine how sustainable it will be. It provides you with an early indication of the overall score your development will achieve by using the plans and drawings to estimate the number of credits that are likely to be achieved for each category. The results of the pre-assessment identify changes that need to be made to your scheme before construction begins to ensure it is as sustainable as possible. The pre-assessment stage also helps to identify if there are any experts, such as ecologists, that you need to invite to become involved in the development.
- 9.16 The results of your pre-assessment will form the basis of the condition or Section 106 planning obligation for the final development, so accuracy is crucial. In some circumstances it may be appropriate to over estimate the credits needed to achieve the final rating as some credits can be lost during the final design stages.

# AT THIS STAGE THE COUNCIL WILL EXPECT:

 The submission of a pre-assessment report at the planning application stage. The report should summarise the design strategy for achieving your chosen level of BREEAM and include details of the credits proposed to be achieved.  The pre-assessment report is to be carried out by a licensed assessor. The name of the assessor and their licence number should be clearly stated on the report.

# Design stage assessment

- 9.17 The aim of the design stage assessment is to review the detailed design specifications of your development. More detailed site specific information is generally available at this stage, in comparison to the preassessment stage, which allows the assessor to make a more precise estimate of the BREEAM rating. Some elements of the assessment will need to be refined once construction has begun, because some materials and appliances are not specified until after or during construction. However, the assessor will ensure that any design and/or specification changes are reflected in the final Design Stage Assessment.
- 9.18 Once the assessor has completed the assessment it is submitted to the BRE for review and certification. The BRE will then issue a BREEAM Design Stage certificate indicating what level of sustainability the development has achieved.

# AT THIS STAGE THE COUNCIL WILL EXPECT:

- Submission of an early design stage assessment to the Council prior to beginning construction of the development. This is needed to discharge the relevant condition or Section 106 planning obligation
- Ensure the assessor submits the final Design Stage Assessment to BRE for certification
- Submission of a copy of the Design Stage certificate to the Council

### Post-construction assessment

9.19 The post-construction assessment reviews the design stage assessment and compares it with the completed development to ensure that all the specified credits have been achieved. It is carried out once your development has been completed and is ready for occupation. Once the assessment has been completed, it needs to be submitted to BRE for certification.

# AT THIS STAGE THE COUNCIL WILL EXPECT:

- A post-construction assessment to be carried out as soon as possible after completion
- Submission of a copy of the post-construction certificate to the Council
- Submission of a copy of the Design Stage certificate to the Council, if not already submitted
- 9.20 There is often a delay between the completion of a development and the receipt of a post-construction certificate. Therefore the Council will allow occupation prior to the receipt of the final certificate. This approach will

be monitored to ensure that the design stage certificate is consistent with the final post-construction report and certificate.

# **Further information**

BRE (Building Research Establishment)	Provides detailed information on sustainability assessments, how to find an assessor, example assessments and how to submit your assessment: www.bre.co.uk
BREEAM	Provides detailed information on all the different types of BREEAM assessments that are available, how to use them, how to find an assessor, what all the different stages are and other useful guidance:  www.breeam.org
Zero Carbon Hub	This organisation is working with the Government to implement the target towards ensuring all new homes are zero carbon. Their website provides information on what zero carbon is, how it can be achieved and case studies: <a href="https://www.zerocarbonhub.org">www.zerocarbonhub.org</a>

# 10 Brown roofs, green roofs and green walls

### **KEY MESSAGES**

All developments should incorporate green and brown roofs

The appropriate roof or wall will depend on the development, the location and other specific factors

Specific information needs to be submitted with applications for green/brown roofs and walls

- 10.1 As development densities increase, brown roofs, green roofs and green walls can provide valuable amenity space, create habitats and store or slow down the rate of rain water run-off, helping to reduce the risk of flooding.
- 10.2 Green and brown roofs can help to reduce temperatures in urban environments. This is particularly valuable in Camden where we suffer from increased temperatures in Central London (known as the urban heat island effect).
- 10.3 Development Policy DP22 states that schemes must incorporate green or brown roofs and green walls wherever suitable. Due to the number of environmental benefits provided by green and brown roofs and green walls, where they have not be designed into a development the Council will require developers to justify why the provision of a green or brown roof or green wall is not possible or suitable.

# WHAT WILL THE COUNCIL EXPECT?

The Council will expect all developments to incorporate brown roofs, green roofs and green walls unless it is demonstrated this is not possible or appropriate. This includes new and existing buildings. Special consideration will be given to historic buildings to ensure historic and architectural features are preserved.

# What are green and brown roofs?

10.4 Green and brown roofs are roofs that are specially designed and constructed to be waterproof and covered with material to encourage wildlife and to help plants grow. They can be left without planting - 'brown' or planted with a range of vegetation - 'green' depending on the depth or the soil or substrate.

# **Substrate**

Substrate is a layer of material which supports the roots and sustains the growth of vegetation.

There are three main types of green and brown roof:

- 1. Intensive roofs
- 2. Semi intensive roofs
- 3. Extensive roofs.

# The general features of these roofs are shown below:

	Extensive	Semi Intensive	Intensive
Use	Ecological Landscape	Garden/Ecological Landscape	Garden/Park
Type of vegetation	Mosses, Herbs, Grasses	Grasses-Herbs- Shrubs	Lawn, Perennials, Shrubs & Trees
Depth of Substrate	60-200mm	120-250mm	140-400mm
Weight	60-150 kg/m2	120-200 kg/m2	180-500 kg/m2
Maintenance requirement	Low	Periodic	High

# Intensive roofs

Intensive roofs provide the widest range of uses such as for accessible amenity space or to create ecological habitats. They are known as 'intensive' due to the high level of design, soil or substrate depth and maintenance that they require. They can also be used to manage water by including systems that process wastewater or store surplus rain water. They can also be designed specifically for food production.

# Semi Intensive roofs

10.6 Semi Intensive Roofs can provide a degree of access and the potential for the creation of habitat. Similar water management functions can be integrated into their design as outlined above.

# **Extensive roofs**

10.7 Extensive Roofs are generally light weight, with a thin layer of substrate and vegetations. They can be further sub divided into 3 types:

# 1. Sedum Roofs:

These either take the form of Sedum mats or plug planted Sedum into a porous crushed brick material. Sedum roofs are relatively light weight and demand low levels of maintenance. They can be more readily fitted on to existing roofs.

## Sedum

Sedum is a type of vegetation. They are generally short plants with shallow roots and thick leaves.

# 2. Brown roofs for biodiversity:

Brown roofs should create habitats mimicking local brownfield sites by using materials such as crushed brick or concrete reclaimed from the site. However, these materials are very heavy and cannot hold water for irrigation. Therefore it is preferable to use materials of known quality and water holding capacity. The brown roof is then planted with an appropriate wild flower mix or left to colonise naturally with areas of dead wood or perches for birds.

# 3. Green roofs for biodiversity:

Green roofs are usually formed by planting a wild flower mix on an appropriate layer of material. There are various techniques for the creation of this type of roof.

# What are green walls?

10.8 Green Walls are walls or structures attached to walls where plants have been planted. Plants can be planted directly into a material within the wall or can be planted in the ground or a pot and encouraged to climb up a structure so that the wall is covered with vegetation.

Green walls provide a number of benefits:

- They provide useful habitat for invertebrates which in themselves provide a food source for birds and bats. Dense foliage provides nesting sites for a number of birds such as robin, wren and blackbirds
- evergreen, climbing plants provide insulation and can reduce wind chill during winter months
- climbing plants provide shade which can help to cool a building in summer, particularly when grown on south and western facing walls.
- climbing plants can also be effective in trapping airborne pollutants



provide visual interest adding colour and texture to the wall surface

Green wall can be split into 3 main types:

- 4. Self clinging climbers such as Ivy, Russian Vine and Virginia Creeper. These plants are able to grow directly onto the wall surface.
- Climbers which need support e.g. Honeysuckle and Jasmine.
   Supports are usually provided by trellis structures, wires etc. Well designed trellis or cable structures can become design features in themselves.

6. Vertical Systems (also known as Living Walls, Vertical Gardens). These walls are called 'systems' as they are made up of modular panels designed to support plant growth and require a feeding and watering system. The modules themselves are supported on or within a steel framework. Watering systems and a plant nutrient supply is incorporated into these systems requiring ongoing maintenance. The planted panels can be designed with a variety of plants depending on the aesthetic and habitat requirements of a project.

# What to consider when choosing green roof or brown roof or green wall

- 10.9 Selecting the appropriate type of green/brown roof or wall type will depend on a number of factors including:
  - the type of building
  - cost
  - maintenance
  - weight of the roof or wall
  - provision of amenity space
  - provide visual interest to surrounding building occupants
  - habitat creation
  - · reduction of rain water run off
  - reduction of heating and cooling energy usage of a building
  - water conservation and recycling
  - space for food production (see section 14 of this guidance on urban food production).

# What will the Council consider when assessing applications?

- 10.10 All developments should aim to incorporate green or brown roofs and green walls. Careful consideration needs to be given to the design of the roofs and any blank walls to enable the incorporation of these features and the need to access these areas for maintenance.
- 10.11 The Council will expect green or brown roofs and green walls to be provided in areas with low levels of vegetation, such as town centres and Central London, which are both more likely to feel the effects of climate change and developments where occupiers will be susceptible to overheating such as schools and offices. (See Camden Core Strategy policy CS15 Protecting and improving our parks and open spaces and encouraging biodiversity).
- 10.12 The assessment of planning applications incorporating green/brown roofs and green walls will be made based on appropriateness for the site, the degree to which the chosen design objectives are met by the proposal and sustainable maintenance. Where green roofs are to be accessible for amenity purposes potential overlooking and loss of

privacy to adjoining properties will also be assessed (See the Overlooking, privacy and outlook section of the CPG6 Amenity)

- 10.13 The most appropriate green or brown roof and green wall should be incorporated into a development. We will consider the following factors when determining the most appropriate form of roof and wall:
  - the loss of any biodiversity habitat on the site and the surrounding area;
  - the existing need for habitat on the site and surrounding area;
  - whether the site is overlooked:
  - whether the site is an area that has historically suffered from surface water flooding;
  - the amount of external heat generated by the development;
  - whether the roof is to be accessible;
  - the location of mechanical plant;
  - the inclusion of areas of blank wall;
  - access to walls and roofs;
  - · where being retro-fitted, the weight of the new roof or wall; and
  - the amount of irrigation and maintenance required.

# WHAT INFORMATION WILL THE COUNCIL EXPECT?

- a statement of the design objectives for the green or brown roof or green wall
- details of its construction and the materials used, including a section at a scale of 1:20
- planting details, including details of the planting technique, plant varieties and planting sizes and densities.
- a management plan detailed how the structure and planting will be maintained

# **Further information**

The Environment Agency	The EA has a green roof toolkit that can be used to help you determine what solution is best for your development  www.environment- agency.gov.uk/business/sectors/91967.aspx
"Living Roofs: Promoting green roofs, roof terraces and roof gardens across London"	GLA document which highlights the significant role that the roof space on buildings have to play in providing amenity space, increased biodiversity and improved building performance in terms of energy conservation and SUDS.
LivingRoofs.org	Provides detailed information on all the types of green and brown roofs as well as case studies, articles and research.  www.LivingRoofs.org
National Centre of Excellence for green roofs	This website has a wide range of information on green roofs, including best practice, guidance, research and case studies.  www.greenroofcentre.co.uk

# 11 Flooding

# **KEY MESSAGES**

All developments are required to prevent or mitigate against flooding All developments are expected to manage drainage and surface water There is a hierarchy you should follow when designing a sustainable drainage system

- 11.1 Camden has few permeable surfaces and a very high population density. As a result it is deemed to have a high risk of surface water flooding, which is likely to be increased by further growth and intensification of the built environment as well as the increasing risk of heavy rainfall due to climate change. Surface water flooding is caused when the existing water infrastructure (drains and sewers) cannot cope with heavy rainfall.
- Map 5 in the Camden Core Strategy (and Map 2 in Development Policies) shows the parts of the borough that have experienced surface water flooding in the past and identifies the areas which are at risk of surface water flooding in the future. The location of development can impact the way that water flows around and underneath new and existing structures. Therefore all developments need to consider the risk of flooding. Especially developments within the identified areas, which must be designed to prevent causing additional pressure on adjoining sites and the sewer system.
- 11.3 Legislation has been introduced in the Floods and Water Management Act setting up a potential additional approval system for drainage plans. No further details are currently available on the specific requirements to support the Act.

# WHAT DOES THE COUNCIL EXPECT?

Developments must not increase the risk of flooding, and are required to put in place mitigation measures where there is known to be a risk of flooding.

Within the areas shown on Core Strategy Map 5 (Development Policies Map 2) we will expect water infrastructure to be designed to cope with a 1 in 100 year storm event in order to limit the flooding of, and damage to, property.

All sites in Camden over one hectare or 10,000sq m require a Flood Risk Assessment in line with the National Planning Policy Framework. The assessment should be site specific and concentrate on the management of surface water run-off, and / or ground water where applicable, and should address the amount of impermeable surfaces resulting from the development and the potential for increased flood risk both on site and elsewhere within the catchment. These must be prepared by a suitably qualified professional and should be submitted with a planning application.

# How to reduce the risk of flooding

# Surface water

- 11.4 Every urban surface should be considered as a rainfall collector, allowing water to pass through to a drainage layer below or flow to a soakage area so that water volumes do not build up to cause problems downstream. Therefore, the design of drainage is very important. Poorly designed and maintained drainage can lead to surface water flooding caused by heavy rainfall. It needs to be able to cope with the heaviest of rainfall expected over the buildings lifetime (this is around 60 years for commercial development and 100 years for residential development) and also help reduce and slow the amount of run-off leaving a site.
- 11.5 The best way to deal with heavy rainfall and a traditional pipe drainage system is to introduce new areas for water to soak into the ground. Sustainable Drainage Systems (SUDS) provide a way to manage surface water in a way which mimics the natural environment. SUDS help reduce the amount of surface water leaving a site and can slow down the rate water flows. It also helps improve water quality by filtering out contaminants. SUDS can provide broader benefits, including the capture and re-use of water by linking into a rainwater or grey water harvesting system. They can also provide green, landscaped areas offering recreation and habitat for wildlife.

# WHAT DOES THE COUNCIL EXPECT?

All developments are expected to manage drainage and surface water on-site or as close to the site as possible, using Sustainable Drainage Systems (SUDS) and the hierarchy set out below.

The Council will expect plans and application documents to describe how water will be managed within the development, including an explanation of the proposed SUDS, the reasons why certain SUDS have been ruled out and detailed information on materials and landscaping.

The Council will expect developments to achieve a greenfield surface water run-off rate once SUDS have been installed. As a minimum, surface water run-off rates should be reduced by 50% across the development.

# The SUDS hierarchy

11.6 Surface water should be managed as close to its source as possible. The following hierarchy should be followed when considering which SUDS techniques to use store rainwater for later use - use rainwater tanks or water butts to collect rain/storm water so that it can be re-used. See section 6 of this guidance for more information on grey water and rainwater harvesting systems. This will



help to stop flash flooding during periods of heavy rainfall.

1. Use infiltration techniques - porous and permeable surfaces which allow water to soak (infiltrate) directly into the subsoil, rather than flowing over the top. This method is particularly appropriate on London Clay (in the North of the borough) where infiltration is slow. A layer of material needs to be laid between the clay and the uppermost surface to act as a storage/drainage channel. The use of permeable surfaces in urban SUDS design



is critical because space is at a premium in Camden and permeable pavements and surfaces are one technique which does not require any additional land to function effectively.

- 2. Collect and store (also known as attenuation) rainwater in ponds or open water features for gradual release - SUDS can be designed to hold storm water in ponds or specially designed wetland areas so that it can then be released more slowly into the ground or sewer. This is generally suitable for larger sites and those up stream of areas at risk of flooding)
- 3. Collect and store rainwater in tanks or sealed water features for gradual release - where sites are constrained, with no natural landscaping or open areas, tanks can be installed which store water so that it can then be released more slowly into the ground or existing sewer.
- 4. discharge rainwater direct to a watercourse
- 5. discharge rainwater to a surface water sewer/drain
- 6. discharge rainwater to the combined sewer
- 11.7 All the above can be incorporated into the landscaping on a site or development. For example green open space, verges and green roofs can be designed to filter and store rainwater, thus reducing pressure on drainage systems during heavy rainfall. Trees also reduce surface water runoff. For more information, please see section 10 of this guidance on brown roofs, green roofs and green walls and section 5 on Landscape design and trees in CPG1 Design for more information.
- 11.8 Figure 10 below shows all the different types of SUDS, from rain water harvesting, green roofs, porous surfaces, vegetation to ponds, reed beds and rivers.

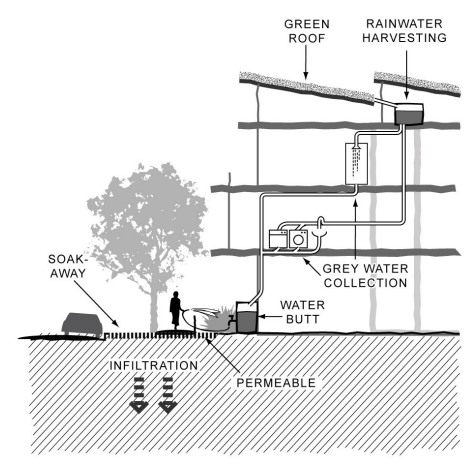


Figure 9. Sustainable Urban Drainage System

# **Ground water**

- 11.9 The geology in the northern parts of the borough is gravel and silt on top of a layer of clay. Water can travel through the gravel and silt, but the rate of infiltration slows when it reaches the clay layer. This results in an area where ground water is likely to collect. This geology has resulted in the formation of springs, wells and the chain of ponds on Hampstead Heath. The flow of water through the ground is important in order to maintain the local wells and ponds. It is essential that development, especially subterranean development, does not stop or significantly alter the direction of this underground flow of water.
- 11.10 Ground water must be considered when development involves below ground excavation and construction. New underground structures can alter the flow of groundwater as it needs to change its course to flow around the new structure. This can cause water to collect or pool upstream which may result in flooding of nearby areas or buildings.
- 11.11 More information on geology and hydrology in the borough can be found in the Camden Hydrological and Geological Study 2010. We also have further guidance on basement development in CPG4 Basements and lightwells.

# **Basements**

- 11.12 The Council will require all applications for basement and underground developments to be accompanied by an assessment of the scheme's impact on drainage, flooding, groundwater conditions and structural stability, as appropriate.
- 11.13 The Council will also require a site-specific flood risk assessment with applications for basements on streets identified as being 'at risk' from surface water flooding, unless it can be demonstrated that the scale of the scheme is such that there is no, or minimal, impact on drainage conditions. See map Core Strategy Map 5 (also DP Map 2). We also have further guidance on basement development in CPG4 Basements.
- 11.14 In line with Development Policy DP27, the Council will not allow habitable rooms and other sensitive uses for self contained basement flats and other underground structures in areas at risk of flooding.

# How to reduce the impact of flooding

- 11.15 Developments should be designed so that they can cope with flooding. This can be done by carefully considering design and layout, for example by locating the most vulnerable uses in lower risk parts of the development, ensuring buildings do not block key flood routes and by raising floor levels.
- 11.16 Flood proofing measures can also be designed into developments to reduce flood damage. The Environment Agency has prepared advice on how you can plan to reduce flood damage and reduce the amount of flood water that enters your building. See the Further Information section below for details.

# **Further information**

Environment Agency	Provides a range of guidance on SUDS, including planning advice
	www.environment-agency.gov.uk
	Guidance on how to reduce flood damage
	www.environment- agency.gov.uk/homeandleisure/floods/105963.aspx
	Guidance on how to keep flood water out of a building <a href="https://www.environment-page-12">www.environment-page-12"&gt;</a>
	agency.gov.uk/homeandleisure/floods/106769.aspx
CIRIA	Provide a range of advice and publications on SUDS, including the SUDS
	Manual, Sustainable Drainage Systems – design manual for England and Wales and Sustainable Water Management in Schools
	www.ciria.org.uk/suds
Interpave -	Provide technical guidance on the construction of permeable concrete block paving
	www.interpave.org
Living roofs	Provides information on the role of green roofs in SUDS
	www.livingroofs.org
LB Camden Strategic Flood Risk Assessment	Carried out to inform the preparation of Boroughs Local Plan. The SFRA presents the most up to date flood risk information in the borough.
	http://www.camden.gov.uk/ccm/cms-service/download/asset?asset_id=3245094

# 12 Adapting to climate change

# **KEY MESSAGE**

All development should consider how it can be occupied in the future when the weather will be different

The early design stage is the most effective time to incorporate relevant design and technological measures.

- 12.1 In Camden the changing climate is likely to mean we will experience warmer, wetter winters with more intense rainfall and local flooding events. It will also bring hotter drier summers which will potentially increase the number of days we experience especially poor air quality. Hotter summers will also increase the demand for our open space, water and the use of electricity for mechanical cooling e.g. air conditioning.
- 12.2 Sections 1 to 11 have concentrated on climate change mitigation measures which are aimed at minimising the impact of human activity on the climate (e.g. by minimising carbon emissions). However, it is also important to think about how we will adapt to a changing climate, so this section is about responding to the unavoidable changes in climate that are already occurring. Adaptation recognises both risks and opportunities arising from climate change and the need to plan for them now.
- 12.3 Policy CS13 expects developments to be designed to consider the anticipated changes to the climate, especially developments vulnerable to heat and in those locations susceptible to surface water flooding.
- Policy DP22 requires development to be resilient to climate change by ensuring schemes include appropriate adaptation measures.

# WHAT WILL THE COUNCIL EXPECT?

All development is expected to consider the impact of climate change and be designed to cope with the anticipated conditions.

# How to adapt to warmer temperatures

- 12.5 Plants and vegetation Plants can have evaporative cooling effects. Improving the boroughs network of green spaces, parks, trees, and green roofs and walls will have a significant cooling effect.
- 12.6 Shading Planting, shading and special glazing, such as triple glazing with filters that remove some of the suns harmful UV rays, can be used to reduce the heat from the sun. European style shaded squares and seating areas can also be used to provide cover during intense periods of heat / sunshine. Large, shade providing trees also provide cool, shady areas during summer.

### Insulation

12.7 Materials should be selected to prevent penetration of heat, including the use of reflective building materials as well as green roofs and walls. Appropriate levels of glazing, which facilitates natural daylighting but prevents excessive overheating should also be considered.

# Water cooling

12.8 Innovative use can be made of water for cooling, including by using ground or surface water. See sections 3 and 4 on energy efficiency and section 6 on renewable energy for more information.

### **Natural Ventilation**

12.9 Instead of using air conditioning, buildings should be designed to enable natural ventilation and the removal of heat using fresh air. The use of plant equipment that expels hot air increasing the local outdoor air temperature.

# Thermal materials

12.10 Materials with high thermal storage or mass capacity, particularly where it is exposed, can be used to absorb heat during hot periods so that it can dissipate in cooler periods, usually using ventilation.

# Orientation

12.11 Buildings should be orientated as far as possible to reduce excessive solar gain and facilitate natural ventilation.

# 'Cool' surfaces

12.12 Certain materials on roadways or large parking areas can increase surface reflectivity (though it is important to avoid glare problems) or increase rainfall permeability to encourage the cooling effect of evaporation. Porous cool pavements offer the additional benefit of rainwater infiltration at times of heavy rain. Networks of 'cool roofs' made of light coloured materials can reduce solar heat gain and the need for mechanical cooling.

# How to adapt to heavier rainfall

# **Sustainable Drainage Systems (SUDS)**

12.13 SUDS reduce the quantity of water leaving a site, limiting both the volume and rate of runoff during heavy rainfall and storms. They do this by using mechanisms to capture, filter and store rainwater on site (See section 11 on Flooding for more information on SUDS).

#### **Green space**

12.14 Green open space, verges and green roofs can be designed to filter and store rainwater, thus reducing pressure on drainage systems during heavy rainfall. Trees also reduce surface water runoff.

#### How to adapt to drier summers

#### Plants and vegetation

12.15 Selecting drought resistant or low water use plants will greatly reduce water demands associated with landscape. This is sometimes known as xeriscaping.

#### Water efficient fixtures and fittings

12.16 These can significantly reduce demand for water and will become increasingly important for high density developments. (See the section on Water conservation and flooding for more information on minimising water consumption).

#### Re-using water

12.17 Collecting rainwater from roofs and other surfaces for reuse (for example in flushing toilets or irrigation) or recycling greywater from sinks or showers reduces water use. By reducing the amount of water entering the drains, water reuse also reduces the risk of surface water flooding.

#### How to adapt to changing ground conditions

- 12.18 During longer, hotter summers shrinkable clay soils are likely to dry out, making buildings and service pipes vulnerable to cracking. Wetter winters will contribute to risks of 'heave' where ground swells.
  - Plants and trees Trees can prevent shrinking and heave as they retain moisture in the soil.
  - Structural stability Stronger retaining walls and fences with good drainage or use of vegetation can prevent surface erosion. Careful choice and placement of trees should avoid building subsidence where soils swell after heavy rainfall and shrink in hot, dry conditions.
  - SUDS Use of SUDS techniques, such as surfaces which allow water to flow through and ponds, which increase infiltration of water into the ground, can reduce subsidence caused by drying out of soils (See section 11 on Flooding for more information on SUDS).
  - Foundation design Foundations should be designed to be strong enough and extend downward below the zone that may be affected by seasonal variations in moisture content. Other measures include underpinning with concrete supports that extend under existing foundations into more stable soils and infilling of foundations.

#### Climate change and the historic environment

- 12.19 Many historic buildings have withstood climatic changes in the past, but we need to make sure they are protected from the impacts of a changing climate in the future. Many of the adaptation measures above can be used in the historic environment. However, the character of historic features and the potential for their damage and loss should always be taken into account when adaptation measures are being planned and executed.
- 12.20 These climate-change proposals should avoid harm to historic character and fabric, as assessed against the Planning (Listed Buildings and Conservation Areas) Act 1990 and PPS5. Please see English Heritage's Climate Change and the Historic Environment (2008) for further detail on climate change issues.
- 12.21 See section 4 on Energy efficiency: existing buildings of this guidance and section 2 on Heritage in CPG1 Design for more guidance on Camden's historic environment.

#### **Further information**

London Climate Change Partnership	Provides a checklist to help establish how developments can best adapt to climate change
"Adapting to Climate Change: A Checklist for Development"	www.climatesoutheast.org.uk
Chartered Institution of Building Services Engineers	Provides guidance on how to change and adapt buildings to be more sustainable and adapt to future climatic conditions. Their website has a number of guidance notes including:  CIBSE TM36 – "Climate Change and the Indoor Environment: Impacts and Adaptation"  www.cibse.org
UK Climate Impacts Programme	Helps organisations to adapt to climate change www.ukcip.org.uk

### 13 Biodiversity

#### **KEY MESSAGES**

Proposals should demonstrate:

- how biodiversity considerations have been incorporated into the development;
- · if any mitigation measures will be included; and
- what positive measures for enhancing biodiversity are planned.
- 13.1 Development can harm biodiversity directly by destroying or fragmenting habitat, or indirectly by altering local conditions for species. Conversely, sensitively designed developments can increase connectivity between urban habitat patches, and contribute to landscape scale conservation and enhancement of biodiversity.
- 13.2 Biodiversity is integral to the planning process and we will expect it to be fully incorporated into the design and construction stages. In principle, all development activity should have minimal impacts on biodiversity and enhance it wherever possible.
- 13.3 It is essential that the development process, from demolition to construction, is undertaken in an appropriate manner to avoid harm to biodiversity. This guidance sets out:
  - What species are protected;
  - What are our priority species and habitats;
  - How to protect biodiversity in the development process;
  - Habitat provision, enhancement, creation and restoration; and
  - Management and monitoring.

#### When does this guidance apply?

- 13.4 This guidance applies to all development sites. Sites already designated or adjacent to sites designated for their biodiversity value or that form part of a green corridor should receive special attention proportionate to the weight afforded by these designations. These include sites which are identified in the LDF and designated as:
  - Sites of Special Scientific Interest (SSSI),
  - Sites of Nature Conservation Importance (SNCI) and
  - Local Nature Reserves (LNR)
  - Habitat corridors and Habitat Corridor missing links
- 13.5 Sites of Metropolitan Importance for nature conservation and the Blue Ribbon Network are identified by the Mayor of London. An indicative map is contained in the London Plan.

13.6 It is also important to conserve and improve land outside designated areas as these areas support biodiversity networks through connecting, stepping stone and buffering qualities. Opportunities to improve biodiversity must be considered in all developments.

#### What species are protected?

- 13.7 Certain species are protected under UK or European Legislation. Natural England provides a list of protected species as well as legislative and policy guidance relating to protected species and the planning system:

  www.naturalengland.org.uk/ourwork/planningtransportlocalgov/spatialplanning/default.aspx
- 13.8 National advice for protected species www.naturalengland.org.uk/ourwork/planningtransportlocalgov/spatialpla nning/standingadvice/default.aspx
- 13.9 The protection given to species under UK and EU legislation is irrespective of the planning system. It is the applicant's responsibility to ensure that any activity on a site (regardless of the need for planning consent) complies with the appropriate wildlife legislation.
- 13.10 Applicants should note that Paragraph 98 of ODPM Circular 06/2005 states that 'The presence of a protected species is a material consideration when a planning authority is considering a development proposal that, if carried out, would be likely to result in harm to the species or its habitat'.
- 13.11 Paragraph 99 states 'It is essential that the presence or otherwise of a protected species, and the extent that they may be affected by the proposed development is established before the planning permission is granted, otherwise all relevant material considerations may not have been addressed in making the decision'.
- 13.12 Certain development activities within the vicinity of protected species and their habitats require a licence from Natural England. Developers are strongly advised to contact the Natural England Wildlife Management and Licensing Service to discuss any protected species issues.

#### What are the priority habitats and species?

#### The Natural Environment and Rural Communities Act 2006

13.13 Section 40 of the Natural Environment and Rural Communities Act 2006 imposes a duty on public bodies "to have regard" to the conservation of biodiversity in England, when carrying out their normal functions. Under Section 41 of the same Act the Secretary of State has published a list of species of flora and fauna and habitats considered to be of principal importance in the conservation of biodiversity. Whilst we will give specific consideration to the species and habitats on this list when planning for biodiversity and assessing planning applications, we will also take seriously our duty to conserve all biodiversity. The full list can

be found on the Natural England web-site <u>www.naturalengland.org.uk/ourwork/conservation/biodiversity/protectand</u> manage/habsandspeciesimportance.aspx

#### The Camden Biodiversity Action Plan

- 13.14 The Camden Biodiversity Action Plan (BAP) provides a framework for improving biodiversity. There are species and habitats identified as priorities in national, regional or borough Biodiversity Action Plans that although may not have legal protection, are still a material consideration in planning, and we will take into account in the planning process.
- 13.15 The Camden's BAP contains a number of targets and actions that we will consider in the protection and enhancement of biodiversity in Camden.

Where to find the Biodiversity Action Plans:

- UK Biodiversity Action Plan Priority Habitat Descriptions <u>www.ukbap.org.uk/library/UKBAPPriorityHabitatDescriptionsfinalAllha</u> bitats20081022.pdf#TO
- The London Biodiversity Action Plan www.lbp.org.uk/londonhabspp.html
- Camden Biodiversity Action Plan www.ukbap-reporting.org.uk/plans/lbap.asp

#### How will we protect biodiversity in the development process?

13.16 We will use a 'five-point approach' to planning decisions for biodiversity, based on the five following principles – information, avoidance, mitigation, compensation and new benefits. (based on Royal Town Planning Institute Good Practice Guide - 'Planning for Biodiversity')

# Camden's 'five-point approach' to planning decisions for biodiversity

- 1. Information We will require appropriate information at the outset on habitats and species and the impact of development on them;
- 2. Avoidance Developments should avoid adverse effects to wildlife and habitats as far as reasonably possible;
- 3. Mitigation Where avoidance is not possible, biodiversity impacts should be reduced as far as reasonably possible. We may use conditions or planning obligations/agreements to achieve this;
- Compensation Appropriate replacement and compensation will be required, where, exceptionally development that is harmful to biodiversity is permitted;
- 5. New benefits In all cases, opportunities should be taken to enhance on-site biodiversity, or within the locality or borough, to provide new benefits for wildlife, for example, by habitat creation or enhancement.

#### Before the design stage

13.17 Developments are to consider the quality of the existing biodiversity and the potential for enhancement as any site or building may have important biodiversity or contain nature conservation features. This should be done by carrying out a habitat and ecology survey.

Requirement for ecological surveys

13.18 Ecological surveys carried out in accordance with this guidance are expected to be submitted upfront with any planning application, and will be used to assess the impact of the development on biodiversity, within the site, the locality, or where appropriate, on the regional or national resource. The paragraph below provides details of the recommended level of information to be provided.

When in the development process is a survey to be done?

- 13.19 Ecological surveys are to be carried out prior to the design stage. Information for the development site and wider area is to be obtained from, but not limited to:
  - London Environmental Records Centre
  - appropriate statutory or non-statutory conservation organisations e.g. London Bat Group
- 13.20 A habitat survey is to identify important habitat features, including BAP Priority Habitats. Whilst the presumption is not to lose any areas of BAP priority habitat in particular, other habitats are also valuable. The scale and detail of the surveys should be in proportion to the size of the proposed development and likelihood of protected species using the site. The aim is to characterise important habitats and species, the presence of any protected species, and the extent that they may be affected by the proposed development. This information is to also inform the design and form of the development.

What developments need to carry out a survey?

13.21 For Protected Species - Table 1 in the Appendices sets out when a survey and assessment is required. For Designated sites and priority habitats - Table 2 in the Appendices sets out when a survey and assessment is required.

What needs to be included in a survey?

13.22 The level of scope and detail required is outlined in the Appendices. Optimal times to carry out surveys are provided in Figure 1 in the Appendices.

Who should carry out the survey?

13.23 Protected species such as bats, may be found throughout Camden in buildings, or in structures and using features for foraging or commuting,

and it may not appear immediately obvious that a protected species may be found on site or impacted upon by the proposed development. Developers are to employ the services of a professional ecological consultant. The Institute of Ecology and Environmental Management provides a commercial directory search of their membership directory at <a href="http://www.ieem.net/ieemdirectory.asp">http://www.ieem.net/ieemdirectory.asp</a>. The Council's Nature Conservation Section can advise on the scope of survey work required.

#### The design stage

13.24 This is arguably the most critical time in the development process to ensure that nature conservation opportunities and constraints are identified and taken account of. The aim should be to create ecologically orientated and sustainable development. During the design stage the biodiversity value of developments can be improved significantly if the design and management of buildings and landscaping elements is more explicitly geared towards nature.

#### LIGHTING

Lighting can have particular negative impacts on biodiversity. Unnecessary lighting should be avoided. Where lighting may harm biodiversity timers or specific coloured lighting will be required to minimise any disturbance.

- 13.25 Proposals should demonstrate how biodiversity considerations have been incorporated into the development, if any mitigation measures will be included, and what positive measures for enhancing biodiversity are planned. Where there are significant features of nature conservation value on site the Council will seek to secure, retain and enhance these features. All developments (major and minor) can contribute to a robust functioning ecosystem by providing a well-connected system of habitats, and the design stage is the perfect time to achieve this. A built structure or landscaping elements has the potential to impact on biodiversity and ecology, and developers must consider how to minimise any adverse effect upon both biodiversity and ecology. Developers must also consider how a built structure and any landscaped elements can deliver wider ecological benefits and enhancements at this stage.
- 13.26 Some species range a long way from their "core" habitat and there is a risk that species may be left isolated in a highly urban and fragmented landscape such as Camden with no access to suitable foraging areas or water. Developers may therefore be required to retain and enhance foraging areas or routes (e.g. for bats) or carry out other provisions that contribute towards conservation of the species on or off-site.

#### The construction planning phase

13.27 The nature conservation value of a site and its surrounding area will also need to be protected during the construction phase. A list of measures to ensure the nature conservation interest is protected is given below. The list is not to be considered exhaustive.

- 13.28 Measures to protect the nature conservation interest during the construction phase
  - Timing of development to avoid disturbance to species such as birds in the breeding season;
  - Use of protective fencing to preserve important ecological areas and reduce direct damage by fencing off storage areas and areas for construction huts, and carefully planning and limiting and their placement;
  - Planning vehicular movements to minimise the impact on ecologically sensitive areas and reduce soil compaction;
  - In ecologically sensitive areas keep disruptive elements such as light, noise and human presence to a minimum;
  - Implement measures to protect water courses and ground water from pollution;
  - For sites of high nature conservation value, or its adjoining sites a
    construction management plan to protect biodiversity during the
    construction phase may be requested and secured by legal
    agreement or planning condition prior to the commencement of works
    on the site.

#### Post-construction

- 13.29 Where a site has been identified has having nature conservation importance, maintenance and monitoring may be required once the development has been completed. The management and maintenance of areas of nature conservation value that are to be retained, enhanced or created on a development site are essential to ensure these areas of nature conservation attain their full potential. A long term management plan should outline the conservation objectives, the means of monitoring habitats and species, and describe the practical maintenance measures that may be needed. Implementation of the management plan is likely to be a contractor's responsibility and should be considered at the tender evaluation stage. Maintenance and monitoring may be secured by way of a legal agreement or planning condition.
- 13.30 Where appropriate, the Council will seek a legal agreement where on site biodiversity aims are unlikely to be met through the use of a condition attached to a planning permission.

#### Habitat provision, enhancement, creation and restoration

13.31 In line with policy and guidance, opportunities should be sought for the incorporation of biodiversity into developments and for habitat creation or enhancing existing habitats in any development proposal. It is not a case of one size fits all. This list is not exhaustive and developers are encouraged to follow this guidance and think creatively to fully integrate biodiversity into design.

# Best practice examples of habitat provision, enhancement, creation and restoration

Design Area	Design Opportunities	Details
Roofs	Green roofs Brown roofs Roof gardens and terraces	Green roofs are intentionally vegetated roof surfaces. Typically, they can be intensive on a deep growing medium (150-400mm), or extensive on shallower growing medium (60-200mm) or any transition between the two. In all cases consideration will need to be given to type of habitat desired. Other than the traditional sedum matting, green roofs can provide a varied profile comprising mosaics of bare ground with very early pioneer communities on nutrient-poor substrates e.g. locally sourced aggregate, through to more established open grasslands with herbs, or even trees and scrub and ponds. Green roofs should not be seen as an automatic substitute for ground level landscaping. Consideration should first be given to ground level landscaping for biodiversity. Further information can be found at: <a href="http://livingroofs.org/">http://livingroofs.org/</a>
	Artificial roost	Artificial roosts for bats can be incorporated into conversions or within new development such as a roof void by providing suitable access. Products are available to aid bat roosting potential or access to potential roost spaces such as bat access tiles.
	Bird and Bat boxes	The type of box, its location, and surroundings will depend on the species the box is intended for. You will need to take into account ecological requirements of the target species: position, aspect, height, obstructions, cleaning and maintenance, whether a single or colonial species, and whether surroundings suitable for commuting and/or foraging. It is preferable to install boxes into the fabric of the building as this provides longevity. There are numerous bird and bat boxes specifically designed for brickwork.  Example: Swift boxes installed in brickwork Swift boxes should be sited on a north, north west or west aspect out of the sun and heat which can harm the chicks. They should be installed at a height of at least 6 to 7m, preferably under the shelter of the eaves or overhanging roofs. A 5 metre drop, clear of obstructions provides clear airspace for high speed entry and egress. Several boxes

		together will assist the formation of swift colonies.
Buildings	Walls Green/living walls	Living walls are typically composed of climbing plants. They provide opportunities for wildlife such as habitat for insects and spiders, which in turn will be food for insecteating birds and bats, and if sufficiently dense provide can provide nesting habitat for birds. They can also reduce fragmentation of habitats by forming a link between ground level landscaping and green roofs. Climbers can adhere directly to brick and stone, but where it is desirable to encourage growth away from the building facade a network of trellises and wires can be used.
	Lighting	Artificial lighting has significant impacts on animals and insects, disrupting activities such as the search for food and mating behaviour. Where lighting is necessary, take into account: type of lamp (low pressure sodium lamps or high pressure sodium preferred), aim to avoid light spillage using hoods, cowls etc., the height of lighting column should be as short as possible, light levels should be as low as possible, and timing of lighting to provide some dark periods.  The Bat Conservation Trust in association with the Institution of Lighting Engineers (ILE) has produced a guidance document 'Bats and Lighting in the UK'
Outdoor Space	Sustainable Urban Drainage Systems (SUDs)	SUDs can help to slow down the runoff rate and store water on a temporary basis, reducing the impact of urbanisation on flooding, and provide a habitat for wildlife. Examples include the use of constructed wetlands, such as ponds, reed beds, planted swales, and detention basins.
	Ponds/reed beds	Ponds and reed beds can have significant wildlife value. Ponds can be constructed using concrete, butyl liners or puddled clay. It is better that they are designed using methods such as rainwater harvesting as this can be fed directly into a pond, as topping up with mains water adds nutrients to the pond and can lead to algal blooms.
Landscaping and planting.	General Planting	Retaining and planting native plants of UK or local origin will not only help to maintain the integrity of ecosystems close to the development, but will also increase biodiversity within the development itself. Planting of trees, bushes, forbs and grass

	can be used to complement natural vegetation.
	Only native/local provenance species to be planted on sites adjacent to or within specified distance of a SNCI and should reflect or complement the species composition of the SNCI where possible.  Peat-free products only should be used in planting schemes.
Wildflower meadows/areas of long grass	Wildflower rich grassland or meadows reflecting natural communities of local soil types can be created, or restored, in areas of greenspace. These habitats need ongoing management to maintain their biodiversity interest. It is expected that a management plan and provision for ongoing management is provided as part of any development proposal. Areas of amenity grassland of are of limited value for biodiversity.
Tree, shrub and understorey planting.	Depending on the scale of planting proposed, this encompasses single trees to small areas of scrub, and even woodland. Where possible, it is desirable to plant native species reflecting natural communities of local soil types. If possible establish a graded canopy down from large trees to smaller, dense lower shrubs, to field and ground layer. However, the urban environment is highly modified by people and the value of non-native plants with high species associations is also recognized.
Hedgerows	Hedgerows comprised of native species reflecting natural communities of local soil types are by far the best for wildlife. Climbers such as honeysuckle and bramble can be integrated into hedgerows. Existing native species hedgerows should be as far as possible retained, or replaced. Even low species rich hedgerows may form commuting routes for species such as bats.
Flower planting for birds and insects	Choose plants likely to attract wildlife. Any planting scheme will need ongoing management to maintain its' biodiversity interest. It is expected that a management plan and provision for ongoing management is provided as part of any development proposal. Natural England's Gardening with Wildlife in Mind provides a searchable list of native and non-native plants that benefit wild species at <a href="http://www.plantpress.com/wildlife/home.php">http://www.plantpress.com/wildlife/home.php</a>
	meadows/areas of long grass  Tree, shrub and understorey planting.  Hedgerows  Flower planting for birds and

Retention of ecologically important habitats	Where there is remnant natural vegetation on site, the aim should be to maintain these areas. Loss or damage to these areas should be kept to a minimum.
Hard surfaces	Hard surfaces should be kept to a minimum in new schemes. Permeable materials should be used. This will encourage insects and reduce run-off. Soil sealing on site should be kept to a minimum. Any runoff should be directed onto vegetated area. Runoff that is high in pollution and certain nutrients can pollute ponds and waterways, altering their biodiversity.
Deadwood	Deadwood habitats can be integrated creatively into a development, such as monoliths with coronet cuts to provide habitat for deadwood specialists such as fungi and wood boring beetles.
Orchards	Traditional orchards are hotspots for biodiversity supporting a wide range of wildlife. Traditional fruit and nut varieties are preferred. These features will require ongoing management. It is expected that a contaminated land assessment is provided by the applicant if the produce is for consumption.
Herbicide and pesticide use	Herbicide and pesticide use should be avoided and alternative control methods used, except when controlling invasive species.

#### **Habitat Suitability Maps**

- 13.32 Where the nature of the development provides opportunities for habitat creation, this should contribute to habitat creation targets in the BAP. Developers should contact the Nature Conservation Section, who will advise on the choice of habitat by reference to the Habitat Suitability Maps developed by GiGL and LBP. The role of the site in buffering or connecting neighbouring or nearby open space should also be taken into consideration as part of this process, as should the habitat composition of such open space.
- 13.33 In cases where the site is not covered by the Habitat Suitability Maps (i.e. not existing open space), large-scale habitat creation should reflect the landscape character of the area, as identified in Natural England's London's Natural Signatures project

  www.naturalengland.org.uk/regions/london/ourwork/londonnaturalsignat ures.aspx

#### Management and monitoring

13.34 The management and maintenance of areas of nature conservation value that are to be retained, enhanced or created on a development site is essential to ensure these areas of nature conservation attain their full potential. A long term management plan should outline the conservation objectives, the means of monitoring habitats and species, and describe the practical maintenance measures that may be needed. Implementation of the management plan is likely to be a contractor's responsibility and should be considered at the planning application stage.

#### Compensation

13.35 Where, exceptionally, damage or loss to natural habitats is unavoidable and or inadequate mitigation proposed, compensatory measures will be required. This may involve new habitat creation or habitat enhancement, a contribution towards meeting the objectives of the Camden Biodiversity Action Plan or improvements to the Boroughs biodiversity. The Council will seek to use planning conditions and planning legal agreements to achieve this.

#### **Further information**

Natural England Wildlife Management and Licensing Service	provides advice on wildlife management and issues licences www.naturalengland.org.uk/ourwork/regulation/wildlife/default.aspx
Livingroofs.org	Independent UK Resource For information on Green Roofs <a href="https://www.livingroofs.org">www.livingroofs.org</a>

#### **Biodiversity Appendices**

#### 13.36 Extra information on biodiversity surveys

- In general, it is expected that all surveys and baseline ecological information collected from the site must be submitted at the planning application stage.
- A desk study and site walkover surveys must be carried out on all Major Developments to identify the ecological characteristics of a site and any significant impacts. This will also inform whether further ecological surveys are necessary to be submitted with any planning application. Surveys may be required on smaller developments where protected species or priority BAP species or habitat are likely to be present - refer to tables and information below for guidance;
- Developers are expected to carry out a protected species survey where desktop surveys show protected species in the vicinity.
- Surveys must be carried out by suitably qualified and experienced persons e.g. Member of IEEM;
- Surveys must be carried out using recognised survey methodology and following good practice guidelines i.e. in suitable weather conditions, at an appropriate time and of appropriate duration and frequency, and at the correct period of the year;
- Habitat surveys must be to an appropriate level of detail e.g.
   Extended Phase I Habitat Survey with Target Notes, to characterise the nature conservation interest of the site;
- The survey data should be used to inform the design and form of the development, and any recommendations for management afterwards.
- An assessment must be provided of the likely effects of development, and the magnitude of their potential impact of the development on nationally, regionally and locally important habitats and species recorded on site or in the locality;
- The assessment should identify measures to be taken to avoid impacting on those important species and habitats, either directly or indirectly, on site and in the locality, during demolition and construction operations;
- Survey data will be considered valid for a period of 1 Year after which re-surveys may be required;
- If the level of detail provided is deemed inadequate then additional surveys will be required;
- The results of site surveys must be made available to the London Environmental Records Centre (Greenspace Information for Greater London).

# Local Requirement for Protected Species: Criteria and Indicative Thresholds (Trigger List) for when a Survey and Assessment is required

				o be a	affecte ired	ed and	for w	vhich
Proposals for Development That Will Trigger a Protected Species Survey	Bats	Badgers	Breeding Birds	Plants	Hedgehogs	Reptiles	Amphibians	Notable Invertebrate
Proposed development which includes the modification, conversion, demolition or removal of buildings and structures (especially roof voids) involving the following:  all buildings with weather boarding and/or hanging tiles that are within 200m of woodland and/or water;  pre-1960 detached buildings and structures within 200m of woodland and/or water;  pre-1914 buildings within 400m of woodland and/or water;  pre-1914 buildings with gable ends or slate roofs, regardless of location;  all tunnels, mines, kilns, ice-houses, adits, military fortifications, air raid shelters, cellars and similar underground ducts and structures;  all bridge structures, aqueducts and viaducts (especially over water and wet ground).								
Proposals involving lighting of churches and listed buildings Proposals involving flood lighting of green space within 50m of woodland, water, field hedgerows or lines of trees with obvious connectivity to woodland or water.	:		:				•	•
Proposals affecting woodland, or field hedgerows and/or lines of trees with obvious connectivity to woodland or water bodies.	•	•	•	•			•	•
Proposed tree work (felling or lopping) and/or development affecting:     old and veteran trees that are older than 100 years;     trees with obvious holes, cracks or cavities,     trees with a girth greater than 1m at chest height;	:		:					
Major proposals within 500m of a pond or Minor proposals within 100m of pond (Note: A major proposals is one that is more than 10 dwellings or more than 0.5 hectares or for non-residential development is more than 1000m² floor area or more than 1 hectare)	•						•	•
Proposals affecting or within 200m of rivers, streams, canals, lakes, or other aquatic habitats.	•		•	•			•	•
Proposals affecting 'derelict' land (brownfield sites), allotments and railway land.		•	•	•	•	•	•	•
Proposed development affecting any buildings, structures, feature or locations where protected species are known to be present *.	•	•	•	•	•	•	•	•
Major proposals within 500m of Hampstead Heath or Minor proposals within 100m of Hampstead Heath (Note: A major proposals is one that is more than 10 dwellings or more than 0.5 hectares or for non-residential development is more than 1000m² floor area or more than 1 hectare)	•		•	•	•	•	•	
Table adapted from version produced by ALGE 2007, Validation of Planning Applications  *Confirmed as present by either a data search (for instance via the local environmental records centre) or as notified to the developer by the local planning authority, and/or by Natural England, the Environment Agency or other nature conservation organisation.	Bats	Badgers	Breeding Birds	Plants	Hedgehogs	Reptiles	Amphibians	Notable Invertebrates

# Exceptions for when a full species survey and assessment may not be required

- a) Following consultation by the applicant at the pre-application stage, the LPA has stated in writing that no protected species surveys and assessments are required.
- b) If it is clear that no protected species are present, despite the guidance in the above table indicating that they are likely, the applicant should provide evidence with the planning application to demonstrate that such species are absent (e.g. this might be in the form of a letter or brief report from a suitably qualified and experienced person, or a relevant local nature conservation organisation).
- c) If it is clear that the development proposal will not affect any protected species present, then only limited information needs to be submitted. This information should, however, (i) demonstrate that there will be no significant affect on any protected species present and (ii) include a statement acknowledging that the applicant is aware that it is a criminal offence to disturb or harm protected species should they subsequently be found or disturbed.

In some situations, it may be appropriate for an applicant to provide a protected species survey and report for only one or a few of the species shown in the Table above e.g. those that are likely to be affected by a particular activity. Applicants should make clear which species are included in the report and which are not because exceptions apply.

# Local Requirements for Designated Sites and Priority Habitats:

Criteria (Trigger List) for When a Survey and Assessment are Required

1. Designated sites (as shown on the Council's Proposals Map)

Nationally designated sites

- Site of Special Scientific Interest (SSSI)
- National Nature Reserve (NNR)

Regionally and locally designated sites

- Local Sites (e.g. Site of Nature Conservation Importance)
- Local Nature Reserve (LNR)
- 2. Priority habitats (Habitats of Principal Importance for Biodiversity under S.41 of the NERC Act 2006)
- Arable Field Margins
- Ancient and/or species-rich hedgerows
- Lowland heathland
- · Lowland dry acid grassland

- Lowland meadows (e.g. species-rich flower meadows)
- Lowland mixed deciduous woodland
- Lowland Beech and Yew Woodland
- Open Mosaic Habitats on Previously Developed Land
- Ponds
- Reed beds
- Traditional Orchards

#### 3. Other biodiversity features

(as identified by the Local Biodiversity Partnership - see paragraph 84 ODPM Circular 06/2005)

- Waterways and wetlands (e.g. canals, lakes, reservoirs, ponds, aquifer fed fluctuating water bodies)
- Woodland, Hedgerows and Trees (e.g. secondary woodland and scrub, mature/veteran Trees, deadwood habitats)
- Parks, Open Space and Private Gardens (e.g. urban green space, parks, allotments, orchards, flower-rich road verges, canal sides, wildlife gardens)
- The Built Environment (e.g. previously developed land, railsides and churchyards and cemeteries)

# **Exceptions When a Full Survey and Assessment May Not Be Required**

International and National Sites: A survey and assessment will not be required where the applicant is able to provide copies of pre-application correspondence with Natural England, where the latter confirms in writing that they are satisfied that the proposed development will not affect any statutory sites designated for their national or international importance.

Regional and Local Sites and Priority Habitats: A survey and assessment will not be required where the applicant is able to provide copies of pre-application correspondence with the Local Planning Authority's ecologist (where employed), or ecological advisor and/or the local Wildlife Trust that they are satisfied that the proposed development will not affect any regional or local sites designated for their local nature conservation importance or any other priority habitats or listed features.

Deptimal Survey Time

JFMAMJJASOND

Badgers

Bats (Hibernation Roosts)

Bats (Summer Roosts)

Bats (Foraging/Commuting)

Birds (Breeding)

Birds (Over Wintering)

Hedgehogs

Newts (aquatic)

Newts (terrestrial)

Invertebrates

Reptiles

Extending Into

Extending Into

Extending Into

Deptimal Survey Time

Extending Into

Extending Into

Deptimal Survey Time

Deptimal Survey T

Figure 10. Ecological survey seasons

Points to note regarding surveys are as follows:

- For certain species and habitats surveys can be carried out at any time of year, but for other species, particular times of year are required to give the most reliable results, as indicated in Figure 11
- Surveys conducted outside of optimal times (Figure 11) may be unreliable. For certain species (e.g. Great Crested Newt) surveys over the winter period are unlikely to yield any useful in formation. Similarly negative results gained outside the optimal period should not be interpreted as absence of a species and further survey work maybe required during the optimal survey season. This is especially important where existing surveys and records show the species has been found previously on site or in the surrounding area. An application may not be valid until survey information is gathered from an optimum time of year.
- Species surveys are also very weather dependent so it may be necessary to delay a survey or to carry out more than one survey if the weather is not suitable, e.g. heavy rain is not good for surveying for otters, as it washes away their spraint (droppings). Likewise bat surveys carried out in wet or cold weather may not yield accurate results.
- Absence of evidence of a species does not necessarily mean that the species is not there, nor that its habitat is not protected (e.g. a bat roost is protected whether any bats are present or not).

- Local Biological / Environmental Records Centre may have useful existing information and records.
- Competent ecologists should carry out any surveys. Where surveys involve disturbance, capture or handling of a protected species, then only a licensed person can undertake such surveys (e.g. issued by Natural England). Surveys should follow published national or local methodologies. Further details may be found in the Local Authority's SPD for Biodiversity or on the following web sites:
- IEEM at: <u>www.ieem.org.uk/Publications.htm</u> Guidelines for Survey Methodology
- Natural England: <a href="http://www.naturalengland.org.uk/publications/default.htm">http://www.naturalengland.org.uk/publications/default.htm</a>

### 14 Local food growing

#### **KEY MESSAGES**

We encourage food to be grown wherever possible and suitable Rooftops and shared spaces such as gardens and parks provide opportunities for food growing

- 14.1 Local food growing in Camden encompasses a range of activities including back garden food growing, roof top gardening allotment cultivation, community gardening projects, bee keeping, planting orchards and fruit trees on public land, city farms, urban fringe farms and market gardens.
- 14.2 Cultivating land and growing food can help to improve the health of residents because it requires physical activity and promotes healthy eating. It can also help to improve air quality as people travel smaller distances to access fresh produce.
- 14.3 The Council encourages food growing where ever it is possible and suitable. This includes at ground level, on roofs in the form of green roofs and as part of green walls.
- 14.4 The Council is involved in a number of food growing initiatives. These are outlined in the Council's Food Growing Strategy.



#### Where is food growing appropriate?

14.5 The incorporation of infrastructure for growing food is particularly appropriate to the design of housing, developments providing food retail

and restaurant outlets, hospitals and schools either on roof tops or within surrounding space.

14.6 Roof tops provide a particular resource in respect of local food growing. Roof gardens for food growing offer the same benefits as other types of green roofs. Storm water and grey water recycling can be incorporated

into the management and maintenance of these roofs. They also provide a means of direct recycling of a buildings food waste when composting systems are incorporated into their design. Roof tops for greenhouses and aquaponic systems - where plants are grown without soil, also provide a similar range of opportunities to integrate recycling water and food waste systems into the design they can incorporate recycled heat waste from buildings. Providing the infrastructure for food production on roof tops will depend on the relative priority of other objectives



and benefits associated with green roofs. See section 9 in this guidance for more information on green roofs.

- 14.7 We will expect development proposals consider the opportunities for food growing. If food growing is appropriate, the necessary infrastructure should be successfully incorporated the into building and site design
- 14.8 The Council may use Section 106 agreements to secure space for food growing where appropriate. Contributions may also be sought where there are opportunities to fund local food growing initiatives.

#### Where are the food growing projects in Camden?

#### **CASE STUDIES**

A vineyard has been planted for commercial purposes by Alara Foods on wasteland close to its warehouses near Kings Cross. The company has also planted a Forest Garden behind its warehouses and installed three beehives.

Acorn House restaurant, in the Kings Cross area, has developed a roof garden growing herbs, vegetables and fruits to supply the restaurant with fresh seasonal produce.

### **Further information**

	<del>,</del>
Healthy and sustainable food strategy	Good Food for Camden: the healthy and sustainable food strategy (2009-2012). It aims to:  improve health and reduce health inequalities  achieve environmental sustainability  enhance community engagement  build the local economy  support cultural diversity
Capital Growth	Capital Growth offers practical advice and support to communities that want to grown their own food, including getting access to land, and runs the Edible Estates competition to find the best community food growing projects on London's housing estates.  www.capitalgrowth.org
Other	Images of multifunctional urban design and planning data associated with incorporating hydroponic green houses on the roof tops of residential and industrial buildings can be seen at <a href="https://www.brightfarmsystems.com">www.brightfarmsystems.com</a> There are many local and international examples of the different types of urban food production that can be seen via the Sustain and City Farmer websites: <a href="https://www.sustainweb.org">www.sustainweb.org</a> <a href="https://www.cityfarmer.org">www.cityfarmer.org</a> An example of roof tops allotments incorporated into the design of an apartment block can be seen at <a href="https://www.onebrighton.co.uk">www.onebrighton.co.uk</a>

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### Camden Planning Guidance

# Basements and lightwells

CPG 4

London Borough of Camden



July 2015



# **CPG4** Basements and Lightwells

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#### 1 Introduction

#### What is Camden Planning Guidance?

- 1.1 We have prepared this Camden Planning Guidance to support the policies in our Local Development Framework (LDF). This guidance is therefore consistent with the Core Strategy and the Development Policies, and forms a Supplementary Planning Document (SPD) which is an additional "material consideration" in planning decisions. The Council adopted CPG4 Basements and lightwells on 6 April 2011 following statutory consultation. This document was updated in 2013 and again in 2015 to expand and refine the guidance. Details on these updates and the consultation process are available at <a href="mailto:camden.gov.uk/cpg">camden.gov.uk/cpg</a>.
- 1.2 The Camden Planning Guidance covers a range of topics (such as housing, sustainability, amenity and planning obligations) and so all of the sections should be read in conjunction, and within the context of Camden's LDF.

#### **Basements in Camden**

1.3 With a shortage of development land and high land values in the borough the development of basements is a popular way of gaining additional space in homes without having to relocate to larger premises. Basements are also a typical feature of the Central London part of Camden and used for various purposes including commercial, retail and leisure uses, servicing and storage. However, while basement developments can help to make efficient use of the borough's limited land, in some cases they may cause harm to the amenity of neighbours, affect the stability of buildings, cause drainage or flooding problems, or damage the character of areas and the natural environment.

#### What does this guidance cover?

- 1.4 This guidance provides information on basement and lightwell issues and includes the following sections:
  - Planning and design considerations;
  - Assessing basements and Basement Impact Assessments; and
  - Impacts to neighbours from demolition and construction;
- 1.5 This guidance supports policy DP27 Basements and lightwells in Camden Planning Guidance and the following other Local Development Framework policies:

#### Core Strategy

- CS5 Managing the impact of growth and development
- CS14 Promoting high quality places and conserving our heritage
- CS15 Protecting and improving our parks and open spaces & encouraging biodiversity

- CS17 Making Camden a safer place
- CS18 Dealing with our waste and encouraging recycling
- 1.6 Development Policies
  - DP23 Water
  - DP24 Securing high quality design
  - DP25 Conserving Camden's heritage
  - DP26 Managing the impact of development on occupiers and neighbours
- 1.7 It should be noted that the guidance covered in this section only forms part of the range of considerations that applicants should address when proposing new basement development. In addition to these specific matters wider issues such as design, heritage, sustainability and the water environment should also be considered. Further guidance on these, and other issues, is contained within the Local Development Framework documents and the Camden Planning Guidance.

#### When does this guidance apply?

1.8 This guidance applies to all developments in Camden that propose a new basement or other underground development, or an extension to existing basement or other underground development where planning permission is required. Permitted development rights mean that some basements will not require planning permission. Underground developments may include ground or lower ground floors where excavation is required, for example when a ground floor is extended further into sloping land requiring excavation.

#### PERMITTED DEVELOPMENT

Permitted development rights are nationally set and allow certain building works and changes of use to be carried out without having to make a planning application. Permitted development rights are set out in The Town and Country Planning (General Permitted Development) Order 1995 as amended, which permits "the enlargement, improvement, or other alteration of a dwellinghouse" within the limits laid down for extensions.

In certain situations such 'Permitted Development' rights are removed, such as:

- · For listed buildings;
- Within a conservation area if there are any trees which will be affected by the development;
- Outside a conservation area if any protected trees are to be affected (further guidance on the protection of trees is on page 10); and
- · For works classified as 'engineering operations'.
- You should also check any relevant Article 4 Directions which may remove Permitted Development rights. For guidance on permitted development rights, please visit the Camden Council website.

### 2 Basements and lightwells

#### **KEY MESSAGES**

The Council will only permit basement and underground development that does not:

- cause harm to the built and natural environment and local amenity;
- result in flooding; or
- lead to ground instability.

We will require applicants to demonstrate by methodologies appropriate to the site that schemes:

- maintain the structural stability of the building and neighbouring properties;
- avoid adversely affecting drainage and run-off or causing other damage to the water environment; and
- avoid cumulative impacts upon structural stability or the water environment in the local area.

Applicants will be required to submit information relating to the above within a Basement Impact Assessment (BIA) which is specific to the site and particular proposed development.

In certain situations we will expect an independent verification of Basement Impact Assessments, funded by the applicant.

- 2.1 This guidance gives detailed advice on how we will apply planning policies when making decisions on new basement development or extensions to existing basement accommodation.
- 2.2 Policy DP27 Basements and lightwells of Camden's Local Development Framework requires applicants to consider a scheme's impact on local drainage and flooding and on the structural stability of neighbouring properties through its effect on groundwater conditions and ground movement. Section 3 of this guidance document sets out how basement impact assessments need to provide evidence on these matters.

#### Planning and design considerations

- 2.3 We recognise that there can be benefits from basement development in terms of providing additional accommodation, but we need to ensure that basement schemes:
  - do not cause undue harm to the amenity of neighbouring properties;
  - do not have a detrimental impact on the groundwater environment, including ponds and reservoirs;
  - do not have any effects on surface water run-off or ground permeability;

- do not harm the recognised architectural character of buildings and surrounding areas, including gardens and nearby trees, and that conservation area character is preserved or enhanced;
- conserve the biodiversity value of the site;
- · achieve sustainable development; and
- do not place occupiers at risk or have any effects on the stability or bearing capacity of adjacent land generally.

#### Size of development

2.4 Often with basement development, the only visual features are lightwells and skylights, with the bulk of the development concealed wholly underground, away from public view. However, just as overly large extensions above the ground level can dominate a building, contributing to the over-development of a site, an extension below ground can be of an inappropriate scale. There may be more flexibility with the scale of a development when it is proposed underground, but there are a number of factors that would mean basement development would be overdevelopment.

#### **SKYLIGHT**

A window, dome, or opening in the roof or ceiling, to admit natural light.

#### LIGHTWFLL

An opening within or next to a building that allows natural light to reach basement windows, that would otherwise be obscured.

- 2.5 Larger basement developments, such as those of more than one storey in depth or which extend outside of the footprint of the building, can have a greater impact than smaller schemes. Larger basement developments require more extensive excavation resulting in longer construction periods, and greater numbers of vehicle movements to remove the spoil. These extended construction impacts can have a significant impact on adjoining neighbours through disturbance through noise, vibration, dust, and traffic and parking issues. Larger basements also can have a greater impact on the water environment by reducing the area for water to runoff and soak away. Basement development that extends below garden space can also reduce the ability of that garden to support trees and other vegetation leading to poorer quality gardens and a loss in amenity and the character of the area.
- 2.6 The Council's preferred approach is therefore for basement development to not extend beyond the footprint of the original building and be no deeper than one full storey below ground level (approximately 3 metres in depth). The internal environment should be fit for the intended purpose, and there should be no impact on any trees on or adjoining the site, or to the water environment or land stability. Larger schemes, including those consisting of more than one storey in depth or extending beyond the footprint of the above ground building, will be expected to provide appropriate evidence to demonstrate to the Council's satisfaction that the development does not harm the built and natural environment or local amenity.

2.7 The Council recognises that in the case of larger buildings in central London and on large comprehensively planned sites (for example on large sites that occupy an urban block) the impacts of basements will differ to basement schemes in primarily residential neighbourhoods and in such circumstances larger basements are likely to be appropriate.

#### Habitable rooms

2.8 Development Policy DP27 (Paragraph 27.6) states that the Council will not allow habitable rooms and other sensitive uses for self-contained basement flats and other underground structures in areas at risk of flooding. Outside of these areas, where basement accommodation is to provide living space (possibly for staff), it will be subject to the same standards as other housing in terms of space, amenity and sunlight. Suitable access should also be provided to basement accommodation to allow for evacuation. Further guidance is contained in CPG2 Housing (refer to section 4 on residential development standards).

#### Conservation areas and listed buildings

2.9 In the case of listed buildings applicants will be required to consider whether basement and underground development preserves the existing fabric, structural integrity, layout, interrelationships and hierarchy of spaces, and any features that are architecturally or historically important. Where the building is listed, new basement development or extensions to existing basement accommodation will require listed building consent, even if planning permission is not required. The acceptability of a basement extension to a listed building will be assessed on a case-bycase basis, taking into account the individual features of the building and its special interest. Applicants should contact the Council at the earliest opportunity to discuss such proposals.

#### LISTED BUILDING CONSENT

Legally required in order to carry out any works to a Listed Building which will affect its special value. This is necessary for any major works, but may also be necessary for minor alterations and even repairs and maintenance. Listed Building Consent may also be necessary for a change of use of the property.

- 2.10 As with all basement schemes, we will need to be satisfied that effective measures will be taken during demolition and construction works to ensure that damage is not caused to the listed building and any buildings it directly adjoins. Poor demolition and construction methods can put neighbouring properties at risk and so can have considerable effects on the character and appearance of heritage buildings and conservation areas.
- 2.11 We will seek the submission of a management plan for demolition and/or construction where basement works are proposed in conservation areas or adjacent to a listed building. Further guidance on this is contained within CPG6 Amenity (refer to section 8 on construction management plans).

#### Basement walls, windows, and doors

- 2.12 The development of a basement and the introduction of light wells will result in an area of exposed basement wall and will usually mean new window or door openings. Any exposed area of basement development to the side or rear of a building will be assessed against the guidance in CPG1 Design (refer to section 4 on extensions, alterations and conservatories). In general, this expects that any exposed area of basement to be:
  - subordinate to the building being extended;
  - respect the original design and proportions of the building, including its architectural period and style; and
  - retain a reasonable sized garden.
- 2.13 The width of any visible basement wall should not dominate the original building.
- 2.14 In number, form, scale and pane size, basement windows should relate to the façade above. They should normally be aligned to the openings above and be of a size that is clearly subordinate to the higher level openings so as not to compete with the character and balance of the original building. On the street elevation, and on certain rear elevations where there is a distinguishable pattern to the fenestration, the width and height of windows should be no greater than those above.

#### **FAÇADE**

The face or front of a building

#### **FENESTRATION**

The arrangement of windows in a building.

# Trees, landscape, and biodiversity

2.15 Proposals for basement development that take up the whole front and / or rear garden of a property are very unlikely to be acceptable. Sufficient margins should be left between the site boundaries and any basement construction to enable natural processes to occur and for vegetation to grow naturally. These margins should be wide enough to sustain the growth and mature development of the characteristic tree species and vegetation of the area. The Council will seek to ensure that gardens maintain their biodiversity function for flora and fauna and that they are capable of continuing to contribute to the landscape character of an area so that this can be preserved or enhanced.

#### **GREEN ROOF**

A roof that has vegetation growing on it, which can help improve visual appeal, reduce the environmental impact of the building and create habitat for native flora and fauna.

#### **DETENTION POND**

A stormwater management facility that is designed to protect against flooding by storing water for a limited period of a time.

- 2.16 The basement development should provide an appropriate proportion of planted material to allow for rain water to be absorbed and/or to compensate for the loss of biodiversity caused by the development. This will usually consist of a green roof or detention pond on the top of the underground structure. It will be expected that a minimum of 1 metre of soil be provided above basement development that extends beyond the footprint of the building, to enable garden planting and to mitigate the effect on infiltration capacity. The use of SUDS is sought in all basement developments that extend beyond the footprint of the original building. For further guidance on SUDS, see CPG3 Sustainability (section 7 on water efficiency).
- 2.17 Consideration should be given to the existence of trees on or adjacent to the site, including street trees and the required root protection zone of these trees. CPG1 Design, (refer to section 6 on landscape and trees) sets out the evidence that the Council requires with respect to the protection of trees, including tree surveys and arboricultural method statements.

#### **ROOT PROTECTION ZONE**

The area around the base or roots of the tree that needs to be protected from development and compaction during construction to ensure the survival of the tree.

# Lightwells

- 2.18 The building stock in Camden is varied. Some areas contain basements developments that include front lightwells taking up part, or all, of the front garden. Other areas do not have basements or lightwells that are visible from the street. The presence or absence of lightwells helps define and reinforce the prevailing character of a neighbourhood.
- 2.19 Where basements and visible lightwells are not part of the prevailing character of a street, new lightwells should be discreet and not harm the architectural character of the building, or the character and appearance of the surrounding area, or the relationship between the building and the street. In situations where lightwells are not part of the established street character, the characteristics of the front garden or forecourt will help to determine the suitability of lightwells.
- 2.20 In plots where the depth of a front garden is quite long, basement lightwells are more easily concealed by landscaping and boundary treatments, and a substantial garden area can be retained providing a visual buffer from the street. In these situations new lightwells that are sensitively designed to maintain the integrity of the existing building may be acceptable, subject to other design requirements and environmental considerations.
- 2.21 In plots where the front garden is quite shallow, a lightwell is likely to consume much, or all, of the garden area. This will be unacceptable in streets where lightwells are not part of the established character and where the front gardens have an important role in the local townscape.

- 2.22 Excessively large lightwells will not be permitted in any garden space.
- 2.23 A lightwell to the side or rear of a property is often the most appropriate way to provide a means of providing light to a new or extended basement development, and can often provide a link to the rear garden. Lightwells to the side or rear of a property should be set away from the boundary to a neighbouring property.

# Railings, grilles and other lightwell treatment

- 2.24 In order to comply with building regulation standards, light wells should be secured by either a railing (1,100mm high) or a grille. In gardens that front a street, railings can cause a cluttered appearance to the front of the property and can compete with the appearance of the front boundary wall, or obscure front windows. This is particularly the case in shallow gardens. Where front light wells are proposed, they should be secured by a grille which sits flush with the natural ground level, rather than railings (refer to **Error! Reference source not found.** on the following page). In certain publicly accessible locations grilles should be locked to prevent lightwells being misused for casual sleeping and drug use.
- 2.25 Railings will be considered acceptable where they form part of the established street scene, or would not cause harm to the appearance of the building.

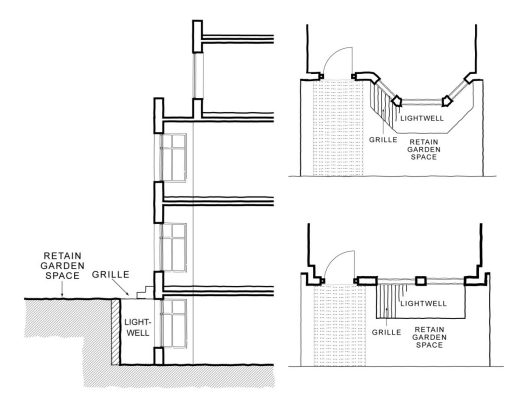


Figure 1. Lightwells and railings

- 2.26 The lowering of the natural ground level to the rear of the property should be minimised as much as is practicable. It is recommended that the rear garden should be graded rather than secured by railings.
- 2.27 Where a basement extension under part of the front or rear garden is considered acceptable, the inclusion of skylights designed within the landscaping of a garden will not usually be acceptable, as illumination and light spill from a skylight can harm the appearance of a garden setting and cause light pollution.

# 3 Assessing the impact of basement development

3.1 The Council will only permit basements and other underground development where the applicant can demonstrate it will not cause harm to the built and natural environment and local amenity, including to the local water environment, ground conditions and biodiversity. Addressing these issues may require the submission of a variety of information to provide us with a basis for determining applications. The level of information required is defined by Policy DP27 Basements and Lightwells and will be commensurate with the scale, location and complexity of the scheme.

# **Basement impact assessments**

- 3.2 This information must be contained within a Basement Impact Assessment (BIA) which is specific to the site and particular proposed development. Basement Impact Assessments should be submitted with the other details at planning application stage. The BIA will include the following stages:
  - Stage 1 Screening;
  - Stage 2 Scoping;
  - Stage 3 Site investigation and study;
  - · Stage 4 Impact assessment; and
  - Stage 5 Review and decision making.
- 3.3 The purpose of a BIA is to enable the Council to 'assess whether any predicted damage to neighbouring properties and the water environment is acceptable or can be satisfactorily ameliorated by the developer' as stated in DP27.3.
- 3.4 Each of these stages is explained in full in this section. Please also refer to Chapter 6 of the Camden Geological, Hydrogeological and Hydrological Study, which is available on the Camden Council website. All the technical analysis and recommendations in this guidance are taken from the Study which should be treated as the evidence base and technical advice for this guidance and will be used when we are checking BIA reports.
- 3.5 We will expect a 'non technical summary' of the evidence that applicants have gathered against each stage of the BIA. This should be presented in a format which can be fully understood by those with no technical knowledge.
- 3.6 At each stage in the process the person(s) undertaking the BIA process should hold qualifications relevant to the matters being considered. We will only accept the qualifications set out in the following table:

# Qualifications required for assessments

Surface flow and flooding	A Hydrologist or a Civil Engineer specialising in flood risk management and surface water drainage, with either:
	The "CEng" (Chartered Engineer) qualification from the Engineering Council; or a Member of the Institution of Civil Engineers ("MICE); or
	The "C.WEM" (Chartered Water and Environmental Manager) qualification from the Chartered Institution of Water and Environmental Management.
Subterranean (groundwater) flow	A Hydrogeologist with the "CGeol" (Chartered Geologist) qualification from the Geological Society of London.
Land stability	A Civil Engineer with the "CEng" (Chartered Engineer) qualification from the Engineering Council and specialising in ground engineering;
	A Member of the Institution of Civil Engineers ("MICE") and a Geotechnical Specialist as defined by the Site Investigation Steering Group; or
	A Chartered Member of the Institute of Structural Engineers with some proof of expertise in engineering geology.
	With demonstrable evidence that the assessments have been made by them in conjunction with an Engineering Geologist with the "cGeol" (Chartered Geologist) qualification from the Geological Society of London.

A combination of these may be required to address a variety of site conditions.

# Stage 1 - Screening

- 3.7 The first stage of the BIA is the identification of any matters of concern which should be investigated. Screening is a process of determining whether or not a full BIA is required. All basement proposals should be subjected to the screening stage of a BIA to identify the matters relevant to assessment of local flooding and/or neighbour amenity and structural risks.
- 3.8 In order to assist in identifying what issues are relevant to a proposed scheme we have developed a series of screening flow charts over the following pages of this guidance, covering three main issues:
  - Groundwater flow (see Paragraphs 2.36 to 2.38);
  - Land stability (see Paragraphs 2.39 to 2.42); and
  - Surface flow and flooding (see Paragraphs 2.43 to 2.47).
- 3.9 We will expect applicants to identify how these issues impact on neighbouring properties and the natural environment.

- 3.10 At the screening stage the applicant will need to set out clearly why or why not a full BIA is required. This will need to include an assessment against the flowcharts below and be presented along with the information set out at the end of Paragraph 233 of the Camden Geological, Hydrogeological and Hydrological Study.
- 3.11 Where a respondent answers "yes" or "unknown" to any of the questions in the flowcharts these matters will need further investigation. "No" answers will require written justification.

#### Stage 2 - Scoping

- 3.12 The scoping stage of the BIA requires applicants to identify the potential impacts of the proposed scheme as set out in chapter 5 of the Camden Geological, Hydrogeological and Hydrological Study which are shown by the screening process to need further investigation. Applicants should use this stage to identify the potential impacts for each of the matters of concern identified in the previous screening stage, this may require some preliminary data collection and field work. Appendix F of the Camden Geological, Hydrogeological and Hydrological Study provides guidance on linking the potential impacts to the screening flowcharts. A conceptual ground model is often a useful of carrying out the scoping stage as it can include the known and suspected features on, below and adjacent to a proposed site. (refer to Section 6.3.3 and Figure 28 in the Camden Geological, Hydrogeological and Hydrological Study for further details and an example).
- 3.13 During the scoping stage the applicant should enter pre-consultation or set up a working group with local residents and amenity groups who may be impacted by a proposed basement in order to fully understand and address the concerns of local residents. The Council will expect consultation with local residents on all basement developments unless the proposed construction work is minimal and will have a negligible effect on the adjoining or nearby properties as evidenced by the applicant to the satisfaction of the Council.
- 3.14 The scoping stage should build on the information obtained for the screening stage. When doing work for scoping stage, it is mostly likely that there will need to be some works under Stage 3 of the BIA Site investigation and study

#### Stage 3 – Site investigation and study

- 3.15 The third stage of the BIA site investigation is undertaken to develop an understanding of the site and its immediate surroundings. The degree of investigation will vary depending upon the matters of concern identified in the screening and scoping stages, and therefore will be dependent on the location of the proposed basement within the borough, its size and setting in relation to existing development on the site and its relationship to adjacent properties and nearby features of importance.
- 3.16 The BIA site investigation comprises several stages, including:

- Desk study, including site walkover;
- Field investigation, including intrusive investigation;
- Monitoring;
- · Reporting; and
- Interpretation.
- 3.17 Each of these stages should reflect both the site of the proposed basement scheme and beyond the site boundary.
- 3.18 Section 7 of the Camden Geological, Hydrogeological and Hydrological Study sets out in further detail how this investigation should be carried out.
- 3.19 Appendix G of the Camden Geological, Hydrogeological and Hydrological Study provides typical contents lists for reporting these stages of the site investigation and we will be looking for submissions that contain comparable content.

## Stage 4 – Impact assessment

- 3.20 This stage is concerned with evaluating the direct and indirect implications of the proposed project. Essentially this involves a comparison between the present situation (the baseline) with the situation as it would be with the basement in place (i.e. constructed). Therefore the BIA should describe, quantify and then aggregate the effects of the development on those attributes or features of the geological, hydrogeological and hydrological environment which have been identified (in the scoping stage) as being potentially affected. Section 7 of the Camden Geological, Hydrogeological and Hydrological Study provides more detail on what is required at this stage.
- 3.21 The recommendations in Section 7 on boreholes and trial pits set out the sort of thorough, up to date and professional methodologies of subsurface investigation and analysis, which the Council will expect. It is important to recognise as stated in Paragraph 287 and 288 of the Camden Geological, Hydrogeological and Hydrological Study that DP27 is particularly concerned with the potentially significant impact a development can have beyond the site boundary. Where permission is not given by adjacent landowners for structural surveys or subsurface investigations to be carried out, the undetermined structural conditions and ground conditions beyond the site boundary should be identified as a risk in the impact and should be assessed and mitigated against accordingly.
- 3.22 Hydrogeological processes are subject to seasonal and longer term cyclical influences. Measurements taken at one particular time may not indicate how conditions might be in one or six months from that time. Monitoring of groundwater levels in areas where it is more likely to be present over a period of time is therefore necessary. Please refer to paragraphs 291 to 294 of the Camden Geological, Hydrogeological and Hydrological Study for more detail on monitoring periods.

- 3.23 The BIA will comprise a factual report and an interpretative report. This is explained in more detail in Section 7 of the Camden Geological, Hydrogeological and Hydrological Study. The interpretative report will have three sections:
  - detailed site geology;
  - the geotechnical properties of the ground; and
  - an engineering interpretation of the implications of the ground conditions for the development of the site.
- 3.24 Appendix G3 of the study sets this out in more detail from which it should be noted that it must contain details of the retaining wall design for the basement excavation. It is essential for the Council to make the assessment called for by DP27 and to be able to consider, if planning approval is to be given, how the terms of any planning conditions or planning agreements should be drafted.
- 3.25 The engineering interpretation will require calculations of predicted ground movements and structural impact to be provided. Examples of these calculations are given in appendix D of the Camden Geological, Hydrogeological and Hydrological Study. The sides of excavation always move to some extent no matter how they are supported. The movement will typically be both horizontal and vertical and will be influenced by the engineering properties of the ground, groundwater level and flow, the efficiency of the various support system employed during the underpinning and the efficiency or stiffness of any support frames used.

#### WATER INGRESS

Change to water flows and levels both above and below ground.

- 3.26 If the identified consequences are not acceptable, mitigation should be incorporated into the proposed scheme and the new net consequences determined. For example, where there is predicted structural damage to neighbouring property, or where water ingress to neighbouring gardens or properties is predicted to be damaging to residential amenity. Any proposed mitigation measures should be described in the BIA report with details of how they reduce and/or alter the impact of the proposed basement on the surrounding environment. Mitigation measures which may be included in basement development proposals include (but are not limited to):
  - Controlled or adequate drainage;
  - High permeability corridors;
  - · Underpinning of neighbouring structures; and
  - Setting the basement in from property boundaries.

#### **Burland Scale**

3.27 Where a BIAs identifies risk of damage to properties by subsidence this risk should be described using the Burland Scale. The Burland Scale methodology has been adopted for projects internationally and has been used by the Building Research Establishment and the Institution of

Structural Engineers, London. The classification system of the scale is based on the ease or repair of visible damage. Subsidence is only one element in the many potential impacts assessed in a BIA and other methods will be employed when describing these other impacts.

- 3.28 In the Burland Scale the damage to properties caused by subsidence may be considered in three broad categories:
  - (i) visual appearance or aesthetics,
  - (ii) serviceability and function, and
  - (iii) stability.
- 3.29 Burland Scale categories 0, 1, and 2 refer to (i) aesthetic damage, category 3 and 4 relate to (ii) serviceability and function, and 5 represents damage which relates to stability.

Figure 2. Burland Scale

Category of damage	Description of typical damage	Approximate crack width (mm)	Limiting tensile strain ε <sub>lim</sub> (per cent)
0 Negligible	Hairline cracks of less than about 0.1 mm are classed as negligible	<0.1	0.0-0.05
1 Very slight	Fine cracks that can easily be treated during normal decoration. Perhaps isolated slight fracture in building. Cracks in external brickwork visible on inspection	<1	0.05-0.075
2 Slight	Cracks easily filled. Redecoration probably required. Several slight fractures showing inside of building. Cracks are visible externally and some repointing may be required externally to ensure weathertightness. Doors and windows may stick slightly.	<5	0.075-0.15
3 Moderate	The cracks require some opening up and can be patched by a mason. Recurrent cracks can be masked by suitable lining. Repointing of external brickwork and possibly a small amount of brickwork to be replaced. Doors and windows sticking. Service pipes may fracture. Weathertightness often impaired.	5-15 or a number of cracks > 3	0.15-0.3
4 Severe	Extensive repair work involving breaking-out and replacing sections of walls, especially over doors and windows. Windows and frames distorted, floor sloping noticeably. Walls leaning or bulging noticeably, some loss of bearing in beams. Service pipes disrupted.	15-25 but also depends on number of cracks	>0.3
5 Very severe	This requires a major repair involving partial or complete rebuilding. Beams lose bearings, walls lean badly and require shoring. Windows broken with distortion, Danger of instability.	Usually > 25 but depends on number of cracks	

Damage Category Chart (CIRIA C580)

3.30 In line with policy DP27 the Council will ensure that harm is not caused to neighbouring properties by basement development. Burland states that it is a major objective of design and construction to maintain a level of risk to buildings no higher than category 2, where there is only risk of aesthetic damage to buildings (see Burland, J. "The assessment of the

risk of damage to buildings due to tunnelling and excavations", Imperial College London, 1995). However the Council considers that neighbouring residential properties are particularly sensitive to damage, where relatively minor internal damage to a person's home can incur cost and considerable inconvenience to repair and redecorate. The Council therefore will expect BIAs to provide mitigation measures where any risk of damage is identified of Burland category 1 'very slight' or higher. Following inclusion of mitigation measures into the proposed scheme the changes in attributes are to be re-evaluated and new net consequences determined.

#### **Cumulative impacts of basement development**

3.31 The cumulative effect of the incremental development of basements in close proximity, particularly when these are large, can potentially create a significant impact. Therefore Basement Impact Assessments must identify neighbouring basements and make the assessment considering all nearby basements. Both existing and planned (with planning permission) underground development must be included in this assessment. To ensure cumulative impacts are considered Basement Impact Assessments must respond to the issues raised in paragraph 168 to 174 of the Camden Geological, Hydrogeological and Hydrological Study.

#### Stage 5 - Review and decision making

3.32 The final stage of the BIA is undertaken by LB Camden and consists of an audit of the information supplied by the applicant and a decision on the acceptability of the impacts of the basement proposal. Section 8 of the Camden Geological, Hydrogeological and Hydrological Study outlines in more detail what Council officers will be looking for, as a minimum.

#### Independent verification of basement impact assessments

- 3.33 In order to provide the Council with greater certainty over the potential impacts of proposed basement development, we will expect an independent verification of Basement Impact Assessments to be funded by the applicant. Independent verification will be required in the following circumstances:
  - Where a scheme requires applicants to proceed beyond the Screening stage of the Basement Impact Assessment (i.e. where a matter of concern has been identified which requires the preparation of a full Basement Impact Assessment);
  - Where the proposed basement development is located within an area of concern regarding slope stability, surface water or groundwater flow; or
  - For any other basement applications where the Council feels that independent verification would be appropriate (e.g. where conflicting evidence is provided in response to a proposal).

3.34 This independent verification will be commissioned by the Council.

# **Basement construction plans**

- 3.35 In some circumstances the Council may require a basement construction plan secured through a Section 106 Agreement. The Council may require provision of a basement construction plan when the proposed development involves excavation or construction that if improperly undertaken could cause damage to neighbouring properties. In most instances this will be on larger and more complex basement schemes and where excavation is close to neighbouring buildings and structures or involve listed buildings.
- 3.36 A basement construction plan sets out detailed information to demonstrate how the design and construction of the basement has been prepared in order to minimise the impacts on neighbouring properties and the water environment, and provides a programme of measures to be undertaken by the owner to with the objective of minimise the impact on the structural integrity of neighbouring properties and sensitive structures such as the public highway.
- 3.37 A basement construction plan should contain:
  - a method statement detailing the proposed method of ensuring the safety and stability of neighbouring properties throughout the construction phase including temporary works sequence drawings,
  - appropriate monitoring including details of risk assessment thresholds and contingency measures,
  - detail demonstrating that the basement has been designed using evidence of local factors including ground conditions, the local water environment and the structural condition of neighbouring properties, in order to minimise the impact on them.
  - provision to retain at the property throughout the construction phase a suitably qualified engineer from a recognised relevant professional body to monitor, inspect, and approve the permanent and temporary basement construction works, and
  - measures to ensure the ongoing maintenance and upkeep of the basement.
- 3.38 The basement construction plan should ensure that:
  - a suitably qualified and experienced engineer has agreed the design,
  - the modelling of ground conditions and water environment is appropriately conservative; and
  - best endeavours are undertaken to prevent any impact on the structural integrity of the neighbouring properties.
- 3.39 Prior to final submission to the Council for approval, basement construction plans will need to be certified by a suitably qualified and experienced engineer who is independent of the design team. The certification will need to be funded by the applicant.

# **Principal impacts of basements in Camden**

3.40 This section sets out the principal impacts that basement development can have upon the built and natural environment, and neighbour amenity. Each of these impacts should be considered when undertaking the Basement Impact Assessment, particularly stages 1 and 2: Screening and Scoping (see Paragraphs 2.12 to 2.19 of this report).

#### GROUNDWATER FLOW

The movement of water that travels and seeps through soil and rock underground.

#### **HYDROGEOLOGY**

The study of groundwater moving through soils and rock formations

#### **Groundwater flow**

- 3.41 Basement development may affect groundwater flows, and even though the displaced water will find a new course around the area of obstruction this may have other consequences for nearby properties, trees, etc. Given the nature of the ground in many higher parts of the borough, or those where streams once flowed, basement development may have the potential to divert or displace groundwater which can cause a rise in groundwater and cause flooding, upstream of the development, whilst immediately downstream the groundwater level may decline, which may affect wells, springs and ponds. Figure 23 of the Camden Geological, Hydrogeological and Hydrological Study sets out diagrammatically the potential impacts.
- 3.42 Applicants should consider the flowchart below to determine whether or not to carry forward to the scoping stage of the Basement Impact Assessment. Where certain factors are present or proposed, for example geological setting, proximity to Hampstead Heath Ponds catchment, or an intention to undertake dewatering as part of the site works, this flowchart will identify that a hydrogeological assessment will be required. If this is the case, it should be prepared by:
  - A Hydrologist with the "CGeol" (Chartered Geologist) qualification from the Geological Society of London; and
  - A Fellow of the Geological Society of London.
- 3.43 The Camden Geological, Hydrogeological and Hydrological Study contains a number of maps and plans relevant to groundwater flow, including:
  - Figures 2 and 3 showing geology for the whole borough;
  - Figure 4 which shows the geology for Hampstead Heath;
  - Figure 5 showing the geology for the south of the borough;
  - Figure 11 which maps the water courses within and around the borough; and
  - Figure 14 which identifies Hampstead Heath surface water catchments and drainage.

Figure 3. Subterranean (ground water) flow screening chart

The Developer should consider each of the following questions in turn, answering either "yes", "unknown" or "no" in each instance.

Consideration should be given to both the temporary and permanent works, along with the proposed surrounding landscaping and drainage associated with a proposed basement development.

Question 1a: Is the site located directly above an aquifer?

**Question 1b:** Will the proposed basement extend beneath the water table surface?

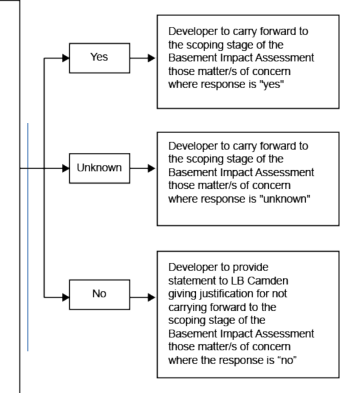
**Question 2:** Is the site within 100m of a watercourse, well (used/disused) or potential spring line?

**Question 3:** Is the site within the catchment of the pond chains on Hampstead Heath?

**Question 4:** Will the proposed basement development result in a change in the proportion of hard surfaced / paved areas?

**Question 5:** As part of the site drainage, will more surface water (e.g. rainfall and run-off) than at present be discharged to the ground (e.g. via soakaways and/or SUDS)?

**Question 6:** Is the lowest point of the proposed excavation (allowing for any drainage and foundation space under the basement floor) close to, or lower than, the mean water level in any local pond (not just the pond chains on Hampstead Heath) or spring line.



# SUBTERRANEAN (GROUND WATER) FLOW SCREENING CHART NOTES AND SOURCES OF INFORMATION

**Question 1:** In LB Camden, all areas where the London Clay does not outcrop at the surface are considered to be an aquifer. This includes the River Terrace Deposits, the Claygate Member and the Bagshot Formation. The location of the geological strata can be established from British Geological Survey maps (e.g. 1:50,000 and 1:10,000 scale). Note that the boundaries are indicative and should be considered to be accurate to ±50m at best.

Additionally, the Environment Agency (EA) "Aquifer Designation Maps" can be used to identify aquifers. These can be found on the "Groundwater maps" available on the EA website (www.environmentagency.gov.uk) follow "At home & leisure" > "What's in Your Backyard" > "Interactive Maps" > "Groundwater". Knowledge of the thickness of the geological strata present and the level of the groundwater table is required. This may be known from existing information (for example nearby site investigations), however, it may not be known in the early stages of a project. Determination of the water table level may form part of the site investigation phase of a BIA.

**Question 2:** Watercourses, wells or spring lines may be identified from the following sources:

- Local knowledge and/or site walkovers
- Ordnance Survey maps (e.g. 1:25,000 or 1:10,000 scale). If features are marked (they are not always) the following symbols may be present: W; Spr; water is indicated by blue colouration. (check the key on the map being used)
- British Geological Survey maps (e.g. 1:10,000 scale, current and earlier editions). Current maps will show indicative geological strata boundaries which are where springs may form at the ground surface; of relevance are the boundary between the Bagshot Formation with the Claygate Member and the Claygate Member with the London Clay. Note that the boundaries are indicative should be considered to be accurate to ±50m. Earlier geological maps (e.g. the 1920's 1:10560 scale) maps show the location of some wells.
- Aerial photographs
- "Lost Rivers of London" by Nicolas Barton, 1962. Shows the alignment of rivers in London and their tributaries.
- The British Geological Survey (BGS) GeoIndex includes "Water Well" records. See www.bgs.ac.uk and follow "Online data" > "GeoIndex" > "Onshore GeoIndex".
- The location of older wells can be found in well inventory/catalogue publications such as "Records of London Wells" by G. Barrow and L. J. Wills (1913) and "The Water Supply of the County of London from Underground Sources" by S Buchan (1938).
- The Environment Agency (EA) "Source Protection Zone Maps" can be used to identify aquifers. These can be found on the "Groundwater maps" available on the EA website (www.environment-agency.gov.uk) follow "At home & leisure" > "What's in Your Backyard" > "Interactive Maps" > "Groundwater".
- The EA hold records of licensed groundwater abstraction boreholes.
   LB Camden is within the North East Area of the
- Thames Region. Details can be found on the EA website.
- LB Camden Environmental Health department may hold records of groundwater wells in the Borough.

Where a groundwater well or borehole is identified, it will be necessary to determine if it is extending into the Lower Aquifer (Chalk) or the Upper Aquifer (River Terrace Deposits, Bagshot Formation, Claygate Member etc). It is water wells extending into the Upper Aquifer which are of concern with regard to basement development.

**Question 3:** Figure 14 in the attached study, (prepared using data supplied by the City of London Corporation's hydrology consultant, Haycocks Associates) shows the catchment areas of the pond chains on Hampstead Heath.

**Question 4:** This will be specific to the proposed development and will be a result of the proposed landscaping of areas above and surrounding a proposed basement.

**Question 5:** This will be specific to the proposed development and will be a result of the chosen drainage scheme adopted for the property.

**Question 6:** The lowest point will be specific to the proposed development. Knowledge of local ponds may be taken from

- Local knowledge and/or site walkovers
- Ordnance Survey maps (e.g. 1:25,000 or 1:10,000 scale). If features are marked (they are not always) the following symbols may be present: W; Spr; water is indicated by blue colouration. (check the key on the map being used)
- Aerial photographs

#### Land stability

#### LAND STABILITY

Steep areas and a change in geological layers can have vulnerable land stability.

- 3.44 The Council will expect all basement development applications to provide evidence that the structural stability of adjoining or neighbouring buildings is not put at risk. In the first instance applicants should consider the screening flowcharts to determine whether to progress to the scoping stage of the Basement Impact Assessment. If so, it should be prepared by:
  - A Civil Engineer with the "CEng" (Chartered Engineer) qualification from the Engineering Council and specialising in ground engineering;
  - A Member of the Institution of Civil Engineers ("MICE") and a Geotechnical Specialist as defined by the Site Investigation Steering Group; or
  - A Chartered Member of the Institute of Structural Engineers with some proof of expertise in engineering geology, with demonstrable evidence that the assessments have been made by them in conjunction with an Engineering Geologist with the "cGeol" (Chartered Geologist) qualification from the Geological Society of London.
- 3.45 For listed buildings, or properties adjoining or adjacent to listed buildings, we will require a structural stability report before we validate applications.
- 3.46 The Camden Geological, Hydrogeological and Hydrological Study contains a number of maps and plans relevant to land stability, including:
  - Figures 2 and 3 showing geology for the whole borough;
  - Figure 4 which shows the geology for Hampstead Heath;
  - Figure 5 showing the geology for the south of the borough;
  - Figure 11 which maps the water courses within and around the borough;
  - Figure 16 which is a land stability slope angle map; and
  - Figure 17 which outlines areas of significant landslide potential.

Figure 4. Slope stability screening flowchart

The Developer should consider each of the following questions in turn, answering either "yes", "unknown" or "no" in each instance

Consideration should be given to both the temporary and permanent works, along with the proposed surrounding landscaping and drainage associated with a proposed basement development.

**Question 1:** Does the existing site include slopes, natural or manmade, greater than 7°? (approximately 1 in 8)

**Question 2:** Will the proposed re-profiling of landscaping at site change slopes at the property boundary to more than 7°? (approximately 1 in 8)

**Question 3:** Does the development neighbour land, including railway cuttings and the like, with a slope greater than 7°? (approximately 1 in 8)

**Question 4:** Is the site within a wider hillside setting in which the general slope is greater than 7°? (approximately 1 in 8)

**Question 5:** Is the London Clay the shallowest strata at the site?

**Question 6:** Will any tree/s be felled as part of the proposed development and/or are any works proposed within any tree protection zones where trees are to be retained? (Note that consent is required from LB Camden to undertake work to any tree/s protected by a Tree Protection Order or to tree/s in a Conservation Area if the tree is over certain dimensions).

**Question 7:** Is there a history of seasonal shrink-swell subsidence in the local area, and/or evidence of such effects at the site?

**Question 8:** Is the site within 100m of a watercourse or a potential spring line?

**Question 9:** Is the site within an area of previously worked ground?

Question 10: Is the site within an aquifer? If so, will the proposed

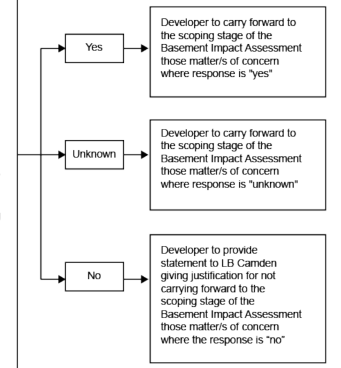
basement extend beneath the water table such that dewatering may be required during construction?

**Question 11:** Is the site within 50m of the Hampstead Heath ponds?

**Question 12:** Is the site within 5m of a highway or pedestrian right of way? Question 13: Will the proposed basement significantly increase the

differential depth of foundations relative to neighbouring properties?

**Question 14:** Is the site over (or within the exclusion zone of) any tunnels, e.g. railway lines?



# SLOPE STABILITY SCREENING FLOWCHART NOTES AND SOURCES OF INFORMATION

**Question 1, 3 & 4:** The current surface slope can be determined by a site topographical survey. Slopes may be estimated from

1:25,000 OS maps, however in many urban areas such maps will not show sufficient detail to determine surface slopes on a property-by-property scale, just overall trends. With regard to slopes associated with infrastructure, e.g. cuttings, it should be ensured that any works do not impact on critical infrastructure.

**Question 2:** This will be specific to the proposed development and will be a result of the proposed landscaping of areas above and surrounding a proposed basement.

**Question 5:** The plan footprint of the outcropping geological strata can be established from British Geological Survey maps (e.g. 1:50,000 and 1:10,000 scale). Note that the boundaries are indicative and should be considered to be accurate to ±50m at best.

**Question 6:** this is a project specific determination, subject to relevant Tree Preservation Orders etc.

**Question 7:** this can be assessed from local knowledge and on-site observations of indicative features, such as cracking, Insurance firms may also give guidance, based on post code. Soil maps can be used to identify high-risk soil types. Relevant guidance is presented in BRE Digest 298 "Low-rise building foundations: the influence of trees in clay soils" (1999); BRE Digest 240 "Low-rise buildings on shrinkable clay soils: part 1" (1993); and BRE Digest 251 "Assessment of damage in low- rise buildings" (1995).

**Question 8:** Watercourses or spring lines may be identified from the following sources:

- Local knowledge and/or site walkovers
- Ordnance Survey maps (e.g. 1:25,000 or 1:10,000 scale). If features are marked (they are not always) the following symbol may be present "Spr"; water is indicated by blue colouration. (check the key on the map being used)
- Geological maps will show indicative geological strata boundaries which are where springs may form at the ground surface; of relevance are the boundary between the Bagshot Formation with the Claygate Member and the Claygate Member with the London Clay. Note that the boundaries are indicative should be considered to be accurate to ±50m at best. British Geological Survey maps (e.g. 1:10,000 scale, current and earlier editions).
- Aerial photographs
- "Lost Rivers of London" by Nicolas Barton, 1962. Shows the alignment of rivers in London and their tributaries.

**Question 9:** Worked ground includes, for example, old pits, brickyards, cuttings etc. Information can be gained from local knowledge and/or site walkovers, and from historical Ordnance Survey maps (at 1:25,000 or 1:10,000 scale, or better) and British Geological Survey maps (at 1:10,000 scale, current and earlier editions). Earlier geological maps (e.g. the 1:10560 scale series from the 1920s) include annotated descriptions such as "old pits", "formerly dug", "brickyard" etc.

**Question 10:** In LB Camden, all areas where the London Clay does not outcrop at the surface are considered to be an aquifer.

This includes the River Terrace Deposits, the Claygate Member and the Bagshot Formation. The general footprint of the geological strata can be assessed from British Geological Survey maps (e.g. 1:50,000 and 1:10,000 scale). Note that the boundaries are indicative and should be considered to be accurate to ±50m at best.

The Environment Agency (EA) Aquifer Designation Maps can be used to identify aquifers. These are available from the EA website (www.environment-agency.gov.uk), by clicking on 'At home & leisure' > 'What's in Your Backyard' > 'Interactive Maps' > 'Groundwater'.

Details are required of the thickness of the geological strata present and the level or depth of the groundwater table. This may be known from existing information (for example nearby site investigations); however, it may not be known in the early stages of a project. Determination of the water table level may form part of the site investigation phase of a BIA and may require specialist advice to answer. Depth of proposed development is project specific.

**Question 11:** From local knowledge and/or site walkovers, and from Ordnance Survey maps (e.g. 1:25,000 or 1:10,000 scale). In relation to the stability and integrity of the pond structures and dams, the guidance of a Panel Engineer should be sought. (Details of Panel Engineers can be found on the Environment Agency website: http://www.environmentagency.gov.uk/ business/sectors/64253.aspx). Duty of care needs to be undertaken during any site works in the vicinity of the ponds.

**Question 12:** From local knowledge and/or site walkovers, and from Ordnance Survey maps (e.g. 1:25,000 or 1:10,000 scale). Any works should not impact on critical infrastructure.

**Question 13:** From local knowledge and/or site walkovers. May find some details on neighbouring properties from searches of LB Council databases, e.g. planning applications and/or building control records.

**Question 14:** From local knowledge and/or site walkovers, from Ordnance Survey maps (e.g. 1:25,000 or 1:10,000 scale) and directly from those responsible for tunnels (e.g. TfL or Network Rail). Any works should not impact on critical infrastructure.

#### Surface flow and flooding

- 3.47 While nowhere in the borough is identified by the Environment Agency as being flood prone from rivers or the sea, there are still parts that are identified as being subject to localised flooding from surface water. This is caused during times of heavy rainfall when the local combined sewer system is unable to deal with the volume and rate of flow. Detailed modelling suggests that areas of West Hampstead, Hampstead Town and South Hampstead are at a higher risk of surface water floods, with some risk in Highgate and Gospel Oak.
- 3.48 All applications for a basement extension within flood risk areas identified in the LB Camden Flood Risk Management Strategy or in any future updated Strategic Flood Risk Assessment will be expected to include a Flood Risk Assessment. In line with Policy DP27 in Camden Development Policies, the Council will not allow habitable rooms and other sensitive uses for self contained basement flats and other underground structures in areas at risk of flooding.

- 3.49 Applicants should consider the flowchart below to determine whether to proceed to the scoping stage of the Basement Impact Assessment and whether a Flood Risk Assessment should be undertaken as part of this. For surface flow and flooding issues the Basement Impact Assessment should be undertaken by a Hydrologist or a Civil Engineer specialising in flood risk management and surface water drainage, with either:
  - The "CEng" (Chartered Engineer) qualification from the Engineering Council; or a Member of the Institution of Civil Engineers ("MICE); or
  - The "C.WEM" (Chartered Water and Environmental Manager) qualification from the Chartered Institution of Water and Environmental Management.
- 3.50 Figure 14 within the Camden Geological, Hydrogeological and Hydrological Study identifies Hampstead Heath surface water catchments and drainage.

Figure 5. Surface flow and flooding screening flowchart

The Developer should consider each of the following questions in turn, answering either "yes", "unknown" or "no" in each instance.

Consideration should be given to both the temporary and permanent works, along with the proposed surrounding landscaping and drainage associated with a proposed basement development.

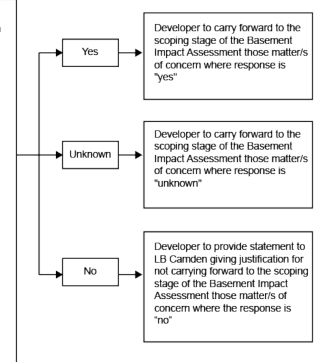
**Question 1:** Is the site within the catchment of the pond chains on Hampstead Heath?

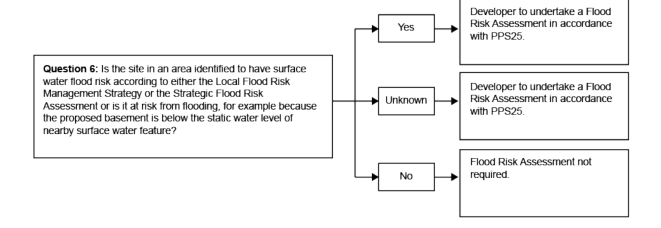
**Question 2:** As part of the proposed site drainage, will surface water flows (e.g. volume of rainfall and peak run-off) be materially changed from the existing route?

**Question 3:** Will the proposed basement development result in a change in the proportion of hard surfaced / paved external areas?

**Question 4:** Will the proposed basement result in changes to the profile of the inflows (instantaneous and long-term) of surface water being received by adjacent properties or downstream watercourses?

**Question 5:** Will the proposed basement result in changes to the quality of surface water being received by adjacent properties or downstream watercourses?





# SURFACE FLOW AND FLOODING SCREENING FLOWCHART NOTES AND SOURCES OF INFORMATION

**Question 1:** Figure 14 in the Camden geological, hydrogeological and hydrological study (prepared using data supplied by the City of London Corporation's hydrology consultant, Haycocks Associates) shows the catchment areas of the pond chains on Hampstead Heath

**Question 2:** This will be specific to the proposed development and will be a result of the proposed landscaping of areas above and surrounding a proposed basement. The developer should provide documentation of discussion with Thames Water to confirm that the sewers have capacity to receive any increased wastewater flows.

**Question 3:** This will be specific to the proposed development and will be a result of the chosen drainage scheme adopted for the property

**Question 4:** This will be specific to the proposed development and will be a result of the proposed landscaping and chosen drainage scheme adopted for the property. SUDS will be required to compensate any increases in peak flow.

**Question 5:** This will be specific to the proposed development and will be a result of the proposed landscaping and chosen drainage scheme adopted for the property. SUDS will be required to compensate any increases in peak flow.

**Question 6:** The principles outlined in PPS25 should be followed to ensure that flood risk is not increased.

3.51 Basement development should not displace ground water or surface water flow so it causes flooding on nearby sites or those further away. The Council will require an adequate drainage plan and has a preference for the use of Sustainable Urban Drainage Systems (SUDS). Only where this cannot be achieved should surface/ground water be discharged to combined sewers (refer to the chapter on water efficiency in CPG3 Sustainability and policy DP23 Water).

#### **SUSTAINABLE URBAN DRAINAGE SYSTEMS (SUDS)**

Low environmental impact approaches to drain away dirty and surface water run-off through collection, storage, and cleaning before allowing it to be released slowly back into the environment, thereby preventing flooding, pollution and contamination of groundwater.

#### DEMOLITION PROTOCOL

Provides a framework for sustainability in construction, demolition and refurbishment projects.

4.5 In considering applications, the Council will refuse permission for plans which do not minimise the harmful impacts of construction on the building and on local amenities. Construction management plans should consider the recommendations from the Camden Geological, Hydrogeological and Hydrological Study. See Camden Planning Guidance 6 for more information on Construction Management Plans.

#### **Processing and monitoring fees**

4.6 Please note that processing and monitoring fees apply for Section 106 agreements - see CPG8 Planning obligations for further details.

#### Sustainable construction

4.7 As part of an application for a basement development, applicants will be required to describe within their Design and Access Statement how the development has considered materials, resources and energy. This statement should explain how the use of sustainable materials has been considered and applied in the proposal, and the reasons for the choices that are made. The statement should also detail which existing materials on the site are to be re-used as part of the development or made available for re-use elsewhere, and the measures to improve the energy efficiency of the development. Further guidance is provided within CPG3 Sustainability (sustainability assessment tools chapter).

#### **DESIGN AND ACCESS STATEMENT**

A report supporting a planning application that justifies the design principles and concepts of the scheme, and explains how issues relating to access have been dealt with. The level of detail depends on the scale and complexity of the application.

# 5 Other permits and requirements

# **Building regulations**

A Building Regulations application is required when converting an existing basement to habitable use, excavating a new basement or extending an existing basement. Due to the nature of the work, in which different problems can arise, it is advised that the "deposit of plans route" is adopted to obtain building regulation approval. This is the most widely known procedure and involves you submitting plans which show full details of the work. These plans are then checked for compliance with the Building Regulations and, if satisfactory, an Approval Notice is issued.

#### **BUILDING REGULATIONS APPLICATION:**

The Building Regulations apply to most 'Building Work' and you need to make an application to our Building Control department before proceeding. Further details are available from the Building Control section of the Council's website.

- We recommend that you follow the full plans procedure unless the work is of a very minor nature. The Full Plans procedure gives greater protection to the building owner.
- 5.3 As part of the application it will be necessary to submit a full site investigation and a consulting civil or structural engineers report on the investigation and development proposals.
- 5.4 Building Regulations are set out by various technical parts (A-P) and the principal requirements include the following:
  - Part A Structure
  - Part B Fire Safety
  - Part C Site preparation and resistance to contaminants and moisture
  - · Part E Resistance to passage of sound
  - Part F Ventilation
  - Part H Drainage
  - Part J Combustion appliances
  - Part K Protection from falling collision and impact
  - Part L Conservation of fuel and power
  - Part M Access and use of building
  - Part P Electrical safety
- 5.5 The above are available to be viewed on the Communities website <a href="https://www.communities.gov.uk">www.communities.gov.uk</a>. Additional guidance can be obtained from the Approved Document: Basements for Dwellings 2nd edition 2004 (superseded but provides the framework for satisfying the building regulations).

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# **Highway licence**

If you need to put a skip or building material on the public highway, or if you wish to erect a scaffold, hoarding or gantry you will need to apply for a license under the Highways Act. You will also need to obtain the consent of the appropriate highway authority if your proposal involves any work under any part of the highway or footway. The Council is the highway authority for most streets in the Borough, although for some major roads Transport for London act as the highway authority. For more information about the highway authority or licensing matters, please visit the Council's website at <a href="http://www.camden.gov.uk/ccm/navigation/transport-and-streets/">http://www.camden.gov.uk/ccm/navigation/transport-and-streets/</a> or contact the Council's Highways Management Team on telephone 020 7974 6956 (see Appendix 1).

#### Party wall award

- 5.7 For most basement developments you will need a party wall award (sometimes referred to as party wall agreements) with your neighbour(s). This includes when excavation is:
  - within 3 metres of a neighbouring structure;
  - · would extend deeper than that structure's foundations; or
  - within 6 metres of the neighbouring structure and which also lies within a zone defined by a 45 degree line from that structure.
- 5.8 The Council is not itself involved in Party Wall awards, but a guidance note explaining the procedures can be found on the Council's website or from the Planning Portal website www.planningportal.gov.uk.

#### **Security for expenses**

The Party Wall Etc. Act 1996 allows adjoining owners to request the building owner to provide a bond or insurances to provide security in the event of a dispute. The money remains the building owner's throughout but can be drawn upon to pay for rebuilding or repair in certain circumstances. Given the complex nature of some basement development the Council encourages applicants to proactively offer this security for expenses to owners of nearby properties both in party wall awards and also when the scheme would not trigger the need for a party wall award.

# Freeholder permission

5.10 Most residential leases will require some form of landlord permission for improvements and alterations. This is also the case for leasehold Housing Revenue Account (HRA) property, where permission from Camden's Housing Department is required for any improvements and alterations, including basement development.

# Flooding and positively pumped devices (PPDs)

5.11 As sewers are designed to surcharge to just below cover level, basement and other subterranean development is at risk of flooding with sewage. In accordance with advice from Thames Water and to protect against flooding the Council will ensure that all basement and other subterranean development is protected from sewer flooding by the installation of a positive pumped device.

# Other mitigation measures

- 5.12 In addition to the measures identified in 3.32 above, the impact of a basement scheme, or other underground development, can be mitigated by implementing a number of measures, including:
  - preparing a detailed drainage plan;
  - preparing a construction management plan (see CPG6 Protecting and improving the quality of life chapter on Construction Management Plans);
  - ensuring that contractors adopt the practices outlined within the Demolition Protocol and the Considerate Constructors Scheme;
  - consulting your neighbours prior to submitting the planning application;
  - informing neighbours when works are beginning and how long they will last, and any changes of plan;
  - instructing applicants to arrange noisy work at periods when it least inconveniences neighbours, and not blocking neighbouring entranceways; and
  - having regard to the Guide for Contractors working in Camden, Feb 2008, which is available on the Council's website.

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