

# The Diorama Regents Park

**Construction Dust Risk Assessment** 

The Diorama Estates Ltd

Job No: 1016745

Doc Ref: 1016745-RPT-AQ-001

Revision: E

Revision Date: 14 February 2020



Project title	The Diorama Regents Park	Job Number
Report title	Construction Dust Risk Assessment	1016745

#### **Document Revision History**

Revision Ref	Issue Date	Purpose of issue / description of revision
-	06 December 2019	Draft Issue for comment
Α	10 December 2019	Final Issue
В	14 February 2020	Client Revisions

#### **Document Validation (latest issue)**

	14/02/2020 14/0	02/2020 14/02/2020
X G. Hodgkiss	X M. Chapman	X M.Chapman
Principal author	Checked by	Verified by
Signed by: Hodgkiss, Glyn	Signed by: Chapman, Mark	Signed by: Chapman, Mark

© Cundall Johnston & Partners LLP ("Cundall") owns the copyright in this report and it has been written for the sole and confidential use of The Diorama Estates Ltd. It must not be reproduced whole or in part without the express written authorisation of Cundall Johnston & Partners LLP. Parties other than those specifically named in this disclaimer must not rely upon this report. Any third party relying on this report does so at their own risk. Cundall accepts no duty or responsibility (including in negligence) to any such third party.



## **Executive Summary**

Cundall has been commissioned by Diorama Estates Limited to carry out a construction dusk risk Assessment to support a planning application for the refurbishment of a four to five storey building for office use. The site is located at 18 Park Square East NW1 4LH in the London Borough of Camden (LBC), and lies within Camden's Air Quality Management Area.

The assessment has been undertaken in accordance with planning guidance provided by the Institute of Air Quality Management (IAQM) and advice provided by the council's air quality officer. In setting the scope of assessment, consideration has been made of the potential for impacts to occur during the construction phase of the development, and the exposure of nearby residents of the site to air pollution.

A construction dust impact assessment was undertaken in accordance with IAQM construction assessment guidance. It was concluded that without appropriate mitigation measures, Medium risks were posed by demolition and trackout activities and Low risks were posed by construction and earthworks activities. Overall, the proposed site posed a Medium risk of causing significant effects. During construction, receptors within 350 m of the construction boundary could be susceptible to dust effects. However, with appropriate mitigation measures implemented, it was concluded that the construction effects of the Proposed Development would be not significant.

The Client will commit to the implementation of the best practice mitigation measures identified in this report during the construction phase of the development. It is anticipated that the generation of dust and harmful pollutants emissions from construction site activities will be reduced with the correct implementation of these measures.

Additionally, a Construction Management Plan (CMP) which conforms to the requirements of LBC Council's planning requirements will be submitted in support of the planning application, and a suitable monitoring programme will be discussed and agreed with the council prior to commencement of works.

Overall, it was concluded that with the provision of appropriate mitigation measures, air quality construction impacts will have no significant effects on local air quality. The proposals are therefore compliant with the requirements of the relevant Supplementary Planning Guidance and new draft London Plan.



## **Contents**

1.0	Introduction	1
1.1	Scope of Assessment	
1.2	Study Area	4
2.0	Legislation, Policy and Guidance	6
2.1	Key Legislation and Policy	6
3.0	Approach and Methodology	12
3.1	Construction Phase	12
4.0	Impact Evaluation	14
4.1	Construction Phase Impacts	14
5.0	Mitigation	17
5.1	Construction	17
6.0	Conclusions	19
6.1	Conclusions	19
7.0	References	21
8.0	Glossary	23



Introduction



## 1.0 Introduction

Cundall has been commissioned by Diorama Estates Limited to carry out a construction dusk risk to support a planning application for the refurbishment of a part 4, part 5- storey property, arranged over basement, lower ground and upper ground to third floor level along Park Square East and lower ground to second floor level to the rear along Peto Place. The site is located at 18 Park Square East NW1 4LH in the London Borough of Camden and lies within Camden's Air Quality Management Area.

Preliminary outline layout plans for the basement, ground and third floors are provided in Figure 1 to Figure 3.

Figure 1 Proposed Basement Plan

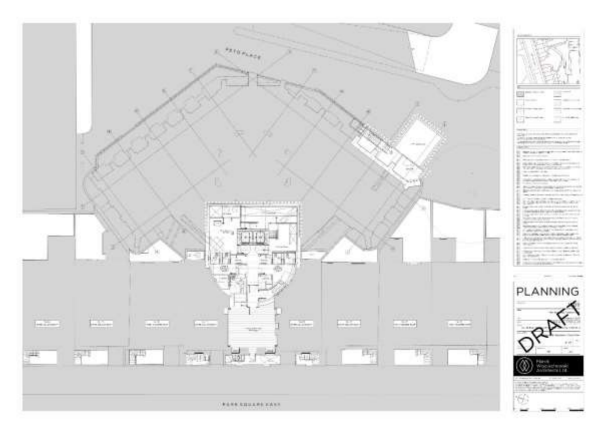




Figure 2 Proposed Ground Floor Plan

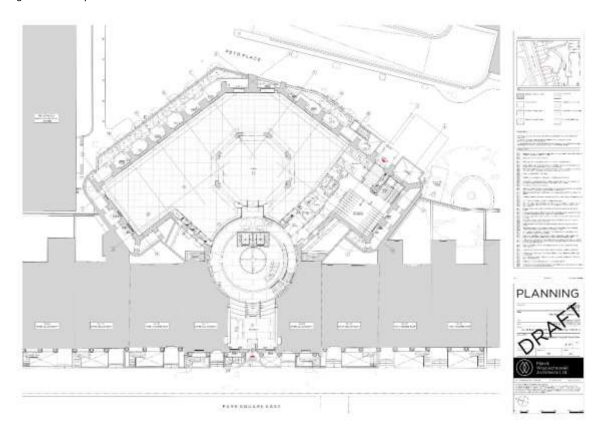
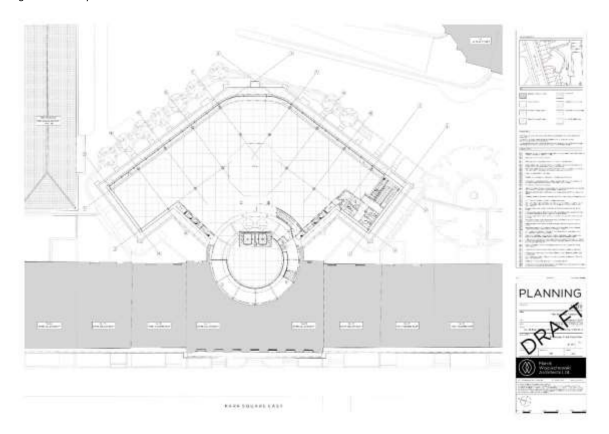


Figure 3 Proposed Third Floor Plan





The proposed land use allocation for the development is summarised in Table 1.

Table 1 Proposed Land Uses (Schedule revision 22/11/2019)

Location	Gross Internal Area (GIA) (m²)	
	Existing	Proposed
Basement	105.2	226.1
Ground	688.5	742.7
First	664.3	687.4
Second	581.2	639.4
Third	102.9	593.0
Sub Totals	2,142.1	2,888.6

#### 1.1 Scope of Assessment

In setting the scope of assessment, consideration has been made of the potential for effects to occur only during the construction phase of the development.

#### 1.1.1 Construction Activities

The Proposed Development comprises the following activities:

- Insertion of new floor to no.18 at first floor level:
- Change of use of the Diorama building from B1(a) use to B1 Office use, removing the planning condition restricting the use to charities and institutions only;
- Proposed roof extension to the Diorama building on Peto Place to provide additional office floor space at third floor level;
- Sensitive internal modifications to the Diorama building, including insertion of 2 no. passenger lifts to provide step-free access to the proposed office, along with increased provision for male and female WCs and modifications to fire escapes.
- Change of use of No. 17 & No. 19 Park Square East, from B1(a) use, back to their original C3 Residential use, to create 2 no. single- family dwellings and subdivision of proposed residential floorspace. Note that this element will be covered as part of a separate planning application

Limited demolition actives will take place on each of the floors identified above prior to construction of the new elements within the wider programme. It is anticipated that the construction process will take up to eighteen months, and this is assumed to include demolition, construction, earthworks and trackout activities. The potential for air quality effects during the construction phase has been assessed, and the extent of mitigation required for dust/ Particulate Matter (PM<sub>10</sub>) generated by construction activities has been considered.

Machinery used during construction can generate new sources of emissions, as well as traffic movements to/from the site and the works themselves. When assessing the effect of dust emissions generated during construction works, receptors include those nearest to the construction boundary of the site in each direction. These receptors have the potential to experience effects of greater magnitude due to emissions of dust generated by the works, when compared with more distant receptors.

Without appropriate mitigation controls in place, there is the potential for adverse effects to occur during to the construction of the Proposed Development. The implementation of best practice mitigation controls can ensure any potential adverse effects would be not significant.

Best practice mitigation controls have been identified in accordance with IAQM guidance, Guidance on the Assessment of Dust from Demolition and Construction v1.1 (2016) and London Mayor's guidance, The Control of Dust and Emissions during Construction and Demolition supplementary planning guidance (2014).



#### 1.1.2 Consultation with LBC

Following an initial screening and scoping exercise, consultation with Tom Parks, Senior Air Quality Officer, was undertaken on 21<sup>st</sup> November 2019 to discuss and agree the scope of the assessment. General advice was provided which was read in conjunction with Camden's planning guidance (CPG Air Quality) and Local Plan (Section CC4- Air Quality). Further details are provided in Appendix A.

It was concluded that the submissions required in support of the current planning application should include an air quality neutral assessment and a construction dust risk assessment; the latter is included within a separate report submitted in support of the same planning application.

#### 1.2 Study Area

The site is located at 18 Park Square East NW1 4LH.

The building fronts Park Square to the east of Park Square Gardens and lies 70m to the south-east of Regents Park. The existing site comprises a part 4, part 5- storey property, arranged over basement, lower ground and upper ground to third floor level along Park Square East and lower ground to second floor level to the rear along Peto Place.

It is bounded to the north by St Andrew's Place, to the east by Peto Place, to the south by Marylebone Road (A501) and to the west by Park Square East. The land use in the area is mixed, comprising residential, retail, commercial and leisure uses within the immediate vicinity, as well as Portland Street underground station located 100m to the south of the Proposed Development on Marylebone Road.

The location of the development site is illustrated in Figure 4.

Figure 4Location of the Proposed Development Site (Courtesy of Google Maps)





Legislation, Policy and Guidance



# 2.0 Legislation, Policy and Guidance

## 2.1 Key Legislation and Policy

This assessment considers key air quality legislation, which is summarised in Table 2.

Table 2 Key Legislation

Legislation	Description
EU Ambient Air Quality Directive 2008/50/EC	Establishes the requirements of Member States in terms of improvements required to air quality.  Sets standards for a variety of pollutants for human-health and the environment.
The Air Quality Standards Regulations 2010	Transposes formalised EU Limit Values set out in directive 2008/50/EC to UK law.
The Clean Air Quality Strategy 2019	The Clean Air Strategy sets out the case for action and demonstrates the government's determination to improve air quality. In some cases, the goals are even more ambitious than EU requirements to reduce people's exposure to toxic pollutants like nitrogen oxides, ammonia, particulate matter, non-methane volatile organic compounds and sulphur dioxide.
Environment Act 1995, Part IV	Defines the requirements for Local Air Quality Management (LAQM).
Environment Protection Act 1990, Amended by the Pollution Prevention and Control Act 1999	Part III provides statutory nuisance provisions for nuisance dust.

Relevant planning policy and guidance is also considered at the National, Regional, and Local levels as summarised in Table 3.

Table 3 Key Policy and Guidance

Policy / Guidance	Description
Ministry of Housing, Communities & Local Government - National Planning Policy Framework (NPPF) 2019	Paragraph 181 of the NPPF states that "Planning policies and decisions should sustain and contribute towards compliance with relevant limit values or National objectives for pollutants, taking into account the presence of AQMAs and Clean Air Zones, and the cumulative impacts from individual sites in local areas. Opportunities to improve air quality or mitigate impacts should be identified, such as through traffic and travel management, and green infrastructure provision and enhancement. So far as possible these opportunities should be considered at the planmaking Stage, to ensure a strategic approach and limit the need for issues to be reconsidered when determining individual applications. Planning decisions should ensure that any new development in AQMAs and Clean Air Zones is consistent with the local air quality action plan".
London Plan (2016)	Policy 7.14 Improving air quality on planning decision:  Development proposals should:  a) minimise increased exposure to existing poor air quality and make provision to address local problems of air quality (particularly within AQMAs) and where development is likely to be used by large numbers of those particularly vulnerable to poor air quality, such as children or older people) such as by design solutions, buffer zones or steps to promote greater use of sustainable transport modes through travel plans (see Policy 6.3)



Policy / Guidance	Description
	<ul> <li>b) promote sustainable design and construction to reduce emissions from the demolition and construction of buildings following the best practice guidance in the GLA and London Councils' 'The control of dust and emissions from construction and demolition'</li> </ul>
	<ul> <li>be at least 'air quality neutral' and not lead to further deterioration of existing poor air quality (such as areas designated as AQMAs).</li> </ul>
	d) ensure that where provision needs to be made to reduce emissions from a development, this is usually made on-site. Where it can be demonstrated that on-site provision is impractical or inappropriate, and that it is possible to put in place measures having clearly demonstrated equivalent air quality benefits, planning obligations or planning conditions should be used as appropriate to ensure this, whether on a scheme by scheme basis or through joint area-based approaches
	Where the development requires a detailed air quality assessment and biomass boilers are included, the assessment should forecast pollutant concentrations. Permission should only be granted if no adverse air quality impacts from the biomass boiler are identified.
Draft London Plan- Consolidated Suggested Changes Version 2019	The current 2016 London Plan is still the adopted Development Plan, but the Draft London Plan is a material consideration in planning decisions.
	Policy SI1 Improving air quality
	A Development plans, through relevant strategic, site specific and area- based policies should seek opportunities to identify and deliver further improvements to air quality and should not reduce air quality benefits that result from the Mayor's or boroughs' activities to improve air quality.
	B To tackle poor air quality, protect health and meet legal obligations the
	following criteria should be addressed:  1 Development proposals should not:
	a) lead to further deterioration of existing poor air quality
	b) create any new areas that exceed air quality limits, or delay the date at which compliance will be achieved in areas that are currently in exceedance of legal limits
	c) create unacceptable risk of high levels of exposure to poor air quality.
	2 In order to meet the requirements in Part 1, as a minimum:
	a) Development proposals must be at least air quality neutral
	<ul> <li>b) Development proposals should use design solutions to prevent or minimise increased exposure to existing air pollution and make provision to address local problems of air quality in preference to post-design or retro-fitted mitigation measures</li> </ul>
	c) Major development proposals must be submitted with an Air Quality Assessment. Air quality assessments should show how the development will meet the requirements of B1
	d) Development proposals in Air Quality Focus Areas or that are likely to be used by large numbers of people particularly vulnerable to poor air quality, such as children or older people, which do not demonstrate that design measures have been used to minimise exposure should be refused.
	C Masterplans and development briefs for large-scale development proposals subject to an Environmental Impact Assessment should consider how local air quality can be improved across the area of the proposal as part of an air quality positive approach. To achieve this a statement should be submitted demonstrating:



Policy / Guidance	Description
	a) How proposals have considered ways to maximise benefits to local air quality, and     b) What measures or design features will be put in place to reduce exposure to pollution, and how they will achieve this.
	D In order to reduce the impact on air quality during the construction and demolition phase development proposals must demonstrate how they plan to comply with the Non-Road Mobile Machinery Low Emission Zone and reduce emissions from the demolition and construction of buildings following best practice guidance115.
	E Development proposals should ensure that where emissions need to be reduced to meet the requirements of Air Quality Neutral or to make the impact of development on local air quality acceptable, this is done on-site. Where it can be demonstrated that emissions cannot be further reduced by on-site measures, off-site measures to improve local air quality may be acceptable, provided that equivalent air quality benefits can be demonstrated within the area affected by the development.
Mayor of London's Supplementary Planning Guidance (SPG) The Control of Dust and Emissions during Construction and Demolition (2014)	The SPG seeks to reduce emissions of dust, PM <sub>10</sub> and PM <sub>2.5</sub> from construction and demolition activities in London. It also aims to manage emissions of NOx from construction and demolition machinery by means of a new non-road mobile machinery ultra-low emissions zone (ULEZ). The SPG provides guidance on the implementation of all relevant polices in the London Plan and the Mayor's Air Quality Strategy to neighbourhoods, borough, developers, architects, consultants and any other parties involved in the construction phase; sets out methodology for air quality impact of construction in London; identifies good practice for mitigating and managing air quality impacts for construction phase.
Camden Local Plan (July 2017)	Camden's Local Plan was adopted in July 2017 and includes an air quality chapter. Within this, Policy CC4 states that:  The Council will ensure that the impact of development on air quality is mitigated and ensure that exposure to poor air quality is reduced in the borough.  The Council will consider the impact of air quality when assessing development proposals, through the consideration of both the exposure of occupants to air pollution and the effect of the development on air quality. Consideration must be taken to the actions identified in the Council's Air Quality Action Plan.  Air Quality Assessments (AQAs) are required where development is likely to expose residents to high levels of air pollution. Where the AQA shows that a development would cause harm to air quality, the Council will not grant planning permission unless measures are adopted to mitigate the impact. Similarly, developments that introduce sensitive receptors (i.e. housing, schools) in locations of poor air quality will not be acceptable unless designed to mitigate the impact.  Development that involves significant demolition, construction or earthworks will also be required to assess the risk of dust and emissions impacts in an AQA and include appropriate mitigation measures to be secured in a Construction Management Plan.  In order to help reduce air pollution and adhere to London planning policy, developments must demonstrate that they comply with Policy 7.14 of the London Plan (to be at least air



Policy / Guidance	Description
Camden Planning Guidance (CPG) - Air Quality (March 2019)	The CPG document support the policies in the Local Plan 2017. This guidance is therefore consistent with the Local Plan and forms a Supplementary Planning Document (SPD) which is an additional "material consideration" in planning decisions.  All developments in areas of poor air quality are to protect future occupants from exposure to poor air quality.  All developments are to limit their impact on local air quality and be at least air quality neutral.  Air quality neutral assessments are required for all major developments. Major developments are schemes of 10 or more dwellings or buildings where the floorspace created is 1,000 square metres or more.
LBC Air Quality Action Plan 2019-2022	Camden Council has declared an AQMA for NO <sub>2</sub> and PM <sub>10</sub> that covers the whole Borough and has developed an Air Quality Action Plan (AQAP). Camden's Clean AQAP outlines the Councils commitment to improving air quality between 2019 and 2022.  The key objectives of the plan are to reduce particulate and NO <sub>2</sub> concentrations by:  1. Reducing building emissions 2. Reducing construction emissions 3. Tackling transport emissions 4. Reducing exposure in communities and schools 5. Reducing service vehicle and freight emissions 6. Public Health and awareness raising 7. Lobbying wider organisation  The plan contains several air quality 'focus' locations, however, the Proposed Development does not lie within any of these areas.
Defra LAQM Technical Guidance (LAQM.TG16) (2018) and London LAQM (LLAQM) Technical Guidance 2016.	The guidance issued under Part IV of the Environment Act 1995 is designed to help local authorities with their LAQM duties. The guidance sets out the general approach to use and detailed technical guidance to guide local authorities through the Review and Assessment process.
Environmental Protection UK (EPUK) / IAQM Land Use Planning & Development Control (2017)	This guidance has been produced to ensure that air quality is adequately considered in the land use planning and development control processes by relevant officers within local authorities, developers, and consultants involved in the preparation of development proposals and planning applications. This document is best practice guidance and has no formal or legal status.
GLA 80371 Air Quality Neutral Planning Support (2014)	The document provides guidance on the application of the "air quality neutral" policy of Mayor of London's SPG, Sustainable Design and Construction (2014).
EPUK / IAQM Assessment of Dust from Demolition and Construction (2016)	The document provides guidance for developers, their consultants and environmental health practitioners on how to undertake a construction impact assessment (including demolition and earthworks).

The air quality EU limit values and UK Air Quality Objectives (AQOs) which apply to the development are shown in Table 4 and these will be used as the basis of assessment.



Table 4 AQO and EU Limit Values

Pollutant	Averaging Period	Objective Threshold / EU Limit Value (µg/m³)
Nitrogen Dioxide	Annual mean	40
(NO <sub>2</sub> )	1-hour mean	200  Not to be exceeded more than 18 times per year (equivalent to the 99.79th percentile of 1-hour mean values)
Particulate Matter	Annual mean	40
(PM <sub>10</sub> )	24-hour mean	Not to be exceeded more than 35 times per year (equivalent to the 90.4th percentile of 24-hour mean values)
Particulate Matter (PM <sub>2.5</sub> )	Annual mean	25



**Approach and Methodology** 



# 3.0 Approach and Methodology

#### 3.1 Construction Phase

The impact of anticipated construction has been assessed in accordance with London Mayors and IAQM guidance. The construction phase assessment considers the anticipated physical activities occurring on-site that are likely to result in the generation of dust which gives rise to impacts on dust soiling and human-health, especially through the generation of  $PM_{10}$  and  $PM_{2.5}$ .

The assessment involves the identification of whether each phase of on-site activity (demolition, earthworks, construction, and trackout) represents a low, medium, or high risk of causing significant effects, and then identifies suitable mitigation measures for the relevant level of risk assigned. Details of the London Mayors/IAQM construction impact assessment procedure are presented in Appendix B.



Impact Evaluation



# 4.0 Impact Evaluation

## 4.1 Construction Phase Impacts

#### 4.1.1 Need for a Detailed Assessment

An assessment was undertaken as there are 'human receptors' within 350 m of the boundary of the site; and 50 m of the route used by construction vehicles on the public highway, up to 500 m from the site entrance.

#### 4.1.2 Risk of Dust Impacts Assessment

#### **Dust Emission Magnitude Analysis**

The dust emission magnitude is based on the scale of the anticipated work and classified as Table 5 below:

Table 5 Determination of the potential dust emission magnitude

Stage	Relevant Definition	Highest Potential Dust Emission Magnitude
Demolition	<ol> <li>Existing building volume &lt;20,000 m³</li> <li>Potentially dusty construction material includes bricks, mortar, concrete</li> <li>Some demolition activities &gt;10 above ground</li> </ol>	Medium
Earthworks	<ol> <li>Estimated site area is &lt;2,500 m²</li> <li>Minimal earthworks activities</li> <li>Formation of stockpile enclosures &lt;4 m in height</li> <li>&lt;5 heavy earth moving vehicles active at any one-time</li> </ol>	Small
Construction	<ul> <li>8. Estimated total building volume is less than 25,000 m<sup>3</sup></li> <li>9. Construction materials with low potential for dust release</li> </ul>	Small
Track out	<ul> <li>10. &lt;10 HDV (&gt;3.5 tonnes) outward movements in any one day</li> <li>11. Surface material with low potential for dust release</li> <li>12. Unpaved road length &lt;50m</li> </ul>	Small

The highest dust emission magnitude is likely to be Medium.

#### Sensitivity of Areas Analysis

The sensitivity of the receptors and area has been defined for both dust soiling and human-health impact as shown in



Table 6.



Table 6 Determination of the sensitivity of the surrounding area

Receptor Sensitivity	Relevant Definition	Sensitivity of the Receptors	Relevant Definition	Sensitivity of the Area
Dust Soiling for Demolition, Earthworks, Construction	Dwellings	High	10 – 100 receptors within 20 m of site	High
Dust Soiling for Trackout	Dwellings	High	>100 receptors within 20 m of route used by construction traffic	High
Human-Health Effects of PM <sub>10</sub>	Dwellings	High	<24 µg/m³ annual mean PM₁₀ background concentration for 2018 10-100 receptors within 20 m of site	Medium

For the purposes of this assessment, ecological receptors are defined in accordance with the IAQM Guidance document and include RAMSAR sites, Special areas of conservation (SACs), potential SACs, candidate SACs, Special Protection Areas (SPAs), potential SPAs, Sites of Special Scientific Interest (SSSIs).

There are no ecological sensitive receptors within 50 m of the boundary of the site; and within 50 m of the route used by construction vehicles on the public highway, up to 500 m from the site entrance. Therefore, no further consideration of dust impact on ecological receptors has been undertaken.

#### 4.1.3 Risk of Impact

The risk of dust impact to both dust soiling and human-health effects for each construction activities are summarised in Table 7.

Table 7 Risk of Impacts

Potential Impact	Dust Risk (Dust Emission Category)				
(Sensitivity of the Area)	Demolition (Medium)	Earthworks (Small)	Construction (Small)	Trackout (Small)	Overall Risk
Dust Soiling (High)	Medium	Low	Low	Medium	n/a
Human-health (Medium)	Low	Negligible	Negligible	Low	n/a
Overall Risk	Medium	Low	Low	Medium	Medium

The dust impact assessment has demonstrated that the risk of dust soiling without any mitigation is Medium for demolition and trackout, Low for earthworks and construction.

The risk of adverse human-health effects of PM<sub>10</sub> without any mitigation is Low for demolition and trackout and negligible for earthworks and construction.

The overall risk of adverse effects of dust soiling and PM<sub>10</sub> without any mitigation is Medium for demolition and trackout and Low for earthworks and construction.

The overall risk of impacts is Medium.



Mitigation



# 5.0 Mitigation

#### 5.1 Construction

The primary aim of the dust risk assessment is to identify the appropriate site-specific mitigation measures that will be adopted to ensure there will be no significant effect on local amenity and public health.

Full details of mitigation measures are presented in Appendix C. Monitoring and Non-Road Mobile Machinery (NRMM) Protocols are presented in Appendix D and Appendix E.

The Client will commit to the implementation of the best practice mitigation measures identified above during the construction phase of the development. It is anticipated that the generation of dust and harmful pollutants emissions from construction site activities will be reduced with the correct implementation of these measures.

Additionally, a Construction Management Plan (CMP) which conforms to the requirements of LBC's planning requirements will be submitted in support of the Planning Application.



**Discussion and Conclusions** 



# 6.0 Conclusions

#### 6.1 Conclusions

With the implementation of the appropriate recommended mitigation measures, it is anticipated that the construction phase impacts of the Proposed Development will not be significant.



References



## 7.0 References

Department for Environment, Food and Rural Affairs (Defra) (2019). Background Mapping data for local authorities (http://uk-air.defra.gov.uk/data/lagm-background-home).

Department for Environment, Food and Rural Affairs (Defra) (2019). MAGIC (https://magic.defra.gov.uk/).

Department for Environment, Food and Rural Affairs (Defra) (2016). Local Air Quality Management Policy Guidance (PG16).

Department for Environment, Food and Rural Affairs (Defra) (2016). Local Air Quality Management Technical Guidance (TG16).

Department for Environment, Food and Rural Affairs (Defra) (2019). The Clean Air Quality Strategy.

Greater London Authority (GLA) (2014). Sustainable Design and Construction Supplementary Planning Guidance.

Greater London Authority (GLA) (2014). The Control of Dust and Emissions from Construction and Demolition SPG.

Greater London Authority (GLA) (2016). The London Plan.

Greater London Authority (GLA) (2019). The draft New London Plan (https://www.london.gov.uk/what-we-do/planning/london-plan/new-london-plan/draft-london-plan-consolidated-suggested-changes-version-july-2019)

HMSO (1990). 'The Environmental Protection Act', London: HMSO.

HMSO (1995). 'The Environment Act', London: HMSO.

HMSO (2002). 'Statutory Instrument 2002 No. 3043, The Air Quality (England) (Amendment) Regulations 2002', London: HMSO.

HMSO (2010). Statutory Instrument 2010 No. 1001, The Air Quality Standards Regulations 2010, London: HMSO.

Institute of Air Quality Management (IAQM) (2016). Guidance on the assessment of dust from demolition and construction v1.1.

Institute of Air Quality Management (IAQM) (2016). Land-Use Planning and Development Control: Planning for Air Quality.

London Borough of Camden (2017). Air Quality Annual Status Report.

London Borough of Camden (2017). Local Plan.

London Borough of Camden (2019). Air Quality Planning Guidance.

Ministry of Housing, Communities and Local Government (2019) National Planning Policy Framework.



8.0 Glossary



#### 8.0 **Glossary**

**AQO** 

**GEA** 

**GIA** 

Term/Acronym Details

µg/m<sup>3</sup> Micrograms (one-millionth of a gram) per cubic metre of air

Annual average daily traffic **AADT AQA** Air Quality Assessment **AQAL** Air Quality Assessment Level

**AQAP** Air quality action plan

Air quality management area. Areas where the air quality objectives are likely to **AQMA** 

be exceeded. Declared by way of an order issued under the Section 83(1) of the

Environment Act 1995.

Air quality objective. Air quality targets to be achieved locally as set out in the Air

Quality Regulations 2000 and subsequent Regulations. Objectives are expressed as pollution concentrations over certain exposure periods, which should be achieved by a specific target date. Some objectives are based on long term exposure (e.g. annual averages), with some based on short term

objectives. Objectives only apply where a member of the public may be exposed

to pollution over the relevant averaging time.

AQS Air quality strategy **ASR** Annual status report COV Coefficient of Variation **CPG** Camden Planning Guidance

Department for Environment, Food and Rural Affairs Defra

FΔ **Environment agency** 

**Earthworks** The process of soil stripping, ground-levelling, excavation and landscaping.

FfT **Emission Factor Toolkit** 

**ELV** Electric Vehicle

**EPUK** Environmental Protection UK

FU European union

Concentrations of a specified air pollutant greater than the appropriate Air **Exceedance** Quality Objective.

Gross External Area Gross Internal Area Greater London Authority

**GLA HDV** Heavy duty vehicle **HGV** Heavy Goods Vehicle

**IAQM** Institute of Air Quality Management

LA Local authority

LAQM Local air quality management

LAQM, TG Local air quality management technical guidance

**LBC** London Borough of Camden

LDV Light duty vehicle LGV Light Goods Vehicle

The maximum pollutant levels set out in the EU Daughter Directives on Air Quality. In some cases, the limit values are the same as the national air quality

objective but may allow a longer period for achieving.

**LLAQM** London Local Air Quality Planning Guidance LT Long-term averaging period (i.e. Annual mean)

NO<sub>2</sub> Nitrogen dioxide  $NO_x$ Oxides of nitrogen

**NPPF** National planning policy framework

**Limit Values / EU limit values** 



Term/Acronym Details

NRMM Non-Road Mobile Machinery

PC Process Contribution

**PM**<sub>10</sub> The fraction of particulates in air of very small size (less than 10 micrometres).

PM<sub>2.5</sub> Fine particles in the (ambient) air 2.5 micrometres or less in size.

The Convention on Wetlands of International Importance, called the Ramsar Convention is an intergovernmental treaty that provides the framework for

Ramsar/Ramsar site national action and international cooperation for the conservation and wise use of wetlands and their resources. Ramsar sites are wetlands of international

importance, designated under the Ramsar Convention.

SAC/ pSAC/ cSAC

Special area of conservation / potential SAC / candidate SAC

SPA / pSPA

Special protection area / potential special protection area

SPDSupplementary Planning DocumentSPGSupplementary Planning GuidanceSSSISite of special scientific interest

TA Transport Assessment
TC Transport Consultant

TP Travel Plan

Trackout

The transfer of dust or dirt on the local road network and then re-suspended by

vehicles on the network.



Appendices		



# **Appendix A Scoping Correspondence**

#### Hodgkiss, Glyn

From: Parkes, Tom <Tom.Parkes@camden.gov.uk>

Sent: 21 November 2019 09:14

To: Gubb, Curtis

Cc: Chapman, Mark; Queremel, Carlos

Subject: RE: Scoping and Screening Exercise – Diorama Development

Categories: Filed by Newforma

Hi Curtis.

Please refer to the page about 'Air quality assessments in planning applications' on our website: https://www.camden.gov.uk/air-quality-assessment

The information presented should be sufficient for applicants to determine whether/what type of air quality assessment is required.

You can also seek pre-planning application advice here: <a href="https://www.camden.gov.uk/pre-planning-application-advice">https://www.camden.gov.uk/pre-planning-application-advice</a>

Regards,

Tom Parkes

Senior Air Quality Officer

Telephone: 020 7974 4887



From: Gubb, Curtis <c.gubb@cundall.com>

Sent: 20 November 2019 14:17

To: Queremel, Carlos <Carlos.Queremel@camden.gov.uk>

Cc: Parkes, Tom <Tom.Parkes@camden.gov.uk>; Chapman, Mark <m.chapman@cundall.com>

Subject: FW: Scoping and Screening Exercise – Diorama Development

Hi Both

Could you advise if you have received this scope and screening assessment? Want to ensure the correct person has viewed it.

Many thanks,

Curtis

Curtis Gubb Environmental Consultant Cundall

One Carter Lane, London, EC4V 5ER, United Kingdom D +44 20 7438 1737 T +44 20 7438 1600

www.cundall.com | blog | twitter | linkedin | register | join our team



From: Gubb, Curtis

Sent: 19 November 2019 10:21

To: 'tom.parkes@camden.gov.uk' < tom.parkes@camden.gov.uk>

Cc: Chapman, Mark < m.chapman@cundall.com >

Subject: Scoping and Screening Exercise - Diorama Development

Hi,

On behalf of our client, we have been instructed to undertake a scoping and screening exercise to ascertain the potential need for an Air Quality Assessment to accompany an application for planning permission for the proposed development at Diorama located 17 – 19 Park Square East.

#### Site Location

We have reviewed the following phases of the development against guidance from the Institute of Air Quality Management (IAQM) and the GLA and identified the following:

- Construction Phase
  - o Impacts
    - The development is considered unlikely to:
      - Have 'ecological receptors' within 50 m of the boundary of the site; or 50 m of the route(s) used by construction vehicles on the public highway, up to 500 m from the site entrance(s)
    - · The development is considered likely to:
      - Have 'human receptors' within 350 m of the boundary of the site; or 50 m of the route(s) used by construction vehicles on the public highway, up to 500 m from the site entrance(s)
    - . In accordance with GLA guidance, an air quality dust risk assessment may be required.
- Operation Phase
  - Exposure
  - Stage 1 Criteria
    - The development is considered unlikely to:
      - Have < 10 residential units and a site area of < 0.5 ha</li>
    - The development is considered likely to:
      - · Have more than 1,000 m2 of floor space for all non-residential uses
        - However, it is unlikely to have < 10 parking spaces or a centralised energy facility or combustion process(es)
    - In addition to these criteria, the following is considered:
      - Background and future baseline air quality is considered likely to approach or exceed national air quality objectives
      - There are heavily trafficked roads, with emissions that could give rise to sufficiently high concentrations of pollutants (in particular NO<sub>2</sub>), that would cause unacceptably high exposure for users of the new development
      - There are no sources of odour and/or dust that may affect amenity for future occupants of the development
    - These criteria are more stringent where potential traffic impacts may arise on roads where concentrations are close to the objective.



- The development does lie within an Air Quality Management Area (AQMA) as an indicator
  of local hotspots where the air quality objectives may be exceeded.
- While, the whole authority is an AQMA, it is anticipated that affected roads are likely to have concentrations above 90% of the objective
- In accordance with IAQM guidance, as none of the Stage 1 criteria are met there should be
  no requirement to carry out an air quality assessment for the impacts of the local area's
  emissions on the proposed development itself, to assess the exposure that residents or
  users might experience.
- o Impacts
- Stage 1 Criteria
  - In accordance with IAQM guidance, as none of the Stage 1 criteria are met there should be
    no requirement to carry out an air quality assessment for the impact of the proposed
    development on the local area, and the impacts can be considered to have insignificant
    effects.
- Air Quality Neutral
  - o The development is considered unlikely to:
    - Have 10 or more residential dwellings (or an area of more than 0.5 ha)
  - The development is considered likely to:
    - Have a floor space of 1,000 sq. m or more (or the site area is 1 ha or more), for all nonresidential uses
  - o In accordance with the London Plan, air quality neutral policy would apply to this development.

We intend to progress on the basis that an Air Quality Assessment has not been requested by the Council, unless confirmation of a requirement to undertake one is received.

Many thanks,

This e-mail may contain information which is confidential, legally privileged and/or copyright protected. This e-mail is intended for the addressee only. If you receive this in error, please contact the sender and delete the material from your computer. See our new Privacy Notice <a href="here">here</a> which tells you how we store and process the data we hold about you and residents.



# **Appendix B IAQM Construction Assessment Methodology**

## Screening (Step 1)

As 'human receptors' were identified within 50 m of the boundary of the site; and within 50 m of the route(s) to be used by construction vehicles on the public highway, up to 500 m from the site entrance, a detailed risk assessment was undertaken

## **Dust Emission (Step 2A)**

The potential dust emission magnitude for different activities have been defined based on the criteria listed in Table C1.

Table C1 Potential Dust Emission Magnitude Criteria

Stage	Description	Large	Medium	Small
Demolition	Definitions for demolition are:	<ol> <li>Total building volume &gt;50,000 m³</li> <li>Potentially dusty construction material (e.g. concrete)</li> <li>On-site crushing and screening</li> <li>Demolition activities &gt;20 m above ground level</li> </ol>	<ul> <li>5. Total building volume 20,000 m³ – 50,000 m³</li> <li>6. Potentially dusty construction material (e.g. concrete)</li> <li>7. Demolition activities 10 – 20 m above ground level</li> </ul>	8. Total building volume <20,000 m³  9. Construction material with low potential for dust release (e.g. metal cladding or timber)  10. Demolition activities <10 m above ground, demolition during wetter months
Earthworks	Earthworks will primarily involve excavating material, haulage, tipping, and stockpiling. This may also involve levelling the site and landscaping.	11. Total site area >10,000 m²  12. Potentially dusty soil type (e.g. clay, which will be prone to suspension when dry due to small particle size)  13. >10 heavy earth moving vehicles active at any one-time formation of bunds >8 m in height  14. Total material moved >100,000 tonnes	<ul> <li>15. Total site area 2,500 m² – 10,000 m²</li> <li>16. Moderately dusty soil type (e.g. silt)</li> <li>17. 5-10 heavy earth moving vehicles active at any one-time formation of bunds 4 m – 8 m in height</li> <li>18. Total material moved 20,000 tonnes – 100,000 tonnes</li> </ul>	19. Total site area <2,500 m² 20. Soil type with large grain size (e.g. sand) 21. <5 heavy earth moving vehicles active at any one-time formation of bunds <4 m in height 22. Total material moved <20,000 tonnes, earthworks during wetter months
Construction	The key issues when determining the potential dust emission magnitude during the construction phase include the size of the building(s) / infrastructure, method of construction, construction materials, and duration of build.	23. Total building volume >100,000 m³ 24. On-site concrete batching and sandblasting	<ul> <li>25. Total building volume 25,000 m³ – 100,000 m³</li> <li>26. Potentially dusty construction material (e.g. concrete)</li> <li>27. On-site concrete batching</li> </ul>	28. Total building volume <25,000 m³  29. Construction material with low potential for dust release (e.g. metal cladding or timber)



Stage	Description	Large	Medium	Small
Trackout	Factors which determine the dust emission magnitude are vehicle size, vehicle speed, vehicle numbers, geology, and duration.  Only receptors within 50 m of the routes used by vehicles on the public highway and up to 500 m from the site entrances are considered to be at risk from the effects of dust.	30. >50 HDV (>3.5 tonnes) outward movements in any one day 31. Potentially dusty surface material (e.g. high clay content) 32. Unpaved road length >100 m	<ul> <li>33. 10-50 HDV (&gt;3.5 tonnes) outward movements in any one day</li> <li>34. Moderately dusty surface material (e.g. high clay content)</li> <li>35. Unpaved road length 50 m – 100 m</li> </ul>	36. <10 HDV (3.5 tonnes) outward movements in any one day 37. Surface material with low potential for dust release 38. Unpaved road length <50 m

## Sensitivity of the Area (Step 2B)

The sensitivity of the area takes account of a number of factors:

- 1. The specific sensitivities of receptors in the area;
- 2. The proximity and number of those receptors;
- 3. In the case of PM<sub>10</sub>, the local background concentration; and
- 4. Site-specific factors, such as whether there are natural shelters, such as trees, to reduce the risk of wind-blown dust.

Table C2 provides guidance on the sensitivity of different types of receptor.



Table C2 Sensitivities of People to Dust Soiling Effects, Health Effects of PM<sub>10</sub>, and Sensitivities of Receptors to Ecological Effects

Description	High Sensitivity Receptor	Medium Sensitivity Receptor	Low Sensitivity Receptor
Sensitivities of People to Dust Soiling Effects	<ol> <li>Users can reasonably expect enjoyment of a high level of amenity</li> <li>The appearance, aesthetics, or value of their property would be diminished by soiling</li> <li>The people or property would reasonably be expected to be present continuously, or at least regularly for extended periods, as part of the normal pattern of use of the land</li> <li>Indicative examples include dwellings, museums, and other culturally important collections, medium, and long-term car parks, and car showrooms</li> </ol>	<ol> <li>Users would expect a to enjoy a reasonable level of amenity, but would not reasonably expect a to enjoy the same level of amenity as in their home</li> <li>The appearance, aesthetics, or value of their property could be diminished by soiling</li> <li>The people or property wouldn't reasonably be expected a to be present here continuously or regularly for extended periods as part of the normal pattern of use of the land</li> <li>Indicative examples include parks and places of work</li> </ol>	<ol> <li>The enjoyment of amenity would not reasonably be expected; or</li> <li>Property would not reasonably be expected a to be diminished in appearance, aesthetics, or value by soiling</li> <li>There is transient exposure, where the people or property would reasonably be expected to be present only for limited periods of time as part of the normal pattern of use of the land</li> <li>Indicative examples include playing fields, farmland (unless commercially-sensitive horticultural), footpaths, short-term car parks, and roads</li> </ol>
Sensitivities of People to the Health Effects of PM <sub>10</sub>	<ul> <li>13. Locations where members of the public are exposed over a time period relevant to the air quality objective for PM<sub>10</sub> (in the case of the 24-hour objectives, a relevant location would be one where individuals may be exposed for eight hours or more in a day)</li> <li>14. Indicative examples include residential properties. Hospitals, schools and residential care homes should also be considered as having equal sensitivity to residential areas for the purposes of this assessment</li> </ul>	<ul> <li>15. Locations where the people exposed are workers d, and exposure is over a time period relevant to the air quality objective for PM<sub>10</sub> (in the case of the 24-hour objectives, a relevant location would be one where individuals may be exposed for eight hours or more in a day).</li> <li>16. Indicative examples include office and shop workers but will generally not include workers occupationally exposed to PM<sub>10</sub>, as protection is covered by Health and Safety at Work legislation</li> </ul>	<ul> <li>17. Locations where human exposure is transient.</li> <li>18. Indicative examples include public footpaths, playing fields, parks, and shopping streets</li> </ul>



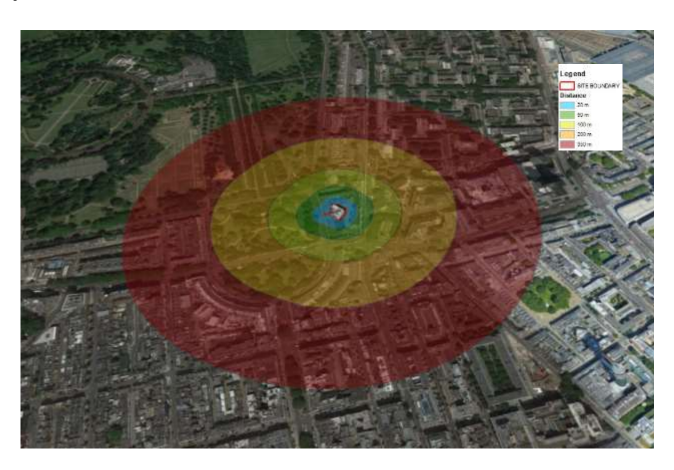
Description	High Sensitivity Receptor	Medium Sensitivity Receptor	Low Sensitivity Receptor
Sensitivities of Receptors to Ecological Effects	19. Locations with an international or National designation and the designated features may be affected by dust soiling  20. Locations where there is a community of a particularly dust sensitive species such as vascular species included in the Red Data List for Great Britain  21. Indicative examples include a Special Area of Conservation designated for acid heathlands or a local site designated for lichens adjacent to the demolition of a large site containing concrete (alkali) buildings	<ul> <li>22. Locations where there is a particularly important plant species, where its dust sensitivity is uncertain or unknown</li> <li>23. Locations with a National designation where the features may be affected by dust deposition</li> <li>24. Indicative example is a Site of Special Scientific Interest with dust sensitive features</li> </ul>	<ul> <li>25. Locations with a local designation where the features may be affected by dust deposition.</li> <li>26. Indicative example is a local Nature Reserve with dust sensitive features</li> </ul>

Full details of the sensitivities of receptors are provided in the IAQM Guidance document.

Table C3, Table C4, and Table C5 show how the sensitivity of the area has been determined for dust soiling, human-health, and ecosystem impacts respectively.

The distance bandings applied to the site are illustrated in Figure 5.

Figure 5 Construction Dust Buffer Zones





These tables take account of several factors which may influence the sensitivity of the area. The highest level of sensitivity from each table has been recorded.

Table C3 Sensitivity of the Area to Dust Soiling Effects on People and Property

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

Table C4 Sensitivity of the Area to Human-Health Impacts

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



Table C5 Sensitivity of the Area to Ecological Impact

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

The highest level of sensitivity from each table has been recorded. Professional judgement has been used to determine alternative sensitivity categories with consideration of additional factors, such as any pre-existing screening between the source and the receptors, the season during which the works will take place, and duration of the potential impact.

#### **Risk of Impact Definition**

The dust emission magnitude (Step 2A) was combined with the sensitivity of the area (Step 2B) to determine the risk of impact with no mitigation applied. Table C6 – Table C9 provide the method of assigning the level of risk of each activity and used to determine the level of site-specific mitigation.

Table C6 Risk of Impact – Demolition

Sensitivity of Area	Dust Emission Magnitude				
	Large Medium Small				
High	High risk	Medium risk	Medium risk		
Medium	High risk	Low risk	Low risk		
Low	Low risk	Low risk	Negligible		

Table C7 Risk of Impact – Earthworks

Sensitivity of Area	Dust Emission Magnitude			
	Large	Small		
High	High risk	Medium risk	Medium risk	
Medium	Medium risk	Medium risk	Low risk	
Low	Low risk	Low risk	Negligible	

Table C8 Risk of Impact – Construction

Sensitivity of Area	Dust Emission Magnitude			
	Large Medium Small			
High	High risk	Medium risk	Medium risk	
Medium	Medium risk	Medium risk	Low risk	
Low	Low risk	Low risk	Negligible	



Table C9 Risk of Impact – Trackout

Sensitivity of Area	Dust Emission Magnitude					
	Large	Large Medium Small				
High	High risk	Medium risk	Medium risk			
Medium	Medium risk	Low risk	Low risk			
Low	Low risk	Low risk	Negligible			



# **Appendix C Mitigation Measures for Construction**

Primary measures are those that will be implemented at all times; Secondary measures will be implemented as necessary (in agreement with the local authority), while n/a measures are not required for a given level of risk.

Table D.1 Construction Mitigation Measures- Site Management

Site	Management	Low Risk	Medium Risk	High Risk
1.	Display the name and contact details of person(s) accountable for air quality pollutant emissions and dust issues on the site boundary.	Primary		
2.	Display the head or regional office contact information.		Primary	
3.	Record and respond to all dust and air quality pollutant emissions complaints.		Primary	
4.	Make a complaint log available to the local authority.		Primary	
5.	Carry out regular site inspections to monitor compliance with air quality and dust control procedures, record inspection results, and make an inspection log available to the local authority.	Primary		
6.	Increase the frequency of site inspections by those accountable for dust and air quality pollutant emissions issues when activities with a high potential to produce dust and emissions and dust are being carried out, and during prolonged dry, or windy conditions.	Primary		
7.	Record any exceptional incidents that cause dust and air quality pollutant emissions, either on or off the site, and the action taken to resolve the situation is recorded in the log book.	Primary		
8.	Develop and implement a <b>stakeholder communications plan</b> that includes community engagement before work commences on-site.	n/a Primary		ary
9.	Develop a dust management plan.	n/a Primary		ary
10.	Hold regular liaison meetings with other high-risk construction sites within 500 m of the site boundary, to ensure plans are co-ordinated and dust and particulate matter emissions are minimised.	n/a Primary		Primary



Table D2 Construction Mitigation Measures- Preparing and Maintaining the Site

Prep	Preparing and Maintaining the Site		Medium Risk	High Risk
11.	Plan site layout: machinery and dust causing activities will be located away from receptors.	Primary		
12.	Erect solid screens or barriers around dust activities or the site boundary that are, at least, as high as any stockpiles on-site.		Primary	
13.	Avoid site runoff of water or mud.		Primary	
14.	Fully enclose site or specific operations where there is a high potential for dust production and the site is active for an extensive period.	Secondary	Prim	ary
15.	Keep site fencing, barriers, and scaffolding clean using wet methods.	Secondary	Prim	ary
16.	Remove materials from site as soon as possible.	Secondary	Primary	
17.	Cover, seed, or fence stockpiles to prevent wind whipping.	Secondary	Primary	
18.	Agree monitoring locations with the local authority.	n/a	Primary	
19.	Where possible, commence baseline monitoring at least three months before phase begins.	n/a	Prim	ary
20.	Put in place real-time dust and air quality pollutant monitors across the site and ensure they are checked regularly.	n/a	Primary	
21.	Carry out regular dust soiling checks of buildings within 100 m of site boundary and cleaning to be provided.	n/a	Secondary	Primary
22.	Install green walls, screens, or other green infrastructure to minimise the impact of dust and pollution.	n/a	n/a Secondary	
23.	Provide showers and ensure a change of shoes and clothes are required before going off-site to reduce transport of dust.	n/a		Secondary



Table D3 Construction Mitigation Measures- Operating Vehicle/Machinery and Sustainable Travel

Ope	Operating Vehicle/Machinery and Sustainable Travel		Medium Risk	High Risk
24.	Ensure all on-road vehicles comply with the requirements of the London Low Emission Zone.	Primary		
25.	Ensure all non-road mobile machinery (NRMM) comply with the standards set within the SPG.	Primary		
26.	Ensure all vehicles switch off engines when stationary – no idling vehicles.	Primary		
27.	Avoid the use of diesel or petrol-powered generators and use mains electricity or battery powered equipment.	Primary		
28.	Implement a <b>Travel Plan</b> that supports and encourages sustainable travel (public transport, cycling, walking, and car-sharing).	n/a Secondary		Primary
29.	Produce a <b>Construction Logistics Plan</b> to manage the sustainable delivery of goods and materials.	n/a Primary		nary
30.	Impose and signpost a maximum-speed-limit of 10 mph on surfaced haul routes and work areas (if long haul routes are required these speeds may be increased with suitable additional control measures provided, subject to the approval of the nominated undertaker and with the agreement of the local authority).	Secondary		Primary

#### Table D4 Construction Mitigation Measures- Operations

Ope	rations	Low Risk Medium Risk High Risk		
31.	Only use cutting, grinding or sawing equipment fitted or in conjunction with suitable dust suppression techniques such as water sprays or local extraction, e.g. suitable local exhaust ventilation systems.	Primary		
32.	Ensure an adequate water supply on the site for effective dust/particulate matter mitigation (using recycled water).	Primary		
33.	Use enclosed chutes, conveyors, and covered skips.	Primary		
34.	Minimise drop heights from conveyors, loading shovels, hoppers, and other loading, or handling equipment, and use fine water sprays on such equipment.	Primary		
35.	Ensure equipment is readily available on-site to clean any dry spillages and clean up spillages as soon as reasonably practicable after the event using wet cleaning methods.	n/a	Prima	ary

#### Table D5 Construction Mitigation Measures- Waste Management Activities

Was	Waste Management		Medium Risk	High Risk
36.	Reuse and recycle waste to reduce dust from waste materials	Primary		
37.	Avoid bonfires and burning of waste materials.	Primary		

#### Table D6 Construction Mitigation Measures- Demolition Activities

Measurement Specific to Demolition		Low Risk	Medium Risk	High Risk
38.	Ensure water suppression is used during demolition operations.	Primary		
39.	Avoid explosive blasting, using appropriate manual, or mechanical alternatives.	Primary		
40.	Bag and remove any biological debris or damp down such material before demolition.	Primary		
41.	Soft strip inside buildings before demolition (retaining walls and windows in the rest of the building where possible, to provide a screen against dust).	Secondary Primary		Primary



Table D7 Construction Mitigation Measures- Earthworks Activities

Measurement Specific to Earthworks		Low Risk	Medium Risk	High Risk
42.	Re-vegetate earthworks and exposed areas/soil stockpiles to stabilise surfaces.	n/a	Secondary	Primary
43.	Use Hessian, mulches, or trackifiers where it is not possible to re-vegetate or cover with topsoil.	n/a	Secondary	Primary
44.	Only remove secure covers in small areas during work and not all at once.	n/a	Secondary	Primary

Table D8 Construction Mitigation Measures- Construction Activities

Mea	Measurement Specific to Construction		Medium Risk	High Risk
45.	Ensure sand and other aggregates are stored in bunded areas and are not allowed to dry out, unless this is required for a particular process, in which case ensure that appropriate additional control measures are in place.	Secondary	Prim	ary
46.	Avoid scabbling (roughening of concrete surfaces) if possible	Secondary Primary		Primary
47.	Ensure bulk cement and other fine powder materials are delivered in enclosed tankers and stored in silos with suitable emission control systems to prevent escape of material and overfilling during delivery.	n/a	Secondary	Primary
48.	For smaller supplies of fine powder materials ensure bags are sealed after use and stored appropriately to prevent dust.	n/a	Secondary	

Table D9 Construction Mitigation Measures- Trackout Activities

Mea	Measures Specific To Trackout		Medium Risk	High Risk
49.	Regularly use a water-assisted dust sweeper on the access and local roads, as necessary, to remove any material tracked out of the site.	Secondary	Primary	
50.	Avoid dry sweeping of large areas.	Secondary	Prim	ary
51.	Ensure vehicles entering and leaving sites are securely covered to prevent escape of materials during transport.	Secondary	Primary	
52.	Implement a wheel washing system (with rumble grids to dislodge accumulated dust and mud prior to leaving the site).	Secondary	Primary	
53.	Record all inspections of haul routes and any subsequent action in a site log book.	Secondary	Primary	
54.	Install hard surfaced haul routes, which are regularly damped down with fixed or mobile sprinkler systems and regularly cleaned.	n/a	Primary	
55.	Inspect haul routes for integrity and instigate necessary repairs to the surface as soon as reasonably practicable;	n/a	Primary	
56.	Ensure there is an adequate area of hard surfaced road between the wheel wash facility and the site exit, wherever site size, and layout permits.	n/a	Primary	
57.	Access gates to be located at least 10 m from receptors where possible.	n/a	Primary	
58.	Apply dust suppressants to locations where a large volume of vehicles enter and exit the construction site.	n/a	Secondary Primary	



## **Appendix D** Site Monitoring Protocol

Best practice monitoring methods that may be required by local planning authority are set out in the SPG Appendix 8.

The required monitoring protocol is also summarised below.

Table E1 Monitoring Protocol

Risk	Protocol
Low Risk	<ol> <li>Take into account the impact of air quality and dust on occupational exposure standards to minimise worker exposure and breaches of AQO that may occur outside the site boundary, such as by visual assessment</li> <li>Keep an accurate log of complaints from the public, and the measures taken to address any complaints</li> </ol>
Medium Risk	3. Determine prevailing wind direction across the site using data from a nearby weather station
As for Low Risk sites PLUS	4. Set up a line across the site according to the direction of the prevailing wind and operate a minimum of two automatic particulate monitors to measure PM <sub>10</sub> concentrations at either end of the transect – either inside or outside the site boundary. These instruments should provide data that can be downloaded in real-time by the local authority
	5. Identify which location(s) need to be monitored and set up an automatic particulate monitor at each of these to measure representative PM <sub>10</sub> concentrations. These instruments should provide data that can be downloaded in real-time by the local authority
	6. Supplement PM <sub>10</sub> monitoring with hand-held monitors to get on-the-spot readings at selected points, such as close to sensitive receptors
	7. Consider also monitoring dust deposition and soiling rate as these can be used to indicate nuisance
High Risk	8. Set up a weather station on-site to measure local wind direction and speed
As for	9. Carry out a visual inspection of site activities, dust controls and site conditions and record in a daily dust log;
Medium Risk sites PLUS	10. Identify a responsible trained person on-site for dust monitoring who can access real-time PM <sub>10</sub> data from automatic monitors (e.g., at hourly, or 15-minute intervals). Ensure that adequate quality assurance/quality control is in place
	11. Agree a procedure to notify the local authority, so that immediate, and appropriate measures can be put in place to rectify any problem. Alert mechanisms could include email, texts, or alarm systems

In addition, the Camden Air Quality Guidance may require monitoring, before and during the construction and demolition phases, dependent upon the scale of the proposed development. Medium risk schemes usually require a minimum of two real-time monitors, while high risk schemes usually require four. The choice of locations and positions must clearly be demonstrated on the basis of identified nearby receptors, the prevailing atmospheric conditions, off-site emission sources, local topography, and the relevant dust-generating site activities. Baseline monitoring would normally be required for at least three months (ideally 6-12 months) prior to commencement, and the results used to inform interpretation of construction phase monitoring and any actions required to be taken to avoid exceedances.

The Council may seek a financial contribution from major development towards the management and implementation of compliance monitoring, assessment and investigation. This would be secured through a s106 agreement and would be commensurate to the scale and risk of the development project using the rates to be published on the Council's website.



### Appendix E Non-Road Mobile Machinery (NRMM)

Developers and contractors should meet compliance with 2015 emission standards for NRMM. SPG Appendix 7 Figure 7.1 summarises the requirement of NRMM emissions for 2015.

From 1st September 2015 NRMM of net power between 37 kW and 560 kW

- Used in London will be required to meet the standards set out below. This will apply to both variable and constant speed engines for both NO<sub>x</sub> and Particulate Matter. These standards will be based upon engine emissions standards set in EU Directive 97/68/EC and its subsequent amendments.
- NRMM used on the site of any major development within Greater London will be required to meet Stage IIIA of the Directive as a minimum; and
- NRMM used on any site within the Central Activity Zone or Canary Wharf will be required to meet Stage IIIB of the Directive as a minimum.

From 1st September 2020 the following will apply:

- NRMM used on any site within Greater London will be required to meet Stage IIIB of the Directive as a minimum.
- NRMM used on any site within the Central Activity Zone or Canary Wharf will be required to meet Stage IV of the Directive as a minimum.

The requirements set out above may be met using the following techniques;

- Reorganisation of NRMM fleet
- Replacing equipment (with new or second-hand equipment which meets the policy)
- Retrofit abatement technologies
- Re-engineering

