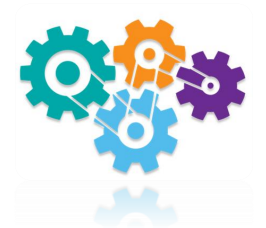


The Blue
Lion,
133 Grays
Inn Rd,
London,
WC1X 8TU

Air Quality Assessment

April 2022



Ref: 21-8664



# **Quality Standards Control**

The signatories below verify that this document has been prepared in accordance with our quality control requirements. These procedures do not affect the content and views expressed by the originator.

This document must only be treated as a draft unless it has been signed by the originators and approved by a director.

Revision	-	1
Date	15/04/2022	27/04/2022
Prepared by	M Smith	M Smith
Checked by	M Chapman	M Chapman
Authorised by	M Chapman	M Chapman





















#### Limitations

Syntegra Consulting Ltd ("SC") has prepared this report for the sole use of the client in accordance with the agreement under which our services were performed. No other warranty, expressed or implied, is made as to the professional advice included in this report or any other services provided by SC.

The conclusions and recommendations contained in this report are based upon information provided by others and upon the assumption that all relevant information has been provided by those parties from whom it has been requested and that such information is accurate. Information obtained by SC has not been independently verified by SC, unless otherwise stated in the report.

The methodology adopted, and the sources of information used by SC in providing its services are outlined in this report. The work described in this report was undertaken in April 2022 and is based on the conditions encountered and the information available during the said period of time. The scope of this report and the services are accordingly factually limited by these circumstances.

This report was generated based on the provided drawings and building information assumptions. Although every effort has been made to provide accurate content within this report, SC makes no warranty or assumes no legal liability or responsibility for the accuracy or completeness of information contained in this report.

Where assessments of works or costs identified in this report are made, such assessments are based upon the information available at the time and where appropriate are subject to further investigations or information which may become available.

SC disclaim any undertaking or obligation to advise any person of any change in any matter affecting the report, which may come or be brought to SC's attention after the date of the report.

Certain statements made in the report that are not historical facts may constitute estimates, projections, or other forward-looking statements and even though they are based on reasonable assumptions as of the date of the report, such forward-looking statements by their nature involve risks and uncertainties that could cause actual results to differ materially from the results predicted. SC specifically does not guarantee or warrant any estimate or projections contained in this report.

Costs may vary outside the ranges quoted. Whilst cost estimates are provided for individual issues in this report these are based upon information at the time which can be incomplete. Cost estimates for such issues may therefore vary from those provided. Where costs are supplied, these estimates should be considered in aggregate only. No reliance should be made in relation to any division of aggregate costs, including in relation to any issue, site, or other subdivision.

No allowance has been made for changes in prices or exchange rates or changes in any other conditions which may result in price fluctuations in the future. Where assessments of works or costs necessary to achieve compliance have been made, these are based upon measures which, in SC's experience, could normally be negotiated with the relevant authorities under present legislation and enforcement practice, assuming a pro-active and reasonable approach by site management.

Forecast cost estimates do not include such costs associated with any negotiations, appeals or other non-technical actions associated with the agreement on measures to meet the requirements of the authorities, nor are potential business loss and interruption costs considered that may be incurred as part of any technical measures.

#### Copyright

© This report is the copyright of SC. Any unauthorised reproduction or usage by any person other than the addressee is strictly prohibited.























1.	INTRODUCTION	. 5
	Background	. 5
	Site Location and Context	. 5
2.	LEGISLATION AND POLICY	. 6
	UK Legislation	. 6
	Local Air Quality Management	. 7
	Dust Legislation	. 7
	National Planning Policy	. 8
	National Planning Practice Guidance	. 9
	Local Planning Policy	.9
3.	BASELINE	12
	Local Air Quality Management	12
	Air Quality Focus Area	12
	Air Quality Monitoring	12
	Background Pollutant Concentrations	13
	Sensitive Receptors	14
4.	METHODOLOGY	15
	Introduction	15
	Construction Phase Fugitive Dust Emissions	15
	Step 1	15
	Step 2	16
	Step 3	19
	Step 4	19
	Operation Phase Road Vehicle Exhaust Emission Assessment	20
5.	ASSESSMENT	25
	Construction Phase Fugitive Dust Emissions	25
	Step 1	
	Step 1	
	Step 2	
	Step 3	
	Step 4	
	Operational Phase Road Vehicle Exhaust Emission Assessment	

mail@syntegragroup.com

Tel: 0330 053 6774

LONDON | READING | TONBRIDGE | BRISTOL





















6.	AIR QUALITY NEUTRAL ASSESSMENT	35
	Building Emissions	35
	Transport Emissions Benchmark	37
7.	CONCLUSION	42
8.	FIGURES	43
9.	APPENDIX	49
	Limitations and Assumptions	49
	Traffic Data	49
,	Verification	50























# 1. Introduction

# **Background**

This report has been prepared to support the planning application at The Blue Lion, Holborn, London, WC1X 8TU.

The proposed development has the potential to cause air quality impacts at sensitive locations during the construction and operational phases, as well as expose future occupants to elevated pollution levels. As such, an air quality assessment was required to determine baseline conditions at the site, consider its suitability for the proposed end-use and assess potential effects associated with the scheme.

#### Site Location and Context

The site is located on land at 133 Grays Inn Road, Holborn, London, WC1X 8TU, at approximate National Grid Reference (NGR): 530811, 182255. Reference should be made to Figure 1 for a map of the site and surrounding area.

The proposals comprise the partial retention/ reconfiguration of the existing public house, together with the redevelopment of the site to provide 7no. residential units.

The development has the potential to cause impacts at sensitive locations. These may include fugitive dust emissions associated with construction works and road traffic exhaust emissions from vehicles travelling to and from the site during the operational phase. Further to this, the proposals may introduce future occupants to any existing air quality issues at the site. An air quality assessment was therefore undertaken to determine baseline conditions, consider location suitability for the proposed end-use and consider potential effects because of the proposals. This is detailed in the following report.



















# 2. Legislation and Policy

# **UK Legislation**

The Air Quality Standards Regulations (2010) came into force on 11<sup>th</sup> June 2010 and include Air Quality Limit Values (AQLVs) for the following pollutants:

- NO<sub>2</sub>;
- Sulphur dioxide;
- Lead;
- Particulate matter with an aerodynamic diameter of less than 10μm (PM<sub>10</sub>);
- Particulate matter with an aerodynamic diameter of less than 2.5µm;
- Benzene; and,
- · Carbon monoxide.

Target Values were also provided for an additional 5 pollutants. These include:

- Ozone;
- Arsenic:
- Cadmium;
- · Nickel; and,
- Benzo(a)pyrene.

Part IV of the Environment Act (1995) requires UK Government to produce a national Air Quality Strategy (AQS) which contains standards, objectives, and measures for improving ambient air quality. The most recent AQS was produced by the Department for Environment, Food and Rural Affairs (DEFRA) and published in July 2007<sup>1</sup>. The AQS sets out Air Quality Objectives (AQOs) that are maximum ambient pollutant concentrations that are not to be exceeded either without exception or with a permitted number of exceedances over a specified timescale. These are generally in line with the AQLVs, although the requirements for the determination of compliance vary.

Table 1 presents the AQOs for pollutants considered within this assessment.

**Table 1: Air Quality Objectives** 

Tuble 1. All Quality Objectives									
Pollutant	Air Quality Objective	Air Quality Objective							
	Concentration (µg/m³)	Averaging Period							
NO <sub>2</sub> 40 Annual mean									
	200	1-hour mean, not to be exceeded on more than 18 occasions per annum							
PM <sub>10</sub>	40	Annual mean							
	50	24-hour mean, not to be exceeded on more than 35							
		occasions per annum							

Table 2 summarises the advice provided in DEFRA guidance<sup>2</sup> on where the AQOs for pollutants considered within this report apply.





















<sup>&</sup>lt;sup>1</sup> The AQS for England, Scotland, Wales and Northern Ireland, DEFRA, 2007.

<sup>&</sup>lt;sup>2</sup> Local Air Quality Management Technical Guidance (TG16), DEFRA, 2018.



Table 2: Examples of Where the Air Quality Objectives Apply

Averaging Period	Objective Should Apply At	Objective Should Not Apply At
Annual mean	All locations where members of the public might be regularly exposed Building façades of residential properties, schools, hospitals, care homes etc.	Building façades of offices or other places of work where members of the public do not have regular access Hotels, unless people live there as their permanent residence Gardens of residential properties Kerbside sites (as opposed to locations at the building façade), or any other location where public exposure is expected to be short term
24-hour mean	All locations where the annual mean objective would apply, together with hotels Gardens of residential properties	Kerbside sites (as opposed to locations at the building façade), or any other location where public exposure is expected to be short term
1-hour mean	All locations where the annual mean and 24 and 8-hour mean objectives apply. Kerbside sites (for example, pavements of busy shopping streets) Those parts of car parks, bus stations and railway stations etc which are not fully enclosed, where members of the public might reasonably be expected to spend one hour or more Any outdoor locations where members of the public might reasonably be expected to spend one hour or longer	Kerbside sites where the public would not be expected to have regular access

# **Local Air Quality Management**

Under Section 82 of the Environment Act (1995) (Part IV) Local Authorities (LAs) are required to periodically review and assess air quality within their area of jurisdiction under the system of Local Air Quality Management (LAQM). This Review and Assessment of air quality involves comparing present and likely future pollutant concentrations against the AQOs. If it is predicted that levels at locations of relevant exposure, as summarised in Table 2, are likely to be exceeded, the LA is required to declare an Air Quality Management Area (AQMA). For each AQMA the LA is required to produce an Air Quality Action Plan, the objective of which is to reduce pollutant concentrations in pursuit of the AQOs.

# **Dust Legislation**

The main requirements with respect to dust control from industrial or trade premises not regulated under the Environmental Permitting (England and Wales) Regulations (2016) and subsequent amendments, such as construction sites, is that provided in Section 79 of Part III of the Environmental Protection Act (1990). The Act defines nuisance as:

"Any dust, steam, smell or other effluvia arising on industrial, trade or business premises and being prejudicial to health or a nuisance."

mail@syntegragroup.com

Tel: 0330 053 6774

LONDON | READING | TONBRIDGE | BRISTOL























Enforcement of the Act, regarding nuisance, is currently under the jurisdiction of the local Environmental Health Department, whose officers are deemed to provide an independent evaluation of nuisance. If the LA is satisfied that a statutory nuisance exists, or is likely to occur or happen again, it must serve an Abatement Notice under Part III of the Environmental Protection Act (1990). Enforcement can insist that there be no dust beyond the boundary of the works. The only defence is to show that the process to which the nuisance has been attributed and its operation are being controlled according to best practicable means.

# **National Planning Policy**

The National Planning Policy Framework<sup>3</sup> (NPPF) was revised in July 2021 and sets out the Government's planning policies for England and how these are expected to be applied. This revised Framework replaces the previous National Planning Policy Framework published in March 2012, revised in July 2018, and updated in February 2019.

The purpose of the planning system is to contribute to the achievement of sustainable development. To ensure this, the NPPF recognises 3 overarching objectives, including the following of relevance to air quality:

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

Chapter 15 of the NPPF details objectives in relation to conserving and enhancing the natural environment. It states that:

"Planning policies and decisions should contribute to and enhance the natural and local environment by:

[...]

e) preventing new and existing development from contributing to, being put at unacceptable risk from, or being adversely affected by, unacceptable levels of soil, air, water or noise pollution or land instability. Development should, wherever possible, help to improve local environmental conditions such as air and water quality [...]"





















<sup>&</sup>lt;sup>3</sup> NPPF, Ministry of Housing, Communities and Local Government, 2019.



The NPPF specifically recognises air quality as part of delivering sustainable development and 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 Air Quality Management Areas and Clean Air Zones, and the cumulative impacts from individual sites in local areas. Opportunities to improve air quality or mitigate impacts should be identified, such as through traffic and travel management, and green infrastructure provision and enhancement. So far as possible these opportunities should be considered at the plan-making stage, to ensure a strategic approach and limit the need for issues to be reconsidered when determining individual applications. Planning decisions should ensure that any new development in Air Quality Management Areas and Clean Air Zones is consistent with the local Air Quality Action Plan."

The implications of the NPPF have been considered throughout this assessment.

# **National Planning Practice Guidance**

The National Planning Practice Guidance<sup>4</sup> (NPPG) web-based resource was launched by the Department for Communities and Local Government on 6<sup>th</sup> March 2014 and updated on 1<sup>st</sup> November 2019 to support the NPPF and make it more accessible. The air quality pages are summarised under the following headings:

- What air quality considerations does planning need to address? 1.
- 2. What is the role of plan-making with regard to air quality?
- Are air quality concerns relevant to neighbourhood planning? 3.
- 4. What information is available about air quality?
- 5. When could air quality considerations be relevant to the development management process?
- 6. What specific issues may need to be considered when assessing air quality impacts?
- 7. How detailed does an air quality assessment need to be?
- How can an impact on air quality be mitigated?

These were reviewed and the relevant guidance considered as necessary throughout the undertaking of this assessment.

### **Local Planning Policy**

#### The London Plan

The London Pan 2021 is the Spatial Development Strategy for Greater London. It sets out a framework for how London will develop over the next 20-25 years and the Mayor's vision for Good Growth. The Plan is part of the statutory development plan for London, meaning that the policies in the Plan should inform decisions on planning applications across the capital. Borough's Local Plans must be in 'general conformity' with the London Plan, ensuring that the planning system for London operated in a joinedup way and reflects the overall strategy for how London can develop sustainably, which the London Plan sets out. The following policy is relevant to this assessment:



















<sup>4</sup> https://www.gov.uk/guidance/air-quality--3.



"Policy S1 1 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:
  - a. Development proposals should not:
    - i. lead to further deterioration of existing poor air quality
    - ii. 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
    - iii. create unacceptable risk of high levels of exposure to poor air quality.
  - b. To meet the requirements in Part 1, as a minimum:
    - i. development proposals must be at least Air Quality Neutral
    - ii. 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 retrofitted mitigation measures
    - iii. 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
    - iv. development proposals in Air Quality Focus Areas or that are likely to be used by large numbers of people particularly vulnerable to poor air quality, such as children or older people should demonstrate that design measures have been used to minimise exposure.
- 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:
  - 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 guidance<sup>5</sup>.

mail@syntegragroup.com Tel: 0330 053 6774

Registered Company No. 06408056 VAT Registration No. 980016044 BSI Certificate Number FS 710041



















<sup>&</sup>lt;sup>5</sup> The Control of Dust and Emissions During Construction and Demolition Supplementary Planning Guidance, Mayor of London, 2014



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."

#### The Local Plan

The Camden Local Plan is the key strategic document in Camden's development plan. It sets out the vision for shaping the future of the Borough and contains policies for guiding planning decisions. The Local Plan was adopted by Council on 3 July 2017. It has replaced the Core Strategy and Camden Development Policies documents. It is now the basis for planning decisions and future development in Camden. Review of the Local Plan identified the following policy of relevance to this assessment.

"Policy CC4 Air Quality

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

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

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

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

The implications of this policy were taken into consideration throughout the undertaking of the assessment.



















# 3. Baseline

Existing air quality conditions in the vicinity of the proposed development site were identified to provide a baseline for the assessment. These are detailed in the following Sections.

# **Local Air Quality Management**

As required by the Environment Act (1995), London Borough of Camden (LBoC) has undertaken Review and Assessment of air quality within their area of jurisdiction. This process has indicated that annual mean concentrations of  $NO_2$  are above the AQO within the borough. As such, 1 AQMA has been declared. This is described as follows:

"The whole borough."

The development is located within the AQMA. As such, there is the potential for vehicles travelling to and from the site to increase pollution levels in this sensitive area, as well as the exposure of future residents to poor air quality. These issues have been considered throughout the assessment.

LBoC has concluded that concentrations of all other pollutants considered within the AQS are currently below the relevant AQOs. As such, no further AQMAs have been designated.

# **Air Quality Focus Area**

In 2013, 187 Air Quality Focus Areas (AQFAs) were defined across London in locations where the EU annual mean limit value for  $NO_2$  was exceeded and there was high human exposure. These were not designed to be an exhaustive list of London's air pollution hotspots, but where the problem most acute. The Focus Areas have been used by Greater London Authority (GLA), TfL and the boroughs to inform LAQM, the development of air quality interventions and the planning process. Under London LAQM guidelines, boroughs are required to have regard to the Focus Areas in their borough when devising their air quality action plans.

The development is not located within an AQFA. This has been considered throughout the assessment, as necessary.

### **Air Quality Monitoring**

Monitoring of pollutant concentrations is undertaken by LBoC throughout their area of jurisdiction. Annual mean  $NO_2$  results recorded in the vicinity of the development taken from readily available information online are shown in Table 3. Exceedances of the relevant AQOs are shown in **bold**.



















Table 3: Monitoring Results - NO2

Monitoring Site			Monitor Type	Data Capture	Monitored NO₂ Concentration (µg/m³)		
		(Km)		(a) (%)	2017	2018	2019
В0	London Bloomsbury	0.71	Urban Background A	97.7	38	36	32
CD9	Euston Road		Roadside A	78.3	83	82	70
CA6	St. George's Gardens	0.41	Urban Background DT	75	35	27	25
CA10	Tavistock Gardens	0.92	Urban Background DT	100	46	35	33
CA27	Euston Road	0.99	Roadside DT	100	-	-	69
CA28	St George's Gardens East	0.37	Background DT	100	-	-	28
CA29	Endsleigh Gardens	0.98	Roadside DT	91.7	-	-	48

(a) For Latest year presented

(b) A = Automatic

DT = Diffusion Tube

As shown in Table 3, the majority of the monitoring sites in close vicinity to the proposed development are classified as urban background. The 2 roadside monitoring sites experienced NO2 concentrations that exceeded the relevant AQO (40µg/m<sup>3</sup>). It is expected the proposed development site will experience similar NO<sub>2</sub> concentrations than the roadside monitored site.

Monitoring of PM<sub>10</sub> concentrations is not undertaken within the vicinity of the proposed development.

# **Background Pollutant Concentrations**

Predictions of background pollutant concentrations on a 1km-by-1km grid basis have been produced by DEFRA for the entire of the UK to assist LAs in their Review and Assessment of air quality. The proposed development site is in grid square NGR: 530500, 182500. Data for this location was downloaded from the DEFRA website<sup>6</sup> for the purpose of this assessment and is summarised in Table

**Table 4: Background Pollutant Concentrations** 

Pollutant	Predicted Background Concentration (μg/m³)						
	2019 2023 2025						
NO <sub>2</sub>	39.26	34.83	33.48				
PM <sub>10</sub>	20.34	19.05	18.61				

As shown in Table 4, predicted background NO<sub>2</sub> and PM<sub>10</sub> concentrations are below the relevant AQOs at the development site.

<sup>&</sup>lt;sup>6</sup> http://uk-air.defra.gov.uk/data/laqm-background-maps?year=2018.



LONDON | READING | TONBRIDGE | BRISTOL























# **Sensitive Receptors**

A sensitive receptor is defined as any location which may be affected by changes in air quality because of a development. These have been defined for dust and road vehicle exhaust emission impacts in the following Sections.

Tel: 0330 053 6774















# Methodology

#### Introduction

The proposed development has the potential to cause air quality impacts during the construction and operational phases, as well as expose future occupants to elevated pollution levels. These factors were assessed in accordance with the following methodology.

# **Construction Phase Fugitive Dust Emissions**

There is the potential for fugitive dust emissions to occur because of construction phase activities. These have been assessed in accordance with the methodology outlined within the Institute of Air Quality Management (IAQM) document 'Guidance on the Assessment of Dust from Demolition and Construction V1.1'7

Activities on the proposed construction site have been divided into 4 types to reflect their different potential impacts. These are:

- Demolition;
- Earthworks;
- Construction; and,
- Trackout.

The potential for dust emissions was assessed for each activity that is likely to take place and considered 3 separate dust effects:

- Annoyance due to dust soiling;
- Harm to ecological receptors; and
- The risk of health effects due to a significant increase in exposure to PM<sub>10</sub>.

The assessment steps are detailed below.

## Step 1

Step 1 screens the requirement for a more detailed assessment. Should human receptors be identified within 350m of the boundary or 50m from the construction vehicle route up to 500m from the site entrance, then the assessment proceeds to Step 2. Additionally, should ecological receptors be identified within 50m of the site or the construction vehicle route, then the assessment also proceeds to Step 2.

Should sensitive receptors not be present within the relevant distances then negligible impacts would be expected and further assessment is not necessary.























<sup>&</sup>lt;sup>7</sup> Guidance on the Assessment of Dust from Demolition and Construction V1.1, IAWM, 2016



#### Step 2

Step 2 assesses the risk of potential dust impacts. A site is allocated a risk category based on 2 factors:

- The scale and nature of the works, which determines the magnitude of dust arising as: small, medium, or large (Step 2A); and,
- The sensitivity of the area to dust impacts, which can be defined as low, medium, or high sensitivity (Step 2B).

The 2 factors are combined in Step 2C to determine the risk of dust impacts without mitigation applied.

Step 2A defines the potential magnitude of dust emission through the construction phase. The relevant criteria are summarised in Table 5.

Table 5: Construction Dust - Magnitude of Emission

Magnitude	Activity	Criteria
Large	Demolition	Total volume of building to be demolished greater than 50,000m <sup>3</sup> Potentially dusty material (e.g., concrete) On site crushing and screening Demolition activities more than 20m above ground level
	Earthworks	Total site area greater than 10,000m <sup>2</sup> Potentially dusty soil type (e.g., clay, which will be prone to suspension when dry due to small particle size) More than 10 heavy earth moving vehicles active at any one time Formation of bunds greater than 8m in height More than 100,000 tonnes of material moved
	Construction	Total building volume greater than 100,000m <sup>3</sup> On site concrete batching Sandblasting
	Trackout	More than 50 Heavy-Duty Vehicle (HDV) trips per day Potentially dusty surface material (e.g., high clay content) Unpaved road length greater than 100m
Medium	Demolition	Total volume of building to be demolished between 20,000m <sup>3</sup> and 50,000m <sup>3</sup> Potentially dusty construction material Demolition activities 10m to 20m above ground level
	Earthworks	Total site area 2,500m² to 10,000m² Moderately dusty soil type (e.g., silt) 5 to 10 heavy earth moving vehicles active at any one time Formation of bunds 4m to 8m in height Total material moved 20,000 tonnes to 100,000 tonnes
	Construction	Total building volume 25,000m³ to 100,000m³ Potentially dusty construction material (e.g., concrete) On site concrete batching
	Trackout	10 to 50 HDV trips per day Moderately dusty surface material (e.g., high clay content) Unpaved road length 50m to 100m



















Magnitude	Activity	Criteria
Small	Demolition	Total volume of building to be demolished less than 20,000m <sup>3</sup>
		Construction material with low potential for dust release (e.g., metal cladding or timber)
		Demolition activities less than 10m above ground and during wetter months
	Earthworks	Total site area less than 2,500m <sup>2</sup>
		Soil type with large grain size (e.g., sand)
		Less than 5 heavy earth moving vehicles active at any one time
		Formation of bunds less than 4m in height
		Total material moved less than 20,000 tonnes
		Earthworks during wetter months
	Construction	Total building volume less than 25,000m <sup>3</sup>
		Construction material with low potential for dust release (e.g., metal cladding
		or timber)
	Trackout	Less than 10 HDV trips per day
		Surface material with low potential for dust release
		Unpaved road length less than 50m

Step 2B defines the sensitivity of the area around the development to potential dust impacts. The influencing factors are shown in Table 6.

Table 6: Construction Dust - Examples of Factors Defining Sensitivity of an Area

Receptor	Examples						
Sensitivity	Human Receptors	Ecological Receptors					
High	Users expect of high levels of amenity	Internationally or nationally					
	High aesthetic or value property	designated site e.g., Special Area					
	People expected to be present continuously for extended	of Conservation					
	periods of time						
	Locations where members of the public are exposed over						
	a time period relevant to the AQO for PM <sub>10</sub> . e.g., residential						
	properties, hospitals, schools, and residential care homes						
Medium	Users would expect to enjoy a reasonable level of amenity	Nationally designated site e.g.,					
	Aesthetics or value of their property could be diminished	Sites of Special Scientific Interest					
	by soiling						
	People or property wouldn't reasonably be expected to be						
	present here continuously or regularly for extended						
	periods as part of the normal pattern of use of the land e.g.,						
	parks and places of work						
Low	Enjoyment of amenity would not reasonably be expected	Locally designated site e.g., Local					
	Property would not be expected to be diminished in	Nature Reserve					
	appearance						
	Transient exposure, where people would only be expected						
	to be present for limited periods. e.g., public footpaths,						
	playing fields, shopping streets, farmland, short term car						
	parks and roads						





















The guidance also provides the following factors to consider when determining the sensitivity of an area to potential dust impacts:

- Any history of dust generating activities in the area;
- The likelihood of concurrent dust generating activity on nearby sites;
- Any pre-existing screening between the source and receptors;
- Any conclusions drawn from analysing local meteorological data which accurately represent the area; and if relevant the season during which works will take place;
- Any conclusions drawn from local topography;
- Duration of the potential impact, as a receptor may become more sensitive over time; and,
- Any known specific receptor sensitivities which go beyond the classifications given in the document.

These factors were considered during the undertaking of the assessment.

The criteria for determining the sensitivity of the area to dust soiling effects on people and property is summarised in Table 7.

Table 7: Construction Dust - Sensitivity of the Area to Dust Soiling Effects on People and Property

Receptor	Number of	Distance from t	Distance from the Source (m)							
Sensitivity Receptors		Less than 20	Less than 50	Less than 100	Less than 350					
High	More than 100	High	High	Medium	Low					
	10 - 100	High	Medium	Low	Low					
	1 - 10	Medium	Low	Low	Low					
Medium	More than 1	Medium	Low	Low	Low					
Low	More than 1	Low	Low	Low	Low					

Table 8 outlines the criteria for determining the sensitivity of the area to human health impacts.

Table 8: Construction Dust - Sensitivity of the Area to Human Health Impacts

Receptor	Annual Mean	Number of	Distance fr	om the Sou	rce (m)		
Sensitivity	PM <sub>10</sub> Concentration	Receptors	Less than 20	Less than 50	Less than 100	Less than 200	Less than 350
High	Greater than	More than 100	High	High	High	Medium	Low
	32μg/m³	10 - 100	High	High	Medium	Low	Low
		1 - 10	High	Medium	Low	Low	Low
	28 - 32μg/m³	More than 100	High	High	Medium	Low	Low
		10 - 100	High	Medium	Low	Low	Low
		1 - 10	High	Medium	Low	Low	Low
24 - 28μg/m³		More than 100	High	Medium	Low	Low	Low
		10 - 100	High	Medium	Low	Low	Low
		1 - 10	Medium	Low	Low	Low	Low
	Less than	More than 100	Medium	Low	Low	Low	Low
	24μg/m³	10 - 100	Low	Low	Low	Low	Low
		1 - 10	Low	Low	Low	Low	Low
Medium	-	More than 10	High	Medium	Low	Low	Low
		1 - 10	Medium	Low	Low	Low	Low
Low	-	More than 1	Low	Low	Low	Low	Low

Table 9 outlines the criteria for determining the sensitivity of the area to ecological impacts.

LONDON | READING | TONBRIDGE | BRISTOL

















Table 9: Construction Dust - Sensitivity of the Area to Ecological Impacts

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

Step 2C combines the dust emission magnitude with the sensitivity of the area to determine the risk of unmitigated impacts. Table 10 outlies the risk category from demolition activities.

Table 10: Construction Dust - Dust Risk Category from Demolition Activities

Receptor Sensitivity	<b>Dust Emission Magnitude</b>	Dust Emission Magnitude		
	Large Medium Small			
High	High	Medium	Medium	
Medium	High	Medium	Low	
Low	Low	Low	Negligible	

Table 11 outlines the risk category from earthworks and construction activities.

Table 11: Construction Dust - Dust Risk Category from Earthworks and Construction Activities

Receptor Sensitivity	Dust Emission Magnitude				
	Large Medium Small				
High	High	Medium	Low		
Medium	Medium	Medium	Low		
Low	Low	Low	Negligible		

Table 12 outlines the risk category from trackout activities.

Table 12: Construction Dust - Dust Risk Category from Trackout Activities

Receptor Sensitivity	Dust Emission Magnitude			
	Large Medium Small			
High	High	Medium	Low	
Medium	Medium	Low	Negligible	
Low	Low	Low	Negligible	

#### Step 3

Step 3 requires the identification of site specific mitigation measures within the IAQM guidance8 to reduce potential dust impacts based upon the relevant risk categories identified in Step 2. For sites with negligible risk, mitigation measures beyond those required by legislation are not required. However, additional controls may be applied as part of good practice.

### Step 4

Once the risk of dust impacts has been determined and the appropriate mitigation measures identified, the final Step is to determine the significance of any residual impacts. For almost all construction activity, the aim should be to control effects using effective mitigation. Experience shows that this is normally possible. Hence the residual effect will normally be not significant.



mail@syntegragroup.com Tel: 0330 053 6774

















LONDON | READING | TONBRIDGE | BRISTOL

Registered Company No. 06408056 VAT Registration No. 980016044 BSI Certificate Number FS 710041

<sup>&</sup>lt;sup>8</sup> Guidance on the Assessment of Dust from Demolition and Construction V1.1, IAQM, 2016.



# **Operation Phase Road Vehicle Exhaust Emission Assessment**

The proposed development has the potential to affect existing air quality because of road traffic exhaust emissions associated with vehicles travelling to and from the site, as well as expose future occupants to elevated pollution levels.

#### **Potential Development Impacts**

The development proposals have been screened against the IAQM indicative criteria for requiring an air quality assessment.

- 1. A change in Light-Duty Vehicle<sup>9</sup> (LDV) traffic flows on local roads with relevant receptors
  - more than 100 Annual Average Daily Traffic (AADT) within or adjacent to an AQMA
  - more than 500 AADT elsewhere
- 2. A change in HDV<sup>10</sup> flows on local roads with relevant receptors
  - more than 25 AADT within or adjacent to an AQMA
  - more than 100 AADT elsewhere
- 3. A change in the alignment of roads by 5m or more and the road is within an AQMA
- 4. Introduction of a new junction or remove an existing junction near to relevant receptors
  - Applies to junctions that cause traffic to significantly change vehicle accelerate/decelerate, e.g., traffic lights, or roundabouts.
- 5. Introduce or change a bus station
  - Where bus flows will change by:
    - (a) more than 25 AADT within or adjacent to an AQMA
    - (b) more than 100 AADT elsewhere
- 6. Has an underground car park with an extraction system within 20 m of a relevant receptor. Coupled with the car park having more than 100 movements per day (total in and out).
- 7. Has one or more substantial combustion processes, where there is a risk of impacts at relevant receptors.
  - includes combustion plant associated with standby emergency generators (typically associated with centralised energy centres) and shipping.

Where IAQM indicative criteria for requiring an air quality assessment was met, potential impacts were defined by predicting pollutant concentrations at sensitive locations using Design Manual for Roads and Bridges (DMRB)<sup>11</sup> and/or ADMS-Roads dispersion modelling.

mail@syntegragroup.com Tel: 0330 053 6774



Registered Company No. 06408056

VAT Registration No. 980016044 BSI Certificate Number FS 710041























<sup>&</sup>lt;sup>9</sup> Cars and small vans <3.5t gross vehicle weight

<sup>&</sup>lt;sup>10</sup> Goods vehicles + buses >3.5t gross vehicle weight

<sup>&</sup>lt;sup>11</sup> DMRB Volume 11, Section 3, Part 1, LA 105, Highways England, 2019.



Where necessary, locations sensitive to potential changes in pollutant concentrations were identified within 200m of the highway network following the guidance provided within DMRB on the likely limits of pollutant dispersion from road sources. The criteria provided within DEFRA guidance<sup>12</sup> on where the AQOs apply, as summarised in Table 2, was utilised to determine appropriate receptor positions.

Reference should be made to the Appendix for assessment input data and details of the verification process.

#### **Dispersion Modelling Input Data**

Dispersion modelling was undertaken using the ADMS-Roads dispersion model (version 5.0.0.1). ADMS-Roads are developed by Cambridge Environmental Research Consultants (CERC) and is routinely used throughout the world for the prediction of pollutant dispersion from road sources. Modelling predictions from this software package are accepted within the UK by the Environment Agency and DEFRA.

The model needs input data that details the following parameters:

- Assessment area;
- Traffic flow data;
- Vehicle emission factors;
- Spatial co-ordinates of emissions;
- Street canyon parameters;
- Street width;
- Meteorological data;
- Roughness length (z<sub>0</sub>); and,
- Monin-Obukhov length.

These are detailed in the Appendix.

# Traffic Flow Data

Traffic data for use in the assessment, including 24-hour AADT flows and fleet composition, was obtained from the London Atmospheric Emissions Inventory (LAEI). The LAEI was produced by the GLA and provides traffic flows throughout London for a number of scenarios. It should be noted that the LAEI is referenced in the GLA guidance as being a suitable source of data for air quality assessments and is therefore considered to provide a reasonable estimate of traffic flows in the vicinity of the site.

2016 baseline traffic data were projected using the traffic growth projection factor derived by the Department for Transport (DfT)'S TEMPro model. Road widths were estimated from aerial photography and UK highway design standards

#### **Emission Factors**

Emission factors for each link were calculated using the relevant traffic flows and the Emissions Factor Toolkit (version 10.1). This has been produced by DEFRA and incorporates COPERT 5 vehicle emission factors and fleet information.

<sup>&</sup>lt;sup>12</sup> Local Air Quality Management Technical Guidance (TG16), DEFRA, 2018.



LONDON | READING | TONBRIDGE | BRISTOL























#### Meteorological Data

Meteorological data used in the assessment was taken from London City meteorological station from 1<sup>st</sup> January 2019 to 31<sup>st</sup> December 2019 (inclusive). London City meteorological station is found at NGR: 543734, 180509, which is approximately 12.84km east of the proposed development. It is expected that conditions would be similar over this magnitude. The data was therefore considered suitable for an assessment of this nature.

Reference should be made to Figure 3 for a wind rose of utilised meteorological data.

# Roughness Length

The  $z_0$  is a modelling parameter applied to allow consideration of surface height roughness elements. A  $z_0$  of 1.5m was used to describe the modelling extents. This value of  $z_0$  is considered right for the morphology of the area and is suggested within ADMS-Roads as being suitable for 'large urban areas'.

A  $z_0$  of 0.4515m was used to describe the meteorological site. This value of  $z_0$  is considered right for the morphology of the area and was provided by the meteorological file

### Monin-Obukhov Length

The Monin-Obukhov length supplies a measure of the stability of the atmosphere. A minimum Monin-Obukhov length of 30m was used to describe the modelling extents. This value is considered right for the nature of both areas and is suggested within ADMS-Roads as being suitable for 'cities and large towns'.

A Monin-Obukhov length of 29.7294 was used to describe the meteorological site. This Monin-Obukhov length is considered right for the morphology of the area and was provided by the meteorological file.

#### **Background Concentrations**

Annual mean  $NO_2$  and  $PM_{10}$  background concentrations for use in the assessment were obtained from the DEFRA mapping study for the grid square containing the development site, as shown in Table 4.

# NOx to NO<sub>2</sub> Conversion

Predicted annual mean NO<sub>x</sub> concentrations were converted to NO<sub>2</sub> concentrations using the spreadsheet (version 8.1) provided by DEFRA, which is the method detailed within DEFRA guidance<sup>13</sup>.



















<sup>&</sup>lt;sup>13</sup> DEFRA, Technical Guidance 2016 (LAQM.TG (16)), DEFRA, 2018.



#### **Impact Significance**

The significance of predicted air quality impacts was determined following the guidance provided within the IAQM document 'Land-Use Planning & Development Control: Planning for Air Quality'14. Using this methodology impacts were defined based on the interaction between the predicted pollutant concentration in the Do Something (DS) or With Development scenario and the magnitude of change between the Do Minimum (DM) or Without Development and DS scenarios, as outlined in Table 13.

Table 13: Significance of Road Vehicle Exhaust Emissions Impact

Concentration at Receptor in	Predicted Conce	Predicted Concentration Change as a Proportion of AQO (%)			
Assessment Year	1	> 10			
75% or less of AQO	Negligible	Negligible	Slight	Moderate	
76 - 94% of AQO	Negligible	Slight	Moderate	Moderate	
95 - 102% of AQO	Slight	Moderate	Moderate	Substantial	
103 - 109% of AQO	Moderate	Moderate	Substantial	Substantial	
110% or more of AQO	Moderate	Substantial	Substantial	Substantial	

The matrix shown in Table 13 is intended to be used by rounding the change in percentage pollutant concentration to whole numbers, which makes it clearer which cell the impact falls within. It should be noted that changes of 0%, i.e., less than 0.5%, are described as **negligible**.

Following the prediction of impacts at discrete receptor locations, the IAQM document<sup>15</sup> provides guidance on determining the overall air quality impact significance of the operation of a development. The following factors are identified for consideration by the assessor:

- The existing and future air quality in the absence of the development;
- The extent of current and future population exposure to the impacts; and,
- The influence and validity of any assumptions adopted when undertaking the prediction of impacts.

The IAQM guidance states that an assessment must conclude the likely significance of the predicted impact. It should be noted that this is a binary judgement of either it is significant, or it is not significant.

The determination of significance relies on professional judgement, and reasoning should be provided as far as practicable. This has been considered throughout the assessment when defining predicted impacts. The IAQM guidance<sup>16</sup> suggests the provision of details of the assessor's qualifications and experience. These can be provided upon request.

#### **Future Exposure**

The proposal has the potential to expose future occupants to poor air quality. To assess pollutant concentrations across the development site, consideration was made of the proximity of the site to major roads and background pollution concentrations.

mail@syntegragroup.com

Tel: 0330 053 6774

LONDON | READING | TONBRIDGE | BRISTOL

























<sup>&</sup>lt;sup>14</sup> Land-Use Planning & Development Control: Planning for Air Quality, IAQM, 2017.

<sup>&</sup>lt;sup>15</sup> Land-Use Planning & Development Control: Planning for Air Quality, IAQM, 2017.

<sup>&</sup>lt;sup>16</sup> Land-Use Planning & Development Control: Planning for Air Quality, IAQM, 2017.





Likely pollution concentrations at the development site were compared against the relevant AQOs to determine the potential for exposure of future occupants to elevated pollutant concentrations and identify any appropriate mitigation, if necessary.

mail@syntegragroup.com

Tel: 0330 053 6774



























# 5. Assessment

# **Construction Phase Fugitive Dust Emissions**

#### Step 1

The undertaking of activities such as demolition, excavation, ground works, cutting, construction, concrete batching and storage of materials has the potential to result in fugitive dust emissions throughout the construction phase. Vehicle movements both on site and on the local road network also have the potential to result in the re-suspension of dust from highway surfaces.

The potential for impacts at sensitive locations depends significantly on local meteorology during the undertaking of dust generating activities, with the most significant effects likely to occur during dry and windy conditions.

Receptors sensitive to potential dust impacts during demolition, earthworks and construction were identified from a desk top study of the area up to 350m from the development boundary. These are summarised in Table 14.

**Table 14: Demolition, Earthworks and Construction Dust Sensitive Receptors** 

Distance from Site Boundary (m)	Approximate Number of Human	Approximate Number of
	Receptors	Ecological Receptors
Less than 20	1-10	0
Less than 50	10-100	0
Less than 100	10-100	-
Less than 350	More than 100	-

Receptors sensitive to potential dust impacts from trackout were identified from a desk top study of the area up to 50m from the road network within 500m of the site access. These are summarised in Table 15.

**Table 15: Trackout Dust Sensitive Receptors** 

Distance from Access Route (m)	Approximate Number of Human Receptors	Approximate Number of Ecological Receptors
Less than 20	More than 100	0
Less than 50	More than 100	0

There are no ecological receptors within 50m of the development boundary or the access route within 500m of the site entrance. As such, ecological impacts have not been assessed further within this report.

Several additional factors have been considered when determining the sensitivity of the surrounding area. These are summarised in Table 16.











**Table 16: Additional Area Sensitivity Factors to Potential Dust Impacts** 

Guidance	Comment
Whether there is any history of dust generating	The desk top study did not indicate any dust
activities in the area	generating activities in the local area
The likelihood of concurrent dust generating activity	A review of the planning portal did not indicate any
on nearby sites	additional development proposals likely to result in
	concurrent dust generation in the vicinity of the site
Pre-existing screening between the source and the	There is no pre-existing screening between the site
receptors	and surrounding receptors
Conclusions drawn from analysing local	As shown in Figure 3, the predominant wind bearing
meteorological data which accurately represent the	at the site is from the southeast. As such, receptors to
area: and if relevant the season during which works	the northwest are most likely to be affected by dust
will take place	releases
Conclusions drawn from local topography	There are no significant topographical constraints to
	dust dispersion
Duration of the potential impact, as a receptor may	Currently it is unclear as to the duration of the
become more sensitive over time	construction phase. However, it is possible that it will
	extend over one year
Any known specific receptor sensitivities which go	No specific receptor sensitivities identified during the
beyond the classifications given in the document	baseline assessment

Based on the criteria shown in Table 6 the sensitivity of the receiving environment to potential dust impacts was determined as high. This was because the identified receptors included residential properties. It should be noted that all receptors were assumed to be of high sensitivity to provide a robust assessment.

The sensitivity of the receiving environment to specific potential dust impacts, based on the criteria shown in Section 4, is shown in Table 17.

**Table 17: Sensitivity of the Surrounding Area to Potential Dust Impacts** 

Potential Impact	Sensitivity of the Su	urrounding Area	•	
	Demolition	Trackout		
Dust Soiling	Medium	Medium	Medium	Medium
Human Health	Low	Low	Low	Low

The potential risk of dust impacts at the identified receptors is considered in the following Sections.

# Step 1

The undertaking of activities such as demolition, ground works, cutting, construction, concrete batching and storage of materials has the potential to result in fugitive dust emissions throughout the construction phase. Vehicle movements both on site and on the local road network also have the potential to result in the re-suspension of dust from haul roads and highway surfaces.

The potential for impacts at sensitive locations depends significantly on local meteorology during the undertaking of dust generating activities, with the most significant effects likely to occur during dry and windy conditions.

The desk-study undertaken to inform the baseline identified several sensitive receptors within 350m of the site boundary. As such, a detailed assessment of potential dust impacts was required.

mail@syntegragroup.com

Tel: 0330 053 6774

LONDON | READING | TONBRIDGE | BRISTOL





















#### Step 2

### **Demolition**

Table 18 shows the evaluation of the potential magnitude of impacts from demolition activities.

**Table 18: Demolition Impact Magnitude** 

Category	Criteria	Evaluation		
Large	Total volume of building to be demolished greater than 50,000m <sup>3</sup>	No		
	Potentially dusty material (e.g., concrete)	No		
	On site crushing and screening	No		
	Demolition activities more than 20m above ground level	No		
Medium	Total volume of building to be demolished between 20,000m <sup>3</sup> and 50,000m <sup>3</sup>	No		
	Potentially dusty construction material	No		
	Demolition activities 10m to 20m above ground level	Yes		
Small	Total volume of building to be demolished less than 20,000m <sup>3</sup>	Yes		
	Construction material with low potential for dust release (e.g., metal cladding or	Yes		
	timber)			
	Demolition activities less than 10m above ground and during wetter months	Yes		

Demolition will be undertaken at the start of the construction phase and will involve clearance inside the current building. The total volume to be demolished is 982.65m<sup>3</sup> and the maximum height of demolition activities is 18m. In accordance with the criteria outlined in Table 18, the potential magnitude of construction impacts from demolition activities is estimated to be medium.

Table 17 indicates the sensitivity of the area to dust soiling effects on people and property is medium. In accordance with the criteria outlined in Table 10, the development is a medium risk site for dust soiling because of demolition activities.

Table 17 indicates the sensitivity of the area to human health impacts is low. In accordance with the criteria outlined in Table 10, the development is a low risk site for human health impacts because of demolition activities.

### Earthworks

Table 19 shows the evaluation of the potential magnitude of impacts from earthworks.

**Table 19: Earthworks Impact Magnitude** 

Category	Criteria	Evaluation
Large	Total site area greater than 10,000m <sup>2</sup>	No
	Potentially dusty soil type (e.g., clay, which will be prone to suspension when dry due to small particle size)	Yes
	More than 10 heavy earth moving vehicles active at any one time	No
	Formation of bunds greater than 8m in height	No
	More than 100,000 tonnes of material moved	No
Medium	Total site area 2,500m <sup>2</sup> to 10,000m <sup>2</sup>	No
	Moderately dusty soil type (e.g., silt)	Yes
	5 to 10 heavy earth moving vehicles active at any one time	No
	Formation of bunds 4m to 8m in height	No
	Total material moved 20,000 tonnes to 100,000 tonnes	No
Small	Total site area less than 2,500m <sup>2</sup>	Yes

mail@syntegragroup.com Tel: 0330 053 6774

LONDON | READING | TONBRIDGE | BRISTOL

























Category	Criteria	Evaluation
	Soil type with large grain size (e.g., sand)	Yes
	Less than 5 heavy earth moving vehicles active at any one time	
	Formation of bunds less than 4m in height	
	Total material moved less than 20,000 tonnes	
	Earthworks during wetter months	Yes

Earthworks will primarily involve excavating material, haulage, tipping and stockpiling, as well as site levelling and landscaping. There may be potentially dusty soil type which will be prone to suspension when dry due to small particle size; thus, the potential magnitude of construction impacts from earthworks is estimated to be large.

Table 17 indicates the sensitivity of the area to dust soiling effects on people and property is medium. In accordance with the criteria outlined in Table 11, the development is a medium risk site for dust soiling because of earthworks.

Table 17 indicates the sensitivity of the area to human health impacts is low. In accordance with the criteria outlined in Table 11, the development is a low risk site for human health impacts because of earthworks.

#### Construction

Table 20 shows the evaluation of the potential magnitude of impacts from construction activities.

Table 20: Construction Impact Magnitude

Category	Criteria Criteria	Evaluation
Large	Total building volume greater than 100,000m3	No
Ü	On site concrete batching	No
	Sandblasting	No
Medium	Total building volume 25,000m <sup>3</sup> to 100,000m <sup>3</sup>	No
	Potentially dusty construction material (e.g., concrete)	No
	On site concrete batching	No
Small	Total building volume less than 25,000m <sup>3</sup>	Yes
	Construction material with low potential for dust release (e.g., metal cladding or	Yes
	timber)	

The potential magnitude of impacts from construction activities is estimated to be small. The total volume to be constructed is 2013.60m<sup>3</sup>. Owing to the size of the development, it is not expected there will be on site concrete batching.

Table 17 indicates the sensitivity of the area to dust soiling effects on people and property is medium. In accordance with the criteria outlined in Table 11, the development is a low risk site for dust soiling because of construction activities.

Table 17 indicates the sensitivity of the area to human health impacts is low. In accordance with the criteria outlined in Table 11, the development is a negligible risk site for human health impacts because of construction activities.











LONDON | READING | TONBRIDGE | BRISTOL











#### Trackout

Table 21 shows the evaluation of the potential magnitude of impacts from trackout.

**Table 21: Trackout Impact Magnitude** 

Category	Criteria	Evaluation
Large	More than 50 HDV trips per day	No
	Potentially dusty surface material (e.g., high clay content)	No
	Unpaved road length greater than 100m	No
Medium	10 to 50 HDV trips per day	No
	Moderately dusty surface material (e.g., high clay content)	No
	Unpaved road length 50m to 100m	No
Small	Less than 10 HDV trips per day	Yes
	Surface material with low potential for dust release	Yes
	Unpaved road length less than 50m	Yes

The potential magnitude of impacts from trackout is estimated to be small. There will be less than 10 HDV trips per day and there will be 0m of unpaved road.

Table 17 indicates the sensitivity of the area to dust soiling effects on people and property is medium. In accordance with the criteria outlined in Table 12, the development is a negligible risk site for dust soiling because of trackout activities.

Table 17 indicates the sensitivity of the area to human health impacts is low. In accordance with the criteria outlined in Table 12, the development is a negligible risk site for human health impacts because of trackout activities.

# **Summary of Potential Unmitigated Dust Risks**

A summary of the risk from each dust generating activity is provided in Table 22.

**Table 22: Summary of Potential Unmitigated Dust Risks** 

Potential Impact	Risk				
	Demolition	Earthworks	Construction	Trackout	Overall
Dust Soiling	Medium	Medium	Low	Negligible	Medium
Human Health	Low	Low	Negligible	Negligible	Low
Overall					Medium

As indicated in Table 22, the potential unmitigated risk of dust soiling is medium from demolition and earthworks activities, low from construction activities, and negligible from trackout activities. The potential unmitigated risk to human health is low from demolition and earthworks activities and negligible from construction and trackout activities. The overall potential unmitigated dust risk from the proposed development is medium.

It should be noted that the potential for impacts depends significantly on the distance between the dust generating activity and receptor location. Risk was predicted based on a worst-case scenario of works being undertaken at the site boundary closest to each sensitive area. Therefore, actual risk is likely to be lower than that predicted during most of the construction phase.





















#### Step 3

The Mayor of London's guidance<sup>17</sup> provides potential mitigation measures to reduce impacts because of fugitive dust emissions during the construction phase. These have been adapted for the development site as summarised in Table 23.

These may be reviewed prior to the commencement of construction works and incorporated into a Construction Environmental Management Plan or similar if required by the LA.

**Table 23: Fugitive Dust Emission Mitigation Measures** 

Issue / Control Measure	Site Risk			
	Low	Medium	High	
General				
Develop and implement a stakeholder communications plan that	-	Committee	ł	
includes community engagement before work commences on site.				
Display the name and contact details of person(s) accountable for air	Committee	l		
quality and dust issues on the site boundary. This may be the				
environment manager/engineer or the site manager				
Display the head or regional office contact information	Committee			
Develop and implement a Dust Management Plan (DMP), which may	As	Committee	d	
include measures to control other emissions, approved by the Local	required			
Authority. The level of detail will depend on the risk and should include				
as a minimum the highly recommended measures in this document.				
The desirable measures should be included as appropriate for the site.				
The DMP may include monitoring of dust deposition, dust flux, real-				
time PM <sub>10</sub> continuous monitoring and/or visual inspections.				
Site Management				
Record all dust and air quality complaints, identify cause(s), take	Committed			
appropriate measures to reduce emissions in a timely manner, and				
record the measures taken.				
Make the complaints log available to the Local Authority when asked	Committed			
Record any exceptional incidents that cause dust and/or air emissions,	Committed			
either on- or off site, and the action taken to resolve the situation in the				
logbook.			T	
Hold regular liaison meetings with other high risk construction sites	As required Committee		Committed	
within 500 m of the site boundary, to ensure plans are co-ordinated and				
dust and particulate matter emissions are minimised. It is important to				
understand the interactions of the offsite transport/ deliveries which				
might be using the same strategic road network routes.				
Monitoring				
Undertake daily onsite and offsite inspection, where receptors	As required	d	Committed	
(including roads) are nearby, to monitor dust, record inspection results,				
and make the log available to the Local Authority when asked. This				
should include regular dust soiling checks of surfaces such as street				
furniture, cars, and windowsills within 100 m of site boundary, with				
cleaning to be provided if necessary.				
Carry out regular site inspections to monitor compliance with the DMP,	Committee			
record inspection results, and inspect log available to the Local				
Authority when asked				

<sup>&</sup>lt;sup>17</sup> The Control of Dust and Emissions During Construction and Demolition Supplementary Planning Guidance, The Mayor of London, 2014.

mail@syntegragroup.com

Tel: 0330 053 6774

LONDON | READING | TONBRIDGE | BRISTOL

























Issue / Control Measure	Site Risk				
issue / Control Measure	Low	Medium	High		
Increase the frequency of site inspections by the person accountable	Committed		півіі		
for air quality and dust issues on site when activities with a high	Committee	l			
potential to produce dust are being carried out and during prolonged					
dry or windy conditions.					
Agree dust deposition, dust flux, or real-time PM <sub>10</sub> continuous	As	Committee			
monitoring locations with the Local Authority. Where possible	required	Committee	•		
commence baseline monitoring at least 3 months before work	required				
commences on site or, if it a large site, before work on a phase					
commences. Further guidance is provided by IAQM on monitoring					
during demolition, earthworks, and construction.					
Preparing And Maintaining the Site					
Plan site layout so that machinery and dust causing activities are	Committee				
located away from receptors, as far as is possible.	Committee	'			
Erect solid screens or barriers around dusty activities or the site	Committee				
boundary that are at least as high as any stockpiles on site.					
Fully enclose site or specific operations where there is a high potential	As	Committee	<u> </u>		
for dust production and the site is actives for an extensive period	required		•		
Avoid site runoff of water or mud.	Committed				
Keep site fencing, barriers and scaffolding clean using wet methods.	As	Committee	ı		
Reep site renaing, survers and scarrolaing clean asing weetherhous.	required	Committee	•		
Remove materials that have a potential to produce dust from site as	As	Committee	1		
soon as possible, unless being re-used on site. If they are being re-used	required		•		
on site cover as described below	required				
Cover, seed, or fence stockpiles to prevent wind whipping	As Committed		<u> </u>		
core., sees, or removes assurption to protein time trimpping	required				
Operating Vehicle/Machinery and Sustainable Travel					
Ensure all vehicles switch off engines when stationary - no idling	Committed				
vehicles.					
Avoid the use of diesel- or petrol-powered generators and use mains	Committed				
electricity or battery powered equipment where practicable					
Impose and signpost a maximum-speed-limit of 15 mph on surfaced	As required	d	Committed		
and 10 mph on unsurfaced haul roads 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,					
where appropriate)					
Produce a Construction Logistics Plan to manage the sustainable	-	Committee	l		
delivery of goods and materials.					
Implement a Travel Plan that supports and encourages sustainable	-	As	Committed		
travel (public transport, cycling, walking, and car-sharing)		required			
Operations					
Only use cutting, grinding, or sawing equipment fitted or in conjunction	Committed				
with suitable dust suppression techniques such as water sprays or local					
extraction, e.g., suitable local exhaust ventilation systems					
Ensure an adequate water supply on the site for effective	Committed				
dust/particulate matter suppression/mitigation, using non-potable					
water where possible and appropriate					
	Committed				
Use enclosed chutes and conveyors and covered skips.			Committed		
Minimise drop heights from conveyors, loading shovels, hoppers and					

mail@syntegragroup.com

Tel: 0330 053 6774

LONDON | READING | TONBRIDGE | BRISTOL





















City Birli				
Issue / Control Measure	Site Risk Low Medium High			
Encure aguinment is readily available on site to sleep any day of the	Low	Medium Committed	High	
Ensure equipment is readily available on site to clean any dry spillages	As	Committed		
and clean up spillages as soon as reasonably practicable after the event	required			
using wet cleaning methods.				
Waste Management	Camanaitha	ı		
Avoid bonfires and burning of waste materials	Committee	1		
Measures Specific to Demolition				
Soft strip inside buildings before demolition (retaining walls and windows in the rest of the building where possible, to provide a screen against dust).	As required Committed			
Ensure effective water suppression is used during demolition operations. Handheld sprays are more effective than hoses attached to equipment as the water can be directed to where it is needed. In addition, high volume water suppression systems, manually controlled, can produce fine water droplets that effectively bring the dust particles to the ground.	Committed			
Avoid explosive blasting, using appropriate manual or mechanical alternatives	Committed	l		
Bag and remove any biological debris or damp down such material before demolition.	Committed	Committed		
Measures Specific to Earthworks				
Re-vegetate earthworks and exposed areas/soil stockpiles to stabilise surfaces as soon as practicable.	-	As required	Committed	
Use Hessian, mulches or tackifiers where it is not possible to revegetate or cover with topsoil, as soon as practicable.	1	As required	Committed	
Only remove the cover in small areas during work and not all at once.	-	As required	Committed	
Measures Specific to Construction		required		
Avoid scabbling (roughening of concrete surfaces) if possible.	As required	1	Committed	
Ensure sand and other aggregates are stored in bunded areas and are	As	Committee		
not allowed to dry out, unless this is required for a particular process,	required		•	
in which case ensure that appropriate additional control measures are in place.	required			
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.	-	As required	Committed	
For smaller supplies of fine power materials ensure bags are sealed after use and stored appropriately to prevent dust.	-	As required		
Measures Specific to Trackout				
Use water-assisted dust sweeper(s) on the access and local roads, to	Λc	Committee	l l	
, , ,			I	
remove, as necessary, any material tracked out of the site. This may	required			
require the sweeper being continuously in use.	۸۵	Committee	<u> </u>	
Avoid dry sweeping of large areas.	As required	Committee	I	
Ensure vehicles entering and leaving sites are covered to prevent	As	Committee	1	
escape of materials during transport.	required	Committee	ı	
Inspect on site haul routes for integrity and instigate necessary repairs	-	Committee	<u> </u>	
to the surface as soon as reasonably practicable.		Committee	•	
Record all inspections of haul routes and any subsequent action in a site	As	Committee	1	
logbook.	required	Committee	•	
Install hard surfaced haul routes, which are regularly damped down with fixed or mobile sprinkler systems, or mobile water bowsers and	-	Committed		
regularly cleaned.				

mail@syntegragroup.com

Tel: 0330 053 6774

LONDON | READING | TONBRIDGE | BRISTOL





















Issue / Control Measure		Site Risk		
	Low	Medium	High	
Implement a wheel washing system (with rumble grids to dislodge	As	Committee	l	
accumulated dust and mud prior to leaving the site where reasonably require				
practicable).				
Ensure there is an adequate area of hard surfaced road between the	-	Committed		
wheel wash facility and the site exit, wherever site size and layout				
permits.				
Access gates to be located at least 10 m from receptors where possible.	-	Committee	1	

#### Step 4

Assuming the relevant mitigation measures outlined in Table 26 are implemented, the residual impacts from all dust generating activities are predicted to be not significant, in accordance with the IAQM guidance<sup>18</sup>.

# **Operational Phase Road Vehicle Exhaust Emission Assessment**

# **Future Impacts**

The development proposals have been screened out against the following IAQM indicative criteria for requiring an air quality assessment.

- 1. There will not be a change in more than 100 LDV<sup>19</sup> AADT flows on local roads with relevant
- 2. There will not be a change in more than 25 HDV<sup>20</sup> AADT flows on local roads with relevant receptors
- 3. There will not be a change in the alignment of roads by 5m or more and the road is within an **AQMA**
- 4. There are no plans to introduce a new junction or remove an existing junction near to relevant receptors
- 5. There are no plans to introduce or change a bus station
- 6. There will not be an underground car park with an extraction system within 20 m of a relevant receptor
- 7. There will not be one or more substantial combustion processes, where there is a risk of impacts at relevant receptors

In accordance with the IAQM indicative criteria an air quality assessment of operation phase road traffic emissions is not required, and impacts are considered not significant.

mail@syntegragroup.com Tel: 0330 053 6774

LONDON | READING | TONBRIDGE | BRISTOL

























<sup>&</sup>lt;sup>18</sup> Guidance on the Assessment of Dust from Demolition and Construction V1.1, IAQM, 2017.

<sup>&</sup>lt;sup>19</sup> Cars and small vans <3.5t gross vehicle weight

<sup>&</sup>lt;sup>20</sup> Goods vehicles + buses >3.5t gross vehicle weight



#### **Future Exposure**

Following the guidance provided within the DMRB<sub>21</sub> locations sensitive to road traffic emissions within 200m of the highway network are likely to be within the limits of pollutant dispersion from road sources.

The annual mean NO<sub>2</sub> concentrations at the façade of the development were calculated using ADMS-Road's dispersion modelling.

Relevant sensitive receptors are on first floor and therefore dispersion modelling was shown here. Figure 4 shows the predicted annual mean  $NO_2$  concentrations surrounding the proposed development site for the first floor, which is where Flats 1 and 2 are situated. Concentrations are expected to be above the  $40\mu g/m^3$  threshold over the front half of the development where Flat 1 is located. Future occupants in Flat 2 are not expected to be exposure to exceedances of the annual mean  $NO_2$  objective.

Figure 5 shows the predicted annual mean  $NO_2$  concentrations surrounding the proposed development site for the second floor. Concentrations are shown to be below  $40\mu g/m^3$  and therefore future occupant exposure to exceedances of the annual mean  $NO_2$  objective is unlikely.  $NO_2$  concentrations will reduce with height, and therefore further floors were not assessed.

Based on the assessment results, future occupant exposure to exceedances of the annual mean NO<sub>2</sub> objective is likely for Flat 1, but not Flats 2-6.

Figure 6 shows the predicted annual mean  $PM_{10}$  concentrations surrounding the proposed development site at first floor level. The annual mean  $PM_{10}$  concentrations at the façade of the development at first floor level are predicted to be below the relevant AQOs, and therefore future occupant exposure to exceedances is unlikely on all floors and therefore not assessed further.

#### **Mitigation**

Alternative means of ventilation is necessary for Flat 1 as openable windows are likely to lead to exposure in excess of AQO.

Appropriate alternative means may include:

• Installation of Mechanical Ventilation Heat Recovery (MVHR)
Where air is drawn in above Flat 1 height or to the rear of Flat 1, filtration is unlikely to be required; if drawn in at Flat 1 height NO<sub>2</sub>/NOx filtration is likely to be required.





















# 6. Air Quality Neutral Assessment

The Air Quality Neutral Planning Support Update<sup>21</sup> was published in April 2014 aiming to provide support to the development of the Mayor's policy related to 'Air Quality Neutral' developments.

Within Greater London, Nitrogen Dioxide ( $NO_2$ ) and Particulate Matter ( $PM_{10}$  and  $PM_{2.5}$ ) are the principal pollutants of concern, and there is thus a strong evidence base to focus on both NOx and PM. In terms of particulate matter, either  $PM_{10}$  or  $PM_{2.5}$  can be included. The following factors, however, suggest that it is best to focus on  $PM_{10}$ :

- If PM<sub>10</sub> emissions are controlled, then, by definition, PM<sub>2.5</sub> will also be controlled (particulate matter emissions from combustion sources are predominantly in the PM<sub>2.5</sub> fraction); and
- There are, perhaps, greater obligations on the Mayor and London Boroughs to reduce PM<sub>10</sub> emissions as there are more challenging EU limit values in place (the PM<sub>2.5</sub> limit value for 2015 is expected to be met across the UK without the need for further measures, and the exposure-reduction obligations are only set as national target values).

It is therefore proposed that the Air Quality Neutral policy should focus on NOx and PM<sub>10</sub> emissions.

The process used to identify suitable benchmarks for both building and transport related emissions is set out below.

# **Building Emissions**

#### **Building Emission Benchmark**

Two Building Emission Benchmarks (BEBs) have been defined, one for NOx and one for  $PM_{10}$ , for a series of land-use classes. The benchmarks are expressed in terms of  $g/m^2/annum$ . The gross floor area (GFA) is used to define the area. The following information has been used in defining the benchmarks:

- fossil fuel energy density (kWh/m²) for different land-use classes;
- percentage energy use for gas and oil, for domestic, commercial, and industrial activities;
- local gas consumption data; and
- NOx and PM<sub>10</sub> emission factors for gas and oil, for domestic and commercial/industrial use.

The Department for Energy and Climate (DECC)<sup>22</sup> provides estimates of the energy consumption by fuel and end-use, see Table 24.

Table 24: Energy Consumption by Fuel Type (DECC)

	Usage (%)	
	Gas	Oil
Domestic	90.5	9.5
Commercial	88.0	12.0
Industrial	80.1	19.9

<sup>&</sup>lt;sup>21</sup> GLA 80371 Air Quality Neutral Planning Support, 2014



















<sup>&</sup>lt;sup>22</sup> Department for Energy and Climate (DECC), 2011, Special Feature – Estimates of Heat Use in the UK



Emission factors for NOx and PM<sub>10</sub> have been taken from the LAEI 2021, see Table 25. Factors are provided for both gas and oil.

Table 25: LAEI 2008 NOx and PM<sub>10</sub> Emission Factors

	Gas (kg/kWh)		Oil (kg/kWh)		
	NOx	PM <sub>10</sub>	NOx	PM <sub>10</sub>	
Domestic	0.0000785	0.0000181	0.000369	0.000080	
Industrial/	0.000194	0.00000314	0.000369	0.000080	
Commercial					

The derived BEBs for NOx and PM<sub>10</sub> are shown in Table 26.

Table 26: Building Emissions Benchmarks (BFBs)

Land-Use Class	NOx (g/m²)	PM <sub>10</sub> (g/m³)
Class A1	22.6	1.29
Class A3-A5	75.2	4.32
Class A2 and Class B1	30.8	1.77
Class B2-B7	36.6	2.95
Class B8	23.6	1.90
Class C1	70.9	4.07
Class C2	68.5	5.97
Class C3	26.2	2.28
D1(a)	43.0	2.47
D2(b)	75.0	4.30
Class D1(c-h)	31.0	1.78
Class D2(a-d)	90.3	5.18
Class D2(e)	284	16.3

# Applying the Building Emissions Benchmark (BEB)

To calculate the Building Related Emissions the following data requirements are needed for each landuse category:

- GFA (m<sup>2</sup>) of development
- On site emissions of NOx associated with building use (kg/annum) calculated from energy use (kWh/annum) and default or site specific emission factors (kg/kWh)
- On site emissions of PM<sub>10</sub> associated with oil or solid fuel use (kg/annum) calculated from energy use (kWh/annum) and default or site specific emission factors (kg/kWh)

The estimated on site emissions from NOx and  $PM_{10}$  associated with the building use can be calculated either a) from estimates of fossil fuel consumption per annum, shown in Table 25, or b) from knowledge of the emissions standards that would apply to the combustion source.

The NOx and PM<sub>10</sub> emissions for each land-use class is calculated and a Total Building Emissions for the development is derived. The BEB emissions for the development are calculated using the annual emission rates set out in Table 26. The difference between the BEB and Total Building Emissions is calculated to assess whether the Building Emissions are within the benchmark.

























#### **Building Emission Benchmark Assessment**

The BEB has been calculated based on the proposed floor areas. This is shown in Table 27.

Table 27: Building Emission Benchmark (BEBs)

1 414-10 27 1 2 41141111111111111111111111111111					
Land-Use	Area (m²)	Emission (g/m²/ann	Benchmark num)	Annual (Kg/annum	Emission n)
		NO <sub>x</sub>	PM <sub>10</sub>	NO <sub>x</sub>	PM <sub>10</sub>
Retail (A1)	312.64	22.6	1.29	7.1	0.4
Residential (C3)	552.58	26.2	2.28	14.5	1.3
Total					1.7

As shown in Table 27, the BEB for the development is 21.5 kg/annum for NO<sub>x</sub> and 1.7 kg/annum for PM<sub>10</sub>.

The Building Emissions for the proposed development have been calculated based on the maximum energy use and fuel type (gas). This is shown in Table 28.

**Table 28: Development Building Emissions** 

Land-Use	Area (m²)	Emission Rate (Kg/kWh)		Maximum Fuel Usage	Annual (Kg/annum)	Emission
		NO <sub>x</sub>	PM <sub>10</sub>	(kWh/annum)	NO <sub>x</sub>	PM <sub>10</sub>
Retail (A1)	312.64	0.000194	0.00000314	36,421	7.1	0.1
Residential (C3)	552.58	0.000079	0.000002	184,428	14.5	0.3
Total					21.5	0.4

As shown in Table 28, if the maximum fuel usage for the proposed development is below 184,428 kWh/annum for residential land-use and 36,421 kWh/annum for retail land-use, this will meet the BEB for the development of 21.5 kg/annum for  $NO_x$  and 1.7 kg/annum for  $PM_{10}$  respectively.

Where fuel use is below these limits Building Emissions are considered AQN.

### **Transport Emissions Benchmark**

Two Transport Emissions Benchmarks (TEBs) have been defined, one for NOx and one for PM<sub>10</sub>, for a series of land-use classes. Where a TEB has not been derived, it will be possible to demonstrate that a development would meet the benchmark if the scheme-generated trip rate for a particular land-use class is below the benchmark trip rate, but if it is above the benchmark trip rate it is not possible to calculate the excess emissions at this stage.

The benchmarks for residential dwellings are expressed in terms g/dwelling/annum; those for all other developments expressed in terms of g/m<sup>2</sup>/annum. The GFA should be used to define the area, consistent with the definition used for the BEB.

To derive the TEBs for cars the following information is required:

- Number of car trips associated with different types and sizes of development (i.e., trips/dwelling/annum or trips/m<sup>2</sup> /annum);
- The typical distance travelled for each type of trip (i.e., km/trip); and
- The average emission per vehicle kilometre (i.e., g/km/annum).

mail@syntegragroup.com Tel: 0330 053 6774

LONDON | READING | TONBRIDGE | BRISTOL























Trip Rate Assessment Valid for London (TRAVL) is a multi-modal trip generation database used to estimate the effect of proposed changes in land-use on transport patterns and on the amount of road traffic in an area. Information on average trip rates was extracted from the TRAVL database by MVA Consultancy. Data over the period 2000-2021 have been used in the development of indicative TEBs. Table 29 shows the trip data for retail, residential and office development, which are the major landuse classes that will be covered by the Air Quality Neutral benchmarks.

Table 29: Average Number of Trips per Annum for Different Development Categories

Land-Use	Number of Trips (trips/	Number of Trips (trips/m²/annum)			
	CAZ	Inner	Outer		
Retail (A1)	43	100	131		
Office (B1)	1	4	18		
A3	153	137	170		
A4	2.0	8.0	-		
A5	-	32.4	590		
B2	-	15.6	18.3		
B8	-	5.5	6.5		
C1	1.9	5.0	6.9		
C2	-	3.8	19.5		
D1	0.07	65.1	46.1		
D2	5.0	22.5	49.0		
	Number of Trips (trips/dwelling/annum)				
Residential (C3)	129	407	386		

The London Travel Demand Surveys (LTDS) provide information on trips originating and ending in CAZ, Inner and Outer London and outside London (known as CIOX data). These include data on the landuse of trip destinations and the length of these in km. Table 30 provides the average (arithmetic mean) journey lengths for residential, office and retail developments derived from the LTDS.

Table 30: Average Distance Travelled by Car per Trip

Land-Use	Distance (km)				
	CAZ Inner Outer				
Retail (A1)	9.3	5.9	5.4		
Office (B1)	3.0	7.7	10.8		
Residential (C3)	4.3	3.7	11.4		

Data are not provided within the guidance for all land-use classes, and where it is not provided it is necessary to use surrogate TEBs.

As a suitable TEB is not provided in the guidance, scheme-generated trip rates for particular land-use classes have been compared to surrogate benchmark trip rates.

By combining the trip generated (Table 29) with the trip distance (Table 30), the average distance travelled per annum can be derived.

The average distance driven is combined with the average emissions rates for cars, considering of the driving conditions. This is shown in Table 31.















#### **Table 31: Emission Factors**

Pollutant	g/vehicle-km				
	CAZ Inner Outer				
NOx	0.4224	0.370	0.353		
PM <sub>10</sub>	0.0733	0.0665	0.0606		

The derived TEBs for NOx and PM<sub>10</sub> are shown in Table 32.

Table 32: Transport Emissions Benchmarks (TEBs)

Land-Use				
	CAZ	Inner	Outer	
NOx (g/m²/annum)				
Retail (A1)	169	219	249	
Office (B1)	1.27	11.4	68.5	
NOx (g/dwelling/annur	n)			
Residential (C3)	234	558	1553	
PM <sub>10</sub> (g/m <sup>2</sup> /annum)				
Retail (A1)	29.3	39.3	42.9	
Office (B1)	0.22	2.05	11.8	
PM <sub>10</sub> (g/dwelling/annum)				
Residential (C3, C4)	40.7	100	267	

# Applying the Transport Emissions Benchmark (TEB)

To calculate the Transport Related Emissions the following data requirements are needed for each land-use category:

- GFA (m<sup>2</sup>) of development
- Number of dwellings
- Development trip rate
- Average distance travelled (km)
- Emissions of NOx and PM<sub>10</sub> per km

The NOx and PM<sub>10</sub> emissions for each land-use class is calculated and a Total Transport Emissions for the development is derived. The TEB emissions for the development are calculated using the values in Table 32. The difference between the TEB and Total Transport Emissions is calculated to assess whether the transport emissions are within the benchmark.

Tel: 0330 053 6774

mail@syntegragroup.com



















#### **Transport Emission Benchmark Assessment**

The TEBs have been calculated based on the quantum of proposed development. The NO<sub>x</sub> TEB is shown in Table 33.

Table 33: Transport Emission Benchmark (NO<sub>x</sub>)

Land-Use	Area (m²) / No. Dwellings	Emission Benchmark (g/m²/annum / g/dwelling/annum)	Emission (g/NO <sub>x</sub> /annum)
Retail (A1)	312.64	169	52,836
Residential (C3)	7	234	1,638
Total (tonnes/annum)			0.054

As shown in Table 33, the NOx TEB for the development is 0.054 tonnes/annum.

The PM<sub>10</sub> TEB is shown in Table 34.

Table 34: Transport Emission Benchmark (PM<sub>10</sub>)

Land-Use	Area (m²) / No. Dwellings	Emission Benchmark (g/m²/annum / g/dwelling/annum)	Emission (g/PM <sub>10</sub> /annum)
Retail (A1)	312.64	29.3	9,160
Residential (C3)	7	40.7	285
Total (tonnes/annum)			0.009

As shown in Table 34, the  $PM_{10}$  TEB for the development is 0.009 tonnes/annum.

The anticipated NOx emissions from the development were calculated based on the maximum permitted trip generation. These are shown in Table 35.

Table 35: Transport Emissions (NOx)

Land-Use	Maximum Daily Trip Generation	Trip Length (km)	Annual Veh-Km	Emission Rate (g/km)	Emission (Tonnes NO <sub>x</sub> /annum)
Retail (A1)	36	5.9	77,526	0.4224	0.033
Residential (C3)	2	3.7	2,701	0.4224	0.001
Development	38	-	80,227	-	0.034

As shown in Table 35, where daily trips from the development are below 38, the annual NOx transport emissions are 0.034 tonnes/annum, this meets the TEB of 0.054 tonnes/annum.

Where there are fewer than 38 daily trips from the development, transport emissions of NOx are considered Air Quality Neutral.

The anticipated PM<sub>10</sub> emissions are shown in Table 36.

mail@syntegragroup.com

Tel: 0330 053 6774









LONDON | READING | TONBRIDGE | BRISTOL











Table 36: Transport Emissions (PM<sub>10</sub>)

Land-Use	Maximum Daily Trip Generation	Trip Length (km)	Annual Veh-Km	Emission Rate (g/km)	Emission (tonnesPM <sub>10</sub> /a nnum)
Retail (A1)	36	5.9	77,526	0.0733	0.006
Residential (C3)	2	3.7	2,701	0.0733	0.000
Development	38	-	80,227	-	0.006

As shown in Table 36, where daily trips from the development are below 38, the annual PM<sub>10</sub> transport emissions are 0.006 tonnes/annum, this meets the TEB of 0.009 tonnes/annum.

Where there are fewer than 38 daily trips from the development, transport emissions of PM<sub>10</sub> are considered Air Quality Neutral.

The development proposes to be 'car free'.

Tel: 0330 053 6774

mail@syntegragroup.com



















## Conclusion

This report has been prepared to support the planning application at The Blue Lion, 133 Grays Inn Road, Holborn, London, WC1X 8TU.

The proposals have the potential to cause air quality impacts because of fugitive dust emissions during construction and road traffic exhaust emissions associated with vehicles travelling to and from the site during operation, as well as expose future occupants to any existing air quality issues. As such, an air quality assessment was required to determine baseline conditions and assess potential effects because of the scheme.

During the construction phase of the development there is the potential for air quality impacts because of fugitive dust emissions from the site. These were assessed in accordance with the IAQM methodology. Assuming good practice dust control measures are implemented, the residual significance of potential air quality impacts from dust generated by demolition, earthworks, construction and trackout was predicted to be **not significant**.

During the operational phase of the development there is the potential for air quality impacts because of traffic exhaust emissions associated with vehicles travelling to and from the site. These were assessed against the screening criteria provided within IAQM guidance. Due to the size and nature of the proposals, road vehicle exhaust emissions impacts were predicted to be not significant.

The proposed development is expected to be a car free development and sited at a highly sustainable location for public transportation. The trip generations are minimal. In accordance with the IAQM indicative criteria an air quality assessment of operation phase road traffic emissions is not required, and impacts are considered **not significant**.

The proposed development has the potential to expose future users to elevated pollution levels in the vicinity of the site during operation. Dispersion modelling was therefore undertaken using ADMS-Roads to predict pollutant concentrations because of emissions from the local highway network. Results were then verified using local monitoring data. Model results indicates that future users are likely to be exposed to pollutant concentrations that exceed AQOs and mitigation is required.

The proposed development has the potential to be Air Quality Neutral. If the maximum fuel usage for the proposed development is below 184,428 kWh/annum for residential land-use and 36,421 kWh/annum for retail land-use, this will meet the BEB for the development of 21.5 kg/annum for NO<sub>x</sub> and 1.7 kg/annum for PM<sub>10</sub> respectively. Where daily trips from the development are below 38, the annual NOx transport emissions are 0.034 tonnes/annum, this meets the TEB of 0.054 tonnes/annum. The annual PM<sub>10</sub> transport emissions are 0.006 tonnes/annum, this meets the TEB of 0.009 tonnes/annum. The development proposes to be 'car free'.

Based on the assessment results, air quality factors are **not** considered a constraint to planning consent for the development.











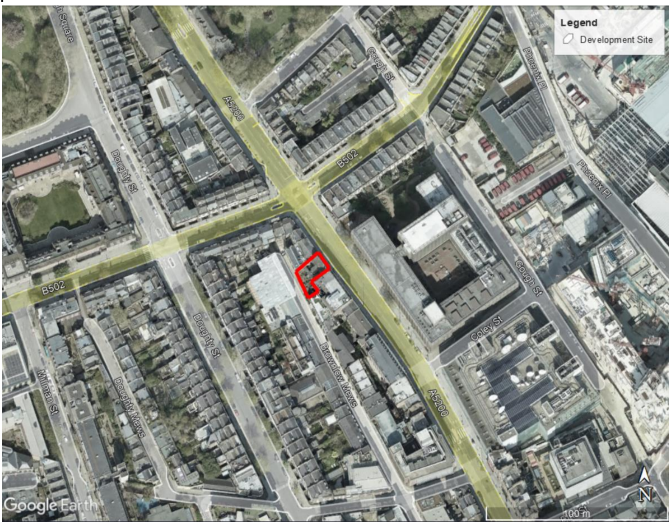






# 8. Figures

Figure 1: Site Location



mail@syntegragroup.com Tel: 0330 053 6774

LONDON | READING | TONBRIDGE | BRISTOL

























**Figure 2 Monitored Sites** 



mail@syntegragroup.com Tel: 0330 053 6774

LONDON | READING | TONBRIDGE | BRISTOL

















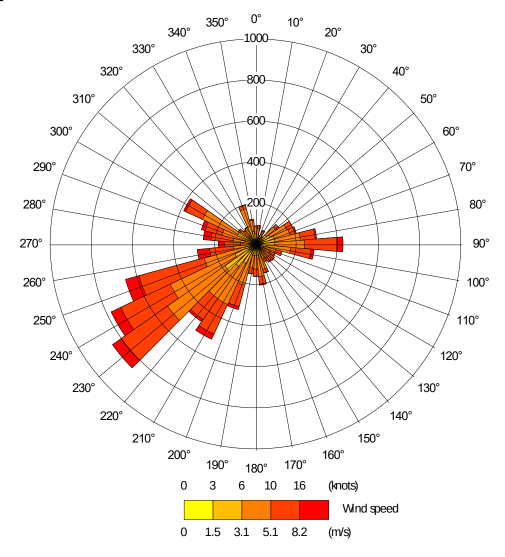








Figure 3: Meteorological Wind Rose



LONDON | READING | TONBRIDGE | BRISTOL

















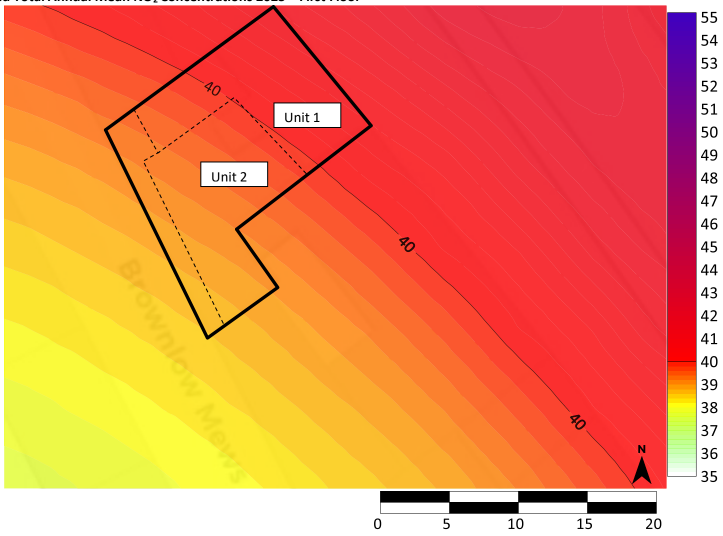












LONDON | READING | TONBRIDGE | BRISTOL















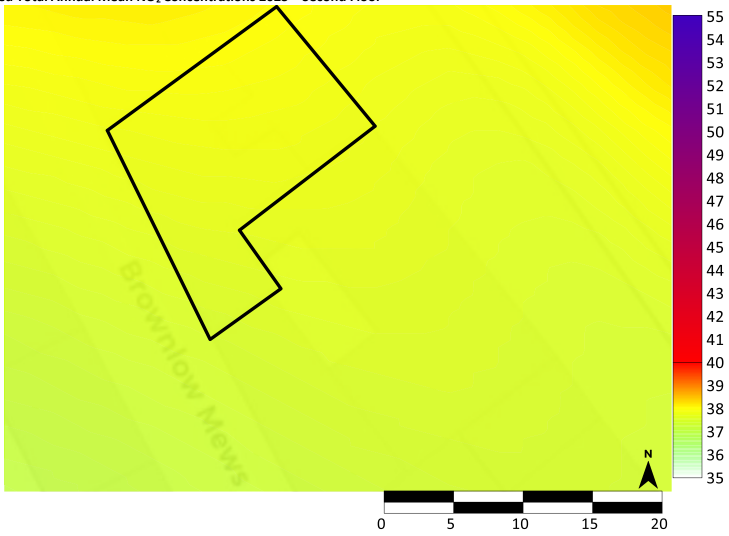












LONDON | READING | TONBRIDGE | BRISTOL















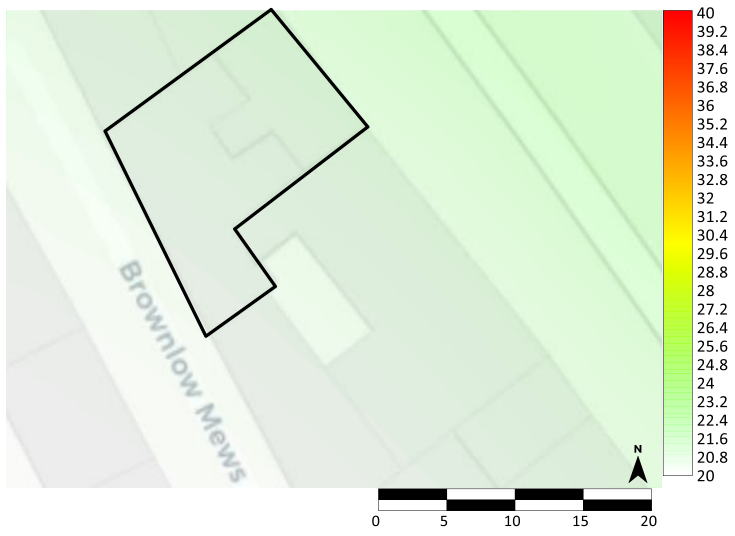








Figure 6: Modelled Total Annual Mean PM<sub>10</sub> Concentrations 2023 – First Floor



LONDON | READING | TONBRIDGE | BRISTOL























# **Appendix**

# **Limitations and Assumptions**

The assessment of the operational phase of the Proposed Development has adopted the following limitations and assumptions:

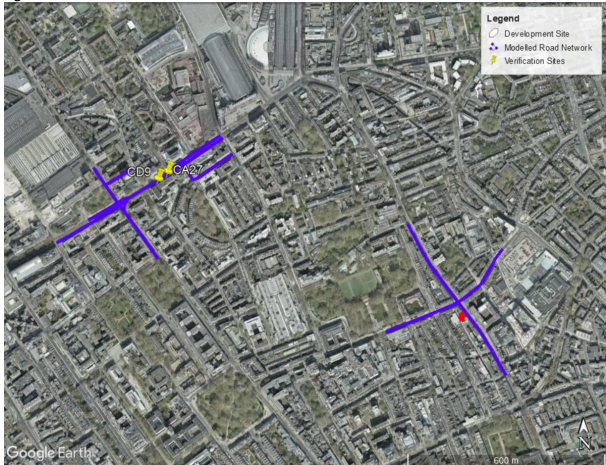
- Road's modelling has used traffic data provided by the LAEI;
- Local monitoring data available for 2019, same as verification year;
- 2019 DEFRA's background monitoring concentrations have been used for background concentration; and
- DEFRA's vehicle emission rates have been assumed to provide a very conservative estimate for assessment year.

#### **Traffic Data**

Traffic data was obtained from the LAEI database. Using TEMPro DfT tool, the data was factored up to 2019 by a production rate of 1.0705 for LGVs and 0.9898 for HGVs, The data was factored up to 2023 by a production rate of 1.1418 for LGVs and 0.9861 for HGVs. The development site is located in the Camden, 024 (E02000189) area group. The modelled network is shown in Figure 7.



ANC | ACOUSTICS & NOISE CONSULTANTS



mail@syntegragroup.com

Tel: 0330 053 6774

LONDON | READING | TONBRIDGE | BRISTOL





Registered Company No. 06408056

VAT Registration No. 980016044





#### Verification

An evaluation of model performance has been undertaken to establish confidence in model results. LAQM.TG (16) identifies several statistical procedures that are appropriate to evaluate model performance and assess the uncertainty. The statistical parameters used in this assessment are:

- root mean square error (RMSE);
- fractional bias (FB); and
- correlation coefficient (CC).

A brief explanation of each statistic is provided in Table 37, and further details can be found in LAQM.TG (16) Box A3.7 (Defra, 2016).

**Table 37: Model Performance Statistics** 

Statistical Parameter	Comments	Ideal Value
RMSE	RMSE is used to define the average error or uncertainty of the model.	0.01
	If the RMSE values are higher than 25% of the objective being assessed, it is recommended that the model inputs and verification should be revisited in order to make improvements.	
	For example, if model predictions are of an annual mean $NO_2$ objective of $40\mu g/m^3$ and the RMSE is $10\mu g/m^3$ or above, it is advised to revisit the model parameters and model verification.	
	Ideally an RMSE within 10% of the air quality objective would be derived, which equates to 4µg/m³ for the annual mean NO <sub>2</sub> objective.	
FB	It is used to identify if the model shows a systematic tendency to over or under predict.	0.00
	FB values vary between +2 and -2 and has an ideal value of zero. Negative values suggest a model over-prediction and positive values suggest a model under-prediction.	
СС	It is used to measure the linear relationship between predicted and observed data. A value of zero means no relationship and a value of 1 means absolute relationship.	1.00
	This statistic can be particularly useful when comparing a large number of model and observed data points.	

These parameters estimate how the model results agree or diverge from observations.

These calculations have been conducted prior to, and after, model adjustment and provide information on the improvement of the model predictions as a result of the application of the adjustment factor. The verification process involves a review of the annual mean modelled pollutant concentrations against corresponding monitoring data to determine how closely the air quality model agrees.

The acceptable limits of model verification are set out in LAQM.TG (16). Depending on the outcome it may be considered that there is no need to adjust any of the modelled results (LAQM.TG (16)).

























Alternatively, the model may not correlate against the monitoring data. There is then a need to check all the input data to ensure that it is reasonable and accurately represented in the air quality modelling process.

Where all input data, such as traffic data, emissions rates, and background concentrations have been checked and considered reasonable, a model can be adjusted to better agree with locally monitored data. This may either be a single adjustment factor to be applied to modelled concentrations across the study area, or a range of different adjustment factors to account for different zones in the study area e.g., motorways, local roads. Suitable monitoring locations were selected and used in the verification process, considering the site types, position of the diffusion tubes and representation of local air quality environment.

Three local monitoring sites were identified as suitable for use in the model verification process. The non-adjusted modelled versus monitored NO2 concentrations at those locations determined to be suitable for model verification are presented in Table 38.

**Table 38: Model Performance Statistics** 

Summary Table	No Adjustment	NOx Roads	NO₂ Roads	NO₂ Total
		Adjustment	Adjustment	Adjustment
Within +10%	0	1	1	0
Within -10%	0	1	1	1
Within +-10%	0	2	2	1
Within +10 to 25%	0	0	0	1
Within -10 to 25%	1	1	1	1
Within +-10 to 25%	1	1	1	2
Over +25%	0	0	0	0
Under -25%	2	0	0	0
Greater +-25%	2	0	0	0
Within +-25%	1	3	3	3
Total	3	3	3	3
<b>Adjustment Factors</b>				
NOx Roads	n/a	6.969	6.969	6.969
Adjustment				
NO <sub>2</sub> Roads		n/a	1.020	1.020
Adjustment				
NO <sub>2</sub> Total			n/a	1.026
Adjustment				
<b>Uncertainties Assess</b>	ment			
Correlation	0.859	0.881	0.881	0.881
RMSE (mg/m <sup>3</sup> )	20.841	6.615	6.598	6.403
Fractional Bias	0.362	0.046	0.040	0.014

The initial comparison between the predicted concentrations and monitoring data illustrates that the model tends to under predict NO<sub>2</sub> concentrations over the modelled area, see Figure 8.













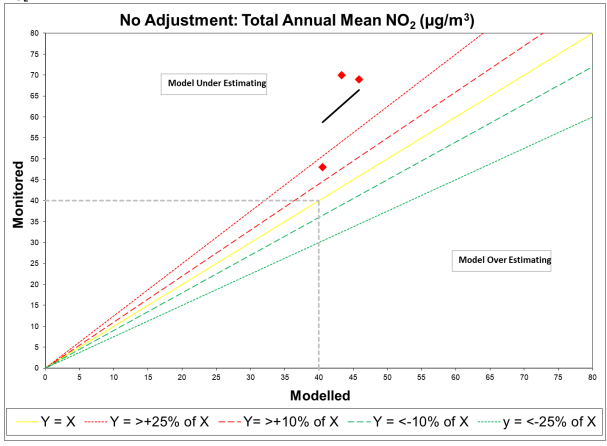








Figure 8: Modelled Total Annual Mean NO<sub>2</sub> (before adjustment) vs Monitored Total Annual Mean  $NO_2$ 



Model adjustment was undertaken in accordance with DEFRA guidance<sup>23</sup>. Modelled Road NO<sub>x</sub> concentrations predicted at sensitive receptors in the opening year scenarios were multiplied by an adjustment factor of 6.969 to account for the under-prediction of annual mean Road  $NO_x$  in the model.

A Road NO<sub>2</sub> adjustment factor of 1.020 and a Total NO<sub>2</sub> adjustment factor of 1.026 was also applied. Figure 9 shows modelled total annual mean NO<sub>2</sub> (after adjustment) compared to the monitored total annual mean NO<sub>2</sub>.

mail@syntegragroup.com Tel: 0330 053 6774



Registered Company No. 06408056

VAT Registration No. 980016044

















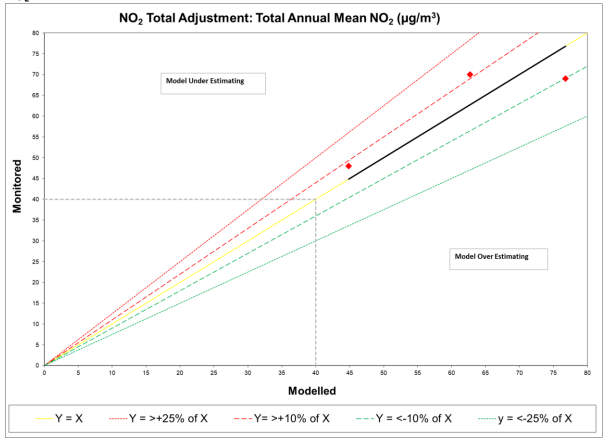




<sup>&</sup>lt;sup>23</sup> Local Air Quality Management (LAQM), Technical Guidance 2016 (LAQM.TG (16)), DEFRA, 2021



Figure 9: Modelled Total Annual Mean  $NO_2$  (after Adjustment) vs Monitored Total Annual Mean  $NO_2$ 



The model performance statistics show that after adjustment the residual uncertainty in the predictions of total annual mean  $NO_2$  was less than 10  $\mu$ g/m<sup>3</sup> (RMSE of 6.403).









