

Heathrow Flightpath Car Park, Bath Road, Sipson, UB7 0DU

Air Quality Assessment

784-B070271
8th September 2025

PRESENTED TO

LPH UK 1 Ltd

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


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EXECUTIVE SUMMARY

This report presents the findings of an air quality assessment undertaken to assess road traffic emissions and construction dust impacts in support of a hybrid application consisting of full planning permission for the creation of a mixed use sustainable vehicle parking facility (Sui Generis) and food and beverage unit (Class E), alongside ancillary welfare and staff buildings, and other supporting infrastructure and site levelling, and outline planning permission for a future extension to the facility, with all associated matters reserved except for access. The site is located at Heathrow Flightpath Car Park, Bath Road, Sipson, UB7 0DU.

Construction Phase

The potential effects during the demolition and construction phases include fugitive dust emissions from site activities, such as earthworks, construction and trackout.

During the construction phase, site specific mitigation measures detailed within this assessment will be implemented. With these mitigation measures in place, the effects from the construction phase are not predicted to be significant.

Operational Phase

Detailed dispersion modelling of traffic pollutants has been undertaken for the proposed development. An operational year assessment for 2026 traffic emissions has been undertaken to assess the effects of the Proposed Development. The impacts during the operational phase take into account exhaust emissions from additional road traffic generated due to the proposed development.

The long-term (annual) assessment of the effects associated with the proposed development with respect to Nitrogen Dioxide (NO₂) is determined to be 'negligible'. With respect to PM₁₀ and PM_{2.5} exposure, the effect is determined to be 'negligible' at all identified existing sensitive receptor locations.

The proposed development will not include the installation of CHP or other heat source emissions and can therefore be considered air quality neutral. The development trip rate is below the benchmark trip rate and therefore the development can be considered Air Quality Neutral.

Given the quantitative nature of the assessment and the verification of the air quality dispersion model, the level of accuracy of the assessment results is considered to be 'high'.

In conclusion, the development is not considered to be contrary to any of the national and local planning policies regarding air quality.

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ACRONYMS/ABBREVIATIONS

Acronyms/Abbreviations	Definition
AADT	Annual Average Daily Traffic
ADMS	Atmospheric Dispersion Modelling Software
AQAL	Air Quality Assessment Level
AQAP	Air Quality Action Plan
AQMA	Air Quality Management Area
AQO	Air Quality Objectives
AQS	Air Quality Standards
CHP	Combined Heat and Power
CL	Critical Level
CO	Carbon Monoxide
DEFRA	Department for Environment Food & Rural Affairs
EAL	Environmental Assessment Limits
EC	European Commission
EFT	Emissions Factors Toolkit
EPUK	Environmental Protection UK
EU	European Union
EPAQS	Expert Panel on Air Quality Standards
IAQM	Institute of Air Quality Management
LA	Local Authority
LAQM	Local Air Quality Management
NGR	United Kingdom National Grid Reference
NO	Nitric Oxide
NO ₂	Nitrogen Dioxide
PC	Process Contribution
MHCLG	Ministry for Housing, Communities and Local Government
NPPF	National Planning Policy Framework
OS	UK Ordnance Survey
PEC	Predicted Environment Concentration
PPG	Planning Policy Guidance
PPS	Planning Policy Statements
SAC	Special Areas of Conservation
SPA	Special Protection Area
SSSI	Sites of Special Scientific Interest
VOC	Volatile organic compounds
WHO	World Health Organization
UK	United Kingdom

1.0 INTRODUCTION

This report presents the findings of an air quality assessment undertaken to assess road traffic emissions and construction dust impacts in support of a hybrid application consisting of full planning permission for the creation of a mixed use sustainable vehicle parking facility (Sui Generis) and food and beverage unit (Class E), alongside ancillary welfare and staff buildings, and other supporting infrastructure and site levelling, and outline planning permission for a future extension to the facility, with all associated matters reserved except for access. The site is located at Heathrow Flightpath Car Park, Bath Road, Sipson, UB7 0DU.

1.1 SITE LOCATION

The site lies within two 1x1km Grid Squares; X: 507500, Y: 177500, X: 507500, Y: 176500. The application site is located adjacent to Heathrow Airport and is bounded to the north by buildings and car parking. To the east, the site is bound by a line of vegetation followed by the M4 and Tunnel Road Roundabout. To the south, the site is bound by the A4 followed by car parking. To the west, the site is bounded by a line of vegetation followed by residential properties along Sipson Way and Blunts Avenue.

Reference should be made to **Figure 1-1** for a map of the application site and surrounding area.

Figure 1-1. Satellite Image of Site and Surrounding Area



Google Imagery (2025)

1.2 CONTEXT

The primary source of the air quality pollutants associated with the proposed scheme is from vehicle movements, arriving and departing the proposed development. The traffic data generated by the development has been assessed at the surrounding sensitive receptors.

The following assessment stages have been undertaken as part of this assessment:

- Baseline conditions evaluation;
- Assessment of potential air quality impacts during the construction phase;
- Assessment of potential air quality impacts during the operational phase;
- Air Quality Neutral Assessment; and,
- Identification of mitigation measures (as required).

The results of the assessment are detailed in the following sections of this report.

The construction phase assessment considers the potential effects of dust and particulate emissions from site activities and materials movement using a qualitative risk assessment method based on the Institute of Air Quality Management's (IAQM) 'Guidance on the Assessment of Dust from Demolition and Construction' document, published in 2024.

The assessment of the potential air quality impacts that are associated with the operational phase has focused on the predicted impact of changes in ambient nitrogen dioxide (NO₂) and particulate matter with an aerodynamic diameter of less than 10 µm (PM₁₀) and less than 2.5 µm (PM_{2.5}) as a result of the development at key local receptor locations. The changes have been referenced to EU air quality limits and UK air quality objectives and the magnitude and impact description of the changes have been referenced to non-statutory guidance issued by the IAQM and Environmental Protection UK (EPUK).

1.3 REPORT STRUCTURE

Following this introductory section, the remainder of this report is structured as follows:

- Section 2.0: Policy and Legislative Context
- Section 3.0: Assessment Methodology
- Section 4.0: Baseline Conditions
- Section 5.0: Assessment of Air Quality Impacts – Construction Phase
- Section 6.0: Assessment of Air Quality Impacts – Operational Phase
- Section 7.0: Air Quality Neutral Assessment
- Section 8.0: Mitigation
- Section 9.0: Conclusions

All technical Appendices are included at the end of this report for information.

2.0 POLICY AND LEGISLATIVE CONTEXT

2.1 DOCUMENTS CONSULTED

The following documents were consulted during the undertaking of this assessment:

Legislation and Best Practice Guidance

- The Air Quality Standards Regulations (Amendments), 2019¹;
- The Air Quality Strategy for England, Scotland, Wales and Northern Ireland, Defra, 2007²;
- The Air Quality Strategy for England, Defra, 2023³;
- The Environment Act 1995⁴;
- The Environment Act 2021⁵;
- The Environmental Targets (Fine Particulate Matter) (England) Regulations 2023⁶;
- National Planning Policy Framework, Ministry for Housing, Communities and Local Government, Revised February 2025⁷;
- Planning Practice Guidance: Air Quality, Ministry for Housing, Communities and Local Government, November 2019⁸;
- Greater London Authority (GLA) The London Plan, March 2021⁹;;
- Land-Use Planning & Development Control: Planning for Air Quality, EPUK & IAQM, 2017¹⁰;
- A Guide to the Assessment of Air Quality Impacts on Designated Nature Conservation Sites (Version 1.1), IAQM, May 2020¹¹;
- Guidance on the Assessment of Dust from Demolition and Construction, IAQM, Version 2.2, January 2024¹²;
- Local Air Quality Management Technical Guidance LAQM.TG(22), Defra, 2022¹³;
- London Local Air Quality Management Technical Guidance LLAQM.TG(19), Mayor of London¹⁴, 2019;

¹ UK Parliament, (2019). 'The Air Quality (Amendment of Domestic Regulations) (EU Exit) Regulations 2019', HMSO, London.

² Department for Environment, Food & Rural Affairs (DEFRA), (2007). 'The Air Quality Strategy for England, Scotland, Wales and Northern Ireland', HMSO, London.

³ Department for Environment, Food & Rural Affairs (DEFRA), (2023), 'Air Quality Strategy: framework for local authority delivery'. Available on: [Air quality strategy: framework for local authority delivery - GOV.UK \(www.gov.uk\)](https://www.gov.uk/government/publications/air-quality-strategy-framework-for-local-authority-delivery)

⁴ UK Government, (1995) 'Environment Act 1995'

⁵ UK Government, (2021) 'Environment Act 2021'

⁶ Department for Environment, Food & Rural Affairs (DEFRA), (2023), 'The Environmental Targets (Fine Particulate Matter) (England) Regulations 2023'.

⁷ Ministry of Housing, Communities and Local Government, (2025), 'National Planning Policy Framework', London.

⁸ Ministry of Housing, Communities and Local Government, (2019), 'Planning Practice Guidance-Air Quality', Ministry of Housing, Communities and Local Government, London. Available on: <https://www.gov.uk/guidance/air-quality--3#history>.

⁹ Greater London Authority (GLA), (2021), 'The London Plan', GLA, London

¹⁰ Environmental Protection UK & Institute of Air Quality Management (EPUK & IAQM) (2017) Land-Use Planning & Development Control: Planning for Air Quality, EPUK & IAQM, London

¹¹ IAQM (2020), 'A Guide to the Assessment of Air Quality Impacts on Designated Nature Conservation Sites (Version 1.1)', IAQM, London.

¹² IAQM, (2024). 'Assessment of dust from demolition and construction 2024 v2.2', IAQM, London.

¹³ Department of Environment, Food and Rural Affairs (DEFRA). (2022). 'Local Air Quality Management Technical Guidance (TG22)'. DEFRA, London

¹⁴ Greater London Authority (GLA), (2019), 'London Local Air Quality Management (LLAQM) Technical Guidance 2019 (LLAQM.TG (19))', GLA, London.

- COVID-19 Supplementary Guidance – Local Air Quality Reporting in 2021, 2021¹⁵.
- London Plan Supplementary Planning Guidance (SPG) ‘The Control of Dust and Emissions during Construction and Demolition’, July 2014¹⁶;
- Greater London Authority (GLA) London Environment Strategy, May 2018¹⁷; and
- London Planning Guidance, Air Quality Neutral, February 2023¹⁸.

Websites Consulted

- Google maps (maps.google.co.uk)¹⁹;
- Department for Transport: Road Traffic Statistics (<https://roadtraffic.dft.gov.uk/>)²⁰;
- Multi-Agency Geographic Information for the Countryside (<http://magic.defra.gov.uk/>)²¹;
- Planning Practice Guidance (<http://planningguidance.planningportal.gov.uk/>)²²; and,
- London Borough of Hillingdon Council (<https://www.hillingdon.gov.uk/>)

Site Specific Reference Documents

- London Borough of Hillingdon Council, Air Quality Annual Status Report 2024²³;
- London Borough of Hillingdon Council Local Plan Part 1: Strategic Policies ²⁴; and,
- London Borough of Hillingdon Council Local Plan Part 2: Development Management Policies ²⁵.

2.2 AIR QUALITY LEGISLATIVE FRAMEWORK

European Legislation

European air quality legislation is consolidated under Directive 2008/50/EC, which came into force on 11th June 2008. This Directive consolidates previous legislation which was designed to deal with specific pollutants in a consistent manner and provides new air quality objectives for fine particulates. The consolidated Directives include:

- **Directive 1999/30/EC** – the First Air Quality ‘Daughter’ Directive – sets ambient air limit values for NO₂ and oxides of nitrogen, sulphur dioxide, lead and PM₁₀;
- **Directive 2000/69/EC** – the Second Air Quality ‘Daughter’ Directive – sets ambient air limit values for benzene and carbon monoxide; and,

¹⁵ Greater London Authority (GLA). (2021). ‘Local Air Quality Management Reporting in 2021 COVID-19 Supplementary Guidance’. GLA, London

¹⁶ Mayor of London (2014). ‘The Control of Dust and Emissions During Construction and Demolition-Supplementary Planning Guidance (SPG)’. Greater London Authority (GLA). London.

¹⁷ Greater London Authority (GLA), (2018), ‘London Environment Strategy’, GLA, London

¹⁸ Greater London Authority (GLA), (2023). ‘London Plan Guidance - Air Quality Neutral’. GLA. London

¹⁹ Google maps [online], from: <https://www.google.co.uk/maps>

²⁰ Department for Transport, Road Traffic Statistics, from: <https://roadtraffic.dft.gov.uk/>

²¹ Department for Environment, Food and Rural Affairs, MAGIC [online], from: <https://magic.defra.gov.uk/MagicMap.aspx>

²² National Planning Portal, from: <https://www.gov.uk/guidance/air-quality--3#what-air-quality-considerations-does-planning-need-to-address>

²³ London Borough of Hillingdon Council, (2024). ‘London Borough of Hillingdon Council 2024 Air Quality Annual Status Report’. (LBH)

²⁴ London Borough of Hillingdon Council, (2020). ‘A Vision for 2026 Local Plan: Part 1 Strategic Policies’. (LBH)

²⁵ London Borough of Hillingdon Council, (2020). ‘London Borough of Hillingdon Council Local Plan Part 2 Development Management Policies’. (LBH)

- **Directive 2002/3/EC** – the Third Air Quality ‘Daughter’ Directive – seeks to establish long-term objectives, target values, an alert threshold and an information threshold for concentrations of ozone in ambient air.

The fourth daughter Directive was not included within the consolidation and is described as:

- **Directive 2004/107/EC** – sets health-based limits on polycyclic aromatic hydrocarbons, cadmium, arsenic, nickel and mercury, for which there is a requirement to reduce exposure to as low as reasonably achievable.

The European Commission (EC) Directive Limits, outlined above, have been transposed in the UK through the Air Quality Standards Regulations. In the UK responsibility for meeting ambient air quality limit values is devolved to the national administrations in England, Scotland, Wales and Northern Ireland.

The European Union (Withdrawal) Act 2018 (EUWA) provides a new framework for the continuity of 'retained EU law' in the UK. EU Directives no longer have to be implemented by the UK except to any extent agreed or decided by the UK unilaterally.

EUWA retains the domestic effect of EU Directives to the extent already implemented in UK law, by preserving the relevant domestic implementing legislation enacted in UK law before 'Implementation Period' completion day. Though the EU Directives are not retained, following the UK's departure from the EU, the EUWA converts the current framework of Air Quality targets, however the role that the EU instructions were party to are lost.

UK Legislation

The Air Quality Standards Regulations (Amendments 2019) seek to simplify air quality regulation and provide a new transposition of the Air Quality Framework Directive, First, Second and Third Daughter Directives and also transpose the Fourth Daughter Directive within the UK. The Air Quality Limit Values are transposed into the updated Regulations as Air Quality Standards, with attainment dates in line with the European Directives. SI 2010 No. 1001, Part 7 Regulation 31 extends powers, under Section 85(5) of the Environment Act (1995), for the Secretary of State to give directions to Local Authorities (LAs) for the implementation of these Directives.

The UK Air Quality Strategy is the method for implementation of the air quality limit values in England, Scotland, Wales and Northern Ireland and provides a framework for improving air quality and protecting human health from the effects of pollution.

For each nominated pollutant, the Air Quality Strategy sets clear, measurable, outdoor air quality standards and target dates by which these must be achieved; the combined standard and target date is referred to as the Air Quality Objective (AQO) for that pollutant. Adopted national standards are based on the recommendations of the Expert Panel on Air Quality Standards (EPAQS) and have been translated into a set of Statutory Objectives within the Air Quality (England) Regulations (2000) SI 928, and subsequent amendments. The Environment (Miscellaneous Amendments) (EU Exit) Regulations 2020 amends the AQO for PM_{2.5} outlined within the Air Quality Standards Regulations (2010 & 2019 Amendments).

The AQOs for pollutants included within the Air Quality Strategy and assessed as part of the scope of this report are presented in **Table 2-1** and **Table 2-2** along with European Commission (EC) Directive Limits and World Health Organisation (WHO) Guidelines. The ecological levels are based on WHO and CLRTAP (Convention on Long-range Transboundary Air Pollution) guidance.

Table 2-1. Air Quality Standards, Objectives, Limits and Target Values

Pollutant	Applies	Objective	Concentration Measured as ¹⁰	Date to be achieved and maintained thereafter	European Obligations	Date to be achieved and maintained thereafter	New or existing
PM ₁₀	UK	50 µg/m ³ by end of 2004 (max 35 exceedances a year)	24-hour Mean	1 st January 2005	50 µg/m ³ by end of 2004 (max 35 exceedances a year)	1 st January 2005	Retain Existing
	UK	40 µg/m ³ by end of 2004	Annual Mean	1 st January 2005	40 µg/m ³	1 st January 2005	
PM _{2.5}	UK	20 µg/m ³	Annual Mean	1 st January 2020	-	-	Retain Existing
	UK	10 µg/m ³	Annual Mean	31 st December 2040	-	-	New
NO ₂	UK	200 µg/m ³ not to be exceeded more than 18 times a year	1-Hour Mean	31 st December 2005	200 µg/m ³ not to be exceeded more than 18 times a year	1 st January 2010	Retain Existing
	UK	40 µg/m ³	Annual Mean	31 st December 2005	40 µg/m ³	1 st January 2010	

Table 2-2. Ecological Air Quality Standards, Objectives, Limit and Target Values

Pollutant	Applies	Objective	Concentration Measured as
NO _x	UK	30 µg/m ³	Annual Mean

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 assessing present and likely future air quality against the AQOs. If it is predicted that levels at the façade of buildings where members of the public are regularly present (normally residential properties) are likely to be exceeded, the LA is required to declare an Air Quality Management Area (AQMA).

Environment Act 2021

The Environment Act (2021) introduces a commitment to create a legally binding duty on government to reduce the concentrations of fine particulate matter (PM_{2.5}) in ambient air, and to set a long-term target expected to be 10 µg/m³, a reduction from the current Air Quality objective of 20 µg/m³ set out within the Environment (Miscellaneous Amendments) (EU Exit) Regulations 2020.

The Environment Act 2021 requires a draft of a statutory instrument (or drafts of statutory instruments) containing regulations setting that the PM_{2.5} air quality target must come into force.

The Environmental Targets (Fine Particulate Matter) (England) Regulations 2023

The Environmental Targets (Fine Particulate Matter) (England) Regulations 2023 was published on 31st January 2023, and came into force the following day. The 2023 Regulations introduce a reduced long-term annual average Air Quality Objective for PM_{2.5} of 10 µg/m³, a reduction from the current Air Quality objective of 20 µg/m³ set out within the Environment (Miscellaneous Amendments) (EU Exit) Regulations 2020. Additionally, the 2023 Regulations introduce a population exposure target for PM_{2.5} where there is at least a 35% reduction in population exposure by the end of 31st December 2040, as compared with the average population exposure in the three-year period from 1st January 2016 to 31st December 2018.

It should be noted that, whilst the UK Government and Defra has recently set two new targets for Particulate Matter (PM_{2.5}) (as per The Environmental Targets (Fine Particulate Matter) (England) Regulations 2023), in March 2023, the Department for Levelling Up, Housing and Communities (DLUHC) explained that the new PM_{2.5} targets will “...need to be integrated into the planning system, and in setting out planning guidance for local authorities and businesses, we will consider the specific characteristics of PM_{2.5}. The guidance will be forthcoming in due course, until then we expect local authorities to continue to assess local air quality impacts in accordance with existing guidance.” This approach was detailed within the Chief Planners Newsletter, published by the DLUHC¹. Therefore, until the new guidance referenced by the DLUHC is published, there is no specific requirement to assess against these new targets.

2.3 PLANNING AND POLICY GUIDANCE

National Policy

National Planning Policy Framework (NPPF)

The National Planning Policy Framework (NPPF), revised 7th February 2025 (minor revision of the 12th December 2024 NPPF), principally brings together and summarises the suite of Planning Policy Statements (PPS) and Planning Policy Guidance (PPG) which previously guided planning policy making. The NPPF states that:

Paragraph 110

“The planning system should actively manage patterns of growth in support of these objectives. Significant development should be focused on locations which are or can be made sustainable, through limiting the need to travel and offering a genuine choice of transport modes. This can help to reduce congestion and emissions, and improve air quality and public health. However, opportunities to maximise sustainable transport solutions will vary between urban and rural areas, and this should be taken into account in both plan-making and decision-making.”

Paragraph 187

“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, taking into account relevant information such as river basin management plans...”.

Paragraph 199

“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.”

Paragraph 201

“The focus of planning policies and decisions should be on whether proposed development is an acceptable use of land, rather than the control of processes or emissions (where these are subject to separate pollution control regimes). Planning decisions should assume that these regimes will operate effectively. Equally, where a planning decision has been made on a particular development, the planning issues should not be revisited through the permitting regimes operated by pollution control authorities...”.

Regional PolicyLondon Plan 2021

The London Borough of Hillingdon (LBH) lies within the Greater London Authority (GLA) Area. The 2021 London Plan addresses the improvement of air quality. Following a review of policies within the 2021 Local Plan, the following were identified as being relevant to the proposed development from an air quality perspective:

“Policy SD4 The Central Activities Zone (CAZ)

D. Taking account of the dense nature of the CAZ, practical measures should be taken to improve air quality, using an air quality positive approach where possible (Policy SI 1 Improving air quality) and to address issues related to climate change and the urban heat island effect.”

“Policy D1 London’s form, character and capacity for growth

- A. *Boroughs should undertake area assessments to define the characteristics, qualities and value of different places within the plan area to develop an understanding of different areas’ capacity for growth. Area assessments should cover the elements listed below:*
- 5) *air quality and noise levels.”*

“Policy D3 Optimising site capacity through the design-led approach

Experience

- 9) *help prevent or mitigate the impacts of noise and poor air quality.”*

“Policy E5 Strategic Industrial Locations (SIL)

- D. *Development proposals within or adjacent to SILs should not compromise the integrity or effectiveness of these locations in accommodating industrial type activities and their ability to operate on a 24-hour basis. Residential development adjacent to SILs should be designed to ensure that existing or potential industrial activities in SIL are not compromised or curtailed. Particular attention should be given to layouts, access, orientation, servicing, public realm, air quality, soundproofing and other design mitigation in the residential development.”*

“Policy E7 Industrial intensification, co-location and substitution

- D. *The processes set out in Parts B and C above must ensure that: f)) air quality, including dust, odour and emissions and potential contamination.”*

“Policy SI1 Improving Air Quality

- A. *Development plans, through relevant strategic, site specific and area-based policies should seek opportunities to identify and deliver further improvements to air quality and should not reduce air quality benefits that result from the Mayor’s or boroughs’ activities to improve air quality.*
- B. *To tackle poor air quality, protect health and meet legal obligations the following criteria should be addressed:*
1. *Development proposals should not:*
 - a) *lead to further deterioration of existing poor air quality*
 - b) *create any new areas that exceed air quality limits, or delay the date at which compliance will be achieved in areas that are currently in exceedance of legal limits*
 - c) *create unacceptable risk of high levels of exposure to poor air quality.*
 2. *In order to meet the requirements in Part 1, as a minimum:*
 - a) *Development proposals must be at least air quality neutral*

b) Development proposals should use design solutions to prevent or minimise increased exposure to existing air pollution and make provision to address local problems of air quality in preference to post-design or retrofitted mitigation measures

c) Major development proposals must be submitted with an Air Quality Assessment. Air quality assessments should show how the development will meet the requirements of B1

d) Development proposals in Air Quality Focus Areas or that are likely to be used by large numbers of people particularly vulnerable to poor air quality, such as children or older people, should demonstrate that design measures have been used to minimise exposure.

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.

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.”

“Policy SI8 Waste capacity and net waste self-sufficiency

E. Developments proposals for new waste sites or to increase the capacity of existing sites should be evaluated against the following criteria: 4) the impact on amenity in surrounding areas (including but not limited to noise, odours, air quality and visual impact) – where a site is likely to produce significant air quality, dust or noise impacts, it should be fully enclosed.”

“Policy T6.2 Office Parking

D. Outer London boroughs wishing to adopt more generous standards are required to do so through an evidence-based policy in their Development Plan that identifies the parts of the borough in which the higher standards will be applied, and justifies those standards, including: 3) the impact on congestion and air quality locally and on neighbouring boroughs and districts outside London as appropriate.”

"Policy T8 Aviation

- B. The environmental and health impacts of aviation must be fully acknowledged and aviation-related development proposals should include mitigation measures that fully meet their external and environmental costs, particularly in respect of noise, air quality and climate change. Any airport expansion scheme must be appropriately assessed and if required demonstrate that there is an overriding public interest or no suitable alternative solution with fewer environmental impacts.*
- C. The Mayor will oppose the expansion of Heathrow Airport unless it can be shown that no additional noise or air quality harm would result, and that the benefits of future regulatory and technology improvements would be fairly shared with affected communities."*

Local Policy

The Local Plan is made up from a Part 1; Strategic Policies and a Part 2; Development Management Policies. Part 1 was adopted in November 2012, whereas Part 2 was adopted in January 2020. The Local Plan Part 1 sets out the core policies for the Borough up to 2026 and comprises of the spatial vision, strategy, objectives monitoring and implementation framework to achieve delivery. The Local Plan Part 2 comprises of development management policies, site allocations and designations.

It is also worth noting that there is a Local Plan review which completed the first consultation stage in June 2024. The next phase of consultation is due to be after the proposed submission of the new Local Plan in early 2025.

London Borough of Hillingdon Council Local Plan Part 1: Strategic Policies

Following a review of the London Borough of Hillingdon Council Local Plan Part 1: Strategic Policies (adopted November 2012), the following policy concerning air quality was identified.

"Policy E2: Location of Employment Growth

... The Council will promote development in highly accessible locations that delivers sustainable travel patterns and contributes to the improvement of existing networks to reduce emissions and impacts on air quality..."

"Policy E3: Strategy for Heathrow Opportunity Area

The Council will prepare a Local Development Document (LDD) for the Heathrow area to achieve the future growth set out in Table 5.3, in consultation with the GLA and London Borough of Hounslow... The LDD will also set requirements for climate change mitigation and adaptation through a low carbon emission strategy and measures to improve local air quality."

"Policy BE1: Built Environment

The Council will require all new development to improve and maintain the quality of the built environment in order to create successful and sustainable neighbourhoods, where people enjoy living and working and that serve the long-term needs of all residents. All new developments should:...

...10. Maximise the opportunities ... to tackling and adapting to climate change and reducing emissions of local air quality pollutants."

“Policy EM1: Climate Change Adaption and Mitigation

The Council will ensure that climate change mitigation is addressed at every stage of the development process by:...

...5. Promoting the use of decentralised energy within large scale development whilst improving local air quality levels.

6. Targeting areas with high carbon emissions for additional reductions through low carbon strategies. These strategies will also have an objective to minimise other pollutants that impact on local air quality. Targeting areas of poor air quality for additional emissions reductions...”.

“Policy EM8: Land, Water, Air and Noise

...Air Quality

All development should not cause deterioration in the local air quality levels and should ensure the protection of both existing and new sensitive receptors.

All major development within the Air Quality Management Area (AQMA) should demonstrate air quality neutrality (no worsening of impacts) where appropriate; actively contribute to the promotion of sustainable transport measures such as vehicle charging points and the increased provision for vehicles with cleaner transport fuels; deliver increased planting through soft landscaping and living walls and roofs; and provide a management plan for ensuring air quality impacts can be kept to a minimum.

The Council seeks to reduce the levels of pollutants referred to in the Government’s National Air Quality Strategy and will have regard to the Mayor’s Air Quality Strategy. London Boroughs should also take account of the findings of the Air Quality Review and Assessments and Actions plans, in particular where Air Quality Management Areas have been designated.

The Council has a network of Air Quality Monitoring stations but recognises that this can be widened to improve understanding of air quality impacts. The Council may therefore require new major development in an AQMA to fund additional air quality monitoring stations to assist in managing air quality improvements....”.

“Policy T4: Heathrow Airport

Recognising the economic importance of the airport to the borough this Hillingdon Local Plan: Part 1- Strategic Policies will support the sustainable operation of Heathrow within its present boundaries and growth in the Heathrow Opportunity Area by facilitating improvements to public transport and cycle links, enhancing the public transport interchange to provide the opportunity for a modal shift from the use of private cars and from short haul air to sustainable transport modes and providing transport infrastructure to accommodate economic and housing growth whilst improving environmental conditions, for example noise and local air quality for local communities.”.

London Borough of Hillingdon Council Local Plan Part 2: Development Management Policies

Following a review of the London Borough of Hillingdon Council Local Plan Part 2: Development Management Policies (adopted January 2020), the following policy concerning air quality was identified.

“Policy DMEI 1: Living Walls and Roofs and on-site Vegetation

...ii) Major development in Air Quality Management Areas must provide onsite provision of living roofs and/or walls. A suitable offsite contribution may be required where onsite provision is not appropriate.”

“Policy DMEI 14: Air Quality

A) Development proposals should demonstrate appropriate reductions in emissions to sustain compliance with and contribute towards meeting EU limit values and national air quality objectives for pollutants.

B) Development proposals should, as a minimum:

i) be at least “air quality neutral”;

ii) include sufficient mitigation to ensure there is no unacceptable risk from air pollution to sensitive receptors, both existing and new; and

iii) actively contribute towards the improvement of air quality, especially within the Air Quality Management Area.”

“Policy DMT 1: Managing Transport Impacts

A) Development proposals will be required to meet the transport needs of the development and address its transport impacts in a sustainable manner. In order for developments to be acceptable they are required to:...

...v) have no significant adverse transport or associated air quality and noise impacts on the local and wider environment, particularly on the strategic road network....”

“Policy DMT 2: Highways Impacts

Development proposals must ensure that:...

...ii) they do not contribute to the deterioration of air quality, noise or local amenity or safety of all road users and residents....”

“Policy DMT 7: Freight

A) Development proposals that generate a high number and/or intensity of transport and movements such as those relating to logistics and distribution or freight will be required to demonstrate that:...

...ii) there is no deleterious impact on residential areas, local air quality levels, local amenity or the highway network....”

3.0 ASSESSMENT METHODOLOGY

There is potential for environmental effects during the operational phase of the proposed development due to emissions from proposed vehicle movements. The significance of potential environmental effects is assessed according to the latest guidance produced by EPUK and IAQM in January 2017 '*Land-Use Planning & Development Control: Planning for Air Quality*', May 2020 '*A Guide to the Assessment of Air Quality Impacts on Designated Nature Conservation Sites*' and January 2023 '*Ecological Assessment of Air Quality Impacts*'.

The EPUK and IAQM in January 2017 '*Land-Use Planning & Development Control: Planning for Air Quality*' guidance document outlines the criteria used for screening the need for an Air Quality Assessment.

Table 3-1. Indicative Criteria for Requiring an Air Quality Assessment

The Development will:	Indicative Criteria to Proceed to an Air Quality Assessment
Cause a significant change in Light Duty Vehicle (LDV) traffic flows on local roads with relevant receptors. (LDV = cars and small vans <3.5t gross vehicle weight).	A change of LDV flows of: - more than 100 AADT within or adjacent to an AQMA. - more than 500 AADT elsewhere.
Cause a significant change in Heavy Duty Vehicle (HDV) flows on local roads with relevant receptors. (HDV = goods vehicles + buses >3.5t gross vehicle weight).	A change of HDV flows of: - more than 25 AADT within or adjacent to an AQMA. - more than 100 AADT elsewhere.
Realign roads, i.e. changing the proximity of receptors to traffic lanes	Where the change is 5m or more and the road is within an AQMA.
Introduce 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.
Introduce or change a bus station	Where bus flows will change by: - more than 25 AADT within or adjacent to an AQMA. - more than 100 AADT elsewhere.
Have an underground car park with extraction system	The ventilation extract for the car park will be within 20m of a relevant receptor. Coupled with the car park having more than 100 movements per day (total in and out).

The methodology used to determine the potential air quality effects of the construction phase of the proposed development has been derived from the IAQM '*Guidance on the Assessment of the Impacts of Dust from Demolition and Construction*' document and is summarised in Section 5.0.

3.1 DETERMINING IMPACT DESCRIPTION OF THE AIR QUALITY EFFECTS

The impact description of the effects during the operational phase of the development is based on the latest guidance produced by EPUK and IAQM in January 2017. The guidance provides a basis for a consistent approach that could be used by all parties associated with the planning process to professionally judge the overall impact description of the air quality effects based on severity of air quality impacts.

The following rationale is used in determining the severity of the air quality effects at individual receptors:

1. The change in concentration of air pollutants, air quality effects, are quantified and evaluated in the context of Air Quality Action Level (AQAL). The effects are provided as a percentage of the Air Quality Objective (AQO), which may be an AQO, EU limit or target value, or an Environment Agency 'Environmental Assessment Level (EAL)';

2. The absolute concentrations are also considered in terms of the AQO and are divided into categories for long term concentration. These categories are based on the sensitivity of the individual receptor in terms of harm potential. The degree of harm potential to change increases as absolute concentrations are close to or above the AQAL;
3. Severity of the effect is described as qualitative descriptors; negligible, slight, moderate or substantial, by taking into account the combination of the harm potential and the air quality effect. This means that a small increase at a receptor which is already close to or above the AQAL will have higher severity compared to a relatively large change at a receptor which is significantly below the AQAL;
4. The effects can be adverse when pollutant concentrations increase or beneficial when concentrations decrease as a result of development;
5. The judgement of the overall impact description of the effects is then based on severity of effects on all the individual receptors considered; and,
6. Where a development is not resulting in any change in emissions itself, the impact description of effect is based on the effect of surrounding sources on new residents or users of the development, i.e., will they be exposed to levels above the AQAL.

Table 3-2. Impact Descriptors for Individual Receptors

Long term average concentration at receptor in assessment year	% Change in concentration relative to AQAL			
	1	2-5	6-10	>10
≤75% of AQAL	Negligible	Negligible	Slight	Moderate
76-94% of AQAL	Negligible	Slight	Moderate	Moderate
95-102% of AQAL	Slight	Moderate	Moderate	Substantial
103-109 of AQAL	Moderate	Moderate	Substantial	Substantial
≥110 of AQAL	Moderate	Substantial	Substantial	Substantial

*Air Quality Action Level – in this case the objective levels.

In accordance with explanation note 2 of Table 6.3 of the EPUK & IAQM guidance, the Table is intended to be used by rounding the change in percentage pollutant concentration to whole numbers, which then makes it clearer which cell the impact falls within. The user is encouraged to treat the numbers with recognition of their likely accuracy and not assume a false level of precision. Changes of 0%, i.e. less than 0.5%, will be described as Negligible.

3.2 ESTIMATING HOURLY AND DAILY MEAN CONCENTRATIONS

The latest Local Air Quality Management (LAQM) Technical Guidance TG (22) has been used for predicting 1 hourly and 24-hourly pollutant concentrations.

The guidance states that the one hour mean NO₂ AQO of 200 µg/m³ is not likely to be exceeded at any roadside locations if the annual mean concentration is below 60 µg/m³. Therefore, this assessment evaluates the likelihood of exceeding the hourly average NO₂ objective by comparing predicted annual average NO₂ concentrations at all receptors to an annual average equivalent threshold of 60 µg/m³ NO₂. Where predicted concentrations are below this value, it can be concluded that the hourly average NO₂ objective is likely to be achieved.

Additionally, it is understood that the 24-hour PM₁₀ objective could be exceeded at roadside locations where the annual mean concentration is above 32 µg/m³. Therefore, this assessment evaluates the likelihood of exceeding the hourly average PM₁₀ objective by comparing predicted annual average PM₁₀ concentrations at all receptors to an annual average equivalent threshold of 32 µg/m³ PM₁₀. Where predicted concentrations are below this value, it can be concluded that the hourly average 24-hour mean objective is likely to be achieved.

In accordance with the TG (22) guidance, the short term 24 hourly PM₁₀ mean concentrations can be calculated using the following equation as presented below.

$$\text{Number of 24 hour mean exceedances} = -18.5 + 0.00145 \times \text{annual mean}^3 + \left(\frac{206}{\text{annual mean}} \right)$$

London Local Air Quality Management (LLAQM) - Technical Guidance 2019 (LLAQM.TG (19))

Greater London Authority (GLA) prepared this technical guidance document to support London boroughs in carrying out their duties under the Environment Act 1995 and associated regulations. It applies only to the City of London and all of the London boroughs.

COVID-19 Supplementary Guidance - Local Air Quality Reporting in 2021

This supplementary guidance document was prepared in order to inform the local authorities in England of the key changes and points of reference with respect to LAQM duties, as described in Part IV of the Environment Act 1995, for the 2021 reporting year. This document also outlines the validity of the data collected throughout COVID-19.

Guidance on the Assessment of Dust from Demolition and Construction

In January 2024, the Institute of Air Quality Management (IAQM) published a revised version (V2.2) of their updated guidance for the 'Assessment of dust from demolition and construction', which was basically a rewrite of the previously published guidance in 2014, whilst adopting the lessons learnt since. The assessment procedure follows the following framework:

- Step 1 - Screen the requirement for a more detailed assessment;
- Step 2 - Assess the risk of dust impacts of the four phases of construction (demolition, earthworks, construction and trackout), taking into account:
 - the scale and nature of the works, which determines the potential Dust Emission Magnitude (Step 2A); and
 - the sensitivity of the area (Step 2B).
 - These factors are then combined to provide the risk of dust impacts (Step 2C).
- Step 3 - Determine the site-specific mitigation for the potential activities;
- Step 4 - Examine the residual effects and determine whether or not these are significant; and
- Step 5 - Prepare the Construction Dust Assessment.

The detailed methodology for undertaking a Construction Dust Risk Assessment (CDRA) contained within the 2024 guidance document is outlined in **Appendix B** and of this report.

Land-Use Planning & Development Control: Planning for Air Quality

This document provides advice and guidance to ensure that air quality is adequately considered in the land-use planning and development control processes. This is applicable to assessing the effect of changes in exposure of members of the public resulting from residential and mixed-use developments.

London Planning Guidance, Air Quality Neutral

In February 2023 the Greater London Authority published the 'London Plan Guidance Air Quality Neutral' document which describes the method of calculating the NO_x and/or PM₁₀ emissions from the building and transport elements of the Proposed Development. These emissions are then compared to Building Emission Benchmarks (BEBs) and/or Transport Emission Benchmarks (TEBs).

The detailed methodology and results for undertaking an Air Quality Neutral Assessment (AQN) contained within the 2023 guidance document is outlined in **Section 7.0** of this report.

4.0 BASELINE CONDITIONS

4.1 AIR QUALITY REVIEW

This section provides a review of the existing air quality in the vicinity of the application site in order to provide a benchmark against which to assess potential air quality impacts of the proposed development. Baseline air quality in the vicinity of the application site has been defined from several sources, as described in the following sections.

Local Air Quality Management (LAQM)

The proposed development site falls within the jurisdiction of London Borough of Hillingdon (LBH).

As required under section 82 of the Environment Act 1995, LBH has undertaken an ongoing exercise to review and assess air quality within its area of jurisdiction. The assessments have indicated that concentrations of NO₂ are above the relevant AQO at locations of relevant public exposure within the Borough. Therefore, LBH has one designated Air Quality Management Area (AQMA) which is shown below.

Table 4-1. Local Authority AQMA Details

AQMA	Description	Date Declared	Date Amended	Pollutants Declared
Hillingdon AQMA	The area from the southern boundary north to the border defined by, the A40 corridor from the western borough boundary, east to the intersection with the Yeading Brook north until its intersection with the Chiltern-Marylebone railway line.	01/09/2003	N/A	Annual Mean Nitrogen Dioxide NO ₂

The proposed development site is situated within the Hillingdon AQMA, therefore existing receptors within the AQMA have been included as part of the modelling assessment.

However, it should be noted that the extent of this AQMA is based on work undertaken in 2003 and therefore potentially out of date.

As such, the modelling work in this assessment, which is verified to local monitoring, should be considered to be a more precise and up to date assessment of pollutant levels at the site. It should be noted that the AQMA is a management area, where pollutant levels should be ‘managed’ by the local authority air quality action plan and should not be considered to be a planning constraint in itself.

Air Quality Monitoring

Due to the COVID-19 pandemic, and associated governmental restrictions, monitoring years 2020, 2021 and 2022 are not considered to be representative due to the reduced emissions associated with governmental restrictions. Subsequently, as per the Covid-19 Supplementary Guidance produced by DEFRA in 2021, the data from 2020, 2021 and 2022 has not been used as reference years within this baseline evaluation. Therefore, this assessment has used 2023 data as the best representative year of post-COVID baseline concentrations and has been used to inform the baseline evaluation and ADMS-Roads model verification.

In May 2024, LBH published their latest 2024 Air Quality Annual Status Report (ASR) which provides annual mean monitoring data up to 2023.

Monitoring of air quality within LBH has been undertaken through both automatic and non-automatic monitoring methods in 2023. These have been reviewed in order to provide an indication of existing air quality in the area surrounding the application site.

Automatic Monitoring

LBH undertook automatic pollution monitoring during 2023 at 12 different locations, along with low-cost sensors at 2 different locations. The closest monitoring location is SIPS, which monitored Nitrogen Dioxide (NO₂) only and is located at Hillingdon Sipson, approximately 160m northwest of the application site. The most recently available data is from 2023 which is presented in **Table 4-2**.

Table 4-2. Monitored Annual Mean Pollutant Concentrations at all Automatic Monitoring Locations

Site ID	Location	Site Type	Distance from Kerb of Nearest Road (km)	Inlet Height (m)	2023 NO ₂ Annual Mean Concentration (µg/m ³)	2023 PM ₁₀ Annual Mean Concentration (µg/m ³)	2023 PM _{2.5} Annual Mean Concentration (µg/m ³)
*LHR2	London Heathrow	Airport	1.16	1.5	32	13	8
*HIL	London Hillingdon	Urban background	1.49	1.5	25	14	8
*HI1	Hillingdon 1 South Ruislip	Roadside	1.91	1.5	24	19	-
*HI3	Hillingdon 3 Oxford Avenue	Roadside	2.05	1.5	27	26	-
*HRL	London Harlington	Airport	1.03	1.5	22	12	7
*SIPS	Hillingdon Sipson	Urban background	0.16	1.5	23	-	-
*HIL1	London Harmondsworth	Roadside	8.47	1.5	18	13	-
*HIL4	London Harmondsworth Osiris	Urban background	1.77	1.5	-	12	6
*T55	Heathrow Green Gates	Airport	2.15	1.5	21	12	7
*T54	Heathrow Oaks	Airport	3.10	1.5	20	12	7
*HIL5	Hillingdon Hayes	Roadside	3.27	1.5	34	27	-
*LHRBR	Heathrow Bath Road	Roadside	0.76	1.5	36	14	8
*TAVIS (a)	In front of 69 Tavistock Rd, West Drayton UB7 7QT	Low-Cost Sensor	3.37	2.5	21	-	9
*HARRD (b)	485A High Street, Harlington, UB3 5DL	Low-Cost Sensor	1.30	2.5	24	-	8

*Located within AQMA

As outlined in **Table 4-2**, all monitoring locations monitored annual average concentrations below the AQO for NO₂ (40 µg/m³ annual mean), PM₁₀ (40 µg/m³ annual mean), and PM_{2.5} (10 µg/m³ annual mean) during 2023.

Non - Automatic Monitoring

LBH operated a network of passive diffusion tubes at various locations during 2023. The closest diffusion tube is diffusion tube HILL41, which is located “On the north side of the A4 near the houses by the junction with Sipson Way”, approximately 40 m west of the application site. The most recently available diffusion tube data is from 2023 which is presented in **Table 4-3**.

Table 4-3. Monitored Annual Mean NO₂ Concentrations at the Closest Diffusion Tubes

Site ID	Location	Site Type	Distance from Kerb (km)	Inlet Height (m)	Monitored 2023 Annual Mean NO ₂ Concentration (µg/m ³)
*HILL01	AURN Site, Keats Way, West Drayton	Roadside	1.60	1.5	28
*HILL07	Harold Avenue (first lamp post on left)	Roadside	3.14	1.5	29
*HILL08	15 Phelps Way Hayes (lamp post outside of)	Roadside	2.82	1.5	26
*HILL09	25 Cranford Lane Harlington (lamp post on the left after car park)	Roadside	1.44	1.5	27
*HILL10	Brendan Close Harlington (1st lamp post on the left)	Roadside	0.95	1.5	32
*HILL11	Harmondsworth Green Harmondsworth (lamp post outside nursery)	Roadside	1.82	1.5	20
*HILL12	Heathrow Close Longford (1st lamp post on the right)	Roadside	2.59	1.5	24
*HILL16	49 Zealand Avenue Lamp Post	Roadside	1.51	1.5	28
*HILL25	10 West End Lane, Harlington Lamp Post (2)	Roadside	1.35	1.5	30
*HILL26	R/O 130 Cleave Avenue, Hayes Lamp Post (33)	Roadside	2.41	1.5	28
*HILL29	Little Benty, Road name sign corner of The Brambles and Little Benty. UB7 7UJ	Roadside	2.08	1.9	24
*HILL38	Blue street light neat speed camera markings to west of Oxford Ave, Near AQMS. UB3 5HU	Roadside	2.05	2.2	34
*HILL39	Pinglestone Close/Bath Road A4. On cycle lane sign post. UB7 0DJ.	Roadside	1.43	2.2	33
*HILL40	On zone sign at corner of Sipson Close/Sipson Rd. UB7 0JX.	Roadside	0.52	1.9	28
*HILL41	On the north side of the A4 near the houses by the junction with Sipson Way	Roadside	0.04	2.0	39
*Located within AQMA					

As indicated in **Table 4-3**, all diffusion tubes located within the Air Quality Assessment area monitored annual average NO₂ concentrations below the AQO for NO₂ (40 µg/m³ annual mean) during 2023.

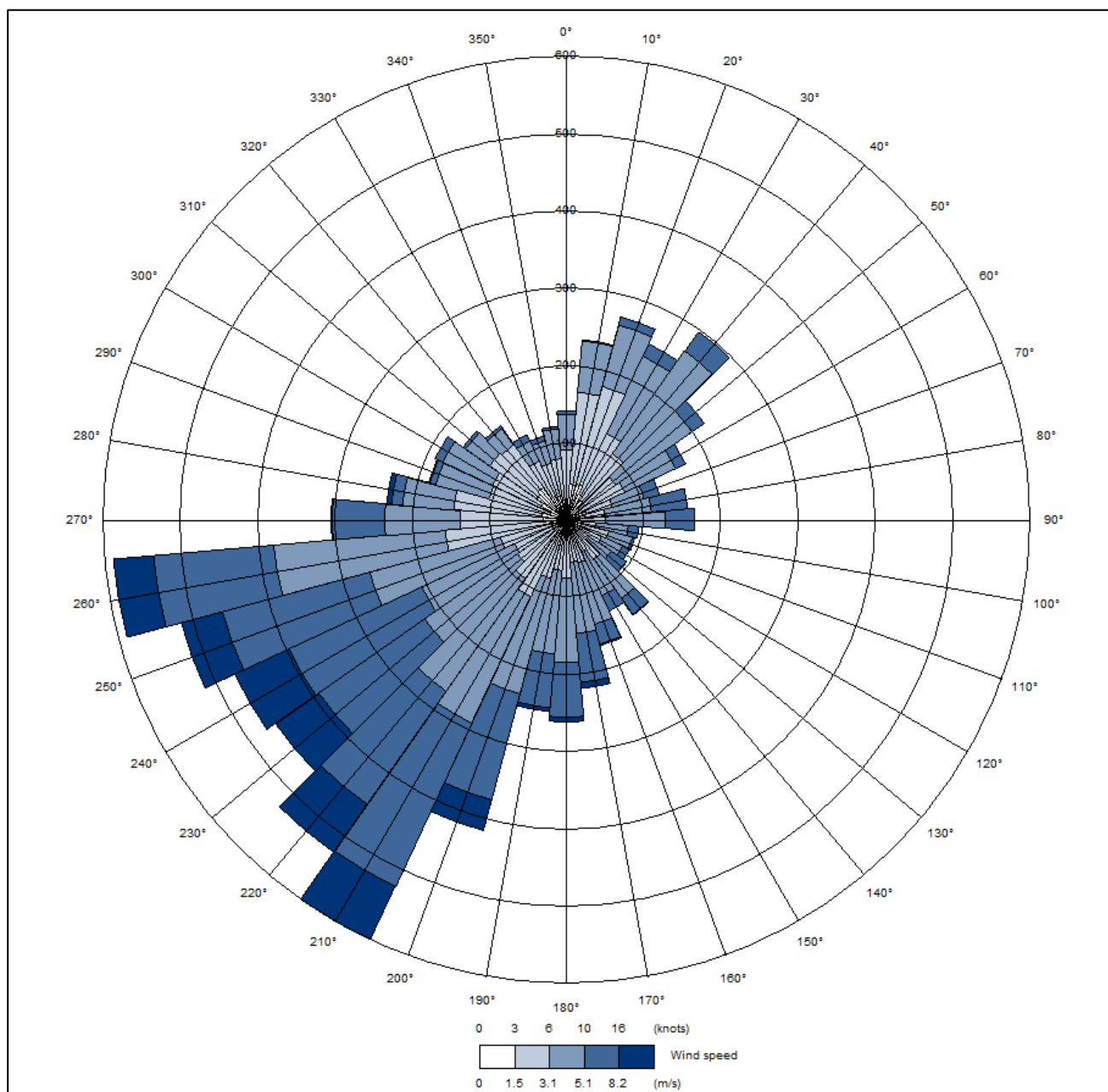
It should be noted that as part of the model verification a review of diffusion tubes locations and monitoring heights was undertaken. As part of this process, the locations and monitoring heights were adjusted following desk-based review using Google Maps.

Figure 4-1. Local Authority Monitoring Locations

4.2 METEOROLOGY

Meteorological conditions have significant influence over air pollutant concentrations and dispersion. Pollutant levels can vary significantly from hour to hour as well as day to day, thus any air quality predictions need to be based on detailed meteorological data. The ADMS (Atmospheric Dispersion Modelling System) model calculates the dispersion of pollutants on an hourly basis using a year of local meteorological data.

The 2023 meteorological data used in the assessment is derived from Heathrow Airport Meteorological Station. This is the nearest meteorological station, which is considered representative of the application site, with all the complete parameters necessary for the ADMS model. Reference should be made to **Figure 4-2** for an illustration of the prevalent wind conditions at Heathrow Airport Meteorological Station site.

Figure 4-2. Heathrow Airport 2023 Wind Rose

4.3 EMISSION SOURCES

A desktop assessment has identified that traffic movements are likely to be the most significant local source of pollutants affecting the site and its surroundings. The principal traffic derived pollutants likely to impact local receptors are NO₂, PM₁₀ and PM_{2.5}.

The assessment has therefore modelled all roads within the immediate vicinity of the application site which are considered likely to experience significant changes in traffic flow as a result of the proposed development. Reference should be made to **Figure A-1** for a graphical representation of the traffic data utilised within the ADMS Roads 5.0.1.3 model.

It should be noted that the pollutant contribution of minor roads and rail sources that are not included within the dispersion model is considered to be accounted for via the use of background air quality levels.

4.4 SENSITIVE RECEPTORS

Receptors that are considered as part of the air quality assessment are primarily those existing receptors that are situated along routes predicted to experience significant changes in traffic flow as a result of the proposed development.

The existing receptor locations are all located within the Hillingdon AQMA and are summarised in **Table 4-4** and the spatial locations of all of the receptors are illustrated in **Figure 4-3**.

Table 4-4. Modelled Sensitive Receptor Locations

	Existing Sensitive Receptor	X	Y	Receptor Height (m)
R1	6 Bath Road (A4), UB7 0BZ	507394	176966	4.5
R2	1 Bath Road (A4), UB7 0BZ	507372	176967	4.5
R3	97 Sipson Way, UB7 0DW	507376	177014	4.5
R4	Denis E Oroni Secondary School	506957	177001	4.5
R5	242 Bath Road, UB3 5BJ	507939	176964	4.5
R6	Heathrow Airport Spur Road, UB7 0DU	507490	177188	4.5
R7	2242-K Heathrow Airport Spur Road, UB7 0DN	507495	177257	4.5
R8	95 Simpson Way, UB7 0DW	507351	177002	4.5
R9	1 Triumph Close, UB3 5BQ	508430	177002	4.5

Nine existing sensitive receptors have been assessed to determine the effect of air quality, associated with the proposed development. The locations of the receptor are identified on **Figure 4-3**.

4.5 ECOLOGICAL RECEPTORS

Air quality impacts associated with the proposed development have the potential to impact on receptors of ecological sensitivity within the vicinity of the site. The IAQM guidance on 'Air Quality Impacts on Designated Nature Conservation Sites' (2020) outlines the types of designated nature sites within 2 km of the proposed development which require air quality assessment. These are inclusive of the following:

- Sites of Special Scientific Interest (SSSIs);
- Special Areas of Conservation (SACs);
- Special Protection Areas (SPAs);
- Ramsar Sites;
- Areas of Special Scientific Interest (ASSIs);
- National Nature Reserves (NNRs);
- Local Nature Reserves (LNRs);
- Local Wildlife Sites (LWSs); and,
- Areas of Ancient Woodland (AW).

The Conservation of Habitats and Species Regulations (2019)²⁶ additionally requires competent authorities to review planning applications and consents that have the potential to impact on European designated sites (e.g. Special Protection Areas).

A study was undertaken to identify any statutory designated sites of ecological or nature conservation importance within the extents of the dispersion modelling assessment. This was completed using the Multi-Agency Geographic Information for the Countryside (MAGIC) web-based interactive mapping service, which draws together information on key environmental schemes and designations. Following a search within a 2 km radius of the site boundary, no ecological receptors were identified.

²⁶ Conservation of Habitat and Species Regulation, from: <https://www.legislation.gov.uk/ukdsi/2019/9780111176573>

Figure 4-3. Sensitive Receptor Locations



5.0 ASSESSMENT OF AIR QUALITY IMPACTS - CONSTRUCTION PHASE

5.1 POLLUTANT SOURCES

The main emissions during construction are likely to be dust and particulate matter generated during earth moving (particularly during dry months) or from construction materials. The main potential effects of dust and particulate matter are:

- Visual - dust plume, reduced visibility, coating and soiling of surfaces leading to annoyance, loss of amenity, the need to clean surfaces;
- Physical and/or chemical contamination and corrosion of artefacts;
- Coating of vegetation and soil contamination; and,
- Health effects due to inhalation e.g. asthma or irritation of the eyes.

A number of other factors such as the amount of precipitation and other meteorological conditions will also greatly influence the amount of particulate matter generated.

Construction activities can give rise to short-term elevated dust/PM₁₀ concentrations in neighbouring areas. This may arise from vehicle movements, soiling of the public highway, demolition or windblown stockpiles.

5.2 PARTICULATE MATTER (PM₁₀)

The UK Air Quality Standards seek to control the health implications of respirable PM₁₀. However, the majority of particles released from construction will be greater than this in size.

Construction works on site have the potential to elevate localised PM₁₀ concentrations in the area. On this basis, mitigation measures should still be taken to minimise these emissions as part of good site practice.

5.3 DUST

Particles greater than 10 µm are likely to settle out relatively quickly and may cause annoyance due to their soiling capability. Although there are no formal standards or criteria for nuisance caused by deposited particles, the IAQM 'Guidance on Monitoring in the Vicinity of Demolition and Construction Sites' (October 2018) and the Environment Agency Technical Guidance Note (TGN) M17²⁷ states that dust is usually compared with a 'complaints likely' guideline of 200 mg/m²/day. Therefore, a deposition rate of 200 mg/m²/day is often presented as a threshold for serious nuisance though this is usually only applied to long term exposure as people are generally more tolerant of dust for a short or defined period. Significant nuisance is likely when the dust coverage of surfaces is visible in contrast with adjacent clean areas, especially when it happens regularly. Severe dust nuisance occurs when the dust is perceptible without a clean reference surface.

²⁷ [https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/301206/TGN_M17 - Monitoring of particulate matter in ambient air around waste facilities.pdf](https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/301206/TGN_M17_-_Monitoring_of_particulate_matter_in_ambient_air_around_waste_facilities.pdf)

Construction activities have the potential to suspend dust, which could result in annoyance of residents surrounding the site. Measures will be taken to minimise the emissions of dust as part of good site practice.

Recommended mitigation measures proportionate to the risk associated with the development and based on best practice guidance are discussed in the following sections.

5.4 METHODOLOGY

The construction phase assessment utilises the IAQM Guidance on the Assessment of Dust from Demolition and Construction document published in January 2024.

Since no demolition is required only three construction processes are considered; these are earthworks, construction and trackout. For each of these phases, the impact description of the potential dust impacts is derived following the determination of a dust emission magnitude and the distance of activities to the nearest sensitive receptor, therefore assessing worst case impacts. A full explanation of the methodology is contained in Appendix B.

5.5 ASSESSMENT RESULTS

Based on the methodology detailed in Appendix B, the scale of the anticipated works has determined the potential dust emission magnitude for each process, as presented in the **Table 5-1** below.

Table 5-1. Dust Emission Magnitude

Construction Process	Site Criteria	Dust Emission Magnitude
Demolition	No demolition required	N/A
Earthworks	Assumed Total Site Area: <18,000 m ²	Small
Construction	Assumed Total Building Volume: 12,000 m ³ - 75,000 m ³	Medium
Trackout	Assumed <20 HDV outward movements in any one day	Small

The sensitivity of the surrounding area to each construction process has been determined following stage 2B of the IAQM guidance. The assessment has determined the area sensitivities as shown in the **Table 5-2**.

The sensitivity of the ecological receptors is considered not applicable within the construction phase assessment due to the distance from the application site which is greater than 50 m from the site boundary, or 50 m of roads within 250 m of the site. This is in accordance with Table 4 of the IAQM Guidance.

Table 5-2. Sensitivity of the Area

Source	Area Sensitivity					
	Dust Soiling	Site Sensitivity Criteria	Health Effects of PM ₁₀	Site Sensitivity Criteria	Ecological	Site Sensitivity Criteria
Demolition	N/A	No demolition required	N/A	No demolition required	N/A	No demolition required
Earthworks	High	10-100 Highly Sensitive Receptors within 20 m of site	Low	Annual Mean of <24 µg/m ³ for PM ₁₀	N/A	>50 m from site boundary
Construction	High		Low	10-100 Highly Sensitive Receptors within 20 m of site	N/A	
Trackout	Medium	1-10 Highly Sensitive Receptors within 50 m of roads within 250 m of site	Low	Annual Mean of <24 µg/m ³ for PM ₁₀ 1-10 Highly Sensitive Receptors within 50 m of roads within 250 m of site	N/A	>50 m from roads within 250 m from site boundary

The dust emission magnitude determined in **Table 5-1** has been combined with the sensitivity of the area determined in **Table 5-2**, to determine the risk of impacts prior to the implementation of appropriate mitigation measures. The potential impact significance of dust emissions associated with the development, without mitigation, is presented in **Table 5-3**.

Table 5-3. Impact Description of Construction Activities without Mitigation

Source	Summary Risk of Impacts Prior to Mitigation		
	Dust Soiling	Health Effects of PM ₁₀	Ecological
Demolition	N/A	N/A	N/A
Earthworks	Low	Negligible	N/A
Construction	Medium	Low	N/A
Trackout	Low	Negligible	N/A

Appropriate mitigation measures are detailed and presented in Section 8.0. Following the adoption of these measures, the subsequent impact significance of the construction phase is not predicted to be significant.

6.0 ASSESSMENT OF AIR QUALITY IMPACTS - OPERATIONAL PHASE

In the context of the proposed development, road traffic is identified as the dominant emission source that is likely to cause potential risk of exposure of air pollutants at receptors.

The operational phase assessment therefore consists of the quantified predictions of the change in NO₂, PM₁₀ and PM_{2.5} for the operational phase of the development due to changes in traffic movement. Predictions of air quality at the site have been undertaken for the operational phase of the development using ADMS Roads.

In accordance with the provided traffic data, the operational phase assessment has been undertaken with an assumed operational opening year of 2026. The assessment scenarios are therefore:

- 2023 Baseline = Existing Baseline Conditions;
- 2026 'Do Minimum' = Baseline Conditions + Committed Development Flows (through local growth factor); and,
- 2026 'Do Something' = Baseline Conditions + Committed Development (through local growth factor) + Proposed Development.

6.1 EXISTING AND PREDICTED TRAFFIC FLOWS

Baseline 2023 traffic data, projected 2026 'Do Minimum' and 'Do Something' traffic data, and average vehicle speeds have been obtained for the operational phase assessment in the form of Annual Average Daily Traffic figures (AADT). Development traffic flows used for the assessment were provided by Mayer Brown Limited on 14th February 2025.

Baseline 2023 for A4 Bath Road (West of roundabout) was provided by the transport consultant. Given that the baseline was produced using 2024 surveyed Baseline traffic data, a TEMPro factor of 0.9965 has been applied.

Baseline 2023 traffic data was downloaded from the Department for Transport (DfT) road statistic database for A4 Bath Road (East of roundabout) and M4 (North of roundabout).

The proposed development opening year is assumed to be a worst-case year of 2026. To determine the traffic flows for the 2026 'Do Minimum' traffic flows, a TEMPro factor of 1.0081 has been applied to the 2024 surveyed Baseline traffic data.

Predicted development flows have been combined with 2026 'Do Minimum' traffic flows to determine the 'Do Something' 2026 scenario traffic flows.

To calculate the 2026 'Do Something' operational year traffic flows, the proposed development traffic flows have been distributed across the model area and have been added onto the 2026 'Do Minimum' scenario flows.

Emission factors for the 2023 baseline and 2026 projected 'Do Minimum' and 'Do Something' scenarios have been calculated using the Emission Factor Toolkit (EFT) Version 12.1 (August 2024)²⁸.

²⁸ Department for Environment, Food and Rural Affairs, Emissions Factor Toolkit, from: <https://laqm.defra.gov.uk/review-and-assessment/tools/emissions-factors-toolkit.html>

It is assumed the average vehicle speeds on the local road network in an opening year of 2026 will be broadly the same as the ones in 2023. A 50 m 20 km/hr slow down phase is included on each link at every junction and roundabout within the assessment. All of the roads within the dispersion model are illustrated in **Figure A-1**. Detailed traffic figures are provided in the **Table 6-1**.

Table 6-1. Traffic Data

Link	Speed (km/h)	2023 Baseline		2026 Do Minimum		2026 Do Something	
		AADT	HGV %	AADT	%HGV	AADT	%HGV
*M4 (North of the roundabout)	113	56,453	2.5	57,051	2.5	57,051	2.5
**A4 (West of the roundabout)	40	17,045	13.1	17,253	13.1	17,326	13.1
***A4 (East of the roundabout)	40	16,187	10.8	16,359	10.8	16,359	10.8

* DfT link ID 36013

** Provided by transport consultant

*** DfT link ID 16112

After the above traffic data set was modelled a revised traffic data set was provided. The revised data set had a lower net change in traffic movements with the proposed development than the above dataset. As such and in order to follow a worst case modelling approach the revised data set was not modelled and the results included in this assessment are considered worst case.

6.2 BACKGROUND CONCENTRATIONS

The use of background concentrations within the modelling process ensures that pollutant sources other than traffic are represented appropriately. Background sources of pollutants include industrial, domestic and rail emissions within the vicinity of the study site. Several sources have been used to obtain representative background levels as discussed below.

The background concentrations used within the assessment have been determined with reference to the IAQM Guidance and Technical Guidance (TG(22)).

The IAQM Guidance states:

“A matter of judgement should take into account the background and future background air quality and whether it is likely to approach or exceed the value of the AQO.”

Additionally, TG(22) states:

“Typically, only the process contributions from local sources are represented within an output by the dispersion model. In these circumstances, it is necessary to add an appropriate background concentration(s) to the modelled source contributions to derive the total pollutant concentrations.”

Defra Published Background Concentrations for 2023

The background concentrations shown in **Table 6-2** were referenced from the UK National Air Quality Information Archive database based on the National Grid Co-ordinates of 1 x 1 km grid squares nearest to the

application site. In November 2024, Defra issued revised 2021 based background maps²⁹ for nitrogen oxide (NO_x), NO₂, PM₁₀ and PM_{2.5}.

Table 6-2. Published Background Air Quality Levels (µg/m³)

Receptor Location		2023			
		NO _x	NO ₂	PM ₁₀	PM _{2.5}
Proposed Site					
507500	177500	29.77	20.57	13.85	8.06
507500	176500	42.97	27.45	13.42	8.09
Average		36.37	24.01	13.63	8.07
Local Authority Monitoring					
HILL41		39.70	25.83	13.43	8.03
LHRBR		42.97	27.45	13.42	8.09
Existing Sensitive Receptors					
R1		39.70	25.83	13.43	8.03
R2		39.70	25.83	13.43	8.03
R3		39.70	25.83	13.43	8.03
R4		39.70	25.83	13.43	8.03
R5		42.97	27.45	13.42	8.09
R6		39.70	25.83	13.43	8.03
R7		39.70	25.83	13.43	8.03
R8		39.70	25.83	13.43	8.03
R9		42.97	27.45	13.42	8.09

All the Defra background concentrations detailed in **Table 6-2** for 2023, show that the background levels are predicted to be below the relevant AQO within the study area.

A breakdown of the background source apportionment of NO_x concentrations at each monitoring location and receptor is shown in **Table 6-3**.

Table 6-3. Pollutant Source Apportionment of NO_x (µg/m³)

Receptor Location	2023						
	Total NO _x	% of NO _x from Road Sources	% of NO _x from Industrial Sources	% of NO _x from Domestic Sources	% of NO _x from Aircraft Sources	% of NO _x from Rail Sources	% of NO _x from Other Sources
Local Authority Monitoring							
HILL41	39.70	16.08	3.26	3.67	54.34	0.40	22.26
LHRBR	42.97	14.80	3.23	4.26	53.71	0.39	23.60
Existing Sensitive Receptors							
R1	39.70	16.08	3.26	3.67	54.34	0.40	22.26
R2	39.70	16.08	3.26	3.67	54.34	0.40	22.26
R3	39.70	16.08	3.26	3.67	54.34	0.40	22.26
R4	39.70	16.08	3.26	3.67	54.34	0.40	22.26
R5	42.97	14.80	3.23	4.26	53.71	0.39	23.60

²⁹ Department for Environment, Food and Rural Affairs, Background Maps, from: <https://laqm.defra.gov.uk/review-and-assessment/tools/background-maps.html>

R6	39.70	16.08	3.26	3.67	54.34	0.40	22.26
R7	39.70	16.08	3.26	3.67	54.34	0.40	22.26
R8	39.70	16.08	3.26	3.67	54.34	0.40	22.26
R9	42.97	14.80	3.23	4.26	53.71	0.39	23.60

Table 6-3 shows that the major background source of NO_x at the monitoring, sensitive receptor locations where sources have been identified are mainly comprised of road, aircraft and other sources.

A review of the Defra background site has determined that they are in line with the Local Authority monitoring within LBH.

Table 6-4 shows the background concentrations utilised within the assessment.

Table 6-4. Utilised Background Concentrations (µg/m³)

Receptor Location	2023		Source
	NO _x	NO ₂	
Local Authority Monitoring			
HILL41	39.70	25.83	Defra Background Maps
LHRBR	42.97	27.45	
Existing Sensitive Receptors			
R1	39.70	25.83	Defra Background Maps
R2	39.70	25.83	
R3	39.70	25.83	
R4	39.70	25.83	
R5	42.97	27.45	
R6	39.70	25.83	
R7	39.70	25.83	
R8	39.70	25.83	
R9	42.97	27.45	

6.3 MODEL VERIFICATION

Model verification involves the comparison of modelled data to monitored data in order to gain the best possible representation of current pollutant concentrations for the assessment years. The verification process is in general accordance with that contained in Section 7 of the TG(22) guidance note and uses the most recently available diffusion tube monitoring data to best represent this. When using modelling techniques to predict concentrations, it is necessary to make a comparison between the modelling results and available roadside monitoring data, to ensure that the model is reproducing actual observations. Where systematic bias is evident in the base year verification, the modelled results are factored to better match the monitoring data and reduce the overall uncertainty in the model predictions. TG(22) (Section 'Model Validation, Verification, Adjustment and Uncertainty', Paragraphs 7.549-7.578) was followed when undertaking the verification.

The verification process consists of using the monitoring data and the published background air quality data in the UK National Air Quality Information Archive to calculate the road traffic contribution of NO_x at the monitoring locations. Outputs from the ADMS Roads model are provided as predicted road traffic contribution NO_x emissions. These are converted into predicted roadside contribution NO₂ exposure at the relevant receptor locations based on the updated approach to deriving NO₂ from NO_x for road traffic sources published in Local

Air Quality Management TG(22). The calculation was derived using the NO_x to NO₂ worksheet in the online LAQM tools website hosted by Defra. **Table 6-5** summarises the final model/monitored data correlation following the application of the model correction factor.

Table 6-5. Comparison of Roadside Modelling & Monitoring Results for NO₂

Monitoring Site	Monitoring Type	NO ₂ µg/m ³		
		Monitored NO ₂	Modelled NO ₂	Difference (%)
HILL41	DT - Roadside	39.00	38.05	-2.45
LHRBR	Automatic - Roadside	36.00	37.20	3.32

The final model produced data at the monitoring locations to within 10% of the monitoring results at both of the verification points, as recommended by TG(22) guidance.

Diffusion Tube HILL41 is the closest monitoring location to the proposed development, located approximately 37 m to the west. It is also the monitoring location that recorded the highest concentration (out of the two closest locations) of NO₂ in 2023 of 39.00 µg/m³.

Monitoring location LHRBR is an automatic monitoring location, which are considered to be more accurate when compared to diffusion tube monitoring as they record air quality pollutants at a higher resolution. The modelled data at monitoring location LHRBR is overpredicting in the ADMS Roads model verification and modelled to be within 10% of the recorded monitoring result as recommended by TG(22).

Monitoring locations for Diffusion Tube HILL41 and Automatic Monitoring Site LHRBR were used in the verification model with the exact coordinates provided by the LAQM report. The inlet heights were increased by 3m to account for the geographic difference between the M4 on the ground and the A4 on an elevated road/bridge above. The results showed that Diffusion Tube HILL41 was underpredicting by -2.45% and Automatic Monitoring Site LHRBR was overpredicting by 3.32%. The primary adjustment factor was calculated to be 12.08, it is likely that this high primary adjustment factor is due to high background concentrations.

The final verification model correlation coefficient (representing the model uncertainty) is 1.00. This was achieved by applying a model correction factor of 12.08 to roadside predicted NO_x concentrations before converting to NO₂. This figure demonstrates that the model predictions were in line with the road traffic emissions at the monitoring locations.

Please note that between the two verification points, only Automatic Monitoring Site LHRBR had any Particulate Matter (PM₁₀ and PM_{2.5}) monitoring data for verification and that TG(22) states that care needs to be taken when applying model adjustment based on one monitoring site only as the adjustment may not be representative of other locations.

It should also be noted that TG(22) states that in the absence of any Particulate Matter (PM₁₀ and PM_{2.5}) monitoring data for verification, it may be appropriate to apply the NO_x-NO₂ adjustment factor to the modelled Particulate Matter.

Therefore, as there is no suitable PM₁₀ or PM_{2.5} monitoring data within the study area, it is not possible to perform a model verification for these pollutants. As such, the NO₂ adjustment factor has also been applied to the PM₁₀ and PM_{2.5} modelled results, in accordance with LAQM.TG(22).

6.4 ADMS-ROADS MODEL INPUTS

Table 6-6. Summary of ADMS Roads Model Inputs

Parameter	Description	Input Value
Chemistry	A facility within ADMS-Roads to calculate the chemical reactions in the atmosphere between Nitric Oxide (NO), NO ₂ , Ozone (O ₃) and Volatile organic compounds (VOCs).	No atmospheric chemistry parameters included
Meteorology	Representative meteorological data from a local source	London Heathrow 2023 Meteorological Station , hourly sequential data
Surface Roughness	A setting to define the surface roughness of the model area based upon its location.	1.0m representing a typical surface roughness for Cities, Woodlands was used for the Site and the met. Measurement site.
Latitude	Allows the location of the model area to be set	United Kingdom = 51.0
Monin-Obukhov Length	This allows a measure of the stability of the atmosphere within the model area to be specified depending upon its character.	Cities and Large Towns= 30m was used for the Site and the met. Measurement site.
Elevation of Road	Allows the height of the road link above ground level to be specified.	M4 road links were set at ground level = 0m . All other road links were set at bridge level = 3m .
Road Width	Allows the width of the road link to be specified.	Road width used depended on data obtained from OS map data for the specific road link
Topography	This enables complex terrain data to be included within the model in order to account for turbulence and plume spread effects of topography	No topographical information used
Time Varied Emissions	This enables daily, weekly or monthly variations in emissions to be applied to road sources	No time varied emissions used
Road Type	Allows the effect of different types of roads to be assessed.	London (Outer) settings were used for the relevant links
Road Speeds	Enables individual road speeds to be added for each road link	Based on national speed limits & provided by the Transport Consultant
Canyon Height	Allows the model to take account turbulent flow patterns occurring inside a street with relatively tall buildings on both sides, known as a 'street canyon'.	No canyons used within the model
Road Source Emissions	Road source emission rates are calculated from traffic flow data using the in-built EFT database of traffic emission factors.	The EFT Version 12.1 (2024) dataset was used.
Year	Predicted EFT emissions rates depend on the year of emission.	2023 data for verification and baseline Operational Phase Assessment. 2026 data for the Operational Phase Traffic Assessment.

6.5 ADMS MODELLING RESULTS

6.5.1 Traffic Assessment

The ADMS Model has predicted concentrations of NO₂, PM₁₀ and PM_{2.5} at relevant receptor locations adjacent to roads likely to be affected by the development, as summarised in the following tables. Only receptors close to roads where there is predicted to be a change in emissions have been assessed.

6.5.2 Assessment Scenarios

For the operational year of 2026, assessment of the effects of emissions from the proposed traffic associated with the scheme, has been undertaken using the Emissions Factor Toolkit (EFT) 2026 emissions rates which take into account the rate of reduction in emissions from road vehicles into the future with the following factors:

- 2023 Baseline = Existing Baseline conditions;
- 2026 'Do Minimum' = 2026 Baseline + Committed Development Flows (through local growth factor); and,
- 2026 'Do Something' = 2026 Baseline + Committed Development Flows (through local growth factor) + Development Traffic Flows.

6.5.3 Long-Term Operational Traffic Assessment

Nitrogen Dioxide

Table 6-7 presents a summary of the predicted change in NO₂ concentrations at relevant receptor locations, due to changes in traffic flow associated with the proposed development, based on modelled 'Do Minimum' and 'Do Something' scenarios.

Table 6-7. Predicted Annual Average Concentrations of NO₂ at Receptor Locations

Receptor		NO ₂ (µg/m ³)			
		2023 Baseline	2026 Do Minimum	2026 Do Something	Development Contribution
R1	6 Bath Road (A4), UB7 0BZ	39.75	34.25	34.26	0.01
R2	1 Bath Road (A4), UB7 0BZ	38.64	33.59	33.61	0.02
R3	97 Sipson Way, UB7 0DW	33.71	30.47	30.48	0.01
R4	Denis E Oroni Secondary School	32.66	30.12	30.13	0.01
R5	242 Bath Road, UB3 5BJ	38.84	34.52	34.52	<0.01
R6	Heathrow Airport Spur Road, UB7 0DU	40.92	34.59	34.58	<0.01
R7	2242-K Heathrow Airport Spur Road, UB7 0DN	40.75	34.48	34.48	<0.01
R8	95 Simpson Way, UB7 0DW	33.66	30.47	30.48	0.01
R9	1 Triumph Close, UB3 5BQ	30.89	29.49	29.49	<0.01
Annual Mean AQO		40 µg/m ³			

All modelled existing receptors are predicted to be below the AQO for NO₂ in both the 'Do Minimum' and 'Do Something' scenarios.

As indicated in **Table 6-7**, the maximum predicted increase in annual average exposure to NO₂ at any existing receptor, due to changes in traffic movements associated with the proposed development is likely to be 0.02 µg/m³ at 1 Bath Road (A4) (R2).

The predicted long-term NO₂ concentrations at all existing receptors are well below 60 µg/m³ in all scenarios. Therefore, it is unlikely there will be any exceedances for the short-term NO₂ AQO at all modelled receptors as outlined in LAQM TG(22) technical guidance.

Figure 6-1, **Figure 6-2** and **Figure 6-3**, below, illustrate the total long term annual average Nitrogen Dioxide (NO₂) contribution and concentration at the Proposed Development (µg/m³).

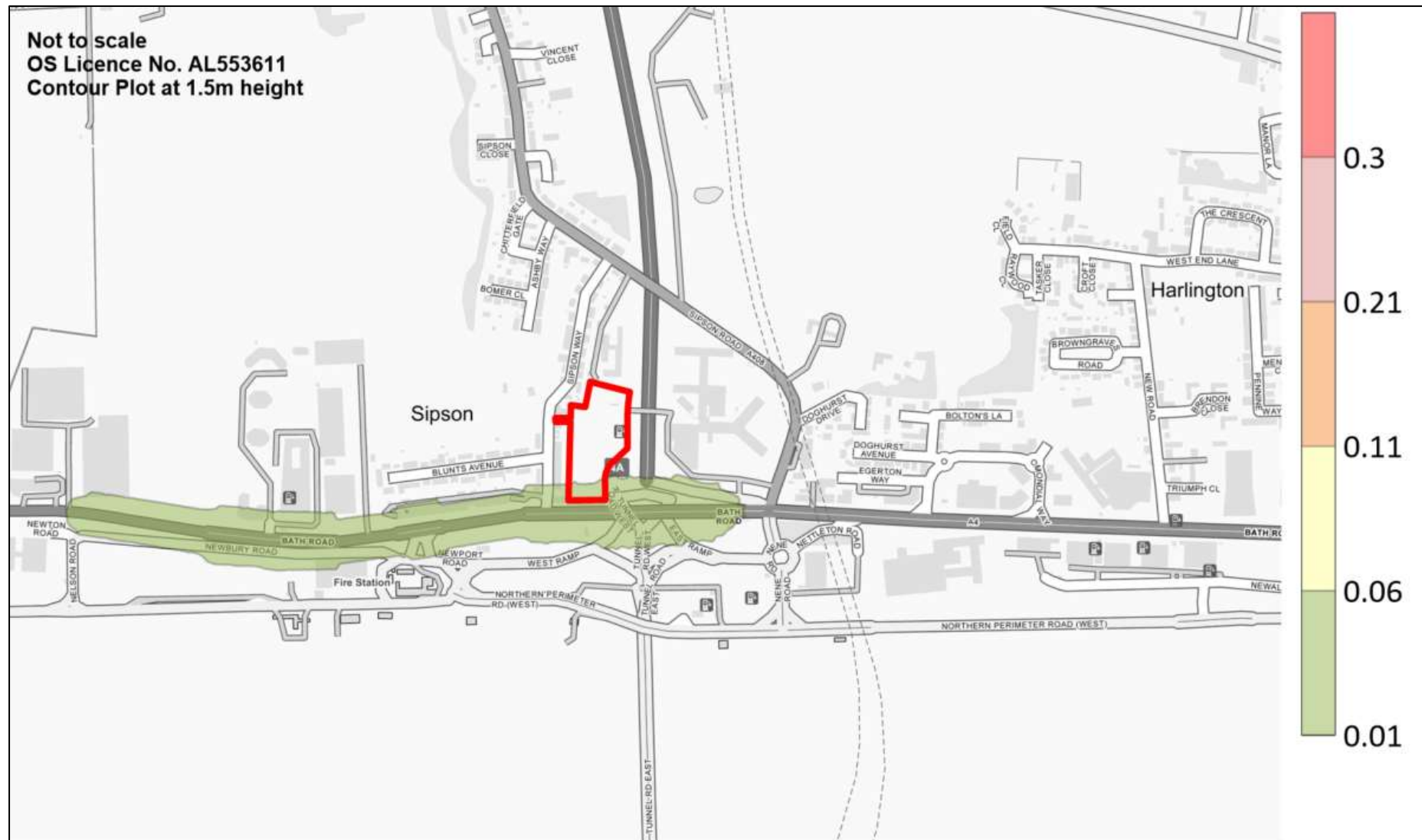
Figure 6-1. Annual Average Long-Term Nitrogen Dioxide (NO₂) Contribution from Proposed Development (µg/m³)

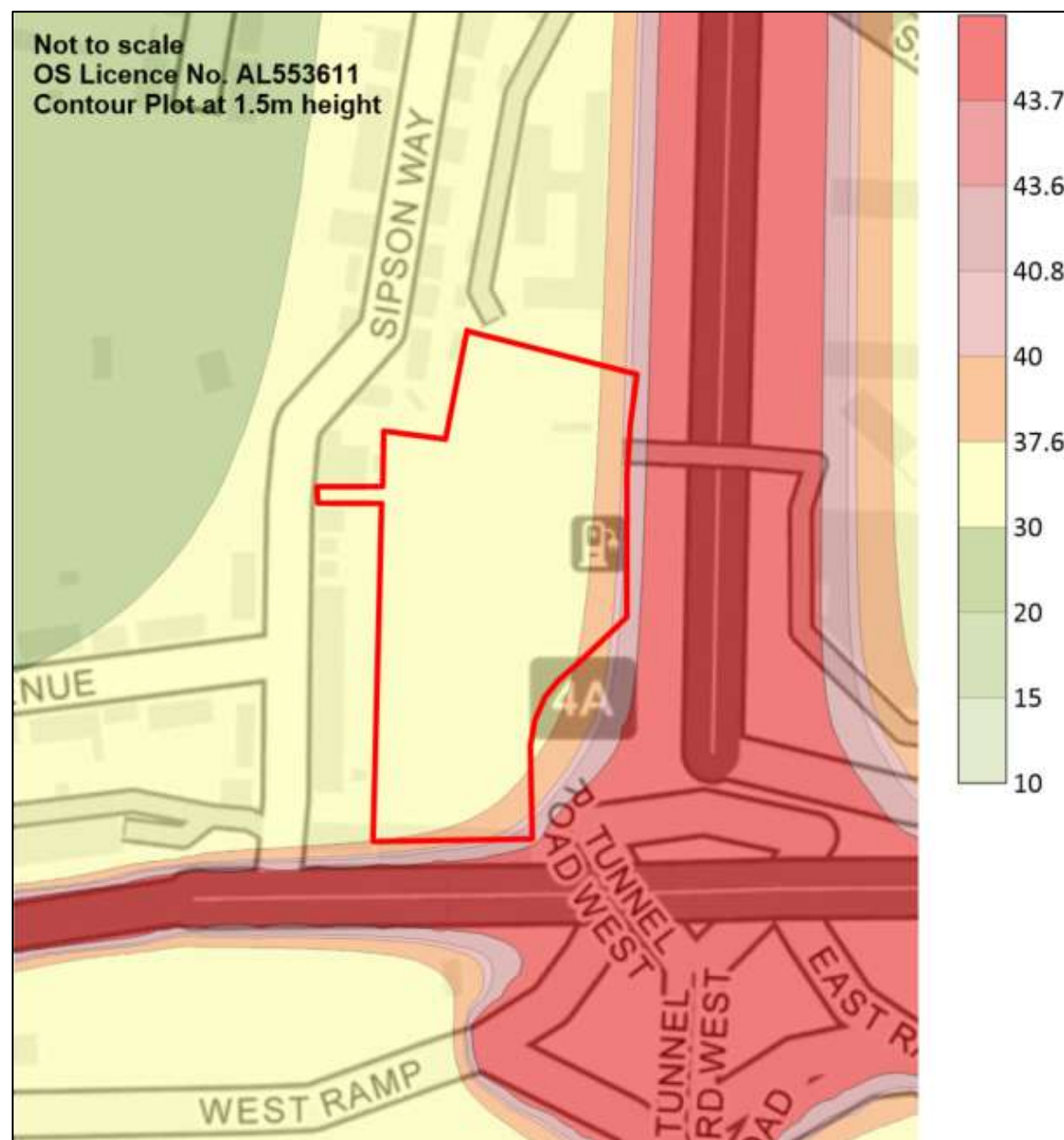
Figure 6-2. Total Long Term Annual Average Nitrogen Dioxide (NO_2) Concentration at Proposed Development ($\mu\text{g}/\text{m}^3$)

Figure 6-3. Total Long Term Annual Average Nitrogen Dioxide (NO₂) Concentration Across the Study Area (µg/m³)

The impact description of changes in traffic flow associated with the proposed development with respect to annual mean NO₂ exposure has been assessed with reference to the criteria in Section 3.0. The outcomes of the assessment are summarised in **Table 6-8**.

Table 6-8. Impact Description of Effects at Key Receptors (NO₂)

Impact Description of NO ₂ Effects at Key Receptors					
Receptor	Change Due to Development (DS-DM) (µg/m ³)	Change due to Development (% of AQO)	% Change in Concentration Relative to AQO	% Annual Mean Concentration in Assessment Year	Impact Description
R1	0.01	0.02	0%	76-94% of AQO	Negligible
R2	0.02	0.05	0%	76-94% of AQO	Negligible
R3	0.01	0.03	0%	76-94% of AQO	Negligible
R4	0.01	0.02	0%	≤75% of AQO	Negligible
R5	<0.01	<0.01	0%	76-94% of AQO	Negligible
R6	-0.01	-0.03	0%	76-94% of AQO	Negligible
R7	<0.01	<0.01	0%	76-94% of AQO	Negligible
R8	0.01	0.03	0%	76-94% of AQO	Negligible
R9	<0.01	<0.01	0%	≤75% of AQO	Negligible

+0% means a change of <0.5% as per explanatory note 2 of table 6.3 of the EPUK IAQM Guidance.

The impact description of the effects of changes in traffic flow as a result of the proposed development, with respect to NO₂ exposure for existing receptors, is determined to be 'negligible' at all modelled receptors. This is based on the methodology outlined in Section 3.0. Given the quantitative nature of the assessment and the verification of the air quality dispersion model, the level of accuracy of the assessment results is considered to be 'high'.

Particulate Matter (PM₁₀)

Table 6-9 presents a summary of the predicted change in annual mean PM₁₀ concentrations at relevant receptor locations, due to changes in traffic flow associated with the proposed development, based on modelled 'Do Minimum' and 'Do Something' scenarios.

Table 6-9. Predicted Annual Average Concentrations of PM₁₀ at Receptor Locations

Receptor		PM ₁₀ (µg/m ³)			
		2023 Baseline	2026 Do Minimum	2026 Do Something	Development Contribution
R1	6 Bath Road (A4), UB7 0BZ	20.17	19.95	19.97	0.02
R2	1 Bath Road (A4), UB7 0BZ	19.63	19.43	19.45	0.02
R3	97 Sipson Way, UB7 0DW	16.55	16.44	16.45	0.01
R4	Denis E Oroni Secondary School	16.04	15.96	15.97	0.01
R5	242 Bath Road, UB3 5BJ	17.93	17.77	17.77	<0.01
R6	Heathrow Airport Spur Road, UB7 0DU	16.88	16.76	16.76	<0.01
R7	2242-K Heathrow Airport Spur Road, UB7 0DN	16.62	16.51	16.51	<0.01
R8	95 Simpson Way, UB7 0DW	16.68	16.57	16.58	0.01
R9	1 Triumph Close, UB3 5BQ	15.01	14.96	14.96	<0.01
Annual Mean AQO		40 µg/m ³			

All modelled existing receptors are predicted to be below the AQO for PM₁₀ in both the 'Do Minimum' and 'Do Something' scenarios.

As indicated in **Table 6-9**, the maximum predicted increase in annual average exposure to PM₁₀ at any existing receptor, due to changes in traffic movements associated with the proposed development is 0.02 µg/m³ at both 6 Bath Road (A4) (R1) and 1 Bath Road (A4) (R2).

The impact description of changes in traffic flow associated with the proposed development with respect to annual mean PM₁₀ exposure has been assessed with reference to the criteria in Section 3.0. The outcomes of the assessment are summarised in **Table 6-10**.

Table 6-10. Impact Description of Effects at Key Receptors (PM₁₀)

Impact Description of PM ₁₀ Effects at Key Receptors					
Receptor	Change Due to Development (DS-DM) (µg/m ³)	Change due to Development (% of AQO)	% Change in Concentration Relative to AQO	% Annual Mean Concentration in Assessment Year	Impact Description
R1*	0.02	0.05	0%	≤75% of AQO	Negligible
R2*	0.02	0.05	0%	≤75% of AQO	Negligible
R3*	0.01	0.02	0%	≤75% of AQO	Negligible
R4*	0.01	0.02	0%	≤75% of AQO	Negligible
R5*	<0.01	<0.01	0%	≤75% of AQO	Negligible
R6*	<0.01	<0.01	0%	≤75% of AQO	Negligible
R7*	<0.01	<0.01	0%	≤75% of AQO	Negligible
R8*	0.01	0.02	0%	≤75% of AQO	Negligible
R9*	<0.01	<0.01	0%	≤75% of AQO	Negligible

+0% means a change of <0.5% as per explanatory note 2 of table 6.3 of the EPUK IAQM Guidance.

The impact description of the effects of changes in traffic as a result of the proposed development, with respect to annual mean PM₁₀ exposure for existing receptors is determined to be 'negligible' based on the methodology outlined in Section 3.0. Given the quantitative nature of the assessment and the verification of the air quality dispersion model, the level of accuracy of the assessment results is considered to be 'high'.

Particulate Matter (PM_{2.5})

Table 6-11 presents a summary of the predicted change in annual mean PM_{2.5} concentrations at relevant receptor locations, due to changes in traffic flow associated with the proposed development, based on modelled 'Do Minimum' and 'Do Something' scenarios.

Table 6-11. Predicted Annual Average Concentrations of PM_{2.5} at Receptor Locations

Receptor		PM _{2.5} (µg/m ³)			
		2023 Baseline	2026 Do Minimum	2026 Do Something	Development Contribution
R1	6 Bath Road (A4), UB7 0BZ	11.59	11.47	11.47	<0.01
R2	1 Bath Road (A4), UB7 0BZ	11.31	11.19	11.20	0.01
R3	97 Sipson Way, UB7 0DW	9.70	9.64	9.64	<0.01
R4	Denis E Oroni Secondary School	9.41	9.36	9.36	<0.01
R5	242 Bath Road, UB3 5BJ	10.47	10.37	10.37	<0.01
R6	Heathrow Airport Spur Road, UB7 0DU	10.05	9.94	9.94	<0.01
R7	2242-K Heathrow Airport Spur Road, UB7 0DN	9.92	9.82	9.82	<0.01
R8	95 Simpson Way, UB7 0DW	9.76	9.70	9.70	<0.01
R9	1 Triumph Close, UB3 5BQ	8.93	8.90	8.90	<0.01
Annual Mean AQO		Current 20 µg/m ³ , Future (2040) 10 µg/m ³			

The majority of the modelled existing receptors are predicted to be below the current AQO for PM_{2.5} in both the 'Do Minimum' and 'Do Something' scenarios.

As indicated in **Table 6-11**, the maximum predicted increase in annual average exposure to PM_{2.5} at any existing receptor, due to changes in traffic movements associated with the proposed development is 0.01 µg/m³ at 1 Bath Road (A4) (R2).

It should be noted that the proposed development is assessed against the PM_{2.5} AQO as outlined in The Environmental Targets (Fine Particulate Matter) (England) Regulations 2023 which introduced the objective of 10 µg/m³ by 2040. Additionally, it should be noted that this assessment utilises a worst-case approach, applying the baseline year background concentrations to the future year scenarios, which assumes there will be no reduction in background concentrations with time. As the Objective is to reduce the concentration of PM_{2.5} to 10 µg/m³ by 2040, and due to the fact that concentrations of air quality pollutants are predicted to reduce with time (with the reduction likely to be accelerated by the introduction of the new AQO), in combination with any mitigation measures outlined within an application Travel Plan, and the worst-case assessment methodology, it has been determined that the existing receptor locations will experience concentrations of PM_{2.5} below the AQO by 2040, and therefore, no further mitigation is required.

The impact description of changes in traffic flow associated with the proposed development with respect to annual mean PM_{2.5} exposure has been assessed with reference to the criteria in Section 3.0. The outcomes of the assessment are summarised in **Table 6-12**.

Table 6-12. Impact Description of Effects at Key Receptors (PM_{2.5})

Impact Description of PM _{2.5} Effects at Key Receptors					
Receptor	Change Due to Development (DS-DM) (µg/m ³)	Change due to Development (% of AQO)	% Change in Concentration Relative to AQO	% Annual Mean Concentration in Assessment Year	Impact Description
R1*	<0.01	<0.01	0%	≥110 of AQO	Negligible
R2*	0.01	0.10	0%	≥110 of AQO	Negligible
R3*	<0.01	<0.01	0%	95-102% of AQO	Negligible
R4*	<0.01	<0.01	0%	76-94% of AQO	Negligible
R5*	<0.01	<0.01	0%	103-109 of AQO	Negligible
R6*	<0.01	<0.01	0%	95-102% of AQO	Negligible
R7*	<0.01	<0.01	0%	95-102% of AQO	Negligible
R8*	<0.01	<0.01	0%	95-102% of AQO	Negligible
R9*	<0.01	<0.01	0%	76-94% of AQO	Negligible

+0% means a change of <0.5% as per explanatory note 2 of table 6.3 of the EPUK IAQM Guidance.

The impact description of the effects of changes in traffic as a result of the proposed development, with respect to annual mean PM_{2.5} exposure for existing receptors is determined to be 'negligible' based on the methodology outlined in Section 3.0. Given the quantitative nature of the assessment and the verification of the air quality dispersion model, the level of accuracy of the assessment results is considered to be 'high'.

7.0 AIR QUALITY NEUTRAL ASSESSMENT

This Air Quality Neutral assessment considers the emissions of atmospheric pollutants from the development at source (i.e. from vehicles and building services plant) and compares the emissions with the benchmark levels that define neutrality.

The requirement for this Air Quality Neutral report is driven by:

- Policy SI 1 in the London Plan. The London Plan states: “[...] development proposals should be at least ‘air quality neutral’ and not lead to further deterioration of existing poor air quality”; and
- The Mayor’s Air Quality Strategy (MAQS). The MAQS includes a policy which states that “New developments in London shall as a minimum be ‘air quality’ neutral through the adoption of best practice in the management and mitigation of emissions.”

The ‘air quality neutral’ policy is designed to address the problem of multiple new developments that individually add only a small increment to pollution at the point of human exposure (i.e. ambient concentrations), but cumulatively lead to baseline pollution levels creeping up. The policy requires Developers to design their schemes so that they are at least Air Quality Neutral in terms of emissions at source.

The Greater London Authority (GLA) has adopted a new guidance on Air Quality Neutral Assessments, which supports the London Plan (2021) which altered the approach taken as part of the GLA’s Sustainable Design and Construction Supplementary Planning Guidance (SPG), published in April 2014, which provided a formal definition for the term ‘air quality neutral’ and allowed a transparent and consistent approach to demonstrating whether a development is ‘air quality neutral’.

This Air Quality Neutral assessment determines whether the proposed development is air quality neutral using the GLA Air Quality Neutral Guidance (published February 2023) calculation method that separately quantifies building emissions (from heating and power plant) and transport emissions, and introduces a ‘damage cost’ approach where a development is not determined to be Air Quality Neutral.

7.1 BENCHMARKS

7.1.1 Buildings Emissions Benchmark (BEB)

The GLA Air Quality Neutral Guidance report has defined a Building Emission Benchmarks (BEB) for NO_x for a series of land-use classes. The benchmarks are expressed in terms of g/m²/annum. The gross internal area (GIA) is used to define the area.

The derived BEBs for NO_x Emissions are shown in **Table 7-1**.

Table 7-1. Building Emissions Benchmark NO_x Emission Rates (gNO_x/m²/annum)

Land Use		Individual Gas Boilers	Gas Boiler Network	CHP + Gas Boiler Network	Heat Pumps + Gas Boiler Network
Residential	Class C (C3, C4)	3.5	5.7	7.8	5.7
Retail	Class E(a)	0.53	0.97	4.31	0.97
Restaurants and bars	Class E(b)	1.76	3.23	14.34	3.23
Offices	Class E(c)	1.43	2.62	11.68	2.62
Industrial	Class B2	1.07	1.95	8.73	1.95
Storage and distribution	Class B8	0.55	1.01	4.5	1.01
Hotel	Class C1	9.47	15.42	38.16	15.42
Care homes and hospitals	Class C2	9.15	14.9	36.86	14.9
Schools, nurseries, doctors' surgeries, other non-residential institutions	Class F1	0.9	1.66	7.39	1.66
Assembly and leisure	Class F2	2.62	4.84	21.53	4.84

Note 1: These benchmarks have been calibrated for London.

7.1.2 Transport Benchmark Trip Rates (TBTR)

The derived Transport Benchmark Trip Rates (TBTR) are shown in **Table 7-2**.

Table 7-2. Benchmark Trip Rates

Land use		Annual Trips Per	Benchmark Trip Rates		
			CAZ	Inner	Outer
Residential	Class C (C3, C4)	dwelling	68	114	447
Office / Light Industrial	Class E(c)	m2 (GIA)	2	1	16
Retail (Superstore)	Class E(a)	m2 (GIA)	39	73	216
Retail (Convenience)	Class E(a)	m2 (GIA)	18	139	274
Restaurant / Café	Class E(b)	m2 (GIA)	64	137	170
Drinking establishments	Class E(b)	m2 (GIA)	0.8	8	N/A
Hot food takeaway	Class E(b)	m2 (GIA)	N/A	32.4	590
Industrial	Class B2	m2 (GIA)	N/A	5.6	6.5
Storage and distribution	Class B8	m2 (GIA)	N/A	5.5	6.5
Hotels	Class C1	m2 (GIA)	1	1.4	6.9
Care homes and hospitals	Class C2	m2 (GIA)	N/A	1.1	19.5
Schools, nurseries, doctors' surgeries, other non-residential institutions	Class F1	m2 (GIA)	0.1	30.3	44.4
Assembly and leisure	Class F2	m2 (GIA)	3.6	10.5	47.2

7.2 AIR QUALITY NEUTRAL CALCULATION

Building Emissions

The proposed development will not include installation of CHP or other heat source emissions and can therefore be considered air quality neutral in terms of building emissions.

Transport Trip Generation

The transport assessment provides a summary of daily 2-way trips generation by the proposed development:

Vehicle Trips

Mayer Brown Limited, have provided development trips associated with the development purpose of the Air Quality Neutral assessment of transport emissions.

Table 7-3. Benchmark Trip Rate Calculation

Land Use	Area	GIA / Number of Dwellings	Benchmark Trip Rates	Total Benchmark Trip Rate (trips/year)
Office/Light Industrial	Outer	15,660	16.0	250,560
Total				250,560

Table 7-4. Development Trip Calculations

Land Use	Area	Traffic			Annual Trips
		Light Vehicles	HGVs	Total	
Office/Light Industrial	Outer	70	3	73	28,835
Total					28.835

The total annual transport rate of 28.835 may be compared with the total benchmarked trip rate of 250,560. The results indicate that the total annual transport rate in **Table 7-4** is below the benchmark criteria in **Table 7-3** and can therefore be considered air quality neutral.

As previously mentioned after the traffic data presented in this report was modelled, a revised traffic data set was issued. As the data the net change in traffic movements with the proposed development in the traffic data used in this report was larger than the revised dataset, it was decided that the original traffic data should be used as this follows a worst case modelling approach.

7.3 SUMMARY OF AIR QUALITY NEUTRAL ASSESSMENT

The proposed development will not include installation of CHP or other heat source emissions and can therefore be considered air quality neutral in terms of building emissions. The development trip rate is below the benchmark trip rate and therefore the development can be considered Air Quality Neutral.

8.0 MITIGATION

8.1 CONSTRUCTION PHASE

The dust risk categories have been determined in Section 5.0 for each of the four construction activities. The assessment has determined that the potential impact description of dust emissions associated with the construction phase of the proposed development is 'medium/low risk' at the worst affected receptors.

Using the methodology described in Appendix B, appropriate site-specific mitigation measures associated with the determined level of risk can be found in Section 8.2 of the 2024 IAQM Guidance Document '*Guidance on the Assessment of Dust from Demolition and Construction*'.

The mitigation measures have been divided into general measures applicable to all sites and measures applicable specifically to demolition, earthworks, construction and trackout. They are categorised into 'highly recommended' and 'desirable' measures.

The mitigation measures for the proposed development are detailed in **Table 8-1** and **Table 8-2**.

Table 8-1. IAQM Guidance on the Assessment of Dust from Demolition and Construction 'Highly Recommended' Mitigation Measures

Communications
Display the name and contact details of person(s) accountable for air 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.
Dust Management
Record all dust and air quality complaints, identify cause(s), take 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.
Record any exceptional incidents that cause dust and/or air emissions, either on- or offsite, and the action taken to resolve the situation in the logbook.
Carry out regular site inspections to monitor compliance with the DMP, record inspection results, and make an inspection log available to the local authority when asked.
Increase the frequency of site inspections by the person accountable for air quality and dust issues on site when activities with a high potential to produce dust are being carried out and during prolonged dry or windy conditions.
Agree dust deposition, dust flux, or real-time PM ₁₀ continuous monitoring locations with the Local Authority. Where possible commence baseline monitoring at least three months before work 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.
Plan site layout so that machinery and dust causing activities are located away from receptors, as far as is possible.
Erect solid screens or barriers around dusty activities or the site boundary that are at least as high as any stockpiles on site.
Avoid site runoff of water or mud.
Ensure all on-road vehicles comply with the requirements of the London Low Emission Zone and the London NRMM standards, where applicable.
Ensure all vehicles switch off engines when stationary - no idling vehicles.
Avoid the use of diesel- or petrol-powered generators and use mains electricity or battery powered equipment where practicable.
Only use cutting, grinding or sawing equipment fitted or in conjunction with suitable dust suppression techniques such as water sprays or local extraction, e.g. suitable local exhaust ventilation systems.
Ensure an adequate water supply on the site for effective dust/particulate matter suppression/mitigation, using non-potable water where possible and appropriate.
Use enclosed chutes and conveyors and covered skips.
Minimise drop heights from conveyors, loading shovels, hoppers and other loading or handling equipment and use fine water sprays on such equipment wherever appropriate.
Avoid bonfires and burning of waste materials.

Earthworks
No Action Required.
Construction
No Action Required.
Trackout
No Action Required.

Table 8-2. IAQM Guidance on the Assessment of Dust from Demolition and Construction ‘Desirable’ Mitigation Measures

Communications
No Action Required.
Dust Management
Develop and implement a Dust Management Plan (DMP), which may include measures to control other emissions, approved by the Local 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 ₁₀ continuous monitoring and/or visual inspections.
Undertake daily on-site and off-site inspection, where receptors (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 100m of site boundary, with cleaning to be provided if necessary.
Fully enclose site or specific operations where there is a high potential for dust production and the site is active for an extensive period.
Keep site fencing, barriers and scaffolding clean using wet methods.
Remove materials that have a potential to produce dust from site as soon as possible, unless being re-used on site. If they are being re-used on-site cover as described below.
Cover, seed or fence stockpiles to prevent wind whipping.
Impose and signpost a maximum-speed-limit of 15 mph on surfaced and 10 mph on un-surfaced 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).
Ensure equipment is readily available on site to clean any dry spillages and clean up spillages as soon as reasonably practicable after the event using wet cleaning methods.
Earthworks
No Action Required.
Construction
Avoid scabbling (roughening of concrete surfaces) if possible.
Ensure sand and other aggregates are stored in bunded areas and are not allowed to dry out, unless this is required for a particular process, in which case ensure that appropriate additional control measures are in place.
Trackout
Use water-assisted dust sweeper(s) on the access and local roads, to remove, as necessary, any material tracked out of the site. This may require the sweeper being continuously in use.
Avoid dry sweeping of large areas.
Ensure vehicles entering and leaving sites are covered to prevent escape of materials during transport.
Record all inspections of haul routes and any subsequent action in a site logbook.
Implement a wheel washing system (with rumble grids to dislodge accumulated dust and mud prior to leaving the site where reasonably practicable).

Following the implementation of the mitigation measures detailed in the tables above, the impact description of the construction phase is not considered to be significant.

Non-Road Mobile Machinery

All Non-Road Mobile Machinery (NRMM) used on the site shall include CESAR Emissions Compliance Verification (ECV) identification.

All non-road mobile machinery (NRMM) will comply with Stage IIIB NO_x and PM₁₀ Emission Standards (or the latest standard if the GLA requirements change) as stated in The Non-Road Mobile Machinery (Type-Approval and Emission of Gaseous and Particulate Pollutants) Regulations 2018 and its subsequent amendments as a minimum if equal to or over 37kW. Where compliance with Stage IIIB requirements is not achievable or practical, an exemption will be sought from the GLA prior to arrival of the equipment on site and the details recorded

8.2 OPERATIONAL PHASE

The impact description of the effects of changes in traffic as a result of the proposed development is assessed against the PM_{2.5} AQO as outlined in The Environmental Targets (Fine Particulate Matter) (England) Regulations 2023 which introduced the objective of 10 µg/m³ by 2040. Given that the Objective is to reduce the concentration of PM_{2.5} to 10 µg/m³ by 2040, and that concentrations of air quality are predicted to reduce with time (likely to be accelerated by the introduction of the new AQO, in combination with mitigation measures outlined with the application Travel Plan, it has been determined that overall, the scheme is not considered to have a significant impact on existing air quality.

As such, the impact description of the effects of changes in traffic flow as a result of the proposed development, with respect to NO₂, PM₁₀ and PM_{2.5} exposure, is determined to be 'negligible' at all existing receptors. Therefore, no further mitigation is required.

9.0 CONCLUSIONS

This report presents the findings of an air quality assessment undertaken to assess road traffic emissions and construction dust impacts in support of a hybrid application consisting of full planning permission for the creation of a mixed use sustainable vehicle parking facility (Sui Generis) and food and beverage unit (Class E), alongside ancillary welfare and staff buildings, and other supporting infrastructure and site levelling, and outline planning permission for a future extension to the facility, with all associated matters reserved except for access. The site is located at Heathrow Flightpath Car Park, Bath Road, Sipson, UB7 0DU.

Construction Phase

Prior to the implementation of appropriate mitigation measures, the potential impact description of dust emissions associated with the construction phase of the proposed development is 'medium/low risk' at the worst affected receptors without mitigation. However, appropriate site-specific mitigation measures have been proposed based on Section 8.2 of the IAQM Guidance on the Assessment of Dust from Demolition, Earthworks, Construction and Trackout. It is anticipated that with these appropriate mitigation measures in place, the risk of adverse effects due to dust emissions from the construction phase will not be significant.

Operational Assessment

The 2026 assessment of the effect of emissions from traffic associated with the scheme, has determined that the maximum predicted increase in the annual average exposure to NO₂ at any existing receptor is likely to be 0.02 µg/m³ at 1 Bath Road (R2).

For PM₁₀, the maximum predicted increase in the annual average exposure is likely to be 0.02 µg/m³ at both 6 Bath Road (R1) and 1 Bath Road (R2). For PM_{2.5}, the maximum predicted increase in the annual average exposure is likely to be 0.01 µg/m³ at both 1 Bath Road (R2).

The impact description of the effects of changes in traffic flow as a result of the proposed development, with respect to NO₂, PM₁₀ and PM_{2.5} exposure, is determined to be 'negligible' at all existing receptors.

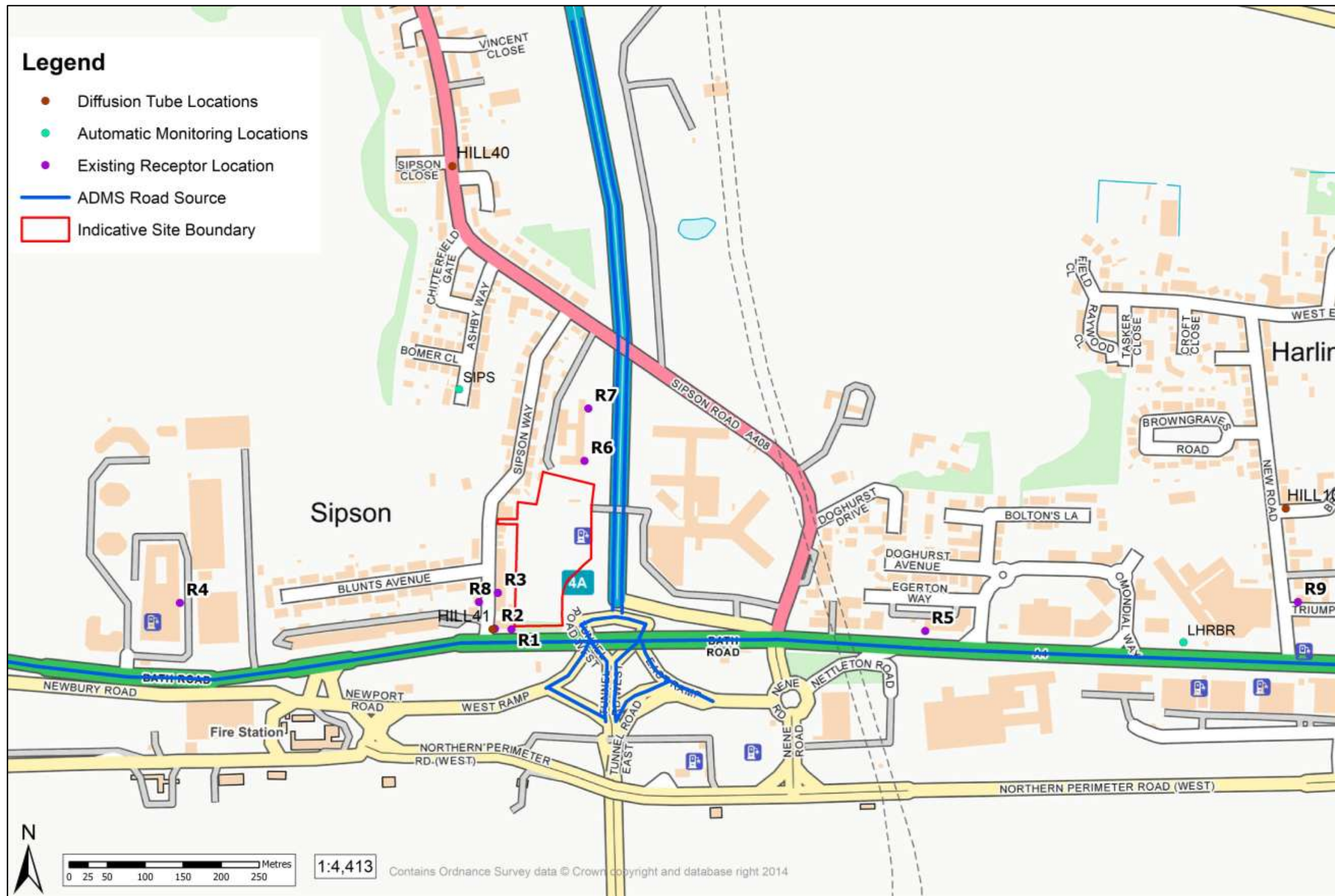
The proposed development will not include installation of CHP or other heat source emissions and can therefore be considered air quality neutral. The development trip rate is below the benchmark trip rate and therefore the development can be considered Air Quality Neutral.

Given the quantitative nature of the assessment and the verification of the air quality dispersion model, the level of accuracy of the assessment results is considered to be 'high'.

In conclusion, the development is not considered to be contrary to any of the national and local planning policies regarding air quality.

APPENDIX A - FIGURES

Figure A-1 Air Quality Assessment Area



APPENDIX B - CONSTRUCTION PHASE ASSESSMENT METHODOLOGY

The following information sets out the adopted approach to the construction phase impact assessment in accordance with the aforementioned IAQM guidance³⁰.

Step 1 – Screen the Requirement for a more Detailed Assessment

An assessment will normally be required where there is:

- a 'human receptor' within:
 - 250 m of the boundary of the site; or
 - 50 m of the route(s) used by construction vehicles on the public highway, up to 250 m from the site entrance(s).
- an 'ecological receptor' within:
 - 50 m of the boundary of the site; or
 - 50 m of the route(s) used by construction vehicles on the public highway, up to 250 m from the site entrance(s).

For specific (high risk) schemes the planning authority may require dust assessment despite the proposed site falling outside the distances above.

Step 2A – Define the Potential Dust Emission Magnitude

Demolition

The dust emission magnitude for the demolition phase has been determined based on the below criteria:

- **Large:** Total building volume >75,000 m³, potentially dusty construction material (e.g. concrete), on-site crushing and screening, demolition activities >12 m above ground level;
- **Medium:** Total building volume 12,000 m³ – 75,000 m³, potentially dusty construction material, demolition activities 6-12 m above ground level; and
- **Small:** Total building volume <12,000 m³, construction material with low potential for dust release (e.g. metal cladding or timber), demolition activities <6 m above ground, demolition during wetter months.

Earthworks

The dust emission magnitude for the planned earthworks has been determined based on the below criteria:

- **Large:** Total site area >110,000 m², potentially dusty soil type (e.g. clay, which will be prone to suspension when dry due to small particle size), >10 heavy earth moving vehicles active at any one time, formation of bunds >6 m in height;
- **Medium:** Total site area 18,000 m² – 110,000 m², moderately dusty soil type (e.g. silt), 5-10 heavy earth moving vehicles active at any one time, formation of bunds 3 m – 6 m in height; and
- **Small:** Total site area <18,000 m², soil type with large grain size (e.g. sand), <5 heavy earth moving vehicles active at any one time, formation of bunds <3 m in height.

Construction

The dust emission magnitude for the construction phase has been determined based on the below criteria:

- **Large:** Total building volume >75,000 m³, on site concrete batching, sandblasting;
- **Medium:** Total building volume 12,000 m³ – 75,000 m³, potentially dusty construction material (e.g. concrete), on site concrete batching; and
- **Small:** Total building volume <12,000 m³, construction material with low potential for dust release (e.g. metal cladding or timber).

Trackout

The dust emission magnitude for trackout has been determined based on the below criteria:

- **Large:** >50 HDV (>3.5 t) outward movements in any one day, potentially dusty surface material (e.g. high clay content), unpaved road length >100 m;
- **Medium:** 20-50 HDV (>3.5 t) outward movements in any one day, moderately dusty surface material (e.g. high clay content), unpaved road length 50 m – 100 m; and
- **Small:** <20 HDV (>3.5 t) outward movements in any one day, surface material with low potential for dust release, unpaved road length <50 m.

It should be noted that a vehicle movement is a one-way journey. i.e. from A to B, and excludes the return journey. HDV movements during a construction project vary over its lifetime, and the number of movements is the maximum not the average.

³⁰ Institute of Air Quality Management 2024. *Guidance on the assessment of dust from demolition and construction version 2.2.*

Step 2B - Defining the Sensitivity of the Area*Sensitivities of People to Dust Soiling Effects*

- **High:**
 - users can reasonably expect enjoyment of a high level of amenity;
 - the appearance, aesthetics or value of their property would be diminished by soiling;
 - the people or property would reasonably be expected to be present continuously, or at least regularly for extended periods, as part of the normal pattern of use of the land;
 - indicative examples include dwellings, museums and other culturally important collections, medium- and long-term car parks and car showrooms.
- **Medium:**
 - users would expect to enjoy a reasonable level of amenity, but would not reasonably expect to enjoy the same level of amenity as in their home;
 - the appearance, aesthetics or value of their property could be diminished by soiling;
 - the people or property wouldn't reasonably be expected to be present here continuously or regularly for extended periods as part of the normal pattern of use of the land;
 - indicative examples include parks and places of work.
- **Low:**
 - The enjoyment of amenity would not reasonably be expected;
 - property would not reasonably be expected to be diminished in appearance, aesthetics or value by soiling;
 - there is transient exposure, where the people or property would reasonably be expected to be present only for limited periods of time as part of the normal pattern of use of the land;
 - indicative examples include playing fields, farmland (unless commercially-sensitive horticultural), footpaths, short term car parks and roads.

The sensitivity of the area should be derived for each of the four activities: demolition, construction, earthworks and trackout, using the following table:

Table B-1. Sensitivity of the Area to Dust Soiling Effects on People and Property

Receptor Sensitivity	Number of Receptors	Distance from the Source (m)			
		<20	<50	<100	<250
High	>100	High	High	Medium	Low
	10-100	High	Medium	Low	Low
	1-10	Medium	Low	Low	Low
Medium	>1	Medium	Low	Low	Low
Low	>1	Low	Low	Low	Low

Note - For trackout, the distances should be measured from the side of the roads used by construction traffic. The impact declines with distance from the site, and it is only necessary to consider trackout impacts up to 50 m from the edge of the road.

Sensitivities of People to the Health Effects of PM₁₀

- **High:**
 - locations where members of the public are exposed over a time period relevant to the air quality objective for PM₁₀ (in the case of the 24-hour objectives, a relevant location would be one where individuals may be exposed for eight hours or more in a day).
 - indicative examples include residential properties. Hospitals, schools and residential care homes should also be considered as having equal sensitivity to residential areas for the purposes of this assessment.
- **Medium:**
 - locations where the people exposed are workers, and exposure is over a time period relevant to the air quality objective for PM₁₀ (in the case of the 24-hour objectives, a relevant location would be one where individuals may be exposed for eight hours or more in a day).
 - indicative examples include office and shop workers, but will generally not include workers occupationally exposed to PM₁₀, as protection is covered by Health and Safety at Work legislation.
- **Low:**
 - locations where human exposure is transient.
 - indicative examples include public footpaths, playing fields, parks and shopping streets.

The sensitivity of the area should be derived for each of the four activities: demolition, construction, earthworks and trackout, using the following table:

Table B-2. Sensitivity of the Area to Human Health Impacts

Receptor Sensitivity	Annual Mean PM ₁₀ Concentration	Number of Receptors	Distance from the Source (m)			
			<20	<50	<100	<250
High	>32 µg/m ³ (>18 µg/m ³ in Scotland)	>100	High	High	High	Medium
		10-100	High	High	Medium	Low
		1-10	High	Medium	Low	Low
	28 – 32 µg/m ³ (16 – 18 µg/m ³ in Scotland)	>100	High	High	Medium	Low
		10-100	High	Medium	Low	Low
		1-10	High	Medium	Low	Low
	24 – 28 µg/m ³ (14 – 16 µg/m ³ in Scotland)	>100	High	Medium	Low	Low
		10-100	High	Medium	Low	Low
		1-10	Medium	Low	Low	Low
	<24 µg/m ³ (<14 µg/m ³ in Scotland)	>100	Medium	Low	Low	Low
		10-100	Low	Low	Low	Low
		1-10	Low	Low	Low	Low
Medium	>32 µg/m ³ (>18 µg/m ³ in Scotland)	>10	High	Medium	Low	Low
		1-10	Medium	Low	Low	Low
	28 – 32 µg/m ³ (16 – 18 µg/m ³ in Scotland)	>10	Medium	Low	Low	Low
		1-10	Low	Low	Low	Low
	24 – 28 µg/m ³ (14 – 16 µg/m ³ in Scotland)	>10	Low	Low	Low	Low
		1-10	Low	Low	Low	Low
	<24 µg/m ³ (<14 µg/m ³ in Scotland)	>10	Low	Low	Low	Low
		1-10	Low	Low	Low	Low
Low	-	>1	Low	Low	Low	Low

Note - For trackout, the distances should be measured from the side of the roads used by construction traffic. The impact declines with distance from the site, and it is only necessary to consider trackout impacts up to 50 m from the edge of the road.

Sensitivities of Receptors to Ecological Effects

- **High:**
 - locations with an international or national designation and the designated features may be affected by dust soiling; or • locations where there is a community of a particularly dust sensitive species such as vascular species included in the Red Data List For Great Britain.
 - indicative examples include a Special Area of Conservation (SAC) designated for acid heathlands or a local site designated for lichens adjacent to the demolition of a large site containing concrete (alkali) buildings.
- **Medium:**
 - locations where there is a particularly important plant species, where its dust sensitivity is uncertain or unknown; or • locations with a national designation where the features may be affected by dust deposition.
 - indicative example is a Site of Special Scientific Interest (SSSI) with dust sensitive features.
- **Low:**
 - locations with a local designation where the features may be affected by dust deposition.
 - indicative example is a local Nature Reserve with dust sensitive features.

The sensitivity of the area should be derived for each of the four activities: demolition, construction, earthworks and trackout, using the following table:

Table B-3. Sensitivity of the Area to Ecological Impacts

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

Note - For trackout, the distances should be measured from the side of the roads used by construction traffic. The impact declines with distance from the site, and it is only necessary to consider trackout impacts up to 50 m from the edge of the road.

Step 2C - Defining the Risk of Impacts

The risk of impacts with no mitigation is determined by combining the dust emission magnitude determined in Step 2A and the sensitivity of the area determined in Step 2B.

The following tables provide a method of assigning the level of risk for each activity.

*Demolition***Table B-4.** Risk of Dust Impacts, Demolition

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

*Earthworks***Table B-5.** Risk of Dust Impacts, Earthworks

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

*Construction***Table B-6.** Risk of Dust Impacts, Construction

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

*Trackout***Table B-7.** Risk of Dust Impacts, Trackout

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

Step 3 – Site Specific Mitigation

The dust risk categories for each of the four activities determined in Step 2C should be used to define the appropriate, site-specific mitigation measures to be adopted.

These mitigation measures are contained within section 8.2 of the IAQM Guidance on the Assessment of Dust from Demolition and Construction.