Application for Planning Permission

Reference PA/16/02789
Site William Brinson Centre, 3-5 Arnold Road, London, E3 4NT
Ward Bromley North
Proposal Demolition of existing building, construction of an 8 storey building and a 6 storey building to provide 62 affordable dwellings (affordable housing tenure) and 398 sq.m B1 floorspace with amenity space, access, cycle parking, landscaping and associated works

Summary Recommendation Grant personal planning permission with conditions and planning

Applicant London Borough of Tower Hamlets
Architect/agent Tibbalds
Case Officer Katie Cooke

Key dates
- Application registered as valid on 21/09/16
- Planning permission approved on 10/03/17
- The Judicial Review (JR) claim was issued on 27/04/17
- The JR took place on 07/03/18 and 08/03/18
- Judgement to quash the planning permission was made on 28/03/18
- Revised Daylight/Sunlight assessment, Planning Statement, Heritage Statement and Visual Impact Study received on 06/02/19
- Consultation ended on 12/04/19;
- Additional information comprising no sky contour drawings and sunlight assessment results for kitchens and bedrooms was submitted on 28/05/19,
- Window dimensions for properties along Tomlins Grove were submitted on 07/08/19
- Revised Daylight/Sunlight assessment for the proposed building was received on 09/08/19. Consultation ended on 03/09/19;
- Supplement to internal Daylight and Sunlight Study – sunlight to amenity areas was submitted on 19/08/19
- Daylight and Sunlight results for 56 and 56a Bow Road provided on 23/08/19
- Amended ‘with wings removed’ table submitted on 30/08/19 to include 8 Tomlins Grove kitchen

EXECUTIVE SUMMARY

The report considers an application for a residential development comprising 62 one, two, three and four bedroom flats, within two buildings 6 and 8 storeys in height.
The application was initially granted planning consent at committee on 10th March 2017. The decision was challenged by way of a judicial review and the Court quashed the decision on the basis that the decision to grant planning permission was unlawful. It was considered unlawful because of the misleading nature of the officers report to Committee.

Officers have now reconsidered this application against the provisions of the Local Plan and other material considerations as set out in this report, and recommend approval of planning permission.

The report explains that the proposals would be acceptable in terms of height, scale, design and appearance; preserving the character and appearance of the nearby Tomlins Grove and Tower Hamlets Cemetery Conservation Areas. The scheme would deliver good quality homes in a sustainable location. The proposed flats would all be served by private balconies and communal space that either meet or exceed minimum London Plan SPG space requirements.

The development would result in the provision of 100% affordable rented housing. This is much needed housing and is strongly supported in the consideration of this application. Whilst both London Plan and local policies seek a mix of housing tenures, all units within this scheme will be for affordable rent in direct response to the very high local need in Tower Hamlets. With the extremely high priority for affordable housing in mind the significant additional provision is welcomed and the fact that a mix of tenures is not provided is considered acceptable in this instance.

The residential quality of the scheme would be high, 32 of the units would be of a size suitable for families (51%). All of the proposed affordable units would meet or exceed the floorspace and layout standards with family sized units being more spacious. All of the dwellings would meet Part M Building Control regulations and 10% (6 units) would be provided as wheelchair accessible.

The amenity impact of the development would be acceptable. Officers consider that the design of the development, massing of the site would minimise any adverse amenity implications, in terms of light, privacy, noise and traffic impacts.

The proposal would be acceptable with regard to highway and transportation matters including parking, access and servicing.

The scheme would meet the full obligation of financial contributions. However, given the Council is unable to enter into a s106 agreement with itself, the financial and non-financial contributions are to be secured by the imposition of conditions.
1. **SITE AND SURROUNDINGS**

1.1 The site is a triangular, elongated site with a 98m frontage onto Arnold Road, forming the eastern boundary. The site is owned by the Council. The building currently on site is two storeys in height and is considered to be of limited architectural merit.
1.2 When the application was originally submitted and assessed in 2016, the current building on the site was occupied by an adult day centre run by the charity Vibrance with car parking located to the rear. Only the ground floor was occupied and in use as a community centre (Class D1 use), the rest of the site was empty and appeared to have been for some time.

1.3 Since this time, the adult day care centre has relocated to another premise in Stepney Way which is located within Tower Hamlets, resulting in the entire site being vacant. The applicant has confirmed that William Brinson was gradually vacated and handed over by 11th December 2018 and that the site is currently vacant and secure.

1.4 The Site is dominated by two major railway lines, one of which is the District Line with above ground tracks leading from Bow Road Station.

1.5 The following is an aerial view of the site (edged in red).

Figure 2: Aerial photo of site North ↑

1.6 The following photographs show the front and rear facades of the existing building that occupies the site.

Figure 3: Front view of site Figure 4: Rear view of site
1.7 The area is characterised by a varied mix of commercial, residential community use buildings, railway viaducts and train lines. The site is within an established residential neighbourhood separated off by the submerged train line to the west and the raised viaduct to the east. The arches in the viaduct on Arnold Road are used as commercial/light industrial premises. To the north is the Thames Magistrates Court on Bow Road. These are shown in the following photographs.

![Figure 5: Arnold Road from site.](image1)  ![Figure 6: Thames Magistrates Court on Bow Road.](image2)

1.8 Although the site itself does not contain any listed buildings or trees with preservation orders, the site is surrounded by Conservation Areas beyond the train lines; the Tomlins Grove Conservation Area to the east and the Tower Hamlets Cemetery Conservation Area to the west. In addition, and slightly further away, is the Tredegar Square Conservation Area. These Conservation Areas contain numerous listed buildings with the terraced dwellings of Tomlin’s Grove and the large semi-detached houses on Mornington Grove being closest to the site. There are local community facilities in close proximity of site, such as Wellington Primary school, play facilities and religious institutions and commercial activity associated with the railways land. Larger scale employment and retail buildings are located along Bow Road.

1.9 The following image (Figure 7) shows the application site, with the shaded green areas being the respective conservation areas. The shaded blue areas representing the Grade II listed terraces.
Further north of the site is Bow Road (A11), close to its junction with the A12. The site has good transport links. Bow Road Underground and Bow Church DLR Stations are within 5 - 10 minutes’ walk and numerous buses serve Bow Road. The site’s PTAL rating at 6a is excellent accessibility to public transport.

2. PROPOSAL

2.1 Proposed development includes the demolition of the existing two storey building and the provision of 62 new affordable homes along with 400sq.m of commercial office space (B1 use class) and associated landscaping and public realm works. 16 x 1b2p, 14 x 2b4p, 20 x 3b5p and 12 x 4b6p including 6 wheelchair units (2 x 1b2p, 2 x 2b4p and 2 x 3b5p).

3. RELEVANT PLANNING HISTORY

3.1 PA/16/02789 - Demolition of existing building, construction of an 8 storey building and a 6 storey building to provide 62 dwellings (affordable housing tenure) and 398sqm B1 floorspace with amenity space, access, cycle parking, landscaping and associated works. Planning permission was granted on 10th March 2017

3.2 The JR took place on 7th and 8th March 2018. On 28th March 2018, the Court issued its decision to quash the decision to grant planning permission and for the planning application to revert back to the Council for redetermination.

3.3 As a result of the original decision being quashed by the Court, the planning application remains an extant application. Accordingly, the LPA has to reconsider the application afresh. The applicant submitted the following documents on 6th February 2019 in order to address the matters criticised in the course of the JR proceedings:

- Planning Addendum, rev 2, produced by Tibbalds, dated 6th February 2019. This document is an addendum to the existing planning statement, produced by Treanor consulting, dated September 2016;

• Internal Daylight and Sunlight report, produced by DPR (ref: 18416/AJC/VK) which replaced the previous report produced by Waldrags (dated 23\textsuperscript{rd} August 2016).

• Heritage Statement, produced by Dorian Crone, dated July 2018 (new document); and

• Visual Impact Assessment, produced by Dorian Crone, dated July 2018 (new document)

3.4 The LPA has now reassessed this application on the grounds of the revised submitted information as listed above.

4. PUBLICITY AND ENGAGEMENT

Consultation undertaken by the applicant

4.1 The applicant held a public consultation event on 10\textsuperscript{th} August 2016. A total of 16 members of the public attended. The comments related to the following:

• Existing parking and traffic management of Tomlins Grove was viewed as problematic and residents concerned that the new development would likely put further strain on this.

• Residents of Tomlins Grove requested for parking on Tomlins Grove to be reviewed and enforced.

• Positive reaction to activating the use of ground floor to minimise ASB.

• Tenants of Tomlins Grove expressed concern of overlooking from the new buildings as well as blocking of views and overall building height

• The brown colour of the proposed brick was questioned by a few attendees.

• General understanding of councils needs to build more homes and that the existing ownership of this site by the council was a reasonable justification for development.

4.2 More recently, the applicant confirmed that residents were informed of the applicant’s plans for the site by delivering newsletters on 13\textsuperscript{th}, 14\textsuperscript{th} and 15\textsuperscript{th} March 2019. As a result of this recent round of consultation, over 486 newsletters from the applicant’s project team were hand delivered.

Consultation undertaken by the LPA

4.3 There have been three rounds of public consultation undertaken by the LPA, all of which took place in accordance with statutory requirements.

a) First round of consultation

4.4 The first round of public consultation included a total of 477 letters sent to occupiers of neighbouring properties, a press advert and site notices.

4.5 13 individual letters in objection were received, two petitions against, 1 with 40 names (although no signatures were provided) and the other signed by 9 residents. No letters received in support of the proposals.

Reasons given in objection to the scheme include:

• Location of the ‘holding area’ for construction vehicle – Noise and disturbance from construction works

• Bulk and massing

• Lower daylight & sunlight
• Creating shadows and privacy intrusion
• Loss of outlook
• Proposals not compatible with garage businesses in the railway arches
• Out of scale and character with surrounding area and in particular the conservation area it abuts.
• Excessive density and overdevelopment
• Pressure on services
• Increased traffic congestion, highway safety and parking
• Impact on biodiversity
• Design consideration
• Loss of existing community facilities on site
• Ground floor commercial not required
• Alternative site within the borough
• 100% affordable rent tenancy not in tune with the goal of socially diverse borough
• Proposal should be directed towards Key workers
• Adverse impact on existing businesses on Arnold Road, creating temporary loss of jobs
• Inadequate refuse facilities for both commercial and residential and waste management
• Limited outdoor spaces
• Potential for fire

4.6 The loss of private views has also been raised in objection to the proposal. Impact of development on private views is not a material planning consideration. The proposal’s impact on outlook is addressed in the amenity section.

b) Second round of consultation

4.7 In light of the 4 new documents submitted for the application as a result of the JR proceedings, the LPA undertook a new round of consultation. Site notices were displayed around the site on 19th March 2019, a press notice was issued on 21st March 2019 and neighbour letters were sent out on 15th March 2019. It was brought to the attention of the LPA that there was an issue with the LPA’s planning register and that residents were not able to view documents between 15th and 18th March 2019. As such, the LPA extended the consultation deadline for a further 7 days until 12th April 2019. Neighbours were notified of this extension by letter.

4.8 21 individual letters of objections were received, 2 petitions, 1 e-petition with 41 signatures and 1 hard copy petitions with 160 signatures, as well as, 1 letter of support.

4.9 It is noted that in some cases, individuals have signed more than 1 petition as well as submitting individual representations.

c) Third round of consultation

4.10 On 9th August 2019, the applicant submitted a new Internal Daylight and Sunlight report, produced by DPR (ref: 18416/AJC/VK) which replaced the previous report produced by Waldrams (dated 23rd August 2016). As such, the Council carried out a further round of consultation for 2 weeks in the format of neighbour letters. This consultation was originally due to end on 26th August 2019. However, a handful of neighbours felt that with the 14 day consultation being over the summer holidays and taking place during a bank holiday, in addition to the timing of the delivery of the letters, it was not an acceptable amount of time for people to respond. As such, the LPA extended the consultation for a further 7 days until 3rd September 2019.
6 representations were received as part of this round of consultation.

**New representations in objections including petitions (in addition to the previous extant objections)**

Reasons given in objection to the scheme that were not included in the first round of consultation responses include:

- The new Daylight/Sunlight report by Delva Patman Redler is considered to be misleading
  - (Officer response: The LPA commissioned Anstey Horne to carry out an independent review of the previous DS (daylight and sunlight) report and the current one. A comprehensive analysis of these studies has been provided in the D/S section of the report).
- No claims that the new D/S report has considered the findings of the High Court
- The updated D/S fails to include details of window measurements used in relation to the Tomlins Grove properties
- The information in the Visual Impact Assessment is misleading and inaccurate
- The Heritage Statement is misleading
  - (Officer response: The Council's conservation officer has reviewed this application and does not consider the information provided to be misleading or to have a negative impact on the area)
- Validity of accuracy of the new DS report as the previous report was inaccurate.
- Disappointed that more care and attention wasn't taken by the Council to ensure that information put in the public domain in relation to the resubmitted application was factually correct.
- No evidence to suggest that tests have been undertaken in relation to the reflected glare that the Tomlins Grove properties would experience, or the additional running costs in relation to the additional electricity usage necessary if redevelopment goes ahead
- The Council is breaching its density guidelines
- The Council is breaching many of its own commitments to existing residents in relation to minimising impact, overshadowing, outlook, privacy and protecting daylight
- Danger during construction (local roads are too narrow for inevitable HGV traffic) including significant additional air pollution

**Petition reason for objections (electronic):**

- This is a re-submission of plans, which were found to be materially misleading when first submitted in 2016.
  - (Officer comment: It is important to clarify that the court in the judicial review did not find the submitted plans to be misleading, rather the officer’s report to committee.)

  *The Court held that the conclusions reached about the impact on the sunlight and daylight to the Tomlins Grove properties might have been different had the report not been materially misleading and might have resulted in a different view on whether the proposed development complied with Policy DM25.1(d).*

- The proposals remain unchanged and the local residents will be affected by the imposing height of the proposed 6 and 8 storey buildings (which will be double the height of existing surrounding buildings), thus overshadowing homes and which subsequently is omitted from the updated Visual Impact Assessment Report PA_16_02789_A1

  This will have a detrimental affect (sic) on the current residents owing to;
• A significant negative visual impact,
• A significant loss of daylight and sunlight
• The height of the development is not in keeping with the adjacent conservation area
• A loss of privacy at the back of homes,
• A loss of amenity to back gardens

**Petition reason for objections (hard copy):**
• Impact scheme will have on surrounding properties all of which are smaller
• Parking is currently an issue and proposed car free will have exclusions and only operates during restricted hours.

The letter of support:
• Good design
• Sunlight issue is unfortunate however not overwhelming given the separation distances between Tomlins Grove and Arnold Road.
• Support delivery of social housing
• Supports car free

4.12 The issues are addressed in the material planning considerations section of this report.

5. CONSULTATION RESPONSES

**Internal Consultees**

**Design and Conservation**

4.13 No objection

**Air quality**

4.14 No objections subject to construction and demolition activities condition, as the assessment submitted with proposals indicates that the development will not lead to any significant impacts on air quality and that the pollution levels at the site are below the relevant air quality objectives and it is therefore suitable for residential use.

**Employment and Enterprise**

4.15 No objections subject to financial contribution to support and/or provide training and skills need of local residents in accessing the job opportunities created through the construction phase of the development.

**Energy**

4.16 No objections subject to a carbon offsetting contribution of £82,260.

**Occupational Therapist**

4.17 No objections. A range of detailed and specific recommendations were put forward to improve the functionality of the wheelchair accessible units.
Sustainable Urban Drainage System (SuDS)

4.18 No objection to the use of below ground storage, however, the use of sustainable techniques has not been applied, SuDS should typify management and provision of water quantity, water quality, Amenity and Biodiversity. The use of SuDS features that provides source control and other benefits, such as permeable paving, rainwater harvesting systems or grey water recycling to improve the sustainability of the site as cited in the report and revised strategy. It is not clear how the entire drainage system is to be maintained, therefore details of agreed adoption, monitoring and maintenance of the drainage and SuDS features to be achieved via condition should planning permission be granted.

4.19 To ensure flood risk is not increased elsewhere a detailed surface water drainage scheme as outlined in the report would be secured via planning condition.

**External Consultees**

**Environment Agency**

4.20 The site is within Flood Zone 1 and has no significant risk of surface water flooding. The proposals would be considered acceptable to comply with the London Plan Policy 5.13 and Local plan policy DM13. The SuDS assessment produced by Price & Myers sets out proposals to limit surface water outflow to 5l/s. The applicant proposes to achieve this by including 103m of storage.

**Thames Water**

4.21 Thames Water advises that there is no objection with regard to sewerage infrastructure capacity.

4.22 Thames Water advises that a piling method statement condition detailing the depth and type of piling to be undertaken and the methodology by which such piling will be carried out, including measures to prevent and minimise the potential for damage to subsurface sewerage infrastructure, and the programme for the works be imposed to safeguard local underground sewerage utility infrastructure and an informative in respect of discharging ground water into a public sewer.

**Crime Prevention Officer (Metropolitan Police)**

4.23 Given the high levels of locally reported crimes and the legislation and planning guidance regarding the above, a Secured by Design condition to any design and layout aspect would be considered appropriate in order to enable the development to achieve Secured by Design accreditation, or as a minimum to encompass the principles and practices of Secured by Design, thereby creating safer more sustainable communities.

**Transport for London**

4.24 The proposed ‘car free’ development is acceptable, subject to a permit free agreement for any existing and future controlled parking zone.

4.25 Non-designation of the proposed 2 disabled car parking is a concern because of the high level of vehicular services around the site. Applicant states that the two parking spaces are for the residents and an on-street Blue Badge parking bay can be provided for the B1 occupants should demand arise.

4.26 The proposed cycle provision is acceptable but TfL recommend that at least 5% of all spaces can accommodate a larger cycle, plan 9-1602-P-105B has been amended to cater for larger cycles.
4.27 Require full details of construction works including any structural changes & impacts on underground infrastructure, this can be achieved via condition.

6. **RELEVANT PLANNING POLICIES AND DOCUMENTS**

6.1 Legislation requires that decisions on planning applications must be taken in accordance with the Development Plan unless there are material considerations that indicate otherwise. Further guidance is provided within item 5.

6.2 The NPPF (2019), which the Development Plan needs to be in accordance with, sets out the Government’s planning policies for England and how these should be applied and provides a framework within which locally-prepared plans for housing and other development can be produced. The purpose of the planning system is to contribute to the achievement of sustainable development which has the following three overarching objectives: economic, social and environmental.

6.3 The Draft London Plan currently has limited weight however the GLA and TfL are applying great weight to the draft provisions. As the decision maker, Council are able to decide what weight is applied and as such the Draft London Plan is considered to have limited weight.

6.4 With regards to LBTH’s Emerging Local Plan, the weighting of draft policies is outlined in paragraph 216 of the National Planning Policy Framework (NPPF) (2012) and paragraph 19 of the National Planning Practice Guidance (Local Plans). The degree of weight that can be attached to the Local Plan will depend upon how much progress has been made with the emerging plan and the number of unresolved objections to it, and the degree of consistency with the NPPF (2012). The more advanced the preparation and the fewer the number of objections to plan policies, the greater the weight it may be given in the determination of planning applications.

6.5 As the Local Plan has reached an advanced stage, decision makers can now attach more weight to its policies in the determination of planning applications. This is because:
   a. the Local Plan has been subject to three rounds of public consultation in accordance with regulations; both Cabinet and Full Council approved the publication and submission of the final draft Local Plan (on 19 September 2017 and February 21 2018 respectively) and consider that it is both sound (i.e. positively prepared, justified, effective and consistent with national planning policy) and legally compliant;
   b. the Local Plan is currently undergoing an independent public examination by a government-appointed inspector (Mrs Christa Masters). The examination hearings ran between 6-21 September and 11-15 October 2018;
   c. the Mayor of London has indicated that the Local Plan (submission version) is in general conformity with the current adopted London Plan (note the draft London Plan which itself reached an advanced stage) and has raised no soundness or legal objections to the draft Local Plan in response to the regulation 19 consultation stage and examination in public; and;
   d. the Local Plan is subject to a number of main modifications in response to the examination in public, which the inspector considers are necessary to make the Local Plan sound. Consultation on the main modifications is now live. At the close of the consultation, the inspector will consider the main modifications and the responses made on them during the consultation period. The inspector will subsequently publish a report. However, the Local Plan does not carry full weight until it has been formally adopted.

6.6 As such, the Emerging Local Plan will be used in the assessment of this planning application and it is considered overall that the plan has moderate weight. The degree of weight of each policy depend upon objections received during the regulation 19 consultation and any emerging policy used in the assessment sections below will note in bracket its weight. A
decision has been taken to generally only refer to Emerging Plan policies where objections are raised and where the weight is either moderate or high.

6.7 Please note that the above references to the 2012 NPPF are correct as the Emerging Local Plan was initially lodged prior to the amendments of 2018 and 2019.

6.8 In this case the Development Plan comprises:
- The London Plan 2016 (LP)
- Tower Hamlets Core Strategy 2010 (SP)
- Tower Hamlets Managing Development Document 2013 (DM)
- Tower Hamlets Emerging Local Plan 2019 (THLP)

6.9 The key development plan policies relevant to the proposal are:

**Land Use**
- LP 3.16, SP06, SP07, DM3, DM4, DM8, DM15, H1, H2, H3, EMP3, EMP4, CF1, CF2, CF7
  (local job creation and investment, loss of community facility, housing)

**Design**
- LP7.1-7.8, SP09, SP10, SP12, DM10, DM23, DM24, DM26, DM27, DH1, DH2, DH3, DH5, DH6
  (layout, massing, building heights, materials, public realm, heritage)

**Amenity**
- LP7.6, LP7.15, SP03, SP10, DM25, DH7, DH8
  (privacy, outlook, daylight and sunlight, construction impacts)

**Transport**
- LP6.1, LP6.3, LP6.9, LP6.10, LP6.13, SP05, SP09, DM14, DM20, DM21, DM22, TR1, TR2, TR3
  (sustainable transport, highway safety, car and cycle parking, waste, servicing)

**Environment**
- LP3.2, LP5.1 - 5.15, LP7.14, LP7.19, SP03, SP04, SP11, DM9, DM11, DM13, DM29, DM30, ES1, ES2, ES3, ES6, ES7, ES8
  (biodiversity, energy efficiency, air quality, drainage, contaminated land)

6.10 Other material considerations relevant to the proposal are:
- National Planning Practice Guidance (updated 2019)
- LP Land for Industry and Transport SPG (2012)
- LBTH Employment Land Review (2016)
- LBTH Planning Obligations SPD (2016)
- Tomlins Grove Conservation Area Character appraisal (March 2007)
- Tower Hamlets Cemetery Conservation Area Character appraisal (March 2007)
7. **PLANNING ASSESSMENT**

**Personal Permission**

7.1 The applicant in this instance is the London Borough of Tower Hamlets, resulting in the application being personal to London Borough of Tower Hamlets. Any planning permission granted for this application shall be exclusively used by the Council only.

7.2 As a result of the applicant and the LPA both being the same authority, it is not possible to enter into a legal agreement with each other. As such, all financial and non-financial contributions will be secured via condition.

7.3 The key planning issues raised by the proposed development are:
   i. Land Use
   ii. Design & Heritage
   iii. Neighbour Amenity
   iv. Transport
   v. Environment
   vi. Infrastructure
   vii. Equalities and Human Rights

**Land Use**

**Loss of employment and existing community facility**

7.4 The key policy requirements in relation to retention of employment uses are set out in the Managing Development Document (MDD) Policy DM15 (Local Job Creation and Investment), paragraph 15.2. The development which is likely to impact on or displace an existing business must find a suitable replacement accommodation within the borough unless it can be shown that the needs of the business are better met elsewhere. The Site is not designated as an employment location and no loss of existing employment is envisaged on site given that the site is now vacant. In addition, the proposed commercial use at the ground floor level would provide employment opportunity on site above the existing provision (which is zero).

7.5 Policy DM8 requires the protection of community facilities. It states that the loss of a facility will only be considered if it can be demonstrated that there is no longer a need for the facility within the local community and the building is no longer suitable, or the facility is being adequately reprovided elsewhere in the borough.

7.6 When the application was originally submitted and assessed in 2016, the current building on the site was occupied by an adult day centre run by the charity Vibrance with car parking located to the rear. Only the ground floor was occupied and in use as a community centre (Class D1 use), the rest of the site was empty and appeared to have been for some time.

7.7 Since this time, the adult day care centre has relocated to another premise in Stepney Way which is located within Tower Hamlets, resulting in the entire site being vacant. The reason for this move was due to the Arnold Road site not being suitable due to its layout, adaptability and quality of space. The new site in Stepney Way would provide a better space to cater for the need of the users.

7.8 The applicant has confirmed that William Brinson was gradually vacated and handed over by 11th December 2018 and that since this time, the site has been vacant and secure.
7.9 The site area is 0.25 hectares and by virtue of the site being vacant, it is arguably under-utilised. The proposed development with the provision of commercial floorspace would provide small B1 suites, 2 units totalling 124sqm GIA in the north block and 3 units totalling 277sqm GIA in the south block at the ground floor level with residential above, and would respond positively to the site with no loss of employment or community facilities.

7.10 In light of the above, the proposed loss of employment-generating land and the existing community facility and the reprovision of the community facility would be considered to accord with policies SP06, SP07 and DM15.

Housing

Affordable Housing

7.11 The London Plan has a number of policies which seek to guide the provision of affordable housing in London. Policy 3.9 seeks to encourage mixed and balanced communities with mixed tenures promoted across London and provides that there should be no segregation of London’s population by tenure. Policy 3.11 identifies that there is a strategic priority for affordable family housing and that boroughs should set their own overall targets for affordable housing provision over the plan period which can be expressed in absolute terms or as a percentage.

7.12 The proposed 62 units with 51% family units all affordable rents would be slightly above the 45% the policy requirement, however, given the scheme had been designed with particular reference to the council’s high need rented accommodation especially for families, would comply with the aforementioned Policies and to be provided at Borough Framework Rents. Following consultations, the Council’s affordable officer raised no objection subject to affordable rent condition.

Housing Mix

7.13 Pursuant to Policy 3.8 of the London Plan, new residential development should offer genuine housing choice, in particular a range of housing size and type. Policy SP02 of the Core Strategy also seeks to secure a mixture of small and large housing and Policy DM3 (part 7) of the MDD requires a balance of housing types including family homes. Specific guidance is provided on particular housing types and is based on the Council’s most up to date Strategic Housing Market Assessment (2009).

7.14 Table 1 below compares the proposed target mix against policy requirements:

<table>
<thead>
<tr>
<th>Ownership</th>
<th>Type</th>
<th>North Block</th>
<th>South Block</th>
<th>Total Number of units (North and South combined)</th>
<th>Policy requirement (%)</th>
<th>Proposed mix (%)</th>
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</thead>
<tbody>
<tr>
<td>Affordable Rent</td>
<td>1 bed</td>
<td>0</td>
<td>16</td>
<td>16</td>
<td>30</td>
<td>26</td>
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<tr>
<td></td>
<td>2 bed</td>
<td>2</td>
<td>12</td>
<td>14</td>
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<td></td>
<td>4 bed</td>
<td>0</td>
<td>12</td>
<td>12</td>
<td>15</td>
<td>19</td>
</tr>
</tbody>
</table>

Table 1
7.15 DM3 (3.3) states that the Council will give favourable consideration to proposals which exceed its strategic target of 50% affordable housing. The current proposal is 100% affordable which exceeds the Council’s affordable provision target.

7.16 The Council’s Housing section have advised that 50% of the rented homes will be Tower Hamlets social target rent and the remaining will be Tower Hamlets Living Rents.

7.17 In relation to the affordable rent mix, given that the proposals is 100% affordable rent, the proposal would broadly meet the policy targets. In particular the affordable rented accommodation proposed would have a good mix of 1, 2, 3 and 4 bedroom homes for prospective occupiers. Overall the scheme would provide 51% of family units which is above the policy requirements of 45%. There is a total of 20 units within the northern block comprising of 18 x 3 bed units and 2 x 2 bed wheelchair units. The southern block comprises of 42 units in total, 16 x 1 bed of which 2 are wheelchair units, 12 x 2 bed units, 2 x 3 bed wheelchair units and 12 x 4 bed units.

7.18 The scheme proposes 100% affordable units with all affordable rent. The scheme has been designed with particular reference to the Council’s high need for rented accommodation, especially for families.

7.19 On balance, whilst this proposal does not meet all of LPA’s policy targets, officers consider that this application contributes favourably to the mix of units across tenures within the borough as a whole especially with the generous provision of family units as a material consideration and would therefore be considered to be acceptable in policy terms.

Wheelchair Accessible Housing and Lifetime Homes Standard

7.20 Policy 3.8 of the London Plan and Policy SP02 of the Core Strategy require that all new housing is built to Lifetime Homes Standards and that 10% is designed to be wheelchair accessible or easily adaptable for residents who are wheelchair users.

7.21 Six wheelchair accessible homes are proposed which amounts to approximately 10% of the total units.

7.22 This is in accordance with the needs of families waiting for fully accessible housing on the Common Housing Register. The detailed floor layouts and locations within the site for the wheelchair accessible homes will be conditioned. Two disabled accessible on-street car parking space would be provided at the front of site on Arnold Road.

Quality of residential accommodation

7.23 GLA’s Housing SPG provides advice on the quality expected from new housing developments with the aim of ensuring it is “fit for purpose in the long term, comfortable, safe, accessible, environmentally sustainable and spacious enough to accommodate the changing needs of occupants throughout their lifetime”. The document reflects the policies within the London Plan but provides more specific advice on a number of aspects including the design of open space, approaches to dwellings, circulation spaces, internal space standards and layouts, the need for sufficient privacy and dual aspect units.

7.24 All of the flats meet the London Plan space standards; have a floor-to-ceiling height of 2.6m in accordance with the GLA’s Housing SPG. No floor would have more than 8 units per core, again in accordance with the SPG.

7.25 Approximately 75% of the flats would be dual aspect and all of the flats would have balcony at a size which would be policy compliant. The only single aspect units are the 1 bedroom flats which are east facing.
Daylight/Sunlight – for new residential developments

7.26 Policy DM 25 requires the protection of the amenity of future residents and occupants by ensuring adequate levels of daylight and sunlight for new residential developments. Guidance relating to daylight and sunlight is contained in the Building Research Establishment (BRE) handbook ‘Site Layout Planning for Daylight and Sunlight’ (2011). The primary method of assessment of new build accommodation is through calculating the average daylight factor (ADF). BRE guidance specifies the target levels of 2% for kitchens, 1.5% for living rooms and 1% for bedrooms.

7.27 Given the history of the application and the conclusions drawn from the JR with the original daylight and sunlight report prepared by Waldrams, the applicant instructed Delva Patman Redlar (DPR) to produce a new daylight and sunlight assessment as part of this application.

7.28 DPR produced 2 daylight and sunlight assessment documents, the first of which assessed the impacts to existing neighbouring residential properties (dated January 2019) and a subsequent report which assessed the internal daylight and sunlight levels within the proposed dwellings (dated August 2019). Both documents were consulted on in line with the LPAs protocols.

7.29 The LPA instructed Anstey Horne (AH) to carry out a review of the daylight sunlight report (produced by DPR) on their behalf.

Daylight

7.30 Anstey Horne have reviewed the methodology undertaken by DPR and have confirmed its acceptability, specifically that the relevant tests are the Average Daylight Factor and Annual Probable Sunlight Hours. In addition, DPR have also referred to additional analysis which are the Room Depth Criterion and No Sky Line tests.

7.31 In terms of the internal daylight analysis, this has been undertaken for all main habitable rooms on the 1st, 2nd and 3rd levels. Anstey Horne have advised that as the floor plans repeat where there is adherence on the 3rd floor, those rooms have not been continued to be tested to the upper floors, only those which do not adhere have been tested as you go higher up the buildings. This is common practice, as the daylight and sunlight levels will improve the higher you test up the building. The appended ADF results demonstrate that 220 out of 248 (89%) rooms tested will meet the ADF targets. Anstey Horne advise that this is a good level of adherence.

7.32 As part of DPRs assessment, they also undertook room depth and no-sky line assessments.

7.33 The room depth analysis has been calculated for all main habitable rooms on all floors. The results demonstrate that 189 out of 248 (76%) rooms will satisfy the BRE guidelines.

7.34 The no sky line (NSL)/daylight distribution analysis has been completed to all main habitable rooms on the 1st, 2nd and 3rd floor levels. The results demonstrate that 106 out of 120 (88%) rooms will satisfy the BRE guidelines. The upper floors will have levels of adherence which are just as good as the results which have been confirmed, as the levels of light will improve as you test higher up the building.

Sunlight

7.35 With regard to the internal sunlight analysis, this has been completed to all main habitable rooms on the 1st, 2nd and 3rd floor levels. The results demonstrate that 72 out of 120 (60%) rooms will meet the annual and winter sunlight hours target. With 6 (5%) rooms meeting only the winter sunlight hours and 42 (35%) rooms not meeting either of the annual or winter targets. The upper floors will have levels of adherence which are just as good as the results appended to the DPR report. It is worth noting that all windows have been tested for sunlight,
regardless of orientation. The BRE guidelines advise that for neighbouring properties, only windows which face within 90° of due south need to be tested for sunlight.

7.36 The testing to the first, second and third floor levels demonstrates that 21 out of 30 (70%) flats would meet both the annual and winter sunlight hours target in at least one main living room. 3 out of 30 (10%) flats would have good levels of sunlight but would be marginally below the targets, achieving between 23-24% APSH and 3% for winter sunlight hours. 2 out of 30 (7%) flats would have reasonable levels of sunlight, achieving between 18-19% APSH and 2% for winter sunlight hours. The remaining 4 flats are northwest corner flats in the south block and a northeast corner flat in the north block, with the orientation being the main reason for the lower sunlight levels.

7.37 The BRE Guidance suggests that if at least 50% of the gardens or outdoor amenity space receives at least two hours of direct sunlight on the 21st March, then the proposed amenity spaces are considered well sunlit.

7.38 As shown in Figure 8 below, the sunlight amenity analysis shows that 3 of 4 proposed amenity spaces (A1, A2 and A4) comply with the BRE guidelines. Area A3 will receive 2 hours of sunlight on 21st March to 41% of its area, 9% short of the BRE recommendation of 50% of the area receiving 2 hours of sunlight.
7.39 It is important to note that the amenity space of A3 is located under an arcade beneath the proposed south block, providing a transition between inside and outside. This is likely to be a main reason for the space not achieving the BRE recommendation.

7.40 On balance, as 3 of 4 areas are in line the BRE guidance and area A3 falls marginally below BRE guidance, officers consider the proposals do not result in unacceptable overshadowing of the amenity space in terms of sunlight amenity.
**Conclusion**

7.41 The proposed development is considered to ensure adequate levels of daylight and sunlight.

**Private Amenity space and communal child play space**

7.42 Private amenity space requirements are determined by the predicted number of occupants of a dwelling. Policy DM4 of the MDD sets out that a minimum of 5sqm is required for 1-2 person dwellings with an extra 1sqm provided for each additional occupant. If in the form of balconies they should have a minimum width of 1500mm. The proposal provides private amenity space, in the form of balconies to all of the flats in compliance with the above quantitative standards.

7.43 Policy DM4 requires communal amenity space and child play space for all developments with ten or more units. The communal amenity space requirement for this development is 102sqm. The child play space requirement is 10sqm per child.

7.44 The GLA has published an updated version of the GLA Population Yield Calculator and methodology on the GLA Datastore to support their new London Plan Policy S4: Play and informal recreation which requires residential developments to provide 10 square metres of play space per child. In line with this tool, a total of 977 sqm child play space would be required.

7.45 Using the previous model which has now been archived required a minimum of 942 sqm play space for this inner London location.

7.46 As part of the original planning assessment process, the GLA and LBTH agreed the child yields for this proposal.

7.47 The development is predicted to generate 61 children and therefore 610sqm of child play space is required (ages 0-11 yrs), split across the different age groups set out in the GLA’s Play and Informal Recreation SPG (2012).

7.48 The development would provide approximately 980sqm (308sqm communal and 672sqm playspace for 0-11 year olds) of amenity space. This would significantly exceed the combined policy requirement of 712sqm for communal amenity space (102sqm) and child play space (610sqm) for all ages as required by Policy DM4 of the MDD and also exceeds the quantum required by the GLA. The Design and Access Statement has set out indicative arrangements for these spaces.

7.49 The spaces are accessible, secure and appropriately separated from vehicular traffic and well overlooked by the proposed development and would be accessible to all residents. The detail, including planting and play equipment can be appropriately secured by condition. The condition shall also seek to ensure a minimum of 610sqm of child play space is provided.
7.50 The play space requirement for older children (12+ years) is 240sqm. The applicant has confirmed that the facilities within Mile End Park, which is a 15 minute walk away, will be used.

Density

7.51 The Core Strategy’s place-making annex identifies Bromley-by-Bow as an area that will become more economically prosperous through comprehensive regeneration and new development. The ambition is for the area to increase the diversity of housing choice, and to promote family housing in the area along with new green spaces. The Core Strategy also sets out principles for new buildings, including for them to focus higher-density development above the relocated supermarket and around the public transport interchange. In addition, officers consider that new development should improve the permeability and legibility by aligning with the existing street network and also respond to the local constraints, opportunities and characteristics.

7.52 Policies 3.4 of the London Plan (2016) and SP02 of the Core Strategy (2010) seek to ensure new housing developments optimise the use of land by relating the distribution and density levels of housing to public transport accessibility levels and the wider accessibility of the immediate location.

7.53 The London Plan (policy 3.4 and table 3.2) sets out a density matrix as a guide to assist in judging the impacts of the scheme. It is based on ‘setting’ and public transport accessibility as measured by TfL’s PTAL rating.

7.54 The site has a PTAL rating of 6a and is defined as being within an urban area. The London Plan sets out density ranges in Table 3.2 and Policy 3.4, which states that:

“Taking into account local context and character, the design principles in Chapter 7 and public transport capacity, development should optimise housing output for different types of location within the relevant density range shown in Table 3.2.”

7.55 For the application site, the London Plan would suggest that a density of 70-260 units per ha, or 200-700 habitable rooms per hectare, is appropriate. The net site area for the purpose of density calculations is 0.25ha. The proposed scheme proposes 62 residential units, resulting in a density of 248 units per hectare or 792 habitable rooms per hectare which would slightly
exceed the London Plan Policy 3.4 density matrix, however proposed density would be considered acceptable given the context, design principle and public transport accessibility.

7.56 Not only does the proposal generally accord with density range of the London Plan numerically in terms of units per hectare, but when considered against the standards in the London Plan Housing SPG as set out in the following sections of this report indicates that the proposed development would:

- preserves the setting of both Tower Hamlets Cemetery, Tredegar Square and Tomlins Grove Conservation Areas when viewed from within the conservation areas;
- preserves the setting of neighbouring listed terraces
- the development would not result in excessive loss of sunlight or daylight for neighbouring homes and the new flats would have good access to daylight and sunlight;
- the development provides a good mix of unit sizes within the scheme
- the development is ‘car-free’ owing to the site’s excellent accessibility to public transport with 2 disabled on-street car parking spaces provided. The development would not cause unacceptable traffic generation;
- The proposed development is liable for the Mayoral and Tower Hamlets Community Infrastructure Levy, which will ensure the development contributes appropriately to the improvements to local social and physical infrastructure (only the commercial will be liable for CIL as the affordable will be able to claim social housing relief)
- The materiality and design is considered to be of high quality, would develop an underutilised site close to conservation areas and replaces a former building that detracted from the quality of the built environment.

7.57 The principle of mixed use development at this site is acceptable in line with SP02 (1a) which focuses new housing in the eastern part of the borough and with SP06 (1b and 3c) which encourages the provision of suitable units for small and medium enterprises.

7.58 Given the above and the residential character of surrounding area around the site, the principle of intensification of housing/commercial use is strongly supported in policy terms.

Design & Heritage

7.59 The NPPF promotes high quality and inclusive design for all development, optimising the potential of sites to accommodate development, whilst responding to local character. Detailed Planning Guidance on ‘Requiring Good Design’ is set out in chapter 7 of the NPPF.

7.60 Chapter 7 of the London Plan places an emphasis on robust design in new development. Policy 7.1 provides guidance on building neighbourhoods and communities. It states that places should be designed so that their layout, tenure, and mix of uses interface with surrounding land and improve people’s access to social and community infrastructure. Policy 7.4 specifically seeks high quality urban design having regard to the local character, pattern and grain of the existing spaces and streets. Policy 7.6 seeks the highest architectural quality, enhanced public realm, materials that complement the local character, quality adaptable space and to optimise the potential of the site.

7.61 Core Strategy Policy SP10 and Policy DM23 and DM24 of the MDD seek to ensure that buildings and neighbourhoods promote good design principles to create buildings, spaces and places that are high-quality, sustainable, accessible, attractive, durable and well-integrated with their surrounds.

7.62 The following elevations show the various elevations of the buildings, the materials and fenestration are discussed later within this section.
7.63 The proposal is laid out in two linear blocks of 6 storeys to the north and 8 storeys to the south with the provision of a well-proportioned communal central space between the blocks for communal use, accessed from Arnold Road. The central circulation cores are top lit, increasing the sense of openness with flats arranged around core, achieving an efficient layout and enabling most units to be dual aspect units providing a standard residential living accommodation and for ease of buildability.

7.64 The proposed buildings have been designed to prevent direct overlooking between rooms (especially habitable rooms). The proposed design would provide active frontage to Arnold Road with the provision of commercial uses at ground floor level, this is in reaction to the site constraint, given the nature of existing car business uses of the arches. It is considered that the provision of ground floor commercial uses at this location would be compatible with the surrounding area, increasing footfall down Arnold Road and enables passive surveillance at varying times throughout the day, given the nature of the proposed operation hours to the commercial units, which would be different from the usual office hours. The layout is an appropriate approach to the opportunities and constraints of the site and optimises development on the site.

7.65 The proposed design is considered to respond appropriately to different environments around the site and associated constraints, in particular the two railway lines, the uses within the
railway viaduct arches and the raised footbridge, by locating the commercial uses at the ground floor level fronting Arnold Road in line with the commercial uses opposite site and the layout which sets adequate separation distances from the rail lines and still able to provide mainly dual aspects units. In addition, the proposed full height windows and doors to the ground floor would create a dialogue between the commercial units and the street and therefore improve overlooking. The proposed commercial units would generate footfall throughout the day and early evening.

7.66 Units are designed internally facing to provide zones of public and private spaces, with inset balconies. All units would have adequate levels of natural light given the adequate floor to ceiling height and the introduction of corner glazing. All wheelchair units are located on the first floor of both blocks in order to minimise the need to travel by prospective users. Both blocks would also provide two lifts in each core to ensure adequate access provision.

7.67 The main entrances to the residential are located within the internal elevations facing the two blocks. The entrances are also located towards the middle of the courtyard to facilitate movement within the central space. The gentle winding design of the stairs around an open void is to provide multiple landings to encourage the use of the stairs to encourage healthy lifestyle. The southern block due to the height requires the staircase to be lobbed from the lift core. The arrival point into the building is on the shorter edge of the elevation with direct access to the courtyard.

7.68 Five commercial units totalling 398 sq.m are proposed for B1 use with each unit would having its own entrance directly from Arnold Road, providing active street frontage with its own dedicated bin storage, cycle and shower facilities. The proposals would provide opportunities for local businesses and employment and would be provided as shell and core, allowing flexibility for tenant fit out.

7.69 Proposed commercial units are proposed to be standard units with floor to ceiling height of 3.14m minimum to allow for maximising daylight penetration and reduce the need for artificial light, to comply with British Council for Offices Specification 2014.

Appearance

7.70 The development’s appearance is inspired by what is often termed the New London Vernacular with elevations predominantly faced in brickwork, facades topped with a parapet, vertically emphasised windows echoing the regular grid pattern of Georgian fenestration, deeply recessed windows, and accented entrances where possible directly from the street. This approach complements other development in the area.

7.71 The appearance of the development varies around the site appropriately addressing the site’s setting. The predominant material used in the area is brickwork with elements of stucco and stone detailing around windows and doors. The brick piers and deep set reveals generate a rhythm to the façade which would be similar to the railway arches opposite. The vertical rhythm of the façade is punctuated by horizontal concrete elements of a contrasting colour as balcony and window lintels, this would further reduce the massing of the proposed development.

7.72 The northern block at 6 storeys is smaller in scale and height to suit the smaller neighbouring developments while the southern block at 8 storeys is bolder reflecting its position along the rail track. Generally, the proposed scale and height at this location would be considered acceptable where there are larger perimeter buildings. As such, the proposals are considered to be compatible with other developments in the immediate vicinity of site.

7.73 The entrance to each block is from the communal amenity space, drawing residents in to the site and encouraging natural surveillance. Brick piers and gates on to the street denote
defensible space and will have a fob control allowing access only for residents. Each lobby is well positioned and glazed to provide natural light and a legible welcoming entrance. The south block has an extended lobby being a longer building, and has a view through to a colonnade running along the rear communal areas.

7.74 There are 3 types of balconies proposed for the development, these are: inset balconies (with a variation between different types) corner balconies and Juliette balconies. The, balconies are intended to become external rooms to each unit where it is located, corner balconies and Juliette balconies, would further add interest to the façade without appearing confused or busy.

7.75 Officers consider the proposed development’s appearance would be a significant improvement in comparison to the buildings which have previously occupied the site, with residential units overlooking Arnold Road at the upper floors providing a more active frontage and increase passive surveillance.

Figure 13

Height

7.76 Policy DM26 and London Plan Policy 7.7 sets out policy in relation to tall buildings. The criteria set out by both policies can be summarised as follows:

- Be of a height and scale proportionate to its location within the town centre hierarchy and generally directed to areas such as the Central Activities Zone, Activity Areas, town centres, opportunity areas, intensification areas and within access to good public transport;

- Relate well to the form, proportion, composition, scale and character of surrounding buildings, urban grain and public realm (including waterspaces) and improve the legibility of the areas;

- Should incorporate the highest standards of design and architectural quality, making a positive contribution to the skyline when perceived from all angles during both the day and night. Developments should also assist in consolidating existing clusters;

- Should not adversely impact upon heritage assets or strategic and local views;
• Present a human scale at street level and enhance permeability of the site where possible;

• Provide high quality private and communal amenity spaces for residents;

• Provide public access to the upper floors where possible;

• Provide positive social and economic benefits and contribute to socially balanced and inclusive communities;

• Comply with Civil Aviation requirements, not interfere with telecommunication and television and radio transmission networks and consider public safety requirements; and,

• Not adversely affect biodiversity or microclimates.

7.77 The northern block would be 6 storeys high, reflecting modest scale development within the immediate vicinity of site which would not significantly impact on the amenity of nearby neighbours and surrounding area in terms of loss of light, privacy, outlook and visual amenity. The lower scale also assists in providing good daylight and sunlight to other parts of the development, including the communal amenity space & play space located within the central courtyard, rear and side of site.

7.78 The southern block would be 8 storeys high, this would be considered acceptable as proposal would still provide a good level of sunlight on the south façade of the north building due to the slight splay of both buildings, and would not significantly impact on amenity of nearby neighbours. This height reflect its position close to larger perimeter blocks in surrounding area, therefore would not be considered to be out of scale and character with surrounding area.

7.79 The proposed development would broadly align with other recent approvals in surrounding area. Accordingly, officers are of the opinion that the development would not appear as out of context with its surroundings.

7.80 It is considered that factors including the high standard of design and architectural quality would ensure that the proposal would not have a harmful impact on the significance of the nearby conservation areas.

7.81 The following image provides a visual of how the corners of the building with balconies are designed.
In conclusion, the development would be of high quality design and is an appropriate response to redevelopment opportunities presented by this site. The proposal generally accords with the relevant development plan policies.

**Landscaping**

The proposed approach to landscaping as amended would be considered acceptable, giving it a feel of useable and legible amenity space within the site. The amenity area is mainly located to the central courtyard, rear of both blocks and the ‘Rose garden’ located on the southern side of the southern block. The updated landscape strategy shows that the landscaping could effectively soften the appearance of the building from the street as well as providing a good range of child play space features and native planting, which is good for biodiversity, within the courtyard. A more detailed landscape strategy would be required and this can be achieved via appropriate condition.

The central yard is the main communal space. The focal point of the yard is a large, multi-stem feature tree with a circular bench around its stem. Long benches are proposed against a backdrop of climbing plants on either side of the courtyard providing seating. As the yard provides entry to the buildings blocks and to the two adjacent courtyard, high quality clay pavers create a unified floor plane, details to be achieved via condition. Given that the central yard of the development is a space that unifies the residents of both blocks, the landscape proposals seeks to create a simple and strong gesture by using a single large tree, providing most vegetation on the ground and on the walls, and thereby creating as much open space as much as possible to be occupied.

The western space along the southern and northern blocks designed as a single space would have strong relation with the building and its interior.
Secure by Design

7.86 Policy 7.3 of the London Plan seeks to ensure that developments are designed in such a way as to minimise opportunities for crime and anti-social behaviour. The built form should deter criminal opportunism and provide residents with an increased sense of security.

7.87 In general, the proposed layout and mix of uses provides some activity at street level and natural surveillance. A particular improvement is the level of natural surveillance to Arnold Road. In addition, the proposals responds to the meet the Secure by Design requirements in providing a gated development at this location which evolved from the location of the site in an environment which would not otherwise be fit for residential purpose. The type of businesses opposite site and railway lines are not residential friendly, given the nature of the existing uses, therefore for proposals to be considered safe for residential purpose, it would need to be a gated development in accordance with Secured by Design advice.

7.88 The Crime Prevention Officer at the Metropolitan Police advises that the scheme raises no particular concerns in the manner it is designed and advises that the scheme should seek a Part 2 Secure by Design Accreditation. An appropriate condition has been recommended.

7.89 The proposal accords with the aforementioned policies.

Inclusive Design

7.90 Policy 7.2 of the London Plan (2016), Policy SP10 of the CS and Policy DM23 of the MDD seek to ensure that developments are accessible, usable and permeable for all users and that a development can be used easily by as many people as possible without undue effort, separation or special treatment.

7.91 A growing awareness of the importance of creating environments that are accessible for all people has led the Council to emphasise the importance of ‘inclusive design’. The development has been designed with the principles of inclusive design in mind, although gated development, this is as required by secure by design given the location of site and the proposed use mainly residential with no other residential development within the immediate vicinity of site.

7.92 The entrances and circulation spaces are ‘level’ and slip resistant, recessed openings provided at all external entrances. At least 2 wheelchair on-street parking spaces are provided, with the option to provide more, depending on demand.

7.93 10% of units would be wheelchair accessible or adaptable, in accordance with the policy requirements, all affordable rented units with a choice of size and aspect.

7.94 The proposal accords with the aforementioned policies.

Heritage

7.95 Policies in the London Plan (2016 as amended) and the CS and MDD seek to protect and enhance the character, appearance and setting of heritage assets and the historic environment.

7.96 Detailed Government policy on Planning and the Historic Environment is provided in the NPPF.

7.97 NPPF Paragraph 189 requires applicants to describe the significance of any heritage assets affected by a proposal. Since the original planning application was submitted and after the decision of the JR, the applicant provided a Heritage Statement (produced by Heritage Information Ltd) which includes a review of the 3 conservation areas (Tomlins Grove, Tower
Hamlets Cemetery and Tredegar Square Conservation Areas) surrounding the site and in the immediate vicinity, as well as an assessment of the significance of the site (in line with the NPPF), an impact assessment before concluding the application proposals are considered to cause no harm to the significance of any of the identified designated and non-designated heritage assets.

7.98 NPPF Paragraph 192 requires that in determining planning applications, local planning authorities should take account of:

- The desirability of sustaining and enhancing the significance of heritage assets and putting them to viable uses consistent with their conservation;
- The positive contribution that conservation of heritage assets can make to sustainable communities including their economic vitality; and
- The desirability of new development making a positive contribution to local character and distinctiveness.

7.99 NPPF paragraph 193 requires that when considering the impact of a proposal on the significance of a designated heritage asset, great weight should be given to the asset’s conservation. The more important the asset, the greater the weight should be. Significance can be harmed or lost through alteration or destruction of the heritage asset or development within its setting.

7.100 Paragraphs 194 and 195 of the NPPF refer to proposals which cause substantial harm, or less than substantial harm, to designated heritage assets and establish relevant tests.

7.101 In considering the significance of the asset, NPPF paragraph 201 notes that not all elements of a Conservation Area will necessarily contribute to its significance and paragraph 200 advises local planning authorities to look for opportunities for new development within Conservation Areas and within the setting of heritage assets to enhance or better reveal their significance. In addition, the same paragraph states that proposals that preserve those elements of the setting that make a positive contribution to or better reveal the significance of the asset should be treated favourably.

7.102 This section of the report considers the implications for the application in respect of the setting of both conservation areas along with any other assets that may be impacted.

Setting of the Tomlins Grove, Tower Hamlets Cemetery and Tredegar Square Conservation Areas

7.103 The application site is surrounded by both the Tomlins Grove and Tower Hamlets Cemetery conservation areas with Tredegar Square being located in close proximity. Although outside the conservation areas the site would be visible from both (Tomlins Grove and Tower Hamlets Cemetery). Officers consider that the existing buildings on the site related poorly to the conservation areas and did not engage or provide an active frontage to the Arnold Road.

7.104 The proposed buildings, constructed from brick and designed to respond to the context, would be of considerably higher quality and provide an active frontage and passive surveillance to Arnold Road.

7.105 There are a number of existing taller buildings (up to 10 storeys) within the wider setting of the site, as well as, Bow Magistrates Court. As such, when viewing the proposals in the context of the existing built environment, officers consider the proposal to be of an acceptable height, bulk and mass given the context of the wider setting of the conservation areas and statutory and locally listed buildings.
7.106 It is considered that the proposals would not have a significant impact on the setting of these conservation areas, given the separation distance between the site and other designated heritage assets.

7.107 One of the objectors drew reference to paragraph 5.7 of the Heritage Statement as being misleading as it was written without any site visit from the author of the report to the named properties and that it is a personal opinion. They also stated that there are other factors which are at stake greater than views i.e. sense of enclosure and losses in relation to daylight and sunlight, etc, all which breach guidelines.

7.108 Whilst officers acknowledge the points made in this part of the objection, officers do not agree with them. For example, separation distances between these properties in the conservation areas and the site exceed 18m (as per policy DM25 of the MDD) thus there are no overlooking issues, or sense of enclosure. Further amenity and design issues area discussed in the report.

7.109 As part of the recent submission of additional documents, the applicant also provided a Visual Impact Assessment (VIA) in line with Historic England’s ‘Setting of Heritage Assets’ which examines 3 viewpoints to establish the impact of the proposals on the character and appearance of the three conservation areas.

Figure 15: Viewpoints selected for the VIA
Viewpoint 1 – Mornington Grove looking East

Figure 16: Existing

Figure 17: Proposed

Viewpoint 2 Arnold Road looking North-West

Figure 18: Existing
Figure 19: Proposed

Viewpoint 3 – Mornington Grove looking South

Figure 20: Existing

Figure 21: Proposed
7.110 Officers agree with the conclusion of the VIA that the proposals would have a minimal and neutral visual impact on the character and appearance of the 3 conservation areas and settings of the other heritage assets within 3 viewpoints set out in the VIA.

7.111 Both the Heritage Statement and the VIA have evaluated the proposals in line with the 8 principles of the Building in Context Toolkit (2001) by English Heritage and CABE. Albeit limited weight should be given to this document as it dates back to 2001 and CABE no longer exists.

7.112 The same objector noted in paragraph 7.107 of this report, also contested that the proposals would breach principles 4, 6 and 8 of the Building in Context Toolkit (2001). However the LPA’s design and conservation officer has raised no objection to this having reviewed both documents and the application documents and does not agree that the proposals are in breach of this Building in Context principles.

7.113 Officers consider the proposals would sustain and enhance both the character and appearance of the surrounding conservation areas, make a positive contribution to the setting of Tomlins Grove and Tower Hamlets Conservation Areas. The proposals accord with relevant Development Plan and NPPF policies in this respect.

**Neighbour Amenity**

7.114 Development Plan (SP10 of the Core Strategy and DM25 of the Managing Development Document) policies seek to protect neighbour amenity safeguarding privacy, not creating unacceptable levels of noise and not resulting in unacceptable material deterioration in daylight and sunlight conditions.

7.115 In line with the principles of the National Planning Policy Framework, the Council’s policies SP10 of the Core Strategy and DM25 of the Managing Development Document aim to safeguard and where possible improve the amenity of existing and future residents and building occupants, as well as to protect the amenity of the surrounding public realm with regard to noise and light pollution, daylight and sunlight, outlook, overlooking, privacy and sense of enclosure.

**Overlooking and privacy**

7.116 Policy DM25 of the Managing Development Document requires new developments to be designed to ensure that there is sufficient privacy and that they do not enable an unreasonable level of overlooking between habitable rooms of adjacent residential properties, schools or onto private open spaces. The degree of overlooking depends on the distance and the horizontal and vertical angles of view. The policy specifies that in most instances, a distance of approximately 18 metres between windows of habitable rooms would reduce inter-visibility to a degree acceptable to most people. Within an urban setting, it is accepted that overlooking distances will sometimes be less than the target 18 metres reflecting the existing urban grain and constrained nature of urban sites such as this.

7.117 As part of an objection, a series of views of what the proposed development would look like from the rear of 2 of the Tomlins Grove properties were provided in order to demonstrate the sense of enclosure that the proposed development would create on this residents.

7.118 A copy of these views are set out in the following figures:
Community Members’ Opposition to Arnold Road Development (Case PA/16/02789)

Drawings and photos demonstrating discrepancies in policy, design, and imposition on current homes and streets

Figure 22

Property A, representing North end of Temple Grove terrace

Current view from garden

View from garden with proposed buildings

Figure 23

Current view from top floor bedroom

View from top floor bedroom with proposed buildings

Due to lack of detailed information, all heights are educated assumptions. 3.2m floor to floor heights assumed, plus 1m roof parapet. Street level of Arnold Road and Temple Grove considered to be elevation 0 m.
7.119 In terms of outlook and sense of enclosure, the proposed massing, which steps down from 8 to 6 storeys, officers do not consider it to result in an overbearing appearance or in an increased sense of enclosure within the context of the site. Furthermore, none of the views referred to are protected.

7.120 In addition, the plan below shows the separation distances exceeding the 18m policy.

7.121 Separation distances are shown in the following plan which has been provided by the architects in figure 25.
7.122 As such, officers are satisfied the proposal would not give rise to any unduly detrimental impacts on privacy to neighbouring properties.

7.123 In summary, having regard to the heights of the proposed buildings and their proximity to their neighbours, it is not considered that the development would cause undue sense of enclosure to any of its neighbouring residents.
Daylight, Sunlight & Overshadowing

7.124 Policy DM 25.1(d) requires consideration of two questions about the impact of a proposed development on the daylight and sunlight conditions on existing surrounding developments:-(i) whether or not it would result in “material deterioration" of these conditions and (ii) whether or not such deterioration would be “unacceptable". DM 25.5 states that in applying 25.1(d) "the Council will seek to minimise the impact of the loss of daylight and sunlight and unacceptable overshadowing caused by new development….The Council will also seek to ensure that the design of new development optimises the levels of daylight and sunlight" The policy further states that assessing the impact of the development is to follow the methodology set out in the BRE guide

7.125 The accepted guidance for assessing daylight and sunlight to neighbouring is the Building Research Establishment (BRE) handbook ‘Site Layout Planning for Daylight and Sunlight’ (2011).

Daylight Tests

7.126 For daylight the tests are “Vertical Sky Component” (hereafter referred to VSC) which assesses daylight to the windows, and the “No Sky Line” test (hereafter referred to as NSL - also known as daylight distribution) assesses daylight within the room. Both the VSC and NSL tests should be met to satisfy daylight according to the BRE guidelines.

7.127 There is another daylight test known as the Average Daylight Factor (hereafter referred to as ADF) that is primarily designed for assessing daylight within proposed buildings. The BRE guidelines outline at Appendix F where it is appropriate to use the ADF test to existing buildings but in the majority of cases, including the 3 – 5 Arnold Road development, it is not an appropriate assessment for neighbouring properties. Therefore this report does not outline any further explanation for ADF below as it is not needed in this instance.

Vertical Sky Component (VSC)

7.128 VSC is assessed at the centre point of the window and looks at the angle of obstruction caused by the proposed development. The maximum value is 40% VSC for a completely unobstructed vertical wall (this will be achieved in a rural setting). The first BRE guideline target for VSC is to achieve 27% VSC or more. If this is not met, the reduction in light should not exceed 20% of the former VSC light levels (the BRE guidelines mention retaining 0.8 times the former value of light, which is the same as a reduction in light of no greater than 20%). If these two criteria are met, the window would satisfy the BRE guidelines.

7.129 Below is the LBTH classifications for Negligible, Minor Adverse, Moderate Adverse and Major Adverse for the VSC test.

<table>
<thead>
<tr>
<th>VSC Result</th>
<th>Significance Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Achieves at least 27% VSC or reduction in light is no greater than 20% of the existing condition (meets the BRE Guidelines).</td>
<td>Negligible</td>
</tr>
<tr>
<td>Reduction in light between 21% - 29.9%</td>
<td>Minor Adverse</td>
</tr>
<tr>
<td>Reduction in light between 30% - 39.9%</td>
<td>Moderate Adverse</td>
</tr>
<tr>
<td>Reduction in light greater than 40%</td>
<td>Major Adverse</td>
</tr>
</tbody>
</table>
No Sky Line (NSL)

7.130 The NSL test reviews daylight within the room and shows the points in the room that can and cannot see the sky. The test is taken at the working plane which is 850mm above the floor level in houses. If the reduction in light is less than 20% (the BRE guidelines mention retaining 0.8 times the former value of light previously received which is the same as a reduction in light no greater than 20%), the said room would meet the BRE guidelines.

7.131 Below is the LBTH classifications for Negligible, Minor Adverse, Moderate Adverse and Major Adverse for the NSL test.

<table>
<thead>
<tr>
<th>NSL Result</th>
<th>Significance Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>No greater light loss than 20% of the existing condition (meets the BRE Guidelines)</td>
<td>Negligible</td>
</tr>
<tr>
<td>Reduction in light between 21% - 29.9%</td>
<td>Minor Adverse</td>
</tr>
<tr>
<td>Reduction in light between 30% - 39.9%</td>
<td>Moderate Adverse</td>
</tr>
<tr>
<td>Reduction in light greater than 40%</td>
<td>Major Adverse</td>
</tr>
</tbody>
</table>

Sunlight Tests

Annual Probable Sunlight Hours (APSH)

7.132 The BRE guidelines recommend sunlight tests be carried out to windows which face 90 degrees of due south (windows which fall outside this do not need to be tested). The main requirement for sunlight is in living rooms and conservatories. The targets under the BRE guidelines require a south facing window to receive 25% of Annual Probable Sunlight Hours (APSH) with at least 5% of these sunlight hours being in the winter months. If these first level of criteria are not met, the aim would be to ensure the reduction in light is less than 20% (the BRE guidelines mention retaining 0.8 times the former value of light previously received which is the same as a reduction in light no greater than 20%).

7.133 Below is the LBTH classifications for Negligible, Minor Adverse, Moderate Adverse and Major Adverse for the APSH tests.

<table>
<thead>
<tr>
<th>APSH Results</th>
<th>Significance Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Achieves at least 25% APSH for annual sunlight hours with 5% APSH in the winter months or reduction in light is no greater than 20% of the existing condition (meets the BRE Guidelines)</td>
<td>Negligible</td>
</tr>
<tr>
<td>Reduction in light between 21% - 29.9%</td>
<td>Minor Adverse</td>
</tr>
<tr>
<td>Reduction in light between 30% - 39.9%</td>
<td>Moderate Adverse</td>
</tr>
<tr>
<td>Reduction in light greater than 40%</td>
<td>Major Adverse</td>
</tr>
</tbody>
</table>

Overshadowing (Two Hour Sun Contour test)

7.134 The BRE guidelines outlines tests to assess how overshadowed amenity areas will be for existing neighbouring properties, as well as within the proposed development. The BRE guidelines include: gardens, usually the main back garden of a house; parks and playing fields; children’s playgrounds; outdoor swimming pools and paddling pools; sitting out areas such as those between non-domestic buildings and in public squares and focal points for views such as a group of monuments or fountains.
The test involves calculating how much of the aforementioned amenity area will receive at least 2 hours of sun or more to 50% of its area on the 21st March. The date of 21st of March is used because this is the Spring Equinox; when the sun is at its mid-point in the sky throughout the year. If this first level criteria is not met, the BRE guidelines advise that the reduction in light is no greater than 20% (the BRE guidelines mention retaining 0.8 times the former value of light previously received which is the same as a reduction in light no greater than 20%).

Below is LBTH classifications for Negligible, Minor Adverse, Moderate Adverse and Major Adverse for the overshadowing tests.

<table>
<thead>
<tr>
<th>Two hour sun contour Results</th>
<th>Significance Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Achieves at least two hours of sun two 50% of its area on 21st or reduction in light is no</td>
<td>Negligible</td>
</tr>
<tr>
<td>greater than 20% of the existing condition (meets the BRE Guidelines).</td>
<td></td>
</tr>
<tr>
<td>Reduction in light between 21% - 29.9%</td>
<td>Minor Adverse</td>
</tr>
<tr>
<td>Reduction in light between 30% - 39.9%</td>
<td>Moderate Adverse</td>
</tr>
<tr>
<td>Reduction in light greater than 40%</td>
<td>Major Adverse</td>
</tr>
</tbody>
</table>

Officer responses to key representations made in relation to latest daylight/sunlight information are included in Table 2 of Appendix 3 of this report.

*Daylight – Vertical Sky Component (VSC) and No Sky Line (NSL)*

VSC is a metric that determines the amount of light falling on a particular point, in this case, on the centre point of the window. The calculations for VSC do not take into account window size, room dimensions or the properties of the window itself.

NSL assesses where daylight falls within the room at the working plane (850mm above floor level in houses), Daylight distribution assessment is only recommended by the BRE Report where room layouts are known.

Thus, for NSL significantly more information is required to accurately calculate the NSL, including room sizes and more accurate window dimensions. Consequently, unlike the calculation of VSC, survey information of the affected buildings is required to accurately calculate NSL.

As part of the review undertaken on behalf of the Council, Anstey Horne requested from DPR, copies of the no-skyline/daylight distribution contour drawings to validate the internal layouts used by them.

As part of the daylight assessment submitted by DPR, the following properties were assessed:

- 56, 56a and 74a Bow Road
- 1-25 Tomlins Grove (inclusive)
- 8 (flats 1-13), 9, 10, 11, 12, 13, 14, 27, 28 + 29 Mornington Grove

37 surrounding properties were tested in terms of daylight and sunlight, 22 of these properties satisfied both daylight tests in the BRE guidelines. These properties being:

- 1, 2, 3, 4, 5, 6 and 7 Tomlins Grove
- 20, 21, 22, 23, 24 and 25 Tomlins Grove
- 27 Mornington Grove
- 9, 10, 11, 12, 13 and 14 Mornington Grove
- 56 and 56a Bow Road

7.144 As noted in the objection responses listed in Table 2 of Appendix 3, DPR also undertook a daylight and sunlight test with the projecting wings omitted to the Tomlins Grove properties, in order to compare the results and understand whether the wings are a material factor in the relative loss.

7.145 Anstey Horne agree with DPR’s conclusion, of which being, where the projecting wings are or are not a material factor and this has been taken into account when categorising the significance of impacts. Officers note the BRE guide that as a general rule the aim should be to minimise the impact to the existing property.

7.146 In summary, the results demonstrate that 22 of 37 (59%) of the properties tested for daylight, will either satisfy the BRE guidelines or have negligible impacts. As set out in Table 3 of Appendix 3, there are 5 properties where the effect is negligible. There are 8 properties where the effect is negligible to minor or minor adverse and 2 properties where the effect would be moderate adverse. The 2 neighbouring properties that will experience the most significant reduction with regards to daylight are, 16 and 17 Tomlins Grove.

7.147 These 2 properties have the most significant reductions due to their location along Tomlins Grove, their relationship to the proposed development, the windows being limited by the projecting wings and by virtue that they are facing towards the taller of the 2 blocks.

Sunlight

7.148 DPR analysed the Annual Probable Sunlight Hours (APSH) for the proposal in line with the BRE sunlight criteria.

7.149 Properties 1-25 Tomlins Grove were tested for sunlight. The effect on sunlight to numbers 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 14, 20, 21, 22, 23 and 25 Tomlins Grove is considered negligible.

7.150 DPR’s Daylight & Sunlight Study assessed sunlight to windows of main living rooms within dwellings. According to the floor plans DPR obtained for 24 Tomlins Grove, which are attached to their report at Appendix D, the rear rooms at lower ground and ground floor of that property are a bedroom and a kitchen respectively and, as such, it was assumed the rear rooms at first and second floor level to be bedrooms. DPR noted the room uses adopted in their assessment in the table of results, with “n/a” noted in the sunlight results columns for that property.

7.151 Following the request from Anstey Horne (as the LPAs independent reviewer), DPR provided the sunlight results for the rear windows of all Tomlins Grove properties, regardless of the potential use of the rooms. The updated results table attached to DPRs letter dated 28 May 2019 to the applicant included 24 Tomlins Grove. The results show that the potential impact on sunlight to all the windows of 24 Tomlins Grove will be fully BRE adherent, with minimal reduction in APSH, no reduction in APSH in winter and very good retained levels that are well in excess of the recommended levels of 25% APSH annually and 5% APSH in winter.

7.152 The 8 properties which do not satisfy the guidelines are addressed in the Table 4 of Appendix 3.

7.153 As part of Anstey Horne’s review, they requested that DPR provide the sunlight assessment for kitchens and bedrooms for all the properties assessed. This was provided to officers on 28 May 2019. Upon review, the technical analysis demonstrates that all bedrooms and kitchens assessed will satisfy the Annual Probable Sunlight Hours test. Out of the 61 bedrooms tested,
there are 5 which will fall below the BRE target of 5% in terms of the winter sunlight hours however these will retain values of 3+4%.

7.154 As noted above, DPR also explain that they have run the sunlight tests with the projecting wings omitted, in order to establish whether the wings are a material factor in the relative light loss. This relates to the properties 8-19 Tomlins Grove.

7.155 In summary, the results demonstrate that in terms of sunlight, 16 out of 24 (66.6%) of the properties tested, will either satisfy the BRE guidelines or have negligible impacts. There are 3 neighbouring properties where the effect on sunlight is negligible to minor or minor adverse and a further 3 neighbouring properties where the effect is minor to moderate adverse. The most significant reductions to the sunlight levels is to 13 and 17 Tomlins Grove which will experience moderate adverse impacts for sunlight.

7.156 The most significant reductions are due to a number of factors, such as the location along the terrace of Tomlins Grove, the relationship to the site and proposed development and the projecting wings limiting the sunlight availability.

7.157 In light of the above, and, on balance, officers are satisfied that with regard to the sunlight levels to the surrounding kitchens, bedrooms and living areas the effect of the proposed development does not result in unacceptable material deterioration.

Overshadowing

7.158 For a garden or outdoor amenity space to be considered well sunlit, at least 50% of the garden or amenity space must receive at least two hours of direct sunlight on the 21st March. If this cannot be achieved, providing that the area overshadowed with the proposed development in place would be greater than 0/8 times the existing level of shadowing, it is considered that no effect on overshadowing would occur.

7.159 The applicants' report sets out the findings of an assessment of overshadowing for the existing layout in Appendix B of the DPR report (drawing ref: SHD/500). The shadow diagrams show that the proposed development does not cause any additional overshadowing to occur to any outdoor amenity space of the 26 neighbouring back grounds of the Tomlin Grove (no’s 1-25) and Bow Road (no 74a) properties. This is further supported by Anstey Horne.

7.160 In line with BRE guidance, the gardens of Mornington Grove were not included within this assessment as the properties are too far from the site to be affected and also the BRE guidance relates to back gardens, and the gardens of Mornington Grove would be front gardens.

7.161 As such, all of these spaces would meet BRE guidelines for 50% of the area to receive at least 2 hours of sunlight on 21st March.

Conclusion:

7.162 The proposals would have minor and localised impacts on daylight and sunlight enjoyed by the occupiers of a number of nearby homes and users of the amenity spaces, when assessed against the BRE guidelines. The relative impact to sunlight and /or daylight is exacerbated to certain rooms of some of the Tomlins Grove properties by their adjacent projecting wings. However, on balance, officers consider that these impacts would not be unacceptable material deterioration when weighed against the benefits that the scheme would deliver and that residents and users would be left with an acceptable level of daylight and sunlight which would not be unacceptable and that their overall level residential amenity would be protected.
7.163 **London Plan policy 7.15 and Local Plan policy DM25** sets out policy requirements for amenity and requires sensitive receptors (including residents) to be safeguarded from undue noise and disturbance.

7.164 Given the location of site in close proximity to a train line to the south west of site, a noise and vibration assessment is therefore required to justify the suitability of a new development for residential use on site. An Acoustic Report has been submitted in support of the application and this has been reviewed by the Council’s officer and considered the report and its recommendations acceptable. The development itself would not create significant noise or vibration. The report advises that the main source of noise on site is trains passing on the nearby railway. Subject to glazing meeting certain specifications and ventilation measures such as acoustic air bricks, enhanced acoustic double glazing and acoustically attenuating louvres, the future occupiers would not be exposed to undue noise having regard to British Standard BS8233:2014. A glazing and ventilation condition is recommended to secure this mitigation.

7.165 In relation to external amenity spaces, some external spaces are expected to exceed the recommended levels, even when all reasonable mitigation methods are applied. However, alternative, relatively quiet, amenity space would be available to residents at the northern half of the west facing garden areas and the central yard provide quieter amenity spaces away from the railway. BS 8233:2014 advises that noise levels below 55dB would be desirable.

7.166 The results show that the play space at the north of the site would achieve a noise level that will meet the British Standard due to the increased distance from the railway and the shielding from both the perimeter wall and the railway cutting. However, the noise levels increase in the amenity spaces towards the south of the site, and exceed the standard in the ‘rose garden’ space at the south of site. Whilst this is undesirable, officers consider that there are no effective mitigation measures for this amenity space. It should be noted that other areas would provide alternative (and quieter) amenity space.

7.167 Subject to relevant conditions (controlling construction traffic and the method of demolition and construction), and acknowledging non-planning controls over demolition and construction such as the Environmental Protection Act and Control of Pollution Act, the proposal adequately mitigates the effects of noise and vibration of demolition and construction.

7.168 Having regard to the above, it is considered that subject to relevant conditions, the development both during construction and operation would adequately mitigate the effect of noise and vibration on future occupiers and surrounding residents as well as members of the public. The proposal accords with relevant Development Plan policies other than those relating to balconies discussed earlier.

**Transport**

7.169 **Development Plan policies** promote sustainable modes of travel and limit car parking to essential user needs. They also seek to secure safe and appropriate servicing.

**Vehicular, pedestrian and cycle access**

7.170 The site is proposed to be accessed from Arnold Road

**Deliveries & Servicing**
7.171 The deliveries and servicing strategy is for on-street servicing which is considered appropriate, given that the residential units would generate a low level of servicing requirements. Residential deliveries generally consist of post, occasional furniture deliveries, online shopping and grocery deliveries. It is expected that the majority of deliveries would be undertaken in a 7.5ft box van. Commercial units typically generate 0.25 deliveries per day, therefore the proposed 398sq.m of commercial floor space would be expected to generate 1 delivery per unit per day. The proposed scheme has been designed to ensure that refuse can be collected from Arnold Road.

Car Parking

7.172 The proposals would be a ‘car-free’ development with the provision of 2 on-street disabled parking. The two existing crossovers into the site will be closed and reinstated as footway providing additional kerb space to accommodate the proposed disabled bays, therefore there will be no loss of on-street parking as a result of the proposed development. Applicant will be responsible for the road improvement costs; this can be achieved via condition.

Cycle Parking and Facilities

7.173 The number of residential cycle spaces to be provided would be 108 and the number of visitor cycle spaces is 3. The residential and visitor cycle space numbers are in compliance with relevant policy. Details would be reserved by condition. The long stay cycle parking for the residential and B1 uses would be considered acceptable. However, details of the location would be required; this can be achieved via condition.

Trip generation

7.174 The site has a PTAL level of 6a, demonstrating that it has an ‘excellent’ level of accessibility to public transport. Transport Assessment. The submitted with the application shows that the proposal would not significantly increase trip generation around site.

Environment

Energy & Environmental Sustainability

7.175 Policy DM29 requires residential developments to achieve zero carbon (with at least 45% reduction achieved through on-site measures). The remaining regulated carbon emissions (to 100%) are to be offset through a cash in lieu contribution. Non-residential schemes are required to reduce CO2 emissions by 45% against a building regulation baseline.

Proposed Carbon Emission Reductions

7.176 The submitted Energy and Sustainability Statement sets out the applicant has sought to meet the CO2 emission reduction policy requirements through energy efficiency measures and passive design, communal hot water system, use of efficient services and integration of a PV array. The submitted document sets out a summary of the CO2 emissions from the development and includes the SAP and SBEM output sheets. The report notes that the following CO2 emissions:

- Residential Baseline – 83.1 tonnes CO2 per annum
- Residential Proposed Scheme – 45.7 tonnes CO2 per annum
- Non-resi baseline – 7.5 tonnes CO2 per annum
- Non-resi BER – 4.0 tonnes CO2 per annum /yr

7.177 The proposals are for a 45% reduction on-site for the residential element and for a 46.7 % reduction in CO2 on-site for the non-residential element which is compliant with policy
requirements. The proposals meet the on-site carbon reduction requirements of policy DM29, and a requirement for carbon offsetting to meet zero carbon for the residential element would be applicable. The proposals for on-site CO\textsubscript{2} emission reduction should be secured via Condition with a post construction verification report submitted to the council to demonstrate delivery of the anticipated CO\textsubscript{2} savings.

**Carbon Offsetting**

7.178 In order for the scheme to be supported by the sustainable development it is recommended that the shortfall in CO\textsubscript{2} emission reduction is met through a carbon offsetting payment. The planning obligations SPD contains the mechanism for any shortfall to be met through a carbon offsetting contribution, in the absence of the CO\textsubscript{2} emission reduction not being delivered on site. In addition, the council has an adopted carbon offsetting solutions study (adopted at Cabinet in January 2016) to enable the delivery of carbon offsetting projects. Based on the current energy strategy a carbon offsetting contribution of £82,260 would be appropriate for carbon offset projects. The calculation for this figure is as follows:

\[
\text{Shortfall to meet DM29 requirements} = 45.7 \text{ (tonnes/CO}_2\text{)} \times \£1,800 = \£82,260 \text{ offset payment to meet current policy requirements.}
\]

**Sustainability**

7.179 Policy DM 29 also requires sustainable design assessment tools to be used to ensure the development has maximised use of climate change mitigation measures. At present the current interpretation of this policy is to require all non-residential to achieve BREEAM Excellent. The applicant has submitted a Sustainability Statement including a BREEAM Assessment which shows the scheme is designed to achieve a BREEAM Excellent rating with a score of 74.04%.

7.180 Emerging policy identifies that BREEAM is applicable for schemes above 500m\textsuperscript{2}. It is understood that the non-residential element is below this threshold and therefore full BREEAM certification is not recommended for this scheme. It is recommended that a Condition be attached for delivery of the sustainability statement as submitted to ensure the scheme is compliant with Policy DM29.

**Summary and Securing the Proposals**

7.181 The current proposals have sought to implement energy efficiency measures and renewable energy technologies to deliver CO\textsubscript{2} emission reductions. The current proposals for CO\textsubscript{2} emission reductions meet the target for a 45% reduction on-site. A carbon offsetting contribution for the residential element of the scheme is required to meet the zero carbon policy requirements.

7.182 Subject to Conditions securing the energy and sustainability proposals and the CO\textsubscript{2} emission reduction shortfall being met through a carbon offsetting contribution, the proposals would be considered in accordance with adopted policies for sustainability and CO\textsubscript{2} emission reductions.

7.183 It is recommended that the proposals are secured through appropriate conditions and planning contributions to deliver:
- Submission of as built calculations (SAP / SBEM) to demonstrate the 45% reduction in CO\textsubscript{2} emissions have been delivered on-site
- Delivery of renewable energy technologies including 609m\textsuperscript{2} photovoltaic array
- Carbon offsetting contribution (£82,260)
Air Quality

7.184 Policy SP03 of the Core Strategy suggests air quality improvements will be addressed by continuing to promote the use of public transport and reduce reliance on private motor vehicles and introducing a ‘clear zone’ in the borough. Policy DM9 also seeks to improve air quality within the Borough, and outlines that a number of measures would contribute to this such as reducing vehicles traffic levels, controlling how construction is carried out, reducing carbon emissions and greening the public realm.

7.185 The applicant has submitted an Air Quality Assessment with an updated calculation received 14 November 2016, which has been reviewed by the Council’s Air Quality Officer. However, the GLA has recently introduced a requirement for an Air Quality Neutral Assessment which has been reviewed by the Council’s Air Quality Officer and found to be acceptable.

7.186 The development provides policy compliant off-street parking and all of the occupiers of the residential will be restricted from applying for on-street parking permits (other than disabled occupiers). Conditions have been imposed to control the demolition and construction process.

7.187 Future residents and users of the proposed development would be appropriately protected from existing poor air quality in the Borough and the new development satisfactorily minimises further contributions to existing concentrations of particulates and NO2 in accordance with the aforementioned policies.

Waste

7.188 In terms of construction waste, a site waste management plan (as part of a Construction Environmental Management Plan) is recommended to be secured by condition to ensure, inter alia, that excess materials would not be brought to the site and that building materials are re-used wherever possible.

7.189 With regards to operational, the amended plans would be considered acceptable, given the location and type of facilities proposed. The proposed access arrangement for refuse collection would be considered acceptable. Whilst some concerns were raised initially with the workability of the proposed accesses and the usability of the central yard, officers are satisfied that the amended plans would overcome the concerns with appropriate conditions in respect of further details.

Biodiversity

7.190 The application site contains buildings and hard standing with small areas of vegetation including an area of young trees, shrubs and climbers on the western edge of the site. These have the potential to support nesting birds, as does a nest box on the western edge of the site. The proposed loss of these trees and other vegetation would not have a significant adverse impact on biodiversity. Following consultation with the Council’s biodiversity officer, no objections have been raised subject to timing of vegetation clearance condition.

7.191 Overall, the proposals would be considered acceptable to comply with the objectives of Policy DM11 which requires developments to deliver net gains for biodiversity. The Council’s Biodiversity officer raised the issue of the proposed small landscaping which would not comply with the Local Biodiversity Action Plan (LBAP) objectives. The subsequent amendments with additional landscaped area to the central courtyard would overcome the concern, proposal would be considered to comply with the objectives of the Local Biodiversity Action Plan.

7.192 The Council’s biodiversity officer noted that none of the proposed trees are native, though some of them are good nectar plants. The proposed rose garden will be a very good source of nectar while the roses are flowering. This will contribute to a LBAP target to provide more forage for bees and other pollinators. However, the planting could be significantly improved for
bees if a greater diversity of nectar-rich flowers was included, this can be achieved via condition.

7.193 The proposed climbers on the wall of one of the buildings would provide nesting opportunities for birds, including house sparrows. However, using native ivy instead of the proposed Boston-ivy would provide much more wildlife value, as it is a good nectar plant, a caterpillar food plant for the holly blue butterfly, and provides berries in late winter when other sources of berries have been eaten. Proposal to include green roofs, bat boxes for birds such as house sparrow and swift in the development to comply with best practice guidance published by Buglife and would contribute to a LBAP target for new open mosaic habitat.

7.194 Accordingly, and subject to the recommended conditions, the proposal accords with the London Biodiversity Action Plan (2008), policy 7.19 of the London Plan, policy SP04 CS and policy DM11 of the MDD which seek to protect and enhance biodiversity value through the design of open space and buildings and by ensuring that development protects and enhances areas of biodiversity value in order to achieve a net gain in biodiversity.

Flood Risk & Drainage

7.195 The NPPF, policy 5.12 of the London Plan, and policy SP04 of CS relate to the need to consider flood risk at all stages in the planning process. Policy 5.13 of the London Plan seeks the appropriate mitigation of surface water run-off. Condition suggested in terms of permeable materials to comply with London Plan Policy 5.13.

7.196 Thames Water advises that there are no concerns with additional water demand from this development. They have advised that a drainage strategy condition be imposed to allow more information to determine the waste water needs of the development. They also advise that their assets may be located underneath the site, therefore they have advised imposing a number of conditions relating to construction and piling details. Thames Water also advises imposing a condition in respect of the site drainage strategy to satisfy their concerns in regards to the impact on the public sewer system. Appropriate conditions are recommended.

7.197 In summary, and subject to the inclusion of conditions to secure the above, the proposed development complies with the NPPF and its associated technical guidance, Policies 5.12 and 5.13 of the London Plan and Policy SP04 of the CS.

Land Contamination

7.198 The Council’s contaminated land office reviewed the proposal and raised no objections subject to a detailed contamination condition being attached to the permission.

Local Finance Considerations

7.199 Reference is to be made to the advice of the Corporate Director, Governance within the front pages of the Development Committee Agenda

Human Rights & Equalities

7.200 The proposal does not raise any unique human rights or equalities implications. The balance between individual rights and the wider public interest has been carefully considered and officers consider it to be acceptable.

7.201 The proposed development allows, for the most part, an inclusive and accessible development for all residents, employees, visitors and workers. Conditions secure, inter alia, lifetime homes standards for all units, disabled parking and wheelchair adaptable/accessible homes.
7.202 The proposed development would not result in adverse impacts upon equality or social cohesion.

8. **RECOMMENDATION**

8.1 That subject to any direction by the Mayor of London, conditional planning permission is **GRANTED** subject to the following planning conditions:

8.2 **Planning Conditions**

**Compliance**
1. Three year time limit
2. Compliance with approved plans and documents
3. Development is personal to, and shall be implemented by, LBTH
4. Wheelchair adaptable and wheelchair accessible dwellings
5. Provision of approved cycle storage
6. Compliance with Energy Statement
7. Hours of construction
8. Communal amenity/child play space to be completed prior to occupation
9. Delivery and Service Management Plan
10. Details of all Secure by Design measures
11. Details of hard and soft landscaping, including boundary treatment and lighting
12. Details of play equipment
13. Details of noise and vibration mitigation measures

**Pre-commencement**
14. Scheme for the provision of financial contributions (see financial contributions section below)
15. Strategy for using local employment and local procurement (see non-financial contributions section below)
16. Details of biodiversity mitigation measures
17. Details of green roof
18. Demolition and Construction Management Plan
19. Contamination
20. Details of piling, all below ground works and mitigation of ground borne noise
21. Scheme for the Provision of Affordable Housing
22. Samples and details of all facing materials
23. Details of boundary treatments
24. Surface Water Drainage Scheme
25. Car Permit Free (bar Blue Badge Holders and Permit Transfer Scheme)

8.3 **Informatives**
1. Thames Water – Groundwater Risk Management Permit, minimum pressure/flow rate and a Thames Water main crossing the site.
2. Building Control
3. S.278
4. Fire & Emergency
5. Footway and Carriageway
6. CIL
7. Designing out Crime
8.4 Condition 14  **Financial contributions:**

a) A contribution of £30,772 towards construction phase employment training  
b) A contribution of £14,892 towards employment end user training  
c) A contribution of £82,260 towards carbon emission off-setting

Total: £127,924

8.5 Condition 15/ Condition 21  **Non-financial contributions:**

a) Affordable housing 100% by habitable room (62 units)  
b) Access to employment  
c) 20% Local Procurement  
d) 20% Local Labour in Construction  
e) Highway Improvement works  
f) Any other contributions considered necessary by the Corporate Director Development & Renewal
APPENDIX 1

Drawings
9_1602_P_100_A, 9_1602_P_101_A, 9_1602_P_102_A, 9_1602_P_103B, 9_1602_P_105B, 9_1602_P_106_A, 9_1602_P_107_A, 9_1602_P_108_A, 9_1602_P_109_A, 9_1602_P_110_A, 9_1602_P_111_A, 9_1602_P_112_A, 9_1602_P_113_B, 9_1602_P_115_B, 9_1602_P_116_B, 9_1602_P_120_B, 9_1602_P_121_B, 9_1602_P_125_B, 9_1602_P_126_B, 9_1602_P_127_B, 9_1602_P_128_B, 9_1602_P_129_B, 9_1602_P_130_A, 9_1602_P_131_B, 9_1602_P_132_B, 9_1602_P_135_A, 9_1602_P_140_A, 9_1602_P_141_A, 9_1602_P_142_A, 9_1602_P_143_A, 9_1602_P_144_B, 9_1602_P_145_A, 9_1602_P_146_A, 9_1602_P_147_A, 9_1602_P_148_A, 9_1602_P_150_A, 9_1602_P_151_A, 9_1602_P_152_A, 9_1602_P_153_B, 9_1602_P_154_B, 9_1602_P_155_A, 9_1602_P_156_A, 9_1602_P_160_A, 9_1602_P_161_A, 9_1602_P_162_A, 9_1602_P_163_A, 9_1602_P_164_A, 9_1602_P_165_A, 9_1602_P_166_A, 9_1602_P_167_A, 9_1602_P_162_A, 9_1602_P_170

VLA-DR-L-2139-0200 Rev 02, VLA-DR-L-2139-4000 Rev 02
VLA-DR-L-2139-5001 Rev 01, VLA-DR-L-2139-5002 Rev 01
VLA-DR-L-2139-5003 Rev 01,

Submission documents
- Planning Statement by Treanor Consulting
- Design and Access Statement + Addendum by Henley Halebrown Rorrison
- Transport Assessment and Travel Plan by ttp consulting
- Construction Traffic Management by Potter Raper Partnership
- Phase 1 Preliminary Risk Assessment by RPS
- Air Quality Assessment by HHbR Limited
- Noise and Vibration Assessment by Max Fordham
- Ecological Scoping survey by Greenlink Ecology Ltd
- Below Ground Drainage and SuDS by Price & Myers
- Energy and Sustainability Report by Max Fordham
- Waste Management Plan by Potter Raper Partnership
- Landscaping Statement by VOGT Landscape architects (within DAS + Addendum)
- Phase 1 Contamination Report by
- Site Waste Management Strategy
- Statement of Community Involvement (Within DAS)

Post Submission documents (latest documents only)
- Planning Addendum, rev 2, produced by Tibbalds, dated 6th February 2019. This document is an addendum to the existing planning statement, produced by Treanor consulting, dated September 2016
- Heritage Statement, produced by Dorian Crone, dated July 2018 (new document)
- Visual Impact Assessment, produced by Dorian Crone, dated July 2018 (new document); and
• Internal Daylight and Sunlight Study, produced by Delva Patman Redler, dated August 2019, ref: 18416/AJC/VK)
• Supplement to Internal Daylight and Sunlight Study, produced by Delva Patman Redler, dated 19 August 2019
• Letter from DPR dated 28 May 2019 with No Sky contour drawings and updated table of daylight/sunlight results

APPENDIX 2

Selection of plans and images

Figure 26 – Proposed ground floor plan
Figure 27 – Proposed typical plan – upper floors

Figure 28 – Proposed eastern elevation

Figure 29- Proposed western elevation
Figure 30– Proposed view to main entrance and central courtyard.

Figure 31: Proposed view from Arnold Road looking North
Figure 32: Proposed view from Eleanor Street

Figure 33: Proposed view from Mornington Grove
APPENDIX 3 – DAYLIGHT AND SUNLIGHT RESULTS

Objection responses

Given the technical nature of the issues raised in concern in relation to daylight and sunlight, further clarification was sought by the applicant’s daylight sunlight consultant (DPR) which has also been verified by the Council’s daylight sunlight consultant (Anstey Horne) in addition to the LPA’s daylight sunlight officer.

| Objector point: | • DPR report does not explain its design methodology, how it has obtained accurate measurements for calculations without onsite surveys and how it supports its interpretations  
• DPR fail to provide details of the glazed areas of windows in Tomlins Grove used for their calculations. A remote survey cannot accurately assess these and DPR admit they have visited no properties. The Waldram figures overestimated glazing areas by 13-15% and there is no reason to assume that a similar degree of error is not made by DPR, leading to a significant underestimation of the loss of daylight and sunlight.  
• Room uses in several houses are still wrong, despite corrections made in the course of correspondence with LBTH officers by residents. |
| Officer comment: | - The DPR daylight and sunlight report sets out their methodology for building their 3D computer model in section 4.4, however have since provided more detail as set out below.  
- DPR have used the latest high-definition laser scanning equipment to scan the surrounding buildings and their relevant window apertures and build a 3D point cloud. To capture the Tomlins Grove properties, which are on the far side of the viaduct, the scanner was set up at roof level of the site, which enabled it to very accurately capture the window apertures to the top two floors (1st and 2nd floors). They used a mast-mounted camera to photograph the back elevations in high resolution. DPR purchased a 3D massing model from AccuCities, which is produced from photogrammetry. They then amended the 3D model where necessary to improve the accuracy of the massing model and punch in window apertures from the point cloud by extrapolating vertical lines downwards, brick counting, etc, to model in the windows on the lower ground and ground floor levels. They researched VOA Council Tax lists to establish the number of dwellings and compared this against Land Registry information. DPR researched online planning and estate agency records to obtain floor plans to establish room layouts and uses for as many of the properties as possible, including nos. 1, 2, 8, 10, 18, 22, 23, 24 and 25 Tomlins Grove. Where plans were not available, reasonable professional deductions were required, in accordance with common industry practice.  
- See below screenshots of the following sample extracts for a stretch of properties including 11 to 15 Tomlins Grove:  
• Mast-mounted photography |
• Point cloud (false-colour image)
• DPR’s 3D model
• Waldrams’ 3D model

Figure 34: Mast-mounted photography
Figure 35: Point cloud (false-colour image)

Figure 36: DPR's 3D model
- DPR have confirmed that the reason why Waldrams included the area of the window apertures in their results is that they ran the Average Daylight Factor (ADF) assessment, which is really only intended for use with new dwellings. The window area is one of the variables that is inputted into the ADF formula, so ADF results tables tend to include the window area in the outputted data. VSC and NSL results tables do not include that information.

- The widths of the window openings and widths and depths of the rooms in DPR’s model have been drawn to scale on their daylight distribution results plans, that were submitted following Anstey Horne’s request, in this case 1:100 when printed at A3.

- DPR measured the width and height of the window apertures for 13 Tomlins Grove on the outside plane of the window wall and added them to their daylight distribution contour plan for that property (drawing 18416_NSL_005 Rev A). Window size has less bearing on the VSC result, as it is calculated on the outside plane of the window wall at the centre point of the aperture.

- Anstey Horne agree with DPR that for VSC and NSL tests assessing the impact to neighbouring properties, typically the area of glazing is not included in the results tables. The size of glazing would typically be included in a results table when calculating the ADF results for new developments. The window dimensions were provided by the applicant to the LPA on 7th August 2019 and were uploaded to the LPA’s online system where they can be viewed by the public.

- Whilst a response has been provided on the Waldrams point, it is not considered relevant as DPR submitted a revised DLSL.
assessment in relation to the proposed development on 9th August 2019 which has been assessed as part of this application. As such, the Waldrams report no longer forms part of the planning application.

| Objector point: | • 9 Tomlins Grove did not suffer a reduction in its lit environment according to the Waldram report yet does in the DPR report.  
• The VSC figures at existing windows vary between the two reports when this should be a constant. |
| Officer comment: | - The results appended to Waldrams' report showed some reductions in light to 9 Tomlins Grove that were within the BRE numerical guidelines.  
- As DPR and Waldrams have built completely separate 3D computer models from different source data, the software will compute different values for VSC, NSL and APSH. The VSC results will only be identical if the consultants’ 3D models are geometrically identical and both are running identical software, including release version. Officers are satisfied that the DPR model is more accurate and it is their results that the current application is based on.  
- Anstey Horne have highlighted that the Waldrams assessment was completed back in 2016, whereas the DPR assessment was completed more recently in early 2019. Since the Waldrams assessment there have been at least 2 updates to the software which can marginally change the numerical output.  
- Whilst a response has been provided on the Waldrams point, it is not considered relevant as DPR submitted a revised DLSL assessment in relation to the proposed development on 9th August 2019 which has been assessed as part of this application. As such, the Waldrams report no longer forms part of the planning application. |
| Objector point: | • Room uses are still wrong despite corrections made in the course of correspondence with LBTH officers by residents.  
• Different rooms require different lighting levels and if DPR have used inaccurate information, the whole report is called into question. |
| Officer comment: | - As the DPR report states, the BRE guidance notes that for daylight, living rooms, dining rooms, kitchens and bedrooms should be analysed, although the latter are less important. For sunlight, main living rooms and conservatories should be assessed, but care should be taken to not block too much sun to kitchens and bedrooms. Room use also becomes relevant when applying the recommendations in Appendix I of the BRE guide to ascribe significance to the results because the requirement of the room for daylight and sunlight is relevant when exercising that professional judgment. The objector does not state precisely which room uses they believe to be wrong, so it is not possible to comment more specifically on any potential implications.  
- Anstey Horne have confirmed that DPR have tested all habitable rooms, however in the absence of actual room uses for each property it is
reasonable to make assumptions of the room uses based on their research and external inspection.

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<th><strong>Objector point:</strong></th>
<th><strong>Officer comment:</strong></th>
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<td>• In addition whole floors to some properties in Tomlins Grove have been omitted from DPR's report. Again, this means their report cannot be credible as the impact on some properties has not been assessed.</td>
<td>- The only oversight was the lower ground floor of 10 Tomlins Grove, which has since been corrected and issued results for, which show that the impacts are within the BRE guidelines. Other floors were not included in the assessment of some properties because the drawings showed them to be rooms without requirement for daylight/sunlight and need not be assessed (bathrooms, etc.). Likewise DPR did not assess bathrooms in the closet wings.</td>
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<th><strong>Objector point:</strong></th>
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| • At Judicial Review it was found that the fact that a room already had restricted light due to a balcony or back extension did not mean that further reductions were irrelevant. The DPR report relies on making calculations omitting the original back additions to the Tomlins Grove properties in direct contradiction to the Judicial Review judgment para 102.  
• The BRE Guide does not provide for the removal of side returns. As per the High Court Judgment, dated 28 March 2018, (the Judgment) if officers rely on this information for decision making purposes it could be considered that they would be materially misleading the decision makers. This is set out in more detail in Appendix 1. | - At paragraph 106 of the judgment the Court disapproved of the claimant’s close textual analysis of the report. The Court therefore did not rule out the running of the additional calculation without closet wings.  
- What the Court did consider to be a defect, was the omission of the effects of the projecting walls when analysing whether or not the proposed development would have an adverse impact (see para. 102). The Court did not state that the additional calculation without the projecting walls should not be run. At paragraphs 101 to 107, the Court held that Waldrams were wrong to conclude that the effects of the development were not adverse based on their supposition (which was proven at trial to be incorrect) that the impacts would have been BRE adherent but for the projecting walls when they had provided no information to demonstrate that.  
- The implication of para. 106 of the judgment on the proper interpretation of BRE para. 2.2.10 and 2.2.13 is that one needs to understand that what these paragraphs seek to do is to identify when larger reductions in daylight maybe unavoidable from a designer’s point of view (emphasis added) in certain circumstances even thig the general aim is to minimise the impact to existing property. |

<p>| <strong>Objector</strong> | • The claim in the updated Daylight Sunlight report that it is the side returns |</p>
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<th><strong>Point:</strong></th>
<th>that would be the main cause in relation to the loss of daylight and sunlight that the Tomlins Grove properties would experience with the development in situ, which in many cases far exceed BRE guidelines, is incorrect.</th>
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<td><strong>Officer Comment:</strong></td>
<td>- The DPR report does not state that the closet wings are the main “cause” in relation to the loss of light. Further detail is set out below.</td>
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<td>- BRE paragraph 2.2.11 states:</td>
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<td>“if the proposed VSC with the balcony was under 0.8 times the existing value with the balcony, but the same ratio for the values without the balcony was well over 0.8, this would show that the presence of the balcony, rather than the size of the new obstruction, was the main factor in the relative loss of light.”</td>
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<td>- DPR’s additional test without the closet wings showed that in some instances the relative loss (i.e. percentage reduction) would have been lower but still not BRE compliant had the closet wings not existed. In those cases DPRs report states that the closet wings are a factor in the relative light loss, but not the main factor. However, where the results of the additional test showed that the impacts would have been within the guidelines but for the closet wings, DPR stated that the results indicate that the closet wings, rather than the proposed development, is the main factor in the relative loss of light. That is consistent with BRE paragraph 2.2.11.</td>
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<td><strong>Objector Point:</strong></td>
<td>- The information provided to the Council by DPR in relation to loss of daylight and sunlight to the homes in Tomlins Grove differs from the information previously provided by Waldrams, another expert in the daylight sunlight field. Waldrams’ information was based on incorrect room descriptions, including in relation to our home. No.13 Tomlin Grove’s ground floor room failed all tests when assessed as a bedroom.</td>
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<td>- It is not understood how the room is now correctly described as a lounge but seemingly passes the daylight distribution test, particularly when a lounge has a higher light requirement than a bedroom. If it now passes because DPR has removed the side returns, this is incorrect and potentially misleading. We note that other properties have similar anomalies.</td>
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<td><strong>Officer Comment:</strong></td>
<td>- As explained above, different consultants using different methods of measurement and data collection, different source information and different levels of rigour will produce different 3D computer models. Even if run through exactly the same computer analysis program, they will therefore produce different results. If they use different computer software that use different methods of calculating daylight this could add to the disparity in results. Waldrams and DPR use the same software, but they may be on different release versions, which can result in very small differences, but not material differences. Also, the assessment is predominantly a relative one comparing values in the existing condition with those in the proposed, so to some extent inherent inaccuracies ‘even out’.</td>
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<td>- Officers are satisfied that DPR have compiled their 3D model with considerable rigour and robust methods that pay due heed to the RICS professional guidance.</td>
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- The differences in the existing and proposed VSC values between Waldrams’ data and DPR is considered small and not unexpected (given what has been outlined above). The bigger differences between the two consultants is in the existing and proposed APSH values are likely to be a result of Waldrams calculating the APSH on the outside plane of the window wall, whereas DPR elected to calculate it in the inside plane so that it more accurately takes account of the effect of window reveals on sunlight entering the room. The BRE guide required the calculation point to be positioned on the inside face for that reason, but when the guide was last updated they said the point “may” now be taken on the outside face, because it simplified it for those practitioners that produce the calculations manually.

- Whilst a response has been provided on the Waldrams point, it is not considered relevant as DPR submitted a revised DLSL assessment in relation to the proposed development on 9th August 2019 which has been assessed as part of this application. As such, the Waldrams report no longer forms part of the planning application.

**Objector point:**
- The second floor bedroom of no. 13 Tomlins Grove fails the daylight distribution test but the first floor bedroom doesn't fail the same test. This appears to be because DPR has relied on the removal of the side returns in relation to the first floor. As pointed out above, the BRE Guide does not allow for the removal of side returns.

**Officer comment:**
- Officers are of the opinion that the difference in result between the first and second floor bedrooms in 13 Tomlins Grove is not to do with the closet wings and everything to do with the style of windows and window head height relative to internal floor level. The second floor window is a smaller dormer window that has a lower head height whereas the first floor window is a taller window with a greater head height. Accordingly, the window sizes mean that the room behind the dormer window is more sensitive than the one behind the first floor window and results in a small daylight distribution transgression.

- DPR have confirmed that they have not omitted the closet wings in the primary assessment. Where they did so for the supplementary test, they tabulated the results separately and presented them in separate paragraphs in their report. DPR have presented their report which has been reviewed by the LPA expert advisers.

**Objector point:**
- The updated Daylight Sunlight report makes no such reference [to the number of properties in which daylight/sunlight is likely to be significantly adversely affected].

**Officer comment:**
- The DPR report and our review report state the number of properties which are impacted by the proposed development.

**Objector point:**
- There is no recognition in the updated Daylight Sunlight report of:
  - The homes that have kitchens at 1st floor level
  - The basement rooms that benefit from the shared light from those rooms facing the proposed development site
**Officer comment:**

- DPR have confirmed that none of the floor plans used as part of their assessment identified a kitchen at first floor level. However, even if the floor plans used were incorrect, the presence of a kitchen would not alter the results at 1st floor level, which show small daylight distribution transgressions (20.5% to 24.4% loss) (compared to the BRE 20% guideline in five properties (Nos. 9, 14, 15, 16 and 17 Tomlins Grove). VSC is BRE adherent.

- Where two rooms on opposite sides of a building lit from opposite directions have been ‘knocked together’, it is common practice to assess the original room that faces the development site. Otherwise there is a risk of masking the effects of the development by including light coning from the other side of the building.

- Anstey Horne agree with DPRs response that in the absence of floorplans it is reasonable to assume the room uses. For rooms which are lit from both directions spanning the depth of the property it is common practice to subdivide the room to assess the impact from the development.

**Objector point:**

- 100% removal of sunlight far exceeds anything mentioned in the BRE guide as acceptable

**Officer comment:**

- The objector appears to be referring to the reductions in winter sunlight to the ground floor window in each of 12, 13 and 14 Tomlins Grove. The orientation of the windows face is around 70 degrees from due south (i.e. west-southwest). Due to their orientation and the presence of the closet wings immediately adjacent to the windows on their south side, the windows only see a little bit of afternoon sunlight in the winter months before it sets below the viaduct. For that reason they currently receive 2% or 3% APSH in winter. The proposed development would obstruct this part of the sky where the setting sun path dips down, resulting in a reduction from 2% or 3% APSH to 0% APSH (i.e. 100% loss). It is a small absolute change, but a very large absolute change and understandably emotive.

- The DPR report makes it clear where the winter sunlight hours have reduced from 2% or 3% down to 0% to some of the Tomlins Grove properties.

- By way of BRE guidance, paragraph 3.2.11, was added to the BRE guidelines when the second edition was produced in 2011. The author, Dr Littlefair’s press release at the time explained that the previous edition “tended to overplay the loss of small amounts of sunlight in cases where the existing window either received very little sunlight year round, or in the winter months. The new Report introduces an additional guideline, that a total loss of sunlight of 4% or less of annual probable sunlight hours need not be significant.”

- DPR have since advised that reductions in winter sunlight from 3% or 2% or 1% APSH to 0% APSH, i.e. total loss of small amounts of winter sunlight, which would occur to a ground floor window at each of 4, 5, 10, 11, 12, 13 and 15 Tomlins Grove, to be within the BRE guidelines and not a significant impact and have treated them as such in our Daylight and Sunlight Report.
Officers consider these results to be in line with BRE guidelines.

**Objector point:**
- If the ground floor room at no. 13 Tomlins Grove has been assessed at 6.7 m deep I fail to see how it meets the VSC and DD – the kitchen relies on borrowed light from the conservatory, which is fully glazed at window level to take account of the need for ‘sharing’ light.

**Officer comment:**
- The VSC is calculated on the outside plane of the window wall and measures the amount of light falling on the window. It is unaffected by room dimensions.
- Daylight distribution inside the room is influenced by the window head height, size and number of windows, depth and shape of room and, of course, the external massing outside the room. The effect on the NSL contour is plotted on the Daylight Distribution plan (18416_NSL_005 Rev A), which illustrates how the ‘pool’ of light inside the room would be affected. As it can be seen, it only penetrates to less than half depth in the existing condition and slightly less in the proposed.
- Anstey Horne have confirmed that for 13 Tomlins Grove, the DPR report states “The ground-floor living room would experience a small (26%) reduction in VSC, which is only slightly beyond the guidelines. The effect on NSL to the same room (18% reduction) would satisfy the guidelines and its retained value (73%) NSL would be good for an urban area.” Therefore, the report does not say that the ground floor meets the VSC it is recognised that the reduction of 26% would be below the recommendation in the BRE guidelines. The contour plans indicate the area of the room in the existing and proposed conditions, of which the reduction is adherent to the BRE recommendation.

**Objector point:**
- The report correctly advises that no industry standard applies in this respect. This is because a fail is a fail. If you fail a drink driving test you fail. If you fail an exam you fail. If a measurement fails the BRE guidelines it fails. Simple. The table I have prepared demonstrates the rooms that would fail, with the caveat referred to above regarding the differing results between the Waldrams report and the updated Daylight Sunlight report.

**Officer comment:**
- Nowhere in the BRE guide does it use the words “pass” or “fail”, because it is not a mandatory standard, only guidance to be interpreted flexibly. If an impact falls outside the numerical guidelines, i.e. is greater than the guidelines recommend, it is considered to be noticeable. DPR have sought to further categorise such impacts by reference to a scale of effect, to provide further detail.

**Objector point:**
- The reference to the Whitechapel development is misleading in this context. The area in question already had tall buildings that were to be redeveloped, and heights increased. As the report correctly sets out, Whitechapel is on the City Fringes and therefore slightly different planning guidelines would appear to apply. As do the different guidelines that apply when designing buildings to match the height of existing properties.

**Officer comment:**
- The DPR report clearly states that the Inspector’s decision in the
**comment:** Whitechapel appeal was referenced because it is an example of the inherent flexibility built into the BRE guidelines. The words of the Inspector on sensitive application of the daylight/sunlight guidelines to higher density housing developments, especially in accessible locations, etc., as opposed to blanket application of the BRE’s optimum standards are certainly relevant to the application. The DPR report does not state that the proposal should be assessed as if it was in Whitechapel. DPR have confirmed that they have applied the BRE’s standard numerical guidelines when undertaking their assessment and highlighted all instances where these would not be met. They have not sought to apply lower alternative target values.

| Objector point: | • By the omission of [BRE] paragraph 2.2.13 the reader of the updated Daylight Sunlight report is further being misled by not being made aware that: 2.2.13 However, as a general rule the aim should be to minimise the impact to the existing property. |
| Officer comment: | - Officers do not agree with the assertion that failing to mention paragraph 2.2.13 of the BRE guide is misleading. In section 4.1 of DPRs report they refer to the principles of the BRE guide and the methodology which they have used for the basis of the assessment. The decision maker in this case is the committee and the officer report to committee makes this clear |

| Objector point: | • There is concern here that DPR has placed over-reliance on the sketch of one of the houses in Tomlins Grove, provided by the architects. The sketch in question is referred to by DPR in an email dated 6 July 2018 as a ‘survey’. I am advised that the term ‘survey’ in architectural terms implies accuracy. I am also informed that the drawing is not a survey but is instead a hand drawn sketch using approximate dimension and proportions. Further, as it was produced as part of a tender package for external decorations, it did not need to be measurement-accurate.  

  • DPR seems to be particularly keen on accuracy so I would like to understand how this sketch was presented to them. As they are referring to it as a ‘survey’ could they have been misled around the accuracy of the sketch? What reliance did they place on it? |
| Officer comment: | - DPR have confirmed that their survey and modelling methodology was as described above. |

| Objector point: | • In the FOI response, DPR has gone to great lengths to explain how they will take measurements but there is still insufficient information provided for us to make an informed decision as to the accuracy of the measurements eventually used. DPR requested and were provided with Waldrams’ 3D model. Despite stating that they would update the model, it is disappointing to note that their own results include similar errors to Waldrams in relation to room uses and layout of homes. We have already brought this to the council’s attention. |
| Officer comment: | - DPR have confirmed that they did not make any use of or place any reliance on Waldrams’ 3D model. DPRs report clearly states they have
started afresh with their assessment model, capturing a 3D point cloud survey and completing their own planning research.

- Whilst a response has been provided on the Waldram's point, it is not considered relevant as DPR submitted a revised DLSL assessment in relation to the proposed development on 9th August 2019 which has been assessed as part of this application. As such, the Waldram's report no longer forms part of the planning application.

| Objector point: | • We know that Waldram's used in its results a brick count. This does not necessarily give accurate areas of glazing, and we have already raised our concerns in relation to window sizes relied on by DPR. Please confirm the approach taken by DPR in relation to the glazed areas. Again, a number of us are still waiting for information in relation to the glazed areas used by DPR to produce the assessments in their report. We require this information so that we can assess if our windows have been correctly measured and therefore the accuracy, or otherwise, of the daylight sunlight assessments. |
| Officer comment: | - The survey and modelling methodology undertaken by DPR was as described above. Anstey Horne confirmed that, as explained earlier, the methods used to capture the 3D point cloud survey would not require access to individual properties. The survey captures detailed information including window sizes and positions. |
| Objector point: | • In an email dated 15 October 2018, DPR set out that it was missing full plan layout information for the Tomlins Grove houses that would be most affected by the development and went on to propose using layouts from 'comparable' homes. Please explain how they knew what was 'comparable' given the differing layouts of the homes concerned. There was clearly a gap in DPR's knowledge – what information was provided to fill this knowledge gap in relation to the Tomlins Grove homes? |
| Officer comment: | - DPRs research methodology was explained in the Daylight Sunlight report and the plans that DPR obtained through their efforts were attached to the report for complete transparency. |
| Objector point: | • In an email dated 22 October 2018 (and in the published Daylight & Sunlight Study), DPR made reference to the RICS Professional Guidance Note, ‘Daylighting and sunlighting’ (1st edition, 2012) (RICS Guidance Note). However, yet another glaring omission is the lack of reproduction of a sentence that again provides protection for existing properties ‘Daylight and sunlight in particular are important to human health and well-being; they affect quality of life…..’. That the firm has failed to bring this to the attention of council officers and suggests it is acceptable for our homes and therefore us to lose 100% of winter sunlight is unforgivable and misleading. A 100% loss is not in accordance with the BRE guidelines. The firm acknowledges the importance of compliance with those guidelines in its email of 6 July |
2018. Is this yet further evidence of misleading council officers and in turn the Development Committee? In light of this, I am particularly interested in what is included in the redacted sentence under the heading ‘4. Arguments to support the application’ (also in the 6 July 2018 email). Could this be the firm’s warning in relation to exceeding BRE guidelines?

**Officer comment:**
- Officers assess the reasonableness or otherwise of the planning application by reference, first and foremost, to its local planning policy, plus regional and national planning policy. DPR’s Daylight Sunlight report highlights the Council’s planning policy on daylight and sunlight including SP10 of the Core Strategy and DM25 of the MDD. Council policy acknowledges the importance of light to wellbeing

**Objector point:**
- As you are aware, I cannot find it stated in the BRE guide that the side returns can be removed. It is quite wrong therefore for DPR to ‘blame’ the homes themselves when it is quite clearly the proposed development that will cause the losses of light referred to both by Waldrams and DPR. There are no losses to consider or measure without the development in situ. However, I accept that I am a layman so I would be grateful if your expert could provide details of the BRE guide paragraph relied upon to remove the side returns so that I may consider this further.

- I am particularly concerned because DPR confirms in its report that the second floor room in 13 Tomlins Grove fails the daylight sunlight test. The firm is unable to blame the side return for this because the side return does not go up as high as the second floor. The ground floor room and first floor room do not fail the same test, according to DPR. But importantly, however they dress it up, what their report confirms is that the side return is not responsible for the failure of the ground and first floor rooms as evidenced by the failure of the second floor room. I do not understand how a firm so concerned with accuracy has overlooked this significant fact in relation to this home and probably others. That the side return has been ‘blamed’ in part by DPR for the loss that would be suffered by the ground floor and first floor rooms is misleading. Please would you ensure this anomaly, and similar anomalies affecting my neighbours’ homes, is explained in the officer’s report.

**Officer comment:**
- At paragraph 106 of the judgment the Court disapproved of the claimant’s close textual analysis of the report. The Court therefore did not rule out the running of the additional calculation without closet wings.

- In the above responses, DPR have explained the arguments in relation to the closet wings. DPR do not blame them for the loss of light, they simply highlight that they are a factor in the magnitude of the relative loss of light. It is important to note that these are not the main focus of DPRs assessment and the actual situation results are the main focus.

- Whilst a response has been provided on the Waldrams point, it is not considered relevant as DPR submitted a revised DLSL assessment in relation to the proposed development on 9th August 2019 which has been assessed as part of this application. As such, the Waldrams report no longer forms part of the planning application.
<table>
<thead>
<tr>
<th>Objector point:</th>
<th>• Access to properties</th>
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</table>

**Officer comment:**
- Representations received related to residents questioning whether it would have been useful for access to have been sought to the neighbouring properties (Tomlins Grove/Mornington Grove) to be able to ensure accuracy of floorplans and layouts. However, it is unrealistic for officers/consultants to visit every property to undertake the relevant measurements. It is standard practice in the industry for experts to make reasonable assumptions based on desk top data.
- In addition, as part of Anstey Horne’s assessment of DPRs report, they requested that no-skyline/daylight distribution contour drawings were provided to enable them to review the internal layouts that have been used for the assessment, and where the assumptions have been made in the absence of floor plans. Anstey Horne confirmed that the internal layouts that have been used for the assessment are reasonable.

Further representations were received in light of Anstey Horne’s report and additional material submitted by DPR dated 28 May 2019. Below the queries have been responded to by DPR and subsequently verified by Anstey Horne:

<table>
<thead>
<tr>
<th>Objector point:</th>
<th>• Area of glazing and implication for assessment of loss of daylight/sunlight</th>
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**Officer comment:**
- The only daylight/sunlight test in the BRE guide that is based on area of glazing is the average daylight factor (ADF) test, but as it is intended for use with new dwellings we did not include an ADF assessment in DPRs report (unlike Waldrums). Vertical sky component (VSC) and percentage of annual probable sunlight hours (APSH) are a measure of daylight and sunlight at a point at the centre of the window and do not depend on area of glazing or the area of the window aperture.
- The BRE criteria for the DD/NSL test is based entirely on the relative loss of daylit area (i.e. existing divided by proposed values), so even if there are any slight inaccuracies in the sizes of window apertures or rooms or in the calculated daylit areas, they would largely cancel each other out. They would not “inevitably lead to an underestimation of the loss of daylight and sunlight” or “seriously affect those deemed to have moderate daylight loss under the present calculations”, as claimed by the objector.

<table>
<thead>
<tr>
<th>Objector point:</th>
<th>• Effect of room use on the measurement of daylight/sunlight</th>
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</table>

**Officer comment:**
- Room use does not affect the measurement of daylight/sunlight or the quantification of the magnitude of impact. The methods of measurement (VSC, DD and APSH) for a neighbouring property are the same regardless of room use.
- DPR have assessed all main rooms in each property; the only rooms DPR haven’t assessed are those indicated on floor plans to be ones that do not have a particular requirement for daylight (e.g. bathrooms), plus the
bathrooms in the closet wings. If DPR found no plans for a property they assumed there to be a living room at lower ground and ground floor levels and a bedroom at first and second floor levels. DPR noted from the objector that some of the rooms uses are not as we assumed and there could, of course, be others.

- Where impacts at first and second floor levels (which we assumed to be bedrooms but apparently include some living rooms and kitchens) would exceed the BRE recommendations, they are one of two types:
  - Up to 27% loss in daylight distribution to 10 No. rooms, which would retain a view of sky to between 71% and 78% of the room area;
  - Up to 67% loss in winter sunlight to 5 No. rooms that would retain either 3% or 4% APSH in winter (i.e. slightly below the guideline of 5% APSH) and very good levels of annual sunlight of between 26% and 31% APSH (i.e. above the guideline of 25% APSH).

**Objector point:**

- Daylight/sunlight requirements of kitchens and bedrooms

**Officer comment:**

- The BRE guide recommends the following minimum average daylight factors (ADF) in new dwellings: 2% in kitchens, 1.5% in living rooms and 1% in bedrooms. However, when assessing the impact on daylight to existing neighbouring dwellings, the guide places equal emphasis on living rooms, dining rooms and kitchens and notes that bedrooms are less important but should still be analysed (BRE paras. 2.2. and 2.2.8). The same numerical criteria apply regardless of room use.

- For sunlight to new dwellings, the BRE guide prioritises main living rooms. For impact on existing neighbouring dwellings it states that living rooms and conservatories should be assessed, whilst kitchens and bedrooms are less important, although care should be taken not to block too much sun (BRE guide para. 3.2.3).

**Objector point:**

- Daylight distribution (no-sky contour) plans

**Officer comment:**

- DPR confirmed that no evidence has been supplied of any mismeasurement of window apertures or differences in room layouts that would have a material effect on the magnitudes or significance of impacts.

**Objector point:**

- No-sky contour calculations and 0.8 guideline

**Officer comment:**

- Aside from mistakenly referring to sunlight when they mean daylight, the objector correctly makes the point that if the area of a room with a direct view of sky will reduce to less than 0.8 times its former value, the loss of light will be noticeable to the occupants and more of the room will appear poorly lit (see BRE para. 2.2.9). According to our data and report, that
would be the case in 24 rooms around the site of which 20 are in Tomlins Grove properties.

- The contention that “if correct room sizes, uses and glazing areas were used the number would be much greater” is unfounded. Room use has no bearing on the NSL test. Please see DPR’s response to the above point in relation to room sizes and glazing areas.

Further representations were received in light of the revised Anstey Horne report which had been uploaded onto the LPAs online portal and additional material submitted by DPR. Below the queries have been responded to by DPR and subsequently verified by Anstey Horne:

<table>
<thead>
<tr>
<th><strong>Objector point:</strong></th>
<th>It has not been explained how the results between the original Waldrams Daylight Sunlight report and the later versions by DPT differ when the same rooms have been assessed with the same proposed development in situ.</th>
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<tbody>
<tr>
<td><strong>Officer comment:</strong></td>
<td>Different consultants using different methods of measurement and data collection, different source information and different levels of rigour will produce different 3D computer models. Even if run through exactly the same computer analysis program, they will therefore produce different results. If they use different computer software that use different methods of calculating light this could add to the disparity in results. Waldrams and DPR use the same software, but with DPR having run their calculations three years after Waldrams, they will undoubtedly be running an updated version of the software, which could contribute very small differences. Nevertheless, the assessment is predominantly a relative one comparing values in the existing condition with those in the proposed, so to some extent inherent differences ‘even out’.</td>
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<tr>
<th><strong>Objector point:</strong></th>
<th>We moved into our house in July 1983. It was in need of much improvement and did not have a fully working kitchen. We wanted to place the kitchen in what is now our conservatory at lower ground level but we were not given planning permission to do this. We were permitted to put the kitchen in the room behind the now conservatory, which due to the amount of borrowed light received from the conservatory, was acceptable to us. The doors between the two rooms are the original half glazed doors and we have maintained full glazing to the front of the conservatory. Nowhere is the issue of this borrowed light to one of the most important rooms in our home recognised. Nor have the losses to our kitchen been measured or assessed.</th>
</tr>
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<tr>
<td><strong>Officer comment:</strong></td>
<td>In accordance with the BRE calculation methodology, impact on vertical sky component (VSC) and annual probable sunlight hours (APSH) to a room is measured at the centre of the main window. Only the no-sky line (NSL) assessment is run inside the room and where properties have been extended DPR ran that assessment on the extended-depth room. An example of this can be seen on the drawing extract below from the NSL contour plots for 13 Tomlins Grove, where the room at lower ground floor level has been extended. The full drawing was appended to DPR’s letter to the Council dated 29 May 2019.</td>
</tr>
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</table>
**Objector point:**

It does not appear that, despite notification to the Council by us and the residents concerned, that DPR or the Council has acknowledged that some home layouts and room uses are wrong in relation to this latest application. For example, properties 11 and 14 have kitchens at first floor level. It will be **misleading** if the Development Committee is led to believe that there is less of an impact to the Tomlins Grove properties than is factual due to incorrectly identified layouts. DPR has produced additional reports in the interim so we do not understand why this position has not been corrected in latter documents.

**Officer comment:**

In accordance with RICS Guidance Note, GN96/2012, *‘Daylighting and sunlighting’* DPR undertook searches of the local authority’s planning portal to try establish room layouts and uses for neighbouring properties, where such information was available, to try to ensure a robust approach. Where plans were unavailable DPR generally assumed the main rear rooms at lower ground and ground floors to be living rooms and at first and second floor levels to be bedrooms.

DPR note that objectors have pointed out that in a few instances rooms are kitchens, whereas in DPRs report assumed them to be living rooms or bedroom. This does not affect the calculation of the magnitude of impact and whether that impact is within the BRE guidelines; however it could have a bearing on the potential significance that impact:

- Where a room was treated as a living room in DPRs report but has subsequently been flagged as a kitchen, that should not have a material bearing on the determination of the significance of daylight effect, because the BRE Guide does not treat living rooms and kitchens in neighbouring properties ant differently; it only treats bedrooms as being less important (see BRE Para. 2.2.8). For sunlight, the BRE Guide treats both kitchens and bedrooms as less important than living rooms (BRE para. 3.2.3). Arguably, less weight could therefore be applied to any sunlight effects on rooms that are now found to be kitchens, but DPR recommend not doing so.

- Where a room was treated as a bedroom in DPRs report but has subsequently been flagged as a kitchen, that could have a bearing on the significance of any daylight and sunlight effects to that room. In the
In the case of this objection, the daylight and sunlight effects to the first floor windows and rooms at 11 and 14 Tomlins Grove are within the BRE guidelines with the exception of a minor transgression of the NSL guideline for the first floor room to No. 14 (24.4% loss). This does not alter DPRs stated conclusion that the effect on daylight to this property would be negligible to minor adverse.

**Objector point:** We note that the Waldrams daylight sunlight report has been removed from the planning portal. As this document is referred to by both DPR and Anstey Horne (AH), we assume that its removal is an oversight by the Council. The availability of the Waldrams report was one part of the Judicial Review that in March 2018 quashed planning consent granted in January 2017. It would be unfortunate if this document was again a thorny issue. If its removal was deliberate, the officer's report should explain why.

**Officer comment:** Given the history of the application and the conclusions drawn from the JR with the original daylight and sunlight report prepared by Waldrams, the applicant instructed Delva Patman Redlar (DPR) to produce a new daylight and sunlight assessment as part of this application.

**Objector point:** It is disappointing that neither DPR or AH acknowledges that the level of daylight sunlight currently received by the Tomlins Grove homes has been the same levels received in excess of 150 years. That these experts are attempting to hold the side returns in anyway responsible for the reductions that will be caused by the proposed development is misleading, possibly materially misleading. The only reason our levels of daylight sunlight will be reduced with the proposed development in situ is because of the proposed development. Nothing else.

**Officer comment:** DPR have not held the side returns (closet wings) responsible for the absolute reductions in light (i.e. difference between existing and proposed values), which would be caused by the development. What they have done is to run the supplementary calculation, as advised in the BRE guide, to determine whether the presence of the closet wings is a factor in the relative loss of light, i.e. percentage loss or ratio of reduction.

**Objector point:** The Waldrams report measured the ADF for the Tomlins Grove properties whilst DPR has not carried out the same assessment. We understand from Professor Paul Littlefair, my expert witness for the High Court, that the ADF assessment did not have to be carried out for these properties, but it was. Given that it was, and for a sense of fairness, DPR should be asked to carry out a new ADF assessment on the Tomlins Grove properties, using accurate information which we would be happy to provide.

**Officer comment:** The reason why the ADF is generally not recommended for assessing loss of light to existing buildings is set out in paragraph F7 in Appendix F of the BRE Guide.
| **Objector point:** | It is worth noting at this point that by DPR using the window opening size only for the daylight and sunlight assessments they have carried out, they have potentially overstated the daylight sunlight to our lounge by more than 128%. The no-sky contour illustration is likely to be similarly overstated. Our first floor and second floor rooms are also affected. This is likely to be similar for other properties in Tomlins Grove. For a sense of fairness, Planning officers should investigate this level of overstatement further rather than present misleading information to the Development Committee. |
| **Officer comment:** | It is not clear whether the objector is claiming that DPR has mis-measured the size of their window openings and, if so, by how much. The inference seems to be that DPS has made them larger than they actually are, but no ‘corrected’ measurements have been offered. DPR provided window measurements in good faith so that the objector could check and satisfy themselves that they are reasonably accurate. If they are going to claim there are errors then they should provide corrected measurements so DPR can consider whether any differences are significant. Even if DPR measurements are incorrect, it would have negligible bearing on the VSC and APSH values, which are calculated at the centre of the window opening and do not measure the amount of light passing through the aperture into the room. The NSL test does calculate the area of the working plane inside the room that has a view of sky, so if the window apertures are of a slightly different size to what we have modelled it could potentially slightly alter the area with a view of sky. However, as the test runs the measurement before and after development and calculates the relative reduction, the significance of any slight error in aperture size would likely be low. |
| **Objector point:** | Since my original objection letter, via a Freedom of Information request (FOI), we have learned that DPR suggested a visit to the Tomlins Grove properties. The officer's report should explain why they were prevented from doing so, either by the Council or a third party working on its behalf. By email exchange Waldrams acknowledge that the 30 model it shared with DPR was 'indicative' and 'estimated'. As a result, DPR acknowledged by email that it would be better to work with a more accurate 30 model. DPR also disclosed to the Council the Tomlins Grove properties that it had managed to find floor plans for. This did not include any of the properties that would be most affected by the proposed development. Why is it that, given what has happened previously, the Council is content for its agents to use less than accurate information? Could it possibly be that an accurate assessment would reveal the impact to the Tomlins Grove homes would greatly exceed guidelines rather than the current implied 'satisfactory' findings. |
| **Officer comment:** | DPR did what they could to research room layouts in all surrounding properties. The Tomlins Grove properties that we found plans for are numbers 2, 8, 10, 18, 22, 23, 24 and 25. Having originally been designed as a uniform terrace, there is quite a lot of repetition in room sizes, except of course where extensions have been added and/or internal alterations may have been made. |
It is unrealistic for officers/consultants to visit every property to undertake the relevant measurements. It is standard practice in the industry for experts to make reasonable assumptions based on desk top data.

| **Objector point:** | The AH report dated 9 July 2019 has been changed so that it better favours the Council. There is no explanation or reason provided in the report to explain why this was changed from the version date 27 June 2019. That report presented that only 55% of properties tested for daylight would satisfy BRE guidelines. In the later July report this has risen to 59%. Similarly, the earlier report presented that only 50% of properties tested for sunlight would satisfy the BRE guidelines. In the later report, this has risen to 66%. The June results were consistent with those in the report dated April 2019. The reason for this change should be explained in the officer’s report. |
| **Officer comment:** | Having reviewed both reports, AH confirm the discrepancies are due to typographical errors. In the report dated 27 June 2019 it states that 12 out of 22 properties (55%) satisfied the BRE guidelines for daylight (paragraph 4.9) and 8 out of 16 properties (50%) satisfied the BRE guidelines for sunlight (paragraph 4.10). These results were rectified in AH report of the 9th July 2019 where it stated that 22 out of 37 properties (59%) satisfied the BRE guidelines for daylight (paragraph 4.9) and 16 out of 24 (66%) properties tested satisfy the BRE guidelines for sunlight (paragraph 4.10). This is also consistent with AH latest report dated 21st August 2019. It is important to note that the changes in the results do not alter AH overall conclusions in reports of the 9th July and the 21st August 2019. |

| **Objector point:** | There now appears to be a greater reliance on DPR's assessment carried out with the side returns, which are original to date of build, removed. I have asked the Council several times to tell me the paragraph in the BRE Guide that allows for such removal. Nothing has been provided because there is no such permission in the BRE Guide. The BRE Guide allows for a greater relative reduction in VSC but also provides that as a general rule the aim should be to minimise the impact to existing property, which has not happened in this case. The latest ‘removal’ of the side returns has been carried out despite the Council’s previous expert, Michael Harper of Waldrams, attempting to convince the High Court that his firm's report had not relied on omission of the side returns in relation to the results for the Tomlins Grove properties when it quite clearly had. It is clear from the FOI information that the assessment carried out by DPR without the side returns in place was done at the instruction of Council officers. In a letter dated 6 June 2019, Jane Abraham on behalf of Will Tuckley, Chief Executive, provided written assurance to me that DPR's removal of the side returns was a factor for consideration but not more important than with the side returns in place. So why has this information now been presented as a standalone document on the planning portal? Is this a further... |
attempt by the Council to **mislead** members of the public and the Development Committee? We are going to lose 100% of the winter sunlight that we currently receive with the side return in place purely as a result of the proposed development.

**Officer comment:**

It is unclear what ‘greater reliance’ the objector is referring to.

The third sunlight criterion in paragraph 3.2.11, was added to the BRE guidelines when the second edition was produced in 2011. The author, Dr Littlefair’s press release at the time explained that the previous edition “tended to overplay the loss of small amounts of sunlight in cases where the existing window either received very little sunlight year round, or in the winter months. The new Report introduces an additional guideline, that a total loss of sunlight of 4% or less of annual probable sunlight hours need not be significant.”

In light of his advice, both in his press release and in paragraph 3.2.11 of the BRE Guide, DPR and officers therefore consider reductions in winter sunlight from 3% or 2% or 1% APSH to 0% APSH, i.e. total loss of small amounts of winter sunlight, which would occur to a ground floor window at each of 4, 5, 10, 11, 12, 13 and 15 Tomlins Grove, to be within the BRE guidelines and not a significant impact and have treated them as such in DPRs Daylight and Sunlight Report.

As noted in the objection response in relation to daylight and sunlight section of the report, DPR also undertook a daylight and sunlight test with the projecting wings omitted to the Tomlins Grove properties, in order to compare the results and understand whether the wings are a material factor in the relative loss.

Anstey Horne agree with DPR’s conclusion, of which being, where the projecting wings are or are not a material factor and this has been taken into account when categorising the significance of impacts.

| **Objector point:** | The AH report makes reference to the good levels of daylight sunlight received by the Tomlins Grove properties. That, along with Professor Littlefair’s comment that there would be a right to light issue (with the proposed development in place) for some of the Tomlins Grove properties should be sufficient reason for officers to request that DPR’s report in relation to right to light and the Tomlins Grove properties, requested by Yasmin Ali, should be shared with residents of Tomlins Grove and the Development Committee. It is wrong of the Council, as per Will Tuckley’s letter to me dated 9 August 2019, to attempt to hide behind ‘legal privilege’ in this respect. |
| **Officer comment:** | Right to Light is not a planning matter |

<p>| <strong>Objector point:</strong> | The AH report claims that the Arnold Road site has been underutilised. This is misleading, possibly materially misleading. The site was used as an adult day centre for 45 years and therefore fully utilised for the purpose it served. That the Council now wishes to change the use of the site does not equate to underutilisation. |</p>
<table>
<thead>
<tr>
<th><strong>Officer comment:</strong></th>
<th>Given that the site is now vacant and that half the site provides vehicular access and car parking, both make it an inefficient used of land.</th>
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<tbody>
<tr>
<td><strong>Objector point:</strong></td>
<td>There also appears to be an overestimation in relation to the height of Bow Magistrates Court in an attempt to portray the six storey block as 'in context'. This is misleading. Bow Magistrates Court is of similar height to the Tomlins Grove properties. We have photographic evidence of this from the Tomlins Grove properties themselves.</td>
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<tr>
<td><strong>Officer comment:</strong></td>
<td>DPR are unclear where the objector feels the height of Bow Magistrates Court has been overestimated. The 3D view drawing in Appendix A of DPRs report shows the surrounding massing, including the Magistrates Court, and shows AOD heights of various parapets of the Court building. DPR do not believe these heights are incorrect.</td>
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<tr>
<td><strong>Objector point:</strong></td>
<td>There is no reference anywhere in the reports produced by DPR or AH to demonstrate that in BRE Guide terms we are good neighbours in that we are not demanding too much light. The heart of the issue is the proposed height and massing of the development and its proximity to our homes.</td>
</tr>
<tr>
<td><strong>Officer comment:</strong></td>
<td>The question of whether a building is a ‘good neighbour’ comes into play if and when there is a case for seeking to apply alternative target values (see BRE para. 2.2.3 and Appendix F). However, that is not DPR of the Applicant’s case, hence the ‘good neighbour’ point has not been examined.</td>
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<tr>
<td><strong>Objector point:</strong></td>
<td>There is no reference in reports produced by DPR, or AH, in relation to the many written protections provided in the various Council produced policy documents that will be breached by the proposed development. The same is true of Government produced policy documents. Instead these chosen experts have carefully selected the paragraphs they would prefer to rely on. This leaves Tomlins Grove residents at a disadvantage. This is particularly relevant in relation to DM25 of the Tower Hamlets local plan, which sets out the Council's intention to protect or improve conditions, and its report on Tall buildings dated September 2017.</td>
</tr>
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</table>
| **Officer comment:** | This statement is incorrect. DPR’s report includes numerous citation of and extracts from policies whose aim is to protect amenity, including:  
• London Plan, policies 7.6 and 7.7  
• Draft New London Plan, draft policy D4  
• Mayor of London’s Housing SPG, policy 7.6Bd  
• LBTH Core Strategy, Strategic Policy 10, Section 4A  
• LBTH Managing Development Document, policy DM25  
• LBTH Draft Local Plan 2031, policy DH7 |
| **Objector**         | The FOI information contained an email from Potter Rapper in January 2019 that states ’
| **point:** | ... new pressures within LBTH time is now of the essence.' It is not acceptable to forgo proper and accurate consideration of the impact to the Tomlins Grove properties because the Applicant is under pressure, although that seems to be what is happening here. |
| **Officer comment:** | The planning application is being assessed in accordance with statutory planning policies and guidance. No corners are being cut due to 'pressures' as referenced above. |
| **Objector point:** | Gilbert J recognised the importance for daylight and sunlight in such situations as 'greater, not lesser, in terms of a habitable room' when he granted permission for Judicial Review in August 2017. He considered that the argument about the effect of the side returns did not 'help the authority'. John Howell QC noted 'That, it might be thought, is merely common sense'. |
| **Officer comment:** | As noted above and in the objection response in relation to daylight and sunlight section of the report, DPR also undertook a daylight and sunlight test with the projecting wings omitted to the Tomlins Grove properties, in order to compare the results and understand whether the wings are a material factor in the relative loss. Anstey Horne agree with DPR's conclusion, of which being, where the projecting wings are or are not a material factor and this has been taken into account when categorising the significance of impacts. |
| **Objector point:** | Applicants failure to address known issues |
| **Officer comment:** | The LPA is not responsible for what the applicant submits as part of their planning application. Notwithstanding this, the Applicant has sought to address the problems identified in the Judicial Review by commissioning a fresh daylight and sunlight assessment by a different consultant (DPR), placing no reliance upon the work undertaken by the previous consultant (Waldrams). |
| **Objector point:** | Inadequacy of applicant’s daylight and sunlight submissions |
| **Officer comment:** | DPR disagree that the report and results do not clearly show the impact of the proposed buildings on the existing neighbouring properties. DPR acknowledge that following our Report dated January 2019 (Ref. 18416/AJC/VK/RevB) DPR have provided a number of additional pieces of information that have been uploaded to the planning portal separately. However, they do not alter the text or conclusions of the report. The objector is incorrect when they say “Since DPR could not get the survey information to do ADF calculations accurately they have used a different method of measurement (NSL)”. They appear to have a flawed understanding of both the work DPR have done and of the BRE assessment methodology. A response has been provided above regarding the methodology of data capture involving laser scan measured survey, high-definition photography, researched floor plans, etc. In addition, the BRE assessment methodology, which is explained in DPRs report. The objector is wrong to say that “VSC is only to be used where access would be a problem”. |
DPR has confirmed that the reason why their reports use the VSC and NSL test for assessing daylight impact to neighbours and ADF for assessing daylight adequacy within the proposed development is because those are the tests recommended in the BRE guide.

<table>
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<tr>
<th>Objector point:</th>
<th>Errors in DPR’s daylight and sunlight report</th>
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| Officer comment: | DPR disagree that the lack of instruction to them by the Applicant to gain access and survey all the rooms in the Tomlins Grove properties means that their work is “seriously flawed”. It is rare for daylight consultants to gain access to undertake such surveys and the vast majority of daylight and sunlight assessments submitted with planning applications are not based on measured surveys inside neighbouring properties. They have undertaken their work in accordance with RICS Guidance Note, GN96/2012, ‘Daylighting and sunlighting’ and used a mixture of laser scan measured survey, high-definition photography, researched floor plans, etc.

In Tomlins Grove they tested all of the properties that take light from over the site and which may be affected, having regard to the BRE preliminary 25-degree test, including all those that would experience the greatest impact. They tested 74a Bow Road and numbers 1 to 25 Tomlins Grove, i.e. 26 properties in that one street alone, not “a sample of ten houses”, as the objector claims.

The objector is incorrect to say that DPR made a default assumption that each Tomlins Grove property is a single dwelling. When DPR introduce each property on pages 15 to 20 of DPRs report they clearly explained whether it is a single house or divided into flats, based on Council tax records and whether we were able to obtain floor plans. That said, where they found no plans they did assume the main rear room on the lower ground and ground floors to be living rooms and those on first and second floors to be bedrooms, as noted by the objector.

Dealing with each of the alleged ‘errors’ in the bulleted list, DPR have responded as follows:

- 2 Tomlins Grove – a whole floor wasn’t erroneously omitted; the 2nd floor room is shown on the researched plans as a bathroom, which does not require assessment, hence its omission;
- 3 Tomlins Grove – a whole floor wasn’t erroneously omitted; the lower ground floor window is too low down and close to the railway viaduct to ‘see’ the development or even to be surveyed (see Picture 1 at Appendix C of DPR report) and will not be affected and has therefore not been modelled and tested;
- 5 Tomlins Grove – the identification of what we had assumed was a living room as a kitchen/diner does not affect the calculations or materially alter DPRs findings because the daylight and sunlight impacts on that room are fully BRE adherent regardless of room use;
- 6 Tomlins Grove – the identification of what DPR had assumed was a first floor bedroom as a kitchen/diner does not affect the calculations or materially alter DPRs findings because the daylight and sunlight impacts on that room are fully BRE adherent regardless of room use;
- 7 Tomlins Grove – the identification of what we had assumed was a first floor bedroom as a living room/kitchen does not affect the calculations or
materially alter DPRs findings because the daylight and sunlight impacts on that room are fully BRE adherent regardless of room use;

- 9 Tomlins Grove – the identification of what we had assumed was a first floor bedroom as a living room does not affect the calculations; nor does it materially alter DPRs conclusion as to significance of effect because:
  - the NSL transgression is very marginal (-20.5%) and the retained value is good (77.2%); the retained VSC (25.2%), whilst slightly below the default target of 27% VSC, is good; and
  - whilst there is a large relative loss of winter sunlight (-66.7%) the retained value of 3% APSH in the winter months is only slightly below the 5% APSH recommendation and the retained annual sunlight value of 27% APSH is very good and in excess of the 25% APSH default target; and
  - consequently DPRI remain of the view that the overall effect on daylight and sunlight is no greater than minor adverse;

- 10 Tomlins Grove - the lower ground floor living room was assessed and the results were described in DPRs report, but the numerical data was mistakenly omitted from the table of results in the appendix; this was acknowledged in DPRs letter dated 28 May 2019 and the missing data was appended to that letter, which showed that the daylight and sunlight impacts on that room are fully BRE adherent, as stated in our report;

- 11 Tomlins Grove – the identification of what DPR had assumed was a lower ground floor living room as a bedroom and what DPR had assumed was a first floor bedroom as a kitchen/diner does not affect the calculations or materially alter our findings because the daylight and sunlight impacts on both rooms are fully BRE adherent regardless of room use;

The alleged ‘errors’ are either not errors at all or are incorrect assumptions as to a small number of room uses. They do not affect DPRs calculations of the amount of daylight and sunlight reaching the Tomlins Grove properties or the magnitude of daylight/sunlight impacts that would be caused by the proposed development.

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Table 2 – Objection responses

**Summary of Daylight Results:**

The following table assesses the impact of the proposed development on the neighbouring properties in line with Anstey Horne’s advice.

<table>
<thead>
<tr>
<th>Property</th>
<th>Daylight Impact</th>
<th>Further detail</th>
</tr>
</thead>
<tbody>
<tr>
<td>74a Bow Road</td>
<td>Negligible</td>
<td>The DPR report explains that the internal arrangements for this property have been based on planning archive layouts.</td>
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<tr>
<td></td>
<td></td>
<td>12 windows have been assessed for VSC, with 12 windows demonstrating BRE compliance and thus negligible impacts.</td>
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<td></td>
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<td>12 rooms have been assessed for NSL, with 11 rooms demonstrating BRE compliance and thus negligible impacts. The 1 ground floor bedroom that falls below the</td>
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<td>Property</td>
<td>Daylight Impact</td>
<td>Further detail</td>
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<td></td>
<td>BRE guidelines will have a reduction of 21.4% which is a small effect based upon the DPR significance banding. Overall, Anstey Horne agree with DPR that the daylight effect to this property is considered to be of negligible significance.</td>
</tr>
</tbody>
</table>
| 8 Tomlins Grove  | Negligible      | The DPR report explains that the internal arrangements for this property have been based on partial layouts sourced from an estate agent’s website.  
5 windows have been assessed for VSC, with 4 windows demonstrating BRE compliance and it is considered to have negligible impacts. The 1 window to the ground floor kitchen that falls below the BRE guidelines will have a reduction of 21.2% which is a small effect based upon the DPR significance impact banding.  
4 rooms have been assessed for NSL, with 3 rooms demonstrating BRE compliance and thus negligible impacts. The 1 room which is the ground floor kitchen that falls below the BRE guidelines will have a reduction of 21.1%, which is considered a small effect based upon the DPR significance impact banding. Overall, Anstey Horne agree with DPR that the daylight effect to this property is considered to be of negligible significance. |
| 9 Tomlins Grove  | Minor adverse   | The DPR report explains that the internal arrangements for this property have been based on assumptions and information sourced for other properties in the terrace.  
4 windows have been assessed for VSC, with all 4 windows demonstrating BRE compliance and thus negligible impacts.  
4 rooms have been assessed for NSL, with 2 rooms demonstrating BRE compliance and thus negligible impacts. The 2 rooms that fall below the BRE guidelines are the ground floor living room and first floor bedroom and will have reductions of 32.1% and 20.5% respectively. Therefore, the effect on the bedroom is considered a small effect, and a moderate effect to the living room. The mitigation cited in the DPR Report for the ground floor living room is that it has been assumed as being 6.7m deep, and that the BRE guide states that “if an existing building contains rooms lit from one side only and greater than 5m deep, then a greater movement of the no sky line

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<td></td>
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<td>may be unavoidable”. Overall, Anstey Horne agree with DPR that the daylight effect to this property is considered to be of <strong>minor adverse</strong> significance.</td>
</tr>
<tr>
<td>10 Tomlins Grove</td>
<td>Negligible</td>
<td>The report explains that the internal arrangements for this property have been based on planning archive layouts. 3 windows have been assessed for VSC, with 2 windows demonstrating BRE compliance and thus negligible impacts. The 1 window to the ground floor living room that falls below the BRE guidelines will have a reduction of 22.0% which is a small effect based upon the DPR significance impact banding. 3 rooms have been assessed for NSL, with all 3 rooms demonstrating BRE compliance and thus negligible impacts. The DPR supplementary test shows that with the projecting wings removed the ground floor living room would retain in excess of 80% of the existing VSC and NSL values, with a VSC of 27.1%. Therefore, we agree with their conclusion that it is the projecting wings that is the main factor in the relative loss of light to this room. Overall, Anstey Horne agree with DPR that the daylight effect to this property is considered to be of <strong>negligible</strong> significance.</td>
</tr>
<tr>
<td>11 Tomlins Grove</td>
<td>Negligible</td>
<td>The DPR report explains that the internal arrangements for this property have been based on assumptions and information sourced for other properties in the terrace. 4 windows have been assessed for VSC, with 3 windows demonstrating BRE compliance and officers consider this to be negligible impacts. The 1 window to the ground floor living room that falls below the BRE guidelines will have a reduction of 23.3%, which is considered a small effect based upon the DPR significance impact banding. 4 rooms have been assessed for NSL, with all 4 rooms demonstrating BRE compliance and thus negligible impacts. The DPR supplementary test shows that with the projecting wings removed the ground floor living room would retain in excess of 80% of the existing VSC and NSL values, with a VSC of 27.1%. Therefore, we agree with their conclusion</td>
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<td>Property</td>
<td>Daylight Impact</td>
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<tr>
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<td><a href="#">Further detail</a></td>
<td>that it is the projecting wings that is the main factor in the relative loss of light to this room. Overall, Anstey Horne agree with DPR that the daylight effect to this property is considered to be of <strong>negligible</strong> significance.</td>
</tr>
<tr>
<td>12 Tomlins Grove</td>
<td>Negligible to minor adverse</td>
<td>The report explains that the internal arrangements for this property have been based on assumptions and information sourced for other properties in the terrace. 4 windows have been assessed for VSC, with 3 windows demonstrating BRE compliance and thus negligible impacts. The 1 window to the ground floor living room that falls below the BRE guidelines will have a reduction of 25.0%, which is considered a small effect based upon the DPR significance impact banding. 4 rooms have been assessed for NSL, with all 2 rooms demonstrating BRE compliance and thus negligible impacts. The 2 rooms that fall below the BRE guidelines are the ground floor living room and the second floor bedroom, these rooms will have reductions of 22.3% and 21.2% respectively, which are considered small effects based upon the DPR significance impact banding. The DPR supplementary test shows that with the projecting wings removed the ground floor living room would retain in excess of 80% of the existing VSC and NSL values, with a VSC of 27.3%. Therefore, we agree with their conclusion that it is the projecting wings that is the main factor in the relative loss of light to this room. Overall, Anstey Horne agree with DPR that the daylight effect to this property is considered to be of <strong>negligible to minor adverse</strong> significance.</td>
</tr>
<tr>
<td>13 Tomlins Grove</td>
<td>Negligible to minor adverse</td>
<td>The report explains that the internal arrangements for this property have been based on assumptions and information sourced for other properties in the terrace. 4 windows have been assessed for VSC, with 3 windows demonstrating BRE compliance and thus negligible impacts. The 1 window to the ground floor living room that falls below the BRE guidelines will have a reduction of 26.5%, which is considered a small effect based upon the DPR significance impact banding. 4 rooms have been assessed for NSL, with 3 rooms demonstrating BRE compliance and thus negligible impacts. The 1 room to the ground floor living room that falls below the BRE guidelines will have a reduction of 19.0%, which is considered a small effect based upon the DPR significance impact banding. The DPR supplementary test shows that with the projecting wings removed the ground floor living room would retain in excess of 80% of the existing VSC and NSL values, with a VSC of 26.3%. Therefore, we agree with their conclusion that it is the projecting wings that is the main factor in the relative loss of light to this room. Overall, Anstey Horne agree with DPR that the daylight effect to this property is considered to be of <strong>negligible to minor adverse</strong> significance.</td>
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<tr>
<td>Property</td>
<td>Daylight Impact</td>
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<td>demonstrating BRE compliance and thus negligible impacts. The 1 room to the second floor bedroom that falls below the BRE guidelines will have a reduction of 23.6%, which is considered a small effect.</td>
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<td>The DPR supplementary test shows that with the projecting wings removed the ground floor living room would retain a VSC value of 27.5% which is in excess of 80% of the existing VSC value. The projecting wings are not a factor contributing to the light loss to the second floor bedroom, but we agree that the projecting wings would be the main factor in the relative loss of light to the ground floor living room.</td>
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<td></td>
<td>Overall, Anstey Horne agree with DPR that the daylight effect to this property is considered to be of negligible to minor adverse significance.</td>
</tr>
<tr>
<td>14 Tomlins Grove</td>
<td>Minor adverse</td>
<td>The report explains that the internal arrangements for this property have been based on assumptions and information sourced for other properties in the terrace.</td>
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<td></td>
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<td>4 windows have been assessed for VSC, with all 4 windows demonstrating BRE compliance and thus negligible impacts.</td>
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<td>4 rooms have been assessed for NSL, with 1 room demonstrating BRE compliance and thus negligible impact. The 3 rooms that fall below the BRE guidelines will have reductions of 21.5% to the ground floor living room, 24.4% to the first floor bedroom and 26.5% to the second floor bedroom, which are all considered to be small effects based upon the DPR significance impact banding.</td>
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<tr>
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<td>The DPR supplementary test shows that by removing the projecting wings the reductions in NSL would remain the same, therefore the projecting wings are not the main factor contributing to the light loss to this property.</td>
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<td>Overall, DPR have categorised the daylight effect to this property as negligible to minor adverse. However, as three out of the four rooms tested will not meet the BRE guidelines for NSL, Anstey Horne have advised that they would categorise the daylight effect to this property as being of minor adverse significance.</td>
</tr>
<tr>
<td>15 Tomlins Grove</td>
<td>Minor adverse</td>
<td>The report explains that the internal arrangements for this property have been based on assumptions and information sourced for other properties in the terrace.</td>
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<tr>
<td>Property</td>
<td>Daylight Impact</td>
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<td>4 windows have been assessed for VSC, with 3 windows demonstrating BRE compliance and thus negligible impacts. The 1 window to the ground floor living room that falls below the BRE guidelines will have a reduction of 30.6%, which is considered borderline between small to moderate effect based upon the DPR significance impact banding.</td>
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<td>4 rooms have been assessed for NSL, with 1 room demonstrating BRE compliance and thus negligible impact. The 3 rooms that fall below the BRE guidelines will have reductions of 28.7% ground floor living room, 21.0% first floor bedroom and 22.6% second floor bedroom, which are all considered to be small effects based upon the DPR significance impact banding.</td>
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<td>The DPR supplementary test shows that by removing the projecting wings the ground floor living room would retain a VSC of 27.8% which is in excess of 80% of the existing VSC value. However, the NSL reduction to the ground floor living room would be 25.4%, and Anstey Horne agree with DPR that although the projecting wings are a factor in the relative loss of light to the living room, they are not the main factor.</td>
</tr>
<tr>
<td></td>
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<td>Overall, DPR have categorised the daylight effect to this property as negligible to minor adverse. However, owing to the most significant impacts being to the living room, which do not meet the BRE guidelines for both VSC and NSL, Anstey Horne have advised that they would categorise the daylight effect to this property as being of minor adverse significance.</td>
</tr>
<tr>
<td>16 Tomlins Grove</td>
<td>Moderate adverse</td>
<td>The report explains that the internal arrangements for this property have been based on assumptions and information sourced for other properties in the terrace.</td>
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<td>5 windows have been assessed for VSC, with 4 windows demonstrating BRE compliance and thus negligible impacts. The 1 window to the ground floor living room that falls below the BRE guidelines will have a reduction of 30.6%, which is considered borderline between small to moderate effect based upon the DPR significance impact banding.</td>
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<td>4 rooms have been assessed for NSL, with 1 room demonstrating BRE compliance and thus negligible impact. The 3 rooms that fall below the BRE guideline will have reductions of 23.3% first floor bedroom, 35.0% ground floor living room and 37.5% lower ground floor living room. Therefore, the bedroom is considered a small effect and the two living rooms are categorised as moderate effects based upon the DPR significance impact</td>
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<td>Property</td>
<td>Daylight Impact</td>
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<td>banding.</td>
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<td>The DPR supplementary test does not apply to the lower ground floor as the window is not blinkered by the projecting wing. The supplementary test results show that the ground floor living room would retain a VSC of 30% which is in excess of 80% the existing value. However, the NSL reduction would be 27.8%, and we agree with DPR that although the projecting wings are a factor in the relative loss of light to the living room, they are not the main factor. Overall, DPR have categorised the daylight effect to this property as minor adverse. However, owing to the most significant impacts being to the living rooms, which do not meet the BRE guidelines for both VSC and NSL, Anstey Horne had advised that they would categorise the daylight effect to this property as being of moderate adverse significance. The LPA accepts this advice.</td>
</tr>
<tr>
<td>17 Tomlins Grove</td>
<td>Moderate adverse</td>
<td>The report explains that the internal arrangements for this property have been based on assumptions and information sourced for other properties in the terrace. 4 windows have been assessed for VSC, with 2 windows demonstrating BRE compliance and thus negligible impacts. The 2 windows to the lower ground and ground floor living rooms that fall below the BRE guidelines will have reductions of 31.2% and 29.8% respectively. Therefore 1 window is considered to be on the cusp of a moderate effect and 1 window is considered to be a moderate effect based upon the DPR significance impact banding. 4 rooms have been assessed for NSL, with all 4 rooms falling below the BRE guidelines. The rooms will have reductions of 47.3% to the lower ground floor living room, 28.6% to the ground floor living room, 22.0% to the first floor bedroom and 26.6% to the second floor bedroom. Therefore 3 rooms are considered small effects and the lower ground floor living room is considered a large effect based upon the DPR significance impact banding. The DPR supplementary test only applies to the lower two levels and shows that by removing the projecting wings the lower ground and ground floor living rooms would retain VSC’s of 21.5% and 28.6% both in excess of 80% of the existing VSC values. The NSL reductions would be 32.3% to the lower ground floor living room and 24.3% to the ground floor living room so both reduced, but as DPR</td>
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<tr>
<td>Property</td>
<td>Daylight Impact</td>
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<td>conclude, the projecting wings are a factor but not the main reason for the relative loss of light to these rooms.</td>
</tr>
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<td></td>
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<td>Overall, DPR have categorised the daylight effect to this property as minor to moderate adverse. However, owing to the most significant impacts being to the living rooms which do not meet the BRE guidelines for both VSC and NSL, Anstey Horne advise that they would categorise the daylight effect to this property as being of <em>moderate adverse</em> significance. The LPA accepts this advice.</td>
</tr>
<tr>
<td>18 Tomlins Grove</td>
<td>Negligible to minor adverse</td>
<td>The report explains that the internal arrangements for this property have been based on layouts sourced from an estate agent’s website.</td>
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<td></td>
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<td>3 windows have been assessed for VSC, with 2 windows demonstrating BRE compliance and thus negligible impacts. The 1 window to the ground floor living room that falls below the BRE guidelines will have a reduction of 25.8%, which is considered to be a small effect based upon the DPR significance impact banding.</td>
</tr>
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<td>3 rooms have been assessed for NSL, with 2 rooms demonstrating BRE compliance and thus negligible impacts. The 1 ground floor living room that falls below the BRE guidelines will have a reduction of 20.9%, which is considered to be a small effect based upon the DPR significance impact banding.</td>
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<td>The DPR supplementary test shows that by removing the projecting wings the ground floor living room would retain in excess of 80% of the existing VSC and NSL values with a VSC of 29.1%. Therefore, we agree with their conclusion that it is the projecting wings that is the main factor in the relative loss of light to this room.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Overall, Anstey Horne agree with DPR that the daylight effect to this property is considered to be of <em>negligible to minor adverse</em> significance.</td>
</tr>
<tr>
<td>19 Tomlins Grove</td>
<td>Negligible</td>
<td>The report explains that the internal arrangements for this property have been based on assumptions and information sourced for other properties in the terrace.</td>
</tr>
<tr>
<td></td>
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<td>5 windows have been assessed for VSC, with 4 windows demonstrating BRE compliance and thus negligible impacts. The 1 ground floor living room window that falls below the BRE guidelines will have a reduction of 21.5%, which is considered to be a small effect based upon the DPR significance impact banding.</td>
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<tr>
<td>Property</td>
<td>Daylight Impact</td>
<td>Further detail</td>
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<td>4 rooms have been assessed for NSL, with all rooms demonstrating BRE compliance and thus negligible impacts.</td>
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<td>The DPR supplementary test shows that by removing the projecting wings, the ground floor living room would retain a VSC of 29.9% which is also in excess of 80% of the existing VSC value. Therefore, we agree with their conclusion that it is the projecting wings that is the main factor in the relative loss of light to this room.</td>
</tr>
<tr>
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<td></td>
<td>Overall, Anstey Horne agree with DPR that the daylight effect to this property is considered to be of negligible significance.</td>
</tr>
<tr>
<td>28+29 Mornington Grove</td>
<td>Minor adverse</td>
<td>The report explains that the internal arrangements for this property have been based on planning archive layouts.</td>
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<tr>
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<td>45 windows have been assessed for VSC, with 40 windows demonstrating BRE compliance and thus negligible impacts. The 5 windows that fall below the BRE guidelines will have reductions of 20.4%, 21.3% 23.9%, 35.4% and 35.6%. 4 of the windows are to bedrooms and the remaining 1 window (with the largest relative reduction) is to a living room with multiple windows. Therefore 3 of the bedroom windows are considered to be small effects and the 2 remaining windows are considered to be moderate effect based upon the DPR significance impact banding.</td>
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<td>18 rooms have been assessed for NSL, with 15 rooms demonstrating BRE compliance and thus negligible impacts. The other 3 rooms are 3 of the bedrooms which do not meet the VSC guidelines but have the lowest relative reductions. They will have NSL reductions of 34.8% to the ground floor bedroom, 31.4% to the first floor bedroom and 28.4% to the second floor bedroom. Therefore 1 bedroom is considered to be a small effect and 2 bedrooms are considered to be moderate effects based upon the DPR significance impact banding.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Overall, Anstey Horne agree with DPR that the daylight effect to this property is considered to be of minor adverse significance.</td>
</tr>
<tr>
<td>8 Mornington Grove</td>
<td>Negligible to minor adverse</td>
<td>The report explains that the internal arrangements for this property have been based on assumptions and information sourced for other properties in the terrace.</td>
</tr>
<tr>
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<td>37 windows have been assessed for VSC, with 17…</td>
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</tbody>
</table>
windows demonstrating BRE compliance and thus negligible impacts. The 20 windows that fall below the BRE guidelines will have reductions ranging between 33.4% and 38.4% and are therefore all considered to be moderate effects based upon the DPR significance impact banding. All of the windows are at the third floor level beneath deep projecting eaves which is limiting the daylight availability to these windows. This is apparent when reviewing the technical results; the existing VSC results for the third floor are much lower than the results to the floors below. The existing VSC values to the third floor range between 10.4% and 11.6% which is significantly below the BRE recommendation of 27%. All other existing VSC values are in excess of 33% and would retain above 28%. Anstey Horne agree with DPR that it is the effect of the deep eaves that is the main factor in the relative loss of light to the third floor windows.

24 rooms have been assessed for NSL, with all rooms demonstrating BRE compliance and thus negligible impacts.

Overall, Anstey Horne agree with DPR that the daylight effect to this property is considered to be of negligible to minor adverse significance.

<table>
<thead>
<tr>
<th>Property</th>
<th>Sunlight Impact</th>
<th>Further detail</th>
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<tbody>
<tr>
<td>9 Tomlins Grove</td>
<td>Negligible to minor adverse</td>
<td>2 rooms have been analysed for sunlight hours, with 1 room demonstrating BRE compliance. There is 1 living room on the ground floor which will experience a reduction of 30.3% for annual sunlight hours which is a moderate effect, and a reduction of 50% for winter sunlight hours which is a large effect. However, the retained number of hours for both annual and winter sunlight will fall only marginally below the recommended values as set out in the BRE guidelines. The room would retain 23% annual hours compared to the target of 25%, and 4% for winter hours compared to the target of 5%. Therefore, Anstey Horne agree with DPR that there...</td>
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<td>would be a <strong>negligible to minor adverse</strong> significance effect in terms of sunlight to this property.</td>
</tr>
<tr>
<td>12 Tomlins Grove</td>
<td>Minor adverse</td>
<td>2 rooms have been analysed for sunlight hours, with 1 lower ground floor living room demonstrating BRE compliance. There is a living room on the ground floor which will experience a reduction of 30% for annual sunlight hours which is a moderate effect, and a 100% reduction of the winter hours which is a large effect. It is worth noting that the numerical values in the existing condition are already below the BRE recommendations, with the annual hours reducing from 20% to 14% and the winter hours reducing from 2% to 0%. The DPR supplementary test shows that by removing the projecting wings, the ground floor living room would have retained the annual and winter sunlight targets of 25% and 5% respectively, even though the relative reduction would be greater than 20% for both the annual and winter hours. Therefore, Anstey Horne agree with DPR that this demonstrates that the projecting wings are a material factor in the relative light loss to this property. Anstey Horne agree with DPR that there would be a <strong>minor adverse</strong> significance effect in terms of sunlight to this property.</td>
</tr>
<tr>
<td>13 Tomlins Grove</td>
<td>Moderate adverse</td>
<td>2 rooms have been analysed for sunlight hours, with both rooms falling below the BRE guidelines. The lower ground floor living room will experience a 23.3% reduction for annual sunlight hours which is a small effect but retain more than 7% for winter hours. The ground floor living room will have a reduction of 31.6% for annual sunlight hours which is a moderate effect, and a 100% reduction of the winter hours which is a large effect. It is worth noting that the numerical values to the ground floor living room in the existing condition are already below the BRE recommendations, with the annual hours reducing from 19% to 13% and the winter hours reducing from 3% to 0%. The DPR supplementary test shows that by removing the projecting wings, the ground floor living room would have retained in excess of the annual and winter sunlight recommendations, even</td>
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<td>though the relative reduction would be greater than 20% for both the annual and winter hours. Therefore, Anstey Horne agree with DPR that this demonstrates that the projecting wings are a material factor in the relative light loss to this property. DPR have categorised this property to have a minor to moderate adverse effect in terms of sunlight. However, owing to the fact that both of the living rooms will experience reductions in excess of 20% for the annual sunlight hours, Anstey Horne would consider this property to have a moderate adverse significance effect in terms of sunlight.</td>
</tr>
<tr>
<td>15 Tomlins Grove</td>
<td>Minor to moderate adverse</td>
<td>2 rooms have been analysed for sunlight hours, with the lower ground floor living room demonstrating BRE compliance. There is a living room on the ground floor which will experience a reduction of 40% for annual sunlight hours which is a large effect, and a 100% reduction of the winter hours which is also a large effect. It is worth noting that the numerical values in the existing condition are already below the BRE recommendations, with the annual hours reducing from 20% to 12% and the winter hours reducing from 3% to 0%. The DPR supplementary test shows that by removing the projecting wings, the ground floor living room would have retained values of 26% for annual hours and 7% for winter hours, which is in excess of the annual and winter sunlight recommendations, even though the relative reduction would be greater than 20% for both the annual and winter hours. Therefore, Anstey Horne agree with DPR that this demonstrates that the projecting wings are a material factor in the relative light loss to this property. Anstey Horne agree with DPR that there would be a minor to moderate adverse significance effect in terms of sunlight to this property.</td>
</tr>
<tr>
<td>16 Tomlins Grove</td>
<td>Minor to moderate adverse</td>
<td>2 rooms have been analysed for sunlight hours, with the lower ground floor living room demonstrating BRE compliance. There is a living room on the ground floor which will experience a reduction of 35.0% for annual sunlight hours which is a moderate effect, and a reduction of 66.7% for the winter hours which is a large effect. It is worth</td>
</tr>
<tr>
<td>Property</td>
<td>Sunlight Impact</td>
<td>Further detail</td>
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<td></td>
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<td>noting that the numerical values in the existing condition are already below the BRE recommendations, with the annual hours reducing from 20% to 13% and the winter hours reducing from 3% to 1%.</td>
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<td>The DPR supplementary test shows that by removing the projecting wings, the ground floor living room would have retained values of 30% for annual hours and 8% for winter hours which is in excess of the annual and winter sunlight recommendations, even though the relative reduction would be greater than 20% for both the annual and winter hours. Therefore, Anstey Horne agree with DPR that this demonstrates that the projecting wings are a material factor in the relative light loss to this property.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Anstey Horne agree with DPR that there would be a <strong>minor to moderate adverse</strong> significance effect in terms of sunlight to this property.</td>
</tr>
<tr>
<td>17 Tomlins Grove</td>
<td>Moderate adverse</td>
<td>2 rooms have been analysed for sunlight hours, with both rooms falling below the BRE guidelines. The lower ground floor living room will experience a 53.8% reduction for annual sunlight hours, (reducing from 13% to 6%) which is a large effect. There is no effect on winter APSH which is 0% in the existing conditions. The ground floor living room will have a reduction of 31.6% for annual sunlight hours, reducing from 19% to 13% which is a moderate effect, and a 33.3% reduction of the winter sunlight hours, reducing from 3% to 2% which is also a moderate effect.</td>
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<td>The DPR supplementary test shows that by removing the projecting wings, the ground floor living room would have retained values of 29% annual hours and 9% winter hours which is in excess of the annual and winter sunlight recommendations, even though the relative reduction would be greater than 20% for both the annual and winter hours. The lower ground floor living room would still have a reduction of 26.9% for the annual sunlight hours with the projecting wings removed. This demonstrates that the projecting wings are a material factor in the relative loss of sunlight to the ground floor living room, although not necessarily the main factor for the lower ground floor living room.</td>
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<td></td>
<td></td>
<td>DPR have categorised this property to have a minor to moderate adverse effect in terms of sunlight.</td>
</tr>
<tr>
<td>Property</td>
<td>Sunlight Impact</td>
<td>Further detail</td>
</tr>
<tr>
<td>------------------</td>
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<td>However, owing to the fact that both of the living rooms will experience reductions in excess of 20% for the annual sunlight hours, Anstey Horne would consider this property to have a <strong>moderate adverse</strong> significance effect in terms of sunlight.</td>
</tr>
<tr>
<td>18 Tomlins Grove</td>
<td>Minor to moderate adverse</td>
<td>1 room has been analysed for sunlight hours, with the ground floor living room falling below the BRE guidelines. The room will experience a 30.0% reduction for annual sunlight hours, reducing from 20% to 14% which is a moderate effect, and a 33.3% reduction of the winter sunlight hours, reducing from 3% to 2% which is also a moderate effect. The DPR supplementary test shows that by removing the projecting wings, the ground floor living room would have retained values of 28% for annual hours and 9% for winter hours which is in excess of the annual and winter sunlight recommendations, even though the relative reduction would be greater than 20% for the annual sunlight hours. Therefore, Anstey Horne agree with DPR that this demonstrates that the projecting wings are a material factor in the relative light loss to this property. Anstey Horne agree with DPR that there would be a <strong>minor to moderate adverse</strong> significance effect in terms of sunlight to this property.</td>
</tr>
<tr>
<td>19 Tomlins Grove</td>
<td>Minor adverse</td>
<td>2 rooms have been analysed for sunlight hours, with 1 room demonstrating BRE compliance. The ground floor living room will experience a reduction of 28.6% for annual sunlight hours, reducing from 21% to 15% which is a small effect, and 33.3% for the winter sunlight hours, reducing from 3% to 2% which is a moderate effect. The DPR supplementary test shows that by removing the projecting wings, the ground floor living room would have retained values of 29% for annual hours and 9% for winter hours which is in excess of the annual and winter sunlight recommendations, even though the relative reduction would be greater than 20% for the annual sunlight hours. Therefore, Anstey Horne agree with DPR that this demonstrates that the projecting wings are a material factor in the relative light loss to this property.</td>
</tr>
</tbody>
</table>
Anstey Horne agree with DPR that there would be a minor adverse significance effect in terms of sunlight to this property.

Table 4 – Summary of Sunlight Results