

UPDATE REPORT, STRATEGIC DEVELOPMENT COMMITTEE, 20th April 2021

Agenda item no	Reference no	Location	Proposal / Title
5.1	PA/20/00557	Land bounded by 2-10 Bethnal Green Road, 1-5 Chance Street (Huntingdon Industrial Estate) and 30-32 Redchurch Street	Demolition of the existing buildings, excluding the façade of 30-32 Redchurch Street, and redevelopment to provide a mixed-use development within a single building rising to three, seven and nine storeys maximum AOD height circa 56m comprising office (up to 14393 sqm of B1(a)) floorspace, up to 1444 sq.m flexible commercial floorspace (B1(a)/B1(c)), and up to 1181 sqm flexible retail floorspace (Use Class A1 and A3) along with servicing facilities, cycle parking, vehicle parking and associated works.

Additional Representations

- 1.1 Two further letters of objection and letter of support have been received.
- 1.2 One of these is a further letter on behalf of the Owl & Pussycat public house.
- 1.3 The letter raises many of the same points raised previously. However, it adds that they have been given insufficient time to review further overshadowing information and references an appeal decision.
- 1.4 Officers have also had sight of comments from patrons and proposed works to the public realm of Redchurch Street that were sent to Committee members on April 19th 2021 on behalf of the Owl & Pussycat.

Clarifications and Corrections

- 1.5 The Council's Planning Obligation SPD was adopted on March 24th 2021 and is not therefore a draft version.
- 1.6 Since publication of the agenda, comments have been received by LBTH Infrastructure stating that the £220,000 financial contribution recommended by TFL for improvements to cycle hire infrastructure is not required as this would be covered by CIL contributions.
- 1.7 Officers are now recommending a clause within the S106 for public access through the ground floor entrances on Bethnal Green Road and Chance Street
- 1.8 Officers are now recommending additional conditions for the 1st and 2nd floor windows in the east elevation to be obscurely glazed and the 1st and 2nd floor loggias in the east elevation to have their hours of use restricted. This is to prevent unacceptable overlooking issues towards neighbouring residential properties to the east.
- 1.9 Owing to errors in reporting daylight and sunlight, paragraphs 7.112 – 7.221 of the Committee report are to be amended as follows:

“Daylight and sunlight report

- 7.112 *A report assessing impacts on neighbouring properties was contained within the submitted ES. The report also assessed overshadowing, solar glare and light pollution (these will be addressed later in this Committee Report).*
- 7.113 *The properties that were assessed are as follows:*
- *2 - 4 Chance Street*
 - *17 - 23 Whitby Street*
 - *3 Club Row*
 - *5 Club Row*
 - *7 - 9 Club Row*
 - *15 - 17 Redchurch Street*
 - *19 - 29 Redchurch Street*
 - *31 - 39 Redchurch Street*
 - *36 Redchurch Street*
 - *41 - 43 Redchurch Street*
 - *42 Redchurch Street*
 - *44 Redchurch Street*
 - *45 Redchurch Street*
 - *47 - 49 Redchurch Street*
 - *48 - 50 Redchurch Street*
 - *51 Redchurch Street*
 - *2 - 4 Boundary Street (Hotel)*
 - *13 Bethnal Green Road (Soho House hotel)*
 - *15 Bethnal Green Road*
- 7.114 *The Council appointed an independent daylight/sunlight consult to review the applicant’s submitted report and independent consultant made the following comments:*
- *The scope of the assessment is appropriate.*
 - *Cumulative impacts with consented Bishopsgate Goods Yard have not been assessed and that given its substantial height, bulk and massing it would have a cumulative effect on the sensitive receptors assessed.*
 - *Not clear which properties have been assessed using room layouts and which are based on plans obtained through research. It would therefore be useful if the applicant could confirm which have been modelled using plan as opposed to estimates.*
 - *Correct BRE methodology has been used to assess VSC, NSL and APSH.*
 - *BRE’s two-hour sun-on-ground assessment has not been undertaken. However, it is agreed that the transient foreshadowing study comprising of hourly snap shots on March 21st (Spring equinox), June 21st (Summer solstice) and December 21st (Winter solstice) is acceptable.*
- 7.115 *Officers agreed with this conclusion. Officers subsequently sought further clarification on the impact on some properties from the agent. This information was provided by the agent by the submission of two addendums to the report. The results of the original report and the two addendums are assessed below. Going forward the report and the two addendums will be treated as one assessment and referred to as the ‘DSO.’*
- 7.116 *(Case Officer’s note: Officers note that there is planning history indicating there may be flats on the upper floors of 46 Redchurch Street. This property has not been assessed in the DSO. However, Officers are of the view that the daylight/sunlight and overshadowing assessments to neighbouring properties are sufficient to assess that there would not be unacceptable impacts towards it.)*

Daylight results

7.117 *The DSO identified the following properties as BRE compliant for daylight:*

- 7 - 9 Club Row
- 5 Club Row
- 2 - 4 Boundary Street (Hotel)
- 41 - 43 Redchurch Street
- 45 Redchurch Street
- 47 - 49 Redchurch Street
- 51 Redchurch Street

7.118 *The DSO identifies the following properties as experiencing reductions in daylight beyond BRE guidance for either/both VSC and NSL as a result of the proposed development:*

- 2-4 Chance Street
- 15 Bethnal Green Road
- 42 Redchurch Street
- 17-23 Whitby Street
- 15-17 Redchurch Street
- 19-29 Redchurch Street
- 31-39 Redchurch Street
- 36 Redchurch Street
- Shoreditch House Hotel

7.119 *These properties are discussed in greater detail below.*

2 - 4 Chance Street

7.120 *Planning and Council Tax records indicate there are two residential units at this property at first and second floors.*

7.121 *This property is directly to the east of the site and the DSO identifies six windows and three habitable rooms potentially impacted by the proposed development.*

7.122 *The DSO suggests there would be a major VSC loss of 42.6% and 97.7% to two windows serving a second floor living/dining room. However, it indicates that this room is also served by two other windows that would have a negligible and minor VSC loss of and 3.5% - 27.3%. Furthermore, the room would only have a minor NSL loss of 25.7%. Officers consider the perception of light obstruction to a person in the inner part of the room will not be materially different and on balance considered acceptable.*

7.123 *The DSO indicates that all other habitable rooms within the property would experience negligible VSC and NSL losses.*

7.124 *Taken overall the impacts to this property are considered acceptable.*

15 Bethnal Green Road

7.125 *Records indicates this property contains a live/work unit which is mainly at second floor level but with some space in the floors below.*

7.126 *The report identifies twenty windows and ten habitable rooms that would be impacted by the proposed development.*

- 7.127 *The property is directly to the east of the site and the DSO suggests there would be a major VSC loss of 73.3% and 81.6% to two windows serving a first floor room with an unknown use. However, the report indicates that this room is also served by another window that would have a negligible VSC loss of 19.8%. Furthermore, the room would only have a minor NSL loss of 23.1%. Officers consider that because of these results the perception of light obstruction to a person in the inner part of the room will not be materially different and on balance considered acceptable.*
- 7.128 *The report indicates that all other windows within the property would receive negligible to moderate VSC losses and negligible to minor and NSL losses to habitable rooms*
- 7.129 *Taken overall Officers conclude the daylight impacts on this property are considered acceptable.*

42 Redchurch Street

- 7.130 *This property is identified as having a first floor studio apartment with six windows potentially impacted by the proposed development.*
- 7.131 *One of these windows would experience a moderate VSC loss of 34.8% and one window would experience a minor VSC loss of 25.5%. The remaining four windows will meet BRE criteria for VSC. The NSL loss to the apartment as a whole would be negligible at just 8.5%*
- 7.132 *Officers considers that these impacts are not of undue concern in the site context and are acceptable*

17-23 Whitby Street

- 7.133 *This property is understood to have residential accommodation on the second and third floors.*
- 7.134 *All 14 windows assessed meet the BRE criteria for VSC. When assessing the 14 rooms for NSL, two would experience losses beyond BRE guidance. These losses are 26% and 24.5%, against the 20% recommendation, which are therefore considered minor.*
- 7.135 *Officers consider that these impacts are acceptable*

15 - 17 Redchurch Street

- 7.136 *There are seven flats at this property which are at first to fifth floor levels and served by north and south facing windows.*
- 7.137 *This property is directly to the north of the site and the DSO identifies twenty windows and ten habitable rooms that would be impacted by the proposed development.*
- 7.138 *It notes that there would be a major adverse NSL loss of 59.5% to a first floor living/kitchen/dining room and a 40.7% NSL reduction to a second floor living/kitchen/dining room. However, the report indicates*

each room is served by windows which would have negligible VSC losses of between 4.2% and 13.9%. Officers consider the perception of light obstruction to a person in the inner part of these rooms will not be materially different and on balance considered acceptable.

7.139 The report indicates that all windows within the property would meet BRE guidance for VSC, and that all other NSL losses are minor or negligible to habitable rooms.

7.140 For these reasons Officers consider that the daylight impacts on all flats within this building would be acceptable.

19 - 29 Redchurch Street

7.141 There are five flats at this property which are situated on the second, third and fourth floor levels.

7.142 This property is directly to the north of the site.

7.143 The DSO suggests there would be major NSL losses of 54.1% to a second floor bedroom, a 53.0% to a third floor bedroom and 52.0% to a third floor living/dining room. However, it indicates that the bedrooms are each served by a window that would experience minor VSC losses of 25.9% and 24.4% respectively. Furthermore, it indicates the living/dining room is served by two windows which would experience moderate VSC losses of 31.8% and 34.8% respectively. Officers consider that results indicate that the perception of light obstruction to a person in the inner part of the rooms will not be materially different and are on balance considered acceptable.

7.144 The report indicates that all surveyed windows would experience a moderate or less VSC loss and all other habitable rooms (apart from three mentioned above) will experience minor or less NSL losses.

7.145 For these reasons and given the context of the site Offices consider that on the daylight impacts on all flats within this building would be acceptable.

31 - 39 Redchurch Street

7.146 There are nine flats at this property which are at first to third floor levels and windows are in north and south elevations.

7.147 This property is directly to the north of the site and the DSO suggests there would be a major NSL loss of 46.8% to a first floor bedroom. However, the report indicates that its window would experience a minor VSC loss of 20.3%. Officers consider that because of these results the perception of light obstruction to a person in the inner part of the rooms will not be materially different and on balance considered acceptable.

7.148 The report indicates that all surveyed windows would experience a minor or less VSC loss and all other habitable rooms (apart from the one mentioned above) will experience minor or less NSL losses.

7.149 Taken overall Officers conclude the daylight impacts on all flats are

considered acceptable.

36 Redchurch Street

- 7.150 *This property is understood to have two bedrooms, on the ground and first floor, serving residential accommodation which face the development.*
- 7.151 *Both windows will experience major VSC (in excess of 60%) and NSL (in excess of 40%) losses.*
- 7.152 *Whilst these constitute major adverse failures to these windows/rooms, given that they are bedrooms and not typically main living areas, and the overall site context and wider impacts of the proposal, they are not unacceptable in this instance.*

13 Bethnal Green Road, Soho House Hotel

- 7.153 *This hotel has rooms at first to fifth floor levels.*
- 7.154 *The property is to the west of the site and the DSO identifies twenty-three windows and twelve habitable rooms that would be impacted by the proposed development.*
- 7.155 *Some of the hotel's bedroom windows facing Ebor Street will experience major VSC losses and five of the twelve surveyed rooms would experience major NSL losses. Two first floor bedrooms, two second floor bedrooms and one third floor bedroom would experience major VSC losses to their windows and to their NSL levels.*
- 7.156 *When looking at the layout of the hotel it is noted that its corner bedrooms are dual aspect and are likely to maintain a view over Bethnal Green Road and rooms at fourth and fifth floor level are set back, some are dual aspect and contain private balconies which should ensure the impact is less severe.*
- 7.157 *Officers consider that given the hotel use has a transient population, the loss of VSC and NSL is considered acceptable in the site context.*

Sunlight results

- 7.158 *The sunlight targets are outlined in the summary box at paragraph 3.2.11 of 'Site Layout Planning for Daylight and Sunlight' (2011). This text is directly quoted below: "If a living room of an existing dwelling has a main window facing within 90° of due south, and any part of a new development subtends an angle of more than 25° to the horizontal measured from the centre of the window in a vertical section perpendicular to the window, then the sunlighting of the existing dwelling may be adversely affected. This will be the case if the centre of the window:*
- Receives less than 25% of annual probable sunlight hours, or less than 5% of annual probable sunlight hours between 21 September and 21 March and*
 - Receives less than 0.8 times its former sunlight hours during either period and*
 - has a reduction in sunlight received over the whole year greater than 4% of annual probable sunlight hours.*

7.159 No effect was reported at nine properties, and negligible at one. All other properties surveyed would experience minor adverse or greater sunlight impacts which are set out in greater detail below.

17 - 23 Whitby Street

7.160 There are six flats at this property which are at second and third floor levels.

7.161 The property is to the east of the site and the DSO identifies fourteen windows that would potentially be impacted by the proposed development.

7.162 The report suggests there would be a minor adverse APSH loss to a second floor bedroom window but a 100% major adverse WPSH loss. However, given the existing winter sunlight hours is low at just 1%, any loss as a percentage appears logically greater. Officers consider this winter loss is not therefore unacceptable.

7.163 The report suggests there would be a negligible APSH loss to a third floor bedroom but a 50% major WPSH loss. Given the minor APSH loss and the specific site context Officers consider that the winter loss is not unacceptable.

7.164 All other windows surveyed would experience negligible APSH and WPSH losses which are considered acceptable.

7.165 One window would not have the proposed development within 90° of due south.

7.166 Officers consider that sunlight impacts will be barely perceptible notwithstanding in absolute numerical terms the loss is high because the existing winter sunlight hours received is so small.

2 - 4 Chance Street

7.167 This property is to the east of the site and the DSO suggests of the three windows assessed for sunlight, which all serve one living/dining room, one would meet BRE criteria. The remaining two windows will experience major APSH and WPSH losses. As the existing sunlight levels are already lower than BRE Guidance in the existing scenario and living/dining room in question is served by a further third unaffected window, officers consider sunlight impact to this room would be acceptable.

7.168 The other windows would not have the proposed development within 90° of due south and therefore APSH and WPSH impact are not relevant.

15 - 17 Redchurch Street

7.169 This property is to the north west of the site and the DSO notes that 17 of the 18 windows meet BRE criteria for APSH. The window that falls below criteria is understood to serve a living/kitchen/diner and experience a negligible APSH loss of 9.8% and a 100% loss WPSH.

7.170 While the WPSH loss is major, the level of APSH retained at 46% is above the 25%.

7.171 All other windows would experience negligible APSH and WPSH losses.

7.172 Officers therefore consider that given the site context these impacts on sunlight levels would be acceptable.

19 - 29 Redchurch Street

7.173 This property is to the north of the site and the DSO notes that of the 17 windows assessed, 16 would meet APSH criteria. The windows that does not meet the APSH criteria is understood to serve an LKD and experience a negligible APSH loss but a major WPSH loss of 71.4%. The retained APSH level to this window will be 57%, well in excess of the BRE recommended 25%.

7.174 On balance, Officers do not consider this unacceptable given the site context and low APSH losses.

31 - 39 Redchurch Street

7.175 The report suggests of the 14 windows assessed for sunlight, 12 will meet BRE guidance. The two windows that fall below guidance serve two separate bedrooms on the first floor and will experience negligible APSH losses and major WPSH losses.

7.176 On balance, Officers do not consider this unacceptable given the site context and low APSH losses.

36 Redchurch Street

7.177 This property contains a ground and first floor flat.

7.178 The property is adjacent to the site to the north and the DSO suggests a ground floor bedroom and a first bedroom would experience major APSH losses of 71% and 58.2% respectively and would both experience major 100% WPSH losses.

7.179 Officers acknowledge these impacts and consider that they would be noticeable to occupiers of the bedrooms. However, given the site context and the wider impacts of the proposal, the impacts are not considered unacceptable on balance.

42 Redchurch Street

7.180 The DSO suggests four of the first floor studio apartment's six windows would be impacted by the proposed development.

7.181 It identifies there would be a major APSH loss to two windows and a moderate APSH loss to the other two windows which serve the first floor studio flat. It also suggests that all four windows would experience a major adverse WPSH loss.

7.182 Officers note the major a WPSH losses to all four windows and major APSH losses to two of them. However, two windows would only experience a moderate APSH loss. On balance, Officers do not consider this unacceptable given the site context and the moderate APSH losses to two of the windows.

45 Redchurch Street

7.183 The DSO identifies habitable rooms at first and second floor level of this property and identifies that six windows could be impacted by the proposed development.

7.184 The DSO suggests of the six windows within this property, four will meet BRE criteria for sunlight. The remaining two windows will experience minor

losses for APSH and major losses for WPSH.

7.185 Although the uses of these room are stated as 'unknown' in the DSO, Officers consider that were they all to be habitable, the negligible APSH losses to all windows and the particular site context would outweigh the major WPSH losses to two of the six windows and therefore, on balance the impacts are not unacceptable.

15 Bethnal Green Road

7.186 As noted above, this is a live work unit with the majority of residential accommodation understood to be on the second floor. With respect to this property, the DSO notes that six of the the ten windows assessed, six would meet BRE criteria for sunlight.

7.187 Of the remaining four windows, two would serve a room of unknown use on the first floor and experience major APSH losses, one would experience major WPSH losses and the other would experience minor WPSH losses. The two other windows are situated on the second floor and serve a living/kitchen/diner and what is understood to be a greenhouse. The living/kitchen/diner window will experience major APSH and WPSH losses and the greenhouse window will experience minor APSH losses and no WPSH losses. The retained APSH levels to all four windows are between 18%-24% which is slightly below the BRE guidance of 25%.

7.188 Officers acknowledge that major APSH and WPSH occur to a number of windows within this property. However, given that these rooms are also served by other windows and given the site context the impacts are considered acceptable to Officers."

1.10 Drawings and documents not originally appended to report are set out below:

Drawings and documents recommended for approval

Schedule of drawings

Proposed

Basement 01 - 01 101
Basement 01 - 01 102
Ground Floor Plan - 01 - 01 103
First Floor Plan - 01 104
Second Floor Plan - 01 105
Third Floor Plan - 01 106
Fourth Floor Plan - 01 107
Fifth Floor Plan - 01 108
Sixth Floor Plan - 01 109
Seventh Floor Plan - 01 110
Eighth Floor Plan - 01 111
Ninth Floor Plan - 01 112
Roof Plan - 01 113
North Elevation - 01 201
South Elevation - 01 202
East elevation - 01 203
West elevation - 01 204
Street elevation - north and west - 01 205
Street elevation - south and east - 01 206
Bay study - 01 401
Bay study - 01 402
Bay study - 01 403
Bay study - 01 404
Bay study - 01 405
Bay study - 01 406
Bay study - 01 407
Bay study - 01 408
Illustrative CGI of basement affordable workspace
Illustrative CGI of affordable workspace from ground floor level

Existing

Location Plan - 01 001
Existing Site Plan - 01 000
Ground Floor Plan 01 - 01 153
First Floor Plan - 01 154
Second Floor Plan - 01 155
Third Floor Plan - 01 156

Schedule of documents

Cover letter Ref: OS/KFW/DP4998 Dated 23/02/2021
Design and Access Statement Dated February 2020
Design and Access Statement Addendum - Revision A Dated April 2021
Townscape, Heritage & Visual Impact Assessment Dated February 2021

FACADE MATERIAL SAMPLES Dated April 2021
Planning RFIs response Dated 01/04/2021
Heritage Assessment Dated March 2020
Appendix 13.1 Drawings
Appendix 13.2 Daylight and Sunlight Results
Appendix 13.3 Overshadowing Results
Appendix 13.4 Light Pollution Results
Appendix 13.5 Solar Glare Results
Appendix 13.6 Relevant Planning Policy
DAYLIGHT/SUNLIGHT ADDENDUM Ref: 3652 dated 22/01/2021
DAYLIGHT/SUNLIGHT/OVERSHADOWING ADDENDUM Ref: 3652 Dated 07/04/2021
SECURITY OF SITE AND BUILDING REPORT
Preliminary Ecological Appraisal Dated January 2019
Bat Survey Report Dated May 2019
Environmental Impact Assessment Scoping Report Dated January 2019
ES Addendum and Response to Final Review Report Dated February 2021
ES Addendum and Response to Final Review Report Dated February 2021
Non-Technical Summary Dated February 2021
Transport Statement Dated 27/02/2020
Transport Assessment Dated 27/02/2020
Travel Plan Dated 05/02/2020
Technical Note 04a: Transport Addendum Dated 05/02/2021
Appendix 9.1: Air Quality Assessment Detailed Methodology
Appendix 9.2: Air Quality Neutral Assessment
Appendix 10.1 Planning Policy and Guidance
Appendix 10.2 LBTH Consultation Correspondence
Appendix 10.3 Baseline Noise Survey Details
Appendix 10.4 Site Demolition and Construction Noise Assessment
Appendix 10.5 Glossary of Acoustic Terms
Preliminary Environmental Risk Assessment Dated November 2019
11. Soil, Ground Contamination and Water Resources
13. Ground Conditions and Contamination
Site Investigation Factual and Interpretative Report Dated November 2007
Draft phase 1 environmental assessment Dated May 2007
Wind Conditions – Policy Context
Greenhouse Gas Appendices Dated 03/02/2020
17.2 Extract from London Atmospheric Emissions Inventory
Appendix A: Cumulative Schemes Ref: WIE14833-101 – Huntingdon Industrial Estate
Statement of Community Involvement by Kanda
Outline Fire Strategy Dated 28/02/2020
Archaeological Desk-Based Assessment Dated May 2019

2.0 Recommendation

Officers recommendation remains that planning permission should be GRANTED with conditions and planning obligations.

Agenda item no	Reference no	Location	Proposal / Title
5.2	PA/20/01065	15-27 Byng Street (odd), 29 Byng Street (Flats 1-6 Dowlen Court) and 1-12 Bellamy Close, London, E14	Demolition of the existing buildings and structures and construction of a mixed use development comprising residential dwellings (Use Class C3) and non residential uses (Sui Generis), a basement, public realm works, landscaping, access, servicing, parking and associated works.

2.0 Clarifications

Additional Representations

- 2.1 Two additional representations have been submitted and are summarised below.
- 2.2 A support letter was received from the Bellamy Close and Byng Street Residents' Steering Group. The letter confirms the residents' involvement in and direct influence on the design of the general proposal and the individual replacement homes for existing households.
- 2.3 A representation was received by the Isle of Dogs Neighbourhood Planning Forum. The Forum raises a concern over the lack of information and consideration of the Isle of Dogs Neighbourhood Plan and policies contained therein in the Committee Report. In particular, the Forum raised the following concerns:
- Construction management and communication
 - Infrastructure Impact Assessment
 - Risk of an empty site
 - Compliance with Housing SPG summary.
 - Compliance with Home Quality Mark
 - Submission of 3D Model.
- 2.4 The Forum welcomed the submission of a 3D Model, resident ballot requirement, the proposed conditions for the submission of a Construction Environmental Management Plan and Construction Logistics Plan, and BREEAM 'Excellent' certificate.
- 2.5 Further details on the compliance with the Isle of Dogs Neighbourhood Plan are provided below.

Clarifications and Corrections

- 2.6 Paragraph 5.56 contains a typo and should refer to a deficit of "£2.71m".

2.7 Table 3 should indicate that the last row should state “4+beds”, as shown below:

Unit type	Market		Intermediate		Affordable rented	
	Policy Target	Scheme	Policy Target	Scheme	Policy Target	Scheme
1 bed	30%	38%	15%	23%	25%	23%
2 bed	50%	33%	40%	30%	30%	25%
3 bed	20%	29%	45%	47%	30%	35%
4+ bed					15%	17%

Table 3. Proposed housing mix assessed against policy requirements, including re-provided affordable rented units.

2.8 Table 8 should indicate the number of rooms tested within the proposed development:

Area	No. of total windows rooms	No. of compliant windows rooms	Compliance
Living/kitchen/dining area	68	58	85%
Living room	94	61	65%
Kitchen	81	55	68%
Bedrooms	327	238	73%
Total	570	412	72%

Table 8. Average Daylight Factor.

2.9 Table 11 refers to a number of tested windows, as shown below:

Properties	Total no. of rooms windows tested	Significance of daylight effects overall	Significance of sunlight effects overall
Block Wharf – 20 Cuba Street	106	Major	Major
Tideway House – 7 Strafford Street	56	Moderate	Not applicable
4-38 Byng Street	18	Moderate	Not applicable
Marlin Apartments – 9 Byng	186	Minor	Minor

Street			
Alpha Square development – 63-96 Manilla Street	368	Moderate	Negligible (south-facing windows)
74 Manilla Street	21	Negligible	Negligible
Spinnaker House	106	Minor	Not applicable
4 Mastmakers Road	31	Negligible	Negligible
Endeavour House – 47 Cuba Street	96	Negligible	Negligible
100-120 Phoenix House West	38	Negligible	Negligible
1-6 Bosun Close	9	Negligible	Negligible

Table 11. Impact on neighbouring properties from the proposed development.

Isle of Dogs Neighbourhood Plan

- 2.10 Whilst this is not explicitly stated in the Committee Report, the Isle of Dogs Neighbourhood Plan carries significant weight. The following paragraphs seek to address the concerns raised by the Isle of Dogs Neighbourhood Planning Forum to ensure an informed decision-making process by the Committee Members.
- 2.11 With respect to construction management and communication, the Committee Report sets out requirements for the submission of a detailed Construction Environmental Management Plan and Construction Logistics Plan (CEMPCLP), and a financial obligation towards development coordination and integration as required by the Planning Obligations SPD.
- 2.12 Given that a detailed CEMPCLP would be agreed at a later stage, this shall be subject to a consultation in line with the Council's Statement of Community Involvement which complies with the Neighbourhood Plan policies.
- 2.13 It should be noted that the proposed financial obligation would fund a proactive, cross-departmental approach to share information and calibrate approached to deal with cumulative construction issues which is of particular importance along the Isle of Dogs.
- 2.14 The application is not accompanied by an Infrastructure Impact Assessment (IIA). However, the application is supported by a number of documents which include the relevant information. A condition for the submission of an infrastructure phasing plan, in consultation with Thames Water, is proposed to provide further details, and approximate CIL contributions have been provided in the Committee Report.

- 2.15 Overall, Officers consider the submitted information in relation to infrastructure acceptable given that the Neighbourhood Plan is yet to be formally adopted when the submission of an IIA will become a formal requirement.
- 2.16 In relation to the empty sites policy contained within the Neighbourhood Plan, Officers consider there is a low risk for the application site to be empty to provide a meanwhile use given the nature of the proposed development which includes returning residents into the new development.
- 2.17 The proposal does not spell out in a single summary how it complies with the requirements of the Housing SPG. However, Officers consider that all of the submitted documents contain the relevant information to demonstrate compliance with the requirements of paragraphs 1.3.51 and 1.3.52 of the Housing SPG.
- 2.18 The Neighbourhood Plan encourages the use of the Home Quality Mark for residential developments. This is a similar requirement of Local Plan policy D.ES7 which strongly encourages the use of Home Quality Mark which also mentions an alternative assessment to Home Quality Mark.
- 2.19 The applicant is supported by an Energy Strategy which has been scrutinised by the Council's and GLA's energy officers. Whilst the application does not use Home Quality Mark, the submitted information and the proposed conditions and obligations would ensure a policy compliant response for the proposed development.
- 2.20 A 3D Vu.City Model, prepared by the applicant's architects HTA Design, has been submitted with the applicant.

3.0 Recommendation

Officers recommendation remains that planning permission should be GRANTED with conditions and planning obligations.