



Report for:

# **Pegasus Group**

# Residential Development Site on Land at Newgate Lane (South), Fareham

Air Quality Assessment

Status: Final

Date: 17.04.2019



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Date	17.04.2019
Version Number	A3298/AQ/South/002
Status	Final

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# 1. INTRODUCTION

ACCON UK Limited (ACCON) have been commissioned by Pegasus Group to carry out an air quality assessment to support a planning application for a proposed residential development on Land at Newgate Lane (South), Fareham. The proposed development will consist of up to 125 residential dwellings.

The proposed development location has the old Newgate Lane Road running along its western boundary with the new Newgate Lane Road on its eastern boundary. Woodcote Lane, a small residential street is located to the south of the site. The proposed development is located within Fareham Borough Council (FBC) and is not within an air quality management area (AQMA).

This assessment has been completed in order to determine whether the proposed development achieves compliance against the National Air Quality Objectives (NAQOs), along with National and Local Planning Policy. This assessment has been undertaken in accordance with the Department for Environment, Food and Rural Affairs' (DEFRA) current Technical Guidance on Local Air Quality Management (LAQM.TG16.)<sup>1</sup> and covers the effects of local air quality on the development.

The report assesses the overall pollutant concentrations of nitrogen dioxide (NO<sub>2</sub>) and particulates (PM<sub>10</sub> and PM<sub>2.5</sub>) at the proposed development site and at nearby surrounding sensitive receptors. A glossary of terms is detailed in **Appendix 1** and the location of the site is shown in **Section 3.1**. Development plans for the site with development receptor locations can be found in **Appendix 5**. Maps identifying nearby sensitive receptor locations, modelled to assess impacts of additional traffic emissions associated with the operation of the development, can be found in **Appendix 4**. It is estimated that the proposed development will be completed and occupied by 2020 at the very earliest. It should be noted that the year 2020 is considered to be a worst-case scenario as vehicle emissions are expected to continue to improve beyond that date.

The potential air quality constraints on development and impacts of the development have been assessed on the basis of the findings of detailed dispersion modelling using Breeze Roads GIS Pro Version 5.1.8, which has been undertaken in the context of relevant NAQOs, emission limit values and relevant guidance.

<sup>&</sup>lt;sup>1</sup> Local Air Quality Management Technical Guidance 2016. Defra



# 2. AIR POLLUTION POLICY CONTEXT

#### 2.1. Introduction

In the UK at the present time, emissions from road transport account for a substantial proportion of national air pollutant emissions. Road transport currently contributes almost 22% of national carbon dioxide emissions<sup>2</sup>. Whilst the UK is set to meet its international commitments on carbon dioxide emission reductions, the transport sector carbon dioxide emissions are continuing to grow.

The number of licensed vehicles in Great Britain in 2016 was 37.1 million, an increase of 41% from 1994<sup>3</sup>, with 83.1% of these being cars. Between 1994 and 2014, there was a substantial increase in the amount of diesel cars on the road from 7.4% to 36.2%. Of the 2,274,550 new car registrations in 2015, 51.3% of the vehicles were diesel, 45.7% were petrol with 3% used alternative fuels<sup>4</sup>.

It is evident that continued growth in private car ownership and usage will continue to result in a further deterioration of air quality in urban areas and increasing emissions of greenhouse gases. Whilst current technological improvements extended the reduction in emissions to approximately 2010, additional measures are now required in order to prevent re-growth of emissions, both to meet ambient air quality targets in urban areas and to offer an alternative to the car for urban journeys. Consequently, where new development can be located in relatively close proximity to public transport and local services, a contribution to the UK's target of reducing emissions will have been made.

#### 2.2. Legislation

In 1997, the United Kingdom National Air Quality Strategy (NAQS)<sup>5</sup> was published and this document, set out an analysis of the magnitude and potential health and environmental problems associated with air pollutant emissions, particularly those emanating from road traffic.

The strategy proposed a schedule of air quality objectives, which were to be met for various pollutants in the years up to 2005. In setting these objectives, due account was taken of health and socio-economic cost-benefit factors, together with consideration of the practical and pragmatic aspects of whether targets would be achievable. Whilst it was identified in the Strategy that the objectives for benzene, butadiene, lead and carbon monoxide could be achieved as a result of improvement measures already put in place, complying with targets for NO<sub>2</sub> and PM<sub>10</sub> would be more difficult. In considering what additional measures would have to be introduced to counter these apparent shortfalls, the Government voiced the following thought: *"changes in planning and transport policies (are needed) which would reduce the need to travel and reliance on the car"*. With regard to the necessity for encouraging a shift away from private car usage, the Strategy commented, in terms of the new package approach to transport funding, *"As a general rule, traffic demand management and restraint measures should be included and this, together with proposals to promote and enhance other modes of transport, should aim to achieve modal shifts away from the private car"*.

<sup>&</sup>lt;sup>2</sup> Environmental Protection UK. (2010 Update, Published 2017). Car Pollution. Available from www.environmental-protection.org.uk

<sup>&</sup>lt;sup>3</sup> Department for Transport. (2016). Provisional Road Traffic Estimates, Great Britain: October 2015 - September 2016 Summary

<sup>&</sup>lt;sup>4</sup> Society of Motor Manufacturers and Traders (2016). Car Registrations October 2016 Overview. Available from www.smmt.co.uk <sup>5</sup> Defra. The National Air Quality Strategy 1997 (1997).



The White Paper on Integrated Transport (July 1998) proposed a range of measures at both national and local level to address issues of congestion and environmental effects. During the consultation process in 1997, the environmental issue most frequently cited by responses was air quality and it is therefore clear that this problem is uppermost in the mind of the public. The implementation of measures to relieve congestion in urban areas, by means of improvements in provision of public transport and encouragement of a modal shift, will also benefit urban air quality.

A review of the UK Air Quality Strategy was undertaken in 1998 and a consultation document was published in January 1999, outlining proposals for amending the Strategy. In August 1999, in response to the consultation, the Government then published an Air Quality Strategy for England, Scotland, Wales and Northern Ireland. The Air Quality Regulations (England) 2000 enacted in April 2000, and the Air Quality (England) (Amendment) Regulations 2002 gave legal force to the air quality standards set out in the Strategy. A new strategy was released in July 2007 with various amendments to the air quality objectives. The proposals, in brief, consisted of recommendations to adopt the provisions of the EU Air Quality Daughter Directives.

Schedule 2 of the Air Quality Standards Regulations 2010<sup>6</sup> implements a limit value for PM<sub>2.5</sub> to be achieved by 2015, although they are yet to come into force and only apply to England. The Air Quality Standards (AQS) included in the Air Quality Standards Regulations 2010 are set out in Appendix 2.

The 'standards' are set as concentrations below which health effects are unlikely even in sensitive population groups, or below which risks to public health would be exceedingly small. They are based purely upon the scientific and medical evidence of the effects of a particular pollutant.

The 'objectives' set out the extent to which the Government expects the standards to be achieved by a certain date. They take account of the costs, benefits, feasibility and practicality of achieving the standards. The objectives are prescribed within The Air Quality (England) Regulations 2000 (Stationery Office, 2000) and The Air Quality (England) (Amendment) Regulations 2002 (Stationery Office, 2002) (termed the 'Regulations'). Air Quality Objectives included in the Regulations and current legislation (CAFE Directive) which are relevant to the current study (NO<sub>2</sub> and PM<sub>10</sub>) are outlined in Appendix 2.

The Air Quality Objectives only apply where members of the public are likely to be regularly present for the averaging time of the objective (i.e. where people will be exposed to pollutants). The annual mean objectives apply to all locations where members of the public might be regularly exposed; these include building façades of residential properties<sup>7</sup>, schools, hospitals and care homes. The 24hour mean objective applies to all locations where the annual mean objective would apply, together with hotels and gardens of residential properties. The 1-hour mean objective also applies at these locations as well as at any outdoor location where a member of the public might reasonably be expected to stay for 1-hour or more, such as shopping streets, parks and sports grounds, as well as bus stations and railway stations that are not fully enclosed.

Measurements across the UK have shown that the 1-hour mean NO<sub>2</sub> objective is unlikely to be exceeded unless the annual mean NO<sub>2</sub> concentration is greater than 60μg/m<sup>38</sup>. Thus exceedances of

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<sup>&</sup>lt;sup>6</sup> HMSO, (2010). The Air Quality Standards Regulations 2010. Statutory Instrument 1001.

<sup>&</sup>lt;sup>7</sup> Such locations should represent parts of the garden where relevant public exposure is likely, for example where there are seating or play areas. It is unlikely that relevant public exposure would occur at the extremities of the garden boundary, or in front gardens, although local judgement should always be applied.



 $60\mu g/m^3$  as an annual mean NO<sub>2</sub> concentration are used as an indicator of potential exceedances of the 1-hour mean NO<sub>2</sub> objective.

Similarly, studies have also established a relationship between the annual mean  $PM_{10}$  concentration and number of exceedances of the 24-hour mean objective: those areas where the annual mean concentrations are greater than  $32\mu g/m^3$  were demonstrated to be at risk of exceeding the 24-hour mean objective. Thus exceedances of  $32\mu g/m^3$  as an annual mean  $PM_{10}$  concentration are used as an indicator of potential exceedances of the 24-hour mean  $PM_{10}$  objective.

# 2.3. Planning Policy

#### 2.3.1. National Planning Policy Framework

The National Planning Policy Framework<sup>9</sup> was published in February 2019 and "sets out the Government's planning policies for England and how these should be applied. It provides a framework within which locally-prepared plans for housing and other development can be produced". Air quality policy is discussed in Paragraph 181, which states:

"Planning policies and decisions should sustain and contribute towards compliance with relevant limit values or national objectives for pollutants, taking into account the presence of Air Quality Management Areas and Clean Air Zones, and the cumulative impacts from individual sites in local areas. Opportunities to improve air quality or mitigate impacts should be identified, such as through traffic and travel management, and green infrastructure provision and enhancement. So far as possible these opportunities should be considered at the plan-making stage, to ensure a strategic approach and limit the need for issues to be reconsidered when determining individual applications. Planning decisions should ensure that any new development in Air Quality Management Areas and Clean Air Zones is consistent with the local air quality action plan"

#### 2.3.2. National Planning Practice Guidance

Whether or not air quality is relevant to a planning decision will depend on the proposed development and its location. Concerns could arise if the development is likely to generate air quality impacts in an area where air quality is known to be poor. They could also arise where the development is likely to adversely impact upon the implementation of air quality strategies and action plans and/or, in particular, lead to a breach of EU legislation (including that applicable to wildlife).

When deciding whether air quality is relevant to a planning application, considerations could include whether the development would:

 Significantly affect traffic in the immediate vicinity of the proposed development site or further afield. This could be by generating or increasing traffic congestion; significantly changing traffic volumes, vehicle speed or both; or significantly altering the traffic composition on local roads.

<sup>&</sup>lt;sup>8</sup> Defra, 2007. Analysis of the Relationship Between 1-Hour and Annual Mean Nitrogen Dioxide at UK Roadside and Kerbside Monitoring Sites, 2003. Laxen and Mariner.

<sup>&</sup>lt;sup>9</sup> Ministry of Housing, Communities and Local Government, National Planning Policy Framework, February 2019



- Expose people to existing sources of air pollutants. This could be by building new homes, workplaces or other development in places with poor air quality.
- Give rise to potentially unacceptable impact (such as dust) during construction for nearby sensitive locations.

Mitigation options where necessary will be location specific, will depend on the proposed development and should be proportionate to the likely impact. It is important therefore that local planning authorities work with applicants to consider appropriate mitigation so as to ensure the new development is appropriate for its location and unacceptable risks are prevented. Planning conditions and obligations can be used to secure mitigation where the relevant tests are met.

Examples of mitigation include:

- The design and layout of development to increase separation distances from sources of air pollution;
- Using green infrastructure, in particular trees, to absorb dust and other pollutants;
- Means of ventilation;
- Promoting infrastructure to promote modes of transport with low impact on air quality;
- Controlling dust and emissions from construction, operation and demolition; and
- Contributing funding to measures, including those identified in air quality action plans and low emission strategies, designed to offset the impact on air quality arising from new development.

#### 2.3.3. Fareham Borough Council Local Plan

Fareham Local Plan Part 1<sup>10</sup>, which incorporates the Core Strategy was adopted in August 2011. The plan sets out how it will "help to deliver the spatial elements of Fareham's sustainable Community Strategy" and how it will "reflect other strategies and policies of the area and addressing where necessary other issues such as healthcare priorities, education and economic development. The plan "identifies the borough's development needs up to 2026".

The plan does not have a specific policy on air quality but discusses air quality in paragraph 5.15 of its spatial strategy for the borough, where it states that: *"Traffic congestion is generally a serious problem in the Borough and mitigation is needed to address issues associated with further growth, including impacts from air pollution on the natural environment, and encourage residents to use alternatives to the car"*.

Another paragraph (5.27) within the borough's spatial strategy also mentions air quality, it states: "development will only be permitted where it does not significantly affect the setting and landscape character of the town or diminish the town's, community, historic, biodiversity and cultural resources nor have an adverse impact on air quality".

<sup>&</sup>lt;sup>10</sup> Fareham Borough Council, Fareham Local Development Framework, August 2011



# 3. SITE DESCRIPTION AND BASELINE CONDITIONS

#### 3.1. Site Description

The site is located to the east of the old Newgate Lane. The new Newgate Lane runs along the eastern boundary of the site. There are a number of existing residential properties along the west side of the old Newgate Lane and along Woodcote Lane. Hambrook Lodge is located to the north of the site boundary.

The location and red line boundary is detailed below in Figure 3.1.



Figure 3.1: Site Location Plan

# 3.2. Air Quality Review and Assessment

As previously indicated, Local Authorities have been required to carry out a review of local air quality within their boundaries to assess areas that may fail to achieve the limit values. Where these objectives are unlikely to be achieved, local authorities must designate these areas as AQMA's and prepare a written action plan to achieve the AQS's.

The review of air quality takes on several prescribed stages, of which each stage is reported. FBC's Air Quality Annual Status Report 2017<sup>11</sup> provides the most recent air quality monitoring results for

<sup>&</sup>lt;sup>11</sup> Fareham and Gosport Environmental Health Partnership, 2017 Air Quality Annual Status Report



the District (2016). Details of the monitoring data used for model verification purposes is provided in **Section 3.3.** 

# 3.3. Local Air Quality Monitoring

FBC has a large network of air quality monitoring sites. The monitoring sites chosen for verification of the air quality modelling were four diffusion tubes along Gosport Road (G3, G8Z, G4 and G6).

The 2016 annual mean  $NO_2$  concentrations for the monitoring sites are shown in **Table 3.1** below. The annual mean  $NO_2$  NAQO is not exceeded at any of the monitoring sites.

	Distance to Grid Reference		2016 Annual	2016 Data	
Location	nearest Kerb (m)	x	Y	Mean NO₂ (μg/m³)	Capture (%)
G3	9	457726	104869	28.90	100.0
G8Z	4	457656	105049	27.40	91.7
G4	6	457598	105213	25.50	100.0
G6	6	457599	105410	30.20	100.0

Table 3.1: Local Monitoring Data Suitable for Model Verification

### 3.4. Identification of Relevant Receptors

To assess the potential air quality constraints on the development site, sensitive receptor locations were identified at key locations on the façades of the proposed buildings on site (DR).

To determine if there is likely to be any impact from the development on surrounding sensitive receptors, existing receptors (ER) have been identified in the local surrounding area. **Appendices 4** and **5** identify the DR and ER locations.

### 3.5. Background Concentration of Air Pollutants

Background concentrations of air pollutants for the modelling were obtained from the 2015 pollutant concentration maps which were updated by DEFRA in November 2017. These updated maps are based on monitoring and meteorological data for 2015. **Table 3.2** identifies the pollutant concentrations at the diffusion tubes and the proposed development site. The estimated background concentrations for annual mean  $NO_2$  and  $PM_{10}$  used in the assessment are below the annual mean objective limit of  $40\mu g/m^3$  in 2016 and 2020.

Location and Year	NO <sub>x</sub> µg/m <sup>3</sup>	NO <sub>2</sub> µg/m <sup>3</sup>	$PM_{10} \mu g/m^3$	PM <sub>2.5</sub> μg/m <sup>3</sup>	
G8Z, G4 & G6 (2016) (457500, 105500)	23.85	16.90	15.48	10.49	
G3 (2016) (457500, 104500)	24.75	17.31	14.59	9.63	
Site and Existing Receptors (2020) (457500, 103500)	19.31	13.98	14.12	9.16	

#### Table 3.2: Background Concentrations of Pollutants

Note: The ratio between  $PM_{10}$  and  $PM_{2.5}$  on site in 2020 is 0.65.



# 4. METHODOLOGY AND ASSESSMENT CRITERIA

## 4.1. Methodology

In the UK, Defra provides guidance on the most appropriate methods to estimate pollutant concentrations for use in Local Air Quality Management (LAQM). Defra regularly updates its Technical Guidance, with the latest LAQM Technical Guidance (TG16) published in April 2016. The methodology in LAQM.TG16 directs air quality professionals to a number of tools published by Defra to predict and manage air quality. For example, it is necessary to use the updated NO<sub>x</sub> to NO<sub>2</sub> calculator to derive NO<sub>2</sub> concentrations from the NO<sub>x</sub> outputs from Breeze Roads modelling. This is because NO<sub>2</sub> concentrations within the model are predicted using the CALINE4 NO<sub>x</sub> to NO<sub>2</sub> conversion methodology, which should not be used within the model as current evidence shows that the proportion of primary NO<sub>2</sub> in vehicle exhausts has increased since the model was developed, which would affect the relationship between NO<sub>x</sub> and NO<sub>2</sub> at roadside locations.

In order to determine the extent to which air quality issues will affect the development of the site, the study has considered the following:

- Any air quality measurements carried out in the area near the proposed development; and
- The most recent Air Quality Review and Assessment Reports from Fareham Borough Council.

#### 4.2. Breeze Roads Modelling of Pollutant Concentrations

Dispersion modelling has been undertaken using Breeze Roads to determine air quality concentrations across the site. Breeze Roads is an air dispersion modelling software suite that predicts air quality impacts of carbon monoxide (CO), nitrogen dioxide, particulate matter (PM), and other inert pollutant concentrations from moving and idling motor vehicles at or alongside roadways and roadway intersections.

Breeze Roads can be used in conjunction with the MOBILE5, EMFAC emission models or other emissions data, to demonstrate compliance with the UK's National Air Quality Strategy. Breeze Roads predicts air pollutant concentrations near highways and arterial streets due to emissions from motor vehicles operating under free-flow conditions and idling vehicles. In addition, 1-hour and running 8-hour averages of CO or 24-hour and annual block averages of PM<sub>10</sub> can be calculated.

### 4.3. Model Set-up Parameters

The most recent Emissions Factor Toolkit (EFT, version 8.0, November 2017) issued by DEFRA was used to derive emissions factors (in grams per kilometre) for vehicle movement along roads incorporated into the model. This version of the EFT includes updates to COPERT NOx and PM<sub>10</sub> emissions factors for road traffic which are taken from the European Environment Agency EEA COPERT 5 emissions calculation tool, including new EURO 6 subcategories.

There have also been updates to the vehicle fleet and age information. Version 8.0 was produced by Defra in response to changes in 'real world' vehicle emissions. As such, it has been assumed that the EFT produces reliable emission factors which are suitable for dispersion modelling as it is the most up-to-date tool provided by Defra. 2016 Meteorological data from Thorney Island Airfield has been used in the modelling.



# 4.4. Local Air Quality Management Technical Guidance (2016) Recommendations

The Local Air Quality Management Technical Guidance (TG.16) has made recommendations of where the AQS should and should not be applied, as summarised in **Table 4.1**.

As it is not always possible to be prescriptive in this matter, Local Authorities may apply local knowledge and judgement when considering the application of the AQS. The examples given in **Table 4.1** are not intended to be a comprehensive list.

Averaging Period	AQS Should Apply	AQS Should Not Apply
Annual Mean	<ul> <li>All locations where members of the public might be regularly exposed.</li> <li>Building facades of: <ul> <li>Residential properties</li> <li>Schools</li> <li>Hospitals</li> <li>Care homes etc.</li> </ul> </li> </ul>	<ul> <li>Building facades of offices or other places of work where members of the public do not have regular access.</li> <li>Hotels, unless people live there as their permanent residence.</li> <li>Residential gardens</li> <li>Kerbside sites or any other location where public exposure is expected to be short term.</li> </ul>
24-hour and 8- hour mean	<ul><li>All locations where the annual mean objective would apply.</li><li>Hotels</li><li>Residential gardens</li></ul>	Kerbside sites or any other location where public exposure is expected to be short term.
1-hour mean	<ul> <li>All locations where the annual mean and 24 and 8-hour mean objectives apply.</li> <li>Kerbside sites (e.g. pavements of busy shopping streets)</li> <li>Those parts of car parks, bus stations and railway stations etc which are not fully enclosed, where members of the public might spend one hour or more.</li> <li>Any outdoor locations where members of the public might spend one hour or longer.</li> </ul>	Kerbside sites where the public would not be expected to have regular access.
15-min mean	All locations where members of the public might reasonably be exposed for a period of 15 minutes or longer.	

#### Table 4.1: Examples of Where AQS Should Be Applied

### 4.5. Applying the AQS to this Development

As this planning application includes residential properties the AQS calendar year limit value will apply to these properties. The 24-hour and 1-hour mean objectives will also be considered.



#### 4.6. Assessment Criteria

A detailed assessment was considered appropriate for this proposed development with model results being verified against local monitoring data. This was carried out using the detailed dispersion model Breeze Roads.

For the purposes of this assessment, the limit values assigned to individual pollutants as set out in the Air Quality Standards Regulations 2010 form the basis of the air quality assessment. The limit values are based on an assessment of the effects of each pollutant on public health. Therefore, they are a good indicator in assessing whether, under normal circumstances, the air quality in the vicinity of a development is likely to be detrimental to human health.

#### 4.7. **Operation Phase**

The main pollutants of concern are generally considered to be NO<sub>2</sub> and PM<sub>10</sub> for road traffic. The Breeze Roads methodology has been used for this assessment to predict the constraints on development and also to predict the impacts of any additional traffic generated from the development on surrounding sensitive receptors.

For the assessment, the following scenarios were considered:

- 2016 Model Verification; ٠
- 2020 Opening Year Without Development; and
- 2020 Opening Year With Development.

#### **Traffic Data** 4.8.

The Breeze Roads prediction model requires the user to provide various input data, including the Annual Average Hourly Traffic (AAHT) flow, the number of heavy duty vehicles (HDVs), the distance of the road centreline from the receptors and vehicle speeds.

The traffic information is detailed in Table 4.2 and Table 4.3 below for the verification and assessment scenarios. Traffic flow and vehicle split data were obtained from the Department for Transport (DfT). Vehicle speeds were estimated based on local speed limits and traffic conditions and were reduced near junctions and crossings to replicate queuing traffic.

The DfT currently provides traffic data for 2016.

Monitoring Site	Road Section	AAHT	Speed (km/h)	HDV%
	Gosport Road Southbound only section near Diffusion Tube G4	599	32	3.2
G4	Newgate Lane Single carriageway section approaching new carriageway	1,004	28	2.7
	Gosport Road Northbound only section	599	24	3.2
	Gosport Road Southbound only Junction at Salterns Lane	474	15	3.2

#### Table 4.2: 2016 Traffic Flow Data for Verification

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Monitoring Site	Road Section	AAHT	Speed (km/h)	HDV%
C07	Gosport Road at traffic lights near Geoffrey Crescent North End	1,199	10	3.2
G8Z	Gosport Road Section Near Diffusion Tube G8Z	1,199	48	3.2
	Gosport Road Section with Bus Stops North of Diffusion Tube G3	1,199	35	3.2
G3	Gosport Road Section near Diffusion Tube G3	1,199	40	3.2
	Gosport Road Junction with Geofrrey Crecent South End	1,199	38	3.2
G6	Gosport Road Section with Traffic Lights north of Diffusion Tube G6	2203	16	2.7
00	Gosport Road Section by Diffusion Tube G6	2203	40	2.7

Note: This is a non-exhaustive summary of the road sections modelled and includes the sections that are likely to contribute the greatest degree of pollutant emissions to the development receptors.

**Table 4.3** identifies the estimated 2020 AAHT traffic flows for roads near to the proposed development (for use in the constraints and impacts modelling). 2019 traffic flow and vehicle split were obtained from a transport assessment report of the Newgate Lane Southern Section Scheme<sup>12</sup>. These were scaled to 2020 flows using a Fareham specific traffic growth factor of 1.0123, attained from Tempro. Vehicles speeds were estimated based on the road layout. The AADT values (from which the AAHTs shown in the Table 4.3 are calculated) were obtained by multiplying the sum of the AM and PM peak flows by a factor of 6. For the air quality models for both constraints and impacts with the development scenarios, additional traffic flows associated with the development were added. The additional flows were calculated using a worst-case factor of 8 traffic movements per day for each of the 125 proposed residential dwellings producing a traffic flow of approximately 1000 AADT. This 1000 AADT was further split down within the primary development roads and on different sections of the old Newgate Lane. Initial flows for the old Newgate Lane (which is planned to be stopped off north of Tanners Lane and North of the Peel Common Roundabout) were estimated based on the small number of residential properties in the vicinity.

Model scenarios	Road Section	AAHT	Speed (km/h)	HDV (%)
Opening year	Old Newgate Lane, South of the development's southern Entry / Exit Road	21	64	1.0
Without Development	Old Newgate Lane between the development's Entry / Exit Roads	21	64	1.0

Table 4.3: 2020 Opening Year Traffic I	Flow Data
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<sup>&</sup>lt;sup>12</sup> Hampshire County Council, Newgate Lane Southern Section – Transport Assessment, June 2015



Model scenarios	Road Section	AAHT	Speed (km/h)	HDV (%)
	Old Newgate Lane, north of the development's Entry / Exit Road	21	64	1.0
	Old Newgate Lane north of link road to New Newgate Lane	10	64	1.0
	Old Newgate Lane, close to stopped off south end	21	24	1.0
	Old Newgate Lane, close to stopped off north end	1	24	1.0
	Old Newgate Lane, South of the development's southern Entry / Exit Road	21	64	1.0
	Old Newgate Lane between the development's Entry / Exit Roads	57	64	1.0
Opening Year with	Old Newgate Lane, north of the development's Entry / Exit Road	73	64	1.0
Development	Old Newgate Lane north of link road to New Newgate Lane	10	64	1.0
	Old Newgate Lane, close to stopped off south end	21	24	1.0
	Old Newgate Lane, close to stopped off north end	1	24	1.0
	Development Northern Entry / Exit Road	26	32	1.0
	Development Northern Entry / Exit Road	26	32	1.0
Opening year	New Newgate Lane Northbound Lane, North of Brookers Lane	396	64	0.8
With and Without Development (roads without	New Newgate Lane Southbound Lane, North of Brookers Lane	633	64	1.5
changed data)	New Newgate Lane South of Link Road NB	396	15	0.8
	New Newgate S Lnk SB	633	15	1.5

Note: This is a non-exhaustive summary of the road sections modelled and includes the sections that are most likely to contribute the greatest emissions of pollutants to the development receptors.

# 4.9. Validation and Verification of the Model

Model validation undertaken by the software developer will not have been carried out in the vicinity of the site being considered in this assessment. As a result, it is necessary to perform a comparison



of the modelled results with local monitoring data at suitable locations. This verification process aims to minimise model uncertainty and systematic error by correcting modelled results by an adjustment factor to gain greater confidence in the final results. The verification was carried out in accordance with LAQM.TG16. Suitable monitoring data for the purpose of verification is available for concentrations of NO<sub>2</sub> and PM<sub>10</sub> at the monitoring positions detailed in **Section 3.3**.

The verification exercise resulted in an average difference for the NO<sub>x</sub> contribution between the modelled and monitored NO<sub>x</sub> roads of -69.47, which indicates that the model is significantly under predicting. When the monitored and modelled results are compared as recommended in LAQM.TG16 the road NO<sub>x</sub> adjustment factor is **3.329** (as identified in **Table 4.4**). This factor was applied to all modelled NO<sub>x</sub> results prior to calculating modelled NO<sub>2</sub> using the NO<sub>x</sub> to NO<sub>2</sub> calculator. In the absence of appropriate PM<sub>10</sub> monitoring within close proximity to the site, the NO<sub>x</sub>adjustment factor has also been applied to the PM<sub>10</sub> modelled concentrations, in accordance with the guidance provided in LAQM.TG16.

	Moni	tored	Mod	elled	% Difference	% Difference	Road
Monitoring Position	Road NO <sub>2</sub> μg/m <sup>3</sup>	Road NOx <sup>13</sup> µg/m <sup>3</sup>	Road NO <sub>2</sub> µg/m <sup>3</sup>	Road NO <sub>x</sub> µg/m <sup>3</sup>	(NO₂ Total) Before Adjustment	(NO₂ Total) After Adjustment	NO <sub>x</sub> Factor
G3	11.6	23.1	3.6	7.0	-27.6	-1.2	
G8Z	10.5	20.8	2.8	5.4	-28.1	0.8	3.329
G4	8.6	16.9	3.2	6.2	-21.0	5.6	3.329
G6	13.3	26.7	4.1	7.9	-30.5	-5.1	

#### Table 4.4: NO<sub>2</sub> Annual Mean Verification for 2016

Typically, with smaller datasets the root mean square error (RMSE) is the important statistic and the verification process resulted in an RMSE close to the ideal value of  $0 \,\mu g/m^3$ . Therefore, there is a high level of confidence in the verification process.

Statistical Parameter	Value	Description
Correlation Coefficient	0.975	Used to measure the linear relationship between predicted and observed data. The ideal value (an absolute relationship) is 1.
Root Mean Square Error (RMSE)	0.9	RMSE defines the average error/uncertainty of the model verification and is in the same units as the model outputs ( $\mu$ g/m <sup>3</sup> ). Values should be <10 $\mu$ g/m <sup>3</sup> or ideally <4 $\mu$ g/m <sup>3</sup> where concentrations are near the AQO. The ideal value is 0 $\mu$ g/m <sup>3</sup> .
Fractional Bias	0.0	Identifies if the model shows a systematic tendency to over/under predict concentrations. The ideal value is 0 and range between +/- 2. Negative values suggest an over prediction whilst positive values suggest under prediction.

 Table 4.5: Summary of the Statistics Used to Assess Model Uncertainty

<sup>13</sup> Obtained from NO<sub>X</sub> to NO<sub>2</sub> Calculator Spreadsheet available from <u>www.laqm.Defra.gov.uk</u>



## 4.10. Assessment of PM<sub>2.5</sub>

The 2007 Air Quality Strategy introduced a new exposure reduction regime for PM<sub>2.5</sub>, tiny particles associated with respiratory and cardio-vascular illness and mortality which have no known safe limit for human exposure. The new regime will attempt to reduce the exposure of all urban dwellers, alongside the existing method of reducing hotspots of PM exposure. PM<sub>2.5</sub> typically makes up two thirds of PM<sub>10</sub> emissions and concentrations. However, objectives for PM<sub>2.5</sub> (as shown in **Table 4.6**) are not currently incorporated into Local Air Quality Management regulations, therefore there is no statutory obligation to review and assess air quality against them.

Time Period	Objective/Obligation	To be achieved by
Annual mean	Target value of 25µg/m <sup>3</sup>	2010
Annual mean	Limit value of 25µg/m <sup>3</sup>	2015
Annual mean	Stage 2 indicative limit value of 20µg/m <sup>3</sup>	2020
3 year Average Exposure Indicator (AEI) <sup>a</sup>	Exposure reduction target relative to the AEI depending on the 2010 value of the 3 year AEI (ranging from a 0% to a 20% reduction)	2020
3 year Average Exposure Indicator (AEI) <sup>a</sup>	Exposure concentration obligation of 20µg/m <sup>3</sup> (of vegetation)	2015

Table 4.6: National Exposure Reduction Target, Target Value and Limit Value for PM<sub>2.5</sub>

<sup>a</sup> The 3 year running mean of AEI is calculated from the PM<sub>2.5</sub> concentration averaged across all urban background monitoring locations in the UK e.g. the AEI for 2010 is the mean concentration measured over 2008, 2009 and 2010.

Presently, Breeze Roads does not predict the concentration of  $PM_{2.5}$  as part of the methodology therefore the future concentration of  $PM_{2.5}$  will be calculated using the typical ratio between the background concentrations of  $PM_{10}$  and  $PM_{2.5}$  for the opening year of development. This predicted concentration will then be compared against the annual mean Objective Limit value of  $25\mu g/m^3$ .



# 5. IMPACTS AND CONSTRAINTS OF AIR QUALITY

# 5.1. Air Quality Impact of Development Traffic - Acceptability Criteria

It is common in the UK to use the Environmental Protection UK's (EPUK) Guidance<sup>14</sup> on Air Quality Assessments for Planning Applications to assess the impact of a development. This advises that an air quality assessment will be required where the development is anticipated to give rise to significant changes in air quality. There will also be a need to assess air quality implications of a development where a significant change in relevant exposure is anticipated. A full air quality assessment should normally be undertaken where proposals give rise to significant changes in either volumes, typically a change in annual average daily traffic (AADT) or peak traffic flows of +/-5% or +/-10%, depending on local circumstances, or in vehicle speed (or both), usually on a road with more than 10,000 AADT (5,000 if narrow and congested). It also advises of the need for an assessment where the proposals will:

- Generate or increase congestion;
- Alter the traffic composition on local roads;
- Include significant new car parking;
- Significantly affect nitrogen deposition on sensitive habitats;
- Introduce new exposure close to existing sources of air pollutants;
- Include biomass boilers or biomass-fuelled CHP plant;
- Include centralised boilers of CHP;
- Give rise to potentially significant impacts during construction; or
- Include a large, long-term construction site.

# 5.2. Air Quality Impacts

In January 2017, Environmental Protection UK (EPUK) and the Institute of Air Quality Management (IAQM) updated their guidance on "Land-Use Planning and Development Control: Planning for Air Quality". The guidance provides a methodology for determining the impacts of increased pollutant concentrations at sensitive receptor locations resulting from emission sources such as the generation of traffic from development sites.

To characterise the impacts of the proposed development on local air quality, predictions of air pollutant concentrations have been made for an operational year of 2020 using the Breeze Roads dispersion model.

<sup>&</sup>lt;sup>14</sup> Environmental Protection UK and IAQM (2017) – Land-Use Planning and Development Control: Planning for Air Quality



Table 5.1: Impacts of Pollutant Concentrations as a result of the Development	

Long Term Average Concentration in Assessment	% Change in Concentration relative to the Air Quality Assessment Level (AQAL)					
Year	1	2-5	6-10	>10		
75% or less of AQAL	Negligible	Negligible	Slight	Moderate		
76-94% of AQAL	Negligible	Slight	Moderate	Moderate		
95-102% of AQAL	Slight	Moderate	Moderate	Substantial		
103-109% of AQAL	Moderate	Moderate	Substantial	Substantial		
110% or more of AQAL	Moderate	Substantial	Substantial	Substantial		

The AQAL is the Air Quality Assessment Level, which may be an air quality objective, EU limit or target value, or an Environment Agency 'Environmental Assessment Level'

# 5.3. Air Quality Impact of Development Traffic - Assessment

The proposed development could include up to 125 residential dwellings. An estimation of 8 traffic movements per dwelling will result in an additional 1000 AADT vehicles movements as a result of the development via its main entry / exit road onto the old Newgate Lane. It has been estimated that the old Newgate Lane has a very low traffic flow (without the development traffic flows added) of 500 AADT along most of its sections. An additional 1000 AADT added to the old Newgate Lane is a 200% increase in traffic flows, although the overall traffic flow will remain very low. Sensitive receptors were modelled at the façades of existing properties on the old Newgate Lane and Woodcote Lane (as shown in **Appendix 4**) and the modelled predicted NO<sub>2</sub> and particulate matter at these existing receptors can found in **Tables 5.2 & 5.4**.

### 5.4. Predicted Constraints on Development

In order to characterise the air quality at the proposed development, predictions of air pollutant concentrations have been carried out for an occupation year of 2020 using the Breeze Roads dispersion model and UK emission factors. The results of the predictions which include the road NO<sub>x</sub> adjustment factor (**Table 4.4**) can be seen in **Tables 5.3** and **5.5**.

### 5.5. 2020 Pollutant Concentrations

#### 5.5.1. 2020 Annual Mean NO<sub>2</sub> Concentrations

**Table 5.2** identifies the modelled NO<sub>2</sub> concentrations in 2020 both with the development completed and fully occupied and without the development. The greatest change in pollutant concentrations is  $0.1\mu$ g/m<sup>3</sup> at ER4, ER6, ER8 and ER9, and the pollutant concentrations will remain significantly below the AQO, therefore the impact is negligible.

Receptor	Floor	Air Quality Objective (μg/m <sup>3</sup> )	Without Development Total NO <sub>2</sub> (μg/m³)	With Development Total NO <sub>2</sub> (µg/m <sup>3</sup> )	Change in Concentration	Impact Descriptor
ER1		40	14.7	14.7	0.0	Negligible
ER2		40	14.6	14.6	0.0	Negligible

Table 5.2: Modelled 2020 NO<sub>2</sub> Concentrations



Receptor	Floor	Air Quality Objective (µg/m³)	Without Development Total NO <sub>2</sub> (μg/m³)	With Development Total NO <sub>2</sub> (µg/m <sup>3</sup> )	Change in Concentration	Impact Descriptor
ER3	Ground	40	15.1	15.1	0.0	Negligible
ER4		40	14.4	14.5	0.1	Negligible
ER5		40	14.4	14.4	0.0	Negligible
ER6		40	14.4	14.5	0.1	Negligible
ER7	Ground	40	14.5	14.5	0.0	Negligible
ER8		40	14.5	14.6	0.1	Negligible
ER9		40	15.4	15.5	0.1	Negligible

#### 5.5.2. NO<sub>2</sub> 1-hour Exposure Assessment

According to guidance, there is only a risk that the NO<sub>2</sub> 1-hour objective  $(200\mu g/m^3)$  could be exceeded at local sensitive receptors if the annual mean NO<sub>2</sub> concentration is greater than  $60\mu g/m^3$ . At the existing receptors, the worst case annual mean predicted concentration is  $15.5\mu g/m^3$  (ER9) – therefore hourly exceedances would not be expected.

**Table 5.3** outlines the modelled NO<sub>2</sub> concentrations in 2020. Annual mean NO<sub>2</sub> concentrations range from  $14.4g/m^3$  at DR9 to  $15.8\mu g/m^3$  at DR5. There are not predicted to be any exceedances of the AQO in 2020 on the proposed development site.

Receptor	Floor	Air Quality Objective (µg/m³)	NO <sub>2</sub> Road Contribution (µg/m³)	Total NO <sub>2</sub> (μg/m <sup>3</sup> )	
DR5		40	1.8	15.8	
DR6		40	1.5	15.5	
DR7		40	1.2	15.2	
DR8	Gnd	40	0.6	14.6	
DR9		40	0.4	14.4	
DR10		40	0.5	14.5	
DR11		40	0.5	14.5	

 Table 5.3: Modelled 2020 NO2 Concentrations – Development Receptors

#### 5.5.3. Air Quality Constraints - NO<sub>2</sub> 1-hour Exposure Assessment

According to guidance, there is only a risk that the NO<sub>2</sub> 1-hour objective  $(200\mu g/m^3)$  could be exceeded on the development site if the annual mean NO<sub>2</sub> concentration is greater than  $60\mu g/m^3$ . At the development site, the worst case annual mean predicted concentration is 15.8 $\mu g/m^3$  (DR5). Therefore, hourly exceedances would not be expected.



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#### 5.5.4. 2020 Annual Mean Particulate Matter Concentrations

Table 5.4 identifies the modelled PM<sub>10</sub> and PM<sub>2.5</sub> concentrations in 2020 both with and without the development completed and fully occupied. The highest predicted annual mean PM<sub>10</sub> concentration without the development is  $14.4\mu g/m^3$  (ER9) and with the development is  $14.5\mu g/m^3$  (ER9). The highest predicted annual mean PM<sub>2.5</sub> concentration without and with the development is  $9.4\mu g/m^3$ (ER9). The highest change in  $PM_{10}$  concentration is  $0.1\mu g/m^3$ .

Receptor	Total PM <sub>10</sub> Without Development μg/m <sup>3</sup> (Days >50 μg/m <sup>3</sup> )	Total PM <sub>10</sub> With Development μg/m <sup>3</sup> (Days >50 μg/m <sup>3</sup> ) <sup>15</sup>	Change in PM <sub>10</sub>	Total PM <sub>2.5</sub> Without Development μg/m <sup>3</sup>	Total PM <sub>2.5</sub> With Development μg/m <sup>3</sup>	Change in PM <sub>2.5</sub>
ER1	14.3 (0)	14.3 (0)	0.0	9.3	9.3	0.0
ER2	14.3 (0)	14.3 (0)	0.0	9.3	9.3	0.0
ER3	14.4 (0)	14.4 (0)	0.0	9.3	9.3	0.0
ER4	14.2 (0)	14.2 (0)	0.0	9.2	9.2	0.0
ER5	14.2 (0)	14.2 (0)	0.0	9.2	9.2	0.0
ER6	14.2 (0)	14.2 (0)	0.0	9.2	9.2	0.0
ER7	14.2 (0)	14.2 (0)	0.0	9.2	9.2	0.0
ER8	14.2 (0)	14.2 (0)	0.0	9.2	9.2	0.0
ER9	14.4 (0)	14.5 (0)	0.1	9.4	9.4	0.0

#### Table 5.4: Modelled 2020 PM<sub>10</sub> and PM<sub>2.5</sub> Concentrations – Existing Receptors

Note: All existing receptors are on ground floor elevations.

#### 5.5.5. Air Quality Constraints – 2020 Annual Mean Particulate Matter Concentrations

**Table 5.5** outlines the modelled  $PM_{10}$  concentrations in 2020. Modelled  $PM_{10}$  concentrations range from  $14.2\mu g/m^3$  at DR12 to  $14.6\mu g/m^3$  at DR2 and DR3.

Modelled PM<sub>2.5</sub> concentrations range from  $9.2\mu g/m^3$  at DR12 to  $9.5\mu g/m^3$  at DR2.

Receptor	Floor	PM <sub>10</sub> Air Quality Objective (μg/m <sup>3</sup> )	Total PM <sub>10</sub> μg/m <sup>3</sup> (Days >50 μg/m <sup>3</sup> ) <sup>16</sup>	PM <sub>2.5</sub> Air Quality Objective (μg/m³)	Total PM <sub>2.5</sub> μg/m <sup>3</sup>
DR4		40	14.4 (0)	25	9.4
DR5		40	14.5 (0)	25	9.4
DR6		40	14.4 (0)	25	9.4
DR7		40	14.4 (0)	25	9.3

#### Table 5.5: Modelled 2020 PM<sub>10</sub> and PM<sub>2.5</sub> Concentrations – Development Receptors

<sup>&</sup>lt;sup>15</sup> Not to be exceeded more than 35 times a year.

<sup>&</sup>lt;sup>16</sup> Not to be exceeded more than 35 times a year.

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DR8	40	14.2 (0)	25	9.2
DR9	40	14.2 (0)	25	9.2
DR10	40	14.2 (0)	25	9.2
DR11	40	14.2 (0)	25	9.2

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#### 6. MITIGATION

#### 6.1. **Operation Phase**

As identified by the constraints assessment, there are no exceedances of the NAQO's for NO<sub>2</sub>, PM<sub>10</sub> or PM<sub>2.5</sub> at any of the proposed development receptors for the projected completion year of 2020. The highest modelled NO<sub>2</sub> concentration and PM<sub>10</sub> concentration at sensitive development receptors are 15.8µg/m<sup>3</sup> and 14.5µg/m<sup>3</sup> respectively which are significantly below the annual mean NO<sub>2</sub> and  $PM_{10}$  objective values of  $40\mu g/m^3$ .

Therefore, it is not deemed necessary to include any mitigation measures for the proposed development.

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# 7. **RESIDUAL EFFECTS**

# 7.1. Operation Impacts on Local Air Quality

As identified by the impact assessment, there are no exceedances of the NAQO's for NO<sub>2</sub>,  $PM_{10}$  or  $PM_{2.5}$  at any of the existing sensitive receptors on properties.

The highest expected increase in NO<sub>2</sub> concentrations at an existing receptor with the development in place is  $0.1 \mu g/m^3$ , which results in an NO<sub>2</sub> pollutant concentration of  $15.5 \mu g/m^3$  (ER9).

The highest expected increase in  $PM_{10}$  concentrations at an existing receptor with the development in place is  $0.1 \mu g/m^3$  which results in a  $PM_{10}$  pollutant concentration of 14.5 $\mu g/m^3$  (ER9).



#### 8. CONCLUSIONS

During the operation phase, the Breeze Roads modelling predicts that there will be no exceedances of the nitrogen dioxide or particulate matter objectives at the sensitive development receptors on the proposed development site.

The modelling also predicts that there will be negligible increases in nitrogen dioxide and particulate matter at existing sensitive receptors as a result of the proposed development and that pollutant concentrations will remain below the air quality objective levels. Therefore, no mitigation is required.

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**APPENDICES** 



## **Appendix 1: Glossary of Terms**

AADT	Annual Average Daily Traffic
AAHT	Annual Average Hourly Traffic
AQMA	Air Quality Management Area -An area that a local authority has designated for action, based upon predicted exceedances of Air Quality Objectives.
AQS/ NAQOs	Air Quality Standard/ National Air Quality Objectives - The concentrations of pollutants in the atmosphere, which can broadly be taken to achieve a certain level of environmental quality. The standards are based on assessment of the effects of each pollutant on human health including the effects on sensitive sub groups.
AURN	Automatic Urban and Rural Network Air Quality Monitoring Site.
Calendar Year	The average of the concentrations measured for each pollutant for one year. In the case of the AQS this is for a calendar year.
Concentration	The amount of a (polluting) substance in a volume (of air), typically expressed as a mass of pollutant per unit volume of air (for example, micrograms per cubic metre, $\mu g/m^3$ ) or a volume of gaseous pollutant per unit volume of air (parts per million, ppm).
Defra	Department for Environment, Food and Rural Affairs
DFT	Department for Transport
EFT	Emissions Factor Toolkit
Exceedance	A period of time where the concentration of a pollutant is greater than the appropriate Air Quality Objective.
HDV	Heavy Duty Vehicle
HGV	Heavy Goods Vehicle
LAQM	Local Air Quality Management
Nitrogen Oxides	Nitric oxide (NO) is mainly derived from road transport emissions and other combustion processes such as the electricity supply industry. NO is not considered to be harmful to health. However, once released to the atmosphere, NO is usually very rapidly oxidised to nitrogen dioxide (NO <sub>2</sub> ), which is harmful to health. NO <sub>2</sub> and NO are both oxides of nitrogen and together are referred to as nitrogen oxides (NO <sub>x</sub> ).
PM10/PM2.5	Fine Particles are composed of a wide range of materials arising from a variety of sources including combustion sources (mainly road traffic), and coarse particles, suspended soils and dust from construction work. Particles are measured in a number of different size fractions according to their mean aerodynamic diameter. Most monitoring is currently focused on $PM_{10}$ (less than 10 microns in aero-dynamic diameter), but the finer fractions such as $PM_{2.5}$ (less than 2.5 microns in aero-dynamic diameter) is becoming of increasing interest in terms of health effects.
μg/m³	Micrograms per cubic metre of air - A measure of concentration in terms of mass per unit volume. A concentration of $1\mu g/m^3$ means that one cubic metre of air contains one microgram (millionth of a gram) of pollution.

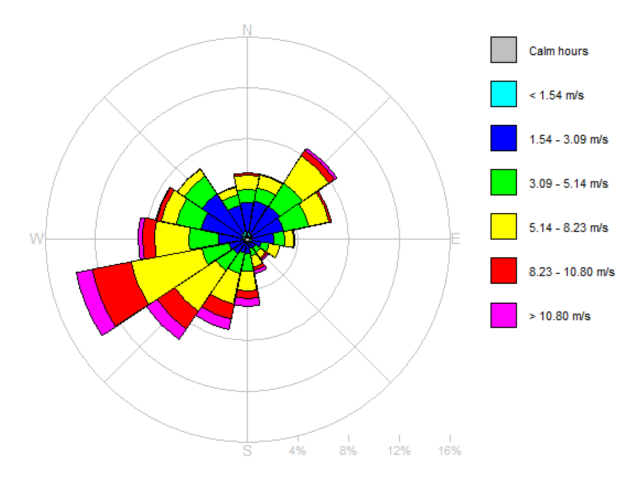


# **Appendix 2: Air Quality Standards**

Pollutant	Averaging Period	Limit Value	Margin of Tolerance
Benzene	Calendar Year	5µg/m³	
Carbon Monoxide	Maximum daily running 8 Hour Mean	10mg/m <sup>3</sup>	
Lead	Calendar Year	0.5µg/m <sup>3</sup>	100%
Nitrogen Dioxide	One Hour	200μg/m <sup>3</sup> Not to be exceeded more than 18 times per year	
	Calendar Year	40µg/m <sup>3</sup>	
Particles (PM <sub>10</sub> )	One day	50µg/m <sup>3</sup> Not to be exceeded more than 35 times per year	50%
	Calendar Year	40µg/m <sup>3</sup>	20%
Particles (PM <sub>2.5</sub> )	Calendar Year	25μg/m³	20%
Sulphur Dioxide	One Hour	350μg/m <sup>3</sup> Not to be exceeded more than 24 times per calendar year	150μg/m³
	One Day	150μg/m <sup>3</sup> Not to be exceeded more than 3 times per calendar year	



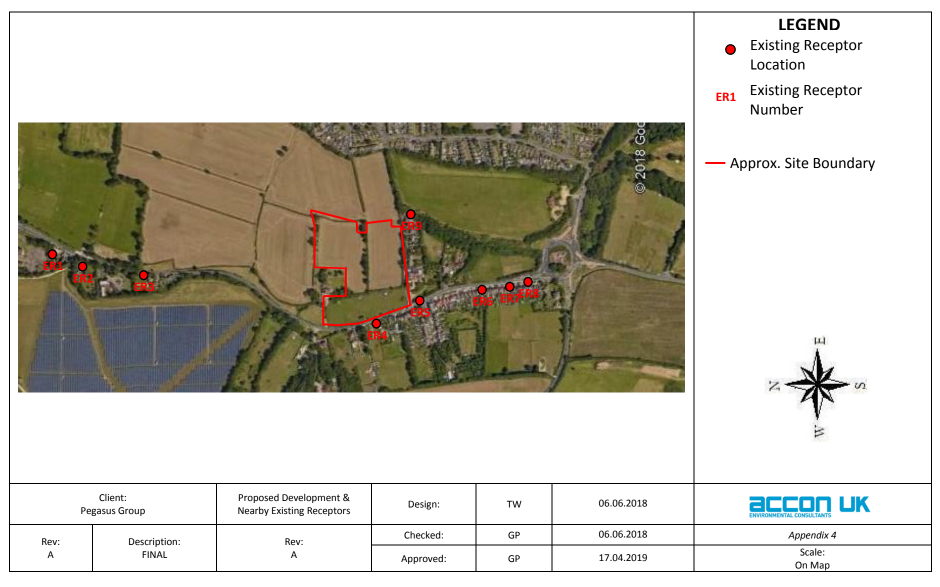






Status: Final

# **Appendix 4: Proposed Development - Nearby Existing Receptor Locations**



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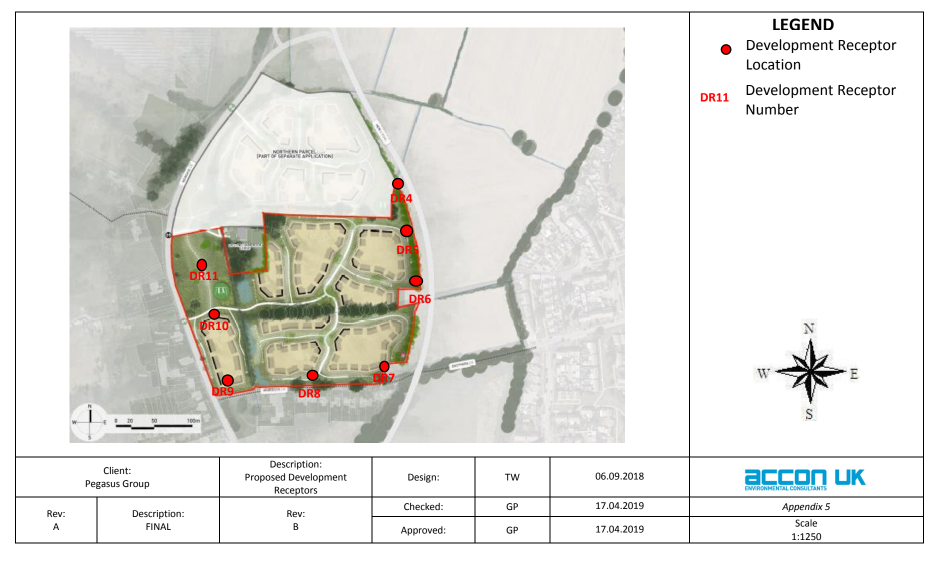
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# **Appendix 5: Proposed Development Receptor Locations**



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