Open Agenda



Planning Committee

Tuesday 28 March 2017 5.30 pm Ground Floor Meeting Room G02A - 160 Tooley Street, London SE1 2QH

Addendum

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	87 NEWINGTON CAUSEWAY, LONDON SE1 6BD					

Contact

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Date: 28 March 2017

Item	No: 7.	Classification: Open	Date: 28 March 2017	Meeting Name: Planning committee			
Repo	ort title:	<u> </u>	Addendum Late observations, consultation responses, and further information				
Ward	l(s) or gr	oups affected:	Peckham, Faraday and Chaucer				
From	1:		Director of Planning				

PURPOSE

1. To advise members of observations, consultation responses and further information received in respect of the following planning applications on the main agenda. These were received after the preparation of the report and the matters raised may not therefore have been taken in to account in reaching the recommendation stated.

RECOMMENDATION

2. That members note and consider the late observations, consultation responses and information received in respect of each item in reaching their decision.

FACTORS FOR CONSIDERATION

3. Late observations, consultation responses, information and revisions have been received in respect of the following planning applications on the main agenda:

Item 7.1 – Application 16/AP/4018 for: Full Planning Permission – Open Land rear of Peckham High Road bounded by Sumner Avenue and Melon Road, open land adjacent to 59 Peckham High Street and Sumner House located on Sumner Road, London SE15

Paragraph 138

3.1 That the date referred to at paragraph 138 should read **30 May 2017.**

Comments received

3.2 The Conservation Area Advisory Group have written in support the scheme

"Generally the CAAG group thought this to be a good-looking and robustly designed scheme. Southwark are to be commended by putting this team together. If this scheme receives planning consent, the CAAG group strongly recommends that the planning application architects are carried forward to the build phase of the project. The continuity between the excellent design ideas shown here and constructional detailing is absolutely essential."

Officer response: Officers agree that the design of the scheme is of a high standard and would respond well to the sites setting.

Conditions

3.3 A draft set of conditions is attached as an appendix to this addendum.

Item 7.2 – Application 17/AP/0053 for: Full Planning Permission – Land bounded by Albany Road, Domville Court (Bagshot Street) and Foxcote (Thurlow Street), London SE17

3.4 Officers can confirm that the Environment Agency have no objections to the proposed development subject to the following FIVE conditions which Officers will attach to any consent issued;

Condition 1

Prior to the commencement of development approved by this planning permission (or such other date or stage in development as may be agreed in writing with the Local Planning Authority), the following components of a scheme to deal with the risks associated with contamination of the site shall each be submitted to and approved, in writing, by the local planning authority: 1) A site investigation scheme, based on the above PRA, to provide information for a detailed assessment of the risk to all receptors that may be affected, including those off site. 2) The results of the site investigation and detailed risk assessment referred to in (1) and, based on these, an options appraisal and remediation strategy giving full details of the remediation measures required and how they are to be undertaken. 3) A verification plan providing details of the data that will be collected in order to demonstrate that the works set out in the remediation strategy in (2) are complete and identifying any requirements for contingency action. Any changes to these components require the express consent of the local planning authority. The scheme shall be implemented as approved.

Reason

For the protection of Controlled Waters. The site is located over a Secondary Aquifer and it is understood that the site may be affected by historic contamination.

Condition 2

If, during development, contamination not previously identified is found to be present at the site then no further development (unless otherwise agreed in writing with the Local Planning Authority) shall be carried out until the developer has submitted, and obtained written approval from the Local Planning Authority for, a remediation strategy detailing how this unsuspected contamination shall be dealt with. The remediation strategy shall be implemented as approved, verified and reported to the satisfaction of the Local Planning Authority.

Reason

There is always the potential for unexpected contamination to be identified during development groundworks. We should be consulted should any contamination be identified that could present an unacceptable risk to Controlled Waters.

Condition 3

Prior to occupation of the development, a verification report demonstrating completion of the works set out in the approved remediation strategy and the effectiveness of the remediation shall be submitted to and approved, in writing, by the local planning authority. The report shall include results of sampling and monitoring carried out in accordance with the approved verification plan to demonstrate that the site remediation criteria have been met. It shall also include any plan (a "long-term monitoring and maintenance plan") for longer-term monitoring of pollutant linkages, maintenance and arrangements for contingency action, as identified in the verification plan, if appropriate, and for the reporting of this to the local planning

authority. Any long-term monitoring and maintenance plan shall be implemented as approved.

Reason

Should remediation be deemed necessary, the applicant should demonstrate that any remedial measures have been undertaken as agreed and the environmental risks have been satisfactorily managed so that the site is deemed suitable for use.

Condition 4

Whilst the principles and installation of sustainable drainage schemes are to be encouraged, no drainage systems for the infiltration of surface water drainage into the ground are permitted other than with the express written consent of the Local Planning Authority, which may be given for those parts of the site where it has been demonstrated that there is no resultant unacceptable risk to Controlled Waters. The development shall be carried out in accordance with the approval details.

Reason

Infiltrating water has the potential to cause remobilisation of contaminants present in shallow soil/made ground which could ultimately cause pollution of groundwater.

Condition 5

Piling or any other foundation designs using penetrative methods shall not be permitted other than with the express written consent of the Local Planning Authority, which may be given for those parts of the site where it has been demonstrated that there is no resultant unacceptable risk to groundwater. The development shall be carried out in accordance with the approved details.

Reason

The developer should be aware of the potential risks associated with the use of piling where contamination is an issue. Piling or other penetrative methods of foundation design on contaminated sites can potentially result in unacceptable risks to underlying groundwaters. We recommend that where soil contamination is present, a risk assessment is carried out in accordance with our guidance 'Piling into Contaminated Sites'. We will not permit piling activities on parts of a site where an unacceptable risk is posed to Controlled Waters.

Item 7.3 – Application 16/AP/3144 for: Full Planning Permission – 87 Newington Causeway, SE1

<u>Updates</u>

3.5 The applicant has agreed to fund cycle hire membership for new residents and an upgrade of Legible London signage. These contributions will be secured by a legal agreement.

Comments received

3.6 A late objection was received from the owner of 73 - 85 Newington Causeway. The objection sets out a chronology of meetings the owner of this site has had with the council and the owners of 87 Newington Causeway. The letter concludes that in their opinion the proposed scheme is contrary to Policy 3.11 of the saved Southwark Plan and

that it would unreasonably compromise the redevelopment potential of 73 - 85 Newington Causeway.

Officer response:

Officers have reviewed the objection and consider that on the balance of probabilities there is a reasonable prospect that redevelopment of 73 - 85 Newington Causeway at a scale sensitive to the local context could reasonably take place alongside the scheme under consideration. Officers are satisfied that the proposed scheme would not unreasonably compromise the potential of this site or the deliverability of a future scheme. For these reasons the design of the proposed scheme is acceptable and should enable redevelopment proposals to come forward for the adjoining site.

REASON FOR URGENCY

4. Applications are required by statute to be considered as speedily as possible. The application has been publicised as being on the agenda for consideration at this meeting of the planning sub-committee and applicants and objectors have been invited to attend the meeting to make their views known. Deferral would delay the processing of the applications and would inconvenience all those who attend the meeting.

REASON FOR LATENESS

5. The new information, comments reported and corrections to the main report and recommendation have been noted and/or received since the committee agenda was printed. They all relate to an item on the agenda and members should be aware of the objections and comments made.

BACKGROUND DOCUMENTS

Background Papers	Held At	Contact
Individual files	Chief Executive's Department 160 Tooley Street London SE1 2QH	Planning enquiries telephone: 020 7525 5403

APPENDICES

No.	Title
Appendix 1	Recommendation 16/AP/4018
Appendix 2	Recommendation 16/AP/3144

RECOMMENDATION

This document shows the case officer's recommended decision for the application referred to below. This document is not a decision notice for this application.

Applicant	Ms Evelyn Thomas Southwark Council	Reg. Number 16/AP/4018
	Full Planning Application	
Recommendation	Grant subject to Legal Agreement and G	LA Case Number TP/2516-L
	Draft of Dec	sion Notice
Redevelopm floor space ((Block A) fro boundary wa part four, par providing 9 fl	247m2) of flexible A1/A3/A4: The works in m office use (Class B1-c) to provide 44 nd II; the erection of a part 4, part 6 storey b t 6 storey building to provide 72 no. flats of ats on Melon Road (Block D), with 247m	relopment: deliver 168 residential dwellings (Class C3) and flexible retail clude the conversion and extension of Sumner House flats and 4 no townhouses and partial demolition of a ock to provide 39 no flats on Sumner Avenue (Block B); a n Jocelyn Street (Block C); and a four storey block 2 of flexible A1/A3/A4 use at ground floor level, together with ociated works incidental to the development.

At: OPEN LAND REAR OF 1-51 PECKHAM HIGH ROAD BOUNDED BY SUMNER AVENUE AND MELON ROAD, OPEN LAND ADJACENT TO 59 PECKHAM HIGH STREET AND SUMNER HOUSE LOCATED ON SUMNER ROAD, LONDON SE15

In accordance with application received on 28/09/2016

and Applicant's Drawing Nos. Existing and proposed plans, Design and Access Statement prepared by Adam Khan Architects + East Architecture +Levitt Bernstein, Viabilty Executive Summary, Tree Protection Plan prepared by D F Clark Bionomique Ltd, Noise Assessment(s) for Sumner House and Flaxyard prepared by MLM Consulting Engineers Ltd, Air Quality Assessment prepared by MLM MLM Consulting Engineers Ltd, BREEAM Report, Energy Statement, Desk Study Report prepared by Ground Engineering, Tree Survey Assessment prepared by D F Clark Bionomique Ltd, Non-Licensed Bat Method Statement prepared by D F Clark Bionomique Ltd, Extended Phase 1 Habitat Survey Prepared by D F Clark Bionomique Ltd, Daylight Sunlight and Overshadowing Statement prepared by Point 2 Surveyors, Archeological Desk Based Assessment prepared by Mouchel, Statement of Community Involvement prepared by Strategic Urban Futures, Flood Risk Assessment prepared by Ellis + Moore Consulting Engineers, Planning Statement, Transport Statement prepared by Project Centre.

Subject to the following twenty-six conditions:

Time limit for implementing this permission and the approved plans

1 The development hereby permitted shall be begun before the end of three years from the date of this permission.

2 The development hereby permitted shall not be carried out otherwise than in accordance with the following approved plans:

Site Sections: P-010 Site Context Sections 1 - P1 P-011 Site Context Sections 2 - P1

Site Elevations: 01-020 Context Elevations A A1 1:200 -01-021 Context Elevations B A1 1:200 -

Proposed Site Plan 00-002 Proposed Site Plan - P1

Proposed Block A Floor plans: P_110 Basement Plan A1 1:100 - P1

Reason As required by Section 91 of the Town and Country Planning Act 1990 as amended.

P 111 Ground Floor Plan A1 1:100 - P2 P_112 First Floor Plan A1 1:100 - P1 P_113 Second Floor Plan A1 1:100 - P1 P_114 Third Floor Plan A1 1:100 - P1 P_115 Fourth Floor Plan A1 1:100 - P1 P 116 Roof Plan A1 1:100 - P1 Elevations: P 120 North Elevations A1 1:00 - P1 P 121 South Elevations A1 1:00 - P1 P 122 East Elevations A1 1:00 - P1 P_123 West Elevations A1 1:00 - P1 Town House details: P_145 Bay Window Details 1 A3 1:10 - P1 P 148 Balcony Details 3 A3 1:10 - P1 Windows, Balconies and other detailing: P 140 Parapet Details A3 1:10 - P1 P_141 Window Details 1 A3 1:10 - P1 P 142 Window Details 2 A3 1:10 - P1 P 143 Roof Details 1 A3 1:10 - P1 P_144 Roof Details 2 A3 1:10 - P2 P_146 Balcony Details 1 A3 1:10 - P1 P_147 Balcony Details 2 A3 1:10 vP1 P 149 Balcony Details 4 A3 1:10 - P1 P 150 Canopy Details 1 A3 1:10 - P1 P 151 Canopy Details 2 A3 1:10 - P1 P 152 Brickwork Details 1 A3 1:10 - P1 P 153 External Details 1 A3 1:10 - P1 P 154 Privacy Screen Details 1 A3 1:10 - P1 P 155 Smoke Extract Fan Housing 1 A3 1:10 - P1 P_156 Smoke Extract Fan Housing 2 A3 1:10 - P1 Proposed Block B Floor plans: P 210 Ground Floor Plan A1 1:100 - P2 P 211 First Floor Plan A1 1:100 - P4 P 212 Second Floor Plan A1 1:100 - P4 P 213 Third Floor Plan A1 1:100 - P4 P 214 Fourth Floor Plan A1 1:100 - P1 P 215 Fifth Floor Plan A1 1:100 - P1 P 216 Roof Plan A1 1:100 - P1 Elevations: P 220 East and North Elevations A1 1:00 - P2 Р 221 West Elevations A1 1:00 - P3 P 222 South Elevations A1 1:00 - P3 Windows, balconies, balustrade brickwork and other detailing: P_240 Parapet Details A3 1:10 P1 P_241 Window Door Details 1 A3 1:10 - P1 P 242 Window Door Details 2 A3 1:10 - P1 P_243 Window Door Details 3 A3 1:10 - P2 P 244 Projecting Window Details 1 A3 1:10 - P1 P 245 Projecting Window Details 2 A3 1:10 - P1 P_246 Balcony Details 1 A3 1:10 - P1 P 247 Balcony Details 2 A3 1:10 - P1 P 248 Access Balcony Details A3 1:10 - P1 P 249 Balustrade Details 1 A3 1:10 - P1 P 250 Balustrade Details 2 A3 1:10 - P1 P 251 Balustrade Details 3 A3 1:10 - P1 P 252 Canopy Details 1 A3 1:10 - P1 P 253 Canopy Details 2 A3 1:10 - P1 P 254 Communal Stair Details A3 1:10 - P1

P_255 Brickwork Details A3 1:10 - P1

6

Entrance Gates 12-401 Detail: Gates to private communal gardens 2 A3 1:50 - P1 12-402 Detail: Gates to private communal gardens 3 A3 1:50 - P1 Proposed Block C Floor plans: 01-C000 Ground Floor Plan A1 1:100 - P3 01-C001 First Floor Plan A1 1:100 - P4 01-C002 Second Floor Plan A1 1:100 - P3 01-C003 Third Floor Plan A1 1:100 - P3 01-C004 Fourth Floor Plan A1 1:100 - P3 01-C005 Fifth Floor Plan A1 1:100 - P3 01-C006 Roof Plan A1 1:100 - P1 Elevations 01-C021 North and West Elevations A1 1:100 - P1 01-C022 East and South Elevations A1 1:100 - P3 01-C023 Courtyard East and West Elevations A1 1:100 - P3 Sections: 01-C030 Section AA & BB 1:100 - A1 Windows, balconies, balustrade brickwork and other detailing 10-C001 Detail: window and cill 1:20/1:10 A3 - P1 10-C002 Detail: loggia 1:20/1:10 A3 - P1 10-C003 Detail: courtyard window 1:20/1:10 A3 - P1 10-C004 Detail: balustrade access deck 1:10 A3 - P1 10-C005 Detail: railing partition 1:20 A3 - P1 10-C006 Detail: ground floor communal entrance canopy 1:20/1:10 A3 - P1 10-C007 Detail: ground floor private entrance canopy 1:20/1:10 A3 - P1 10-C008 Detail: ground floor window 1:20/1:10 A3 - P1 10-C010 Detail: bike store in private communal garden 1 1:100 A3 - P1 10-C011 Detail: bike store in private communal garden 2 1:20/1:10 A3 - P1 **Entrance Gates** 10-C009 Detail: gates to private communal gardens 1:20 A3 - P1 Block D Floor plans: 01-D000 Ground Floor & First Floor Plan 1:100 A2-- P2 01-D001 Second Floor & Third Floor Plan 1:100 A2 - P1 01-D002 Roof Plan 1:100 A2 22.09.16 P1 Elevations: 01-D021 Elevation A & B 1:100 A2 - P1 01-D022 Elevation C & D 1:100 A2 - P1 Sections: 01-D030 Section AA & BB 1:100 - A1 Windows, balconies, balustrade brickwork and other detailing: 10-D001 Detail: Windows 1:10 A3 - P1 10-D002 Detail: Coping 1:10 A3 - P1 10-D003 Detail: Corner Fascia NTS A3 - P1 10-D004 Detail: Residential Entrance 1:20 A3 - P1 Shopfront design: 10-D005 Shopfront Elevation 1:100 A3 - P1 10-D006 Shopfront Entrance Elevation 1:20 A3 - P1 10-D007 Detail: Shopfront 1:20 A3 - P1 Landscape Design Masterplan: 12-100 GA: Landscape Plan 1:500 A1 - P1 12-200 GA: Sumner Road Landscape Plan 1:200 A2 - P1

Sumner Avenue Landscape Plan:

12-201 GA: Sumner Avenue Landscape Plan 1:200 A2 - P1

Tree Protection Plan prepared by D F Clark Bionomique Ltd

Sumner House Wall: 12- 403 Detail: Sumner House Wall proposal 1:100 A1 -

Reason:

For the avoidance of doubt and in the interests of proper planning.

Pre-commencement condition(s) - the details required to be submitted for approval by the condition(s) listed below must be submitted to and approved by the council before any work in connection with implementing this permission is commenced.

3 a) Prior to the commencement of any development, a sampling strategy shall be submitted to the Local Planning Authority for approval before the commencement of any intrusive investigations.

A Phase 2 (site investigation and risk assessment) shall be conducted in accordance with the desk top contaminated land studies that were submitted to the Local Planning Authority with this application, and in accordance with the approved sampling strategy, prior to the commencement of any remediation that might be required.

b) In the event that contamination is present, a detailed remediation strategy to bring the site to a condition suitable for the intended use by removing unacceptable risks to human health, buildings and other property and the natural and historical environment shall be prepared and submitted to the Local Planning Authority for approval in writing. The scheme shall ensure that the site will not qualify as contaminated land under Part 2A of the Environmental Protection Act 1990 in relation to the intended use of the land after remediation. The approved remediation scheme (if one is required) shall be carried out in accordance with its terms prior to the commencement of development, other than works required to carry out remediation, unless otherwise agreed in writing by the Local Planning Authority. The Local Planning Authority shall be given two weeks written notification of commencement of the remediation scheme works.

c) Following the completion of the works and measures identified in the approved remediation strategy, a verification report providing evidence that all works required by the remediation strategy have been completed shall be submitted to and approved in writing by the Local Planning Authority.

d) In the event that potential contamination is found at any time when carrying out the approved development that was not previously identified, it shall be reported in writing immediately to the Local Planning Authority, and a scheme of investigation and risk assessment, a remediation strategy and verification report (if required) shall be submitted to the Local Planning Authority for approval in writing, in accordance with a-c above. Reason

To ensure that risks from land contamination to the future users of the land and neighbouring land are minimised, together with those to controlled waters, property and ecological systems, and to ensure that the development can be carried out safely without unacceptable risks to workers, neighbours and other off-site receptors in accordance with saved policy 3.2 'Protection of amenity' of the Southwark Plan (2007), strategic policy 13' High environmental standards' of the Core Strategy (2011) and the National Planning Policy Framework 2012.

4 No development shall take place, including any works of demolition, until a written Construction and Environmental Management Plan (CEMP) for the site has been submitted for approval in writing. All demolition and construction work shall then be undertaken in strict accordance with the approved Construction and Environmental Management Plan and relevant codes of practice, unless otherwise agreed in writing by the Local Planning Authority.

Reason

To ensure that occupiers of neighbouring premises and the wider environment do not suffer a loss of amenity by reason of unnecessary pollution or nuisance, in accordance with strategic policy 13 'High environmental standards' of the Core Strategy (2011) saved policy 3.2 'Protection of amenity' of the Southwark Plan (2007) and the National Planning Policy Framework 2012.

5 Prior to the commencement of development an Arboricultural Method Statement shall be submitted to and approved in writing by the Local Planning Authority.

a) A pre-commencement meeting shall be arranged, the details of which shall be notified to the Local Planning Authority for agreement in writing prior to the meeting and prior to works commencing on site, including any demolition, changes to ground levels, pruning or tree removal.

b) A detailed Arboricultural Method Statement showing the means by which any retained trees on or directly adjacent to the site are to be protected from damage by demolition works, excavation, vehicles, stored or stacked building supplies, waste or other materials, and building plant, scaffolding or other equipment, shall then be submitted to and approved in writing by the Local Planning Authority. The method statements shall include details of facilitative pruning specifications and a supervision schedule overseen by an accredited arboricultural consultant.

c) Cross sections shall be provided to show surface and other changes to levels, special engineering or construction details and any proposed activity within root protection areas required in order to facilitate demolition, construction and excavation.

The existing trees on or adjoining the site which are to be retained shall be protected and both the site and trees managed in accordance with the recommendations contained in the method statement. Following the pre-commencement meeting all tree protection measures shall be installed, carried out and retained throughout the period of the works, unless otherwise agreed in writing by the Local Planning Authority. In any case, all works must adhere to BS5837: (2012) Trees in relation to demolition, design and construction and BS3998: (2010) Tree work - recommendations.

If within the expiration of 5 years from the date of the occupation of the building for its permitted use any retained tree is removed, uprooted is destroyed or dies, another tree shall be planted at the same place and that tree shall be of such size and species, and shall be planted at such time, as may be specified in writing by the Local Planning Authority.

Reason

To avoid damage to the existing trees which represent an important visual amenity in the area, in accordance with The National Planning Policy Framework 2012 Parts 7, 8, 11 & 12 and policies of The Core Strategy 2011: SP11 Open spaces and wildlife; SP12 Design and conservation; SP13 High environmental standards, and Saved Policies of The Southwark Plan 2007: Policy 3.2 Protection of amenity; Policy 3.12 Quality in Design; Policy 3.13 Urban Design and Policy 3.28 Biodiversity.

6 No development shall commence until details of a surface water drainage strategy, incorporating sustainable drainage principles, which achieves a reduction in surface water run-off rates as detailed in the Flood Risk Assessment (prepared by Ellis and Moore Consulting Engineers Ltd, dated September 2016) during a 1% Annual Exceedance Probability (AEP) event has been submitted to (2 copies) and approved in writing by Local Planning Authority. The site drainage must be constructed to the details approved by the local planning authority.

Reason: To minimise the potential for the site to contribute to surface water flooding in accordance with saved policy 3.9 Water of the Southwark Plan, Strategic policy 13 of the Core Strategy (2011) and guidance in the Sustainable Design and Construction SPD (2009).

Commencement of works above grade - the details required to be submitted for approval by the condition(s) listed below must be submitted to and approved by the council before any work above grade is commenced. The term 'above grade' here means any works above ground level.

7 Before any above grade work hereby authorised begins, details of security measures shall be submitted and approved in writing by the Local Planning Authority and any such security measures shall be implemented prior to occupation in accordance with the approved details which shall seek to achieve the `Secured by Design¿ accreditation award from the Metropolitan Police.

Reason

In pursuance of the Local Planning Authority¿s duty under section 17 of the Crime and Disorder Act 1998 to consider crime and disorder implications in exercising its planning functions and to improve community safety and crime prevention in accordance with The National Planning Policy Framework 2012, Strategic Policy 12 - Design and conservation of The Core Strategy 2011 and Saved Policy 3.14 Designing out crime of the Southwark plan 2007.

8 Before any above grade work hereby authorised begins in connection with Block D, details (1:50 scale drawings) of the facilities to be provided for the secure and covered storage of cycles shall be submitted to and approved in writing by the Local Planning Authority. Thereafter the cycle parking facilities provided shall be retained and the space used for no other purpose and the development shall not be carried out otherwise in accordance with any

such approval given.

Reason

In order to ensure that satisfactory safe and secure cycle parking facilities are provided and retained in order to encourage the use of cycling as an alternative means of transport to the development and to reduce reliance on the use of the private car in accordance with The National Planning Policy Framework 2012, Strategic Policy 2 - Sustainable Transport of The Core Strategy and Saved Policy 5.3 Walking and Cycling of the Southwark Plan 2007.

9 Before any above grade work hereby authorised begins, details of a soft landscaping scheme showing the treatment of all parts of the site not covered by buildings and green roofs (including cross sections, planting schedule, management and maintenance), shall be submitted to and approved in writing by the Local Planning Authority. The soft landscaping shall not be carried out otherwise than in accordance with any such approval given and shall be retained for the duration of the use.

The planting, seeding and/or turfing shall be carried out in the first planting season following completion of building works and any trees or shrubs that are found to be dead, dying, severely damaged or diseased within five years of the completion of the building works OR five years of the carrying out of the landscaping scheme (whichever is later), shall be replaced in the next planting season by specimens of the same size and species in the first suitable planting season. Planting shall comply to BS: 4428 Code of practice for general landscaping operations, BS: 5837 (2012) Trees in relation to demolition, design and construction and BS 7370-4:1993 Grounds maintenance Recommendations for maintenance of soft landscape (other than amenity turf).

Reason

So that the Council may be satisfied with the details of the landscaping scheme and green roofs in accordance with The National Planning Policy Framework 2012 Parts 7, 8, 11 & 12 and policies of The Core Strategy 2011: SP11 Open spaces and wildlife; SP12 Design and conservation; SP13 High environmental standards, and Saved Policies of The Southwark Plan 2007: Policy 3.2 Protection of amenity; Policy 3.12 Quality in Design; Policy 3.13 Urban Design and Policy 3.28 Biodiversity.

Pre-occupation condition(s) - the details required to be submitted for approval by the condition(s) listed below must be submitted to and approved by the council before the building(s) hereby permitted are occupied or the use hereby permitted is commenced.

10 Details of the flue to be erected on Block A (Sumner House) and any external ventilation flue proposed in connection with the ground floor retail use Block D (Land adjacent to 59 Peckham High Road) shall be submitted to and approved by the Local Planning Authority before the occupation of Block A (Sumner House) and in the case of Block D, prior to the commencement of the retail use and the development shall not be carried out otherwise than in accordance with any such approval given.

Reason:

In order to ensure that appearance of the flue is achieves a high quality of design and that any installed ventilation, ducting and ancillary equipment in the interests of amenity will not cause amenity impacts such as odour or fume in accordance with The National Planning Policy Framework 2012, Strategic Policy 12 - Design and Conservation of The Core Strategy 2011 and Saved Policies: 3.12 Quality in Design and 3.13 Urban Design of The Southwark Plan 2007 and Strategic Policy 13 - High Environmental Standards of The Core Strategy 2011 and Saved Policy 3.2 Protection of Amenity of The Southwark Plan 2007

11 Details of any external lighting and security surveillance equipment for external areas shall be submitted to and approved in writing by the Local Planning Authority before any such lighting or security equipment is installed. The development shall not be carried out otherwise in accordance with any such approval given.

Reason:

In order that the Council may be satisfied as to the details of the development in the interest of the visual amenity of the area, the safety and security of persons using the area and the amenity and privacy of adjoining occupiers in accordance with Strategic Policy 12 Design Standards, Strategic Policy 13 High Environmental Standards of the Core Strategy 2011 and Saved Policies 3.2 Protection of amenity and 3.14 Designing Out Crime of the Southwark Plan 2007.

12 Before the development hereby permitted is occupied the applicant shall submit written confirmation from an approved building control body that the specifications for each dwelling identified in the detailed construction plans meet the relevant standard of Approved Document M of the Building Regulations (2015) required in the schedule

below and as corresponding to the approved floor plans. The development shall be carried out in accordance with the details thereby approved by the appointed building control body

Unit reference numbers Access to and use of building standard

M4(2b) Block A P_160 1B1P - Type 01 A3 1:50 P2 P_161 1B1P - Type 02 A3 1:50 P2 P_162 1B1P - Type 03 A3 1:50 P1 P_166 1B2P - Type 02 A3 1:50 P2 P_170 1B2P - Type 06 A3 1:50 P2 P_171 1B2P - Type 07 A3 1:50 P2 P_172 1B2P - Type 08 A3 1:50 P2 P_173 1B2P - Type 09 A3 1:50 P2 P_174 1B2P - Type 10 A3 1:50 P2 P_175 2B3P - Type 01 A3 1:50 P2 P_177 2B3P - Type 03 A3 1:50 P2 P_178 2B3P - Type 04 A3 1:50 P2 P_179 2B3P - Type 05 A3 1:50 P2 P_180 2B3P - Type 06 A3 1:50 P2 P 181 2B3P - Type 07 A3 1:50 P2 P_182 2B3P - Type 08 A3 1:50 P2 P_183 2B3P - Type 09 A3 1:50 P2 P 184 2B3P - Type 10 A3 1:50 P2 P 185 2B3P - Type 11 - M A3 1:50 P2 P 186 2B3P - Type 12 - M A3 1:50 P2 P_187 2B3P - Type 13 - M1 A3 1:50 P2 P_188 2B3P - Type 13 - M2 A3 1:50 P2 P_190 2B4P - Type 01 - H A3 1:50 P2 P_191 2B4P - Type 02 - M A3 1:50 P2 P_192 2B4P - Type 03 - M A3 1:50 P2 P_195 3B5P - Type 01 - H A3 1:50 P2 P_196 3B5P - Type 02 - H A3 1:50 P1 P_197 3B5P - Type 03 - M1 A3 1:50 P2 P_198 3B5P - Type 03 - M2 A3 1:50 P2 Block B P_262 1B2P - Type 03 A3 1:50 P2 P 263 1B2P - Type 04 A3 1:50 P2 P_264 1B2P - Type 05 A3 1:50 P2 P_265 1B2P - Type 06 A3 1:50 P2 Ρ _266 1B2P - Type 07 A3 1:50 P2 P_280 2B4P - Type 01 A3 1:50 P2 P_281 2B4P - Type 02 A3 1:50 P2 P_282 2B4P - Type 03 A3 1:50 P3 P_283 2B4P - Type 04 A3 1:50 P2 P_284 2B4P - Type 05 A3 1:50 P2 P_285 2B4P - Type 06 A3 1:50 P2 P_290 3B5P - Type 01 A3 1:50 P2 P_291 3B5P - Type 02 A3 1:50 P3 P_292 3B5P - Type 03 A3 1:50 P3 Block C 01-C100 A-T-1B-01 1:50 A3 - P1 01-C101 A-T-1B-02 1:50 A3 - P1 01-C103 A-T-2B-01 1:50 A3 - P1 01-C104 A-T-3B-01 1:50 A3 - P1 01-C105 A-T-3B-02 1:50 A3 - P1 01-C106 B-T-1B-01 1:50 A3 - P1 01-C107 B-T-3B-01 1:50 A3 - P1 01-C108 B-T-3B-02 1:50 A3 - 2 01-C109 B-T-3B-03 1:50 A3 - P1 01-C110 C-T-1B-01 1:50 A3 - P1 01-C111 C-T-2B-01 1:50 A3 - 2 01-C112 C-T-3B-01 1:50 A3 - P1

01-C114 D-T-1B-02 1:50 A3 - P1 01-C115 D-T-1B-03 1:50 A3 - P1 01-C117 D-T-2B-01 1:50 A3 - P1 01-C118 D-T-2B-02 1:50 A3 - P1 01-C119 D-T-3B-01 1:50 A3 - P1 Block D 01-D100 E-T-1B-01 1:50 A3 - P1 01-D101 E-T-1B-02 1:50 A3 - P1 01-D102 E-T-2B-01 1:50 A3 - P1 01-D103 S-T-C-01 1:50 A3 - P1 M4(3b) Block A P 165 1B2P - Type 01 - WCH A3 1:50 P3 P 167 1B2P - Type 03 - WCH A3 1:50 P3 P_168 1B2P - Type 04 - WCH A3 1:50 P3 P 169 1B2P - Type 05 - WCH A3 1:50 P3 P 176 2B3P - Type 02 - WCH A3 1:50 P3 Block B P 260 1B2P - Type 01 - WCH A3 1:50 P4 P 261 1B2P - Type 02 - WCH A3 1:50 P4 P 270 2B3P - Type 01 - WCH A3 1:50 P4 P 271 2B3P - Type 02 - WCH A3 1:50 P4 Block C 01-C102 A-W-2B-01 1:50 A3 - P1 01-C120 D-W-2B-01 1:50 A3 - P1

01-C113 D-T-1B-01 1:50 A3 - P1

01-C121 S-W-1B-01 1:50 A3 - P1 01-C122 S-W-1B-02 1:50 A3 - P1 01-C123 S-W-2B-01 1:50 A3 - P1 01-C124 S-W-2B-02 1:50 A3 - P1 01-C125 S-W-3B-01 1:50 A3 - P1

Reason

To ensure the development complies with Core Strategy 2011 Strategic Policy 5 (Providing new homes) and London Plan 2015 Policy 3.8 (Housing choice).

13 Prior to the occupation of the Block B hereby approved, details of the method of screening shall be submitted for approval in writing to the Local Planning Authority. The development shall be carried out in accordance with the approved details.

Reason

In order to protect the privacy of neighbouring residential occupiers on Peckham High Street in accordance with saved policy 3.2 'Protection of Amenity' of the Southwark Plan 2007, strategic policy 13' High environmental standards' of the Core Strategy (2011) and the National Planning Policy Framework 2012.

14 Before the first occupation of any residential building or retail unit hereby permitted a Delivery and Servicing Management Plan detailing how all elements of the site are to be serviced has been submitted to and approved in writing by the Local Planning Authority. The development shall be carried out in accordance with the approval given and shall remain for as long as the development is occupied.

Reason

To ensure compliance with The National Planning Policy Framework 2012, Strategic Policy 2 Sustainable Transport of The Core Strategy 2011 and Saved Policy 5.2 Transport Impacts of the Southwark Plan 2007.

Compliance condition(s) - the following condition(s) impose restrictions and/or other requirements that must be complied with at all times once the permission has been implemented.

15 The Rated sound level from any plant, together with any associated ducting shall not exceed the Background sound level (LA90 15min) at the nearest noise sensitive premises. Furthermore, the Specific plant sound level

shall be 10dB(A) or more below the background sound level in this location. For the purposes of this condition the Background, Rating and Specific Sound levels shall be calculated fully in accordance with the methodology of BS4142:2014

Reason

To ensure that occupiers of neighbouring premises do not suffer a loss of amenity by reason of noise nuisance or the local environment from noise creep due to plant and machinery in accordance with the National Planning Policy Framework 2012, Strategic Policy 13 High Environmental Standards of the Core Strategy 2011 and Saved Policy 3.2 Protection of Amenity of the Southwark Plan (2007).

16 The habitable rooms within the development sharing a party floor element with commercial premises shall be designed and constructed to provide reasonable resistance to the transmission of sound sufficient to ensure that noise due to the commercial premises does not exceed NR20.

Reason

To ensure that the occupiers and users of the proposed development do not suffer a loss of amenity by reason of noise nuisance and other excess noise from activities within the commercial premises accordance with strategic policy 13 'High environmental standards' of the Core Strategy (2011), saved Policy 3.2 Protection of Amenity of the Southwark Plan (2007) and the National Planning Policy Framework 2012.

17 The habitable rooms within the development sharing a party wall element with any other residential property shall be designed and constructed to provide reasonable resistance to the transmission of sound sufficient to ensure that the party wall meets a minimum of 5dB improvement on the Building Regulations standard set out in Approved Document E.

Reason

To ensure that the occupiers and users of the proposed development do not suffer a loss of amenity by reason of noise nuisance and other excess noise from activities within the adjacent premises accordance with strategic policy 13 'High environmental standards' of the Core Strategy (2011), saved Policy 3.2 Protection of Amenity of the Southwark Plan (2007) and the National Planning Policy Framework 2012.

18 The dwellings hereby permitted shall be designed to ensure that the following internal noise levels specified by BS 8233:2014 Guidance on Sound Insulation and Noise Reduction for Buildings are not exceeded due to environmental noise:

Bedrooms - 35dB LAeq T¿, 30 dB LAeq T*, 45dB LAFmax T * Living rooms- 35dB LAeq T¿ Dining room - 40 dB LAeq T¿ * - Night-time 8 hours between 23:00-07:00 ¿ - Daytime 16 hours between 07:00-23:00.

Reason

To ensure that the occupiers and users of the development do not suffer a loss of amenity by reason of excess noise from environmental and transportation sources in accordance with strategic policy 13 'High environmental standards' of the Core Strategy (2011) saved policies 3.2 'Protection of amenity' and 4.2 'Quality of residential accommodation' of the Southwark Plan (2007), and the National Planning Policy Framework 2012.

19 Before the first occupation of the Block A, Block B or Block C on the plans hereby approved the cycle storage facilities as shown on the approved drawings shall be provided and thereafter such facilities shall be retained and the space used for no other purpose and the development shall not be carried out otherwise in accordance with any such approval given, unless otherwise agreed in writing by the Local Planning Authority.

Reason

To ensure that satisfactory safe and secure bicycle parking is provided and retained for the benefit of the users and occupiers of the building in order to encourage the use of alternative means of transport and to reduce reliance on the use of the private car in accordance with The National Planning Policy Framework 2012, Strategic Policy 2 - Sustainable Transport of The Core Strategy and Saved Policy 5.3 Walking and Cycling of the Southwark Plan 2007.

20 The biodiverse green roofs shall be constructed to have an extensive substrate base (depth 80-150mm) and planted/seeded with an agreed mix of species within the first planting season following the practical completion of the building works (focused on wildflower planting, and no more than a maximum of 25% sedum coverage) in

accordance with the approved soft planting schedule.

The biodiversity roof shall be carried out strictly in accordance with the details approved and shall be maintained as such thereafter.

Reason: To ensure the development provides the maximum possible provision towards creation of habitats and valuable areas for biodiversity in accordance with policies: 2.18, 5.3, 5.10, and 511 of the London Plan 2011, saved policy 3.28 of the Southwark Plan and Strategic Policy 11 of the Southwark Core strategy.

21 The hard landscaping scheme showing the treatment of all parts of the site not covered by buildings hereby approved shall be carried out in accordance with the this permission and shall be retained for the duration of the use, unless otherwise agreed in writing by the local planning authority.

Reason

To ensure a satisfactory landscaping is constructed in accordance with The National Planning Policy Framework 2012 Parts 7, 8, 11 & 12 and policies of The Core Strategy 2011: SP11 Open spaces and wildlife; SP12 Design and conservation; SP13 High environmental standards, and Saved Policies of The Southwark Plan 2007: Policy 3.2 Protection of amenity; Policy 3.12 Quality in Design; Policy 3.13 Urban Design and Policy 3.28 Biodiversity.

22 The materials to be used in the carrying out of this permission shall be as stated on the approved plans and shall not be carried out otherwise than in accordance with any such approval given unless agreed in writing by the local planning authority.

Reason:

In order for the local planning authority to be satisfied that the development will make an acceptable contextual response in terms of materials to be used, and achieve a quality of design and detailing in accordance with The National Planning Policy Framework 2012, Strategic Policy 12 - Design and Conservation of The Core Strategy 2011 and Saved Policies: 3.12 Quality in Design and 3.13 Urban Design of The Southwark Plan 2007.

23 The habitable rooms within the development sharing a party wall element with any other residential unit shall be designed and constructed to provide reasonable resistance to the transmission of sound sufficient to ensure that the party wall meets a minimum of 5dB improvement on the Building Regulations standard set out in Approved Document E.

Reason

To ensure that the occupiers and users of the proposed development do not suffer a loss of amenity by reason of noise nuisance and other excess noise from activities within the adjacent premises accordance with strategic policy 13 'High environmental standards' of the Core Strategy (2011), saved Policy 3.2 Protection of Amenity of the Southwark Plan (2007) and the National Planning Policy Framework 2012.

24 No developer, owner or occupier of any part of the development hereby permitted, with the exception of disabled persons, shall seek, or will be allowed, to obtain a parking permit within the controlled parking zone in Southwark in which the application site is situated.

Reason

To ensure compliance with Strategic Policy 2 - Sustainable Transport of the Core Strategy 2011 and saved policy 5.2 Transport Impacts of the Southwark Plan 2007.

25 The dwellings hereby permitted shall be designed to ensure that the following internal noise levels are not exceeded due to environmental noise:

Bedrooms - 30dB LAeq, T * and 45dB LAFmax Living rooms - 30dB LAeq, T **

- * Night-time 8 hours between 23:00-07:00
- ** Daytime 16 hours between 07:00-23:00.

Reason

To ensure that the occupiers and users of the development do not suffer a loss of amenity by reason of excess noise from environmental and transportation sources in accordance with strategic policy 13 'High environmental standards' of the Core Strategy (2011) saved policies 3.2 'Protection of amenity' and 4.2 'Quality of residential accommodation' of the Southwark Plan (2007), and the National Planning Policy Framework 2012.

26 If, during development, contamination not previously identified is found to be present at the site then no further development (unless otherwise agreed in writing with the Local Planning Authority) shall be carried out until the

developer has submitted, and obtained written approval from the Local Planning Authority for, a remediation strategy detailing how this unsuspected contamination shall be dealt with. The remediation strategy shall be implemented as approved, verified and reported to the satisfaction of the LPA.

Reason

There is always the potential for unexpected contamination to be identified during development ground works. The Environment Agency and the Environmental Protection Team should be consulted should any contamination be identified.

Statement of positive and proactive action in dealing with the application

The application was subject to a planning performance agreement and was determined with the agreed timescale.

Informatives

The Construction and Environmental Management Plan shall oblige the applicant, developer and contractors to commit to current best practice with regard to site management and to use all best endeavours to minimise off site impacts. A copy of the CEMP shall be available on site at all times and shall include the following information:

- Bat dusk emergence survey to be undertaken of Sumner House in accordance with Bat Conservation Trust (2016) Bat surveys for Professional Ecologists: Good Practice Guidelines 3rd edition
- Consultation arrangements consult with the Head Teacher of James the Great School to ensure that construction activities across all phases are programmeed to minimise impact on the learning of children at the school
- Details of direct responsive contact for nearby occupiers with the site management during demolition and/or construction (signage on hoardings, newsletters, resident's liaison meetings);
- A detailed specification of demolition and construction works at each phase of development including consideration of all environmental impacts and the identified remedial measures;
- Engineering measures to eliminate or mitigate identified environmental impacts e.g. acoustic screening, sound insulation, dust control, emission reduction, location of specific activities on site, etc.;
- A commitment to adopt and implement of the ICE Demolition Protocol and Considerate Contractor Scheme;
- Site traffic, Routing of in-bound and outbound site traffic, one way site traffic, lay off areas, etc.;
- Waste Management, Accurate waste identification, separation, storage, registered waste carriers for transportation and disposal to appropriate destinations.

Best construction practice includes:

- Southwark Council's Technical Guide for Demolition & Construction at http://southwark.gov.uk/air-quality/the-main-causes-of-air-pollution
- The London Mayors Supplementary Planning Guidance 'The Control of Dust and Emissions During Construction and Demolition',
- The Institute of Air Quality Management's 'Guidance on the Assessment of Dust from Demolition and Construction' and 'Guidance on Air Quality Monitoring in the Vicinity of Demolition and Construction Sites',
- BS 5228-1:2009+A1:2014 'Code of practice for noise and vibration control on construction and open sites',
- BS 7385-2:1993 Evaluation and measurement for vibration in buildings. Guide to damage levels from ground borne vibration,
- BS 6472-1:2008 'Guide to evaluation of human exposure to vibration in buildings vibration sources other than blasting,

All developers and contractors working on this development are given notice that standard site hours are:

Monday to Friday- 08.00 - 18.00hrsSaturday- 09.00 - 14.00hrsSundays & Bank Hols- no works

Any programmed/expected work required outside the standard site hours will require permission from Southwark's Environmental Protection Team under S61 of the Control of Pollution Act 1974 (e.g. regular extensions for set-up and clean down periods, extended concrete pours, the delivery and collection of abnormal loads, etc.). An application form can be found on the Southwark website - the link is:- http://southwark.gov.uk/noise-and-antisocial-behaviour/construction-noise

Follow the instructions on the web page to the form, complete it and submit it on-line. Forms need to be submitted a minimum of 28 working days before permission is needed to be in place for regular extended site hours and 5 working days before permission is needed to be in place for a short, temporary extension to site hours.

Should a site manager require an un-foreseen emergency extension of site hours (for emergency engineering or health & safety reasons) they will require express permission from Southwark's Noise & Nuisance Team who can be contacted 24/7 via a call centre on 0207 525 5777.

The bat dusk emergence survey shall be undertaken the evening prior to demolition, and in accordance with current guidance specifically, Bat Conservation Trust (2016) *Bat surveys for Professional Ecologists: Good Practice Guidelines 3rd edition.* In the event that a bat roost be identified, further surveys will be required in order to support a European Protected Species Mitigation (EPSM) licence, which will need to be sought from Natural England. However, in the absence of an identified bat roost a Non-Licenced Bat Method Statement approach will need to be followed as a precautionary approach at the time of demolition.

Should any bats be found at any stage during the course of the demolition works, then works will cease immediately and the situation will be reviewed.

Environmental Parameters for Construction

Parameter	Trigger (Amber)	Action (Red)				
Environmental Noise	75 dB(A) Laeq 5min (short term) 70 dB(A) Laeq 10hr (daily)	80 dB(A) Laeq 5min (short term) 75 dB(A) Laeq 10hr (daily)				
Environmental Dust Units - PM10	200 g.m-3 15 min	250 g.m-3 15min				
Vibration 1mm/sPPV for occupied residential and educational buildings 3mm/sPPV for occupied commercial premises where work is not of an especially vibration sensitive nature or for potentially vulnerable unoccupied buildings 5mm/sPPV for other unoccupied buildings						
Hoardings	Min height 2.3m Min density 7kg/m2					

All Non-Road Mobile Machinery (NRMM) with a net power of between and including 37kW to 560kW used during the course of the demolition, site preparation and construction phases of the development shall comply with the emission standards set out in Chapter 7 of the GLA's Supplementary Planning Guidance "Control of Dust and Emissions During Construction and Demolition" dated July 2014 (SPG), or that advised in any subsequent guidance. No NRMM that does not comply with the SPG requirements shall be permitted on site at any time without the prior written consent of the local planning authority. The developer shall keep an up to date list of all NRMM used during the demolition, site preparation and construction phases of the development on the online register at https://nrmm.london/ Further information and guidance is available at http://content.tfl.gov.uk/construction-logistics-plan-guidance-for-developers.pdf

Reason

To protect local amenity and local air quality in accordance with London Plan policies 5.3 and 7.14.

RECOMMENDATION

This document shows the case officer's recommended decision for the application referred to below. This document is not a decision notice for this application.

Applicant	Neobrand 2 Ltd Full Planning Application	Reg. Number	16/AP/3144	
	Grant subject to Legal Agreement and GLA	Case Number	TP/1411-87	
	Draft of Decision Notice			

Planning Permission was GRANTED for the following development:

Redevelopment of the site for a mixed use development comprising a basement/mezzanine basement, ground plus twenty-three floors to accommodate a 140 room hotel (levels 1-11), 48 residential units (levels 12-24), a retail unit (at ground floor), associated cycle parking, servicing and refuse and recycling, landscaping and private and communal residential amenity space (including at roof top level), external refurbishment to the front of the railway arches, and a new pedestrian route through the site linking Newington Causeway with Tiverton Street

At: 87 NEWINGTON CAUSEWAY, LONDON, SE1 6BD

In accordance with application received on 28/07/2016

and Applicant's Drawing Nos. Existing and proposed plans, elevations and sections, Townscape, Heritage and Visual Assessment, prepared by Richard Coleman Citydesigner, Framework Travel Plan prepared by Odyssey Markides, Transport Assessment prepared by Odyssey Markides, Condition Report on Pedestrian Level Wind Microclimate prepared by Wintech Limited, Planning Statement prepared by Brunel Planning, Flood Risk and Preliminary Drainage Strategy prepared by Odyssey Markides, Energy Strategy Report prepared by SVM Consulting Engineers, Ecology Report prepared by Greengage Environmental Ltd, Delivery and Servicing Plan prepared by Odyssey Markides, Contamination Report prepared by lan Farmer Associates, Affordable Housing Statement prepared by Brunel Planning, Planning Obligations Statement prepared by Brunel Planning, Design and Access Statement prepared by SPPARC Architecture, Daylight and Sunlight Report prepared by Point 2 Surveyors, Archeological Evaluation Report prepared by AOC Archaeology Group, Air Quality Assessment prepared by Air Quality Consultants Ltd, Proposed habitable room schedule, proposed area accommodation.

Subject to the following twenty-six conditions:

Time limit for implementing this permission and the approved plans

1 The development hereby permitted shall be begun before the end of three years from the date of this permission.

Reason

As required by Section 91 of the Town and Country Planning Act 1990 as amended.

2 The development hereby permitted shall not be carried out otherwise than in accordance with the following approved plans:

1208-SP-01-DR-A-G1-XX-02 IN_4 (Proposed Site Plan) 1208-SP-01-DR-A-G1-XX-03 P2 (Viaduct Details - Sheet 01 Permanent Setting) 1208-SP-01-DR-A-G1-XX-04 P2 (Viaduct Details - Sheet 02 - Temporary Setting) 1208-SP-01-DR-A-G1-XX-05 P2 (Public Realm Detail) 1208-SP-01-DR-A-G22-B1-01 IN_4 (Basement Floor Plan) 1208-SP-01-DR-A-G22-BM-01 IN_3 (Basement Mezzanine Floor Plan) 1208-SP-01-DR-A-G22-0G-01 IN_3 (Ground Floor Plan) 1208-SP-01-DR-A-G22-0G-01 IN_3 (Ground Floor Plan) 1208-SP-01-DR-A-G22-01-01 IN_1 (First Floor Plan) 1208-SP-01-DR-A-G22-02-01 IN_1 (Second Floor Plan) 1208-SP-01-DR-A-G22-03-01 IN_1 (Third Floor Plan) 1208-SP-01-DR-A-G22-04-01 IN_1 (Fourth Floor Plan) 1208-SP-01-DR-A-G22-05-01 IN_1 (First Floor Plan) 1208-SP-01-DR-A-G22-05-01 IN_1 (Sixth Floor Plan) 1208-SP-01-DR-A-G22-06-01 IN_1 (Sixth Floor Plan)

1208-SP-01-DR-A-G22-07-01 IN 1 (Seventh Floor Plan) 1208-SP-01-DR-A-G22-08-01 IN_1 (Eighth Floor Plan) 1208-SP-01-DR-A-G22-09-01 IN_1 (Ninth Floor Plan) 1208-SP-01-DR-A-G22-10-01 IN_1 (Tenth Floor Plan) 1208-SP-01-DR-A-G22-11-01 IN_1 (Eleventh Floor Plan) 1208-SP-01-DR-A-G22-12-01 IN_1 (Twelfth Floor Plan) 1208-SP-01-DR-A-G22-13-01 IN 1 (Thirteenth Floor Plan) 1208-SP-01-DR-A-G22-14-01 IN 1 (Fourteenth Floor Plan) 1208-SP-01-DR-A-G22-15-01 IN 1 (Fifteenth Floor Plan) 1208-SP-01-DR-A-G22-16-01 IN 1 (Sixteenth Floor Plan) 1208-SP-01-DR-A-G22-17-01 IN 1 (Seventeenth Floor Plan) 1208-SP-01-DR-A-G22-18-01 IN_1 (Eighteenth Floor Plan) 1208-SP-01-DR-A-G22-19-01 IN_1 (Nineteenth Floor Plan) (Twentieth Floor Plan) 1208-SP-01-DR-A-G22-20-01 IN 1 1208-SP-01-DR-A-G22-21-01 IN 1 (Twenty First Floor Plan) 1208-SP-01-DR-A-G22-22-01 IN 1 (Twenty Second Floor Plan) (Twenty Third Floor Plan) 1208-SP-01-DR-A-G22-23-01 IN 1 1208-SP-01-DR-A-G22-24-01 IN 1 (Twenty Fourth Floor Plan) 1208-SP-01-DR-A-G22-0R-01 IN 1 (Roof Plan) 1208-SP-01-DR-A-G2-XX-01 IN-1 (Newington Causeway Elevation) 1208-SP-01-DR-A-G2-XX-02 IN-1 (North East Elevation) 1208-SP-01-DR-A-G2-XX-03 IN-1 (Tiverton Street Elevation) 1208-SP-01-DR-A-G2-XX-04 IN-1 (South West Elevation) 1208-SP-01-DR-A-G3-XX-01 IN-1 (Proposed Section S1) (Proposed Section S2) 1208-SP-01-DR-A-G3-XX-02 IN-1 1208-SP-01-DR-A-G3-XX-03 IN-1 (Proposed Section S3)

Reason:

For the avoidance of doubt and in the interests of proper planning.

Pre-commencement condition(s) - the details required to be submitted for approval by the condition(s) listed below must be submitted to and approved by the council before any work in connection with implementing this permission is commenced.

3 a) Prior to the commencement of any development, a sampling strategy shall be submitted to the Local Planning Authority for approval before the commencement of any intrusive investigations.

A Phase 2 (site investigation and risk assessment) shall be conducted in accordance with the desk top contaminated land studies that were submitted to the Local Planning Authority with this application, and in accordance with the approved sampling strategy, prior to the commencement of any remediation that might be required.

b) In the event that contamination is present, a detailed remediation strategy to bring the site to a condition suitable for the intended use by removing unacceptable risks to human health, buildings and other property and the natural and historical environment shall be prepared and submitted to the Local Planning Authority for approval in writing. The scheme shall ensure that the site will not qualify as contaminated land under Part 2A of the Environmental Protection Act 1990 in relation to the intended use of the land after remediation. The approved remediation scheme (if one is required) shall be carried out in accordance with its terms prior to the commencement of development, other than works required to carry out remediation, unless otherwise agreed in writing by the Local Planning Authority. The Local Planning Authority shall be given two weeks written notification of commencement of the remediation scheme works.

c) Following the completion of the works and measures identified in the approved remediation strategy, a verification report providing evidence that all works required by the remediation strategy have been completed shall be submitted to and approved in writing by the Local Planning Authority.

d) In the event that potential contamination is found at any time when carrying out the approved development that was not previously identified, it shall be reported in writing immediately to the Local Planning Authority, and a scheme of investigation and risk assessment, a remediation strategy and verification report (if required) shall be submitted to the Local Planning Authority for approval in writing, in accordance with a-c above. Reason

To ensure that risks from land contamination to the future users of the land and neighbouring land are minimised,

together with those to controlled waters, property and ecological systems, and to ensure that the development can be carried out safely without unacceptable risks to workers, neighbours and other off-site receptors in accordance with saved policy 3.2 'Protection of amenity' of the Southwark Plan (2007), strategic policy 13' High environmental standards' of the Core Strategy (2011) and the National Planning Policy Framework 2012.

4 No development shall take place, including any works of demolition, until a written Construction and Environmental Management Plan (CEMP) for the site has been submitted and approved in writing by the Local Planning Authority. All demolition and construction work shall then be undertaken in strict accordance with the approved Construction and Environmental Management Plan and relevant codes of practice, unless otherwise agreed in writing by the Local Planning Authority.

Reason

To ensure that occupiers of neighbouring premises and the wider environment do not suffer a loss of amenity by reason of unnecessary pollution or nuisance, in accordance with strategic policy 13 'High environmental standards' of the Core Strategy (2011) saved policy 3.2 'Protection of amenity' of the Southwark Plan (2007) and the National Planning Policy Framework 2012.

5 Piling Method Statement

No impact piling shall take place until a piling method statement (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 risks groundwater or damage to subsurface sewerage infrastructure, and the programme for the works) has been submitted to and approved in writing by the Local Planning Authority (in consultation with the Environment Agency and Thames Water). Any piling must be undertaken in accordance with the terms of the approved piling method statement.

Reason

The proposed works will be in close proximity to underground sewerage utility infrastructure. Piling has the potential to impact on local underground sewerage utility infastructure, and in accordance with Strategic Policy 13 High Environmental Standards of the Core Strategy 2011.

- No above grade works shall commence until details of a surface water drainage scheme, that achieves a reduction in surface water run-off to greenfield equivalent run-off rates (5 l/s) for storm events up to a 1% Annual Exceedance Probability (AEP), has been submitted to (2 copies) and approved in writing by Local Planning Authority. The surface water drainage scheme should incorporate Sustainable Drainage Systems (SuDS), in accordance with the recommendations of the Southwark Strategic Flood Risk Assessment (SFRA), the London Plan (2011). The SuDS hierarchy within the London Plan should be followed in the development of the surface water drainage scheme, with a preference for SuDS measures that control surface water at source. Reason: To minimise the potential for the site to contribute to surface water flooding in accordance with saved policy 3.9 Water of the Southwark Plan, Strategic policy 13 of the Core Strategy (2011) and guidance in the Sustainable Design and Construction SPD (2009).
- 7 The development hereby permitted shall not be commenced until the detailed design and method statements (in consultation with London Underground) for all of the foundations, basement and ground floor structures, or for any other structures below ground level, including piling (temporary and permanent), have been submitted to and approved in writing by the local planning authority which:

provide details on all structures

accommodate the location of the existing London Underground structures and tunnels

accommodate ground movement arising from the construction

thereof

and mitigate the effects of noise and vibration arising from the adjoining operations within the structures and tunnels.

The development shall thereafter be carried out in all respects in accordance with the approved design and method statements, and all structures and works comprised within the development hereby permitted which are required by the approved design statements in order to procure the matters mentioned in paragraphs of this condition shall be completed, in their entirety, before any part of the building hereby permitted is occupied.

Reason: To ensure that the development does not impact on existing London Underground transport infrastructure, in accordance with London Plan 2015 Table 6.1 and 'Land for Industry and Transport'

Supplementary Planning Guidance 2012

Commencement of works above grade - the details required to be submitted for approval by the condition(s) listed below must be submitted to and approved by the council before any work above grade is commenced. The term 'above grade' here means any works above ground level.

8 Designing out crime

Before any above grade work hereby authorised begins, details of security measures shall be submitted and approved in writing by the Local Planning Authority and any such security measures shall be implemented prior to occupation in accordance with the approved details which shall seek to achieve the 'Secured by Design' accreditation award from the Metropolitan Police.

Reason

In pursuance of the Local Planning Authority's duty under section 17 of the Crime and Disorder Act 1998 to consider crime and disorder implications in exercising its planning functions and to improve community safety and crime prevention in accordance with The National Planning Policy Framework 2012, Strategic Policy 12 - Design and conservation of The Core Strategy 2011 and Saved Policy 3.14 Designing out crime of the Southwark plan 2007.

- 9 A full-scale mock-up of a 5m x 5m (minimum) section of the cladding to the tower to be used in the carrying out of this permission shall be presented on site, or at another location to be agreed with the Local Planning Authority, and approved in writing by the Local Planning Authority before any work to the superstructure (excluding cores) in connection with the towers is carried out. The details shall include:
 - mock-up of typical bay, including winter garden, of residential tower
 - mock-up of typical bay of hotel, including the coloured cladding
 - samples of all external facing materials

The development shall not be carried out otherwise than in accordance with any such approval given. The mockups must demonstrate how the proposal makes a contextual response to the site and its locality in terms of materials to be used.

Reason:

In order that the Local Planning Authority may be satisfied as to the design and details in accordance with the NPPF 2012, saved policies: 3.12 Quality in Design; 3.13 Urban Design; of The Southwark Plan (2007) and SP12 Design & conservation of the Core strategy (2011).

10 Before any work to the superstructure above the 12th floor (excluding cores) in connection with the development a report providing details to demonstrate how all new residential units shall be designed to ensure that the internal noise levels shown below are not exceeded as a result of entertainment noise/low frequency noise source. Predictions and measurements shall be for inside the relevant residential units with windows and doors closed and shall be submitted to the LPA for approval in writing. The development shall not be implemented other than in accordance with the details so approved. Following completion of the development and prior to occupation, a validation test shall be carried out on a relevant sample (usual minimum of 10%) of premises. The results shall be submitted to the LPA for approval in writing and the building shall not be occupied unless and until glazing that meets the standard has been installed.

Frequency (Hz)	31.5	63	125	250	500	1k	2k	4k	8k	
LSmax (dB) 5 min measurements for 24hrs	60	47	38	26	19	15	12	9	7	
dB(A)										27

Nightclub – LdB S reference curve

NANR45 2011 Reference curve - 1/3 octave band measurements

Frequency	10	12.5	16	20	25	31.5	40	50	63	80	100	125	160

(Hz)													
Leq dB, 5 min measurements for 24hrs	92	87	83	74	64	56	49	43	42	40	38	36	34

Reason

To ensure that the occupiers and users of the development do not suffer a loss of amenity and avoid significant adverse impact on health and quality of life by reason of excess noise from the Ministry of Sound in accordance with strategic policy 13 'High environmental standards' of the Core Strategy (2011) saved policies 3.2 'Protection of amenity' and 4.2 'Quality of residential accommodation' of the Southwark Plan (2007), and the National Planning Policy Framework 2012.

11 Before any above grade work hereby authorised begins, detailed drawings of a hard and soft landscaping scheme showing the treatment of all parts of the site not covered by buildings (including cross sections, surfacing materials of any parking, access, or pathways layouts, materials and edge details and material samples of hard landscaping), shall be submitted to and approved in writing by the Local Planning Authority. The landscaping shall not be carried out otherwise than in accordance with any such approval given and shall be retained for the duration of the use.

The planting, seeding and/or turfing shall be carried out in the first planting season following completion of building works and any trees or shrubs that is found to be dead, dying, severely damaged or diseased within five years of the completion of the building works OR five years of the carrying out of the landscaping scheme (whichever is later), shall be replaced in the next planting season by specimens of the same size and species in the first suitable planting season. Planting shall comply to BS: 4428 Code of practice for general landscaping operations, BS: 5837 (2012) Trees in relation to demolition, design and construction and BS 7370-4:1993 Grounds maintenance Recommendations for maintenance of soft landscape (other than amenity turf).

Reason

So that the Council may be satisfied with the details of the landscaping scheme in accordance with The National Planning Policy Framework 2012 Parts 7, 8, 11 & 12 and policies of The Core Strategy 2011: SP11 Open spaces and wildlife; SP12 Design and conservation; SP13 High environmental standards, and Saved Policies of The Southwark Plan 2007: Policy 3.2 Protection of amenity; Policy 3.12 Quality in Design; Policy 3.13 Urban Design and Policy 3.28 Biodiversity.

Pre-occupation condition(s) - the details required to be submitted for approval by the condition(s) listed below must be submitted to and approved by the council before the building(s) hereby permitted are occupied or the use hereby permitted is commenced.

12 Details of any external lighting and security surveillance equipment for external areas shall be submitted to and approved in writing by the Local Planning Authority before any such lighting or security equipment is installed. The development shall not be carried out otherwise in accordance with any such approval given.

Reason:

In order that the Council may be satisfied as to the details of the development in the interest of the visual amenity of the area, the safety and security of persons using the area and the amenity and privacy of adjoining occupiers in accordance with Strategic Policy 12 Design Standards, Strategic Policy 13 High Environmental Standards of the Core Strategy 2011 and Saved Policies 3.2 Protection of amenity and 3.14 Designing Out Crime of the Southwark Plan 2007.

13 Before the development hereby permitted is occupied the applicant shall submit written confirmation from an approved building control body that the specifications for each dwelling identified in the detailed construction plans meet the relevant standard of Approved Document M of the Building Regulations (2015) required in the schedule below and as corresponding to the approved floor plans. The development shall be carried out in accordance with the details thereby approved by the appointed building control body

Unit reference numbers Access to and use of building standard

M4(2b)

APT 2, APT 3, APT 4, APT 6, APT 8, APT 10, APT 11, APT 12, APT 13, APT, 14, APT 15, APT 16, APT 17, APT 18, APT 19, APT 20, APT 21, APT 22, APT 23, APT 24, APT 25, APT 26, APT 27, APT 28, APT 29, APT 30, APT 31, APT 32, APT 33, APT 34, APT 35, APT 36, APT 37, APT 38, APT 39, APT 40, APT 41, APT 42, APT 43, APT 44, APT 45, APT 46, APT 47, APT 48 M4(3b) APT 1, APT 5, APT 7, APT 9

Reason

To ensure the development complies with Core Strategy 2011 Strategic Policy 5 (Providing new homes) and London Plan 2015 Policy 3.8 (Housing choice).

14 Before the first occupation of the hotel, residential dwellings or retail unit hereby permitted a Delivery and Servicing Management Plan detailing how all elements of the site are to be serviced has been submitted to and approved in writing by the Local Planning Authority. The development shall be carried out in accordance with the approval given and shall remain for as long as the development is occupied.

Reason

To ensure compliance with The National Planning Policy Framework 2012, Strategic Policy 2 Sustainable Transport of The Core Strategy 2011 and Saved Policy 5.2 Transport Impacts of the Southwark Plan 2007.

15 Prior to commencement of use, full particulars and details of a scheme for the internal ventilation of the development which shall include appropriately located plant, inlets and outlets, filtration and treatment of incoming air to ensure it meets the national standards for external air quality, plant noise output levels, and a management and maintenance plan have been submitted to and approved by the Local Planning Authority. The development shall be carried out in accordance with any approval given.

Reason

In order that the Local Planning Authority may be satisfied that the ventilation, ducting, filtration/treatment and ancillary equipment is incorporated as an integral part of the development in the interests of residential amenity in accordance with Strategic Policy 13 High Environmental Standards of the Core Strategy 2011 and Saved Policy 3.2 Protection of Amenity of the Southwark Plan 2007.

16 Prior to the commencement of the hotel or retail use hereby permitted full particulars and details of a scheme for the ventilation of the kitchen shall be submitted to and approved by the Local Planning Authority and the development shall not be carried out otherwise than in accordance with any approval given.

Reason

In order to ensure that any installed ventilation, ducting and ancillary equipment in the interests of amenity will not cause amenity impacts such as odour, fume or noise nuisance and will not detract from the appearance of the building in accordance with The National Planning Policy Framework 2012, Strategic Policy 13 - High Environmental Standards of The Core Strategy 2011 and Saved Policy 3.2 Protection of Amenity of The Southwark Plan 2007.

17 Details of any external lighting (including: design; power and position of luminaries; light intensity contours) to be installed shall be submitted to and approved by the Local Planning Authority in writing before any such lighting is installed. The development shall not be carried out otherwise in accordance with any such approval given.

Reason

In order that the Council may be satisfied as to the details of the development in the interest of the visual amenity of the area, the amenity and privacy of adjoining occupiers, and their protection from light nuisance, in accordance with The National Planning Policy Framework 2012, Strategic Policy 12 Design and Conservation and Strategic Policy 13 High environmental standards of The Core Strategy 2011 and Saved Policies 3.2 Protection of Amenity and 3.14 Designing out crime of the Southwark Plan 2007.

Compliance condition(s) - the following condition(s) impose restrictions and/or other requirements that must be complied with at all times once the permission has been implemented.

18 The Rated sound level from any plant, together with any associated ducting shall not exceed the Background sound level (LA90 15min) at the nearest noise sensitive premises. Furthermore, the Specific plant sound level shall be 10dB(A) or more below the background sound level in this location. For the purposes of this condition the Background, Rating and Specific Sound levels shall be calculated fully in accordance with the methodology of BS4142:2014

Reason

To ensure that occupiers of neighbouring premises do not suffer a loss of amenity by reason of noise nuisance or the local environment from noise creep due to plant and machinery in accordance with the National Planning Policy Framework 2012, Strategic Policy 13 High Environmental Standards of the Core Strategy 2011 and Saved Policy 3.2 Protection of Amenity of the Southwark Plan (2007).

19 The habitable rooms within the development sharing a wall, floor or ceiling with plant or the hotel use shall be designed and constructed to provide reasonable resistance to the transmission of sound sufficient to ensure that noise due to the commercial premises does not exceed NR20.

Reason

To ensure that the occupiers and users of the proposed development do not suffer a loss of amenity by reason of noise nuisance and other excess noise from activities within the commercial premises accordance with strategic policy 13 'High environmental standards' of the Core Strategy (2011), saved Policy 3.2 Protection of Amenity of the Southwark Plan (2007) and the National Planning Policy Framework 2012.

20 The habitable rooms within the development sharing a party wall element with any other residential property shall be designed and constructed to provide reasonable resistance to the transmission of sound sufficient to ensure that the party wall meets a minimum of 5dB improvement on the Building Regulations standard set out in Approved Document E.

Reason

To ensure that the occupiers and users of the proposed development do not suffer a loss of amenity by reason of noise nuisance and other excess noise from activities within the adjacent premises accordance with strategic policy 13 'High environmental standards' of the Core Strategy (2011), saved Policy 3.2 Protection of Amenity of the Southwark Plan (2007) and the National Planning Policy Framework 2012.

21 No developer, owner or occupier of any part of the development hereby permitted, with the exception of disabled persons, shall seek, or will be allowed, to obtain a parking permit within the controlled parking zone in Southwark in which the application site is situated.

Reason

To ensure compliance with Strategic Policy 2 - Sustainable Transport of the Core Strategy 2011 and saved policy 5.2 Transport Impacts of the Southwark Plan 2007.

22 The dwellings hereby permitted shall be designed to ensure that the following internal noise levels are not exceeded due to environmental noise:

Bedrooms - 30dB LAeq, T * and 45dB LAFmax Living rooms - 30dB LAeq, T **

* - Night-time 8 hours between 23:00-07:00

** - Daytime 16 hours between 07:00-23:00.

Reason

To ensure that the occupiers and users of the development do not suffer a loss of amenity by reason of excess noise from environmental and transportation sources in accordance with strategic policy 13 'High environmental standards' of the Core Strategy (2011) saved policies 3.2 'Protection of amenity' and 4.2 'Quality of residential accommodation' of the Southwark Plan (2007), and the National Planning Policy Framework 2012.

23 Roof plant

No roof plant, equipment or other structures, other than as shown on the plans hereby approved or approved pursuant to a condition of this permission, shall be placed on the roof or be permitted to project above the roofline of any part of the building[s] as shown on elevational drawings or shall be permitted to extend outside of the roof plant enclosure[s] of any building[s] hereby permitted.

Reason

In order to ensure that no additional plant is placed on the roof of the building in the interest of the appearance and design of the building and the visual amenity of the area in accordance with The National Planning Policy Framework 2012, Strategic Policy 12 - Design and Conservation of The Core Strategy 2011 and Saved Policies 3.2 Protection of Amenity and 3.13 Urban Design of the Southwark Plan 2007.

24 Telecommunication equipment

Notwithstanding the provisions of Parts 24 and 25 The Town & Country Planning [General Permitted Development] Order 1995 [as amended or re-enacted] no external telecommunications equipment or structures shall be placed on the roof or any other part of a building hereby permitted.

Reason

In order to ensure that no telecommunications plant or equipment which might be detrimental to the design and appearance of the building and visual amenity of the area is installed on the roof of the building in accordance with The National Planning Policy Framework 2012, Strategic Policy 12 - Design and Conservation of The Core Strategy 2011 and Saved Policies 3.2 Protection of Amenity and 3.13 Urban Design of the Southwark Plan 2007.

25 Before the first occupation of any of the premises that the CHP plant shall serve, the developer will provide a report advising of the full particulars of the CHP plant e.g. location, layout, operation, management plan, management responsibilities, maintenance schedule, fuel supply, height of flue, emissions impact on local air quality and proposed emission mitigation equipment. These details shall be submitted in writing to, and approved by, the LPA. The CHP plant shall not be constructed or operated other than in accordance with the LPA approval given whilst it is in commission.

Reason

In order that the Local Planning Authority may be satisfied that the operation and management of the CHP plant will be adequate and effective, to ensure the development minimises its impact on air quality and amenity in accordance with The National Planning Policy Framework 2012, Strategic Policy 13 High Environmental Standards of the Core Strategy 2011 and Saved Policies 3.3 Sustainability Assessment, 3.4 Energy Efficiency and 3.6 Air Quality of the Southwark Plan 2007.

26 If, during development, contamination not previously identified is found to be present at the site then no further development (unless otherwise agreed in writing with the Local Planning Authority) shall be carried out until the developer has submitted, and obtained written approval from the Local Planning Authority for, a remediation strategy detailing how this unsuspected contamination shall be dealt with. The remediation strategy shall be implemented as approved, verified and reported to the satisfaction of the Local Planning Authority.

Reason:

There is always the potential for unexpected contamination to be identified during development groundworks. The Environment Agency should be consulted should any contamination be identified that could present an unacceptable risk to Controlled Waters (the site is located over a Secondary Aquifer).

Statement of positive and proactive action in dealing with the application

The application was subject to a planning performance agreement and was determined with the agreed timescale.

Informatives

1

- The Construction and Environmental Management Plan shall oblige the applicant, developer and contractors to commit to current best practice with regard to site management and to use all best endeavours to minimise off site impacts. A copy of the CEMP shall be available on site at all times and shall include the following information:
 - A detailed specification of demolition and construction works at each phase of development including

consideration of all environmental impacts and the identified remedial measures;

- Engineering measures to eliminate or mitigate identified environmental impacts e.g. acoustic screening, sound insulation, dust control, emission reduction, location of specific activities on site, etc.;
- Arrangements for direct responsive contact for nearby occupiers with the site management during demolition and/or construction (signage on hoardings, newsletters, resident's liaison meetings);
- Site traffic, Routing of in-bound and outbound site traffic, one way site traffic, lay off areas, etc.;
- Waste Management, Accurate waste identification, separation, storage, registered waste carriers for transportation and disposal to appropriate destinations.
- 2 Best construction practice includes:
 - Southwark Council's Technical Guide for Demolition & Construction at http://southwark.gov.uk/airquality/the-main-causes-of-air-pollution
 - The London Mayors Supplementary Planning Guidance 'The Control of Dust and Emissions During Construction and Demolition',
 - The Institute of Air Quality Management's 'Guidance on the Assessment of Dust from Demolition and Construction' and 'Guidance on Air Quality Monitoring in the Vicinity of Demolition and Construction Sites',
 - BS 5228-1:2009+A1:2014 'Code of practice for noise and vibration control on construction and open sites',
 - BS 7385-2:1993 Evaluation and measurement for vibration in buildings. Guide to damage levels from ground borne vibration,
 - BS 6472-1:2008 'Guide to evaluation of human exposure to vibration in buildings vibration sources other than blasting,
- 3 All developers and contractors working on this development are given notice that standard site hours are:

Monday to Friday	- 08.00 - 18.00hrs
Saturday	- 09.00 - 14.00hrs
Sundays & Bank Hols	- no works

Any programmed/expected work required outside the standard site hours will require permission from Southwark's Environmental Protection Team under S61 of the Control of Pollution Act 1974 (e.g. regular extensions for set-up and clean down periods, extended concrete pours, the delivery and collection of abnormal loads, etc.). An application form can be found on the Southwark website - the link is:http://southwark.gov.uk/noise-and-antisocial-behaviour/construction-noise

Follow the instructions on the web page to the form, complete it and submit it on-line. Forms need to be submitted a minimum of 28 working days before permission is needed to be in place for regular extended site hours and 5 working days before permission is needed to be in place for a short, temporary extension to site hours.

- 4 Should a site manager require an un-foreseen emergency extension of site hours (for emergency engineering or health & safety reasons) they will require express permission from Southwark's Noise & Nuisance Team who can be contacted 24/7 via a call centre on 0207 525 5777.
- 5 The Delivery and Servicing Plan should be developed in consultation with Transport for London (TfL) and TfL Guidance to ensure that the combined use of the loading bay as a Taxi Rank is optimised. The Local Planning Authority will consult with TfL on the proposed Delivery and Servicing Plan submission.

To ensure that occupiers of the development and occupiers of neighbouring premises do not suffer a loss of amenity by reason of noise nuisance the delivery and servicing plan should indicate that servicing of the commercial units and the hotel (use class C1) shall only take place between the following hours;

08.00 - 22.00hrs Mondays - Fridays 09.00 - 20:00 Saturdays 10.00 - 16.00hrs Sundays and Bank Holidays.

6 Any external lighting system installed at the development shall comply with the Institute of Lighting Professionals (ILE) Guidance for the Reduction of Obtrusive Light (January 2012). Light intensity contours

shall be submitted showing all affected external areas including areas beyond the boundary of the development in order for the Local Planning Authority to be satisifed that the lighting would not adversely impact on residential amenity.

- 7 Any commercial kitchen extract system installed in connection with the retail or hotel use hereby approved shall be designed and operated in accordance with Annex B of DEFRA's 'Guidance on the Control of Odour and Noise from Commercial Kitchen Exhaust Systems' (2005) https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/69280/pb10527-kitchenexhaust-0105.pdf.
- 8 The applicant is advised to contact London Underground Infrastructure Protection in advance of preparation of final design and associated method statements, in particular with regard to: demolition; drainage; excavation; and construction methods.
- 9 The developer must ensure that their proposal, both during construction and after completion of works on site, does not:
 - encroach onto Network Rail land
 - affect the safety, operation or integrity of the company's railway and its infrastructure
 - undermine its support zone
 - damage the Network Rail infrastructure
 - place additional load on cuttings
 - adversely affect any railway land or structure
 - over-sail or encroach upon the air-space of any Network Rail land
 - cause to obstruct or interfere with any works or proposed works or Network Rail development both now and in the future