#### PART 2 – CONFIDENTIAL FACTS AND ADVICE

## LFC Number LFC-0641

## Title: Carbon Net Zero Across the London Fire Commissioner Estate

Information may have to be disclosed in the event of a request under the Freedom of Information Act 2000. In the event of a request for confidential facts and advice, please consult the Governance Team for advice.

## This information is not for publication because:

Publication of the information included in this report is deferred as its disclosure would be likely to prejudice the commercial interests of the London Fire Commissioner (LFC).

# Legal recommendation on the grounds of keeping the information confidential:

In the event the information contained in this Part 2 and/or its appendix is the subject of a request for information under section 1 of the Freedom of Information Act 2000 (the "Act"), it is considered that access can be denied on the basis that such information constitutes exempt information under:

1. Section 43(2) of the Act on the basis that the information in this report includes information which is exempt information if its disclosure under this Act would, or would be likely to, prejudice the commercial interests of any person (including the public authority holding it).

At present, on balance, it is considered that the public interest is best served if the information is not disclosed at this point. Disclosure by the LFC would be likely to have a detrimental effect on the LFC's position and related commercial interest regarding the expenditure incurred in relation to the procurement of a mobile telephony service.

The recommended period for non-publication of Part 2 is 18 months.

**Legal Adviser -** I make the above recommendations that this information should be considered confidential at this time

Name: Karen Boother Date:

## Confidential decision and/or advice:

The Deputy Mayor for Fire and Resilience is recommended to authorise the LFC to commit capital expenditure of up to £384,000 for the purposes of carbon reduction across the LFC estate. This is set out in Part 1 of the report.

The proposed funding requirements by fiscal year to meet target of carbon net zero stations and remove the gas cooking and appliance bay heaters by 2025 is shown below. These would be funded from the capital funds in the LFC Property budget that are intended for estate replacement works. The gas cookers are beyond the end of the economic life and due for replacement. Where possible an electric installation will support the reduction of carbon emissions by LFC in support of the Mayoral objective by 2030.

Table 1: Cost break down estimate for the programme

Capital	2022/23	2023/24	2024/25	Total	Number of sites	Cost per site
	£'000s	£'000s	£'000s	£'000s		£'000s
Cooking equipment replacements at forty sites	90	105	105	300	40	7.5
Appliance bay heater replacements at fourteen sites	24	24	36	84	14	6
Total				384		

Table 2: Cost break down estimate per asset

Description	Cooker	Bay heater
Gas works – removing and disposing existing gas appliances		
and associated pipework modifications	£500	£500
Electrical works – carry out electrical switchgear modifications		
and install electric cooker circuits and containment	£2,400	£2,000
Electrical supply monitoring	£600	N/A
Modifying cooker extraction hood system	£500	N/A
Cooker costs based on Belling 110E specification five hob,		
warming plate, double oven and grill (supply, deliver and		
installation)	£2,500	N/A
Redecoration and making good works	£500	N/A
2 No. Appliance bay heaters based on LEO/Trotec Sahara industrial heater	N/A	£3,000
Project management per site	£500	£500
Total cost per site	£7,500	£6,000

# **Objectives and expected outcomes**

These are outlined in the accompanying Part 1 paper.

#### Financial comments

The majority of the gas cookers and heaters in the estate are past their expected economic life. In many cases they have faults including the pilot lights running continuously. The replacement of the assets and the pilot projects will be funded through the LFB Property Capital Programme.

The revenue impact of this programme has been considered. The whole life cost of the new assets will be lower than the gas equivalent especially when the cost of gas is considered.

## **Legal Comments**

Section 43(2) is a prejudice-based exemption which says that information is exempt if its disclosure under FOIA would, or would be likely to, prejudice the commercial interests of any legal person including the Commissioner. The Information Commissioner has recognised that a wide range of commercial information relating to ongoing procurement activity may be covered by this exemption. In this instance the information in this Part 2 report includes information in relation to future procurement plans and the Commissioner's financial position in relation to those procurements. The exempt information would disclose the Commissioner's financial position and budget in relation to both procurements to potential bidders and would prejudice the operation of competitive tendering exercise. It is therefore submitted that this information should be exempt from publication until the contract is agreed. An 18-month timescale allows for the completion of that process and includes a small allowance for unanticipated slippage in the timetable.

Confidential Appendices and supporting papers: None