Strategic planning application stage II referral (new powers)

The proposal
The application comprises two elements:

- An outline application for the redevelopment of the site to provide 810 dwellings; and
- Submission of full details, and an application for listed building consent, in relation to the retention, with alterations, of ‘The Grange’ grade-II listed building within the site to provide 11 flats and for a two storey building adjacent to The Grange to provide 4 flats.

The applicant
The applicant is Countryside Properties, and the architect is Scott Brownrigg.

Strategic issues
The low level of affordable housing is supported by the Council according to its local needs assessment and has been assessed by an independent source. All outstanding issues have been resolved. Transport issues have been resolved, as have outstanding sustainable development (energy) and noise issues, with additional information provided to clarify the Mayor’s previous queries.

There has been a significant level of resident opposition to the scheme, with the chief issues of objection the density of the proposed development, traffic issues and impact on infrastructure.

The Council’s decision
In this instance Havering Council has resolved to grant permission for the proposal, subject to conditions and the completion of a section 106 agreement.

Recommendation
That Havering Council be advised that the Mayor is content for it to determine the case itself, subject to any action that the Secretary of State may take, and does not therefore wish to direct refusal or direct that he is to be the local planning authority.
On 28 April 2008, the previous Mayor of London received documents from Havering Council notifying him of a planning application of potential strategic importance to develop the above site for the above uses. This was referred to the Mayor under Category 1A of the Schedule to the Order 2008: “Development which comprises or includes the provision of more than 500 houses, flats, or houses and flats.”

The application was initially considered by the Deputy Mayor, Government Relations, at his planning meeting of 11 June 2008 (report PDU/0152b/01). On 8 July 2010, the Mayor of London received revised proposals in response to comments offered previously. On 4 August 2010 the Mayor considered planning report PDU/0152b/02, and subsequently advised Havering Council that the application did not comply with the London Plan, for the reasons set out in paragraph 86 of the above-mentioned report, but that the possible remedies set out in paragraph 88 could address these deficiencies.

Copies of both of the above-mentioned reports are attached. The essentials of the case with regard to the proposal, the site, case history, strategic planning issues and relevant policies and guidance are as set out therein, unless otherwise stated in this report. Since then, further information has been provided by the Council and the applicant, in response to the Mayor’s concerns (see below). On 4 August 2010, Havering Council decided that it was minded to grant planning permission for the application, and on 30 November 2010, it advised the Mayor of this decision. Under the provisions of Article 5 of the Town & Country Planning (Mayor of London) Order 2008 the Mayor may allow the draft decision to proceed unchanged, direct Havering Council under Article 6 to refuse the application or issue a direction to Havering Council under Article 7 that he is to act as the Local Planning Authority for the purposes of determining the application. The Mayor has until 15 December 2010 to notify the Council of his decision and to issue any direction.

The environmental information for the purposes of the Town and Country Planning (Environmental Impact Assessment) (England and Wales) Regulations 1999 has been taken into account in the consideration of this case.

The decision on this case and the reasons for it will be made available on the GLA’s website www.london.gov.uk.

At the consultation stage Havering Council was advised that the application did not comply with the London Plan, for the reasons set out in paragraph 86 of the above-mentioned report; but that the possible remedies set out in paragraph 88 of that report could address these deficiencies. These remediations are discussed in this section.

Affordable housing

At the consultation stage, the Mayor was informed that the current proposals allow for affordable housing provision of 15% (substantially lower than the Havering Council target of 50%), at a 70:30 tenure split, with 38% of the social rented accommodation to be affordable housing. The applicant’s “Three Dragons” toolkit model demonstrated that there were no unreasonable costs in the assessment and that the development is unviable even at 15% affordable housing provision.

Havering Council shared the Mayor’s concerns, given that the initial scheme proposed 31% affordable housing. The Council commissioned an independent assessment of the toolkit, a copy of which was supplied to GLA officers. This confirms that the assumptions used within the toolkit
are correct, and that the development is currently unviable at a higher level of provision. However
given that this is a phased development over several years, the Council has provided a review
mechanism within the section 106 agreement that forces a viability review of each stage. If
economic conditions improve, a higher level of affordable housing would be required, up to a level
of 50%.

9 The low level of affordable housing is disappointing. While it is below Havering Council’s
targets, the London Plan and its draft replacement allow for a lower provision based on viability,
and in this case the viability assessment is sound. However, the review process means that it is
unlikely that the ultimate development provision would be as low as 15%. The information
provided leads GLA officers to consider that this is the maximum reasonable provision that can
presently be provided, and by providing this, the development is compliant with the London Plan.

Transport and parking

Comments from Transport for London

10 At the consultation stage, Transport for London (TfL) raised concerns in relation to the
modelling exercise which had been undertaken, the level of car parking proposed, the content of
the travel plan and the impact of the development on the strategic highway and public transport
network. As a result, a contribution was requested towards providing a new bus service and
supporting infrastructure through the site, and towards mitigating the impact on the A12/
Whitelands Way/Gubbins Lane junction. In addition, TfL requested that a revised travel plan,
construction logistics plan (CLP) and delivery and servicing plan (DSP) all be secured for the site
by condition.

11 Since the consultation stage, further discussions have been held and additional information
has been received from the applicant. As a result, Transport for London is satisfied the issues
previously raised have now been adequately addressed. TfL therefore welcomes Havering
Council’s draft conditions requiring details of the car parking and its review mechanism, cycle
storage, road construction, and a CLP and DSP, all to be submitted and approved by the local
planning authority (LPA) prior to commencement on site. TfL also welcomes the requirement to
provide electric vehicle charging points in accordance with the draft replacement London Plan.
Additionally, the requirement for a scheme detailing the exact design, location and operation of
the bus lane and bus gate, as well as the exact number, layout and design of bus stops and
associated shelters within the site, is supported.

12 Transport for London also supports the transport related measures secured in s106 heads
terms, which includes:

1. A maximum contribution of £513,873, payable to TfL, towards bus service enhancements,
with the first payment to be made prior to the occupation of no more than 405 units, or an
alternative figure and timescale to be notified to the council by TfL for the introduction of
a bus route through the development.

2. £85,000 for the introduction and operation of CCTV cameras to enforce the bus only link,
and/ or other measures to be agreed with the local planning authority and TfL.

3. £283,500, payable to TfL, towards traffic management measures, at or close to the
junctions of Whitelands Way and Gubbins Lane with the A12.

4. £15,000 payable to the Council towards accessibility and sustainability improvements at
Harold Wood station.

5. £60,000 payable to the Council towards improved pedestrian crossing facilities on Gubbins
Lane.
6. £150,000 payable to the Council to fund a review of the Harold Wood Controlled Parking Zone (CPZ) to the north and west of the site, and the implementation of any required modifications or extensions.

7. The submission of a residential travel plan in accordance with TfL guidance, prior to first occupation on site.

13 In summary, the development is now considered to be in general conformity with the transport policies of the London Plan, and can therefore be supported.

**Sustainable development**

14 The Mayor previously requested that the development incorporate green and brown roofs, an energy strategy update to provide a 2010 Building Regulations comparison in terms of energy efficiency, and reviews of the energy centre network, cooling strategy and photovoltaic panel locations.

15 The applicant has indicated that the development will exceed 2010 Building Regulations requirements by approximately 9%. No further information is required in this regard.

16 The applicant has highlighted the site-specific practical constraints on connecting further clusters of blocks in larger heat networks. It is accepted that, given the characteristics of the development, no further clustering of blocks beyond that originally proposed is required.

17 The applicant states that modelling has been undertaken which demonstrates that no mechanical cooling is required to meet overheating criterion. Whole house ventilation extract systems are included in the design of some plots but purely for ventilation of occupied spaces. No further information is required with respect to cooling.

18 The applicant has estimated that 546,100kWh per annum of electricity will be generated as a result of photovoltaic (PV) panels. The applicant states that further identification and provision of roofs for PV provision is only achievable at the detailed design stage, with a commitment secured on the Council’s draft decision notice. Green and brown roof provision will also be negotiated by the Council at the detailed stage.

19 As a result of these improvements and additional information, the proposal is acceptable within the context of the London Plan.

**Noise**

20 The applicant was requested at the consultation stage to provide an active cooling strategy, specifically for those dwellings close to the railway (where opening windows could be undesirable due to high noise levels). The Council has recommended conditions to ensure that the applicant provides a scheme is submitted to protect occupants from rail noise, and from noise arising from retained buildings and that details of a noise barrier be agreed. A condition is also suggested requiring details of any cooling or ventilation system to be submitted to and approved in writing by the Council. These would provide an adequate safeguard for future residents, and as such, the development complies within the relevant London Plan policies.
Other comments

21 More than 1,000 letters were hand delivered to the Mayor and Deputy Mayor, on behalf of residents opposed to the proposal and its approval by Havering Council. The issues therein are considered along with consultation responses in the following section.

Response to consultation

Council consultation

22 The Council’s committee minutes indicate that it received more than 2,000 residents’ representations and approximately 550 pro-forma responses. Only one of these was in support of the scheme. 36 separate reasons for objection are listed within the Council’s committee report, based on the following categories:

- Appearance, density and character: Objections to the number of homes (including flats), the flat-to-house ratio, the design, density, height, level of open space and discordant character compared with existing development.
- Traffic and transport: Increased local road and rail congestion and inadequacy of existing networks, and a lack of new parking space within the development.
- Social impact and community: Demands on water, sewerage and drainage infrastructure, inadequacy of existing schools, shops and medical facilities, effects on residential amenity and the likelihood of additional crime.
- Economic and other: There is a lack of local job opportunities, there would be noise and disturbance during construction, loss of property value and issues with the Council’s consultation process.

23 Other comments were received as follows:

- English Heritage (built conservation): Recommended additional measures to protect the character of the listed building, but raised no objection over its conversion into apartments, subject to conditions and minor changes.
- Essex Wildlife Trust: Welcomes the new railway access path but would be concerned if recreational facilities were to impinge on the corridor.
- Thames Water: Require additional work to produce a drainage strategy, given the inadequacy of the existing infrastructure.
- The following agencies did not comment, had no objections subject to conditions or minor alterations, or raised no objections: The Commission for Architecture and the Built Environment (CABE), English Heritage (Archaeology), Metropolitan Police, National Grid, London Fire Brigade, London Fire and Emergency Planning Authority, Natural England, Network Rail, Environment Agency.

Direct-to-GLA correspondence

24 As stated above, more than 1,000 letters were hand-delivered to the GLA. The final number of representations made will be confirmed at the Mayor’s Planning meeting. These cite the following objections:
Built environment
- The proposed density of 64 dwellings per hectare is overdevelopment. The existing density of Harold Wood is around 6.8 dwellings per hectare.
- The urban design and proposed higher density not in character with the suburban design of Harold Wood village.
- There are too many flats, and not enough houses.
- The proposed heights of buildings are unsuitable, and would dominate the area.
- There would be a lack of wheelchair/accessible facilities in new homes.
- Too many car parking spaces are proposed for the site, which is against Council policy. This would encourage additional cars and lead to more congestion.
- There needs to be more parking as the plans do not provide enough space for cars.
- The internal layout of new homes is not practical (for example, there would be a poor route between storage areas at ground floor, and first floor gardens), and there would be opportunities for moisture to lower levels.

Residential amenity
- The secondary entrance into the site would be via an unsuitable access road – Nightingale Crescent/ Lister Avenue – and the volume of traffic would affect residential amenity, and potentially lead to subsidence.
- New bus routes and additional buses would cause traffic jams.
- There would be detrimental environmental effects during construction and occupation – noise, air quality and vibration.
- Areas where garages are located will become undesirable areas, attracting crime.
- Large estates/ developments attract crime.
- There would be insufficient play space and facilities for children.
- The new homes would suffer noise problems from the railway.
- There would be overlooking into private gardens from the new flats.

Neighbourhood issues
- The proposal does not provide enough affordable houses, and there is an anecdotal shortage in the area.
- Water infrastructure is already overstretched.
- Local roads already gridlocked, and worse at peak times, as are trains.
- Existing social infrastructure – especially with regard to medical provision and school places – is overstretched. The proposal will add to this strain.
- There is a lack of retail and community facilities – for instance, the post office always full – which would not fully serve the new community. Additionally there are no plans for retail or community facilities on the site.
- The new community would dilute the currently strong community spirit.
- There is lingering resentment that the hospital that was formerly on the site has been replaced by a new hospital in Romford, which has worse access and fewer beds than the two hospitals it replaced.
- The loss of the former employment use on the site has left a large employment void in an area with high demand for jobs.

Administrative issues
- The strength of local opposition should be sufficient to force the scheme’s rejection.
- There was improper/insufficient consultation by Council with regards to this application.
- The Council has completely ignored residents’ concerns and comments/suggestions.
Commentary

25 As an outline application requesting detailed approval only for the listed building conversion, many of the details relating to the built form are reserved matters and would be considered by the Council at a later stage. However, based on the information provided within the parameter plans and the detailed comments provided by the Mayor at the consultation stage, the proposal would allow for a good standard of development that would provide new houses and flats on the site. Although residents support a higher proportion of homes, these already comprise the majority of the site area and reduction of flats would lead to further viability changes.

26 The density of the proposal was also considered at the consultation stage. The density changes across the site: higher in areas of flatted development, and lower where houses are predominant. While this is higher than the existing density of approximately 40 dwellings per hectare, it is well within the Mayor’s range for this form of development (as set out within the London Plan’s density matrix). Even with the reductions in height of the flatted blocks around the area, there would be a new character introduced to the area, but this would be self-contained on the site and representative of contemporary development and would be appropriate to its suburban location and context. The existing ten-storey tall building on the site would be demolished.

27 At the consultation stage, Transport for London (TfL) raised concerns over the highway modelling which had been submitted for the site and the subsequent impact of the proposed development on the Transport for London Road Network (TLRN), namely the A12 Colchester Road. Additional information has since been received from the applicant to address this, and as a result, it has been established that the anticipated impact of the development proposals on the A12 does require mitigation. A capped contribution of £283,500 has therefore been agreed between TfL, the applicant and the borough to implement the necessary works. This commitment is supported, and considered acceptable, as it will help limit the impact of development proposals on the A12. Managing additional traffic flows and likely impact of the proposals on the local highway network surrounding the site, including site access arrangements, however remains the Council’s responsibilities, as being the relevant highway authority for these roads, and is therefore outside of the control of TfL and the Mayor, and in the Council’s view, the impacts will be acceptable.

28 At the consultation stage, TfL welcomed the applicant’s proposed contribution towards introducing bus services through the site, in accordance with the previous application, to improve access to public transport for future residents. Such a commitment would encourage additional bus trips, as it would become a more attractive mode of transport for the site, and is seen as being a key benefit of the development proposals. Additionally, capacity will increase with introduction of Crossrail services in 2018.

29 Although some residents have stated that the application process has been improper, both internal (via the Council) and external review mechanisms are available to address any concerns.

30 The section 106 agreement seeks contributions for the upgrading of transport infrastructure, education and health. These would address the outstanding issues of infrastructure provision and are considered to be satisfactory by the Council. Other issues are non-strategic in nature and have been addressed by the Council in its report, and at the consultation stage.

Article 7: Direction that the Mayor is to be the local planning authority

31 Under Article 7 of the Order the Mayor could take over this application provided the policy tests set out in that Article are met. In this instance the Council has resolved to grant permission with conditions and a planning obligation, which satisfactorily addresses the matters raised at stage I, therefore there is no sound planning reason for the Mayor to take over this application.
Legal considerations

32 Under the arrangements set out in Article 5 of the Town and Country Planning (Mayor of London) Order 2008 the Mayor has the power under Article 6 to direct the local planning authority to refuse permission for a planning application referred to him under Article 4 of the Order. He also has the power to issue a direction under Article 7 that he is to act as the local planning authority for the purpose of determining the application. The Mayor may also leave the decision to the local authority. In directing refusal the Mayor must have regard to the matters set out in Article 6(2) of the Order, including the principal purposes of the Greater London Authority, the effect on health and sustainable development, national policies and international obligations, regional planning guidance, and the use of the River Thames. The Mayor may direct refusal if he considers that to grant permission would be contrary to good strategic planning in Greater London. If he decides to direct refusal, the Mayor must set out his reasons, and the local planning authority must issue these with the refusal notice. If the Mayor decides to direct that he is to be the local planning authority, he must have regard to the matters set out in Article 7(3) and set out his reasons in the direction. The Mayor must also have regard to the guidance set out in GOL circular 1/2008 when deciding whether or not to issue a direction under Articles 6 or 7.

Financial considerations

33 Should the Mayor direct refusal, he would be the principal party at any subsequent appeal hearing or public inquiry. Government guidance in Circular 03/2009 (‘Costs Awards in Appeals and Other Planning Proceedings’) emphasises that parties usually pay their own expenses arising from an appeal.

34 Following an inquiry caused by a direction to refuse, costs may be awarded against the Mayor if he has either directed refusal unreasonably; handled a referral from a planning authority unreasonably; or behaved unreasonably during the appeal. A major factor in deciding whether the Mayor has acted unreasonably will be the extent to which he has taken account of established planning policy.

35 Should the Mayor take over the application he would be responsible for holding a representation hearing and negotiating any planning obligation. He would also be responsible for determining any reserved matters applications (unless he directs the council to do so) and determining any approval of details (unless the council agrees to do so).

Conclusion

36 There is strong local opposition to the proposal, and the level of change within the area will be viewed as significant by many within Harold Wood, but the Mayor needs to balance the objections with his and Havering Council’s objectives for the borough and for London, including the need for new homes and the redevelopment of brownfield land. In this instance, all outstanding matters have been resolved and the development is compliant with the London Plan, and on this basis there is insufficient justification for the Mayor to direct refusal of the application. As such, he is content to allow Havering Council to determine the application itself.
for further information, contact Planning Decisions Unit:

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**Strategic planning application stage 1 update report (GLA powers)**


**The proposal**

The application comprises two elements:

- An outline application for the redevelopment of the site to provide 810 dwellings; and
- Submission of full details, and an application for listed building consent, in relation to the retention, with alterations, of ‘The Grange’ grade-II listed building within the site to provide 11 flats and for a two storey building adjacent to The Grange to provide 4 flats.

**The applicant**

The applicant is Countryside Properties, and the architect is Scott Brownrigg.

**Strategic issues**

The proposal will utilise a disused hospital site and the principle of residential development at an acceptable density is supported. However there are concerns regarding the proposed level of affordable housing. The design is appropriate, although the level of detail is limited as this is an outline application. The exception is the redevelopment of a listed building. Further information is required regarding parking levels, the provision of living roofs, and active cooling.

**Recommendation**

That Havering Council be advised that while the application is generally acceptable in strategic planning terms the application does not comply with the London Plan, for the reasons set out in paragraph 86 of this report; but that the possible remedies set out in paragraph 88 of this report could address these deficiencies.

**Context**

1. On 28 April 2008 the Mayor of London first received documents from Havering Council notifying him of a planning application of potential strategic importance to develop the above site for the above uses. The application was initially considered by the Mayor at his planning meeting of 11 June 2008 (report PDU/ 0152b/ 01). On 8 July 2010, the Mayor of London
received revised proposals in response to comments offered previously. This report sets out information for the Mayor’s use in deciding what decision to make on the revised proposal.

2 The application is referable under Category 1A of the Schedule to the Order 2008: “Development which comprises or includes the provision of more than 500 houses, flats, or houses and flats.”

3 Once Havering Council has resolved to determine the application, it is required to refer it back to the Mayor for his decision as to whether to direct refusal, or allow the Council to determine it itself.

4 The environmental information for the purposes of the Town and Country Planning (Environmental Impact Assessment) (England and Wales) Regulations 1999 has been taken into account in the consideration of this case.

5 The Mayor of London’s statement on this case will be made available on the GLA website www.london.gov.uk.

Site description

6 The site is located within Harold Wood, which is less than three miles north east of Romford. It is sited to the east of the Gallows Corner junction which links the A12, Colchester Road with the A127, Southend Arterial Road, both of which form part of the Transport for London Road Network (TLRN). Harold Wood train station, which offers services to Essex and Central London, is located within an acceptable walking distance of the site as are three different bus routes. As such it has been calculated that the majority of the site demonstrates a Public Transport Accessibility Level (PTAL) of 3, on a scale of 1-6 where 6 is classed as excellent.

7 The site has an area of 12.69 hectares and is bounded to the south by the Shenfield to London Liverpool Street railway line; to the north and west, running along the boundary of the site is residential development, with a number of terraced houses on The Drive and Whitmore Avenue, with recent development on former hospital land. Access is via Gubbins Lane, which forms the eastern boundary.

8 The local area of the site is suburban in nature and as well as the residential development, there is a high provision of public open space. The centre of the site is a ten-minute walk to Harold Wood station, the local amenities, a supermarket and various industrial areas for employment. Within the wider area there are a number of primary and secondary schools.

9 The site contains a Grade-II listed building known as ‘The Grange’. In 1883, The Grange was built on the site of Great Gubbins by John Compton.

Details of the proposal

10 This case is an outline planning application seeking consent for residential development and public open space on land formerly known as Harold Wood Hospital, Harold Wood. The proposals include 810 dwellings arranged in blocks of two to four storeys, although a five-storey building is proposed adjacent to Harold Wood railway station, as part of the final development phase. The nine-storey building proposed as part of the original application has not been included within the current layout, with the ‘Central Square’ focal point of the previous scheme now marked with a four-storey building intended to provide significant massing as an appropriate response.

11 The site layout includes a total of 2.1ha of public open space, which would include a minimum of 1.27ha of public space, representing 10% of the total site area. This will be
strategically located to form a network of green spaces and links through the site. An east-west bus only route through the development will connect Lister Lane with Gubbins Lane.

12 As part of the redevelopment, it is proposed that The Grange will be converted to eleven residential units, providing a mixture of one- and two-bedroom apartments. Existing extensions will be demolished and a new two-storey extension is proposed to the rear of the building, to provide four new build apartments and internal amenity space.

13 The outline component of the proposal seeks to retain layout, scale, appearance and landscaping as reserved matters.

**Case history**

14 In 2001, Havering Council referred an application (reference P0704.01) for a residential scheme of approximately 10ha of the former hospital site, proposing a density of 37 dwellings per hectare and incorporating 10% open space. This was a departure from the Council’s development plan and the Mayor considered this application on 27 September 2001. Although indicating broad support for the scheme, he highlighted concerns regarding the level of development proposed (he considered that more residential development could be sustained), the level of affordable housing, the location of open space, and accessibility. Havering Council resolved to grant permission, subject to satisfactory completion of the Section 106 agreement. This, however, was never completed and the application was not approved.

15 Another application was submitted to the Council in 2006, to redevelop 8.56 hectares of the site with 480 dwellings (reference P0141.06), but the application did not require referral to the Mayor. This application was refused on the grounds of over development and lack of traffic generation information. In response, the applicant submitted a revised application for the same site area (reference P1232.06) to provide 423 dwellings, 35% on site affordable housing, 10% open space, 10% on site renewable energy and a bus link through the site. The application was granted approval.

16 The original iteration of this current application was referred to the Mayor in 2008, with 874 dwellings proposed in a similar layout to what is being proposed in the current layout. However, this proposal included an eleven-storey building. In considering the application at his planning meeting of 11 June 2008, he accepted the principle of residential development and the proposed density, but stated that further information was required with regard to the proposed level of affordable housing, climate change mitigation and adaptation, flood risk, access, noise and transport. The application was then deferred by Havering councillors, to enable the applicant to address the Council’s concerns.

17 The current proposal would reduce the proposed number of dwellings to 810, with a corresponding decrease in the residential density and the level of affordable housing provision. These changes are explained in detail within this report.

**Strategic planning issues and relevant policies and guidance**

18 The relevant issues and corresponding policies are as follows:

- **Housing**
  - London Plan; PPS3; Housing SPG; Providing for Children and Young People’s Play and Informal Recreation SPG, Housing Strategy; revised interim Housing SPG

- **Affordable housing**
  - London Plan; PPS3; Housing SPG, Housing Strategy; revised interim Housing SPG
For the purposes of Section 38(6) of the Planning and Compulsory Purchase Act 2004, the development plan in force for the area is the 2008 Havering Council Core Strategy and Development Control Policies Development Plan Document, the Havering Council Site Specific Allocations document and the London Plan (Consolidated with Alterations since 2004).

The draft replacement London Plan, published in October 2009 for consultation, is also a relevant material consideration.

**Housing**

The mix of the proposed 810 dwellings is shown in the table below

<table>
<thead>
<tr>
<th></th>
<th>1 bedroom</th>
<th>2 bedrooms</th>
<th>3 bedrooms</th>
<th>4 bedrooms</th>
<th>5 bedrooms</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Houses</td>
<td>22</td>
<td>208</td>
<td>44</td>
<td>8</td>
<td></td>
<td>282 (35%)</td>
</tr>
<tr>
<td>Flats</td>
<td>185</td>
<td>315</td>
<td>28</td>
<td></td>
<td></td>
<td>528 (65%)</td>
</tr>
<tr>
<td>Total</td>
<td>185 (23%)</td>
<td>337 (42%)</td>
<td>236 (29%)</td>
<td>44 (5%)</td>
<td>8 (1%)</td>
<td>810</td>
</tr>
</tbody>
</table>

Family accommodation represents 35.5% of the total accommodation, with the majority as houses. There is a greater proportion of houses than the previous version of the application, which proposed 29% of dwellings as houses. Houses take 47.3% of the site area, with 26.8% occupied by flatted buildings. This is an appropriate split, given that the predominant surrounding character is family homes, and smaller homes can be located close to the railway station and other facilities where demand for such homes is higher.

**Children’s play space**

Policy 3D.13 of the London Plan sets out that “the Mayor will and the boroughs should ensure developments that include housing make provision for play and informal recreation, based on the expected child population generated by the scheme and an assessment of future needs.” Using the methodology within the Mayor’s supplementary planning guidance ‘Providing for Children and Young People’s Play and Informal Recreation’ it is anticipated that there will be...
approximately 346 children within the development. The guidance sets a benchmark of 10 sq.m. of useable child playspace to be provided per child, with under-5 child playspace provided on-site. As such the development should make provision for 3,462 sq.m. of playspace.

24 The applicant has set out a play space strategy within the design and access statement that indicates that three proposed local areas of play (LAPs) will be situated in communal areas providing play opportunities for toddlers and young children within a supervised area. In addition, it proposes:

- 10,200 square metres of ‘passive recreation’ area throughout the development.
- One local equipped area of play (LEAP) of 800 square metres for formal play.
- Three LEAPs (to be agreed) for informal play.

25 The scheme proposes a centrally located area of open space referred to as the ‘Central Square’, extending to approximately 0.6 hectares. This space will provide informal and formal recreation space while retaining important trees and will incorporate paved surfaces and play equipment. Pocket parks and communal areas will also be situated throughout the development, including several green spaces, which provide children’s play areas (LAPs), as well as hard standing and shrub planting.

26 The provision of this space should take account for the varying play needs of children of different ages that will live in this development. It is accepted that the scheme provides a good proportion of recreational land and is likely to deliver sufficient play space.

**Affordable housing**

27 London Plan Policy 3A.10 requires borough councils to seek the maximum reasonable amount of affordable housing when negotiating on individual private residential and mix-use schemes. In doing so, each council should have regard to its own overall target for the amount of affordable housing provision. Policy 3A.9 states that such targets should be based on an assessment of regional and local housing need and a realistic assessment of supply, and should take account of the London Plan strategic target that 35% of housing should be social and 15% intermediate provision, and of the promotion of mixed and balanced communities. In addition, Policy 3A.10 encourages councils to have regard to the need to encourage rather than restrain residential development, and to the individual circumstances of the site. Targets should be applied flexibly, taking account of individual site costs, the availability of public subsidy and other scheme requirements. Havering Council has an adopted policy with a borough-wide target of 50%.

28 Policy 3A.10 is supported by paragraph 3.52, which urges borough councils to take account of economic viability when estimating the appropriate amount of affordable provision. The ‘Three Dragons’ development control toolkit is recommended for this purpose. The results of a toolkit appraisal might need to be independently verified.

29 The provision of affordable housing is shown within the following schedule.

<table>
<thead>
<tr>
<th>Tenure</th>
<th>1 bedroom</th>
<th>2 bedrooms</th>
<th>3 bedrooms</th>
<th>4 bedrooms</th>
<th>5 bedrooms</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private flat</td>
<td>159</td>
<td>267</td>
<td>28</td>
<td></td>
<td></td>
<td>454 (56%)</td>
</tr>
<tr>
<td>Private house</td>
<td>22</td>
<td>177</td>
<td>36</td>
<td></td>
<td></td>
<td>235 (29%)</td>
</tr>
<tr>
<td>Aff. flat</td>
<td>26</td>
<td>48</td>
<td></td>
<td></td>
<td></td>
<td>74 (9%)</td>
</tr>
</tbody>
</table>
The overall level of affordable housing provision is 15% of the total housing provision. This is substantially lower than the Havering Council target of 50%, and the previous scheme, for which a viability assessment suggested that 31% could be a realistic level of provision. The Council has worked closely with the applicant to reach agreement over the 15% level of provision.

The applicant has submitted a viability assessment that utilises the “Three Dragons” toolkit model, which demonstrates that there are no unreasonable costs in the assessment. The assessment also notes that the development is unviable even at 15% affordable housing provision, but that increasing property values during the build stages will make up the difference. An opportunity for a review in the level of affordable housing between phases of development has been built into the viability study. Nonetheless, this is a significant variation within the Council and GLA’s targets. An independent review of the viability assessment should be undertaken, and any findings should be reported to the Mayor when the application is referred back to him.

The mix of social rented to intermediate housing is likely to be 70:30, which is in line with London Plan and Havering Council policy. The level of affordable family housing will be 38%, which is acceptable. Affordable housing locations within the site have not been finalised, but it is the applicant’s intention to distribute tenures throughout the site. In the interests of creating a balanced community, this is strongly encouraged.

### Density

London Plan policy 3A.3 aims to “ensure that development proposals achieve the maximum intensity of use compatible with local context... and with local transport capacity”. Planning applications should reflect the density matrix set out in Table 3A.2 of the London Plan. The following table shows how the proposals compare to the values in table 3.A2 (the density matrix).

The majority of the site has been assessed to have a PTAL of 3, therefore the density matrix suggests that the development should aiming for a density of between 40-80 units per hectare. The previous site proposed a gross density proposed 68 units per hectare. The current proposal proposes a density of 64 units per hectare, but would vary within phases between 33 and 97 units per hectare. Considering that some of the site is assessed as having a PTAL of 1, this is an appropriate density, which maximises the site’s potential for residential development whilst not representing over-development. The density parameter plan indicates that areas with the greatest accessibility will have the highest density. The density is therefore appropriate to the local context.

### Urban design

Good design is central to all objectives of the London Plan and is specifically promoted by the policies contained within Chapter 4B which address both general design principles and specific design issues. Policy 4B.1 sets out overarching design principles for London and states that the Mayor will seek to ensure that new developments maximise site potential, enhance the public realm, provide a mix of uses, are accessible, inclusive, legible, sustainable, safe, inspiring, exciting and respect London’s natural and built heritage. Policy 4B.1 also notes that development should contribute to adaptation to and mitigation of the effects of climate change, promote a sustainable, durable and adaptable approach in terms of design, construction and use as well as enhancing green networks and the blue ribbon network. Other policies include general design principles relating to the promotion of world-class design, maximising the potential of sites, ensuring
appropriate development densities, improving the public realm and creating accessible environments.

36 This is an outline application, and all design matters (other than access) are reserved. However a series of parameter plans have been submitted that would be adopted as part of any outline permission, and would bind the developer at reserved matters stage. These plans prescribe parameters for land use (including areas of landscape), density, building heights and development patterns. Indicative designs are also included within the design and access statement.

37 The scheme is well considered with a mixture of flatted accommodation and townhouses arranged around private garden spaces and generous public spaces. The proposed number of houses has increased following the revision of the application, and all have back gardens, with flatted blocks facing open spaces, including some raised podium decks. These spaces would successfully integrate well with the areas network of streets and existing open spaces. The main entrance to the site is opposite Harold Wood Station and a local shopping parade, and the blocks of flats are set back from the road to provide a direct route from the station and the shopping parade into the development. The entrance setting will also be attractive and welcoming, with a balancing pond water feature proposed within the landscaping. This avoids the development becoming too inward looking and helps integrate it with the surrounding community and with public transport services, as well as providing overlooking and a greater sense of security to the users of the space. The balancing pond would be part of the sustainable urban drainage system and is a good example of the thoughtful integration of design and sustainability aspirations.

38 The building heights across the site are relatively modest and are predominantly between two and four storeys, reflecting the suburban context, with a five-storey block located opposite the station, marking the entrance to the development. There is an existing ten-storey hospital building on the site, and the height, mass and bulk of the scheme is well considered and sensitive to its context. The layout of the proposed dwellings has echoes of suburban layouts within the area, and the scale of dwellings is suitable to ensure that optimal use is made of the land. The main square is clearly the centre of the scheme, and while it is no longer marked by the nine-storey building of the previous version of the scheme, the enclosure of the space would be enabled at a suitable scale to add to the overall visual interest and character of the development.

39 Although there is presently only minimal information relating to the internal design of buildings, the applicant is urged to ensure that the development is finished to a suitable high standard, to ensure that the living conditions of future residents is optimal. The Mayor’s draft London Housing Design Guide is a useful guide to the benchmarks that he expects development in London to achieve. The applicant should provide indicative housing layouts to establish suitable benchmarks within the outline consent.

40 The existing listed building on the site would be retained and refurbished, and its setting would be much improved by the careful placement of residential blocks in order to form a suitable setting for the building from the front aspect at the east. There are also a number of protected mature trees on the site and these have been taken into account in planning the site, in order to retain as many as possible. Removal of certain trees will only be undertaken with the agreement of the Council. The railway line to the south of the site is in a deep cutting and is heavily wooded, making a significant contribution to biodiversity and the landscape setting of the site. The main open spaces on the site are contiguous with this space, and this will positively contribute towards the visual amenity and biodiversity of the scheme.

41 Car parking on the site is provided in a mix of on street, off street court and off street ground level under-deck spaces. The development would not be being dominated by surface car parks and the mix of on and off street parking proposed is welcomed.
A contemporary approach is proposed to the design of the housing and flats. The design and access statement indicates that the proposed form of dwellings would incorporate a mix of flat and pitched roofs, with the terraced housing proposing a form of butterfly roof similar to that found traditionally in other parts of London. The reinterpretation of historic terraced housing forms is welcomed and avoids pastiche, whilst enabling the maximisation of the sites development potential. The suggested palette of materials comprising brick and render and stone/timber panelling is relatively restrained and should provide an overall coherence to the development whilst avoiding monotony. The Council is urged to ensure that the quality of the design is maintained through the reserved matters stage, to implementation.

Overall this is a well considered masterplan, that provides a good balance of public and private open space and of dwelling types, has carefully considered its context and would be well integrated with its surroundings.

**Access**

London Plan policy 3A.5 aims to ensure that all new housing is build to ‘Lifetime homes’ standards and ten percent of all new housing is designed to be wheelchair accessible, or easily adaptable to be wheelchair accessible.

The applicant has set out a commitment to provide 100% of units to meet ‘Lifetime Homes’ standards and also to ensure that all residential units are wheelchair accessible internally. As this is an outline scheme, full compliance with London Plan policy cannot be determined, and as such the applicant is strongly encouraged to ensure that there is a satisfactory mix of wheelchair adapted or adaptable dwellings across all tenures and dwelling sizes.

**Transport and parking**

**Comments from Transport for London**

**Traffic impact**

Through previous discussions between the applicant, the Council and Transport for London (TfL) on the initial proposals, it has been established that the relative impact of the development on the A12 does require mitigation, and as such, a capped contribution has been agreed for the necessary works. Given the nature of the amendments proposed as part of this revised application, TfL’s previous position remains valid. TfL therefore welcomes the proposed contribution of £283,500 towards highway improvements, to be secured through the s106 agreement. TfL requests to be party to the agreement, in order to ensure that the necessary traffic management measures can be adequately coordinated with any wider works undertaken by TfL on the A12. This would ensure compliance with London Plan policy 3C.17, ‘Tackling Congestion and reducing traffic’ and draft London Plan policy 6.11, ‘Smoothing Traffic flow and tackling congestion’. TfL would therefore welcome further discussions on this matter with the applicant and the Council.

In accordance with the London Plan policy 3C.25 ‘Freight strategy’, and draft replacement London Plan policy 6.14 ‘Freight’, TfL would recommend that a construction and logistics plan (CLP), and a delivery and servicing plan (DSP) should both be secured for the site by condition, to minimise the impact of service, construction and refuse vehicles on the road network.

**Parking**

To reflect the size of the residential units, 1,215 car parking spaces are now proposed for the site, which are at the maximum range allowed by London Plan standards. However, as
previously stated, given the relatively good access to public transport from the site, and the
significant existing and predicted future level of congestion on the A12 and the A127, TfL requests
that this proposed level be reduced. It should also be noted that since the application was
originally submitted, there is now a requirement for all new developments to provide electric
vehicle charging points. To comply with policy 6.13 of the draft revised London Plan, 20% of all
residential parking spaces will need to provide electric vehicle charging points, with a further 20%
having passive provision. Additionally, TfL welcomes the contribution of £15,000 being agreed by
the applicant to fund a review of the Controlled Parking Zone (CPZ), around Harold Wood station.

49 The proposed level of cycle parking is understood to be proposed in line with TfL’s cycle
parking guidance; however the exact number of spaces to be provided is not mentioned and
therefore needs to be confirmed for TfL to confirm its acceptability. Alongside this, it should also
be noted that all cycle parking must be secure and easily accessible. Cycle routes should be signed
and promoted both for the benefit of new residents and those passing through the site.

Buses

50 TfL previously clarified that Lister Avenue is not currently served by any bus route and has
not been tested for bus operations. It is understood however that this route is now in the process
of being adopted by the Council, which is welcomed. As previously discussed and given the nature
of the revised proposals, a contribution of £513,873 towards the cost of operating a new bus
service through the site as a result of the development impact and to be secured through the s106
agreement, is welcomed. This is in line with London Plan policy 3C.20, ‘Improving conditions for
buses’ and draft replacement London Plan policy 6.7, ‘Buses, bus transit and trams’. TfL would
however welcome further discussions with the applicant over the final triggers to be agreed for the
payments.

51 TfL welcomes the commitment of the developer to provide four new bus stops within the
development site. These should be fully accessible and compliant with TfL standards. Their full
cost should be covered by the developer through the s106.

Other matters

52 The maximum payment of £85,000 towards the enforcement of a bus only link through the
site is sufficient. However, as previously stated, TfL would oppose active physical enforcement
measures, such as rising bollards, as they do not comply with TfL guidance on traffic calming
measures for bus routes and would rather encourage soft measures to be introduced, such as CCTV
and signage strategy. Despite this, TfL is confident that a suitable enforcement solution can be
found in liaison with Havering Council, in line with London Plan policy 3C.14, ‘Enhanced bus
priority, tram and busway transit schemes’.

53 TfL previously advised the applicant that the submitted residential travel plan was not
acceptable in its current form, as the indicative target identified was very limited, and it was also
unclear how the travel plan would be implemented and who would be responsible for each action.
Very amendments appear to have been implemented since the application was originally submitted,
and the plan must therefore be revised, and agreed by TfL and the local planning authority prior to
implementation and first occupation on site, and must be secured via the s106 agreement.

54 Subject to the above matters being addressed through further discussions on bus
contributions, the impact on the highway, formation of a travel plan alongside securing a delivery
and servicing and construction logistics plans TfL considers the development would accord with
the transportation policies of the London Plan as detailed above.
Sustainable development

55 As part of the outline application, the applicant has proposed a ‘positive’ drainage system that is drained into water storage tanks and a balancing pond, located at the front of the site. The design statement states that the creation of additional areas for drainage will provide opportunity for biodiversity and will require specialised design and management.

56 The GLA will strongly support the incorporation of sustainable features within the scheme, such as sustainable urban drainage and rainwater collection, grey water recycling and water and energy saving devices. The provision of rainwater butts at houses is welcomed. The GLA supports the proposed level 4 rating within the Code for Sustainable Homes. The proposed level of green and brown roof provision has not been demonstrated, and as part of the Mayor’s proposals for biodiversity, sustainability and urban greening, a statement on their provision should be submitted by the applicant.

Energy

57 The applicant has broadly followed the energy hierarchy in Policy 4A.1. Sufficient information has been provided to understand the proposals as a whole. However, further information is required before the carbon savings can be verified.

58 Combined regulated and unregulated carbon dioxide emissions based on a 2006 Building Regulations compliant development, have been estimated to be 2,541 Tonnes of CO2 per annum.

Be lean

59 A range of passive design features and demand reduction measures are proposed to reduce the carbon emissions of the proposed development. Both air permeability and heat loss parameters will be improved beyond the minimum requirements set by building regulations. Other features include mechanical ventilation with heat recovery and high efficiency condensing boilers.

60 On a whole energy basis, i.e. including regulated and unregulated elements, the development is estimated to emit 2,078 tonnes of carbon dioxide emissions per annum after the application of passive design and energy efficiency measures. A reduction in CO2 emissions of [18]% compared to the baseline will be achieved through this first element of the energy hierarchy.

61 Where possible, the applicant should also relate the development to 2010 building regulations by providing an indication of the savings over a 2010 Part L compliant building at each stage of the energy hierarchy.

Be clean

62 Within the amended energy proposals, the heating and hot water requirements will no longer be delivered via a site wide heat network, but via a series of gas fired boilers within block boiler rooms and within individual houses across the proposed development. Where blocks would be grouped together, a ‘master’ boiler room would be employed in one of the blocks, feeding all adjacent blocks.

63 It is accepted that individual houses would not have to be connected to the communal heat network. Given the particular characteristics of this development – blocks of flats interspersed amongst houses – it is accepted that it would not be practical to connect all the individual blocks of flats within this development with a single heat network.
The applicant has proposed to cluster some blocks of flats together (e.g. blocks G, H and P), and the potential for taking this approach further should be investigated. For example, the potential for connecting the two clusters on the eastern side of the development should be considered, along with those in the south-western corner. The applicant should investigate the potential to minimise the number of energy centres.

A 250kWe combined heat and power (CHP) unit was proposed to supply a site wide heat network in the original strategy. The applicant has since discounted this. It is accepted, given the size of the communal heating clusters likely to emerge, that CHP would not be applicable in this case.

The applicant should provide a robust cooling strategy, which addresses the risk of overheating. The applicant should clarify whether the scheme would require active cooling, and how this would be provided.

In the original strategy, the use of photovoltaic (PV) panels was discounted in favour of biomass boilers. In the revised strategy, the use of PV and solar thermal is proposed instead of biomass boilers, to meet the renewable energy requirements.

The applicant should provide roof drawings showing the amount of roof that is available within the development and that could be used to install photovoltaic modules with suitable orientation and free of shading. An estimate of the electricity savings from PV should be provided.

On a whole energy basis, the development is estimated to emit 1,948 tonnes of carbon dioxide emissions per annum after the application of renewable energy. A reduction in CO2 emissions of 4.3% will be achieved through this third element of the energy hierarchy.

The estimated carbon emissions savings are 592 tonnes of CO2 per year after the cumulative effect of energy efficiency measures and renewable energy has been taken into account. This equates to a reduction of 23.3% compared to a 2006 Building Regulations compliant building.

The development site is adjacent to a site of nature conservation importance, as identified on Havering Council’s proposals map. Railway corridors are recognised as important corridors for movement and/or habitat of species. The Environmental Statement indicates that biodiversity impacts within the development site will be negligible, provided the recommendations for their mitigation and the routine safeguard of sensitive features are implemented.

The applicant has submitted information regarding ecology as part of its Environmental Statement in support of the application. This is an adequate appraisal of the impacts of the proposal on biodiversity. Biodiversity impacts within the development site will be negligible provided the recommendations for their mitigation and the routine safeguard of sensitive features are implemented. These include the retention of trees (including an identified bat roost) and the addition of new native species within the site’s green spaces, creation of habitat for water birds, and the creation of a buffer along the southern boundary of the development, between the site of nature conservation and the development, incorporating habitat enhancements and creation. Although there will be a loss of semi-natural habitat during the construction phase, the effects are considered reversible as a result of the proposed habitat creation within the scheme.
In summary, the Ecology chapter presents a series of feasible measures that would successfully mitigate for the biodiversity impacts as identified. All proposed mitigation measures must be secured by planning condition.

**Noise**

The noise and vibration information within the Environmental Statement (ES) states that there are several significant noise sources that will impact parts of this development. These include road traffic noise from Gubbins Lane (eastern boundary), railway noise (south-eastern boundary), and noise from extractor fans within nearby buildings. Noise increases at existing dwellings as a result of new traffic generated by the development, is not expected to be significant – the largest increase would be rated as ‘minor’ and is predicted to occur at a location where absolute noise levels are low. Significant road traffic generated increases in vibration at existing dwellings are not expected. Limits on noise and vibration and hours of work during the demolition and construction phase can be set by Havering so as to minimise any disturbance to existing residents.

Road traffic noise affecting the easternmost block, and railway noise affecting this and other blocks along the southeastern boundary, will fall into Noise Exposure Category (NEC) C of PPG 24 where the advice is “Planning permission should not normally be granted. Where it is considered that permission should be given, for example because there are no alternative quieter sites available, conditions should be imposed to ensure a commensurate level of protection against noise.” It is not unusual to grant permission, with suitable conditions, in such cases in London, due to the lack of alternative, quieter sites. However, where noise sensitive development is exposed to a major source of noise (as indicated in this case by NEC C) then, in line with London Plan policy 4A.20, consideration should be given to separating the residential elements from the traffic noise, for example by locating the habitable rooms on quieter facades.

This possibility was not considered within the initial proposal. In response to the Mayor’s comments in 2008, the updated Environmental Statement notes that, “if the Local Planning Authority (LPA) wishes to achieve the ‘good’ standards then this could be imposed by means of a suitable planning condition that requires a scheme of noise mitigation to be submitted to the LPA for their approval, which would be met by improving the specification of windows of affected dwellings.” However, the applicant argues in its submission that the standard double-glazed windows would achieve the levels required for satisfactory habitation of dwellings. This needs to be considered in conjunction with the cooling strategy, for which additional details are being sought (refer to the comments within the previous section).

Another concern is the suggestion (for both road and railway noise) to couple the acoustic glazing with simple passive ventilators. Since windows will need to be kept closed at all times to achieve the suggested internal noise levels, a better standard of ventilation should be provided. This could be via mechanical ventilation or air conditioning, but preferably should utilise systems that give a good airflow without incurring extra energy usage, such as a passive stack system.

In respect of addressing road and railway noise, therefore, the proposals do not represent the highest quality of acoustic design.

The extract systems on the McKesson and University buildings, on the western boundary of the site, have the potential to create serious noise impacts at nearby new dwellings. In terms of absolute levels of noise inside the dwellings, these impacts could, in principle, be addressed by suitable acoustic glazing. However, this type of noise is most commonly assessed using BS4142, which compares the emitted noise levels (penalised for any tonal or impulsive qualities) with the prevailing background noise levels to determine the likelihood of complaints from affected residents.
The ES provides such a BS4142 assessment, which indicates that without further measures complaints are likely from the residents. The ES lists the potential further measures as: work to reduce the noise at source, using intervening buildings to screen gardens, placing habitable rooms facing away from the noise sources, or the use of sealed windows where habitable rooms face the sources. Screening gardens is strongly supported. For the dwellings themselves, in line with London Plan policy 4A.20 on noise, reduction at source (which would be the best solution, if sufficient reductions could be achieved, and would also benefit gardens) and/or locating habitable rooms on quieter facades are strongly preferable to sealed glazing. The applicant has undertaken to introduce noise screening where properties would be most affected by railway noise.

The preferred solutions should be able to prevent complaints from residents. The use of sealed glazing is likely to be far less acceptable to residents and might not prevent complaints. Unlike the position for road and railway noise, it is possible for residents to seek legal action against this type of noise. Havering Environmental Health Officers would be obliged to investigate any complaints and to serve notice on those responsible, if they considered the noise was a statutory nuisance. Alternatively, it is open to residents to directly take their own legal action. The applicant is therefore strongly encouraged to consider the position of habitable rooms within the detailed scheme design.

Flood risk

The site is within a low risk flood area. Following the Mayor’s comments regarding the methodology used within the flood risk assessment within the original application, the strategy has been updated and is now appropriate. Measures to be incorporated within the scheme to mitigate its impact, such as sustainable urban drainage and dwelling rainwater collection, are supported.

Local planning authority’s position

The application is likely to be recommended for approval by Council officers; the application having been amended to address concerns raised by Councillors, resulting in the application’s original deferment in 2008.

Legal considerations

Under the arrangements set out in Article 4 of the Town and Country Planning (Mayor of London) Order 2008 the Mayor is required to provide the local planning authority with a statement setting out whether he considers that the application complies with the London Plan, and his reasons for taking that view. Unless notified otherwise by the Mayor, the Council must consult the Mayor again under Article 5 of the Order if it subsequently resolves to make a draft decision on the application, in order that the Mayor may decide whether to allow the draft decision to proceed unchanged, or direct the Council under Article 6 of the Order to refuse the application, or issue a direction under Article 7 of the Order that he is to act as the local planning authority for the purpose of determining the application and any connected application. There is no obligation at this present stage for the Mayor to indicate his intentions regarding a possible direction, and no such decision should be inferred from the Mayor’s statement and comments.

Financial considerations

There are no financial considerations at this stage.
Conclusion

London Plan policies on housing, affordable housing, density, urban design, access, transport and parking, sustainable development, biodiversity, noise and flood risk are relevant to this application. The application complies with some of these policies but not with others, for the following reasons:

- **Housing**: The level of housing provision and play space, including family homes, is supported and the proposal complies with the London Plan.

- **Affordable housing**: The proposed level of 15% is well below the London Plan guide level of 50%. The tenure mix is compliant with the London Plan.

- **Density**: Provides a level appropriate to the suburban setting.

- **Urban design**: A good standard of design that complies with the London Plan, although the Council is urged to ensure that a high standard of design quality is carried through to the reserved matters stage and implementation. The treatment of the Grade-II listed building is appropriate.

- **Access**: Complies with the London Plan in terms of Lifetime Homes achievement, although the detailed design should include a mix of wheelchair adaptable/adapted dwelling types and sizes.

- **Transport and parking**: Currently not compliant with the London Plan, although it could be, subject to agreement on car and cycle parking levels and provision of other information. Traffic impact is acceptable, although the Travel Plan will need to be agreed with TfL prior to implementation.

- **Sustainable development**: Generally compliant, although some concern remains regarding the provision of living roofs, and additional information required within the energy strategy.

- **Biodiversity**: Provides a range of mitigation measures, and compliant with the London Plan.

- **Noise**: Generally compliant, but there are some issues with road and railway noise that require further investigation. The detailed design should seek to orientate habitable rooms away from noise sources.

- **Flood risk**: This is a low risk area and the flood risk assessment is compliant with the London Plan.

Whilst the application is broadly acceptable in strategic planning terms, on balance, the application does not comply with the London Plan.

The following changes might, however, remedy the above-mentioned deficiencies, and could possibly lead to the application becoming compliant with the London Plan:

- **Affordable housing**: The proposed level of 15% is low, and although a viability assessment supports this level, third-party assessment findings are requested.
• Urban design: The applicant should provide indicative text and housing layouts to establish suitable benchmarks for housing standards, within the outline consent.

• **Transport and parking:** The proposed levels of car and cycle parking should be revised to achieve compliance with London Plan levels. Electric parking provision and bus access through the restricted point should be clarified.

• **Sustainable development:** The proposal should incorporate green and brown roofs where possible. The energy strategy should provide and indication of the savings over a 2010 Part L compliant building at each stage of the energy hierarchy. The potential to minimise the number of energy centres should be investigated, and an active cooling strategy should be provided. More information is required regarding the location and savings generated from photovoltaic panels.

• **Noise:** An active cooling strategy should be submitted, relevant to dwellings close to noise sources.

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