

ADDENDUM TO PLANNING COMMITTEE REPORT

Development Management Service Planning and Development Division Community Wealth Building Department

PLANNING (COMMITTEE	AGENDA ITEM	
Date:	19 March 2024	NON-EXEMPT	

Application number	P2022/2893/FUL
Application type	Full Planning Application – Major
Ward	Bunhill
Listed building	N/A
Conservation area	Within 50 metres of Bunhill Fields and Finsbury Square;
Development Plan Context	Central Activities Zone (CAZ); City Fringe Opportunity Area; Bunhill & Clerkenwell Core Strategy Key Area; Employment Priority Area 20 (General) (Epworth Street/Old Street); Article 4 Direction B1c to C3 (CAZ); Article 4 Direction A1-A2 (Rest of Borough); Moorfields Archaeological Priority Area;
	Site Allocation BC48
Licensing Implications	N/A
Site Address	Castle House, 37 - 45 Paul Street, Fitzroy House 13-17 Epworth Street and 1-5 Clere Street
Proposal	Demolition of the existing buildings and construction of a part 5, part 6 and part 7 storey building with basement, comprising Class E(g)(i) Office floorspace, including the provision of affordable workspace, alongside Class E(a) Retail, Class E(b) Food and Drink and Class E(d) leisure uses at ground, lower ground, and basement levels. The proposals also comprise the delivery of a dedicated off-street servicing yard and the delivery of cycle parking alongside the provision of landscaped roof terraces and wider public realm works at grade, and all associated and ancillary works (Departure from Development Plan)

Case Officer	Simon Roberts
Applicant	Lion Portfolio Ltd
Agent	DP9

1. RECOMMENDATION

- 1.1 The Committee is asked to resolve to **GRANT** planning permission:
 - 1. Subject to Conditions set out in **Appendix 1**;
 - 2. Conditional upon the prior completion of a Deed of Planning Obligation made under section 106 of the Town and Country Planning Act 1990 securing the heads of terms as set out in **Appendix 1**; and
 - 3. Subject to any direction by the Major of London to refuse the application or for it to be called in for the determination by the Mayor of London.

2. BACKGROUND OF DEFERRAL

- 2.1 Planning application P2022/2893/FUL was heard at the 18 July 2023, 12 October 2023 and 9 January 2024 Planning Committee meetings.
- 2.2 During the 18 July 2023 Planning Committee meeting, the Chair outlined prior to the application being presented to Members by officers, that the item would not be considered in order to provide officers and the applicant sufficient time to further address the quality of affordable workspace, the whole life carbon assessment and a consideration of the impacts to residents with protected characteristics. It was considered that these aspects of the proposal have the potential to go to the heart of the design of the scheme and could result in fundamental design changes once addressed.
- 2.3 The application was subsequently heard at Planning Committee on 12 October 2023, following the submission of further details (including revised whole life carbon and circular economy assessments, and revised affordable workspace unit) and correspondence with the Greater London Authority. Following representations from objectors and deliberation of the Committee, Members deferred the item in order:
 - to allow for further assessments and mitigation proposals relating to the impact on daylight and sunlight to all of the neighbouring properties with failing BRE measurements,
 - the setback of the upper two floors to be increased and detailed on a separate section, drawings to demonstrate that the sight lines have been positioned correctly, and
 - for the applicants to revisit their consultation with local stakeholders.

Details of these deliberations are recorded in the published minutes (appended to this report at Appendix 4).

- 2.4 The application was subsequently heard at Planning Committee on 9 January 2024, following the submission of revised plans/elevations/sections and additional detail such as a Daylight and Sunlight Addendum Report. Following representations from objectors and deliberation of the Committee, Member's deferred the item in order:
 - to interrogate possible mitigation of the sunlight/daylight impact to the two buildings on Clere Street noting that the unavailability of evidence from the applicant regarding the claimed previous analysis of setbacks to those elevations and impact would have been helpful to the deliberation of the Committee.
- 2.5 Since the 9 January 2024 Planning Committee meeting, the applicant has submitted revised drawings and supporting documents as follows:
 - Design and Access Statement Further Addendum A284-MCO-XX-XX-DS-A-01002 dated February 2024;
 - Daylight & Sunlight Addendum dated 12 February 2024;

- A284-MCO-XX-L1-DR-A-06111 rev: P05 Proposed L1 Floor Plan;
- A284-MCO-XX-L2-DR-A-06112 rev: P05 Proposed L2 Floor Plan;
- A284-MCO-XX-L3-DR-A-06113 rev: P05 Proposed L3 Floor Plan;
- A284-MCO-XX-L4-DR-A-06114 rev: P06 Proposed L4 Floor Plan;
- A284-MCO-XX-L5-DR-A-06115 rev: P06 Proposed L5 Floor Plan;
- A284-MCO-XX-L6-DR-A-06116 rev: P06 Proposed L6 Floor Plan;
- A284-MCO-XX-R1-DR-A-06117 rev: P06 Proposed R1 Floor Plan;
- A284-MCO-XX-R2-DR-A-06118 rev: P06 Proposed R2 Floor Plan;
- A284-MCO-XX-XX-DR-A-06201 rev: P06 Proposed North Elevation;
- A284-MCO-XX-XX-DR-A-06202 rev: P06 Proposed East Elevation;
- A284-MCO-XX-XX-DR-A-06204 rev: P06 Proposed West Elevation;
- A284-MCO-XX-XX-DR-A-06302 rev: P05 Proposed Short Section;
- Landscape General Arrangement Level 04 8223_L_04_001 rev C;
- Landscape General Arrangement Level 05 8223_L_05_001 rev: C;
- Landscape General Arrangement Level 06 8223_L_06_001 rev: C;
- Landscape General Arrangement Level 07 8223_L_07_001 rev: C;
- Landscape General Arrangement All Terraces and Roof Levels 8223_L_XX_001 rev: C;
- Landscape General Arrangement Urban Green Factor Calculations 8223_L_XX_200 rev:
 C
- 2.6 The revised plans detail that the fifth floor is to be set back from the principle elevation (building shoulder) of Clere Street by a further 1.2 metres and the sixth floor is also to be set back by a further 2.5 metres. Additional documents submitted relate to the daylight and sunlight impacts to neighbouring properties and amended landscaping plan to the roofs.

3. LOCAL PLAN CONTEXT UPDATE

- 3.1 For the avoidance of doubt, this section outlines the context of the Local Plan. At a meeting of the Full Council on 28 September 2023, the adoption of Islington's new Local Plan was approved. The new Local Plan consists of three elements: the Strategic and Development Management Policies; Site Allocations; and Bunhill and Clerkenwell Area Action Plan and will cover the period up to 2036/2037.
- 3.2 The original officer report to Committee (Appendix 7) in July 2023 referred to policies in Islington's adopted Local Plan (Core Strategy (2011), Development Management Policies, Site Allocations and Finsbury Local Plan Development Plan Documents (DPDs) (all 2013)). It also referred to 'Emerging policies' of the new Local Plan. Both adopted and emerging policies were correctly considered according to the weighting at that time. In taking this item back following deferral, the policy context that has changed is the weight that can be attributed to each Plan. Since July 2023, the weight to be attributed to the 'new Local Plan' has now increased and those policies can now be given full weight in determining the current application. The previous Local Plan has now been superseded and no weight can be given to those policies in determining the current application.

4. CONSULTATION

- 4.1 Further to the previously undertaken consultation, the application was re-consulted upon for 14 days following the receipt of revised plans relating to the further setback of the upper two storeys to the northern elevation (Clere Street). Letters were sent to occupants of 1,346 adjoining and nearby properties. A site notice and press advert were also displayed giving a consultation expiry date of 7 March 2024.
- 4.2 It is the Council's practice to continue to consider representations made up until the date of a decision. As such, should any representations be received after the publication date of this report, and up to the date of a decision, these will be given full consideration, reported to the Committee and where necessary an update provided regarding the assessment.

- 4.3 Since the 9 January 2024 Planning Committee Report (Appendix 3) was published a further **18** objections were received, alongside updated objections from those who have already objected to the proposal. One further objection has been received during this re-consultation period. As such, the total number of objections received is **201** to date.
- 4.4 Further, updated objections from those who have already objected to the proposal include the following points based on the revised drawings and documents submitted, are surmised as follows:
 - The applicant still has not addressed many of the points previously raised in objectors' representations, including the request for longer distance section drawings to be prepared showing that sightlines have been positioned correctly.
 - The applicant has simply resorted to another bare-minimum intervention by setting back the upper two floors on the Clere Street elevation so that they are symmetrical in form with equivalent adjustment made on the Epworth Street elevation. This has had the effect of reducing the overall size of the proposed development by only 133m2 GIA (equating to 0.4%) and so it is of no great surprise that this amendment has had no positive impact whatsoever in alleviating these significant daylight/sunlight impacts. The objection to this planning application is maintained.
 - There are still homes on Epworth St, Tabernacle St and Paul St, whose light loss has not been properly addressed.
 - The applicant has not fully engaged with the community to take into account the major impact this development will have regarding provision to light and privacy for ALL existing residents living on Epworth, Tabernacle, Clere and Paul Streets. In my view these points have not been addressed.
- 4.5 Other responses from external stakeholders (Cross Rail, Transport for London and Thames Water) have been received confirming that no further comments are raised on the application and any previous comments (as outlined in paragraphs 7.6-7.15) of the 18 July 2023 Planning Committee Report at Appendix 7. It is noted that London Borough of Hackney have not responded during this re-consultation.

5. UPDATED ASSESSMENT

Design and Appearance

- Planning policies and guidance relevant to design, appearance and heritage are set out in the NPPF (2023), PPGs, chapter 3 of the London Plan (2021) and policies PLAN1, DH1, DH2, DH3 and DH4 of the Islington Local Plan (2023). Further guidance is found in Islington Urban Design Guide 2017, Historic England GPA2: Managing Significance in Decision-Taking in the Historic Environment (2015), Historic England GPA3: The Setting of Heritage Assets (2017) and Historic England Advice Note 4: Tall Buildings (2022).
- 5.2 The assessment of the deferred proposal in regard to design, appearance, and impact upon heritage assets was set out from paragraph 9.81 of the original Planning Committee Report of 18 July 2023 at Appendix 7.
- 5.3 The revised proposal seeks to increase the set back of the two upper most floors (fifth and sixth) at the northern (Clere Street) elevation. At fifth floor level, this has been set back by a further 1.2 metres whilst the sixth floor has been set back a further 2.5 metres, as shown in Figure 1 below.
- 5.4 The revisions are considered to be beneficial with regard to the impact on the setting of the more immediate context and also maintain the outstanding architectural quality of the earlier scheme.
- 5.5 The top two floors to the northern part of the building have been recessed further from the northern (Clere Street) elevation. The visual impact of this change is considered beneficial as the upper two floors are further removed from sight from multiple vantage points from within the adjacent public realm along Paul Street, Clere Street and Tabernacle Street.

- 5.6 The impact on the architectural quality of the scheme as a whole following all revisions (including those previously secured and presented to the 9 January 2024 committee) are considered to be neutral with regard to their impact to heritage and acceptable as a result.
- 5.7 The below images details the revisions to the scheme from the most recently deferral scheme. The revised proposed images include a black dotted line where the building line and massing was previously proposed.

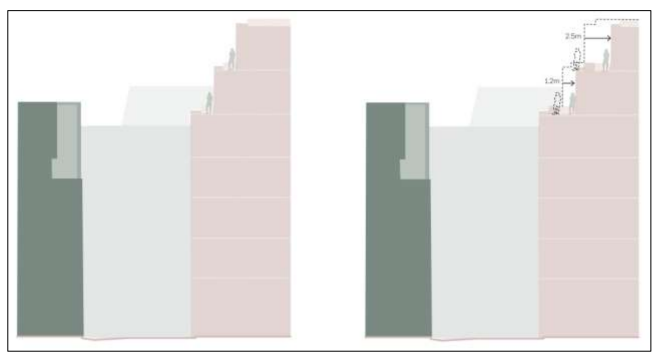


Figure 1: Section showing the northern elevation of the previously proposed building (to the left) and the revised proposed building to the right



Figure 2: CGI of the previously proposed building (to the left) and the revised proposed building (to the right) looking south along Paul Street



Figure 3: CGI of the previously proposed building (to the left) and the revised proposed building (to the right) looking east along Clere Street

Daylight & Sunlight

- 5.8 Following the previous deferrals a further Daylight and Sunlight Addendum dated 12 February 2024 prepared by Delva Patman Redler has been submitted.
- In the schemes presented to the 18 July 2023 and 12 October 2023 Planning Committees, daylight and sunlight reporting was undertaken by Avison Young, however, in October 2023, Avison Young entered into a partnership with Delva Patman Redler ('DPR'). As a result of the partnership, the daylight and sunlight team has joined DPR and subsequently now lead as the daylight consultants. It was noted that a number of the existing baseline values have been amended due to improved data on the neighbouring properties (such as layouts and window dimensions); however, the assessment is still in accordance with BRE guidance methodology.
- 5.10 As highlighted within the 9 January 2024 Committee Report from paragraphs 5.14, the scheme presented to the 9 January 2024 Committee saw a number of improvements to the daylight at properties on Epworth Street, and specifically 10 Epworth Street.
- 5.11 The application was deferred at the 9 January 2024 Committee specifically to interrogate possible mitigation of the sunlight/daylight impact to the two buildings on Clere Street, noting that the unavailability of evidence from the applicant regarding the claimed previous analysis of setbacks to those elevations and impact would have been helpful to the Committee's deliberation.
- 5.12 The proposed amendments since the 9 January 2024 Committee would see no changes to the transgressions reported to properties on Epworth Street or Paul Street.
- 5.13 The submitted Daylight and Sunlight Addendum dated 12 February 2024 highlights transgressions that are still reported to neighbouring 10 Epworth Street, 24 Epworth Street, 43 Tabernacle Street, 17-18 Clere Street, 20 Clere Street, 28 Paul Street and 54 Paul Street. These are outlined and assessed in the 18 July 2023 Committee Report (Appendix 7) and 9 January 2024 Committee Report (Appendix 3) prior to the current revised scheme.
- 5.14 Following the revision to the proposed building, with increased setbacks at fifth and sixth floors to the northern elevation, there is improvements to the extent of the reductions seen at 17-18 Clere Street and 20 Clere Street. These are detailed below.

17-18 Clere Street

- 5.15 17-18 Clere Street is a six-storey building, containing commercial use at basement and ground floors, with residential units to the upper floors. The fourth and fifth floors are a more recent addition to the building following planning permission reference: 2003/2169 (London Borough of Hackney).
- 5.16 59 windows and 13 rooms were tested. 39 (66%) windows and 10 (77%) of rooms would meet BRE guidance. The transgressions beyond BRE guidance are reported for reference in the Table below, with the previous results also displayed:

<u>17-18 Clere St</u>		Vertical Sky Component				No Skyline (Daylight Distribution)				
17-10 Ciele	<u>, ot</u>	ve	i ucai Si	vy Compon	i c iil	INO	JAYIIIIE	(Dayiig	יינ או וואפוע זיי	1.11011)
Room / Window	Room Use	Existing (%)	Proposed (%)	Deferred scheme Reduction (%)	Revised Scheme Reduction (%)	Room (sq m)	Previous (sq m)	Proposed (sq m)	Deferred scheme Reduction (%)	Revised Scheme Reduction (%)
First Floor	T	20.4	23.2	11%	11%		Ī			
R1 / W1 R1 / W2 R1 / W3 R1 / W4 R1 / W5 R1 / W6 R1 / W7	Living	26.1 29.2 27.1 29.7 30.4 31.4 31.1	26.3 25.7 27 27.6 28 27.3	10% 5% n/a n/a n/a n/a	10% 5% n/a n/a n/a n/a	93	92.5	92.5	0.01%	0
R1 / W8 R1 / W9 R1 / W10 R1 / W11 R1 / W12 R1 / W13		31 30.6 30.3 22.9 22.9 22.7	26.9 26 25.2 8.5 8.7 8.7	13% 15% 17% 64% 63.4% 62.9%	13% 15% 17% 63% 62%					
R2 / W14	Bedroom	22.4	8.9	61.7%	60%	18.2	13.4	6.9	49%	49%
R2 / W15		22.2	9.2	59.8%	59%					
R1 / W1	oor 	28.3	25.4	10.6%	10%		<u> </u>			
R1/W2 R1/W3 R1/W4 R1/W5 R1/W6	Bedroom	31.3 28.9 31.7 32.5 33.5	28.5 27.5 29.1 29.8 30.2	n/a n/a n/a n/a n/a n/a	n/a n/a n/a n/a n/a	n/a	n/a	n/a	0%	0%
R2/W7 R2/W8 R2/W9 R2/W10 R2/W11 R2/W12 R2/W13 R2/W14 R2/W15 R2/W17 R2/W17 R2/W18 R2/W19	Living/ Kitchen/ Diner	33.3 33.2 33 32.8 28.6 28.7 28.7 28.5 28.5 0	29.6 29.1 28.3 27.6 10.3 10.4 11.6 11.7 12 0 0	n/a n/a n/a n/a 64.3% 63.9% 63.4% 62.7% 61.3% n/a n/a	n/a n/a n/a n/a 60% 60% 60% 59% 58% n/a n/a n/a	n/a	n/a	n/a	5%	5%
R1 / W1		29.7	27	9.6%	n/a					
R1 / W2 R1 / W3 R1 / W4	Living	32.9 30.1 33.1	30.1 28.9 30.7	n/a n/a n/a n/a	n/a n/a n/a n/a	93	93	92.4	0.6%	0%

R1 / W5		32.6	29.9	n/a	n/a					
R1 / W6		35.4	32	n/a	n/a					
R1 / W7		35.2	31.4	n/a	n/a					
R1 / W8		35.1	31	n/a	n/a					
R1 / W9		34.9	302	n/a	n/a					
R1/W10		34.8	29.5	n/a	n/a					
R1 / W11		32.8	14.4	62.2%	56%					
R1/W12		33	14.6	61.8%	56%					
R1/W13		32.9	14.7	61.4%	55%					
R2/W14	Dodroom	32.9	14.9	60.4%	55%	10.0	18.2	8.5	53.2%	52 0/
R2 / W15	Bedroom	33	15.2	59.2%	54%	18.2	10.2	0.5	33.2%	53%
Fourth Flo	or									
R1 / W5	Bedroom	27.5	23.3	15.5%	14%	8.7	0.7	8.7	0	0
R1 / W6	Dealooni	30	14.7	52.9%	45%	0.7	8.7	0.7	O	U
R2 / W7	Playroom	11.4	1.3	89.9%	89%	27	26.5	6	77.2%	77%
Fifth Floor	•									
R1 / W1		30.2	28.1	8%	n/a					
0R1 / W2	Kitchen	31	20.5	41.1%	34%	102	101	101	0	0
R1 / W3		30.5	20.6	39.5%	32%	102	101	101	0	U
R1 / W4		30.2	20.2	40.2%	33%					

- 5.17 As shown in the above table, some improvements are reported to the reduction in daylight in VSC. The improvements are greater to the upper most floors of 17-18 Clere Street. With regards to NSL, the quantum of transgressions is the same as the transgressions reported to previous committee meetings.
- 5.18 It is noted that the habitable rooms affected, namely living, living/kitchen/diners and bedrooms. However, the main living spaces are large and wrap around the south-west corner of the building, with windows facing west and do not face the application site. The units are, therefore, considered dual aspect.
- 5.19 In addition to this, a lux assessment was provided within the submitted Daylight and Sunlight Addendum Report. The lux radiance-based tool undertaken is a supplementary assessment utilising the illuminance method for assessing daylight. This assessment visually illustrates the daylight illuminance levels within the rooms in both the existing and proposed conditions. This assessment highlights that 3 of the rooms would not meet BRE guidance in relation to internal illuminance.

20 Clere Street

- 5.20 Clere Street is a seven-storey building located on the corner of Paul Street and Clere Street, to the north of the site. It is in use at ground floor for commercial (office) and residential to the upper floors above.
- 5.21 33 windows and 12 rooms were tested. 19 (42%) windows and 1 (92%) room would meet BRE guidance. The transgressions beyond BRE guidance are reported for reference in the Table below:

20 Clere St	Ve	rtical SI	ky Compo	nent	No s	Skyline	(Daylig	ht Distrib	ution)	
Room / Window	Room Use	Existing (%)	Proposed (%)	Deferred scheme Reduction (%)	Revised Scheme Reduction (%)	Room (sq m)	Previous (sq m)	Proposed (sq m)	Deferred scheme Reduction (%)	Revised Scheme Reduction (%)
First Floor		T	I	_			T	T		
R1 / W1	Bedroom	20.5	10.4	50.3%	49%	12.1	8.1	9.2	-13.4%	-13%
R2 / W2	,	19.6	13.5	31.2%	31%					-1%
R2 / W3	Living/	11.4	11.5	-1.5%	-1%					
R2 / W4	Kitchen/	17.5	17.5	0	0	43.5	43	43.1	-0.3%	
R2 / W5 R2 / W6	Diner	19.9	11.3	44.1%	43%					
Second FI	00"	20	15.3	23.6%	23%					
R1/W1	Bedroom	26.4	12.9	53.6%	51%	12.1	11.8	9.4	20.4%	20%
R1/W1	Dediooni		14	48.6%		12.1	11.0	9.4	20.4%	2070
R2 / W2 R2 / W3	Living/	25.9 12.9	12.9	-0.2%	46% 0					
R2 / W4	Kitchen/	20.9	20.9	0.2 /	0	43.5	43.1	43.1	-0.04%	-1%
R2 / W5	Diner	25.3	16.2	37.4%	36%	43.3	43.1	43.1	-0.04 /6	-170
R2 / W6	Diriei	25.1	17.9	29.9%	29%					
Third Floo	r		17.0		2070		<u>l</u>	<u>l</u>		
R1 / W1	Bedroom	32.1	16.1	53.8%	50%	12.1	11.9	9.7	19%	19%
R2 / W2		31.7	17.2	49.4%	46%					
R2 / W3	Living/	14.7	14.5	1%	1%					
R2 / W4	Kitchen/	24.9	24.9	0	0	43.5	43.3	43.2	0.2%	0%
R2 / W5	Diner	31	19.4	39.8%	37%					
R2 / W6		30.2	21	32.4%	30%					
Fourth Flo	ors									
R1 / W1	Bedroom	34.8	19.8	48.1%	43%	12.1	11.9	10.1	15%	15%
R2 / W2		34.5	21	43.7%	39%					
R2 / W3	Living/	16.6	16.6	1%	1					
R2 / W4	Kitchen/	29.3	29.3	n/a	n/a	43.5	43.3	43.2	0.2%	0
R2 / W5	Diner	33.7	23.2	34.6%	31%					
R2 / W6		33	24.7	28.2%	25%					
Fifth Floor		T	I		000/	I	Ι	T	I	5 0/
R1 / W1	Bedroom	35.8	24.5	35%	32%	24.4	24.1	20.9	13.3%	5%
Sixth Floo		I	I	_	2001		I	I	T	201
R1 / W1	Bedroom	34	26.6	25%	22%	24.4	24.1	21	12%	8%
R2 / W2	Living/	25.5	19.1	29%	25%					
R2 / W3	Kitchen/	36.9	31.8	n/a	n/a	n/a	n/a	n/a	0	0
R2 / W4	Diner	36.4	32.4	n/a	n/a					
R2 / W5	=	36.2	36.2	n/a	n/a					

- 5.22 As shown in the table above, the proposal would see the same quantum of transgressions in regard to both VSC and NSL. There are however slight improvements to the reductions, albeit minimal. Although windows at first floor level would see reductions in VSC, the NSL proposal would see a slight improvement in daylight distribution to the bedroom and living space of the unit.
- 5.23 It is noted that the impacted properties are dual aspect, with fenestration to bedrooms facing the application site to the south onto Clere Street and the living spaces facing east onto Paul Street.
- 5.24 Further, a lux assessment was provided within the submitted daylight and sunlight addendum report. The lux radiance-based tool undertaken is a supplementary assessment utilising the illuminance method for assessing daylight. This assessment visually illustrates the daylight illuminance levels within the rooms in both the existing and proposed conditions. This assessment

highlights that with the exception of the bedroom at first floor level, all other rooms would meet BRE guidance with relation to illuminance.

Alternative Targets

- 5.25 Further to the above the BRE Guidelines suggests that, in some scenarios, it may be appropriate to test daylight and sunlight impacts with reference to a hypothetical mirror image of an impacted building. This concept is often referred to as "mirror massing" and involves a hypothetical building of the same height and size, and of an equal distance away from the site's boundary (or centre line of the street), as the impacted building this, arguably, represents the massing that might reasonably be found on a development site. The mirror massing concept involves setting the impacts of this hypothetical building as a bar or baseline, and then ascertaining how the impacts of a proposed development would worsen or improve on the hypothetical scenario.
- 5.26 The alternative mirror massing target has mirrored both 17-18 Clere Street and 20 Clere Street. The results of the mirror massing indicates that the majority of the windows tested would experience only minor additional VSC reductions over the mirror massing baseline. In some instances, windows at 20 Clere Street would see gains in VSC daylight from the proposed development, as opposed to the alternative mirror massing scheme.

Daylight and sunlight summary

- 5.27 A comprehensive assessment and addendums of the revised proposed development on surrounding windows and rooms to nearby dwellings has been undertaken in accordance with BRE guidance and practice. As highlighted within the scheme presented to 9 January 2024 Committee, 10 and 24 Epworth Street would see reductions in daylight beyond BRE guidance.
- 5.28 Since the 9 January 2024 Committee, further revisions to the northern elevation has seen the two upper most floors increase their setback from the building shoulder and main elevation. This has led to improvements to the transgressions reported to 17-18 and 20 Clere Street properties.
- 5.29 It is acknowledged that there would be impacts to neighbouring properties leading to reductions in daylight and/or sunlight and that this is regrettable. These transgressions weigh against the scheme, however the context of the neighbouring properties affected, such as architectural features and whether the dwellings are dual aspect etc. should be taken into consideration, and the BRE guidance should be viewed flexibly and considered regarding the prevailing Central London urban context.

Other Considerations

- 5.30 Within the scheme presented to 9 January 2024 Committee, due to the reduction in floorspace by way of the removal of storeys and further setbacks, respectively at fourth, fifth and sixth floor levels, the amount of proposed office floorspace was reduced by 411sqm. The revisions proposed now reduce the proposed office floorspace by a further 133sqm, as such, the total reduction since the original submission is 544sqm, representing 1.6%.
- 5.31 The consideration of land use is outlined in paragraphs 9.2 9.42 of the original 18 July 2023 Committee Report at Appendix 5.

5.32 The following table outlines the floorspace and uses following the revision:

Use	Existing (GIA)	Originally Proposed (GIA)	Revised Proposed (GIA) (February 2024 submission)	Percentage% of Proposed Scheme
Office – E(g)(i)	11,475sqm	28,441sqm	27,897sqm	87%
Retail – E(a)	0	1,149sqm	1,149sqm	
Café/Restaurant – E(b)	0	667sqm	667sqm	13%
Gym – E(d)	0	2,284sqm	2,284sqm	
Total:	11,475sqm	32,541sqm	31,997sqm	

- 5.33 As shown above, the majority (87%) of the proposed use would be for office (Use Class E(g)(i)), in accordance with the thrust of the CAZ and Clerkenwell and Bunhill Area Action Plan. The intensification, renewal and modernisation of existing business floorspace would support higher employment densities and thus create additional employment opportunities within the borough and in particular the CAZ and EPA. Further, the ground and lower ground floor areas offer a mix of uses, ensuring that the office floorspace is unfettered and alongside active frontage uses such as retail, and food and beverage. The proposal would be in accordance with Local Plan policy B2 as it would intensify office use within the CAZ and Clerkenwell AAP to enhance the area's role in supporting London's strategic business role is a priority.
- 5.34 The proposed affordable workspace unit at basement and ground level has not been amended since either the 12 October 2023 or 9 January 2024 Committees and would therefore still have an area of 2,008sqm. Given the reduction in the overall floorspace of the building due to further setbacks and reduction in bulk to the upper floors, the area of 2,008sqm now represents 13.7% of the uplift in market office floorspace (or 12.2% in total uplift in Class E(g)i office floorspace), resulting in an increase over the previously proposed figure of 13.4% (or 12.1% in total uplift in Class E(g)i office floorspace). The proposal is, therefore, still in accordance with London Plan policy E1 and Islington Local Plan policy B4 with a marginally increased percentage offer following the revisions.
- 5.35 Members are reminded of the public sector equality duty ('PSED') found in s149 of the Equalities Act 2010 which provides that a public authority must, in the exercise of its functions, have due regard to the need to:
 - Eliminate unlawful discrimination, harassment and victimisation and other conduct prohibited by the Act.
 - Advance equality of opportunity between people who share a protected characteristic and those who do not.
 - Foster good relations between people who share a protected characteristic and those who
 do not.
- 5.36 As outlined in paragraphs 5.1 5.13 of the 12 October 2023 Planning Committee Report (Appendix 5), in which it was highlighted within representations received that a number of residents at 10 Epworth Street are within a protected characteristic, being those with a disability, and should be considered as part of the PSED. In summary, it was and still is considered that officers have had regard to the equality duty, in the exercise of their functions, and had due regard to the need to: Eliminate unlawful discrimination, harassment and victimisation and other conduct prohibited by the Act, advance equality of opportunity between people who share a protected characteristic and those who do not and foster good relations between people who share a protected characteristic and those who do not. Officers continue to acknowledge that, although there would be some negative direct impact to neighbouring residents who have been identified as having protected characteristics due to the reduction in daylight to neighbouring windows/rooms, the extent of the impact is not considered unacceptable and disproportionate.

6. CONCLUSION

- 6.1 Following the deferrals the applicant has revised the proposals to address the reason for deferral namely increasing the set back of the fifth and sixth floors of the building to the northern elevation (Clere Street) to seek to address the deferral reason and improve the impact upon daylight and sunlight to neighbouring residential buildings on Clere Street.
- 6.2 Within the previously revised scheme presented to 9 January 2024 Committee, the chamfered corners along Paul Street (to the corner with Epworth Street to the south and to the corner of Clere Street to the north) at fifth and sixth floor level have had their setbacks increased so that they are further from the main elevation below. This has led to these chamfered corners being less visible in views along Paul Street. Further, to the southwest part of the building, opposite 10 Epworth Street, a storey has been removed and a further setback from the main elevation along Epworth Street to the 'Factory' element of the building. The removal of a storey (at fifth floor) and further setbacks (at fourth and sixth floors) to this part of the building, has led to a reduction in the transgressions in daylight reductions to 10 Epworth Street, which have been verified by the Applicant's Daylight sunlight consultants.
- 6.3 Since the 9 January 2024, further amendments to the northern elevation of the proposed building, setback to the two upper most floors to parts of the proposed building has led to further improvements to daylight transgressions to 17-18 Clere Street and 20 Clere Street.
- 6.4 It is considered that the amended proposals address the reason for deferral, which was to interrogate possible mitigation of the sunlight/daylight impact to the two buildings on Clere Street
- 6.5 It is recommended that planning permission be granted subject to conditions and Section 106 agreement Heads of Terms as set out in Appendix 1 RECOMMENDATIONS.

APPENDIX 1: RECOMMENDATIONS

RECOMMENDATION A

That planning permission be granted subject to the prior completion of a Deed of Planning Obligation made under section 106 of the Town and Country Planning Act 1990 between the Council and all persons with an interest in the land (including mortgagees) in order to secure the following planning obligations to the satisfaction of the Head of Law and Public Services and the Service Director, Planning and Development / Head of Service – Development Management or, in their absence, the Deputy Head of Service:

- a. Provision of <u>2,008sqm</u> affordable workspace unit at lower ground and ground floor level to be leased to the Council at peppercorn rent in perpetuity and a service charge of no more than 50%:
- b. Contribution towards 33x bays or other accessible transport initiatives of £66,000;
- c. Contribution towards provision of additional short-stay cycle spaces in the surrounding locality of (number to be confirmed by TfL) and carried out at the Applicant's expense;
- d. Submission of a full Travel Plan;
- e. A bond/deposit to cover costs of repairs to the footway and for repairs to the highway (total to be confirmed by LBI Highway). This ensures funds are available for the repair and reinstatement of the footways and highways adjoining the development (paid for by the developer). The bond must be paid before commencement of works. Any reinstatement works will be carried out by LBI Highways (and the cost met by the developer or from the bond). Conditions surveys may be required. If this bond/ deposit exceeds the cost of the works as finally determined, the balance will be refunded to the developer. Conversely, where the deposit is insufficient to meet costs then the developer will be required to pay the amount of the shortfall to the Council;
- f. Facilitation, during the construction phase of the development, of the following number of work placements: 16x. Each placement must last a minimum of 26 weeks. The London Borough of Islington's approved provider/s to recruit for and monitor placements, with the developer/contractor to pay wages. Within the construction sector there is excellent best practice of providing an incremental wage increase as the operative gains experience and improves productivity. The contractor is expected to pay the going rate for an operative, and industry research indicates that this is invariably above or well above the national minimum wage and even the London Living Wage (£10.55 as at 15/04/19). If these placements are not provided, LBI will request a fee of: £80,000;
- g. A contribution of £464,500 towards offsetting projected CO2 emissions of the development, charged at the established price per tonne of CO2 for Islington currently £920);
- h. Submission of a final post-occupation Green Performance Plan to the Local Planning Authority following an agreed monitoring period;
- i. Connection to a local energy network, if technically and economically viable (burden of proof will be with the developer to show inability to connect). In the event that a local energy network is not available or connection to it is not economically viable, the developer should develop an on-site solution and/or connect to a neighbouring site (Shared Heating Network) and future proof any onsite solution so that in all case (whether or not an on-site solution has been provided), the development can be connected to a local energy network if a viable opportunity arises in the future;
- Compliance with the Code of Employment and Training;

- k. Compliance with the Code of Local Procurement;
- Compliance with the Code of Construction Practice, including a monitoring fee of: £21,265
 and submission of site-specific response document to the Code of Construction Practice for
 approval of LBI Public Protection, which shall be submitted prior to any works commencing on
 site;
- m. Contribution towards employment and training for local residents of a commuted sum of: £183,777; and
- n. Council's legal fees in preparing the Section 106 agreement and officer's fees for the preparation, monitoring and implementation of the Section 106 agreement.

Transport for London

o. Contribution (TBC by TfL prior to Stage 2) towards improvement to the carriageway of Wilson Street and Paul Street (Cycleway 1);

If the Committee resolve to grant, resolution will include provision to provide flexibility to officers to negotiate and finalise s106 on behalf of the Committee.

That, should the Section 106 Deed of Planning Obligation not be completed within 13 weeks from the date when the application was made valid or within the agreed extension of time, the Service Director, Planning and Development / Head of Service — Development Management or, in their absence, the Deputy Head of Service may refuse the application on the grounds that the proposed development, in the absence of a Deed of Planning Obligation is not acceptable in planning terms.

ALTERNATIVELY, should this application be refused (including refusals on the direction of The Secretary of State or The Mayor) and appealed to the Secretary of State, the Service Director, Planning and Development/Head of Service – Development Management or, in their absence, the Deputy Head of Service be authorised to enter into a Deed of Planning Obligation under section 106 of the Town and Country Planning Act 1990 to secure to the heads of terms as set out in this report to Committee.

RECOMMENDATION B

That the grant of planning permission be subject to conditions to secure the following, and that there is delegated to each of the following: the Head of Development Management, the Team Leader Major Applications and the Team Leader Planning Applications to make minor changes (additions removals or amendments) to the conditions:

L	1	COMMENCEMENT OF DEVELOPMENT
		CONDITION: The development hereby permitted shall be begun not later than the expiration of
		three years from the date of this permission.
		REASON: To comply with the provisions of Section 91(1)(a) of the Town and Country Planning
		Act 1990 as amended by the Planning and Compulsory Purchase Act 2004 (Chapter 5).
	2	APPROVED PLANS
-		CONDITION: The development hereby approved shall be carried out in accordance with the
		following approved plans and documents:
		A284-MCO-XX-XX-DR-A-05001 rev: P03 - Location Plan;
		A284-MCO-XX-XX-DR-A-05010 rev: P03 - Site Plan;
		A284-MCO-XX-B2-DR-A-06108 rev: P03 - Proposed Basement Floor Plan;
		A284-MCO-XX-B1-DR-A-06109 rev: P04 - Proposed Lower Ground Plan;

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A284-MCO-XX-L0-DR-A-06110 rev: P04 - Proposed Ground Floor Plan;
A284-MCO-XX-L1-DR-A-06111 rev: P05 - Proposed L1 Floor Plan:
A284-MCO-XX-L2-DR-A-06112 rev: P05 - Proposed L2 Floor Plan;
A284-MCO-XX-L3-DR-A-06113 rev: P05 - Proposed L3 Floor Plan;
A284-MCO-XX-L4-DR-A-06114 rev: P06 - Proposed L4 Floor Plan;
A284-MCO-XX-L5-DR-A-06115 rev: P06 - Proposed L5 Floor Plan;
A284-MCO-XX-L6-DR-A-06116 rev: P06 - Proposed L6 Floor Plan;
A284-MCO-XX-R1-DR-A-06117 rev: P06 - Proposed R1 Floor Plan;
A284-MCO-XX-R2-DR-A-06118 rev: P06 - Proposed R2 Floor Plan;
A284-MCO-XX-XX-DR-A-06201 rev: P06 - Proposed North Elevation;
A284-MCO-XX-XX-DR-A-06202 rev: P06 - Proposed East Elevation;
A284-MCO-XX-XX-DR-A-06203 rev: P04 - Proposed South Elevation;
A284-MCO-XX-XX-DR-A-06204 rev: P06 - Proposed West Elevation;
A284-MCO-XX-XX-DR-A-06301 rev: P03 - Proposed Long Section:
A284-MCO-XX-XX-DR-A-06302 rev: P05 - Proposed Short Section;
0209853-HLE-XX-B2-DR-CS-10001 rev P01 - Combined Services Plant Layout Basement 2;
Acoustic Report 29065/AS-Stage2/Rev1 dated 15 July 2022;
Access Comments Response Document A284-10.01-107-RevA dated 03/02/2023;
Air Quality Assessment dated July 2022;
Affordable Workspace Update - A284-MCO-XX-XX-DS-A-04002 dated 11 August 2023;
Archaeological desk-based assessment dated July 2022;
Biodiversity Impact Assessment dated June 2022:
BS5837 Tree Survey and Arboricultural Impact Assessment dated July 2022;
Castle & Fitzroy House - Demand Report dated July 2022;
Castle & Fitzroy House: additional view analysis (addendum) dated 9 January 2023
Design And Access Statement rev P3 - A284-MCO-XX-XX-DS-A-01000 dated July 2022;
Design and Access Statement Addendum A284-MCO-XX-XX-DS-A-01001 dated November
2023:
Design and Access Statement Further Addendum A284-MCO-XX-XX-DS-A-01002 dated
February 2024;
Economic Regeneration Statement;
Energy Statement rev 03 dated 25.04.2023 and SKE-0209853-7C-HL-20221110-Future DEN
Connection dated 14/11/2022;
Environmental Noise Survey Report 29065/ES1/Rev1 dated 15 July 2022;
Fire safety statement for planning – Castle & Fitzroy House;
Flood Risk Assessment & SuDS Strategy Report dated 17 May 2022 and FRA & SuDS Strategy
Report Addendum dated 22/05/2023;
Ground floor plan-exceedance flows dated 23/02/2023:
Health Impact Assessment dated July 2022:
Landscape Statement A284-MCO-XX-XX-DS-A-01000;
Landscape General Arrangement Level 04 – 8223 L 04 001 rev C;
Landscape General Arrangement Level 05 - 8223_L_05_001 rev: C;
Landscape General Arrangement Level 06 – 8223_L_06_001 rev: C;
Landscape General Arrangement Level 07 - 8223_L_07_001 rev: C;
Landscape General Arrangement All Terraces and Roof Levels – 8223 L XX 001 rev: C;
Landscape General Arrangement Urban Green Factor Calculations - 8223_L_XX_200 rev:
Odour Assessment revision 02 dated 15 July 2023;
Outline Delivery and Servicing Plan dated July 2022;
Operational Waste Management Plan dated February 2023;
Preliminary Ecological Appraisal dated July 2022:
Proposed Drainage Strategy dated 16/02/2023;
Retail Impact Assessment dated July 2022:
Retrofit vs New Build Briefing Notes rev P02 dated 3 January 2023;
Site Investigation and Contaminated Land Assessment Report dated 30 May 2022;
Structural Method Statement (SMS) Report dated 20 July 2022;
Sustainability Statement rev 02 dated July 2023;
Townscape, Heritage and Visual Impact Assessment dated July 2022;
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Transport Assessment dated July 2022 and Stage 1 Report – Applicant Response (Transport) dated 18 January 2023;

Whole Life Carbon Assessment revision 6 dated 4 July 2023 and 2324215_Castle and Fitzroy House_wlca_assessment_template_planning_ Rev08; Circular Economy Statement revision 08 dated 28 September 2023 and gla_circular_economy_statements_template_Castle Fitzroy House _ Rev05;

REASON: To comply with Section 70(1)(a) of the Town and Country Act 1990 as amended and the Reason for Grant, and also for the avoidance of doubt and in the interest of proper planning.

3 Materials (Detail and Samples)

CONDITION: Details and samples of all facing materials shall be submitted to and approved in writing by the Local Planning Authority prior to any superstructure work commencing on site. The details and samples shall include:

- a) brickwork, bond and mortar courses for all facing bricks;
- b) render (including colour, texture and method of application);
- c) windows and doors (including sections and reveals);
- d) roofing materials (including facing materials);
- e) any balustrading treatment (including sections); and
- f) any other materials to be used.

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

REASON: In the interest of securing sustainable development and to ensure that the resulting appearance and construction of the development is of a high standard.

4 Fixed Plant (Compliance)

CONDITION: The design and installation of new items of fixed plant shall be such that when operating the cumulative noise level LAeq Tr arising from the proposed plant, measured or predicted at 1m from the facade of the nearest noise sensitive premises, shall be a rating level of at least 5dB(A) below the background noise level LAF90 Tbg. The measurement and/or prediction of the noise should be carried out in accordance with the methodology contained within BS 4142: 2014.

A report is to be commissioned by the applicant, using an appropriately experienced & competent person, to assess the noise from the proposed mechanical plant to demonstrate compliance. The report shall include site measurements of the plant in situ. The report shall be submitted to and approved in writing by the Local Planning Authority prior to first occupation of the development hereby approved.

REASON: To ensure that the amenity of neighbouring residents is not adversely affected.

5 Refuse and Recycling (Compliance)

CONDITION: The dedicated refuse / recycling enclosure(s) shown on the approved plans shall be provided prior to the first occupation of the development hereby approved and shall be maintained as such thereafter.

REASON: To secure the necessary physical waste enclosures to support the development and to ensure that responsible waste management practices are adhered to.

6 Cycle Storage (Compliance)

CONDITION: The bicycle storage area(s) shown on the approved plans shall be provided prior to the first occupation of the development hereby approved and maintained as such thereafter.

REASON: To ensure adequate cycle parking is available and easily accessible on site and to promote sustainable modes of transport.

7 Flat Roofs (Compliance)

CONDITION: Notwithstanding the identified roof terrace amenity areas within the approved plans, the flat roofs of the development hereby approved, including the identified green roofs, shall not be used as amenity spaces and shall not be accessed other than for maintenance.

The roof terraces shall not be used outside the hours: 0800 – 2000.

REASON: To ensure that the amenity of residents is not adversely affected.

8 Internal Lighting and Roller Blinds (Details and Compliance)

CONDITION: Details of measures to adequately mitigate light pollution affecting neighbouring residential properties and character/appearance of the surrounding area shall be submitted to and approved in writing by the Local Planning Authority prior to superstructure works commencing on site and subsequently implemented prior to first occupation of the development hereby permitted. These measures might include (but not limited to):

- Automated roller blinds:
- Lighting strategies that reduce the output of luminaires closer to the façades;
- Light fittings controlled through the use of sensors.

The blinds are to be set on an automated timer and automatically lowered daily between the hours of 20:00 to 07:00 the following day, and shall cover the full extent of the windows.

The approved mitigation measures shall be implemented strictly in accordance with the approved details and shall be permanently maintained thereafter.

REASON: In the interests of the residential amenities of the occupants of neighbouring adjacent residential dwellings.

9 External Lighting (Details)

CONDTION: Details of any general / security lighting measures shall be submitted to and approved in writing by the Local Planning Authority prior to the commencement of works above ground of the approved development.

The details shall include the location and full specification of: all lamps; light levels/spill lamps and support structures where appropriate and hours of operation. The general lighting and security measures shall be carried out strictly in accordance with the details so approved, shall be installed prior to occupation of the development and shall be maintained as such thereafter.

REASON: To ensure that any resulting general or security lighting is appropriately located, designed to not adversely impact neighbouring residential amenity and is appropriate to the overall design of the building.

10 Delivery and Servicing Plan (Compliance)

CONDITION: Prior to occupation, a delivery and service management plan shall be submitted to and approved in writing by the Local Planning Authority (in consultation with TfL). The plan shall include details of all servicing and delivery requirements of the site (including a booking system and measures to reduce impact upon neighbouring amenity), delivery and servicing times, measures to encourage sustainable methods of delivery (e.g. cargo bikes), waste and recycling collection and management against misuse.

No deliveries or servicing, except by foot or cargo bike, shall take place within the hours of 1600 – 1900 and 2200 – 1000.

The approved details shall be maintained as such thereafter and no change therefrom shall take place without the prior written consent of the Local Planning Authority.

REASON: In order to secure highway safety and free flow of traffic, local residential amenity and to mitigate the impacts of the development.

11 Demolition, Construction and Environmental Management Plan (Details)

CONDITION: Notwithstanding the details submitted with the application, a Demolition, Construction and Environmental Management Plan (DCEMP) shall be submitted to and approved in writing by the Local Planning Authority prior to the commencement of development.

The DCEMP should be in accordance with the Council's Code of Practice for Construction Sites and shall include details and arrangements regarding:

- a) The notification of neighbours with regard to specific works;
- b) Advance notification of any access way, pavement, or road closures;
- c) Details regarding parking, deliveries and storage including details of the routing, loading, off-loading, parking and turning of delivery and construction vehicles and the accommodation of all site operatives', visitors' and construction vehicles during the construction period;
- d) Details regarding the planned demolition and construction vehicle routes and access to the site:
- e) Details regarding dust mitigation and measures to prevent the deposit of mud and debris on the public highway. No vehicles shall leave the site until their wheels, chassis and external bodywork have been effectively cleaned and washed free of earth, mud, clay, gravel, stones or any other similar substance;
- f) Details of waste storage within the site to prevent debris on the surrounding estate and the highway and a scheme for recycling/disposing of waste resulting from demolition and construction works:
- g) The proposed hours and days of work (with reference to the limitations of noisy work which shall not take place outside the hours of 08.00-18.00 Monday to Friday, 08.00-13.00 on Saturdays, and none on Saturdays, Sundays or Bank Holidays.)
- h) Details of any proposed external illumination and/or floodlighting during construction:
- i) Details of measures taken to prevent noise disturbance to surrounding residents;
- j) Information on access and security measures proposed to prevent security breaches at the existing entrances to the site, to prevent danger or harm to the neighbouring residents, and to avoid harm to neighbour amenity caused by site workers at the entrances to the site;
- k) Details addressing environmental and amenity impacts (including (but not limited to) noise, air quality, smoke and odour, vibration and TV reception)
- I) Details as to how safe and convenient vehicle access will be maintained for neighbouring sites at all times, including emergency service vehicles;
- m) Details as to how neighbour amenity impacts arising specifically from the proposed basement and foundations will be minimised;
- n) Details of any construction compound including the siting of any temporary site office, toilets, skips or any other structure;
- o) Details of any further measures taken to limit and mitigate the impact of construction upon the operation of the highway and the amenity of the area;
- p) Details of measures taken to minimise the impacts of the construction process on air quality, including NRMM registration. An inventory of all Non-Road Mobile Machinery (NRMM) must be registered on the NRMM register https://nrmm.london/usernrmm/register prior to the commencement of use of any NRMM at the application site. All NRMM should meet as minimum the Stage IIIA emission criteria of Directive 97/68/EC and its subsequent amendments unless it can be demonstrated that Stage IIIA equipment is not available. All NRMM should be regularly serviced and service logs kept on site for inspection. Records should be kept on site which details proof of emission limits for all equipment.

The report shall assess the impacts during the preparation/demolition, excavation and construction phases of the development on the surrounding roads, together with means of mitigating any identified impacts. The report shall also identify other local developments and highways works and demonstrate how vehicle movements would be planned to avoid clashes and/or highway obstruction on the surrounding roads.

The demolition and development shall thereafter be carried out in accordance with the details and measures approved in the DCEMP.

The development shall be carried out strictly in accordance with the details so approved and no

change therefrom shall take place without the prior written consent of the Local Planning Authority.

REASON: In order to secure the safe and efficient operation of the highway network, local residential amenity and to mitigate the impacts of the development.

12 BREEAM (Compliance)

CONDITION: The commercial element of the development shall achieve a BREEAM rating of no less than 'Excellent'.

REASON: In the interest of addressing climate change and to secure sustainable development.

13 Energy Efficiency (Compliance)

CONDITION: Notwithstanding the plans and documents hereby approved, a revised Energy Strategy identifying further improvements on how the development will achieve a reduction of 27% in total (regulated and unregulated) emissions against Part L 2013 baseline and a full feasibility study of connections to a Decentralised Energy Network, shall be submitted and approved in writing by the Local Planning Authority prior to the commencement of works above ground hereby approved.

The measures identified in the approved strategy shall be installed and operational prior to the first occupation of the development.

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

REASON: In the interest of addressing climate change and to secure sustainable development.

14 Green Roofs (Details and Compliance)

CONDITION: Notwithstanding the plans hereby approved, a biodiversity (green/brown roofs) strategy demonstrating how green/brown roofs have been reasonably maximised across the site shall be submitted to and approved in writing by the Local Planning Authority prior to the relevant works commencing on site. The biodiversity (green/brown roofs) strategy shall also include the following details:

- a) substrate base depth;
- b) laid out in accordance with plans hereby approved; and
- c) planted/seeded with an agreed mix of species within the first planting season following the practical completion of the building works (the seed mix shall be focused on wildflower planting and shall contain no more than a maximum of 25% sedum).

The biodiversity (green/brown) roofs shall not be used as an amenity or sitting out space of any kind whatsoever and shall only be used in the case of essential maintenance or repair or escape in case of emergency. The biodiversity roofs shall be carried out strictly in accordance with the details so 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.

15 Urban Greening Factor (Compliance)

CONDITION: The development hereby permitted shall achieve an Urban Greening Factor of 0.3. Alternatively, a report shall be submitted to an approved in writing by the Local Planning Authority prior to first occupation of the development hereby permitted which satisfactorily demonstrates that an Urban Greening Factor of 0.3 cannot be achieved. The report shall give consideration to additional planting, intensive or semi-intensive green roofs, the addition of raingardens and planting.

REASON: In the interest of biodiversity, sustainability and to ensure that green infrastructure is maximised on the site.

16 Bird and Bat Boxes (Details and Compliance)

CONDITION: Details of bird and bat nesting boxes/bricks shall be submitted to and approved in writing by the Local Planning Authority prior to superstructure works commencing on site.

The details shall include the exact location, specification and design of the habitats. The nesting boxes/bricks shall be provided strictly in accordance with the details so approved, installed prior to the first occupation of the building to which they form part or the first use of the space in which they are contained 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.

17 Inclusive Design (Compliance)

CONDITION: The hereby approved Inclusive Design and Accessibility shall be installed and operational prior to first occupation of the development and no change therefrom shall take place without the prior written consent of the Local Planning Authority.

The inclusive design measures shall be retained as such in perpetuity.

REASON: In order to facilitate and promote inclusive and sustainable communities.

18 | Sustainable Urban Drainage (Compliance)

CONDITION: Notwithstanding the plans and documents hereby approved, a revised Flood Risk Assessment & SuDS Strategy outlining further measures to achieve a QBAR greenfield rate (0.7 l/s) and shall be submitted and approved in writing by the Local Planning Authority prior to the commencement of works above ground hereby approved. The final strategy and measures shall be installed/operational prior to the first occupation of the development and maintained as such thereafter.

REASON: To ensure that sustainable management of water and minimise the potential for surface level flooding.

19 | Piling Method Statement – Thames Water (Details)

No 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 for 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 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 significantly impact / cause failure of local underground sewerage utility infrastructure.

20 | Basement Excavation (Compliance)

CONDITION: The development shall be constructed in accordance with the approved Structural Method Statement (SMS) Report dated 20 July 2022, unless otherwise agreed in writing. The certifying professional that endorsed the Structural Method Statement (or a suitably qualified Chartered Civil Engineer (MICE) or a Chartered Structural Engineer (MIStruct.E) with relevant experience shall be appointed to inspect, approve and monitor the critical elements of both permanent and temporary basement construction works throughout their duration to ensure compliance with Council's Basement Development SPD.

REASON: To ensure that structural stability has been evaluated by a suitably qualified and experienced professional.

21 | Restriction of approved Uses and Removal of Permitted Development Rights (Compliance)

CONDITION: Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended), or the provisions of any Order

revoking and re-enacting that Order, no change of use of the approved E(g)(i) floorspace to any other use within Class E of the Schedule to the Town and Country Planning (Use Class) Order 1987 as amended 2005 (or the equivalent use within any amended/updated subsequent Order) or any other uses within any other use Class (such as under Schedule 2, Part 3, Class MA the Town and Country Planning (General Permitted Development) Order 2015, shall take place unless otherwise agreed in writing by the Local Planning Authority.

REASON: To safeguard the amenities of the adjoining residential units and the area generally, to ensure a sustainable mix of uses, and to allow the Local Planning Authority to assess the impacts that the loss of office floorspace would have on the provision of employment in the Central Activities Zone, Employment Growth Area and wider Borough. Due to the small and constrained nature of the borough, performance against the spatial strategy within the Development Plan is vitally important to ensure that targets to increase employment continue to be met. Additionally, windfall sites are rare and a loss of opportunity to negotiate affordable housing within such proposals would significantly undermine the borough's ability to address critical housing need again due to the small and constrained nature of the borough.

22 Restriction of PD Rights - Class E to residential (Compliance)

CONDITION: Notwithstanding the provisions of Schedule 2, Part 3 of the Town and Country Planning (General Permitted Development) Order 2015 (or any order revoking and re-enacting that Order with or without modifications), no change of use from Class E (commercial, business and service) to a use falling within Class C3 (dwellinghouses) shall take place without obtaining the express planning permission from the Local Planning Authority.

REASON: For the avoidance of doubt and to ensure that the Local Planning Authority ca restrict the use of the building to this specific use only, in order to protect the supply of office and commercial floorspace in this location.

23 | Contaminated Land (Details)

CONDITION: Prior to the commencement of development the following assessment in response to the NPPF and in accordance with CLR11 and BS10175:2011 shall be submitted to and approved in writing by the Local Planning Authority.

- a. A land contamination investigation. The investigation shall be based upon and target the risks identified in the approved preliminary risk assessment and shall provide provisions for, where relevant, the sampling of soil, soil vapour, ground gas, surface and groundwater. All works must be carried out in compliance with and by a competent person who conforms to CLR 11: Model Procedures for the Management of Land Contamination (Defra 2004) or the current UK requirements for sampling and testing. Following the agreement to details relating to point a); details of the following works shall be submitted to and approved in writing by the Local Planning Authority prior to any superstructure works commencing on site:
- b. A remediation method statement of any necessary land contamination remediation works arising from the land contamination investigation. This statement shall detail any required remediation works and shall be designed to mitigate any remaining risks identified in the approved site investigation. The development shall be carried out strictly in accordance with the investigation and any scheme of remedial works so approved and no change therefrom shall take place without the prior written approval of the Local Planning Authority. If, during development, contamination not previously identified is found to be present at the site, the Council is to be informed immediately and no further development (unless otherwise agreed in writing by the Council) shall be carried out until a report indicating the nature of the contamination and how it is to be dealt with is submitted to, and agreed in writing by, the Council. All works must be carried out in compliance with and by a competent person who conforms to CLR 11: Model Procedures for the Management of Land Contamination (Defra 2004) or the current UK requirements for sampling and testing.
- c. Following completion of measures identified in the approved remediation scheme a verification report, that demonstrates the effectiveness of the remediation carried out, must be produced which is subject to the approval in writing of the Local Planning Authority in accordance with part b). This report shall include: details of the remediation works carried

out; results of any verification sampling, testing or monitoring including the analysis of any imported soil; all waste management documentation showing the classification of waste, its treatment, movement and disposal; and the validation of gas membrane placement. All works must be carried out in compliance with and by a competent person who conforms to CLR 11: Model Procedures for the Management of Land Contamination (Defra 2004) or the current UK requirements for sampling and testing.

The development shall be carried out strictly in accordance with the investigation and any scheme of remedial works so approved and no change therefrom shall take place without the prior written approval of the Local Planning Authority.

REASON: Previous commercial activities at this site may have resulted in contaminated soils and groundwater, the underlying groundwater is vulnerable to pollution and potential contamination must be investigated and a risk assessment carried out to determine impacts on the water environment.

24 | Fire Safety Strategy (Compliance)

CONDITION: The details and measures set out in the Fire safety statement prepared by Hoare Lee shall be implemented in accordance with the approved document, unless otherwise agreed in writing by the Local Planning Authority. Should any subsequent change(s) be required to secure compliance with the submitted Fire Safety Strategy, a revised Fire Statement would need to be submitted to and approved by the Local Planning Authority. The development shall be carried out in accordance with the Fire Safety Strategy under this condition and shall be maintained as such thereafter.

REASON: To ensure that the development incorporates the necessary fire safety measures in accordance with the Mayor's London Plan Policy D12.

25 Whole Life Carbon (Details)

CONDITION: An updated Whole Life Carbon Assessment shall be submitted to, and approved in writing by, the Local Planning Authority as follows:

- a) Prior to demolition works and relating to the demolition phase; and
- b) Prior to construction works

The updated assessment shall include/address:

- Further carbon reduction quantification through the detailed design stage material selection and specification;
- Completed Updated GLA Whole Life-Cycle Carbon Assessment
- Details of how opportunities for retaining and refurbishing/re-purposing existing buildings, materials and other resources on site have been maximised to reduce the need for new materials;
- Details of life cycle of embodied carbon and finite resources relating to the enabling works stage and end of life approach;
- Details of the applicant's Principals of Sustainable Procurement and details of specific measures being taken on the site for specification and sourcing of materials;
- Consideration of end-of-life de-construction;
- Cost premiums, supply chain limits and structural constraints for the proposal and Implications of Key Performance Indicators not being met; and
- Updated targets for Bill of Materials;

The development shall be carried out strictly in accordance with the details so approved for stages a) and b), and no change therefrom unless otherwise specified in writing by the Local Planning Authority.

REASON: The revised and updated details and designs will ensure that the embodied carbon emissions associated with the proposed development, taking into account the materials quantities and loads, operational energy consumption of the built scheme, with total emissions estimated and compared to the GLA benchmarks are reduced to their lowest possible levels, having regard

to GLA benchmarks in accordance with policy S4 of the London Plan.

26 Whole Life Carbon Post - Construction Assessment Report (Details)

CONDITION: Within 3 months of practical completion of the development hereby approved, a whole life carbon post-construction assessment report shall be submitted to approved by the Local Planning Authority.

REASON: In the interest of sustainable development and to ensure that the Local Planning Authority may be satisfied that C02 emission reduction targets by energy efficient measures/features and renewable energy are met.

27 | Circular Economy (Details)

CONDITION: An updated Circular Economy Statement shall be submitted to, and approved in writing by, the Local Planning Authority as follows:

- c) Prior to demolition works and relating to the demolition phase; and
- d) Prior to construction works

The updated statement shall include outstanding information including the reporting of key metrics and commitments to achieve London Plan policy targets. The information and specific commitments shall demonstrate how the development will achieve Circular Economy actions and principles identified.

The development shall be carried out strictly in accordance with the details so approved for stages a) and b) and no change therefrom unless otherwise specified in writing by the Local Planning Authority.

REASON: The revised and updated details and designs will ensure that the embodied carbon emissions associated with the proposed development, taking into account the materials quantities and loads, operational energy consumption of the built scheme, with total emissions estimated and compared to the GLA benchmarks are reduced to their lowest possible levels, having regard to GLA benchmarks in accordance with policy S4 of the London Plan.

28 | Circular Economy Post-Construction Report (Details)

CONDITION: Within 3 months of practical completion of the development hereby approved, a post-construction circular economy report shall be submitted to the Local Planning Authority for approval in writing.

REASON: In the interest of sustainable development and to ensure that the Local Planning Authority may be satisfied that circular economy principles have been incorporated into the design, construction and management of the approved development in accordance with London Plan Policy SI7.

29 External Signage (Details)

CONDITION: Prior to occupation of the development hereby approved, details of all external signage shall be submitted to, and approved in writing by, the Local Planning Authority.

The agreed details shall be installed prior to the occupation of the development and shall be maintained as such permanently thereafter, unless otherwise approved in writing by the Local Planning Authority.

REASON: In the interests of visual amenity and to ensure that the entrance approach is both welcoming and inviting.

30 Opening Hours - Retail (Compliance)

CONDITION: The hereby approved retail units (Use Class E(a)) shall be operational only between the following hours:

Monday to Saturday: 0700 – 2300

Sunday and Public Holidays: 0800 – 2000

REASON: In the interests of protecting neighbouring residential amenity from unacceptable noise impacts in particular at the quietest times of each day. These restrictions are necessary in order to secure compliance with London Plan Policy D3 and policy DM2.1 of the Islington Development Management Policies 2013.

31 | Amplified Music (Details)

CONDITION: No amplified music shall be played either internally or externally until a Noise Report which assesses the cumulative impact of music and crowd noise has been submitted and approved by the Local Planning Authority.

REASON: To ensure that an appropriate standard of neighbouring residential accommodation is provided.

32 | Archaeological Written Scheme of Investigation

CONDITION: No demolition or development shall take place until a Stage 1 Written Scheme of Investigation (WSI) has been submitted to and approved in writing, by the Local Planning Authority. For land that is included within the Stage 1 WSI, no demolition or development shall take place other than in accordance with the agreed WSI, and the programme and methodology of site evaluation and the nomination of a competent person(s) or organisation to undertake the agreed works.

If heritage assets of archaeological interest are identified by the stage 1 WSI, then for those parts of the site which have archaeological interest, a Stage 2 WSI shall be submitted to and approved in writing by the Local Planning Authority. For land that is the Stage 2 WSI, no demolition or development shall take place other than in accordance with the agreed Stage 2 WSI which shall include:

The statement of significance and research objectives, the programme and methodology of site investigation, recording and the nomination of a competent person(s) or organisation to undertake the agreed works;

Where appropriate, details of a programme for delivering related positive benefits;

The programme for post-investigation assessment and subsequent analysis, publication and dissemination, and deposition of resulting material. This part of the condition shall not be discharged until these elements have been fulfilled in accordance with the programme set out in Stage 2 WSI.

REASON: In order to safeguard the special architectural or historic interest of the heritage asset.

33 | Building Operation Management Plan (Details)

CONDITION: An Operation Management Plan providing details of how access to and management of the roof-top amenity space is to be achieved shall be submitted to and agreed in writing by the Local Planning Authority prior to the occupation of the development hereby approved.

REASON: To ensure the protection of neighbouring amenity in respect to noise and disturbance.

34 Digital Connectivity (Details)

CONDITION: Prior to commencement of each building detailed plans shall be submitted to and approved in writing by the local planning authority demonstrating the provision of sufficient ducting space for full fibre connectivity infrastructure within the development. The development shall be carried out in accordance with these plans and maintained as such in perpetuity.

REASON: To provide high quality digital connectivity infrastructure to contribute to London's global competitiveness.

35 Tree Protection (Details)

CONDITION: Prior to the commencement of the development hereby approved (including demolition and all preparatory work), a scheme for the protection of the retained trees, in

accordance with BS 5837:2012, including a Tree Protection Plan(s)(TPP) and an Arboricultural Method Statement (AMS) shall be submitted to and approved in writing by the Local Planning Authority.

- a. Specific issues to be dealt with in the TPP and AMS:
- b. location and installation of services/ utilities/ drainage;
- c. methods of demolition within the root protection area (RPA as defined in BS 5837: 2012) of the retained trees;
- d. details of construction within the RPA or that may impact on the retained trees;
- e. a full specification for the installation of boundary treatment works;
- f. a full specification for the construction of any roads, parking areas and driveways, including details of the no-dig specification and extent of the areas of the roads, parking areas and driveways to be constructed using a no-dig specification. Details shall include relevant sections through them;
- g. detailed levels and cross-sections to show that the raised levels of surfacing, where the installation of no-dig surfacing within Root Protection Areas is proposed, demonstrating that they can be accommodated where they meet with any adjacent building damp proof courses;
- h. a specification for protective fencing to safeguard trees during both demolition and construction phases and a plan indicating the alignment of the protective fencing;
- i. a specification for scaffolding and ground protection within tree protection zones;
- j. tree protection during construction indicated on a TPP and construction and construction activities clearly identified as prohibited in this area;
- k. details of site access, temporary parking, on site welfare facilities, loading, unloading and storage of equipment, materials, fuels and waste as well concrete mixing and use of fires;
- I. boundary treatments within the RPA;
- m. methodology and detailed assessment of root pruning;
- n. reporting of inspection and supervision;
- o. methods to improve the rooting environment for retained and proposed trees and landscaping; and
- p. veteran and ancient tree protection and management.

The development thereafter shall be implemented in strict accordance with the approved details, unless otherwise approved in writing by the Local Planning Authority.

REASON: Required prior to commencement of development to satisfy the Local Planning Authority that the trees to be retained will not be damaged during demolition or construction and to protect and enhance the appearance and character of the site and locality.

36 Roof Terrace/Balcony furniture or structures (Details)

CONDITION: Details of any roof terrace/balcony furniture or structures (including seating, planters, fencing, wind breaks, umbrellas and heaters) shall be submitted to and approved in writing by the Local Planning Authority prior to occupation. The details shall include the location, height above roof level, specifications and cladding.

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

REASON: In the interest of good design and also to ensure that the Authority may be satisfied that any roof top plant ancillary enclosure/structure and/or the lift overruns do not have a harmful impact on the surrounding streetscene.

List of Informatives:

1 | Section 106 agreement

You are advised that this permission has been granted subject to a legal agreement under Section 106 of the Town and Country Planning Act 1990.

2 Construction Works

Noise from demolition and construction works is subject to control under the Control of Pollution Act 1974. You must carry out any building works that can be heard at the boundary of the site only between 08.00 and 18.00 hours Monday to Friday and 08.00 to 13.00 on Saturday, excluding event days including football games, where the site must not be operational 2.5 hours prior to kick-off and not at all on Sundays and Public Holidays. You are advised to consult the Pollution Team, Islington Council, 222 Upper Street London N1 1XR (Tel. No. 020 7527 3258 or by email pollution@islington.gov.uk) or seek prior approval under Section 61 of the Act if you anticipate any difficulty in carrying out construction other than within the hours stated above.

3 Highway Requirements

Compliance with sections 168 to 175 and of the Highways Act, 1980, relating to "Precautions to be taken in doing certain works in or near streets or highways". This relates, to scaffolding, hoarding and so on. All licenses can be acquired through streetworks@islington.gov.uk. All agreements relating to the above need to be in place prior to works commencing. Compliance with section 174 of the Highways Act, 1980 - "Precautions to be taken by persons executing works in streets." Should a company/individual request to work on the public highway a Section 50 license is required. Can be gained through streetworks@islington.gov.uk. Section 50 license must be agreed prior to any works commencing. Compliance with section 140A of the Highways Act, 1980 – "Builders skips: charge for occupation of highway. Licenses can be gained through streetworks@islington.gov.uk. Compliance with sections 59 and 60 of the Highway Act, 1980 – "Recovery by highways authorities etc. of certain expenses incurred in maintaining highways". Haulage route to be agreed with streetworks officer. Contact streetworks@islington.gov.uk. Joint condition survey required between Islington Council Highways and interested parties before commencement of building works to catalogue condition of streets and drainage gullies. Contact highways.maintenance@islington.gov.uk.

4 | Community Infrastructure Levy (CIL)

Under the terms of the Planning Act 2008 (as amended) and Community Infrastructure Levy Regulations 2010 (as amended), this development is liable to pay the London Borough of Islington Community Infrastructure Levy (CIL) and the Mayor of London's Community Infrastructure Levy (CIL).

The Council will issue a CIL Liability Notice stating the CIL amount that will be payable on the commencement of the development. Failure to pay CIL liabilities when due will result in the Council imposing surcharges and late payment interest.

Further information and all CIL forms are available on the Planning Portal at www.planningportal.gov.uk/cil, and the Islington Council website at www.islington.gov.uk/cil. CIL guidance is available on the GOV.UK website at www.gov.uk/guidance/community-infrastructure-levy.

5 Tree Works Specification

The following British Standards should be referred to:

- a. BS: 3882:2015 Specification for topsoil
- b. BS: 3936-1:1992 Nursery Stock Part 1: Specification for trees and shrubs
- c. BS: 3998:2010 Tree work Recommendations
- d. BS: 4428:1989 Code of practice for general landscaping operations (excluding hard surfaces)
- e. BS: 4043:1989 Recommendations for Transplanting root-balled trees
- f. BS: 5837 (2012) Trees in relation to demolition, design and construction -

Recommendations

- g. BS: 7370-4:1993 Grounds maintenance part 4. Recommendations for maintenance of soft landscape (other than amenity turf).
- h. BS: 8545:2014 Trees: from nursery to independence in the landscape Recommendations
- i. BS: 8601:2013 Specification for subsoil and requirements for use

6 Thames Water (1)

Thames Water will aim to provide customers with a minimum pressure of 10m head (approx. 1 bar) and a flow rate of 9 litres/minute at the point where it leaves Thames Waters pipes.

The developer should take account of this minimum pressure in the design of the proposed development.

7 | Thames Water (2)

The proposed development is located within 15m of our underground water assets and as such we would like the following informative attached to any approval granted. The proposed development is located within 15m of Thames Water's underground assets, as such the development could cause the assets to fail if appropriate measures are not taken. Please read our guide 'working near our assets' to ensure your workings are in line with the necessary processes you need to follow if you're considering working above or near our pipes or other structures.

https://developers.thameswater.co.uk/Developing-a-large-site/Planning-your-development/Working-near-or-diverting-ourpipes.

Should you require further information please contact Thames Water. Email: developer.services@thameswater.co.uk

8 Definition of Superstructure and Practical Completion

A number of conditions attached to this permission have the time restrictions 'prior to superstructure works commencing on site' and/or 'following practical completion'. The council considers the definition of 'superstructure' as having its normal or dictionary meaning, which is: the part of a building above its foundations. The council considers the definition of 'practical completion' to be: when the work reaches a state of readiness for use or occupation even though there may be outstanding works/matters to be carried out.

9 Alterations to the highway

Alterations to road markings or parking layouts to be agreed with Islington Council Highways Service. Costs for the alterations of traffic management orders (TMO's) to be borne by developer. All lighting works to be conducted by Islington Council Highways Lighting. Any proposed changes to lighting layout must meet the approval of Islington Council Highways Lighting. NOTE: All lighting works are to be undertaken by the PFI contractor not a nominee of the developer. Consideration should be taken to protect the existing lighting equipment within and around the development site. Any costs for repairing or replacing damaged equipment as a result of construction works will be the responsibility of the developer, remedial works will be implemented by Islington's public lighting at cost to the developer. Contact streetlights@islington.gov.uk Any damage or blockages to drainage will be repaired at the cost of the developer. Works to be undertaken by Islington Council Highways Service. Section 100, Highways Act 1980. Water will not be permitted to flow onto the public highway in accordance with Section 163, Highways Act 1980 Public highway footway cross falls will not be permitted to drain water onto private land or private drainage.

APPENDIX 2: RELEVANT POLICIES

This appendix lists all relevant development plan polices and guidance notes pertinent to the determination of this planning application.

National Guidance

The National Planning Policy Framework 2023 seeks to secure positive growth in a way that effectively balances economic, environmental and social progress for this and future generations. The NPPF is a material consideration and has been taken into account as part of the assessment of these proposals.

Development Plan

The Development Plan is comprised of the London Plan 2021 and Islington Local Plan: Strategic and Development Management Policies 2023. The following policies of the Development Plan are considered relevant to this application:

A) The London Plan 2021 - Spatial Development Strategy for Greater London

 Planning London's Future - Good Growth Policy GG2 Making the best use of land Policy GG5 Growing a good economy

2. Spatial Development Patterns

Policy SD4 The Central Activities Zone

Policy SD5 Offices, other strategic functions and residential development in the CAZ

3. Design

Policy D1 London's form, character and capacity for growth

Policy D3 Optimising site capacity through the design led approach

Policy D4 Delivering good design

Policy D5 Inclusive design Policy D8 Public Realm

Policy D10 Basement development

Policy D11 Safety, security and resilience to

emergency

Policy D12 Fire safety
Policy D13 Agent of Change

Policy D14 Noise

6. Economy
Policy E1 Offices

Policy E2 Providing suitable business space

Policy E3 Affordable Workspace

Policy E11 Skills and opportunities for all

7. Heritage and Culture

Policy HC1 Heritage conservation and growth

8. Green Infrastructure and Natural Environment

Policy G5 Urban Greening

Policy G6 Biodiversity and access to nature

Policy G7 Trees and woodlands

9. Sustainable Infrastructure

Policy SI1 Improving air quality

Policy SI2 Minimising greenhouse gas emissions

Policy SI4 Managing heat risk Policy SI5 Water infrastructure

Policy SI7 Reducing waste and supporting the circular economy

Policy SI12 Flood risk management Policy SI13 Sustainable drainage

10. Transport

Policy T2 Healthy Streets

Policy T3 Transport capacity, connectivity and

safeguarding

Policy T4 Assessing and mitigating transport impacts

Policy T5 Cycling
Policy T6 Car parking
Policy T6.2 Office parking

Policy T7 Deliveries, servicing and construction

B) Islington Local Plan Strategic and Development Management Policies 2023

1. PLAN01 Site appraisal, design principle and process

2. Area Spatial Strategies

Policy SP1 Bunhill & Clerkenwell

4. Inclusive Economy

Policy B1 Delivering a range of affordable

business floorspace

Policy B2 New business floorspace Policy B4 Affordable workspace 7. Public Realm and Transport

Policy T1 Enhancing the public realm and

sustainable transport

Policy T2 Sustainable Transport Choices

Policy T3 Car-free development

Policy T4 Public realm

Policy T5 Delivery, servicing and construction

8. Design and Heritage

Policy DH1 Fostering innovation while protecting

heritage

Policy B5 Jobs and training opportunities

Policy R8 Location and Concentration of uses

Policy DH2 Heritage assets Policy DH3 Building heights

Policy DH4 Basement development

Policy DH5 Agent-of-change, noise and vibration

5. Green Infrastructure

Policy G4 Biodiversity, landscape design and

Policy G5 Green roofs and vertical greening

6. Sustainable Design

Policy S1 Delivering Sustainable Design

Policy S2 Sustainable Design and Construction

Policy S3 Sustainable Design Standards

Policy S4 Minimising greenhouse gas emissions

Policy S5 Energy Infrastructure

Policy S6 Managing heat risk

Policy S7 Improving Air Quality

Policy S8 Flood Risk Management

Policy S9 Integrated Water Management and

Sustainable Drainage

Policy S10 Circular Economy and Adaptive

Design

C) **Bunhill and Clerkenwell Area Action Plan 2023**

2. Area wide policies

Policy AAP1 Prioritising office use

3. Area Spatial Strategies

Policy AAP3 City Fringe Opportunity

Site Allocations

BC48: Castle House, 37-45 Paul Street, and Fitzroy House, 13-17 Epworth Street and 1-15

Clere Street

Designations

The site has the following designations under the London Plan 2021, Islington's Local Plan: Strategic and Development Management Policies 2023 and the Bunhill & Clerkenwell Area Action Plan 2023:

- Central Activities Zone ('CAZ');
- Bunhill & Clerkenwell Core Strategy Key Area;
- Employment Priority Area 14 (General) (Great Sutton Street);
- Article 4 Direction B1c to C3 (CAZ):
- Article 4 Direction A1-A2 (Rest of Borough);

Supplementary Planning Guidance (SPG) / Document (SPD)

The following SPGs and/or SPDs are relevant:

Islington Local Plan

Basement Development (2016)

Environmental Design

Planning Obligations and S106 (2016)

Urban Design Guide (2017)

London Plan

Accessible London (2014)

Character and Context SPG

Culture & the night time economy (2017)

Sustainable Design & Construction (2014)

Use of planning obligations in the funding of Crossrail, and the Mayoral Community Infrastructure

Levy (2013)

Fire Safety draft LPG