Basements
Second Draft Policy for Public Consultation
Sustainability Appraisal/ Strategic Environmental Assessment
Partial Review of the Core Strategy

March 2013
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Non-technical summary

The purpose of the policy review is to revisit the planning policies within the Council’s Core Strategy which are to be used when determining planning applications for proposals which include an element of basement development.

The Council adopted its Core Strategy in December 2010, a document which looks ahead to 2028 setting a clear policy framework with regard to where new development should be located, the nature of this development, and what uses should be protected. The Council recognises that is now time to review the policies relevant to basements in the light of its experience in operating its current policies. It is also reviewing the associated procedures.

Whilst basement development is predominantly located underground it can have a significant impact upon both the appearance of the property and its garden. This impact can be ‘direct’, in the form of the light wells, roof lights, railings, steps and plant associated with the basement and/or ‘indirect’, associated with the nature of a garden above a basement, its impact upon trees and planting both now and long into the future. Where unsympathetically carried out such alterations may individually spoil the appearance of a building and its surroundings. The cumulative impact of any basement development can also be significant, leading to the incremental urbanisation of green space, detracting from the wider area.

In line with the requirements of the SEA Directive (2001/42/EC) and the Planning and Compulsory Purchase Act (2004) (as amended), the emerging policy has been subject to a Strategic Sustainability Assessment/Sustainability Appraisal (SEA/SA).

This document is the third produced which relates specifically to the sustainability appraisal of the emerging basement policy.

- **The Basement SEA/SA Scoping Report Addendum** (April 2012) identified the issues relevant to basements and reviewed the Sustainability Appraisal Objectives (SA Objectives) which were developed as part of the initial SEA/SA for the Core Strategy in 2005.
- **The initial SEA/SA on the Draft Basement Policy.** This was published alongside the draft policy in December 2012. It examined the compatibility of the proposed policy options, and a number of alternative options, with the agreed SA objectives.

- **The SEA/SA of the amended ‘second’ draft policy.** This document. (March 2013). This is an update of the initial SEA/SA, to take account to the proposed amendments to the draft policy following the comments received as a result of December’s consultation.

The SEA/SA concludes that the preferred policy is likely to have a positive relationship with the majority of the SA objectives. This is perhaps not surprising given that the stated purpose of the proposed policy is that, “all aspects of basement development must be designed, constructed and completed to the highest standard and quality.”

However, the Council recognises that one of the effects of the proposed policy may be to reduce the scale of basement development which is carried out within the borough. A reduction in construction could, in theory at least, have a negative relationship with a number of SA objectives, namely:

- SA Objective 3 (Fostering economic growth)
- SA Objective 9a (Previously developed land)
- SA Objective 13 (Housing needs).

It is, however, the Council’s view that the proposed policy will rarely curtail basement development altogether. It is more likely that the result will be to reduce the scale of basements or to otherwise mitigate its impact. Furthermore, the Council also considers that other ambitions, such as ensuring the amenity of local people, or protecting the character of an area, should outweigh any marginal negative implications associated with a reduction in the scale of basements permitted.
The SEA/SA has highlighted the possible conflict that the requirement that properties with new basements must be retrofitted to high carbon standards may have upon SA Objective 18 (Conservation of cultural heritage). This concern is particularly acute for listed buildings, where such alterations could harm the building’s special architectural and historic interest. The Council also recognises that the appearance of other (non-listed) buildings may also be compromised in the desire to reach challenging environmental standards, for example through the replacement of original wooden windows with UPVC units.

In order to mitigate this impact specific reference has been made within the draft policy to the need for flexibility in the retrofitting of listed buildings, on the rare occasions that basements are permitted within the garden of a listed building.

Monitoring is important in order to identify any unforeseen adverse effects of adopting the policy. It is proposed to use the following indicators to monitor the effect of the policies: number of applications for basement proposals; number of schemes granted and refused (and where refused the reasons for refusal); number of appeals concerning basement developments, (and where upheld, the reasons why); and the number and nature of the complaints received by the Council concerning the construction of basement development. This includes complaints received from the Council’s Highways and Environmental Health departments as well as Planning.

**Statement on the difference the process has made to date**

The Sustainability Appraisal on the revised draft basement policy has highlighted the likely possible effects of the adoption of the policy.

The Council will be considering comments on the SEA/SA report together with the responses from the consultation on the revised draft policy document before drafting the policies to be submitted to the planning inspectorate for examination later in 2013.
The ultimate effectiveness of the policy, from the point of view of sustainable development, will depend on an effective partnership between the Council, prospective developers and the wider community.

**How to comment on the report**
To comment on this report please contact:

The Executive Director  
Planning and Borough Development  
f.a.o The Policy Team The Royal Borough of Kensington and Chelsea  
The Town Hall Hornton Street  
LONDON  
W8 7NX

Email: planningpolicy@rbkc.gov.uk
1.0 **The Council’s review of its basement policy**

1.1 The Council adopted its Core Strategy in December 2010, a document which looks ahead to 2028 setting a clear policy framework with regard to where new development should be located, the nature of this development and what uses should be protected. The Council recognises that is now time to review the policy relating to basement development, and the associated procedures, in the light of its experience in operating its current policies.

1.2 This review takes three strands; a review of the policies within the Core Strategy; a review of the contents of the Subterranean Development SPD and a review of the procedures associated with determining applications for basement developments.

1.3 The Council published an Issues and Options paper in April/May 2012 in which it asked its stakeholders whether they considered the approach taken by the Council with regard new basements was the right one. The Council then published a draft policy for consultation in December 2012. This draft policy document set out what the Council considered to be the right approach to be taken within the Core Strategy into the future.

1.4 As a result of the representations received on the draft policy the Council has amended the proposed policy. It has called this amended policy the “Second Draft Policy”. This SEA/SA is on this second draft policy only.

2.0 **The Sustainability Appraisal process**

2.1 Under the Planning and Compulsory Purchase Act 2004 Local Authorities must undertake a Sustainability Appraisal (SA) for each of their Development Plan Documents. A Core Strategy and a Local Plan are both Development Plan Documents, and this draft policy on basements will form part of the Core Strategy/Local Plan.
2.2 The Government’s approach is to incorporate the requirements of the EU’s Strategic Environmental Assessment (SEA directive (Directive 2001/42/EC) into the wider SA process, a process that considers the economic and social as well as the environmental effects. Accordingly, the basements policy is subject to a combined SA/SEA.

2.3 The process that the Council has carried out to ensure that it meets its requirements for Sustainability Appraisal is set out in the SA/SEA report on Basements published in December 2012. This is available to view on the Council’s website. In essence this report is intended to document how the Council has considered the wider sustainability implications when drafting the revised draft basement policy. (Stages B and C of the process).

<table>
<thead>
<tr>
<th>Stage A: Setting the context, collecting the baseline, identifying sustainability issues, creating SA Framework, consult on scope</th>
<th>Scoping Report</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stage B: Testing the LDF Objectives against the SA Framework, developing and refining options, predicting and assessing effects, identifying mitigation measures and developing proposals for monitoring</td>
<td>Final SA Report (This Stage)</td>
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<td>Stage C: Documenting the Appraisal process</td>
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<td>Stage D: Consulting on the plan with the SA Report</td>
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<tr>
<td>Stage E: Monitor the effects of the implementation of the plan</td>
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*Figure 1: Five Stages of SA preparation process (ODPM, 2005 p.58)*
2.4 Stage A was carried out within the Addendum Scoping report published in April 2012.

2.5 The SEA Directive sets out a statutory process that must be followed. The SEA Requirement Checklist (Table 2.1) has been used to ensure the requirements of the SEA Directive are met.

<table>
<thead>
<tr>
<th>Environmental Report Requirements</th>
<th>Location</th>
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<tbody>
<tr>
<td>(a) an outline of the contents, main objectives of the plan or programme and relationship with other relevant plans and programmes;</td>
<td>Chapter 1 and 3 &amp; Scoping Report Addendum</td>
</tr>
<tr>
<td>(b) the relevant aspects of the current state of the environment and the likely evolution thereof without implementation of the plan or programme;</td>
<td>Scoping Report</td>
</tr>
<tr>
<td>(c) the environmental characteristics of areas likely to be significantly affected;</td>
<td>Scoping Report</td>
</tr>
<tr>
<td>(d) any existing environmental problems which are relevant to the plan or programme including, in particular, those relating to any areas of a particular environmental importance, such as areas designated pursuant to Directives 79/409/EEC (The Birds Directive) and 92/43/EEC (The Habitats Directive);</td>
<td>Scoping Report Addendum</td>
</tr>
<tr>
<td>(e) the environmental protection objectives, established at International, Community or Member State level, which are relevant to the plan or programme and the way those objectives and any environmental considerations have been taken into account during its preparation;</td>
<td>Scoping Report</td>
</tr>
<tr>
<td>(f) the likely significant effects on the environment, including on issues such as biodiversity, population, human health, fauna, flora, soil, water, air, climatic factors, material assets, cultural heritage including architectural and archaeological heritage, landscape and the interrelationship between the above factors;</td>
<td>Chapter 4</td>
</tr>
<tr>
<td>(g) the measures envisaged to prevent, reduce and as fully as possible offset any significant adverse effects on the environment of implementing the plan or programme;</td>
<td>Chapter 4</td>
</tr>
<tr>
<td>(h) an outline of the reasons for selecting the alternatives dealt with, and a description of how the assessment was undertaken including any difficulties (such as technical deficiencies or lack of know-how) encountered in compiling the required information;</td>
<td>Chapter 2 of original SEA report (Dec 2012)</td>
</tr>
<tr>
<td>(i) a description of the measures envisaged concerning monitoring in accordance with Article 10;</td>
<td>Chapter 5</td>
</tr>
<tr>
<td>(j) a non-technical summary of the information provided under the above headings.</td>
<td>See NTS</td>
</tr>
</tbody>
</table>

Table 2.1: SEA Directive requirements checklist
3.0 The proposed policy

3.1 The proposed policy does not propose to ‘ban basements’. It proposes to maintain the current position in relation to:

- sustainable urban drainage measures being required;
- light wells etc needing to be discreetly located; and
- measures to limit carbon emissions being required.

3.2 It proposes to limit basements:

- to a single storey, on the basis that the larger the basement the greater the construction impact and the greater the structural risks and complexities;
- under gardens, to a maximum of 50% to allow for natural landscape character, natural drainage, whilst also requiring that the associated structures (such as escape stairs, roof lights) are discreetly located, in order to protect the character of the garden. This may indirectly affect basement size.
- beneath listed buildings, or their gardens, unless the garden is of a size which allows the basement to be “substantially separate” from the listed building.

3.3 It proposes to give more weight to construction impact issues by putting material currently in the SPD into the Core Strategy, including:

- construction traffic;
- construction methods; and
- how to safeguard the structural stability of neighbouring buildings.
4.0 Assessment of the Policy Options

4.1 Table 4.1 sets out the various strands of the revised draft policy. Many of these strands have not changed significantly and were assessed within the original SA/SEA as published in December 2012. Where no change has taken place the findings of the original SEA remain valid.

4.2 Alternative policy options were specifically considered in the December 2012 SA/SEA. As these were dismissed at that time, it is not considered appropriate to address them again in this document.

<table>
<thead>
<tr>
<th>Extent of basements beneath gardens</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basement development should not exceed 50% each garden of the property. The unaffected garden must be in a single area and where relevant should form a continuous area with other neighbouring gardens;</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Depth of basement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basement development should not comprise more than one additional storey nor add a further basement floor to an existing basement;</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Trees and planting</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basement development should not cause loss, damage or long term threat to trees of townscape or amenity value;</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Heritage Assets</th>
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<tbody>
<tr>
<td>Basement development should not cause harm to heritage assets.</td>
</tr>
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</table>

<table>
<thead>
<tr>
<th>Listed Buildings</th>
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</thead>
<tbody>
<tr>
<td>Basement development should not involve excavation underneath a listed building (including pavement vaults) or any garden associated with a listed building except for gardens on large sites where the basement would be substantially separate from the listed building and would not involve extensive modification or the foundation of the listed building;</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>External elements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basement development should maintain and take opportunities to improve the character and appearance of the building, garden or wider area, with external elements such as light wells, roof lights, plant and means of escape being sensitively designed and discreetly sited.</td>
</tr>
</tbody>
</table>

| Basement development should not introduce light wells and railings to the front or side of the property where these are not already an acceptable feature the local streetscape. |
**SuDS**  
Basement development should include a sustainable urban drainage scheme including a minimum of one metre of permeable soil above any part of the basement beneath a garden.

**Environmental standards**  
Any new building which includes a basement, and any existing dwelling or commercial property associated with the new basement development must be adapted to a high level of performance in respect of carbon emissions, to be verified at pre-assessment stage and after construction has been completed.

**Construction Traffic**  
Basement development should ensure that traffic and construction activity do not harm road safety, significantly increase traffic congestion, nor place unreasonable inconvenience on the day to day life of those living and working nearby.

**Noise, dust and vibration**  
Basement development should ensure that construction impacts such as noise, vibration and dust are kept to a reasonable level for the duration of the works.

**Structural Stability**  
Basement development should be designed to safeguard the structural stability of the application building and nearby buildings.

**Sewer flooding**  
Basement development should be protected from sewer flooding through the installation of a suitable pumped device.

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**Table 4.1: Revised Policy options**

<table>
<thead>
<tr>
<th>SA OBJECTIVE</th>
<th>1. To conserve and enhance the natural environment and biodiversity.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2. Reduce crime and anti-social behaviour and the fear of crime.</td>
</tr>
<tr>
<td></td>
<td>3. To support a diverse and vibrant local economy to foster sustainable economic growth.</td>
</tr>
<tr>
<td></td>
<td>4. Encourage social inclusion, equity, the promotion of equality and a respect for diversity.</td>
</tr>
</tbody>
</table>
5. Minimise effects on climate change through reduction in emissions, energy efficiency and use of renewables.

6. Reduce the risk of flooding to current and future residents.

7. Improve air quality in the Royal Borough.

8. Protect and enhance the Royal Borough’s parks and open spaces.

9. Reduce pollution of air, water and land.
9a. Prioritize development on previously developed land.

10. To promote traffic reduction and encourage more sustainable alternative forms of transport to reduce energy consumption and emissions from vehicular traffic.

11. Reduce the amount of waste produced and maximise the amount of waste that is recycled.

12. Ensure that social and community uses and facilities which serve a local need are enhanced, protected, and to encourage the provision of new community facilities.

13. To aim that the housing needs of the Royal Borough’s residents are met.

14. Encourage energy efficiency through building design to maximise the re-use of buildings and the recycling of building materials.

15. Ensure the provision of accessible health care for all Borough residents.

16. To reinforce local distinctiveness, local environmental quality and amenity through the conservation and enhancement of cultural heritage.

**Table 4.2: Sustainability Appraisal Objectives**

4.4 Table 4.4 below assesses the compatibility of the different policy options with these SA objectives. Table 4.3 shows the marking scheme used.

| + | Objectives are compatible |
| - | Objectives are conflicting |
| ? | Objective correlation is unknown |
| X | No Objective correlation (i.e. unlikely to have a significant effect) |

**Table 4.3: Marking scheme**

4.5 The elements of the revised draft policy are likely to have a positive relationship with the majority of the SA objectives, in particular with SA Objectives 1, 5, 6, 7, 9, 10, 11 and 16. This is as expected given that the stated
purpose of the policy is that, "all aspects of basement development must be designed, constructed and completed to the highest standards and quality."

4.6 The principal negative relationship that is likely to occur relates to that with SA Objective 9a, as policies to control the nature of basements may, in some circumstances, discourage the development on previously developed land. It is the Council's view that other ambitions should outweigh this objective.

4.7 The Council does recognise that a policy which may reduce the scale of basement extensions permitted may also have a negative impact on SA Objective 3 (Fostering economic growth). The construction industry is seen as one of the key drivers for growth, and as such proposals which may suppress development could potentially have a slight negative impact.

4.8 Similarly, a policy which prevents the creation of new residential units below ground could conflict with the objectives of SA Objective 13 (Housing Needs).

4.9 The proposed policies have no significant relationship, be this positive or negative with SA Objectives 2, 4, 8, 12 and 15.

Towards a Preferred Option

4.10 The Guidance advises “the LPA appraises in broad terms the effects of strategic options and then in more detail the effects of the preferred options when these have been selected”.

4.11 Each element of the preferred policy (as set out in table 4.4 below) has been assessed against the objectives. The main positive and negative relationships are highlighted below. An assessment of the rejected alternatives formed part of the initial review of the draft policy (December 2012). This hasn’t been repeated.

4.12 The Guidance also recommends that in predicting and evaluating the effects of a policy it is useful to examine “whether the effect will be permanent rather
than temporary, and the time scale over which the effect is likely to be observed”. In addition, the Guidance suggests that the uncertainty surrounding predictions should be identified.

<table>
<thead>
<tr>
<th>No.</th>
<th>SA Objective</th>
<th>Extent of basements beneath gardens</th>
<th>Depth of basement</th>
<th>Trees and planting</th>
<th>Heritage assets</th>
<th>Listed buildings</th>
<th>External elements</th>
<th>SuDS</th>
<th>Environmental standards</th>
<th>Construction Traffic</th>
<th>Noise, vibration and dust</th>
<th>Structural stability</th>
<th>Sewer flooding</th>
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<tbody>
<tr>
<td>1</td>
<td>Biodiversity</td>
<td>+</td>
<td>X</td>
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<td>2</td>
<td>Crime</td>
<td>X</td>
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<td>3</td>
<td>Economic growth</td>
<td>?-</td>
<td>X</td>
<td>X</td>
<td>?-</td>
<td>?-</td>
<td>?+</td>
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<td>4</td>
<td>Social inclusion</td>
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<td>5</td>
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<td>6</td>
<td>Flooding</td>
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<td>7</td>
<td>Air Quality</td>
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<td>8</td>
<td>Parks and open spaces</td>
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<td>9</td>
<td>Pollution</td>
<td>+</td>
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<tr>
<td>9A</td>
<td>Previously developed land</td>
<td>-</td>
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<td>12</td>
<td>Social and community facilities</td>
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<td>13</td>
<td>Housing need</td>
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<td>X</td>
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<td>14</td>
<td>Energy efficiency</td>
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<td>15</td>
<td>Heath care</td>
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<tr>
<td>16</td>
<td>Conservation of cultural heritage</td>
<td>+</td>
<td>+</td>
<td>+</td>
<td>+</td>
<td>+</td>
<td>+</td>
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**Table 4.4: Option Assessment**
4.13 The preferred option as articulated by the revised draft is to allow a basement to be built beneath no more than 50% of a given garden. This is a level of basement development that is likely to be acceptable in terms of the impact it will have upon ground water flow and to allow for new planting in the future. This option would be compatible with SA Objective 1 (Biodiversity), as there is a link between plant and tree growth and biodiversity. It would also have a compatible relationship with SA Objectives 7 and 9 (Air quality and Pollution) given that plant growth has a positive impact on air quality and on pollution.

4.14 The impact upon flooding could be significant (SA Objective 6), as one of the purposes of this part of the policy is to allow effective drainage from the remaining soil to the water table below, a connection which has a beneficial impact on surface water flow and flooding.

4.15 Proposals which have the potential to reduce the extent of development could have a positive impact on SA Objectives 10 and 11 (Traffic and Waste) as may reduce the need for excavation of spoil, and the associated construction traffic.

4.16 The proposed policy will be compatible with SA Objective 16 (Cultural Heritage) as the retention of mature landscaping and the potential for mature planting in the future can have considerable benefits to the character and appearance of the garden and of the wider area.

4.17 The preferred approach, could have a negative impact upon SA Objective 13 (housing need) were it to reduce the quantum of basement development permitted. This impact is likely to be extremely limited, given that most basements are to extend existing properties rather than creating new units in their own right. The Council has other policies in place to ensure that resident’s housing needs are met. Similarly, this approach could have a small negative impact upon the local economy (SA Objective 3), as building work
does contribute to the local and wider economy. Such an impact is however, likely to be extremely small. Furthermore, much of the success of the Borough relates to its attractive built form. Unsuitable extensions ‘sterilising’ entire gardens could harm this built form. In common with many of the policies which may reduce the amount of development which may occur, the policy has the potential to reduce development on previously developed land, in conflict with SA Objective 9a.

4.18 Any impact is likely to be permanent in nature, as once a basement is excavated it is extremely unlikely to be removed at a later date. Any negative impact on the local economy would be short term as would only relate to the construction phase of the development.

4.19 This approach is more restrictive than that proposed in the December 2012 draft, where a basement could normally occupy up to 75% of a garden. As such it is likely that this policy will have a more positive effect on SA Objectives 1, 6, 7, 10, 11 and 16. However, by the same token, were it to curtail some basement development could have a greater negative impact upon SA objectives 3, 9a and 13. As discussed above, this impact is not considered likely to be significant.

**Depth of basement**

4.20 The revised draft policy seeks to resist the creation of double height basements given the likely impact of the construction phase on the amenity and living conditions of those who live in the vicinity and given the greater risk of harm to structural stability associated with deeper basement digs. The approach is likely to have a positive relationship with SA Objective 10 (Traffic) in that a reduction in the amount of excavation is likely to reduce the number of vehicle movements required. A reduction in traffic and the construction process itself will have a corresponding positive impact on air quality and pollution, and upon the creation of construction waste and reduction in traffic. (Sustainability Appraisal Objectives 7, 9, 11 and 10). Where structural stability is maintained, this will have a positive impact on Sustainability Appraisal Objective 16 (Cultural Heritage).
4.21 These benefits are likely to be significant but to relate to the construction phase of the development only.

4.22 The ongoing use of a deep basement may have ongoing implications on emissions, given that deeper basements may require continual pumping and continual mechanical ventilation. However, such impact is likely to be small, and offset by requirements for the entire property to meet the appropriate Environmental standards.

**Trees and planting**

4.23 The protection of existing trees has a close and compatible relationship with SA Objective 1 (Biodiversity) given the link between plant and tree growth and biodiversity. It would also have a compatible relationship with SA Objectives 7 and 9 (Air quality and Pollution) given that plant growth has a positive, albeit minor, impact on air quality and on pollution.

4.24 The proposed policy will be compatible with SA Objective 16 (Cultural Heritage) as the retention of trees of townscape or amenity value can have considerable benefits to the character and appearance of the garden and of the wider area.

4.25 There is also likely to be a positive relationship with SA Objective 6 (Flooding), given that trees draw water up from the ground and can assist in reducing surface water flows.

4.26 The impacts are likely to be permanent in nature as once a basement is constructed it is unlikely to be removed at a later date. This differs from some conventional extensions which may be replace/removed with time. Similarly once damage is done to an existing tree it is irreversible.

**Heritage Assets/ Listed buildings**

4.27 The preferred approach, that new basement development should not cause harm to heritage assets is similar to that put forward as the original draft policy. Removal of the word “substantial” before harm is intended to
strengthen the Council’s position in this regard. As such this policy strand would be compatible with SA Objective 16 (Cultural heritage), as its very purpose is to protect the Borough’s heritage assets.

4.28 The approach taken to the protection and setting of archaeological remains is also considered to be compatible with SA Objective 16. At the request of English Heritage a specific reference to the possible indirect impact of development on surviving archaeology was added to the supporting text of the original policy.

4.29 In common with the original draft policy, the amended policy resists the construction of basements beneath a listed building. It, however, differs from the original in that it also resists the creation of basements in the gardens of listed buildings in all but the most exceptional circumstances. This approach is compatible with SA Objective 16 (cultural heritage), its intention being to minimise the risk of basement development having an unforeseen negative impact on the structural stability of the neighbouring listed building.

4.30 Proposals which have the potential to reduce the extent of development could have a positive impact on SA Objectives 10 and 11 (Traffic and Waste) as may reduce the need for excavation of spoil, and the associated construction traffic.

4.31 The preferred approach, could have a negative impact upon SA objective 13 (housing need) were it to reduce the quantum of basement development permitted. As set out above this impact is likely to be extremely limited, given that most basements extend existing properties rather than creating new units in their own right. Similarly, this approach could have a small negative impact upon the local economy (SA Objective 3), as the scale of building work may be reduced, which could have an impact on its contribution to the local and wider economy. Such an impact is, however, likely to be extremely small. Furthermore, much of the success of the Borough relates to its attractive built form. Unsuitable extensions could harm this built form.
4.32 Neither the presumption against development beneath listed buildings, or anywhere within the curtilage of a listed building, supports SA Objective 9a (development on previously developed land). However, in both cases the importance of protecting a valuable heritage asset is considered to be of greater importance.

4.33 The impacts are likely to be permanent in nature as once a basement is constructed it is unlikely to be removed at a later date. This differs from some conventional extensions which may be replace/removed with time. Similarly once damage is done to the built fabric of a listed building or to archaeological remains, it is irreversible. Damage can be ‘put right’ but once historic fabric is lost it is lost forever.

4.34 Any negative impact on the local economy would be short term as would only relate to the construction phase of the development.

**External elements**

4.35 Implementation of the draft revised policy, by which the Council chooses to control the undesirable ‘urbanising’ effect of roof lights and such features by requiring sensitive design and location near the rear of the building, is likely to have a positive impact on SA Objective 16 (Cultural Heritage). It is likely to control the ill designed physical manifestations of basement developments which have the potential to harm local environmental quality and the cultural heritage.

4.36 Other elements of the Core Strategy, for example the unaltered parts of Policy CL2, CL1 and CL3 (not currently being reviewed), require high standards of design for all new development.

4.37 One possible effect of requiring the provision of light wells, and the like, close to the rear of the building could be reduce the scale of basement development. This could have a negative effect on future building, and therefore on the local economy (SA objective 3), however, as discussed above, such an impact is likely to be very small in scale.
4.38 The benefit associated with good design will be permanent.

SuDS
4.39 The requirement for the provision of at least 1 metre of permeable topsoil has a positive impact on SA Objectives 1 and 6 (Biodiversity and Flooding). Permeable topsoil in itself can provide a habitat for invertebrates, as well as supporting wider planting with the positive impact on biodiversity that this can have. Effective SuDS are compatible with the reduction of surface water flooding.

4.40 There may also be a positive correlation with SA Objective 16 (Cultural Heritage) in terms of encouraging the retention of mature planting and potential for mature planting and landscaping in the future.

4.41 This benefit will be indefinite, continuing as long as an adequate depth of soil is retained. The positive impact on biodiversity is dependent, to a degree, on the nature of the permeable topsoil used.

Environmental Standards
4.42 The retrofitting of the entire property to the “very good” BREEAM Domestic for Refurbishment standards is considered to be an effective way to attempt to mitigate the environmental impact of a basement development. As such it will be compatible with SA Objective 5 (Climate Change), given that carbon emissions are one of the contributing factors to climate change. It will also have a direct positive impact on SA Objective 14 (Energy efficiency) through the building’s design.

4.43 This approach will also be compatible with SA Objectives 7, 9 and 11 (Air Quality, Pollution and Waste) through the relationship may be indirect. By the same token that a reduction in the scale of development may (in theory) dampen the local building economy, the need to retrofit properties to high environmental standards may have a positive effect on the economy. (SA Objective 3).
4.44 The benefits will continue as long as the measures required by the carbon assessment remain in place. In most cases this is expected to be some period of time, or until the next refurbishment. Some measures are ‘built in’, and therefore will be permanent.

4.45 However, retrofitting properties to high carbon standards may have implications on the character and appearance of a property. This is of particular concern within a listed building, where such alterations could harm its special architectural and historic interest. In order to address this concern specific reference has been made within the policy’s supporting text of the need to allow flexibility for such development within a listed building. In addition it is recognised that these circumstances will be rare given that other stands of the amended draft policy discourage any basement development in listed buildings within the majority of sites.

4.46 The impact of retrofitting could be greater within properties within conservation areas – as there is no presumption against basement development, and therefore of retrofitting, in such areas. It may be that there is no planning control for such matters – for example to double glaze and replace the existing windows of a property with uPVC even though such intervention may harm the appearance of the building.

**Construction Traffic**

4.47 The amended draft policy seeks to ensure that applicants demonstrate that the construction traffic associated with a basement build would not jeopardise highway safety and the free flow of traffic. This is the same approach as taken in the original draft. It is likely to have a positive relationship with SA Objective 10 (Traffic) in that it may support sustainable alternative forms of transport, or even reduce the volume of traffic itself. It may also have a positive relationship with SA Objectives 7 and 9 (Pollution and Air Quality), given the close links between traffic and emissions.

4.48 The benefits would relate to the construction phase of the development only.
**Noise, Vibration and Dust**

4.49 The requirement within the draft core strategy that construction will be carried out in such a way as to keep to a reasonable level impacts such as noise, vibration and dust is compatible with SA Objectives 7 and 9 (Air quality and Pollution). The very purpose of the policy is to ensure that the pollution (in its wider sense) is kept to reasonable levels. This is the same approach as taken in the original draft.

4.50 The benefits would relate to the construction phase of the development only.

**Structural Stability**

4.51 The Council’s intention is that a developer shows that a basement should be designed to safeguard the structural stability of the application building and of nearby buildings. This will be compatible with SA Objective 16 (conservation of cultural heritage) as significant cracking, or other structural damage can put the character of a property at risk. The Council, does however recognise that it cannot require a basement to built in any particular manner, and that if structural damage does occur, it is the responsibility of the owner to address the issue.

4.52 The benefit would be ongoing, as an applicant should demonstrate, as far as it is possible, that structural stability is maintained in perpetuity. However, where damage is to occur it is most likely occur during the excavation stage of the construction phase of the development. Longer term damage can occur, though it may be difficult to quantify or to link to a particular proposal.

**Sewer flooding**

4.53 The revised draft policy makes specific reference to the need to provide “a suitable pumped device” to protect the newly created basement from sewer flooding. This reference was in the supporting text in the original iteration. This requirement is considered to be compatible with SA Objectives 6 and 9 (Flooding and Pollution), as its purpose is to mitigate both flooding and
pollution events. It is not considered to have a negative impact on any other SA Objectives. The fitting of such devices is a small and cost effective intervention, which should have not have an impact on the appearance of the completed development.

**Predicting and evaluating the effects of the amended draft Policy option against the business as usual scenario.**

4.54 The Council currently has a number of policies within the Core Strategy which specifically relate to basement development. These policies include:

Policy CL2, “New Buildings, Extensions and Modifications to Existing Buildings” part (g) only
Paragraph 34.3.20 in support of CL2(g)
Policy CE1, “Climate Change” part (c) only
Paragraph 36.3.12 in support of CE1(d)

4.55 In addition the Council has adopted a Subterranean Development Supplementary Planning Document which further elaborates the Council’s current approach to new basement development.

4.56 The purpose of this section is to compare the preferred option and the “business as usual option”, (the policies which currently exist), against the SA Objectives. This exercise is set out in table 4.5 below.

4.57 Both the preferred option and the business as usual scenario are unlikely to have any significant effect on SA Objectives 2 (Crime), 4 (Social Inclusion), 12 (Social and Community Uses) and 15 (Assessable Health Care).

4.58 Both scenarios may conflict with SA Objectives 3, (Economic Growth), 9a (Development on previously developed land) and 13 (Housing Need). This is considered below:

*Economic growth (SA Objective 3)*

4.59 The Council recognises that reducing the scale of basement development that may occur within the Borough could potentially reduce the amount of building
work occurring in the Borough. This could have a detrimental impact on the economy. However, this impact is likely to be small, if it is to occur at all. The purpose of the preferred policies is to ensure that the scale of basements, and the associated visible parts, reflect the character of the property and the area, and take account of the impact that their construction may have upon neighbours. It will not necessarily preclude the construction of the basement itself. Whether the scale of the basement is reduced, or the basement resisted altogether, the impact on the wider economy is likely to be minimal.

4.60 Furthermore, the Council takes the view that it is the role of the Local Planning Authority to resist unsuitable proposals even where they, or their construction, may have a positive economic effect. Economics cannot be the overarching determinant.
<table>
<thead>
<tr>
<th>SA OBJECTIVE</th>
<th>Preferred option</th>
<th>Current policy approach</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. To conserve and enhance the natural environment and biodiversity.</td>
<td>+ By ensuring that trees are protected, adequate soil depth included and half the garden space is left undeveloped, the biodiversity potential of the borough is protected.</td>
<td>+ By ensuring that trees are protected, adequate soil depth included and gardens retained, the biodiversity potential of the borough is protected.</td>
</tr>
<tr>
<td>2. Reduce crime and anti-social behaviour and the fear of crime.</td>
<td>X No direct impact</td>
<td>X No direct impact</td>
</tr>
<tr>
<td>3. To support a diverse and vibrant local economy to foster sustainable economic growth.</td>
<td>X No direct impact</td>
<td>X No direct impact</td>
</tr>
<tr>
<td>4. Encourage social inclusion, equity, the promotion of equality and a respect for diversity.</td>
<td>X No direct impact</td>
<td>X No direct impact</td>
</tr>
<tr>
<td>5. Minimise effects on climate change through reduction in emissions, energy efficiency and use of renewables.</td>
<td>+ Requiring the retrofitting of the entire building to a suitable carbon standard where a basement is proposed will mitigate the impact of the proposed basement on this objective.</td>
<td>+ Requiring the retrofitting of the entire building to a suitable carbon standard where a basement is proposed will mitigate the impact of the proposed basement on this objective.</td>
</tr>
<tr>
<td>6. Reduce the risk of flooding to current and future residents.</td>
<td>+ The proposed policy refers to the existing policies within the Core Strategy which concern the risk of flooding. These mitigate the risk. The new requirements concerning SUDS further reduce this risk as does the specific policy requirement to protect basement development though the installation of “a specific device” (currently a positively pumped device).</td>
<td>+ The Core Strategy contains policies which mitigate the risk and impact of basements flooding. These are based upon sequential assessment and the provision of a Flood Risk assessment alongside applications for new basements. The Core Strategy requires effective SUD for all new development.</td>
</tr>
<tr>
<td>7. Improve air quality in the Royal Borough.</td>
<td>+ Indirect positive effect due to the requirement of a CTMP to ensure construction traffic is kept to a minimum. Explicit recognition that the dust created during the construction phase needs to be addressed should</td>
<td>+ Indirect positive effect due to the requirement of a CTMP to ensure construction traffic is kept to a minimum. Requiring the retrofitting of the entire building to a suitable carbon standard where a basement is proposed may have a positive indirect impact on air quality, reducing energy use.</td>
</tr>
<tr>
<td>8. Protect and enhance the Royal Borough’s parks and open spaces.</td>
<td>+</td>
<td>The existing Core Strategy precludes the digging of basements beneath garden squares. This aspect has not been reviewed, and remains unaltered.</td>
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<td>---</td>
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<tr>
<td>9. Reduce pollution of air, water and land.</td>
<td>+</td>
<td>Indirect positive effect due to the requirement of a CTMP to ensure construction traffic is kept to a minimum. Explicit recognition that the dust and noise created during the construction phase needs to be addressed should improve local air quality and noise pollution. Requiring the retrofitting of the entire building to a suitable carbon standard where a basement is proposed may have a positive indirect impact on pollution associated with energy generation.</td>
</tr>
<tr>
<td>9a. Prioritize development on previously developed land.</td>
<td>-</td>
<td>Any initiatives which reduce the opportunities of basement development across the Borough have the potential to conflict with this objective. The more restrictive the policy the greater the possible conflict. The draft policy seeks to limit the extent of basement development further, both in terms of depth and size in relation with the garden.</td>
</tr>
<tr>
<td>10. To promote traffic reduction and encourage more sustainable alternative forms of transport to reduce energy consumption and emissions from vehicular traffic.</td>
<td>+</td>
<td>Some indirect positive effect due to the requirement for a CTMP. This may reduce the amount of vehicle movements required.</td>
</tr>
<tr>
<td>Nr</td>
<td>Objective</td>
<td>Outcome</td>
</tr>
<tr>
<td>-----</td>
<td>---------------------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------</td>
</tr>
<tr>
<td>11</td>
<td>Reduce the amount of waste produced and maximise the amount of waste that is recycled.</td>
<td>+ A waste management plan is required by existing policies within the Core Strategy for larger developments. The threshold is unlikely to be triggered by the majority of basement extensions.</td>
</tr>
<tr>
<td>12</td>
<td>Ensure that social and community uses and facilities which serve a local need are enhanced, protected, and to encourage the provision of new community facilities.</td>
<td>X No direct impact</td>
</tr>
<tr>
<td>13</td>
<td>To aim that the housing needs of the Royal Borough’s residents are met.</td>
<td>- The preferred approach, could have a negative impact were it to reduce the quantum of basement development permitted. This impact is likely to be extremely limited, given that most basements are to extend existing properties rather than creating new units in their own right. The Council has other policies in place to ensure that resident’s housing needs are met.</td>
</tr>
<tr>
<td>14</td>
<td>Encourage energy efficiency through building design to maximise the re-use of buildings and the recycling of building materials.</td>
<td>+ Requiring the retrofitting of the entire building to a suitable carbon standard where a basement is proposed may have a positive indirect impact on energy efficiency.</td>
</tr>
<tr>
<td>15</td>
<td>Ensure the provision of accessible health care for all Borough residents.</td>
<td>X No direct impact</td>
</tr>
<tr>
<td>16</td>
<td>To reinforce local distinctiveness, local environmental quality and amenity through the conservation and enhancement of cultural heritage.</td>
<td>+ Implementation of the draft policy, by which the Council chooses to control the undesirable ‘urbanising’ effect of roof lights and such features by requiring sensitive design and location near the rear of the building, is likely to have a positive impact on the objective. It is likely to control the ill designed physical manifestations of basement developments which have the potential to harm local environmental quality and the cultural heritage</td>
</tr>
</tbody>
</table>
The requirement for retrofitting of the property to a high carbon standard may encourage alterations that harm a heritage asset.

**Table 4.5: Assessment of the compatibility of preferred options and the business as usual scenario with the SA objectives.**
Development on previously developed land (SA Objective 9a)

4.61 Any initiatives which reduce the opportunities of basement development across the Borough have the potential to conflict with this objective, given that nearly all land within the Borough is classified as being “previously developed”. As such the more restrictive the policy the greater the possible conflict. This conflict is not considered to be significant given that a reduction in the nature of basement development in this Borough is unlikely to have more than a minimal impact on the developing of “green field sites” elsewhere.

Housing (SA Objective 13)

4.62 In theory at least, both the existing and proposed approach could have a negative impact on the Council’s housing supply were it to reduce the quantum of basement development permitted.

4.63 However, in practice, this impact is likely to be extremely limited, given that most basements extend existing properties rather than creating new units in their own right. Notwithstanding this, the Council has other policies in place to ensure that resident’s housing needs are met. It does not need to allow unsuitable development to reach is stated housing targets.

Cultural Heritage (SA Objective 13)

4.64 In addition both scenarios have the potential to conflict with Strategic Objective 16, in that a requirement for retrofitting of the property to a high carbon standard may encourage alterations that harm a heritage asset.

Cumulative Impact

4.65 The various parts of the revised draft policy are considered to complement each other in having a positive relationship with the SA Objective 16 (Cultural Heritage). As discussed above a requirement for retrofitting to high carbon standards has the potential, if not properly managed, to harm the character of a property. This is particular the case (though not exclusively so) for listed buildings.
4.66 Where the component parts of policy lead to a reduction the size of basement development, there is likely to be a positive impact on SA Objectives 7, 9, 10 and 11. (Air Quality, Pollution, Traffic reduction and Waste). Requirements for basement proposals to demonstrate that they have minimised the impact of construction is likely to have a similar positive relationship with these objectives.

4.67 By the same token, any policies which may reduce the scale of development may have a cumulative negative impact on SA Objectives 3, 9a and 13. (Economy, Previously developed land and Housing).

**Conclusions**

4.68 In terms of the SEA/SA the “revised draft policies” are considered to be appropriate, and should be taken forward for consultation with the public. These policies are considered to have a positive effect on the majority of the Council’s seventeen Sustainability Appraisal Objectives. Any negative effect is not considered to be significant, and to be outweighed by the considerable benefits associated with the policy.

5.0 **Mitigation and Monitoring**

**Mitigation**

5.1 It has been identified during the appraisal process that the adoption of the preferred options could have a potential negative effect on the following matters:

- SA Objective 3: Economic Growth
- SA Objective 9a: Prioritizing development on previously developed land
- SA Objective 13: The Borough’s housing provision
- SA Objective 16: Cultural Heritage
5.2 Given the nature of these effects, it is not considered necessary to put specific mitigation measures in place for SA Objectives 3, 9a or 13. The Council is of the view that, even where the relationship with these indicators may the negative, the impact would be so minor as to be inconsequential. Furthermore, the benefits associated with restricting basement development or influencing how they are built are such as to outweigh these negative impacts. However, care must be taken to ensure that the need to retrofit buildings to high environmental standards does not harm the character of a building. As such reference has been made within the draft policy that flexibility will be required in listed buildings. The amended draft policy also precludes the construction of basements beneath the garden of a listed building in most circumstances. Pressure for retrofitting of listed buildings will therefore be reduced.

**Monitoring**

5.3 The significant sustainability effects of implementing the policy must be monitored to identify unforeseen adverse effects and to be able to undertake appropriate remedial action.

5.4 The following indices (Table 5.1) will be collected to assist with monitoring.

<table>
<thead>
<tr>
<th>INDICATORS</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of applications for basement proposals, including a break down by size and type.</td>
<td></td>
</tr>
<tr>
<td>Number of schemes granted and refused, by size and type, and where refused the reasons for refusal.</td>
<td></td>
</tr>
<tr>
<td>Number of appeals concerning basement developments, and where upheld, the reasons why.</td>
<td></td>
</tr>
<tr>
<td>Number of complaints received by the council relating to the construction of a basement development, and the nature of these complaints.</td>
<td></td>
</tr>
</tbody>
</table>

**Table 5.1: Proposed Monitoring Data**
6.0 Consultation

6.1 Upon the completion of the SA/SEA report, the Guidance recommends its submission for consultation to the statutory consultees and to other stakeholders alongside the revised draft policy (SEA Directive Article 6 (2)). The comments are then to be integrated into the report accordingly (SA Directive Article 8).
Appendix I – Responses to SA/SEA Scoping Report Addendum: Basement Development

Natural England
Natural England noted that they did not consider that the proposed Core Strategy poses any likely or significant risk to those features of the natural environment for which Natural England would otherwise provide a more detailed consultation response and so does not wish to make specific comment on the details of this consultation.

English Heritage
English Heritage noted that:

- We recommend the inclusion of Policy 7.8F and G of the London Plan concerning borough plan preparation for the maintenance, conservation and enhancement of heritage assets;

- We support the Royal Borough’s preparation of further evidence on this matter to inform the baseline information for the Addendum. English Heritage would highlight that archaeological impacts may experience a secondary or indirect impact as a consequence of changes to the water table and the Royal Borough may wish to highlight this matter as part of this proposed piece of evidence;

- We consider that the Royal Borough has identified the right sustainability issues but would add, as above, that the potential direct, secondary or indirect impacts on the Royal Borough’s archaeological resource should also be considered.

- English Heritage is content that SA Objective 16 should cover all aspects of cultural heritage i.e. all types of heritage asset, in relation to this matter; and

- In respect of the paper itself, English Heritage welcomes the Royal Borough’s close attention to this issue and supports all efforts to monitor this activity as we consider that there is potential for severe adverse impacts on the historic environment if this is not undertaken.

The Council has addressed these issues. The draft Core Strategy makes reference to possible secondary impact of basement development on architectural remains. Further details will be provided within the forthcoming Basement SPD.

With regard the London Plan, the entire document forms part of this Borough’s development plan. There is, therefore, no need to repeat its provisions. The Council has considered policies 7.8F and G as part of the plan making process.
Appendix II – Other relevant local plans / policies / strategies

The following lists relevant local plans, programmes, strategies and initiatives, and the key messages, identified in the Scoping Report Addendum.

<table>
<thead>
<tr>
<th>National</th>
<th>Key message in relation to basement development</th>
</tr>
</thead>
<tbody>
<tr>
<td>National Planning Policy Framework (adopted March 2012)</td>
<td>The importance of securing high quality design and a good standard of amenity for all existing and future occupants of land and buildings. Need to conserve heritage assets. Support for a low carbon future. Inappropriate development in areas at risk of flooding should be avoided and development should not increase flood risk elsewhere. Where a site is affected by land stability issues, responsibility for securing a safe development rests with the developer and/or landowner.</td>
</tr>
<tr>
<td>London</td>
<td>Need for high quality design.</td>
</tr>
<tr>
<td>Local</td>
<td>Existing policies relevant to basement extensions include CR5, CR6, CL1, CL2, CL4, CE1, CE2 and CE5. These policies given more detail by the SPD.</td>
</tr>
</tbody>
</table>