Local Plan Partial Review – Draft Policies
Policy Formulation Report – October 2016
Infrastructure and Planning Contributions
1. INTRODUCTION

1.1 LOCAL PLAN PARTIAL REVIEW

1.1.1 The Council is undertaking a Partial Review of its existing Local Plan to ensure it is up-to-date and fit-for-purpose.

1.1.2 The Local Plan Partial Review covers the topics which have not already been subject to recent reviews since the existing Local Plan was adopted by the Council in 2010 (then known as the Core Strategy). As part of this, the topic of infrastructure and planning contributions needs reviewing.

1.1.3 This Policy Formulation Report has been written to explain the reasoning behind the infrastructure and planning contributions sections of the Draft Policies consultation document to a level of detail which cannot be included in that document itself.

1.1.4 The Council needs to review its existing Local Plan policies relating to infrastructure and planning contributions because, since its adoption in 2010 (known as the Core Strategy at the time):

- The Council’s Community Infrastructure Levy (CIL) Charging Schedule and Regulation 123 (R123) List has taken effect (6 April 2015), limiting what the Council can negotiate in terms of Section 106 agreements (S106s); and
- The wider legislative, policy and guidance context relating to infrastructure and planning contributions has changed significantly.

1.2 INFRASTRUCTURE AND PLANNING CONTRIBUTIONS

1.2.1 This topic of the Local Plan Partial Review relates primarily to the following chapters and policies of the existing Local Plan:

- Chapter 29.2: Policies and Actions
- Chapter 33: Engaging Public Realm
- Chapter 37: Infrastructure

1.2.2 The issues which the Council considers the Local Plan Partial Review needs to address are set out in the following sections:

- Issue 1: S106 vs CIL infrastructure categories, standard charges and pooling;
- Issue 2: Public art provision and contributions;
- Issue 3: Open space provision and contributions;
- Issue 4: Infrastructure planning to support the Local Plan Partial Review;
- Issue 5: Thresholds for seeking S106s; and
- Issue 6: Viability and transparency

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1 www.rbkc.gov.uk/cil
2. ISSUE 1: S106 VS CIL INFRASTRUCTURE CATEGORIES, STANDARD CHARGES AND POOLING

2.1 INTRODUCTION

2.1.1 The Council needs to review its existing Local Plan policies relating to infrastructure categories, standard charges and pooling in light of new national policy and guidance.

2.2 LEGISLATION, POLICY AND GUIDANCE CONTEXT

NATIONAL

THE TOWN AND COUNTRY PLANNING ACT 1990 (AS AMENDED)

2.2.1 Section 106 of the Town and Country Planning Act 1990 (as amended) sets out the legal basis for S106 agreements:

Any person interested in land... may, by agreement or otherwise, enter into an obligation...

(a) restricting the development of use of the land in any specified way;
(b) requiring specified operations or activities to be carried out in, on, under or over the land;
(c) requiring the land to be used in any specified way; or
(d) requiring a sum or sums to be paid to the authority... on a specified date or dates periodically.

CIL REGULATIONS 2010 (AS AMENDED)

2.2.2 Regulation 122 of the CIL Regulations 2010 (as amended) set out the S106 ‘tests’ which state that a planning obligation may only constitute a reason for granting planning permission for the development if the obligation is:

(a) necessary to make the development acceptable in planning terms;
(b) directly related to the development; and
(c) fairly and reasonably related in scale and kind to the development

2.2.3 Regulation 123 of the CIL Regulations introduces pooling restrictions for S106s. These came into effect on 6 April 2015 when the Council’s CIL Charging Schedule

2 Replicated exactly in the NPPF paragraph 204, NPPG Planning Obligations paragraph 001
took effect meaning that “no more may be collected in respect of a specific infrastructure project or a type of infrastructure through a S106 agreement, if five or more obligations for that project or type of infrastructure have been entered into since 6 April 2010, and it is a type of infrastructure that is capable of being funded by the levy”.

2.2.4 There is a general expectation that when CIL is introduced, S106s “should be scaled back to those matters that are directly related to a specific site, and are not set out in a R123 List”.

2.2.5 However, “the Government considers there is still a legitimate role for development-specific planning obligations to enable a local planning authority to be confident that the specific consequences of a particular development can be mitigated”. Planning obligations are intended to “mitigate the impact of unacceptable development to make it acceptable in planning terms”. The NPPF is clear that S106s should be used “where it is not possible to address unacceptable impacts through a planning condition”. NPPG makes clear that “Policies for seeking planning obligations should be set out in a Local Plan”.

**REGIONAL**

**THE LONDON PLAN**

2.2.6 London Plan Policy 8.2 Planning Obligations states that “Boroughs should set out a clear framework for negotiations on planning obligations in DPDs...”. Policy 3.16 ‘Protection and Enhancement of Social Infrastructure’ states that “Boroughs should ensure that adequate social infrastructure provision is made to support new developments”.

2.2.7 The Mayor of London’s Supplementary Planning Guidance (SPG) on ‘Use of planning obligations in the funding of Crossrail, and the Mayoral CIL’ sets out how S106s should be sought for funding Crossrail for the areas of the Borough which fall within central London. The SPG also provides guidance on the implementation of the Mayor’s and Borough CIL.

2.2.8 The Mayor’s Social Infrastructure SPG sets out a range of categories of social infrastructure which should be considered as part of plan-making and new development, such as: health and social care, education, sports facilities, burial needs and community facilities. The Mayor’s Housing SPG provides some additional broad guidance on social infrastructure needed to support London’s housing growth.

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3 NPPG CIL paragraph 099  
4 NPPG CIL paragraph 097  
5 NPPG CIL paragraph 094  
6 NPPG Planning Obligations paragraph 001  
7 NPPF paragraph 203  
8 NPPG Planning Obligations paragraph 003
 LOCAL

EXISTING LOCAL PLAN POLICY

2.2.9 Chapter 29 ‘Policies and Actions’ of the existing Local Plan introduces ‘Infrastructure and Planning Obligations (s106)’ and the existing policy as follows:

Policy C1 Infrastructure Delivery and Planning Obligations

Infrastructure Requirements and Delivery

New development will be coordinated with the provision of appropriate infrastructure to support the development. The Council will require that there is adequate infrastructure to serve developments, including through the use of planning obligations, working with infrastructure providers and stakeholders to identify requirements.

In determining applications for planning permission, the Council will take into consideration the nature, scale and location of the proposed development, and where the need arises from the development either because of its individual or cumulative impact, will seek prescriptive, compensatory or mitigatory measures to secure the necessary social, physical, green or environmental infrastructure, or improvements to the proposals submitted to enable the development to proceed, in accordance with advice in national guidance.

Planning Obligations

Planning obligations will be negotiated whenever appropriate in accordance with Circular 05/2005 Planning Obligations, and taking account of the proposed development, and in determining which measure receives priority, account will be taken of the individual characteristics of the site, the infrastructure needs of the site and the surrounding area, and the London Plan. Proposals that form part of potentially wider sites will be assessed in terms of the capacity of the site as a whole...

2.2.10 Chapter 29 of the existing Local Plan also suggests measures which may be suitable for planning obligations, including:

1. Environmental improvements
2. Economic initiatives
3. Provision of affordable housing
4. Provision of community, social and health facilities
5. Provision of transportation facilities
6. Conservation of buildings of architectural or historic interest and other conservation projects such as archaeological investigation
7. Sports, leisure, recreational and visitor facilities
8. Green infrastructure improvements
9. Cultural facilities
10. Play facilities
11. Energy efficiency and renewable energy
12. Utility infrastructure requirements
13. Waste management and recycling to mitigate the impact of the development
14. Land charges, legal, project management, monitoring and implementation costs, and management and maintenance costs on completion

EXISTING UNITARY DEVELOPMENT PLAN (UDP) POLICY

2.2.11 The Council’s Unitary Development Plan (UDP, May 2002) also contains an extant policy relating to infrastructure provision which is set out below and is part of the scope of the Local Plan Partial Review:

Policy H8

To require the provision of appropriate social and community facilities within major residential schemes.

PLANNING OBLIGATIONS SUPPLEMENTARY PLANNING DOCUMENT (SPD)

2.2.12 The Council adopted a Planning Obligations Supplementary Planning Document (SPD) and Calculator\textsuperscript{9} in August 2010 to provide further guidance on the Local Plan (at the time, the Core Strategy) policies. The SPD sets out a range of ‘categories’ of infrastructure for which S106s will be sought. Chapter 9 of the existing SPD sets out its general approach of seeking “Standard Charges” through S106s and states:

The Council will adopt a consistent approach to the application of standard charges in order to ensure fairness, predictability and transparency... Negotiated planning obligations will normally be required for large and complex developments. In such cases, the standard charges may act as a starting point for negotiations.

Each case will be considered on its merits to ensure that any obligation sought is sufficient to ensure that the proposed development is acceptable in policy terms... and the statutory tests contained in the CIL Regulations 2010 are met.

(Paragraphs 9.3 and 9.6)

2.2.13 Chapter 11 sets out the existing SPD’s general approach to “Pooling of Funds”. The SPD states:

In cases where a financial contribution is sought towards off-site provision, funds may be pooled towards the strategic aims of the Development Plan.

In cases where individual developments will have some impact but not sufficient to justify the need for a discrete piece of infrastructure, contributions may be sought from developers towards future provision where the combined impact of a number of developments does, may or will create a need for infrastructure.

(Paragraphs 11.5 and 9.4)

\textsuperscript{9} www.rbkc.gov.uk/planning-and-building-control/planning-policy/section-106
CIL CHARGING SCHEDULE AND R123 LIST

2.2.14 The Council’s Community Infrastructure Levy (CIL) Charging Schedule and Regulation 123 (R123) List came into effect on 6 April 2015. The full details of these documents, and information on how CIL works is set out on the Council’s dedicated CIL webpage\(^{10}\) and will not be duplicated here but, importantly for this Local Plan Partial Review, the Council can no longer seek S106s for items which are included within the R123 List, because these are intended to be funded through CIL instead.

2.2.15 For clarity, the R123 List sets out ‘exceptions’ where S106s can still be sought by the Council. The categories used in the R123 List reflect those used in the Planning Obligations SPD for consistency and are replicated in Figure 2.1:

<table>
<thead>
<tr>
<th>Category</th>
<th>Item</th>
<th>R123 List: S106 or CIL</th>
</tr>
</thead>
<tbody>
<tr>
<td>A Affordable Housing</td>
<td>Affordable Housing</td>
<td>S106</td>
</tr>
<tr>
<td>B Education</td>
<td>Education</td>
<td>CIL</td>
</tr>
<tr>
<td>C Community Facilities</td>
<td>Health; Libraries; Sport and Leisure; Community Facilities; Policing Resources and Emergency Services; Revenue Contributions; Cultural Facilities</td>
<td>CIL</td>
</tr>
<tr>
<td>D Public Realm</td>
<td>Parks and Open Space; Streetscape; Community Safety; Revenue Payments</td>
<td>CIL</td>
</tr>
<tr>
<td></td>
<td>Public Art</td>
<td></td>
</tr>
<tr>
<td>E Transport</td>
<td>Public Transport; Highways and Traffic Works</td>
<td></td>
</tr>
<tr>
<td></td>
<td>On-site provision of new or enhanced access from the highway or public transport facilities to a development site</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Highway measures necessary to directly mitigate the impact of particular development proposals</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Changes to, or introduction of, local traffic management or controlled parking</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Removal, relocation or replacement of street furniture, dropped kerbs, crossovers, street trees</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Revenue ‘pump priming’ of new/extended local bus routes/services and/or increased service frequencies</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Parking Restrictions; Travel Plans and Car Clubs</td>
<td>S106</td>
</tr>
<tr>
<td>F Natural Resource Management</td>
<td>Flood Risk; Air Quality; Waste; Biodiversity Energy Efficiency; Renewable Energy</td>
<td>CIL</td>
</tr>
<tr>
<td>G Employment and Training</td>
<td>Local Training in Construction; General Employment and Training Contributions; Securing Employment Premises; Town Centres, Regeneration and Affordable Shops</td>
<td>S106</td>
</tr>
<tr>
<td>Monitoring and Programme Costs</td>
<td>Monitoring and Programme Costs</td>
<td>S106</td>
</tr>
</tbody>
</table>

\(^{10}\) [www.rbkc.gov.uk/cil](http://www.rbkc.gov.uk/cil)
### Other exceptions to R123 List

An item of infrastructure (or the improvement, replacement, operation or maintenance of any infrastructure) that is specifically required to make a development acceptable, subject to the ‘S106 tests’ and the pooling restrictions, including the below requirements:

- **On-site** provision of infrastructure required in accordance with the Development Plan
- For development in the **Earl’s Court and West Kensington Opportunity Area / Earl’s Court Strategic Site** and/or the **Kensal Gasworks Strategic Site / Kensal Canalside Opportunity Area**, any infrastructure from all Categories required in accordance with the Development Plan (such as infrastructure specified in SPDs or the IDP)
- For commercial floorspace subject to zero Borough CIL rates, any infrastructure from all Categories (except A Affordable Housing and B Education) required in accordance with the Development Plan (such as infrastructure specified in SPDs or the IDP)

#### R123 List: S106 or CIL?

<table>
<thead>
<tr>
<th>Category</th>
<th>Item</th>
<th>R123 List: S106 or CIL?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other exceptions to R123 List</td>
<td>An item of infrastructure (or the improvement, replacement, operation or maintenance of any infrastructure) that is specifically required to make a development acceptable, subject to the ‘S106 tests’ and the pooling restrictions, including the below requirements.</td>
<td>S106</td>
</tr>
</tbody>
</table>

*Figure 2.1: Categories of infrastructure from the Planning Obligations SPD and whether they are intended to be funded through S106 or CIL as per the R123 List*

### Neighbourhood Plans

#### 2.2.16 Where a neighbourhood plan has been made, communities must be consulted on how to spend 25% (rather than the standard 15%) of levy revenues arising from the development that takes place in their area. The Council and communities must consider how this Neighbourhood CIL funding can be used to deliver the infrastructure identified in the neighbourhood plan required to address the demands of development.

#### 2.2.17 There are two neighbourhood areas. The Norland Neighbourhood Plan was made in March 2014 and the St Quintin and Woodlands Neighbourhood Plan passed referendum in February 2016. Both neighbourhood plans contain infrastructure items which can be funded through Neighbourhood CIL.

### Summary

<table>
<thead>
<tr>
<th>Date</th>
<th>Document</th>
<th>Organisation</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 1990</td>
<td>Town and Country Planning Act 1990 (as amended)</td>
<td>HM Government</td>
</tr>
<tr>
<td>Apr 2010</td>
<td>The Community Infrastructure Levy Regulations 2010 (as amended)</td>
<td>HM Government</td>
</tr>
<tr>
<td>Mar 2012</td>
<td>National Planning Policy Framework (NPPF)</td>
<td>DCLG</td>
</tr>
<tr>
<td>Mar 2014</td>
<td>National Planning Practice Guidance (NPPG): Planning Obligations (as amended)</td>
<td>DCLG</td>
</tr>
</tbody>
</table>
2.3 EVIDENCE BASE

S106 MONITORING

2.3.1 In terms of S106, the amount of S106 financial contributions agreed in each financial year for each ‘category’ of infrastructure is set out in Figure 2.2:

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Affordable Housing</td>
<td>£750k</td>
<td>£1.4m</td>
<td>£50k</td>
<td>£1m</td>
<td>£7.9m</td>
<td>£10.9m</td>
<td>£15.4m</td>
</tr>
<tr>
<td>Air Quality</td>
<td>£450</td>
<td>£3.600</td>
<td>£2k</td>
<td>£36k</td>
<td>£65k</td>
<td>£42k</td>
<td>£8k</td>
</tr>
<tr>
<td>Facilities for Local Community Groups and Young People</td>
<td>£0</td>
<td>£543k</td>
<td>£51k</td>
<td>£30k</td>
<td>£48k</td>
<td>£142k</td>
<td>£8k</td>
</tr>
<tr>
<td>Education Contributions</td>
<td>£158k</td>
<td>£6m</td>
<td>£1.5m</td>
<td>£74k</td>
<td>£26.9m</td>
<td>£1.2m</td>
<td>£55k</td>
</tr>
<tr>
<td>Employment and Training Initiatives</td>
<td>£100k</td>
<td>£475k</td>
<td>£94k</td>
<td>£121k</td>
<td>£527k</td>
<td>£1.3m</td>
<td>£129k</td>
</tr>
<tr>
<td>Healthcare</td>
<td>£175k</td>
<td>£1.40k</td>
<td>£800</td>
<td>£177k</td>
<td>£230k</td>
<td>£459k</td>
<td>£32k</td>
</tr>
<tr>
<td>Transport</td>
<td>£195k</td>
<td>£1.3m</td>
<td>£50k</td>
<td>£351k</td>
<td>£621k</td>
<td>£584k</td>
<td>£613k</td>
</tr>
<tr>
<td>Libraries</td>
<td>£0</td>
<td>£23k</td>
<td>£8</td>
<td>£60k</td>
<td>£102k</td>
<td>£12k</td>
<td></td>
</tr>
<tr>
<td>Parks and Open Space / Children and Young Person’s Play</td>
<td>£0</td>
<td>£85k</td>
<td>£1k</td>
<td>£172k</td>
<td>£289k</td>
<td>£137k</td>
<td>£5k</td>
</tr>
<tr>
<td>Public Art</td>
<td>£100k</td>
<td>£400k</td>
<td>£125k</td>
<td>£55k</td>
<td>£119k</td>
<td>£180k</td>
<td>£51k</td>
</tr>
<tr>
<td>Public Realm / Streetscape</td>
<td>£45k</td>
<td>£128k</td>
<td>£150k</td>
<td>£22k</td>
<td>£82k</td>
<td>£20k</td>
<td>£11k</td>
</tr>
<tr>
<td>Sport and Leisure Facilities</td>
<td>£0</td>
<td>£0</td>
<td>£0</td>
<td>£89k</td>
<td>£193k</td>
<td>£133k</td>
<td>£38k</td>
</tr>
<tr>
<td>Trees</td>
<td>£0</td>
<td>£0</td>
<td>£0</td>
<td>£0</td>
<td>£6.7k</td>
<td>£79k</td>
<td>£0</td>
</tr>
<tr>
<td>Total</td>
<td>£1.5m</td>
<td>£10.6m</td>
<td>£2m</td>
<td>£2m</td>
<td>£37m</td>
<td>£15m</td>
<td>£16.4m</td>
</tr>
</tbody>
</table>

Figure 2.2: Amount of S106 financial contributions agreed in each financial year (April – March) for each category of infrastructure (excluding Earl’s Court)

CIL MONITORING

2.3.2 The Council as a CIL charging authority is required under Regulation 62(2) of the CIL Regulations 2010 (as amended) to prepare a report for any financial year in
which it collects CIL. The Council had no Borough CIL Charging Schedule in effect for the financial year 2014/15 and so no CIL report is included as part of the 2015 Monitoring Report. Ongoing monitoring in preparation for the Monitoring Report 2016 however indicates that over £12m liabilities were issued and just under £600,000 CIL monies collected in 2015/16.

2.3.3 The Council has been a collecting authority for the Mayor of London’s CIL since April 1 2012; however, Mayoral CIL receipts are not reported in the Council’s Monitoring Report because CIL Regulation 62(2) makes it clear that the reporting requirement does not apply where an authority collects CIL on behalf of another charging authority.

INFRASTRUCTURE DELIVERY PLAN

2.3.4 The Local Infrastructure Delivery Plan (2014) provides an evidence base for the Local Plan Partial Review Infrastructure Chapters (Chapters 29 and 37). (See Issue 4 below). The IDP is currently being updated and work so far has informed the infrastructure schedule.

LONDON INFRASTRUCTURE PLAN 2050 UPDATE

2.3.5 The London Infrastructure Plan 2050 was commissioned by the Mayor to ensure that London has the infrastructure it needs to remain one of the best cities in the world in which to live, work and do business. It sets out proposals about London’s high level strategic infrastructure requirements up to 2050 in transport, green, digital, energy, water and waste, along with the estimated costs associated and potential funding and financing options.

SUMMARY

<table>
<thead>
<tr>
<th>Date</th>
<th>Document</th>
<th>Organisation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dec 2015</td>
<td>Monitoring Report 2015</td>
<td>RBKC</td>
</tr>
<tr>
<td>Mar 2015</td>
<td>London Infrastructure Plan 2050 Update</td>
<td>Mayor of London</td>
</tr>
<tr>
<td>Mar 2014</td>
<td>Local Infrastructure Delivery Plan</td>
<td>RBKC</td>
</tr>
</tbody>
</table>

2.4 OPTIONS, CONSULTATION AND INTEGRATED IMPACT ASSESSMENT (IIA)

2.4.1 The Issues and Options consultation document\(^\text{11}\) published in December 2015 sets out the questions and options consulted on at that stage. The comments made as part of the public consultation can be found in two documents relating to this topic area:

- **Consultation Schedule** – a table setting out all of the consultation comments and the Council’s response to each comment
- **Consultation Summary** – a summary of the consultation comments

\(^{11}\) [https://planningconsult.rbkc.gov.uk/consult.ti/LPPR/consultationHome](https://planningconsult.rbkc.gov.uk/consult.ti/LPPR/consultationHome)
2.4.2 Further options and alternatives arising from the Issues and Options consultation have been considered in the Integrated Impact Assessment (IIA) and are all summarised below.

2.4.3 The Council has considered the options particularly in light of the ‘tests of soundness’ which are set out in the NPPF:

- **Positively prepared** – the plan should be prepared based on a strategy which seeks to meet objectively assessed development and infrastructure requirements, including unmet requirements from neighbouring authorities where it is reasonable to do so and consistent with achieving sustainable development;

- **Justified** – the plan should be the most appropriate strategy, when considered against the reasonable alternatives, based on proportionate evidence;

- **Effective** – the plan should be deliverable over its period and based on effective joint working on cross-boundary strategic priorities; and

- **Consistent with national policy** – the plan should enable the delivery of sustainable development in accordance with the policies in the Framework.

(Paragraph 182)

**S106 VS CIL CATEGORIES**

2.4.4 The options and alternatives considered are:

<table>
<thead>
<tr>
<th>Option</th>
<th>Status</th>
<th>Reason</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Preferred option for Draft Policies</td>
<td>Positively prepared&lt;br&gt;This option allows:&lt;br&gt;- infrastructure needs to reflect local circumstance;&lt;br&gt;- a more responsive approach to changing local infrastructure needs to support development throughout the Plan period; and&lt;br&gt;- the council to respond positively and quickly to possible future government changes to CIL and S106 regimes to ensure that infrastructure to support development is delivered.</td>
</tr>
<tr>
<td></td>
<td>Justified</td>
<td>This option is justified as</td>
</tr>
</tbody>
</table>

- **Option 1**
  - Local Plan policy should set out high level principles regarding ‘planning contributions’ and not make a distinction between S106/CIL, for which the detail can be considered in any revision to the R123 List and/or Planning Obligations SPD.
<table>
<thead>
<tr>
<th>Option</th>
<th>Status</th>
<th>Reason</th>
</tr>
</thead>
</table>
|        |        | details of:  
- the infrastructure to be funded through CIL can be set out in the R123 List; and  
- items of infrastructure that can continue to be funded through S106 can be set out in an updated Planning Obligations SPD |
|        |        | Effective  
The evidence which underpins the R123 List and Planning Obligations SPD has been prepared through consultation with a range of internal and external infrastructure providers (See Infrastructure Delivery Plan). This option is effective as it ensures that infrastructure delivery can respond to local circumstance over the plan period. |
|        |        | Consistent with national policy  
The option is consistent with National Policy and Guidance, in particular NPPF and NPPG. |
| 2      | Reasonable alternative | Positively prepared  
This option:  
- restricts the Council’s ability to quickly and easily respond to changing circumstances compared to Option 1. This could impinge on meeting future infrastructure requirements if they change over the plan period;  
- will not allow the Council to respond to possible future changes to S106 and CIL regimes.  
Local Plan policy should reflect the detail of the R123 List precisely require S106 only for those items of infrastructure that can continue to be funded through S106 |
<table>
<thead>
<tr>
<th>Option</th>
<th>Status</th>
<th>Reason</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Justified</td>
<td>This option does not allow the R123 List to be monitored and reviewed regularly to reflect local circumstances. The NPPF and NPPG do not require Local Plans to replicate the R123 List and guidance only requires Local Plans to include a policy on planning obligations.</td>
</tr>
<tr>
<td></td>
<td>Effective</td>
<td>The evidence which underpins the R123 List and Planning Obligations SPD has been prepared through consultation with a range of internal and external infrastructure providers (See Infrastructure Delivery Plan).</td>
</tr>
<tr>
<td></td>
<td>Consistent with national policy</td>
<td>The option is consistent with National Policy and Guidance, in particular NPPF and NPPG in respect of planning obligations, however there is no national policy requirement to replicate the Reg 123 list in the Local Plan.</td>
</tr>
</tbody>
</table>
### STANDARD CHARGES AND POOLING

#### 2.4.5 The options and alternatives considered are:

<table>
<thead>
<tr>
<th>Option</th>
<th>Status</th>
<th>Reason</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Reasonable alternative</td>
<td>Whilst regulations, national policy and guidance advocate a shift away from a standard charges approach to planning obligations it may be appropriate to apply a standard charges approach to some planning obligations sought through s106, particularly where this may relate to payment in lieu of onsite provision.</td>
</tr>
<tr>
<td>2</td>
<td>Preferred option for Draft Policies</td>
<td>Positively prepared This option will ensure that the continued delivery of infrastructure. Justified This option is justified as it based upon advice and guidance in regulations, national planning policy and guidance. Effective This option is the most effective approach to ensuring delivery of onsite infrastructure required to make development acceptable in planning terms. By seeking S106s on a case by case basis this will ensure that; - only the necessary planning obligations to make development acceptable are sought in relation to the</td>
</tr>
</tbody>
</table>
### MONITORING COSTS

**2.4.6** The Issues and Options consultation asked whether the Council should continue to seek monitoring costs, programme costs and revenue payments through S106s.

**2.4.7** The options and alternatives considered are:

<table>
<thead>
<tr>
<th>Option</th>
<th>Status</th>
<th>Reason</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Maintain existing approach of seeking monitoring costs, programme costs, revenue payments and other costs through S106s</td>
<td>Preferred option for Draft Policies</td>
</tr>
<tr>
<td>2</td>
<td>Do not seek monitoring costs, programme costs, revenue payments and other costs through S106s</td>
<td>Reasonable alternative</td>
</tr>
<tr>
<td>3</td>
<td>Seek cleaning, planning</td>
<td>Not a</td>
</tr>
<tr>
<td>Option</td>
<td>Status</td>
<td>Reason</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------</td>
<td>----------------------</td>
<td>------------------------------------------------------------------------</td>
</tr>
<tr>
<td>enforcement (including CTMPs) and resident helpline costs through S106s</td>
<td>Reasonable Alternative</td>
<td>the remit of legislation relating to planning and S106s. Noise impact and hours of operation are dealt with as part of the planning application determination process. Monitoring costs will be negotiated on a case by case basis, applying the national policy tests, to ensure that it is appropriate to seek them.</td>
</tr>
</tbody>
</table>

2.5 DRAFT POLICY

DRAFT POLICY

2.5.1 Following consideration of the above options and reasonable alternatives, the existing Local Plan policy is proposed to be amended as follows (replicated from the Draft Policies consultation document):

<table>
<thead>
<tr>
<th>Policy C1 Infrastructure Delivery, Planning</th>
<th>Obligations Contributions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Infrastructure Requirements and Delivery</strong></td>
<td></td>
</tr>
<tr>
<td>New development will be coordinated with the provision of appropriate infrastructure to support the development. The Council will require that there is adequate infrastructure to serve developments, including through the use of planning obligations contributions, working with infrastructure providers and stakeholders to identify requirements.</td>
<td></td>
</tr>
<tr>
<td>In determining applications for planning permission, the Council will take into consideration the nature, scale and location of the proposed development, and whether the need arises from the development generates a need either because of its individual or cumulative impact, will seek prescriptive, compensatory or mitigatory measures will be sought to secure the necessary social, physical, green or environmental infrastructure, or improvements to the proposals submitted to enable the development to proceed, in accordance with advice in national guidance.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Planning</th>
<th>Obligations Contributions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Community Infrastructure Levy will be applied in accordance with the Regulations and Planning obligations will be negotiated whenever appropriate on a case by case basis in accordance with current legislation, national policy and guidance. Circular 05/2005 Planning Obligations, and taking account of the proposed development, and its characteristics of the site, the infrastructure needs of the site and the surrounding area, and the London Plan. Proposals that form part of potentially</td>
<td></td>
</tr>
</tbody>
</table>
wider sites will be assessed in terms of the capacity of the site as a whole. The viability of the development will also be taken into account. In the case of an enabling development, or where the development is unable to deliver all the policy requirements for reasons of viability or where enabling development is necessary to bring development forward, a viability study will be required to accompany the planning application. sS106 contributions will be reviewed in the context of this viability study. The viability study should use the GLA toolkit or an agreed alternative. The applicant will fund the independent assessment of the viability study, or other technical studies requiring independent assessment, prior to the application being determined.

KEY DIAGRAM AND PROPOSALS MAP

2.5.2 No changes are required to be made to the Key Diagram or the Proposals Map

2.6 DUTY TO COOPERATE AND STRATEGIC ISSUES

2.6.1 The legal obligation of the ‘duty to cooperate’ requires the Council to “engage constructively, actively and on an ongoing basis” and have “regard to activities” (i.e. strategies, plans, policies) of other bodies in the preparation of Local Plans “so far as relating to a strategic matter”. This includes “considering whether to consult on and prepare… agreements or joint approaches”12.

2.6.2 A “strategic matter” relates to “sustainable development or use of land that has or would have a significant impact on at least two planning areas, including (in particular)... in connection with infrastructure that is strategic”13. Strategic matters are further defined in paragraph 156 of the NPPF14 and paragraph 013 of the NPPG on the duty to cooperate15.

2.6.3 Figure 2.3 shows the strategic issues relevant to this topic area, the relevant prescribed bodies, the actions the Council has taken with regard to the duty and the strategies, plans and policies of those prescribed bodies which the Council has had regard to.

<table>
<thead>
<tr>
<th>Strategic issue</th>
<th>Relevant prescribed bodies16</th>
<th>Council actions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Strategic Infrastructure - Cross Boundary</td>
<td>Environment Agency</td>
<td>All prescribed bodies were consulted as part of the Issues and Options consultation</td>
</tr>
<tr>
<td></td>
<td>Mayor of London/HCA</td>
<td></td>
</tr>
<tr>
<td></td>
<td>West London Clinical Commissioning Group</td>
<td></td>
</tr>
</tbody>
</table>

12 Section 33A of the Planning and Compulsory Purchase Act 2004, as inserted by Section 110 of the Localism Act 2010
13 Section 33A(4) of the Planning and Compulsory Purchase Act 2004, as inserted by Section 110 of the Localism Act 2010
14 http://planningguidance.communities.gov.uk/blog/policy/
15 http://planningguidance.communities.gov.uk/blog/guidance/duty-to-cooperate/
16 Regulation 4 of The Town and Country Planning (Local Planning) (England) Regulations 2012
<table>
<thead>
<tr>
<th>Strategic issue</th>
<th>Relevant prescribed bodies(^{16})</th>
<th>Council actions</th>
</tr>
</thead>
</table>
| Infrastructure Issues such as transport, health services, education facilities and green infrastructure | NHS England  
Office of Rail Regulation  
Transport for London  
Integrated Transport Authorities  
Highway Authorities  
London Enterprise Panel  
Local Nature Partnership (London Wildlife Trust)  
City of Westminster  
London Borough of Hammersmith and Fulham  
Other London Boroughs | London Infrastructure Plan 2050 Update |

*Figure 2.3: Duty to cooperate strategic issues, prescribed bodies and Council actions*
3. ISSUE 2: PUBLIC ART

3.1 INTRODUCTION

3.1.1 The Council needs to review its existing Local Plan policies relating to public art in light of new national policy and guidance, legislation, policy and guidance context.

3.2 LEGISLATION, POLICY AND GUIDANCE CONTEXT

NATIONAL

NPPG: PLANNING OBLIGATIONS

3.2.1 In March 2014, paragraph 004\textsuperscript{17} of the original version of the NPPG on Planning Obligations stated (emphasis added):

Planning obligations should not be sought – on for instance, public art – which are clearly not necessary to make a development acceptable in planning terms...

3.2.2 However, in March 2015, the NPPG on Planning Obligations was amended to remove the specific reference to public art and now simply states:

Planning obligations should not be sought where they are clearly not necessary to make the development acceptable in planning terms.

REGIONAL

LONDON PLAN

3.2.3 Policy 7.5 ‘Public Realm’ of the London Plan states that “Opportunities for the integration of high quality public art should be considered” as part of decisions on planning applications.

LOCAL

EXISTING LOCAL PLAN POLICY

3.2.4 Chapter 33 of the existing Local Plan also contains a policy on streetscape which refers to public art. The extract from this policy is set out below and forms part of the Local Plan Partial Review:

**Policy CR4 Streetscape**

... h. require all major development to provide new public art that is of high quality and either incorporated into the external design of the new building or carefully located within the public realm.

3.2.5 The remainder of Policy CR4 is not part of the Local Plan Partial Review because

\textsuperscript{17} http://planningguidance.communities.gov.uk/revisions/23b/004/
the other elements of the policy were considered as part of the Core Strategy ‘Conservation and Design’ Review, which was adopted in December 2014.

PLANNING OBLIGATIONS SPD

3.2.6 Chapter 40 of the Council’s existing Planning Obligations SPD deals with “Public Art” under the wider category of “Public Realm” and sets out how the Council will seek S106s for public art – through a ‘standard charges’ S106 financial contribution approach.

3.2.7 The Council adopted a Public Art Supplementary Planning Guidance (SPG) document in August 2004\(^\text{18}\) and sets out a number of ways in which public art may be sought in the Borough, including through on-site provision or financial planning contributions. Section 7 of this consultation report deals with ‘arts and cultural uses’ and refers to the Council’s corporate policies on ‘cultural placemaking’.

CIL REGULATION 123 (R123) LIST

3.2.8 The Council’s existing R123 List specifically identifies “Public Art” as an exception from the R123 List because the Council cannot spend CIL on public art (because it is not ‘infrastructure’ for the purposes of CIL as set out in the Planning Act 2008). This means that the Council may, in theory, still seek S106s for public art, subject to satisfying the necessary ‘S106 tests’ set out in national legislation and policy (see section 2.2.1 above).

SUMMARY

<table>
<thead>
<tr>
<th>Date</th>
<th>Document</th>
<th>Organisation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 2014</td>
<td>National Planning Practice Guidance (NPPG): Planning Obligations (as amended)</td>
<td>DCLG</td>
</tr>
<tr>
<td>Mar 2016</td>
<td>The London Plan</td>
<td>Mayor of London</td>
</tr>
<tr>
<td></td>
<td>Policy 7.5 Public Realm</td>
<td></td>
</tr>
</tbody>
</table>

3.3 EVIDENCE BASE

3.3.1 The Council greatly values the Borough’s public realm and has undertaken a range of initiatives/projects during the monitoring period. The Council's Public Art Panel continues to meet regularly. In the last year it has been involved in a number of initiatives, including the installation of a Nigel Hall sculpture at the Kensington Academy and Leisure Centre.

3.3.2 Section 2 of this report provides detailed S106 monitoring evidence which will not be duplicated here.

3.4 OPTIONS, CONSULTATION AND INTEGRATED IMPACT ASSESSMENT (IIA)

3.4.1 The Issues and Options consultation document\textsuperscript{19} published in December 2015 sets out the questions and options consulted on at that stage. The comments made as part of the public consultation can be found in two documents relating to this topic area:

- **Consultation Schedule** – a table setting out all of the consultation comments and the Council’s response to each comment
- **Consultation Summary** – a summary of the consultation comments

3.4.2 Further options and alternatives arising from the Issues and Options consultation have been considered in the Integrated Impact Assessment (IIA) and are all summarised below.

3.4.3 The Council has considered the options particularly in light of the ‘tests of soundness’ which are set out in the NPPF:

- **Positively prepared** – the plan should be prepared based on a strategy which seeks to meet objectively assessed development and infrastructure requirements, including unmet requirements from neighbouring authorities where it is reasonable to do so and consistent with achieving sustainable development;

- **Justified** – the plan should be the most appropriate strategy, when considered against the reasonable alternatives, based on proportionate evidence;

- **Effective** – the plan should be deliverable over its period and based on effective joint working on cross-boundary strategic priorities; and

- **Consistent with national policy** – the plan should enable the delivery of sustainable development in accordance with the policies in the Framework. (paragraph 182)

3.4.4 The options and alternatives considered are:

<table>
<thead>
<tr>
<th>Option</th>
<th>Status</th>
<th>Reason</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Not a reasonable alternative</td>
<td>The Council is unable spend CIL on public art as it is not considered to be within the definition of infrastructure under Section 216(2) of the Planning Act 2008. Due to high costs public art is often funded through the pooling of monies from planning obligations. The CIL regulations restrict the</td>
</tr>
</tbody>
</table>

\textsuperscript{19} \url{https://planningconsult.rbkc.gov.uk/consult.ti/LPPR/consultationHome}
<table>
<thead>
<tr>
<th>Option</th>
<th>Status</th>
<th>Reason</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>number of planning obligations which can be pooled, therefore limiting the scope of funds that can be generated for this item. Therefore, the Council's ability to secure financial contributions for public art through a ‘standard charges’ approach is restricted. This option would not be consistent with regulations, national policy and guidance.</td>
</tr>
<tr>
<td>2</td>
<td>Local Plan policy should seek public art as an integral part of the design and development of sites, rather than through separate S106 financial contributions.</td>
<td>Reasonable alternative</td>
</tr>
<tr>
<td>3</td>
<td>Local Plan policy should no longer seek public art through the planning system.</td>
<td>Reasonable alternative</td>
</tr>
<tr>
<td>Option</td>
<td>Status</td>
<td>Reason</td>
</tr>
<tr>
<td>--------</td>
<td>--------</td>
<td>--------</td>
</tr>
<tr>
<td>4</td>
<td>Preferred option for Draft Policies</td>
<td>Positively prepared This option will ensure that the continued delivery of high quality public art Justified High quality public art can be required to be designed into new development proposals through Local Plan policy. Where this may not be possible, S106 financial contributions may be sought. This option is the most effective as it: - Continues to allow high quality public art to be delivered. - Will ensure that public art is an integral part of the proposal's design from conception and where this is not possible an opportunity to deliver high quality public art in public spaces and adding to the borough's unique public realm. - Does not fall foul of S106 pooling restrictions or CIL spending limitations. This option is consistent with regulations, national policy and guidance.</td>
</tr>
</tbody>
</table>

### 3.5 DRAFT POLICY

**DRAFT POLICY**

#### 3.5.1

Following consideration of the above options and reasonable alternatives, the existing Local Plan policy is proposed to be amended as follows (replicated from the Draft Policies consultation document).

<table>
<thead>
<tr>
<th>Policy CR4 Streetscape</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>h. require all major development to provide new public art that is of high quality and either incorporated into the external design of the new building or carefully located within the public realm.</td>
<td></td>
</tr>
</tbody>
</table>
located with the public realm. Where such provision is not appropriate, the Council may seek planning contributions for the provision of public art. New public art proposals should be designed in consultation the Public Art Panel.

KEY DIAGRAM AND PROPOSALS MAP

3.5.2 No changes are required to be made to the Key Diagram or the Proposals Map.

3.6 DUTY TO COOPERATE AND STRATEGIC ISSUES

3.6.1 Public art is not considered a strategic issue for the purposes of the duty to cooperate.
4. ISSUE 3: OPEN SPACE PROVISION AND CONTRIBUTIONS

4.1 INTRODUCTION

4.1.1 Existing Local Plan Policy CR5 requires a “S106 contribution... towards improving existing publicly accessible open space” where open space cannot be provided on site as part of a major development. However, the more recent R123 List includes open space as an item intended to be funded by CIL and so can no longer be funded by S106s, except where the R123 list ‘exceptions’ apply (for example, on-site provision as part of strategic sites). The existing Local Plan policy needs to be updated in respect of this.

4.2 LEGISLATION, POLICY AND GUIDANCE CONTEXT

NATIONAL

NPPF

4.2.1 NPPF paragraph 73 states “Access to high quality open spaces... can make an important contribution to the health and well-being of communities”.

NPPG: OPEN SPACE, SPORTS AND RECREATIONAL FACILITIES

4.2.2 NPPG on ‘Open space, sports and recreation facilities’ states that “Open space should be taken into account in planning for new development and considering proposals that may affect existing open space” (paragraph 001).

REGIONAL

LONDON PLAN

4.2.3 London Plan Policy 2.18 Green Infrastructure states that “Enhancements to London’s green infrastructure should be sought from development” and Policy 7.18 Protecting Open Space states that “The Mayor supports the creation of new open space in London to ensure satisfactory levels of local provision”.

ALL LONDON GREEN GRID (ALGG) SPG

4.2.4 The Mayor’s All London Green Grid (ALGG) SPG states that “deficiencies in provision... can be reduced through projects that create new public open space, expand or improve the quality of existing sites... improve the links between parks and improve the access to existing sites...” (paragraph 4.11). The SPG also states “The inclusion of the ALGG... in DPDs will provide a basis for potential use of Section 106 agreements for the creation, improvement and management of the ALGG. Boroughs are encouraged to use the S106 mechanism, where appropriate, to remedy explicit on-site issues” (paragraph 3.13).
EXISTING LOCAL PLAN POLICY

4.2.5 Chapter 33 ‘An Engaging Public Realm’ of the existing Local Plan contains a policy on open space which refers to S106s. The extract from this policy is set out below (emphasis added) and forms part of the Local Plan Partial Review. The other elements of the policy are not intended to form part of the Partial Review.

**Policy CR5 Parks, Gardens, Open Spaces and Waterways**

... 

d. require all major development outside a 400m radius of the closest entrance to the nearest public open space to make provision for new open space which is suitable for a range of outdoor activities for users of all ages, which may be in the form of communal garden space. Where this is not possible for justified townscape reasons, that a s106 contribution is made towards improving existing publicly accessible open space. 
...

4.2.6 The remainder of Policy CR5 is not part of the Local Plan Partial Review because the other elements of the policy were considered as part of the Core Strategy ‘Conservation and Design’ Review, which was adopted in December 2014.

PLANNING OBLIGATIONS SPD

4.2.7 Chapter 38 of the Council’s existing Planning Obligations SPD deals with “Parks and Open Space” under the wider category of “Public Realm” and sets out how the Council will seek S106s for open space.

CIL REGULATION 123 (R123) LIST

4.2.8 The Council’s existing R123 List specifically identifies “Parks and Open Space” as infrastructure the Council intends may be funded by CIL and so can no longer be sought through S106s (unless any of the R123 List ‘exceptions’ apply).

SUMMARY

<table>
<thead>
<tr>
<th>Date</th>
<th>Document</th>
<th>Organisation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 2012</td>
<td>National Planning Policy Framework (NPPF)</td>
<td>DCLG</td>
</tr>
<tr>
<td>Mar 2014</td>
<td>National Planning Practice Guidance (NPPG): Open space, sports and recreational facilities, public rights of way and local green space</td>
<td>DCLG</td>
</tr>
<tr>
<td>Mar 2016</td>
<td>The London Plan Policy 2.18 Green Infrastructure</td>
<td>Mayor of London</td>
</tr>
<tr>
<td>Mar 2015</td>
<td>All London Green Grid (ALGG) Supplementary Planning Guidance (SPG)</td>
<td>Mayor of London</td>
</tr>
</tbody>
</table>

4.3 EVIDENCE BASE

4.3.1 Section 2 of this report provides detailed S106 monitoring evidence which will not
Holland Park and Kensington Gardens are the main public open spaces in the Borough. The Borough is characterised by garden squares. There are also fifteen open spaces on Historic England’s Register of Parks and Gardens.

The Council continues with a substantial capital program. Work undertaken between 1 October 2014 and 30 September 2015 has included:

- Commissioning detailed designs for a Sustainable Urban Drainage System (SUDs) for Holland Park. This will channel rainwater away from the woodland paths, that are slowly eroding, and into small pools and channels, enhancing the woodland and creating new habitats for wildlife.

- Works to make the parks more accessible including handrails, path resurfacing and new access ramps.

- Refurbishment of the lavatories in Holland Park to make them more fit for purpose for the high level of usage they experience.

- Playground surface renovations. Play equipment lasts longer than the safety surface underneath so this is being renewed as part of a two-year programme and will significantly increase the lifespan of the playgrounds.

Ten of the Borough’s parks now hold Green Flags, the national standard for parks and open spaces. There has been an increase of nine since that start of the Council’s Ten Year Parks Strategy in 2006. Five of the Borough’s parks also achieved Gold awards in the annual London in Bloom parks competition.

OPTIONS, CONSULTATION AND INTEGRATED IMPACT ASSESSMENT (IIA)

The Issues and Options consultation document published in December 2015 sets out the questions and options consulted on at that stage. The comments made as part of the public consultation can be found in two documents relating to this topic area:

- Consultation Schedule – a table setting out all of the consultation comments and the Council’s response to each comment

- Consultation Summary – a summary of the consultation comments

Further options and alternatives arising from the Issues and Options consultation have been considered in the Integrated Impact Assessment (IIA) and are all summarised below.

The Council has considered the options particularly in light of the ‘tests of soundness’ which are set out in the NPPF:

https://planningconsult.rbkc.gov.uk/consult.ti/LPPR/consultationHome
• **Positively prepared** – the plan should be prepared based on a strategy which seeks to meet objectively assessed development and infrastructure requirements, including unmet requirements from neighbouring authorities where it is reasonable to do so and consistent with achieving sustainable development;

• **Justified** – the plan should be the most appropriate strategy, when considered against the reasonable alternatives, based on proportionate evidence;

• **Effective** – the plan should be deliverable over its period and based on effective joint working on cross-boundary strategic priorities; and

• **Consistent with national policy** – the plan should enable the delivery of sustainable development in accordance with the policies in the Framework.

(Paragraph 182)

4.4.4 The options and alternatives considered are:

<table>
<thead>
<tr>
<th>Option</th>
<th>Status</th>
<th>Reason</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Preferred option for Draft Policies</td>
<td>See ‘S106 vs CIL categories’ in section 2 above, similar reasons apply here.</td>
</tr>
<tr>
<td></td>
<td>Preferred option for Draft Policies</td>
<td>See ‘S106 vs CIL categories’ in section 2 above, similar reasons apply here.</td>
</tr>
</tbody>
</table>

4.5 **DRAFT POLICY**

4.5.1 Following consideration of the above options and reasonable alternatives, the existing Local Plan policy is proposed to be amended as follows (replicated from the Draft Policies consultation document):

**Policy CR5 Parks, Gardens, Open Spaces and Waterways**

The Council will protect, enhance and make the most of existing parks, gardens and open spaces, and require new high quality outdoor spaces to be provided.
To deliver this the Council will, in relation to:

**Parks, Gardens and Open Spaces**

a. resist the loss of existing:
   i. Metropolitan Open Land;
   ii. public open space;
   iii. private communal open space and private open space where the space gives visual amenity to the public;

b. resist development that has an adverse effect upon the environmental and open character, appearance and function of Conservation Areas, Metropolitan Open Land or sites which are listed within the Register of Parks and Gardens of Special Historic Interest in England, or their setting;

c. resist development that has an adverse effect on garden squares and communal gardens, including proposals for basements;

d. require all major development outside a 400m radius of the closest entrance to the nearest public open space to make provision for new open space which is suitable for a range of outdoor activities for users of all ages, which may be in the form of communal garden space. Where this is not possible for justified townscape reasons, that a S106 contribution is made towards improving existing publicly accessible open space; require development to make planning contributions towards improving existing or providing new publicly accessible open space which is suitable for a range of outdoor activities and users of all ages;

e. require all major developments to provide on site external play space, including for under fives, based on expected child occupancy;

f. require all green open space to optimise biodiversity and wildlife habitat;

g. protect the open spaces surrounding the Royal Hospital from inappropriate development both in the landscaped areas themselves and in the neighbouring streets.

**Waterways**

h. require opportunities to be taken to improve public access to, and along the Thames and the Grand Union Canal, and promote their use for education, tourism, leisure and recreation, health, well-being and transport.

j. resist permanently moored vessels on the river, except where they would not have:
   i. a detrimental effect on the river as a transport route and its special character, including biodiversity;
   ii. an adverse affect on the character or appearance of the existing residential moorings at Battersea Reach;

k. permit residential moorings on the Grand Union Canal provided that:
   i. there are adequate services for permanently moored vessels;
   ii. other canal users (both water and landbased) are not adversely affected.
KEY DIAGRAM AND PROPOSALS MAP

4.5.2 No changes are required to be made to the Key Diagram or the Proposals Map

4.6 DUTY TO COOPERATE AND STRATEGIC ISSUES

4.6.1 Whether open space contributions are made through S106 or CIL is not considered a strategic issue for the purposes of the duty to cooperate.
5. ISSUE 4: INFRASTRUCTURE PLANNING

5.1 INTRODUCTION

5.1.1 The Council intends to update the existing Infrastructure Schedule / Table in the Local Plan from 2010 and the Infrastructure Delivery Plan from 2014 to set out the infrastructure necessary to support the emerging proposals in the Local Plan Partial Review. In particular, the infrastructure requirements of (new and existing) site allocations will need to be considered, as well as the implications of any wider demographic changes in the Borough.

5.2 LEGISLATION, POLICY AND GUIDANCE CONTEXT

NATIONAL

NPPF

5.2.1 The NPPF states that the “provision of infrastructure” is part of the “economic role” of planning\(^2^1\) and that “Planning policies should recognise and seek to address potential barriers to investment, including... any lack of infrastructure” by identifying “priority areas for... infrastructure provision...”\(^2^2\). A “strategic priority” for Local Plans is “the provision of infrastructure” and they should “plan positively for the development and infrastructure required in the area”\(^2^3\). The NPPF requires Councils to “work with other authorities and providers to... assess the quality and capacity of infrastructure” for a range of infrastructure categories and types\(^2^4\). The NPPF also states:

It is equally important to ensure that there is a reasonable prospect that planned infrastructure is deliverable in a timely fashion. To facilitate this, it is important that local planning authorities understand district-wide development costs at the time Local Plans are drawn up. For this reason, infrastructure and development policies should be planned at the same time in the Local Plan

(paragraph 177)

5.2.2 The NPPF requires Councils to “work collaboratively with private sector bodies, utility and infrastructure providers” and Local Plans should “provide the land and infrastructure necessary to support current and projected future levels of development”\(^2^5\).

REGIONAL

LONDON PLAN

5.2.3 London Plan Policy 8.1 ‘Implementation’ states\(^2^6\):

\(^2^1\) NPPF paragraph 7
\(^2^2\) NPPF paragraph 21, see also 160
\(^2^3\) NPPF paragraphs 156-7
\(^2^4\) NPPF paragraph 162
\(^2^5\) NPPF paragraph 180-1
\(^2^6\) See also London Plan paragraph 8.6B – 8.7
The Mayor will work with boroughs, infrastructure providers, national government, regulators and others involved in infrastructure planning, funding and implementation to ensure the effective development and delivery of the infrastructure needed to support the sustainable management of growth in London and maintain its status as a world city...

LONDON PLANNING STATEMENT SPG

5.2.4 The Mayor's London Planning Statement SPG states that a key role for the London planning system is:

Ensuring a growing city has the infrastructure (including transport, energy and other utilities, health, education and other social and community safety provision, flood management, parks and other green infrastructure) it needs. The London planning system should identify needs and likely gaps in provision, and then help to lever resources to help meet them... The Mayor intends to work with boroughs, developers and others to make a step change improvement in infrastructure planning in London...

(Separate paragraph 5.3)

SOCIAL INFRASTRUCTURE SPG

5.2.5 The Mayor's Social Infrastructure SPG sets out a range of categories of social infrastructure which should be considered as part of plan-making and new development, such as: health and social care, education, sports facilities, burial needs and community facilities.

LONDON INFRASTRUCTURE PLAN 2050 UPDATE

5.2.6 The Mayor has also published a London Infrastructure Plan 2050 Update which sets out a vision for London to 2050 and considers transport, green infrastructure, digital connectivity, energy, waste/recycling, water and social infrastructure categories.

SUMMARY

<table>
<thead>
<tr>
<th>Date</th>
<th>Document</th>
<th>Organisation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 2012</td>
<td>National Planning Policy Framework (NPPF)</td>
<td>DCLG</td>
</tr>
<tr>
<td>Mar 2016</td>
<td>The London Plan Policy 8.1 Implementation</td>
<td>Mayor of London</td>
</tr>
<tr>
<td>May 2014</td>
<td>London Planning Statement SPG</td>
<td>Mayor of London</td>
</tr>
<tr>
<td>May 2015</td>
<td>Social Infrastructure SPG</td>
<td>Mayor of London</td>
</tr>
<tr>
<td>Mar 2015</td>
<td>London Infrastructure Plan 2050 Update</td>
<td>Mayor of London</td>
</tr>
</tbody>
</table>
5.2.7 Chapter 37 ‘Infrastructure’ of the existing Local Plan introduces the ‘Infrastructure Delivery Plan (IDP)’ and the ‘Infrastructure Schedule’. The IDP uses the following ‘categories’ of infrastructure:

- Transport
- Utilities and Waste
- Social Infrastructure
- Environmental and Green Infrastructure
- Culture and Leisure

5.2.8 Subsection 37.2 introduces the ‘Infrastructure Schedule’ of the Local Plan which sets out the key infrastructure requirements in the Borough that are necessary to support the delivery of the Local Plan. For each project, the Schedule sets out:

- Where?
- What?
- Why?
- Lead delivery organisation / management organisation (Who?)
- Cost (How much?)
- When?
- Sources of funding
- Any dependencies

5.2.9 Since the original adoption of the Local IDP and Schedule in the Local Plan in 2010 (at the time known as the Core Strategy), the IDP was updated, using the same categories, and was published by the Council (March 2014) as part of the evidence base to support the Council’s CIL Charging Schedule.

5.2.10 Chapter 38 ‘Monitoring’ of the existing Local Plan includes a subsection 38.2 on ‘Section 106 Implementation and Infrastructure Monitoring’.

5.3 **EVIDENCE BASE**

**LOCAL INFRASTRUCTURE DELIVERY PLAN AND SCHEDULE UPDATE**

5.3.1 To inform the Local Plan Partial Review, the Local IDP (2014) and Schedule is being updated.

5.3.2 The Local IDP (2014) and the update represent a method of planning investment as it identifies all major infrastructure in one document which the Borough will need or wishes to see in place over the life of the Local Plan. As the Council has now adopted a Community Infrastructure Levy (CIL) Charging Schedule a reassessment of Borough wide infrastructure requirements, capacities and costs,
is being conducted to inform the Local Plan Partial Review. The document will set out infrastructure required to support growth in the Borough and identifies projects CIL monies can help deliver.

5.3.3 The draft update will categorise infrastructure by the service responsible for delivery. This includes not only Council provided services and facilities but also those for which other public, private and voluntary sectors are responsible, for example the NHS.

5.3.4 The update is being undertaken by engaging a range of infrastructure providers within the Borough.

5.3.5 The resultant Local IDP Schedule will replace the existing Infrastructure Table by provider contained in Chapter 37 of the current adopted Local Plan. The working draft update Schedule is available in the Draft Policies document and has not been replicated here for brevity.

**KENSA CANAL SIDE DEVELOPMENT INFRASTRUCTURE FUNDING (DIF) STUDY**

5.3.6 The Council has commissioned a study to provide evidence to support the Local Plan Partial Review (LPPR) strategic site allocation for Kensal and the Kensal Canalside SPD.

5.3.7 The DIF provides a greater understanding of the scale, type and costs of infrastructure required to support the proposed level of development at Kensal Canalside. The work tests a number of different development scenarios, identifies the infrastructure requirements that arise from each and test the viability of delivering this infrastructure and affordable housing in each case. Decontamination requirements and costs are also identified as part of this study.

5.3.8 The Kensal DIF has been used to update the Infrastructure Schedule in the currently adopted Local Plan. This is available in the Draft Policies document and has not been replicated here for brevity.
6. ISSUE 5: THRESHOLDS FOR SEEKING S106S

6.1 INTRODUCTION

6.1.1 The Council needs to review its existing Local Plan policies relating to thresholds for seeking S106s in light of new national policy and guidance.

6.2 LEGISLATION, POLICY AND GUIDANCE CONTEXT

NATIONAL

WRITTEN MINISTERIAL STATEMENT: SMALL-SCALE DEVELOPERS

6.2.1 On 28 November 2014 the then Housing and Planning Minister, Brandon Lewis MP, made a Written Ministerial Statement which has the effect of national planning policy which said “Due to the disproportionate burden of developer contributions on small-scale developers, for sites of 10-units or less, and which have a maximum combined gross floor space of 1,000 square metres, affordable housing and tariff style contributions should not be sought”.

NPPG: PLANNING OBLIGATIONS

6.2.2 Paragraph 031 of the NPPG on Planning Obligations states that “contributions should not be sought from developments of 10-units or less, and which have a maximum combined gross floorspace of no more than 1000sqm” and “affordable housing and tariff-style contributions should not be sought from any development consisting only of the construction of a residential annex of extension to an existing home”.

LOCAL

PLANNING OBLIGATIONS SPD

6.2.3 The Council’s existing thresholds for seeking S106 planning obligations are set out in Table 55.1 of the existing Planning Obligations SPD and summarised in Figure 6.1 below:

<table>
<thead>
<tr>
<th>Categories</th>
<th>Threshold</th>
</tr>
</thead>
<tbody>
<tr>
<td>A Affordable Housing</td>
<td>800m²</td>
</tr>
<tr>
<td>B Education</td>
<td>School places</td>
</tr>
<tr>
<td></td>
<td>1 unit</td>
</tr>
<tr>
<td>C Community Facilities</td>
<td>Health</td>
</tr>
<tr>
<td></td>
<td>1 unit</td>
</tr>
<tr>
<td></td>
<td>Libraries</td>
</tr>
<tr>
<td></td>
<td>Major*</td>
</tr>
<tr>
<td></td>
<td>Sport and leisure</td>
</tr>
<tr>
<td></td>
<td>Major*</td>
</tr>
<tr>
<td></td>
<td>Community facilities</td>
</tr>
<tr>
<td></td>
<td>Major*</td>
</tr>
<tr>
<td></td>
<td>Policing resources and emergency services</td>
</tr>
<tr>
<td></td>
<td>Major*</td>
</tr>
<tr>
<td></td>
<td>Community facilities revenue contributions</td>
</tr>
<tr>
<td></td>
<td>N/A</td>
</tr>
</tbody>
</table>
### Categories

<table>
<thead>
<tr>
<th>Categories</th>
<th>Threshold</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>D Public Realm</strong></td>
<td></td>
</tr>
<tr>
<td>Parks and open spaces</td>
<td>Major*</td>
</tr>
<tr>
<td>Streetscape</td>
<td>Case-by-case</td>
</tr>
<tr>
<td>Public art</td>
<td>Major*</td>
</tr>
<tr>
<td>Community safety</td>
<td>Case-by-case / to meet safety needs / based on visitor numbers</td>
</tr>
<tr>
<td>Public realm revenue payments</td>
<td>N/A</td>
</tr>
<tr>
<td><strong>E Transport</strong></td>
<td></td>
</tr>
<tr>
<td>Public transport</td>
<td>Case-by-case, including majors*</td>
</tr>
<tr>
<td>Highways and traffic works</td>
<td>Case-by-case</td>
</tr>
<tr>
<td><strong>F Natural Resource Management</strong></td>
<td></td>
</tr>
<tr>
<td>Air quality</td>
<td>Major*</td>
</tr>
<tr>
<td><strong>G Employment and Training</strong></td>
<td></td>
</tr>
<tr>
<td>Local training in construction</td>
<td>Major*</td>
</tr>
<tr>
<td>General employment and training</td>
<td>Major* commercial, &gt;50 employees</td>
</tr>
<tr>
<td>Securing employment premises</td>
<td>Major* commercial</td>
</tr>
<tr>
<td>Town centres and affordable shops</td>
<td>Major* commercial within town centres</td>
</tr>
</tbody>
</table>

*Figure 6.1: Thresholds for financial contributions from Table 55.1 of the Planning Obligations SPD. *major ≥10 units or ≥0.1ha or ≥1,000sqm for non-residential*

### SUMMARY

<table>
<thead>
<tr>
<th>Date</th>
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</thead>
<tbody>
<tr>
<td>Nov 2014</td>
<td><strong>Written Ministerial Statement: Small Scale Developers</strong></td>
<td>DCLG</td>
</tr>
<tr>
<td>Mar 2014+</td>
<td><strong>National Planning Practice Guidance (NPPG): Planning Obligations</strong></td>
<td>DCLG</td>
</tr>
<tr>
<td>Aug 2010</td>
<td><strong>Planning Obligations Supplementary Planning Document (SPD)</strong></td>
<td>RBKC</td>
</tr>
</tbody>
</table>

### 6.3 DRAFT POLICY

**6.3.1** The existing Local Plan does not set out detailed thresholds for S106 contributions and instead this is set out in the existing Planning Contributions SPD. This approach is not proposed to change. A revised Planning Contributions SPD will be consulted on by the Council in due course. Thresholds for seeking affordable housing as part of residential development proposals are not considered in this section but are instead covered within Chapter 35 Diversity of Housing of the Local Plan Partial Review Draft Policies consultation document.
7. ISSUE 6: VIABILITY AND TRANSPARENCY

7.1.1 Viability and transparency are covered within Chapter 35 Diversity of Housing of the Local Plan Partial Review Draft Policies consultation document.