

LONDON BOROUGH OF LAMBETH

CONTROL OF POLLUTION ACT 1974, SECTION 60 & 61 Prior Consent Application Form

To the London Borough of Lambeth

I / WE HEREBY MAKE APPLICATION for prior consent in respect of works to be carried out on the (construction) sites specified under Section 61 of the Control of Pollution Act 1974.

Signed  Date 18-8-11

Print Name Rob Glasson

¹ Where application is made by a Company, the signature should be that of a Director, the Company Secretary, or other assigned nominee and the address should be the Company's registered office.

Submission:	Contract No.
S61 Consent Application Reference:	

Details of 1 st party	Details of contractors
Jeva Thillavison London Borough of Lambeth Blue star House	Rob Glasson FM Conway Rochester Way Portford DA1 3QU

Address of location of proposed works	
Dewstead Road Bridge SW2 4PJ	

<p>Particulars and Method of works to be carried out.</p> <p>High Pressure Water Jetting to Concrete Structure. Estimated Plant fuel 12056.</p>	<p>Dates when proposed works are to be carried out.</p> <p>22-8-14</p>
<p>Hours of Work: Note: Normal working hours specified in Lambeth Code of Practice for Construction Sites are: Monday to Friday 08:00 to 18:00 hours; and Saturday 08:00 to 13:00 hours</p> <p>12:30 Am — 6:30 Am</p>	<p>Reason why works are to be carried out outside of normal hours</p> <p>Proximity of Works to train platform prevent daytime working</p>
<p>Number, type and make of equipment and machinery (including heavy vehicles) stating Sound Power Levels.</p> <p>12056 - Hydracem Plant</p>	<p>29.1 LWR</p>

Proposed steps to minimise noise and vibration

Scaffold encapsulation -
- Insulation to Scaffold
- Sound blankets
- Ply hoarding.

What arrangements have you made to inform local business/residents of your intentions?

Letter drop to local residents

Contact name and telephone number for residents and council officers to use during the day and out-of-hours, when works are taking place:

John Briggs - 07887459283

PLEASE COMPLETE AND RETURN/FAX TO:

**Environment and Noise Enforcement Team
185-205 Shakespeare Road
London SE24 0PZ**

Phone: 020 7926 9000

Fax: 020 7926 0530

Email: noise@lambeth.gov.uk
www.lambeth.gov.uk

CONTROL OF POLLUTION ACT 1974
SECTION 61 PRIOR CONSENT APPLICATIONS
NOTES FOR APPLICANTS

The control of noise on construction sites applies to works of the following description, namely:-

- (a) the erection, construction, alteration, repair or maintenance of buildings, structures or roads;
- (b) breaking up, opening or boring under any road or adjacent land in connection with the construction, inspection, maintenance or removal of works;
- (c) demolition or dredging work;
- (d) (whether or not also comprised in (a), (b) or (c) above), any work of engineering construction.

Please complete form legibly, preferably by word processor.

Supplementary sheets may be used for fuller descriptions and additional information as required.

1. Where the application is made by a company, the signature should be that of a Director or Secretary.
2. In the case of a company, the registered office address as well as the main office address should be given.
3. Please state if the applicant is architect, quantity surveyor, contractor etc.
4. Applicants should endeavour to provide as many details as possible about the position of sites relative to dwellings, schools, offices etc. Site drawings should be provided and wherever possible, the positioning of plant should be shown.
5. The name and address of the main contractor should be given if known. Applicants should note that if conditional consent is granted and the actual works are to be carried out by someone else, it is his statutory responsibility to ring the consent to the attention of that person.
6. Applicants should give the name of the client for the works if known. Should applicants wish to submit details of his contractual obligations regarding site noise (including hours of work) these will be taken into account in determining the application.
7. Applicants should give brief details only of the work but should include the proposed commencement date.

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8. Applicants should outline the principle construction or demolition methods to be used along with the proposed steps to minimise noise.
9. Applicants should take care to give full details of his proposed working hours including weekends and public holidays. It should be noted that hours in excess of those requested will not normally be

granted except in emergency conditions where there is risk of injury to persons.

10. The use of orthodox driven and retaining piles may not be permitted in noise sensitive areas or alternatively their use may be restricted to specified hours during the day. Applicants are strongly advised to consult B.S. 5228 where alternative plant and methods are given.

11. The use of acoustic sheds and the provision of silenced or super silenced compressors may be required. When pneumatic breaking is to take place in noise sensitive areas.

12. Applicants should indicate where possible the number and position of plant and machinery. Where plant is non-static it is useful if the main operating areas are indicated on the site drawings. Wherever possible the sound power level and mechanical power rating in Horsepower or Watts, should be given.

13. Where a building control application is required, this must be submitted before or at the same time as this application.

14. Applicants should note that consents will only be given for a period of up to the completion of the contract period.

APPEALS

15. If (a) the Council refuses consent or does not give consent within **28 days**, or (b) the Council attaches any condition to a consent, the applicant may appeal to a Magistrates' Court within 21 days thereafter.

16. The grounds on which a person to whom a local authority give a conditional consent may appeal, may include any of the following grounds which are appropriate in the circumstances of the particular case:-

(a) that any condition attached or imposed in relation to the consent (hereinafter referred to as "a relevant condition") is not justified by the terms of Section 61;

(b) that there has been some informality, defect or error in, or in connection with, the consent;

(c) that the requirements of any relevant condition are unreasonable in character or extent, or are unnecessary;

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(d) that the time, or where more than one time is specified, any of the times, within which the requirements of any relevant condition are to be complied with is not reasonably sufficient for the purpose.

17. If and so far as an appeal is based on the ground of some informality, defect or error in, or in connection with, the consent, the Court shall dismiss the appeal, if it is satisfied that the informality, defect or error was not a material one.

18. Where the appeal relates to a conditional consent given by a local

authority, on the hearing of the appeal the Court may:-

(a) vary the consent or any relevant condition in favour of the appellant in such manner as it thinks fit, or

(b) quash any relevant condition, or

(c) dismiss the appeal;

and a consent or condition which is varied under sub-paragraph (a) above shall be final and shall otherwise have effect, as so varied, as if it had been given, attached or imposed in that form by the authority.

19. Where the appeal relates to a local authority's refusal or failure to give a consent within the period specified in Section 61(6), on the hearing of the appeal the Court shall afford to the appellant and to the authority an opportunity of making representations to it concerning the application under Section 61(1) to which the appeal relates and concerning the terms and conditions of any consent which they consider to be appropriate thereto, and thereafter the Court shall either :-

(a) adjourn the appeal to enable the appellant to submit to the authority a new application under Section 61(1) relating to the matters which are the subject of the appeal, or

(b) make an order giving consent to a the application either unconditionally or subjects to such conditions as it thinks fit, having regard to the provisions of Section 61(4), (5) and (9), and any other matters which appear to it to be relevant,

and any other consent given by an order made under sub-paragraph (b) above shall be final and shall otherwise have effect for the purpose of Part III of the Act as if it were a consent given by the local authority under Section 61.