



Shropshire Council

Bridgnorth Air Quality Action Plan

In fulfilment of Part IV of the Environment Act 1995

Local Air Quality Management

November 2024

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Executive Summary

This Air Quality Action Plan (AQAP) has been produced as part of our statutory duties required by the Local Air Quality Management framework. It outlines the action we will take to improve air quality in Shropshire Council between 2024 and 2029. The AQAP sets out how the local authority will exercise its functions in order to secure the achievement of the air quality objectives.

This Action plan is a final version and will be acted between 2024 – 2029. The implementation of the outlined measures will result in the relevant objective being attained by 2027.

The relevant Air Quality Management Area adresses by this action plan are outlined below

 The Bridgnorth Air Quality Management Area (AQMA) an area encompassing Pound Street and the junction of Whitburn Street and Salop Street. The AQMA was designated in 2005 for the exceedance of the annual mean NO₂ air quality objective due to congestion associated with the unitary authority road

This action plan replaces the previous action plan which was developed from detailed modelling in 2000 and the action plan was amended in 2008. Projects delivered through the past action plan include:

- The traffic management design to ease congestion along Whitburn Street and High Street that resulted in congestion into the AQMA. This included adding a mini-roundabout rather than a turn into Whitburn Street. Vehicles were also encouraged to access the High Street via a new road developed through Old Smithfield.
- Change to one-way traffic flow for Whitburn Street, east of the AQMA. This was designed to restrict westbound traffic from High Street into the AQMA.
- Pricing changings to parking within Bridgnorth to help prevent traffic recirculating through the AQMA in the search of free parking.

Air pollution is associated with a number of adverse health impacts. It is recognised as a contributing factor in the onset of heart disease and cancer. Additionally, air pollution particularly affects the most vulnerable in society: children and older people, and those with heart and lung conditions. There is also often a strong correlation with equalities issues, because areas with poor air quality are also often the less affluent areas^{1,2}.

The UK Health Security Agency (formally Public Health England) has estimated that the costs of air pollution in England to health and social care services could reach between £5.3 and 18.6 billion between 2018 and 2035³. Shropshire Council is committed to reducing the exposure of people in Shropshire to poor air quality in order to improve health.

We have developed actions that can be considered under four broad topics:

- Alternatives to private vehicle use
- Promoting travel alternatives
- Public information
- Traffic management

Our priorities are:

- Improving air quality in Bridgnorth by improving the flow of traffic through the junction of Pound Street, Salop Street and Whitburn Street;
- Managing traffic flows through the Bridgnorth AQMA through signs to dissuade road users.
- Working with the local schools to develop School Travel Plans to divert traffic away from the AQMA and raise awareness.

In this AQAP we outline how we plan to effectively tackle air quality issues within our control. However, we recognise that there are a large number of air quality policy areas that are outside of our influence (such as vehicle emissions standards agreed

¹ Environmental equity, air quality, socioeconomic status and respiratory health, 2010

² Air quality and social deprivation in the UK: an environmental inequalities analysis, 2006

³ Public Health England. Estimation of costs to the NHS and social care due to the health impacts of air pollution: summary report, May 2018

in Europe), but for which we may have useful evidence, and so we will continue to work with regional and central government on policies and issues beyond Shropshire Council's direct influence.

Responsibilities and Commitment

This AQAP was prepared by Bureau Veritas on behalf of Shropshire Council with the support and agreement of the following officers and departments:

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This AQAP will be approved by:

- Rachel Robinson Executive Director of Health, Wellbeing and Prevention.
 Director of Public Health.
- Tracy Darke Assistant Director Economy and Place
- Andy Wilde Assistant Director Infrastructure Assistant Director Highways
 and Transport

This AQAP will be signed off by Rachel Robinson, Director of Public Health.

This AQAP will be subject to an annual review, appraisal of progress and reporting to the Cabinet member for Planning and Regulatory Services. Progress each year will be reported in the Annual Status Reports (ASRs) produced by Shropshire Council, as part of our statutory Local Air Quality Management duties. If you have any comments on this AQAP please send them to Joanne Chanter, Environmental Protection at:

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1 Introduction

This document represents the final version of the Air Quality Action Plan which has been submitted for consultation with responses and updates to the action plan included within this final version.

This report outlines the actions that Shropshire Council will deliver between 2024 and 2029 in order to reduce concentrations of air pollutants and exposure to air pollution; thereby positively impacting on the health and quality of life of residents and visitors to Bridgnorth and the wider Shropshire area.

It has been developed in recognition of the legal requirement on the local authority to work towards Air Quality Strategy (AQS) objectives under Part IV of the Environment Act 1995 and relevant regulations made under that part and to meet the requirements of the Local Air Quality Management (LAQM) statutory process.

This Plan will be reviewed every five years at the latest and progress on measures set out within this Plan will be reported on annually within Shropshire Council's air quality ASR.

2 Summary of Current Air Quality in Bridgnorth

The latest Annual Status Report (ASR) for Shropshire Council is the 2024 ASR⁴ which was submitted to Defra in 2024.

2.1 Summary of AQMA

The Bridgnorth Air Quality Management Area (AQMA) an area encompassing Pound Street and the junction of Whitburn Street and Salop Street. The AQMA was designated in 2005 for the exceedance of the annual mean NO₂ air quality objective due to congestion associated with the unitary authority road. The highest monitored concentration of NO₂ within the AQMA was $54.1\mu g/m^3$ in 2010. The AQMA encompasses 37 residential dwellings including Squirrel Court, which is comprised of retirement apartments, commercial premises and a hotel, this is approximately 150 residents. A map of the extent of the AQMA is shown in Figure 2-1.

⁴ Shropshire Council (2024) 2024 Annual Status Report

Figure 2-1 – Bridgnorth AQMA



2.2 Air Quality in Bridgnorth

Table 2-1 details the monitoring locations within Bridgnorth and those within the Bridgnorth AQMA.

Shropshire Council report on air quality within the administrative area through the ASR through the LAQM process. The ASR from 2023 reports on air quality in Shropshire in 2022. It should be noted that since the Draft AQAP was submitted, the 2024 ASR containing the 2023 monitoring data was submitted. This is now the latest ASR for Shropshire Council.

Shropshire Council do not undertake any automatic monitoring within the local authority area however, passive monitoring through a network of diffusion tubes was undertaken in 2022 at 57 sites; 15 of the sites are within the Bridgnorth AQMA. In 2024, an additional 5 sites were added to the monitoring network in Shropshire one of which is located within the Bridgnorth AQMA. This monitoring site did not exceed the annual mean AQO for NO₂

		OS Orisi	OS Orisi	Annual Mean NO ₂ Concentration (µg/m ³)							
Site ID	Location	Ref X	Ref Y	2018	2019	2020	2021	2022			
DF13*	Pound Street	371345	293081	40.5	35.6	30.3	33.1	30.1			
DF27	Smithfield	371397	293179	26.0	25.8	19.7	23.6	15.8			
DF28* 602	50 Whitburn Street	371297	293108	48.2	43.4	Relocate d	Relocate d	35.8			
DF29*	Adj Rutters	371397	293179	28.9	28.5	21.6	23.9	23.3			
DF71*	6 Pound Street, (On Pelican 371346 29308 Crossing)		293086	50.9	49.1	40.8	43.2	41.5 (39.8)			
DF72*	Mini Roundabout Listley Street 371375 293066 (lamp column)		30.0	28.2	22.4	23.8	22.6				
DF73*	18 Pound Street (Downspout)	t 371354 293089 34.1 34.2		34.2	26.5	28.7	27.3				
DF74*	Lamp Column 9 (Steps of new build)	371340	293125	30.9	29.4	22.7	25.2	24.4			
DF75*	Lamp Column 48 (New Build)	371345	293106	30.9	27.6	22.4	24.1	23.9			
DF76*	Higgs/Stanton Ralph (Opp 45 371366 293146 Whitburn Street)		33.8	31.8	28.4	28.8	29.5				
DF77*	39/40 Whitburn Street Lamp Column	371375	293161	40.3	38.7	30.4	29.9	29.2			
DF78*	Pedestrian Crossing outside	371360	293152	39.9	38.5	32.2	35.9	32.9			

Table 2-1 – Diffusion Tube Monitoring Data 2018 – 2022 in Bridgnorth

Shropshire Council

	OS OS				Annual Mean NO ₂ Concentration (μg/m ³)							
Site ID	Location	Ref X	Ref Y	2018	2019	2020	2021	2022				
	42 Whitburn Street											
DF79*	Chill Salon Downspout between green and black door	371346	346 293143 48.8 4		42.3	35.3	36.9	35.6				
DF80*	48 Whitburn Street Downspout	371334	293139	50.3	43.6	37.2	40.3	37.5				
DF81	Stretton House 3 Salop Street Downspout	371288	293119	28.8	26.7	20.1	23.3	21.3				
DF82	Pedestrian Crossing outside 8 Salop Street	371264	293120	27.4	22.7	17.0	20.4	19.1				
DF83*	Downspout Of 2 Pound Street Bridgnorth	371341	293096	-	-	-	49.4	47.8				
		*lo	cated within	n Bridgnorth								

In 2022 there were two exceedances of the annual mean air quality objective of NO₂ within the Bridgnorth AQMA above $40\mu g/m^3$. Monitoring location DF83 located on Pound Street within the AQMA recorded the highest concentration in Bridgnorth in 2022, this continues to be the case in 2023. This monitoring site is located at relevant exposure on the façade of 2 Pound Street. The monitoring location has been in place since 2021 and continues to exceed $40\mu g/m^3$ with concentrations recorded of $44.5\mu g/m^3$ in 2023, although reduced from $47.8\mu g/m^3$ in 2022 and $49.4\mu g/m^3$ in 2021. It should be noted that within the technical modelling of the AQMA within Appendix C that the baseline 2022 modelled result for this monitoring sites was $47.9\mu g/m^3$. This demonstrates the robustness of the model.

A further monitoring location on Pound Street, DF71 also demonstrates elevated concentrations however concentrations for the past five years show an overall decreasing trend from 50.9µg/m³ in 2017 to just below the AQO in in 2023 with 39.9µg/m³. Following calculations using the distance correction tool as the site is located 1.4m away from relevant exposure, the annual mean NO₂ concentrations is 38.2µg/m³ so only just below the annual mean Air Quality Objective for NO₂.

Overall, the technical modelling of the AQMA, detailed in Appendix C, details that the highest concentrations of NO₂ within the AQMA are along Pound Street, this is likely due to the incline in the road when vehicles are travelling from the south of Bridgnorth from Low Town to High Town, as well as the zebra crossing which is located in the middle of Pound Street. The location of the crossing has added another start-stop section of the road as well as the junction only 20m further north.

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It should be noted that due to the nature of the building heights, narrow streets and junctions, the AQMA is a result of the incline in the road as well as street canyoning; an effect where the buildings cause a canyon or tunnel like effect, resulting in restricted air flow and an increase in pollutant concentrations.

Pollutant concentrations in 2020 and 2021 were affected by COVID-19 lockdown restrictions and therefore are not considered suitable grounds for the revocation of the AQMA, however elevated concentrations were still recorded and concentrations within the AQMA are still above the annual mean NO₂ air quality objective in 2022 in two locations and whilst only at 1 location based on the 2023 monitoring data, the previously exceeding DF71 site is still within 10% of the AQO. The overall trend of NO₂ concentrations within the Bridgnorth AQMA is a decreasing trend which is encouraging, however there is still scope to improve air quality further. The annual mean NO₂ concentration at the remaining 13 diffusion tubes within the AQMA was below 36.0µg/m³ in 2022 and 2023. In 2018, only eight of the monitoring locations were below 36.0µg/m³ showing the decreasing trend in concentrations within the AQMA.

With the decreasing trend in NO₂ concentrations within the AQMA, using the Roadside NO₂ projection factors⁵ it is expected that in 2028, the highest monitoring location DF83, which currently monitors at 44.5µg/m³ will be below 10% of the AQO. This is through a natural decreasing trend in NO₂ concentrations and not as a result of the measures to improve air quality in Bridgnorth which are detailed within this AQAP.

⁵ https://laqm.defra.gov.uk/air-quality/air-quality-assessment/roadside-no2-projection-factors/



Figure 2-2 - Monitoring Locations with Bridgnorth AQMA

3 Shropshire Council's Air Quality Priorities

3.1 Public Health Context

The Air Quality Indicator in the Public Health Outcomes Framework (England) (PHOF) provides further impetus to join up action between the various local authority departments which can impact on the delivery of air quality improvements. The "Air Quality – A Briefing for Directions of Public Health⁶" document published in March 2017 provides a one-stop guide to the latest evidence on air pollution, guiding local authorities to use existing tools to appraise the scale of the air pollution issue in its area. It also advises local authorities how to appropriately prioritise air quality alongside other public health priorities to ensure it is on the local agenda.

The latest Public Health Outcomes Framework Indicator number D01 - Fraction of mortality attributable to particulate air pollution (New Method) for Shropshire was noted to be 4.4% in 2022, down from 5.8% in 2019 but slightly increased from 4.3% in 2020/2021. This is the mortality lowest percentage in the West Midlands Area and below the average for England at 5.5% attributable to air pollution.

To further understand the number of the population of Bridgnorth exposed to poor air quality, a review of the Indices of Multiple Deprivation (IMD) are also included. This has been completed using the Office for National Statistics 'Lower Super Output Area' (LSOA) information.

The number for the IMD are based on deciles of multiple factors of deprivation. The larger the score, the more deprived the area. Bridgnorth has a IMD of 7 out of possible 10 with the 10th indices being the least deprived areas of England. Bridgnorth is in the 7th indices for deprivation in England and therefore lower than the median for England.

⁶ https://laqm.defra.gov.uk/assets/63091defraairqualityguide9web.pdf

The AQMA is restricted to 37 properties within Bridgnorth and therefore the population of Bridgnorth living within the AQMA is expected to be less than 150.

3.2 Planning and Policy Context

3.2.1 Shropshire Local Plan

The Shropshire Local Plan was adopted on 24 February 2011 and informs strategic development until 2026. There are no air quality specific policies, however there are policies focusing on promoting sustainable transport methods where developments are expected to generate significant traffic levels.

The draft Shropshire Local Plan was submitted to the Secretary of State for examination on 3 September 2021. The plan once examined this will be adopted and sets out the strategies and policies 2016 to 2038. The draft Local Plan includes the following policies specific to air quality and the AQAP. Policy SP6 states

"8. Protect against exposure to pollution in line with policy DP18 by:

a. Minimising exposure to airborne pollutants in the location and design of new development and securing the implementation of the Council's Air Quality Action Plans, having regard to national and international obligations; and

b. Safeguarding against the environmental impacts of new development in terms of community/public safety, noise, vibrations and odour and the legacy of contaminated land."

Policy DP18 Pollution and Public Amenity sets out the council's focus on prioritising the environment and amenity for residents. Specifically, the policy states:

"Opportunities to improve air quality through the provision of green infrastructure in accordance with Policy DP14, industry relevant best available techniques, traffic and travel management (including linking to active travel networks) and the provision of electric charging facilities for vehicles should be maximised. Proposals which would lead to an unacceptable risk from air pollution or prevent sustained compliance with limit values or national objectives for air pollutants will be refused unless they can be practicably amended to avoid that risk." Additionally, policy DP28 Communications and Transport encourages the use of sustainable transport modes which will benefit air quality.

"Responding positively to changes in our climate will require access to better communications infrastructure and more sustainable travel options and services offering choices about the need to travel and the best transport modes. This will help to manage the environmental impacts of travel on climate change, air quality, network noise and public health contributing to the sustainability of communities and protecting our environment."

3.2.2 Shropshire Local Transport Plan Strategy (2011 - 2026)

The currently LTP3 Local Transport Plan Strategy details the transport objectives, policies and programmes for Shropshire. Some of the proposed plans and objectives within this strategy align with those improvements in traffic management within the Bridgnorth AQMA and as such improvements in Air Quality. LTP3 looks to focus on areas such as encouraging more sustainable modes of transport, adoption or new park and rides, considering site specific measures within Shropshire's AQMAs. Shropshire council are currently in development of the LTP4 which is planned to run into 2038.

3.2.3 Shropshire Council Corporate Climate Change Strategy and Action Plan

The Shropshire Corporate Climate Change Strategy and Action Plan was adopted in December 2020. This strategy aims to reduce the carbon footprint of Shropshire Council. Measures includes in the action plan include the installation of EV charging, replacing council fleet vehicles with ultra low emission vehicles and increasing the reliance on renewable energy sources.

3.2.4 Shropshire Local Cycling and Walking Infrastructure Plan (LCWIP)

The LCWIP aims to increase cycling and walking in Shropshire by improving safety and accessibility to these transport methods. In Bridgnorth 20% cycle or walk to work according to the 2011 census. Barriers to cycling or walking in Bridgnorth include the A458 and A442 roads and the lack of cycling infrastructure within Bridgnorth. Improving cycle infrastructure will make cycling safer within Bridgnorth and encourage more people to cycle.

3.2.5 Clean Air Strategy 2019

The Clean Air Strategy sets out the case for action at a national level, identifying a number of sources of air pollution within the UK including road transportation (relevant in terms of the AQMAs currently present within Shropshire). It also sets out the actions required to reduce the impact upon air quality from these sources. It has been developed in conjunction with three other UK Government Strategies; the Industrial Strategy, the Clean Growth Strategy, and the 25 Year Environment Plan.

Key actions that are detailed within the strategy aimed at reducing emissions from transportation sources include the following:

- The publication of the Road to Zero strategy, which sets out plans to end the sale of new conventional petrol and diesel cars and vans by 2040
- New legislation to compel vehicle manufacturers to recall vehicles and non-road mobile machinery for any failures in emission control systems, and to take effective action against tampering with vehicle emissions control systems
- Develop new standards for tyres and brakes to reduce toxic non-exhaust particulate emissions from vehicles. [NB: This action would not necessarily target reductions in NO₂ for which the AQMAs have been declared].
- The encouragement of the cleanest modes of transport for freight and passengers
- Permitting approaches for the reduction of emissions from non-road mobile machinery, especially in urban areas

3.2.6 Air Quality Strategy 2023

In April 2023, the draft of the Air Quality Strategy, which supersedes the Air Quality Strategy (2008) was published. The strategy plans to set out a framework to enable local authorities to deliver for their communities and contribute to the governments long term air quality goals, this includes the new targets for PM_{2.5}.

The Air Quality Strategy is designed for local authorities in England to focus on actions to reduce three main pollutants, PM_{2.5}, NOx and NH₃. The Air Quality

Strategy is also designed to support and provide relevant information to those local authorities that are preparing AQAPs.

The Air Quality Strategy develops and encourages local authorities to collaborate on the development of measures to improve Air Quality. This includes involving Directors of Public Health at all stages throughout the discussions of Air Quality Action as Air Quality is a public health concern. The Air Quality Strategy also pushes for measures to detail the costs and benefits to help determine the feasibility of a measure.

More emphasis is placed on dates for implementation of the measures detailed within an Air Quality Action Plan to ensure that measures are carried out and will help to achieve compliance in a reasonable timeframe.

To promote effective local action, a wider range of bodies are ideally brought into the process of the Air Quality Action Plan, this includes any neighbouring local authorities, The Environment Agency and National Highways. These are denoted as Air Quality Partners. Where a source in control of an Air Quality Partner is contributing toward exceedances of the AQO resulting in and AQMA to be declared, the relevant body can be declared and Air Quality Partner. Air Quality Partners must propose measures they will take to contribute to the AQAP and the dates they will be carried out.

3.3 Source Apportionment

The AQAP measures presented in this report are intended to be targeted towards the predominant sources of emissions within the Bridgnorth AQMA. A source apportionment exercise was carried out by Shropshire Council using a baseline year of 2022, which is considered the new baseline following the vehicular restrictions associated with COVID-19. The pollutant of concern within the Bridgnorth AQMA has been identified as nitrogen dioxide (NO₂) predominantly from road traffic.

A source apportionment exercise was carried out by Bureau Veritas in 2023. The following vehicle classes were modelled:

- Petrol and Diesel Cars
- Petrol and Diesel LGVs

- Rigid and Artic HGV
- Buses
- Motorcycle
- Full Hybrid Petrol Cars
- Plug-in Hybrid Petrol Cars
- Full Hybrid Diesel Cars
- Electric Vehicle (EV) Cars

Receptors were modelled within and within 20m of the boundary of the AQMA using ADMS Roads 5.1, Emissions Factors Toolkit (EFT) version 12.0¹ and road traffic data provided by Shropshire Council Highways Team² and Department for Transport (DfT) Road Traffic Statistics³. The full modelling methodology is available within the Bridgnorth AQMA Technical Report produced by Bureau Veritas⁴ included in Appendix C.

The source apportionment modelling undertaken, identified that within the AQMA, the predominant source contributions were apportioned to local road traffic, specifically 80% when compared to regional and local background concentrations.





From source apportionment analysis for the Bridgnorth AQMA, diesel cars account for the largest amounts of road NO_x (around 59%) with diesel LGVs and petrol cars the next largest contributors (16% and 10% respectively). As such, measures contained within the AQAP should focus on reducing emissions from these vehicle classes. The concentrations are detailed in Table 3-1 and Table 3-2.

Figure 3-2 - NOx Source Apportionment Average Across All Modelled Receptors



Table 3-1 – NOx Source	Apportionment Results
------------------------	-----------------------

Results	All Vehicle s	Petrol Cars	Diesel Cars	Petrol LGV	Diesel LGV	Rigid HGV	Arctic HGV	Buses	Motorcy cle	Full Hybrid Petrol Cars	Plug-in Hybrid Petrol Cars	Full Hybrid Diesel Cars	EV Cars	Backgro und
Average Across All Modelled Receptors														
NOx Concent ration (µg/m ³)	30.2	2.3	16.0	0.0	8.1	1.3	0.5	1.8	0.0	0.0	0.0	0.1	0.0	7.6
Percenta ge of Total NOx	79.8%	6.0%	42.2%	0.1%	21.4%	3.5%	1.4%	4.7%	0.1%	0.1%	0.0%	0.2%	0.0%	20.2%
Percenta ge Contribu tion to Road NOx	100.0%	7.5%	52.9%	0.1%	26.8%	4.4%	1.8%	5.9%	0.1%	0.1%	0.0%	0.3%	0.0%	-
					At Re	ceptor wit	h Maximun	n Road NO	x (25)					
NOx Concent ration (µg/m ³)	87.0	6.9	46.6	0.1	23.6	3.4	1.4	4.5	0.1	0.1	0.0	0.3	0.0	7.6
Percenta ge of Total NOx	91.9%	7.3%	49.2%	0.1%	25.0%	3.5%	1.5%	4.8%	0.1%	0.1%	0.0%	0.3%	0.0%	8.1%
Percenta ge Contribu tion to Road NOx	100.0%	7.9%	53.6%	0.1%	27.2%	3.9%	1.6%	5.2%	0.1%	0.2%	0.0%	0.3%	0.0%	-

Table 3-2 – NO2 Source Apportionment Results

Results	All Vehicle s	Petrol Cars	Diesel Cars	Petrol LGV	Diesel LGV	Rigid HGV	Arctic HGV	Buses	Motorcy cle	Full Hybrid Petrol Cars	Plug-in Hybrid Petrol Cars	Full Hybrid Diesel Cars	EV Cars	Backgro und
Average Across All Modelled Receptors														
NO ₂ Concent ration (µg/m ³)	15.6	1.2	8.2	0.0	4.2	0.7	0.3	0.9	0.0	0.0	0.0	0.0	0.0	6.0
Percenta ge of Total NO ₂	72.0%	5.4%	38.2%	0.1%	19.3%	3.2%	1.3%	4.2%	0.1%	0.1%	0.0%	0.2%	0.0%	28.0%
Percenta ge Contribu tion to Road NO ₂	100.0%	7.5%	53.0%	0.1%	26.8%	4.4%	1.8%	5.9%	0.1%	0.2%	0.0%	0.3%	0.0%	-
					At Re	ceptor wit	h Maximur	n Road NC) ₂ (25)					
NO ₂ Concent ration (µg/m ³)	42.1	3.3	22.1	0.0	11.2	1.6	0.7	2.1	0.1	0.1	0.0	0.1	0.0	6.0
Percenta ge of Total NO ₂	87.4%	6.8%	45.9%	0.1%	23.3%	3.3%	1.4%	4.5%	0.1%	0.1%	0.0%	0.3%	0.0%	12.6%
Percenta ge Contribu tion to Road NO ₂	100.0%	7.8%	52.5%	0.1%	26.6%	3.8%	1.6%	5.1%	0.1%	0.2%	0.0%	0.3%	0.0%	-

The above Tables and Figures detail the source apportionment results for NOx and NO₂ concentrations at modelled receptors for two scenarios:

- The average NOx and NO₂ contributions across all modelled locations representative of sensitive human exposure (called 'receptors'). This provides useful information when considering possible action measures to test and adopt.
- The location where the maximum road NOx and NO₂ concentrations have been predicted within the AQMA. This is likely to be in the area of most concern within the proposed AQMA and so a good place to test and adopt action measures. Any gains predicted by action measures are likely to be greatest at this location and so would not represent gains across the whole modelled area.

When considering average NOx concentration across all modelled receptors locations, the following observations were found:

- Road traffic accounts for 79.8% (30.2µg/m³) of the total average NOx with background concentrations accounting for 20.2% (7.6µg/m³)
- Diesel cars account for 42.2% (16.0µg/m³) of the total NOx and 52.9% of all the road traffic.
- Diesel LGVs account for 21.4% (8.1µg/m³), the second largest contributor of the vehicle categories.

When considering average NO₂ concentration across all modelled receptors locations, the following observations were found:

- Road traffic accounts for 72.0% (15.6µg/m³) of the total average NO₂ with background concentrations accounting for 28% (6.0µg/m³)
- Diesel cars account for 38.2% (8.2µg/m³) of the total NO₂ and 53.0% of all the road traffic.
- Diesel LGVs account for 19.3% (4.2µg/m³), the second largest contributor of the vehicle categories.

When considering average NOx concentration at the max road receptor (2 Pound Street), the following observations were found:

- Road traffic accounts for 91.9% (87.0µg/m³) of the total NOx with background concentrations accounting for 8.1% (7.6µg/m³)
- Diesel cars account for 49.2% (46.6µg/m³) of the total NOx and 53.6% of all the road traffic.
- Diesel LGVs account for 25.0% (23.6µg/m³), the second largest contributor of the vehicle categories.

When considering average NO₂ concentration at the max receptor (2 Pound Street), the following observations were found:

- Road traffic accounts for 87.4% (42.1µg/m³) of the total NO₂ with background concentrations accounting for 12.6% (6.0µg/m³)
- Diesel cars account for 45.9% (22.1µg/m³) of the total NO₂ and 52.5% of all the road traffic.
- Diesel LGVs account for 23.3% (11.2µg/m³), the second largest contributor of the vehicle categories.

From the source apportionment it can be seen that road traffic is the main cause of elevated NO₂ concentrations with diesel cars the primary contributor and diesel LGVs the second largest contributor. As such measures proposed look to ease the number of private motor vehicles travelling through the AQMA and reduce congestion.

3.4 Required Reduction in Emissions

In line with the methodology presented in Box 7.6 of $TG(22)^5$, the necessary reduction in Road NOx emissions required to bring the current AQMA into compliance is shown in Table 3-3. This has been completed at the maximum annual mean concentration location which is receptor 21, this is also the maximum monitored concentration. The TG(22) procedure calculates the required reduction of road NOx to achieve a total NO₂ concentration of $40\mu g/m^3$. However due to the uncertainty associated with diffusion tube monitoring, we have used a figure of $36.0\mu g/m^3$ for total NO₂ concentration. Receptor 21 is located in Pound Street within the AQMA.

Table 3-3 – NOx Reduction Required

Metric	Concentration µg/m ³
Maximum Modelled NO ₂ Concentration (µg/m ³)	48.1
Road NOx Concentration (µg/m ³)	89.0
Required Road NOx Reduction (µg/m ³)	29.0
Required Percentage Reduction	32.6%

3.5 Key Priorities

3.5.11 Priority 1 – Traffic Regulation Order – HGV/LGV restrictions

A traffic regulation order is proposed within Bridgnorth to help minimise the number of LGVs and HGVs that travel through Bridgnorth, particularly along Pound Street, Salop Street and Whitburn Street. This traffic regulation would result in improvements in annual mean NO₂ concentrations and target the 2nd larger source of NO₂ emissions in the AQMA. The regulation order will be designed to minimise disruption on local businesses and target those that are using Bridgnorth to bypass the A458 ring road.

3.5.21 Priority 2 – Fixed or Variable Messaging Signs

To encourage the use of the A458 and minimise the traffic that goes within Bridgnorth, fixed or variable messaging signs would be installed on both the A458 and within Bridgnorth discouraging drivers to pass through Bridgnorth due to the Air Quality impacts and use the ring road. This will help to reduce the number of diesel vehicles travelling within Bridgnorth.

3.5.3 Priority 3 – School Travel Plans

There are a number of schools that encompass the Bridgnorth AQMA. South of the AQMA is Castlefields Primary School, Oldbury Wells School and Bridgnorth Sixth Form. North East of the AQMA is Bridgnorth Endowed School, St John's Catholic Primary School and St Leonard's C of E Primary School. Shropshire Council

understand that many vehicles that use to access these schools travel through the Bridgnorth AQMA, this includes not only private motor vehicles but buses too. Shropshire Council are looking to develop School Travel plans with these schools to help raise awareness and divert traffic away from the Bridgnorth AQMA.

4 Development and Implementation of Bridgnorth AQAP

4.1 Consultation and Stakeholder Engagement

In developing/updating this AQAP, we have worked with other local authorities, agencies, businesses and the local community to improve local air quality. Schedule 11 of the Environment Act 1995 requires local authorities to consult the bodies listed in Table 4-1. The following stakeholder engagement of the AQAP has been undertaken;

- Website
- Articles in local newspaper
- Letters inviting views to those currently affected by exceedances in the AQMA.

Consultation on the draft Air Quality Action Plan took place between July and September 2024. Details of the outcomes from the consultation are shown in Appendix A below.

Shropshire Council have continued to update their Air Quality webpage with information about key air pollutants and measures than can be taken to reduce both individual contribution but also personal exposures.

https://www.shropshire.gov.uk/environmental-health/environmental-protection/airguality/

The consultation for the Shrewsbury AQAP was provided here with news pages also submitting to encourage consultation feedback from the public on the Shrewsbury AQAP

https://www.shropshire.gov.uk/get-involved/air-quality-action-plans-for-shrewsburyand-bridgnorth/

https://newsroom.shropshire.gov.uk/2024/07/residents-and-businesses-invited-toshare-their-views-on-proposed-measures-to-improve-air-quality-in-shrewsbury-andbridgnorth/ The response to our consultation stakeholder engagement is given in Appendix A: Response to Consultation.

Table 4-1 – Consultation Undertaken

Consultee	Consultation Undertaken
The Secretary of State	Yes
The Environment Agency	Yes
The highways authority	Yes
All neighbouring local authorities	No
Other public authorities as appropriate, such as Public Health officials	Yes
Bodies representing local business interests and other organisations as appropriate	Yes

4.2 Steering Group

A steering group was established with officers from Shropshire Council to identify and agree measures for inclusion within the AQAP which would benefit air quality within the Bridgnorth AQMA. The steering group includes officers which special interests in Environmental Protection, Climate Change, Highways, Communication, Policy, Economic Growth and Passenger Transport. These specialities all have a influence on air quality within Bridgnorth and therefore it is important to evaluate the most effective measures.

An initial steering group meeting was held on 12th January 2023 to discuss possible measures for Bridgnorth AQMA. Measures included alterations to the High Street and the Council applying for part 6 moving traffic contravention powers to issue PCNs, to encourage flowing traffic through the AQMA.

Throughout 2023 and 2024 discussions with the steering group have been ongoing to discuss the potential measure options and other ongoing strategies to collaborate with the Air Quality Action Plan.

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The most recent discussions with the steering group were in February 2024 to discuss the progress of AQAP and the measures which should be implemented within Bridgnorth. Some of the key parties involved in these discussions were:

- Economic Growth Department
 - The development of the Future Bridgnorth Partnership (FBP) which will aim to explore and co-ordinate a number of projects within Bridgnorth to improve not only Air Quality but public realm, transport and local business needs.
- Passenger Transport (Buses)
 - Discussions regarding the potential uptake of EV buses or retrofitting of existing buses was undertaken. Many of the bus routes that occupy Bridgnorth are long distance rural routes which are not ideal for electrification and could dissuade applications when it comes to tender. Initial costs of EV buses and retrofitting were provided.
- School Travel Planning
 - Details regarding funding for school travel plans to reduce the traffic that flows through the Bridgnorth AQMA to access the two schools in the south of Bridgnorth.
- Active Travel
 - LCWIP Measures have been discussed and the potential implementation within the Bridgnorth area.
- Highways Authorities
 - Ongoing discussions regarding feasible highway improvements to reduce congestion. Particularly looking at crossing points on Pound Street and Whitburn Street

It is the aim for this steering group to continue to communicate at regular intervals following the adoption of the AQAP. This is essential to provide progress reports on individual actions in relation to the AQAP measures, discuss any key lessons learnt from the continual implementation of the measures and to continue to discuss any new ideas in terms of future measures and actions within the borough.

The steering group will continue to meet prior to the submission of the Final Air Quality Action Plan to detail some of the key areas regarding costs and timescales for the implementation of some of the measures detailed below.

Having members within the steering group from different areas and departments allows a collaborative approach to improving air quality and provides a wider scope of measures that can be implemented.

5 AQAP Measures

Table 5.1 shows the Bridgnorth AQAP measures. It contains:

- a list of the actions that form part of the plan
- the responsible individual and departments/organisations who will deliver this action
- estimated cost of implementing each action (overall cost and cost to the local authority)
- expected benefit in terms of pollutant emission and/or concentration reduction
- the timescale for implementation
- how progress will be monitored

NB: Please see future ASRs for regular annual updates on implementation of these measures

5.1.1 Timescales of the AQAP Measures

Following discussions through the Air Quality Steering Group, many of the measures proposed within Bridgnorth are expected to be completed by 2025. These measures however are still undergoing review to determined finalised funding and implementation. As such it can be considered that these measures are at the planning stage. Most of the measures detailed in Table 5-1 are expected to be implemented at a quick pace, such as the school travel plans and fixed messaging signs.

The Shropshire 2025 Air Quality Annual Status Report will continue to detail the progression of these measures.

5.1.2 Air Quality Partners

One of the key Air Quality Partners that Shropshire Council have consulted with are the Highways Authorities. Due to the roads and junctions in question within the Bridgnorth AQMA under the Highways Authority, discussions on the measures that can be implemented to help reduce traffic and congestion within the AQMA have
been undertaken. This includes discussions regarding the traffic regulation order for LGVs and HGVs within Bridgnorth.

5.1.1 Future Measures to Maintain the Objective

It is considered that following the implementation of some of the measures detailed above with regard to the traffic regulation order, addition of the fixed messaging signs and the adoption of school travel plans that the Air Quality Objective for NO₂ will be able to be maintained within the Bridgnorth AQMA. As shown in the monitoring data, there is currently a downward trend in annual mean NO₂ concentrations and following the adoption of these behavioural changes, public perception of Air Quality will help to further reduce emissions within the AQMA. In addition, the uptake of more electric vehicles will help to further ensure that concentrations within the AQMA remain below the AQO.

It should also be noted that following compliance of the Air Quality Objective for annual mean NO₂ then Shropshire Council will develop an Air Quality Strategy detailing the ongoing measures to continue to keep NO₂ concentrations below the AQO.

Table 5-1 – Air Quality Action Plan Measures

Measure No.	Measure	Category	Classification	Estimated Year Measure to be Introduced	Estimated / Actual Completion Year	Organisations Involved	Funding Source	Defra AQ Grant Funding	Funding Status	Estimated Cost of Measure	Measure Status	Target Reduction in Pollutant / Emission from Measure	Key Performance Indicator	Progress to Date	Comments / Potential Barriers to Implementation
1	Bypass Signage – directing traffic to the Bypass round	Public Information	Via other Mechanism	2025	2025	Infrastructure and Growth Shropshire Council	Shropshire Council	No	Awaiting Funding	£500k - £1m/	Planning	<1.2 – 2.4 µg/m ³ reduction in the AQMA based on a 5% or 10% reduction in the AADT travelling through the AQMA.	Review of the results of monitoring data to determine if a decrease in NO ₂ can be observed. This should be compared to the traffic flows within the AQMA to see if traffic has been rerouted.	Measures to be discussed for a potential quicker implementation. Ongoing discussion with the UK Share Prosperity Fund and considered within Public Realm work for Bridgnorth.	Further funding opportunities with S106 or Community Infrastructure Levy
2	School Travel Plans	Promoting Travel Alternatives	School Travel Plans	2024	2025	Infrastructure and Growth Shropshire Council	Active Travel England, DfT, Shropshire Council	No	Funded	£10k - £50k/	Planning	<0.5 μg/m ³ reduction in the AQMA	Review of the adoption of School Travel plan and the associated reductions of traffic within the AQMA. Surveys to understand how students currently travel to school and the methods	Costs and Finalised dates to be confirmed following further discussions with Oldbury Wells School and Sixth Form and Castlefield Primary School	

Measure No.	Measure	Category	Classification	Estimated Year Measure to be Introduced	Estimated / Actual Completion Year	Organisations Involved	Funding Source	Defra AQ Grant Funding	Funding Status	Estimated Cost of Measure	Measure Status	Target Reduction in Pollutant / Emission from Measure	Key Performance Indicator	Progress to Date	Comments / Potential Barriers to Implementation
													and routes they take.		
3	LCWIP – Cycle and Walking path on Whitburn Street	Transport Planning and Infrastructure	Cycle Network	2025	2028	Infrastructure and Growth Shropshire Council	Active Travel England, DfT, Shropshire Council	No	Partially Funded	£50k - £100k/	Planning	<0.5 µg/m ³ reduction in the AQMA	Uptake of cycling and walking to High Street as well as a review of the traffic flows within the AQMA after the measures is adopted.	Initial planning states, one of the routes within the LCWIP that is highly prioritise is the cycle path on Whitburn Street	
4	ANPR System for LGV and HGV	Traffic Management	Strategic Highways Improvements	2026	2027	Infrastructure and Growth Shropshire Council	Shropshire Council	No	Awaiting Funding	£100k - £500k/	Planning	<0.5 µg/m ³ reduction in the AQMA	Review of the traffic flows during peak times and the subsequent monitoring results within the AQMA.	Ongoing discussion with the UK Share Prosperity Fund and considered within Public Realm work for Bridgnorth	Would require a Traffic Regulation Order. Further funding opportunities with S106 or Community Infrastructure Levy
5	Traffic Regulation Order for HGVs and LGVs	Traffic management	Strategic Highways Improvements	2025	2026	Infrastructure and Growth Shropshire Council	Shropshire Council	No	Awaiting Funding	£10k - £50k	Planning	<0.5 µg/m ³ reduction in the AQMA	Review LGV & HGV movements and the subsequent monitoring results within the AQMA.	Initial discussions with relevant teams to determine feasibility	Would require a Traffic Regulation Order. Further funding opportunities with S106 or Community Infrastructure Levy

6 Quantification of Measures

6.1 Assumptions

A few of the measures set out in Table 5-1 are very difficult to quantify due to the nature of the type of measures. This has resulted in some assumptions being made to help determine the potential impact of measures. A review of the literature and professional best judgement has been considered for measures such as the school travel plans, LCWIP and the ANPR as the potential changes in traffic flow within the AQMA is difficult to predict without detailed traffic modelling. Without this modelling no Air Quality Modelling can be undertaken.

For the measures associated with the removal of the zebra crossing on Whitburn Street, the introduction of the Tasley Gateway Park and Ride, modelled assumptions have been made which are detailed below however these measures were not progressed further.

6.1.1 Measure Quantification – Removal of Zebra Crossing on Whitburn Street – Not Progressed

One of the measures initially proposed but not to be pursued within the Bridgnorth AQMA is the removal of the zebra crossing located on Whitburn Street. The crossing on Whitburn Street is located approximately 30m from the two mini-roundabouts located on the Salop Street/Pound Street/Whitburn Street Junction west and the Whitburn Street/Old Smithfield Junction located east. Currently the monitoring locations around this area of the AQMA from the 2022 dataset are just below the AQO for annual mean NO_2 of 40 µg/m³. Although no modelled speeds for this road link were available from the appointed transport consultants, it is known that the road link is heavily congested due to the proximity of the junctions and the crossing. As such the modelled speeds of the Whitburn Street were reduced to support the model verification and the expected average speeds.

In order to demonstrate the modelled impacts of the removal of the crossing on Whitburn Street, the modelled speed of the road link was increased. The updated emissions were run in EFT v12.0 and the model updated using ADMS-Roads.

Following the review of this, the removal of the crossing resulted in a 1.5μ g/m³ improvement at the worst-case receptor.

It should be noted that this was on the assumption that the speeds originally modelled were representative of the average speeds observed and the new speeds also representative of the projected improvement in the smoothing of traffic.

6.1.2 Measure Quantification – Fixed Messaging Signs –

Another quantified measure was the implementation of the fixed messaging signs. This was implemented in a local authority nearby to Shropshire and although no modelled traffic information was available regarding the change in traffic and AADT associated with the fixed messaging signs, the assumption that approximately 5-10% reduction in AADT within the AQMA was projected.

It is expected that the signs will be placed on the key routes into the AQMA detailing the other routes that can be taken to access particular locations, such as Low Town. Details regarding the peak congestion times could be displayed to encourage drivers to use alternate routes such as the A458 ring road.

With this in mind, the ADMS-Roads model was updated to run two scenarios accounting for a 5% and 10% reduction in AADT within the AQMA. This was undertaken for the private vehicles only as it was expected that the fixed messaging signs would unlike change existing bus, HGV and LGV routes.

As such if the fixed messaging signs measure resulted in a 5% reduction in private vehicles in the AQMA this would result in a $1.2\mu g/m^3$ reduction in the AQMA. If a 10% reduction was observed this would be a $2.5\mu g/m^3$ reduction at the worst case receptor.

6.1.3 Measure Quantification – Park and Ride Tasley Gateway – Not Progressed

Following a review of the capacity and movements of the existing Park and Ride facilities operated in Shrewsbury and the understanding of the capacity of the new Park and Ride facility, the quantification of the reduction in NO₂ emissions was calculated. It was assumed that the capacity of the Park and Ride facility could result in a reduction of 500 private motor vehicles within the AQMA. Under this assumption, a reduction of 500 private motor vehicles was applied across the AQMA. After

calculating the updated emissions using EFT v12.0, this was then modelled using ADMS-Roads and resulted in a reduction of 1.10 μ g/m³ decrease in annual mean NO₂ concentrations.

This modelling was on the basis on the reduction of 500 private motor vehicles within the AQMA. It was also assumed that the buses that would operate at the Park and Ride facility would be electric buses, hence the conservative method of removing 500 private vehicles and not increasing the proportion of buses. An estimation method of adding 10 new buses to the vehicle fleet as well at the reduction in 500 private motor vehicles was also undertaken. This resulted in a 1.03 μ g/m³ reduction in NO₂ concentrations at the worst case receptor within the Bridgnorth AQMA.

6.1.4 Measure Quantification – Update of EV Buses or Retrofitting Buses to Euro 6 – Not Progressed

One of the measures that was quantified but not progressed was the potential update of EV buses or retrofitting of buses to Euro 6. Buses within Bridgnorth account for around 7.8% of total Road NO_x emissions. A review of the uptake of a range of 25 or 50 EV buses or 25 or 50 retrofitting of buses was undertaken and quantification of the reduction of NO₂ concentrations at the worst-case receptor was undertaken.

To update the emissions associated with EV buses, the Tag Data Book in EFT was updated. The base UK fleet for 2022 is detailed below. The proportions of the PSV EV and Diesel contributions were then updated based on the shift in the number of buses that would be EV. These new emissions were then modelled in ADMS-Roads with the impact of 25 EV buses resulting in a $1.2\mu g/m^3$ reduction in NO₂ emissions and 50 EV buses a $2.2\mu g/m^3$ reduction.



Figure 6-1 – 2022 UK base fleet in EFT

To calculate this for the retrofitting of buses to become Euro 6 standard, the Bespoke Euro Fleet option within EFT v12.0 was used. The below is based on the standard

national UK fleet. The ratios were then updated on the bases of 25 or 50 new Euro 6 buses. This resulted in a modelled reduction in NO₂ concentrations of $1.1\mu g/m^3$ for 25 buses and $1.7\mu g/m^3$ for 50 buses.

Overall due to the cost of both new EV buses and associated infrastructure as well as the retrofitting of buses the measures was not considered feasible and not pursued.

Figure 6-2 – Bespoke Euro Fleet Option Snapshot from EFT

Heavy Duty Vehicles	Pre-Euro I	Euro I	Euro II	Euro III	Euro IV	Euro V_EGR	Euro V_SCR	Euro VI	Euro II SCRRF	Euro III SCRRF	Euro IV SCRRF	Euro V SCRRF to EGR
Rigid HGVs	-	-	0.01	0.03	0.03	0.03	0.10	0.79	-	-	-	-
Artic HGVs	-	-	0.00	0.00	0.01	0.01	0.04	0.93	-	-	-	-
Conventional Buses	-	-	0.01	0.04	0.06	0.06	0.17	0.67	-	-	-	-
Hybrid Buses					-	0.20	0.60	0.20				
Conventional Coaches	-	-	0.01	0.04	0.06	0.06	0.17	0.67	-	-	-	-
Hybrid Coaches					-	0.20	0.60	0.20				

6.2 Cost Benefit Analysis of Measures

6.2.1 Methodology

Using the above assumptions around the quantitative pollution reduction and assumed costs, each measure was given a score as set out below. The methodology used is from the LAQM guidance on determining the impact of air quality measures⁷. Table 6-1 and Table 6-2, show the cost and estimated reduction brackets within the scoring range.

Table 6-1 – Cost Score

Estimated Cost of Measure	Score
< £10k	7
£10k - £50k	6
£50k - £100k	5
£100k - £500k	4
£500k - £1m	3
£1m - £10m	2
> £10m	1

⁷ Defra (2024) LAQM.TG(22) Supplementary Guidance England excluding London, Determining the impact of air quality improvement measures

Estimated Reduction in Pollutant Concentrations	Score
<0.5µg/m³	1
0.5-1µg/m³	2
1-2µg/m³	3
2-3µg/m³	4
3-4µg/m³	5
4-5µg/m³	6
>5µg/m³	7

Table 6-2 – Impact Score

The analysis should also account for the feasibility of implementing the measures, with those likely to progress given a higher priority than those which are acknowledged to be a challenge to implement. The feasibility score factors in local influences such as political backing, accessibility to funding options and resources available. As such, each measure was assigned a 'Feasibility score based on the table below.

Table 6-3 – Feasibility Scores

Feasibility Score	Score
Measure has already been started and just requires progressing	7
Very easy to implement, and political support, sufficient resources	6
Relatively easy to implement, resources available	5
Possible to implement but may require some learning/campaigning, moderately time intensive	4
Challenging but still feasible, may require additional support and resources	3
Difficult to implement, no political appetite, time and resource intensive	2
Very difficult to implement, no political appetite, time and resource intensive	1

6.2.2 Cost-Benefit Analysis

Following the above assessment, it has been possible to rank the measures by cost, benefit and feasibility, this is shown in Table 6-4 below. With the feasibility weighting meaning that measures which are the easiest to progress are scored higher, these are prioritised.

Cost Effectiveness Score = Cost Score x Impact Score

Prioritisation Score = Cost Effectiveness Score x Feasibility Score

Measure No.	Measure	Approximate Cost (£)	Cost Score	Air Quality Effect	Impact Score	Cost Effectiveness Score	Feasibility Score	Overall Score
1	Bypass Signage	£500k – £1million	3	1.2 – 2.4 µg/m ³	3	9	3	27
2	School Travel Plans	£10k – £50k	6	<0.5µg/m³	1	6	6	36
3	LCWIP – Cycle and Walking path on Whitburn Street	£50k - £100k	5	<0.5µg/m³	1	5	6	30
4	ANPR Along Pound Street	£100k - £500k	4	<0.5µg/m³	1	4	3	12
5	Traffic Regulation Order for HGVs and LGVs	£10k - £50k	6	<0.5µg/m³	1	4	4	16

Table 6-4 – Cost Benefit Analysis of Measures

6.3 Year of Objective Compliance

The Detailed modelling report has used the assessment methodology within TG(22) to provide an estimated year of compliance with only national measures being taken into account of 2028 based on the 2022 monitoring data. This was undertaken using the NO₂ projection factor tool provided by Defra.

Shropshire Council aims that the implementation of the outlined measures will result in the relevant objective(s) being attained by 2027. This is based on the measures detailed in Table 6.1 being implemented as well as the general improvements in NO₂ concentrations and decreasing trends.

Appendix A: Response to Consultation

Table A.1 – Summary of Responses to Consultation and Stakeholder Engagement on the AQAP

Consultee	Description	Response
Future Bridgnorth Group	The future Bridgnorth Group were positive about the general detail of the Bridgnorth AQAP as well as the measures detailed within the plan. There were some questions raised regarding the proposals to remove the pedestrian crossings along Whitburn Street and Pound Street as it would limit the crossings within Bridgnorth and effect local business. The Future Bridgnorth Group were also against restricting the movements of LGVs to certain times of the day for the same reason of reducing local business efforts.	Proposals for the removal of any crossings within Bridgnorth have been discounted and will not be pursued. Measures regarding the restriction of LGVs and HGVs within Bridgnorth is ongoing and not expected to result in local business efforts.
Defra	There is a typo in the Modelling Appendix document, which describes 'heavy hoods vehicles', and another in section 3.5.1 of the main AQAP.	This has been corrected
Defra	As per section 2.22 of LAQM.TG(22), AQAPs should also, where possible, include an update to the population	This has been included

Consultee	Description	Response
	within the AQMA area. The Office for National Statistics	
	provides population data which can be used for this purpose.	
Defra	The description listed in section 2.1 gives a maximum modelled concentration of 45.6 µg/m ³ , presumed reflective of the modelled concentration at DF83, however the verification table B.3 listed in the Technical Modelling Appendix gives the modelled concentration of 47.2 µg/m ³ , post adjustment. This discrepancy should be clarified.	This has been amended
Defra	The analysis of source apportionment at different locations i.e. averaged across the model, and at the location of maximum NO ₂ concentrations, can be considered an example of best practice.	No action required
Defra	The source apportionment data could however be more directly referenced in the measures' derivation. For example, there is no mention of LGVs, the second highest contributing group of vehicles on an averaged	LGV and HGV movements would be restricted within Bridgnorth within Measure 5

Consultee	Description	Response		
	basis, in the measures. Other sources of emissions			
	beyond roads could also be considered.			
	Table 3-3 lists the concentration used as being the			
	maximum modelled NO2 concentration, however the			
	concentration listed appears to be the maximum	Descentor 21 (48,00 $\mu g/m^3$) is the highest		
Defre	monitored NO ₂ , as the concentration given in the	Receptor 21 (48.09µg/m ²) is the highest		
Della	technical appendix for Receptor 25 is 43.82 μ g/m ³ , not	modelled receptor not Receptor 25		
	47.8 μg/m ³ . This should be clarified, and if necessary	(47.28μg/m²).		
	altered if this monitoring location is not representative of			
	exposure.			
	It is advised that the supporting modelling report is			
Defre	provided alongside the publication of the AQAP so that	This is included		
Della	the limitations and uncertainties associated with the	This is included		
	dispersion modelling can be fully understood.			
	Model verification has been presented to what appears			
Dofra	to be a robust methodology, however further clarification	Further clarification is provided		
Dena	is needed around the exclusion of the locations DF13			
	and DF73. These tubes are on opposite sides of the			

Consultee	Description	Response		
	road, so the explanation given is not considered			
	comprehensive.			
	The effect of an incline is cited within the AQAP as			
	contributing to the exceedance locations, which does not	As stated in the modelling report appendix a		
Defra	appear to have been accounted for within the modelling	10% gradient was applied within the EFT to		
	despite this being a function of the EFT that can be	account do the incline on Pound Street		
	utilised. This should be clarified.			
	As per paragraph 2.85 of LAQM.TG(22), an AQAP			
	should contain quantification of the impacts of measures			
Defre	as a minimum. The quantification provided could be	This has been included		
Della	considered an example of best practice. That said,	This has been included		
	please include the impacts for measure 2 within the Final			
	AQAP.			
	With quantification, it is possible to understand the full			
	impact of implementation of the AQAP. Summing the			
Defra	impact of the measures presented, however, it is not	No action required		
	clear how the conclusion that compliance would be			
	achieved in 2026 has been reached, given these impacts			

Consultee	Description	Response
	do not cumulatively bring about the necessary reduction in NO ₂ . This could be better demonstrated in the AQAP, as it is assumed that the AQAP also relies on baseline improvements to air quality within that time frame, outside of the AQAP measures.	
Defra	A detailed cost benefit analysis of the measures has also been provided, so the reader can easily and quickly understand the likely efficacy of each measure, and compare them against each other, to determine which are likely to be the highest priorities, which could be considered an example of best practice.	No action required
Defra	It would be beneficial if the responses to consultation, once received, and signposts within the document showing how these were directly considered, were thoroughly summarised within the AQAP, specifically within Appendix A.	This table summarises the consultation responses

Consultee	Description	Response
Defra	Appendix B could also then be updated with any measures considered but not brought through as part of the consultation process.	This has been updated
Defra	It has been noted that following compliance of the Air Quality Objective for annual mean NO ₂ SC will develop an Air Quality Strategy detailing the ongoing measures to continue to keep NO ₂ concentrations below the AQO, which can be considered an example of best practice.	None Required
Member of the public	Unhappy with comments regarding removing pedestrian crossings from Pound Street area. Many school children use these are also there are elderly people living close by in sheltered housing who also use the crossings.	The AQAP details that the measure to remove the pedestrian crossing on Pound Street and Whitburn Street is not to be pursued. The details provided are to
Member of the public	The proposal to remove the pedestrian crossings is dangerous due to the high number of school children who use these crossings at busy times every day, and the presence of two sheltered schemes within a few metres of the crossings, meaning that a large number of	demonstrate that all types of measures have been reviewed however as detailed in the AQAP, due to safety concerns this particular measure has not been pursued.

Consultee	Description	Response
	elderly residents also rely on the safety that the crossing	
	points provide.	
	Removing either zebra crossing is a crazy idea. Where	
	are people supposed to cross? You want less people	
Member of the public	driving and you take away the routes into town. I live	
	close to town and if I can't safely cross on foot then I'll be	
	more likely to pop into town in the car.	
	I am a regular user of both pedestrian crossings on	
	Pound Street and Whitburn Street and I'm really	
	dismayed that you would consider removing these.	
Member of the public	Whilst I understand they slow down traffic and therefore	
	contribute to pollution, why would you seek to punish	
	pedestrians who don't cause the pollution?	
	Ban large vehicles coming into Bridgnorth over the	
Member of the public	bridge, make them use the bypass and Ludlow Road.	Signage and restrictions are proposed to
Member of the public	Heavy traffic needs to use the bypass, especially lorries and be kept out of town.	direct HGV and LGVs to the bypass rather than through the AQMA unless for access

Consultee	Description	Response
Member of the public	Lorries use Pound Street as a short cut. They must use the bypass – that is what it was created for. Pound Street must be no HGVs.	and reduce the number travelling through Bridgnorth This measure is to be developed with Shropshire Council and the Highways teams to determine if the restriction of LGV and HGVs along Pound Street or the Bridgnorth AQMA requires ANPR cameras to enforce the restrictions.
Member of the public	I feel that the reintroduction of a Park & Ride scheme wouldn't work around here – there was already one prior that has been shut down years. Instead, promotion of the current buses that run throughout the town would be more beneficial.	The Tasley Gateway Park and Ride is not a measure within the AQAP that is to be pursued based on the timescales to implement the Park and Ride and the subsequent air quality benefit. The AQAP does include the quantification of this measures for reporting purposes.
Member of the public	As diesel cars and LGVs are the highest contributors to the problem, how about a congestion charge-style zone	LGVs and HGV restrictions within the AQMA will be introduced with a possible ANPR

Consultee	Description	Response
	where these vehicles are required to pay a small amount	scheme for enforcement. This will encourage
	to transverse the AQMA. Cost is often a good deterrent.	vehicles onto the bypass instead.
Member of the public	The plan neglects that fact that the area is an official 'conservation area'.	The measures proposed should reduce traffic through the conservation area and hence be beneficial.
Member of the public	 We agree that the 40 minutes free parking in residential roads should be addressed. Living in St Mary's Street we see vehicles constantly circling for their free parking. There are plenty of car parks within a short walking distance of both high and low town shops. Even, in our opinion, for mobility restricted. The car parks are no further away than, say, having a disabled bay one end of the high street and having to reach the other end of the high street. We're not sure how you intend to operate and manage the ANPR suggestion, but in principle it sounds promising. Perhaps also restricting heavy vehicles from crossing the old bridge in low town, and therefore forcing 	No action required

Consultee	Description	Response
	them along the bi-pass, would reduce unnecessary	
	through traffic (and reduce wear and tear on the bridge).	
	Despite the 'unsuitable for HGV's' sign at St Mary's	
	Street, HGV's frequently use St Mary's Street as a cut	
	through to the high street, often climbing the pavement	
	with their wheels because the road is too narrow for	
	them. So advisory signage alone on the bridge would	
	not be an adequate deterrent to stop the rabbit run traffic	
	through the town. The measure would have to be forced.	
	With regards to raising awareness with local schools to	
	take alternative routes, we very much doubt that people	
	will change their habits voluntarily.	

Appendix B: Reasons for Not Pursuing Action Plan Measures

Action category	Action description	Reason action is not being pursued (including Stakeholder views)	
Traffic Management	New traffic light system within AQMA	A review of introducing new traffic lights where the current mini roundabouts are located was proposed. Although no detailed modelling was undertaken it was considered that the traffic light system would result in more idling of vehicles and increase the congestion on certain links.	
Promoting Low Emission Transport	Update of New EV Buses or Retrofitting of Buses to Euro 6	A review of the update of up to 50 EV buses or retrofitting 50 buses to Euro 6 standards was undertaken. Modelling of the potential air quality improvements was undertaken and detailed above, however on review of the costs it was determined that funding would prove difficult and based	

 Table B.1 – Action Plan Measures Not Pursued and the Reasons for that Decision

		on the benefits projects would not be
		feasible. High level discussions were held
		with the Bus operators, however due to a
		funding issue it was not deemed feasible.
		Proposal is not seen as feasible due to
		the likely prohibitive costs, and difficulties
Transport Diagona and Infrastructure	Create alternative access to Oldbury	making a vehicle access across the
Transport Planning and Infrastructure	Wells School/Sixth Form from A458	height difference between the school and
		A458 (below surrounding ground level in
		cutting).
	Introduce a layby / dropping-off point on	
	A458 and introduce Pedestrian/Active	Potential, but many unknowns, would
Transport Planning and Infrastructure	A458 and introduce Pedestrian/Active Travel routes to Oldbury Wells School	Potential, but many unknowns, would require further assessment and cost-
Transport Planning and Infrastructure	A458 and introduce Pedestrian/Active Travel routes to Oldbury Wells School and Sixth Form and Castlefields Junior	Potential, but many unknowns, would require further assessment and cost- benefit analysis
Transport Planning and Infrastructure	A458 and introduce Pedestrian/Active Travel routes to Oldbury Wells School and Sixth Form and Castlefields Junior School.	Potential, but many unknowns, would require further assessment and cost- benefit analysis
Transport Planning and Infrastructure	A458 and introduce Pedestrian/Active Travel routes to Oldbury Wells School and Sixth Form and Castlefields Junior School.	Potential, but many unknowns, would require further assessment and cost- benefit analysis Not supported - complex access through
Transport Planning and Infrastructure	A458 and introduce Pedestrian/Active Travel routes to Oldbury Wells School and Sixth Form and Castlefields Junior School. Formation of alternative pedestrian	Potential, but many unknowns, would require further assessment and cost- benefit analysis Not supported - complex access through Severn Valley Railway site, landowner
Transport Planning and Infrastructure Promoting Travel Alternatives	A458 and introduce Pedestrian/Active Travel routes to Oldbury Wells School and Sixth Form and Castlefields Junior School. Formation of alternative pedestrian access to school from Severn Valley	Potential, but many unknowns, would require further assessment and cost- benefit analysis Not supported - complex access through Severn Valley Railway site, landowner clarity required, potential relocation of
Transport Planning and Infrastructure Promoting Travel Alternatives	A458 and introduce Pedestrian/Active Travel routes to Oldbury Wells School and Sixth Form and Castlefields Junior School. Formation of alternative pedestrian access to school from Severn Valley Railway Car Park.	Potential, but many unknowns, would require further assessment and cost- benefit analysis Not supported - complex access through Severn Valley Railway site, landowner clarity required, potential relocation of parking issue, within same area - benefit
Transport Planning and Infrastructure Promoting Travel Alternatives	A458 and introduce Pedestrian/Active Travel routes to Oldbury Wells School and Sixth Form and Castlefields Junior School. Formation of alternative pedestrian access to school from Severn Valley Railway Car Park.	Potential, but many unknowns, would require further assessment and cost- benefit analysis Not supported - complex access through Severn Valley Railway site, landowner clarity required, potential relocation of parking issue, within same area - benefit for air quality in AQMA is less certain.

Promoting Travel Alternatives	Shared Space - Highway and Public Realm on Pound Street	Potential support - can be combined/compliment existing planned public realm improvements in Bridgnorth.
Transport Planning and Infrastructure	One-Way System - Pound St /	Considered at scoping level only - Not supported, would direct traffic into town centre - counter to future plans for Bridgnorth town centre, unlikely to garner political support. Potential to generate other air quality hotspots on narrow streets.
Traffic Regulation Order for HGVs and	Review of the time periods and size of	A review of the LGV and HGV
LGVs	vehicle being HGV or LGV that would	movements through the Bridgnorth
	travel through Bridgnorth AQMA	AQMA was undertaken. As detailed
		within the source apportionment, LGVs
		are the 2 nd Highest contributing vehicle
		type for NOx emissions at the worst case
		receptor and across the AQMA. After
		initial consultation with local businesses
		in the area it was deemed this measures
		not suitable as it would restrict vehicle

		movements and was perceived negative to local business growth.
Traffic Management	Removal of Zebra Crossing on Whitburn Street	Negative opinions from residents and safety concerns
Traffic Management	Removal of Zebra Crossing on Pound Street and highways/landscaping to Shared Space realm	Negative opinions from residents and safety concerns
Public Information	Variable Messaging Signs	Limited space to install signs and impact on behaviour expected to be limited
Tasley P&R	Promoting Alterative Transport	Timescales to implement will not lead to significant air quality benefit

Appendix C: Bridgnorth AQAP Technical Modelling Report



Shropshire Council AQAP – Bridgnorth AQMA

Detailed Modelling Study

May 2024



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Executive Summary

Shropshire Council has commissioned Bureau Veritas to complete a review of one of the Council's existing Air Quality Management Areas (AQMAs) to support in the development of a new Air Quality Action Plan. The Council currently has two AQMA designations, both of which have been declared for exceedances of the annual mean for Nitrogen Dioxide (NO₂). This detailed assessment focuses on the 'Bridgnorth AQMA', described as 'an area encompassing Pound Street and the junction of Whitburn Street and Salop Street'.

The aim of this Technical Note is to identify the extent to which the annual mean objective for NO_2 is exceeded within the AQMA, and to determine the exposure at sensitive receptors. The Technical Note also identifies the contribution from different vehicle classes so that the measures adopted can be targeted towards the main pollutant sources.

A dispersion modelling assessment has been completed and NO_2 concentrations have been predicted across all relevant areas at both specific receptor locations, and across a number of gridded areas, to allow the production of concentration isopleths. This has been used to supplement local monitoring data to provide a clear picture of the NO_x and NO_2 pollutant conditions within the Bridgnorth AQMA.

Following the completion of the analysis of both monitoring data and modelled concentrations across the assessed area, the following conclusions have been made for the Bridgnorth AQMA:

- Detailed modelling has predicted exceedances within the Bridgnorth AQMA of a maximum NO₂ concentration of 48.1 µg/m³. All exceedances were observed along Pound Street.
- No exceedances of the NO₂ annual mean objective of 40 µg/m³ were predicted outside of the current AQMA boundary.
- Based upon the analysis of results, it is recommended that the AQMA remains in place with the current boundary and monitoring should continue in this area.
- Overall, diesel cars accounted for the majority of NO_x emissions in the AQMA, followed by diesel LGV's and petrol cars.

The next steps upon completion of this Technical Note are to develop, through consideration of merit, a defined set of achievable measures to be brought forward into the revised action plan document.

1 Introduction

Shropshire Council ("the Council") has commissioned Bureau Veritas to complete a review of one of the Council's existing Air Quality Management Areas (AQMAs) to help in the development of a new Air Quality Action Plan (AQAP). The AQMA which this detailed study is related to is the Bridgnorth AQMA which is described as 'an area encompassing Pound Street and the junction of Whitburn Street and Salop Street'. This AQMA was declared in April 2005 and Local Air Quality Management Policy Guidance (22)¹ recommends that as a minimum, Local Authorities should revise their AQAP every 5 years.

The current AQAP that covers both Shrewsbury and the Bridgnorth AQMA was published in September 2008. Therefore, although work has been ongoing since the declaration of the AQMA, a detailed assessment has been undertaken to provide further information in support of preparation of the new AQAP.

The geographical extent of the AQMA included in this assessment is shown in Figure 1-1. Details of the Bridgnorth AQMA are as follows:

- Extent: an area encompassing Pound Street and the junction of Whitburn Street and Salop Street
- Declared: April 2005
- Pollutant: Nitrogen Dioxide (NO₂) Annual Mean



Figure 1-1 - Bridgnorth AQMA

¹ Local Air Quality Management Policy Guidance LAQM PG(22) – August 2022. Published by Defra in partnership with the Scottish Government, Welsh Assembly Government and Department of the Environment Northern Ireland.

1.1 Scope of Report

This technical note seeks, with reasonable certainty, to predict the magnitude and geographical extent of any exceedances of the Air Quality Strategy (AQS) objectives, providing the Council with updated modelling data that can be utilised for the development and/or updates to specific measures that are to be included within the updated AQAP.

The areas considered as part of this study are illustrated in the figures presented throughout. The following are the main objectives of this technical note:

- To assess the air quality at selected locations (receptors) at areas of relevant exposure, representative of worst-case exposure within, and close to the existing AQMA boundary, based on modelling of emissions from road traffic on the local road network.
- To determine the geographical extent of any potential exceedances of the annual mean AQS objective for NO₂.
- To determine the relative contributions of separate vehicular source types to the overall pollutant concentrations through the completion of a source apportionment study.
- To put forward recommendations as to the extent of any changes to the current AQMA boundary and any changes to the declaration of the specific AQMA.

The approach adopted in this assessment to determine the impact of road traffic emissions on air quality utilised the atmospheric dispersion model ADMS-Roads version 5.0.1, focusing on emissions of oxides of nitrogen (NO_x), which comprise nitric oxide (NO) and NO₂.

In order to provide consistency with the Council's own work on air quality, the guiding principles for air quality assessments as set out in the latest guidance and tools provided by Defra for air quality assessment (LAQM Technical Guidance (22)²) have been utilised.

² Local Air Quality Management Technical Guidance LAQM TG(22) – August 2022. Published by Defra in partnership with the Scottish Government, Welsh Assembly Government and Department of the Environment Northern Ireland.

2 Assessment Methodology

To predict the pollutant concentrations emitted from road traffic sources, atmospheric modelling was carried out using ADMS Roads version 5.0.1, developed by Cambridge Environmental Research Consultants (CERC). The approach used was based upon the following:

- Prediction of NO₂ concentrations to which existing receptors may be exposed and comparison with the relevant AQS objectives.
- Quantification of relative NO₂ contribution attributable to separate vehicular sources in relation to overall NO_x and NO₂ pollutant concentration.
- Determination of the geographical extent of any potential exceedances in regard to the existing AQMA boundary.

Concentrations of NO₂ have been predicted for a base year of 2022, with model inputs relevant to the assessment based upon the same year. The use of 2022 data was based on professional judgement that the impacts on road traffic that occurred as a result of the COVID-19 pandemic are no longer as significant as that observed throughout 2020 and 2021. To demonstrate, the Air Quality Expert Group (AQEG)³ estimated that during the initial lockdown period in 2020, within urbanised areas of the UK, reductions of between 20-30% were observed in the NO₂ annual mean concentration. However, with no restrictions on travel in place during 2022, it has been determined that the traffic data of 2022 is likely to be similar to that observed prior to the COVID-19 pandemic, reflecting normal vehicle activity.

2.1 Traffic Inputs

Traffic counts for the road links included within the model have been completed by Streetwise Services Ltd. This data source provides an ATC for the relevant road link in terms for a number of vehicle types; cars, LGVs (light goods vehicles), HGVs (heavy goods vehicles), buses and coaches, and motorcycles.

Traffic data for modelled road links within the Bridgnorth AQMA were provided by Streetwise Services Ltd. This data was based on Automatic Traffic Count (ATC) data from 2022 where the appointed transport consultant confirmed the data could be used as AADT.

Full details of the traffic data used in the dispersion model are shown in Appendix A.

Traffic speeds were modelled at the relevant speed limit for each road. However, in accordance with LAQM.TG(22), where appropriate, traffic speeds have been reduced to simulate queues at junctions, traffic lights and other locations where queues or slower traffic are known to occur.

The Emissions Factors Toolkit (EFT) version 12.0⁴ has been used to determine vehicle emissions factors for input the ADMS-Roads model. The emissions factors are based upon the traffic data inputs used within the assessment.

2.2 General Model Inputs

A site surface roughness value of 1 m was entered into the ADMS-roads model, consistent with the nature of the modelled domain. In accordance with CERC's ADMS Roads user guide⁵, a minimum Monin-Obukhov Length of 30 m was used for the ADMS Roads model to reflect the urban topography of the model domain.

One year of hourly sequential meteorological data from a representative synoptic station is required by the dispersion model. For the completion of the modelling, 2022 meteorological data from the Shawbury weather station has been utilised within this assessment. This particular site has been

³ Air Quality Expert Group, Estimation of changes in air pollution emissions, concentrations and exposure during the COVID-19 outbreak in the UK, June 2020

⁴ Defra, Emissions Factors Toolkit – version 12.0 (2023), available at: <u>https://laqm.defra.gov.uk/air-quality/air-quality-assessment/emissions-factors-toolkit/</u>

⁵ CERC (2020), ADMS-Roads User Guide Version 5.

Shropshire Council AQAP – Bridgnorth AQMA Detailed Modelling Study (Technical Note)

chosen due to it being the nearest site with a complete data set for 2022 and is representative of the Shropshire Council area.

A wind rose for this site for the year 2022 is presented in Figure 2-1. From this wind rose, it is evident that the prevailing wind within Shropshire is from the south-west, with an average wind speed of 2.6 m/s.





2.3 Modelled Road Sources

A total of 8 road sources were included throughout the model domain, with the majority of the road sources being junctions or approaches to junctions (slow downs). No point sources have been included within the model under the assumption that road traffic is the primary source of NO₂ emissions. The road links modelled are presented in Figure 2-2 and include the main roads that pass through the AQMA.

Street canyons were also included along some stretches of road where the roads are surrounded by buildings/walls on both sides. A street canyon was modelled along Whitburn Street and Pound Street.

2.4 Modelled Sensitive Receptors

A total of 55 discrete receptors were included within the assessment to represent locations of relevant exposure. The locations were identified through completion of a desktop study, and included places such as residential properties, care homes, and schools. All receptors were modelled at 1.5 m to represent the typical breathing zone height. A description of the receptors is provided in Table 2-1, with their locations shown in Figure 2-2.

Receptor ID	Receptor Description	Receptor ID	Receptor Description	
1	18 Salop Street	29	Squirrel Court	
2	24a, Salop Street	30	Rose Lane	
3	28, Salop Street	31	43a Listley Street	
4	17c, Salop Street	32	45a Listley Street	
5	16, Salop Street	33	4 Listley Street	
6	30a, Salop Street	34	34 St Marys Street	
7	11, Salop Street	35	The Old Smithy St Marys Street	
8	38 Talbot Court	36	31 St Marys Street	
9	5, Salop Street	37	37 St Marys Street	
10	17 Talbot Court, Salop Street	38	40 St Marys Street	
11	2, Salop Street	39	30a St Marys Street	
12	33, Salop Street	40	43a Listley Street	
13	Whitburn Grange Hotel, Salop Street	41	49, Whitburn Street	
14	1, Salop Street	42	48, Whitburn Street	
15	25 Pound Street	43	47, Whitburn Street	
16	23 Pound Street	44	46 Whitburn Street	
17	Whitburn Grange Hotel, Salop Street	45	45, Whitburn Street	
18	21 Pound Street	46	46, Whitburn Street	
19	2 Pound Street	47	43, Whitburn Street	
20	19 Pound Street	48	41, Whitburn Street	
21	4 Pound Street	48	40, Whitburn Street	
22	18 Pound Street	50	39, Whitburn Street	
23	5 Pound Street	51	Quilters Quest, Whitburn Place	
24	16 Pound Street	52	32, Whitburn Street	
25	7 Pound Street	53	8 Carpenters Court	
26	14 Pound Street	54	31, Whitburn Street	
27	12 Pound Street	55	1 Carpenters Court	
28	9 Pound Street			

Table 2-1 - Modelled Receptor Locations





2.5 Model Outputs

Background pollutant values for 2022, derived from Defra Background Maps⁶, have been used in conjunction with the concentrations predicted by the ADMS-Roads model to calculate predicted total annual mean concentrations of NO_x.

For the prediction of annual mean NO₂ concentration for the modelled scenarios, the output of the ADMS-Roads model for road NO_x contributions have been concentrated to total NO₂ following the methodology in LAQM.TG(22), using the NO_x to NO₂ conversion tool developed on behalf of Defra. This assessment has utilised the most up-to-date version of the NO_x to NO₂ conversion tool, v8.1⁷.

Verification of the model has been carried out using the majority of local authority NO₂ passive monitoring locations within the Bridgnorth AQMA, in accordance with the methodology detailed within LAQM.TG(22). In total, only the roadside passive (diffusion tube) monitoring site DF13 was excluded for model verification. DF13 monitored an NO₂ concentrations that was 10 μ g/m³ lower than monitoring site DF71, which is located around 5m north and exceeds the AQO. It was considered that although there are canyon effects observed on Pound Street where both sites are located, that due to a small 0.5m gap in the buildings where DF13 is located that there could be potential microclimate dynamics that were resulting in lower observed concentrations and could not be replicated in model. As such, a conservative approach was taken and DF13 was excluded from the model verification.

It should be noted that due to the incline observed on Pound street a 10% gradient was applied to the road through the EFT v12.0.1 function when calculating vehicle emissions.

Overall, of the monitoring locations within the Bridgnorth AQMA, the locations and heights of these tubes have been adjusted within the model and validated where required via a desktop study.

⁶ https://uk-air.defra.gov.uk/data/laqm-background-maps?year=2018

⁷ Defra, NO_x to NO₂ Calculator. (2020). Available at: <u>https://laqm.defra.gov.uk/air-quality/air-quality-assessment/nox-to-no2-calculator/</u>
2.6 Source Apportionment

To help inform the development of measures as part of the action plan stage of the project, a source apportionment exercise was undertaken for the following vehicle classes:

- Petrol and Diesel Cars;
- Petrol and Diesel LGV's;
- Rigid and Artic HGV;
- Buses;
- Motorcycle;
- Full Hybrid Petrol Cars;
- Plug-in Hybrid Petrol Cars;
- Full Hybrid Diesel Cars; and
- EV Cars

This provides vehicle contributions of NO_x as a proportion of the total NO_x concentration, which will allow the Council to develop specific AQAP measures targeting a reduction in emissions from specific vehicle types. A breakdown of vehicle class was provided by the appointed transport consultant (Streetwise Services Ltd) completing the traffic counts on each road link included within the model.

It should be noted that emission sources of NO₂ are dominated by a combination of direct NO₂ (f-NO₂) and oxides of nitrogen (NO_x), the latter of which is chemically unstable and rapidly oxidised upon release to form NO₂. Reducing levels of NO_x emissions therefore reduces concentrations of NO₂. Consequently, the source apportionment study has firstly considered the emissions of NO_x, which are assumed to be representative of the main sources of NO₂, and secondly emissions of NO₂.

With regards to the discrete receptor locations, consideration has been given to the following groups of receptors located within the AQMA and those within 20 m of the boundary. The source apportionment study has evaluated the following receptor combinations:

- The average NO_x and NO₂ contributions across all modelled locations (i.e., all locations covered by the model, both within and outside of the AQMA boundary). This provides useful information when considering possible action measures to test and adopt. It will however understate road NO_x concentrations in problem areas as results are averaged out across areas with higher and lower concentrations.
- The NO_x and NO₂ contributions at the receptor with the maximum road NO_x and NO₂ contribution. This provides a comparison to the previous two groups, with the identification of the most prominent vehicle source at receptor with the highest predicted NO₂ concentration.

3 Modelling Results

The following section provides a detailed assessment of the 'Bridgnorth AQMA', comparing monitoring completed over an 8-year period (2015-2022) with the modelled concentrations of annual mean NO₂. Details of each monitoring location and the monitoring results have been provided by Shropshire Council. Analysis of receptor locations has been completed both within and outside of the existing AQMA designation to determine the level of exceedance within the AQMA and also if there are any areas outside of the current boundary where the annual mean concentration of NO₂ is predicted to exceed the annual mean objective.

In line with the standardised LAQM reporting, the tabulated results present any exceedance of the annual mean AQS objective of 40 μ g/m³ in **bold**, and any predicted concentrations in exceedance of 60 μ g/m³ <u>underlined</u> and in **bold**. Additionally, annual mean concentrations that are predicted to be within 10% of the objective are presented in *italics* to ensure that any uncertainty in relation to the predicted modelling concentrations is taken into consideration for any recommendations made in terms of AQMA designation, amendment or revocation.

In addition, the NO_x source apportionment results which have been split across the vehicle classifications detailed in Section 2.6 are presented in both tabular and pie chart formats. This allows the main vehicular sources to be identified within the 'Bridgnorth AQMA', therefore aiding the development of measures that are of specific relevant to the AQMA.

3.1 Shropshire Council Monitoring Data

Table 3-1 presents the monitoring data collected by Shropshire Council. This table presents the data for the diffusion tubes within the Bridgnorth AQMA, as well as those surrounding the AQMA to provide a wider context for the monitoring results.



|--|

	Leastion	OS Grid	OS Grid	Annual Mean NO₂ Concentration (μg/m³)							
Site ID	Location	Ref X	Ref Y	2015	2016	2017	2018	2019	2020	2021	2022
DF13	Pound Street	371345	293081	41.9	41.5	44.0	40.5	35.6	30.3	33.1	30.1
DF27	Smithfield	371397	293179	26.5	27.8	28.2	26.0	25.8	19.7	23.6	15.8
DF28, 602	50 Whitburn Street	371297	293108	51.2	52.9	40.3	48.2	43.4	Relocated	Relocated	35.8
DF29	Adj Rutters	371397	293179	29.0	29.7	29.4	28.9	28.5	21.6	23.9	23.3
DF71	6 Pound Street, (On Pelican Crossing)	371346	293086	-	-	58.5	50.9	49.1	40.8	43.2	41.5
DF72	Mini Roundabout Listley Street (lamp column)	371375	293066	-	-	-	30.0	28.2	22.4	23.8	22.6
DF73	18 Pound Street (Downspout)	371354	293089	-	-	-	34.1	34.2	26.5	28.7	27.3
DF74	Lamp Column 9 (Steps of new build)	371340	293125	-	-	-	30.9	29.4	22.7	25.2	24.4
DF75	Lamp Column 48 (New Build)	371345	293106	-	-	-	30.9	27.6	22.4	24.1	23.9
DF76	Higgs/Stanton Ralph (Opp 45 Whitburn Street)	371366	293146	-	-	-	33.8	31.8	28.4	28.8	29.5
DF77	39/40 Whitburn Street Lamp Column	371375	293161	-	-	-	40.3	38.7	30.4	29.9	29.2
DF78	Pedestrian Crossing outside 42 Whitburn Street	371360	293152	-	-	-	39.9	38.5	32.2	35.9	32.9
DF79	Chill Salon Downspout between green and black door	371346	293143	-	-	-	48.8	42.3	35.3	36.9	35.6
DF80	48 Whitburn Street Downspout	371334	293139	-	-	-	50.3	43.6	37.2	40.3	37.5
DF81	Stretton House 3 Salop Street Downspout	371288	293119	-	-	-	28.8	26.7	20.1	23.3	21.3
DF82	Pedestrian Crossing outside 8 Salop Street	371264	293120	-	-	-	27.4	22.7	17.0	20.4	19.1
DF83	Downspout Of 2 Pound Street Bridgnorth	371341	293096	-	-	-	-	-	-	-	47.8



The data show that the NO₂ annual mean objective of 40 μ g/m³ has been exceeded at two diffusion tube sites within the Bridgnorth AQMA in 2022. DF71 which has exceeded the NO₂ annual mean objective since monitoring began in 2017 and a new monitoring site on Pound Street, DF83.

The areas of the AQMA that exceed the AQO based on the monitoring data above are situated close to junctions and where there are slight road canyon effects due to the narrow streets. The observed exceedances are therefore likely the result of the stopping and starting/idling of vehicles as traffic builds up along the road where the diffusion tube is located on approach to the junction, as well as the street canyon effects and incline of the road, reducing the dispersion of pollutants.

3.2 Modelled Receptor Concentrations, Annual Mean NO₂

Table 3-2 provides the modelled annual mean NO₂ concentrations predicted at existing receptor locations in 2022. Of the 55 receptors included in the assessment, 30 are located within the AQMA boundary whilst the remaining are situated on the modelled roads that lead into the AQMA.

Receptor ID	OS Grid X	OS Grid Y	Height (m)	In AQMA?	AQS objective (µg/m³)	2022 Modelled Annual Mean NO₂ (µg/m³)	% of AQS objective
1	371182	293179	1.5	N	40	10.33	25.83
2	371186	293145	1.5	N	40	10.93	27.33
3	371205	293135	1.5	N	40	12.94	32.35
4	371207	293154	1.5	N	40	15.05	37.63
5	371228	293139	1.5	N	40	16.13	40.33
6	371220	293124	1.5	N	40	12.45	31.13
7	371256	293129	1.5	N	40	17.51	43.78
8	371257	293111	1.5	N	40	14.60	36.53
9	371278	293122	1.5	N	40	18.64	46.60
10	371280	293107	1.5	N	40	16.24	40.60
11	371304	293127	1.5	Y	40	23.00	57.50
12	371304	293110	1.5	Y	40	18.67	46.68
13	371324	293118	1.5	Y	40	26.17	65.43
14	371319	293132	1.5	Y	40	26.55	66.38
15	371339	293125	1.5	Y	40	32.20	80.50
16	371346	293115	1.5	Y	40	24.67	61.68
17	371332	293106	1.5	Y	40	21.47	53.68
18	371352	293105	1.5	Y	40	23.76	59.43
19	371338	293095	1.5	Y	40	19.03	47.58
20	371353	293096	1.5	Y	40	29.23	73.10
21	371345	293091	1.5	Y	40	48.09	120.23
22	371356	293090	1.5	Y	40	29.28	73.23
23	371348	293086	1.5	Y	40	47.97	119.93
24	371360	293084	1.5	Y	40	28.12	70.30
25	371352	293080	1.5	Y	40	47.28	118.20

Table 3-2 - Modelled Receptor Concentrations, Annual Mean NO₂



Receptor ID	OS Grid X	OS Grid Y	Height (m)	In AQMA?	AQS objective (µg/m³)	2022 Modelled Annual Mean NO ₂ (µg/m ³)	% of AQS objective
26	371369	293076	1.5	Y	40	22.83	57.08
27	371369	293076	1.5	Y	40	22.83	57.08
28	371356	293069	1.5	Y	40	20.24	50.60
29	371361	293058	1.5	N	40	18.62	46.58
30	371361	293044	1.5	N	40	16.08	40.23
31	371383	293049	1.5	N	40	15.98	39.95
32	371400	293034	1.5	N	40	10.62	26.55
33	371418	293042	1.5	N	40	10.47	26.20
34	371399	293058	1.5	N	40	12.36	30.90
35	371376	293070	1.5	Y	40	18.89	47.23
36	371388	293075	1.5	Y	40	13.15	32.88
37	371406	293065	1.5	N	40	10.48	26.20
38	371423	293072	1.5	N	40	8.90	22.28
39	371411	293085	1.5	N	40	9.71	24.30
40	371378	293044	4.0	N	40	13.82	34.58
41	371332	293135	1.5	Y	40	39.25	98.13
42	371341	293130	1.5	Y	40	37.01	92.53
43	371342	293141	1.5	Y	40	37.95	94.88
44	371347	293135	1.5	Y	40	35.86	89.65
45	371352	293148	1.5	Y	40	36.38	90.95
46	371357	293140	1.5	Y	40	33.42	83.55
47	371356	293156	1.5	Y	40	24.42	61.05
48	371363	293161	1.5	Y	40	22.91	57.28
48	371372	293167	1.5	Y	40	22.05	55.13
50	371381	293174	1.5	Y	40	21.84	54.60
51	371400	293192	1.5	N	40	15.71	39.30
52	371412	293184	1.5	N	40	13.00	32.50
53	371417	293169	1.5	N	40	12.15	30.38
54	371427	293191	1.5	N	40	10.92	27.30
55	371435	293178	1.5	N	40	10.40	26.00

From the modelled concentrations presented within Table 3-2, it is evident that the AQS annual mean NO_2 objective of 40 µg/m³ is not predicted to be exceeded at any sites outside of the existing AQMA boundary. Additionally, the predicted concentration at receptors outside of the AQMA was not within 10% of the annual mean objective at any location, with the maximum predicted NO_2 annual mean concentration being 18.64 µg/m³ at Receptor 9.

Within the AQMA, the annual mean was exceeded at three receptor sites, with the highest annual mean NO_2 concentration of 48.09 µg/m³ being modelled at receptor 21. This receptor is located in the canyon on Pound Street. The receptors that exceeded the AQO within the Bridgnorth AQMA were all within the canyon on Pound Street. Figure 3-1 illustrates the spatial location of those receptors that exceeded the AQO.





Figure 3-1 - Bridgnorth AQMA Receptors against AQO

3.3 Source Apportionment

Source apportionment has been carried out for the modelled receptors along the road links that are either within the AQMA or lead into the AQMA. Apportionment for both NO_x and NO₂ concentrations has been completed for the vehicle classes listed in Section 2.6. It's worth noting that NO_x concentrations are always higher than those for NO₂ since NO_x is made up of NO and NO₂. There is no air quality limit for human health for NO_x but is nevertheless a useful indicator when considering source apportionment. Results are tabulated in Table 3-4 and Table 3-5 and illustrated in Figure 3-1 to

Figure 3-5

The apportionment between road NO_x and background NO_x has also been detailed in Figure 3-3 and Table 3.3. Local Background NO_x, which is considered to be the emissions a local authority has influence over, including building, road and rail emissions etc, accounts for just approximately 11% of the total NO_x concentration on average at all receptor locations. Regional background NO_x concentrations account for those emissions that the local authority has no influence over, these emissions account for just over 9% of total NO_x concentrations on average at all modelled receptors. With a total 80% of NO_x emissions on average within the Bridgnorth AQMA deriving from local road traffic.

The source apportionment results provide the relative contribution (as a percentage) of each vehicle type towards a specific pollutant. Therefore, when considering the average NO_x concentration across all modelled receptors, road traffic is responsible for 79.8% of emissions ($30.2 \mu g/m^3$). Of the total road NO_x, diesel cars are the biggest contributor accounting for 52.9% of emissions, followed by diesel large-good vehicles (26.8%) and petrol cars (7.5%).



When considering the modelled receptor location at which the maximum road NO_x concentration is observed, road traffic is responsible for 91.9% of total NO_x emissions. Of the road traffic proportion, 53.6% is from diesel cars, 27.2% from diesel LGV's and 7.9% from petrol cars. These numbers only slightly differentiate from the average across all modelled receptors, likely due to the small size of the AQMA, with the influence of emissions on the maximum receptor similar to those experienced across the AQMA.

3.4 Modelled NO₂ Concentration – Contour Plot

The contour plot in Figure 3-2 indicates that there are exceedances of the NO₂ annual mean from the main junction within the Bridgnorth AQMA to Pound Street, Whitburn Street and Salop Street where there are observed street canyons. Concentrations greater than $50 \ \mu g/m^3$ are predicted along Whitburn Street and Pound Street where there are observed street canyons, however these are not observed at any receptor locations, i.e., at sites of relevant exposure.

From the plot, it is evident that the predicted exceedances of the annual mean objective are strictly constrained to the road network, therefore come in close range to any residential properties that are located close to the road. The street canyons observed on Whitburn Street and Pound Street also have residential properties on either side, and it is here where the main exceedances of the AQO are observed, as shown in Figure 3-1.

There are multiple receptors of relevant exposure that come into contact with the 40 μ g/m³ limit contour within the AQMA. Therefore, as a result of these predicted exceedances, the current AQMA designation should remain.

In combination with Figure 3-1, there are no receptors outside of the AQMA designation that exceed the AQO.



Figure 3-2 - Contour Plot of Modelled NO₂ Concentrations





Table 3-3 - Total NO_x Source Apportionment Across All Receptors

Results	Local Background NO _x	Regional Background NO _x	Local Road NO _x
NO _x Concentration (μg/m ³)	4.3	3.4	30.2
Percentage of total NO _x	11.3%	8.9%	79.8%

Table 3-4 - NO_x Source Apportionment Results

Results	All Vehicles	Petrol Cars	Diesel Cars	Petrol LGV	Diesel LGV	Rigid HGV	Arctic HGV	Buses	Motorcycle	Full Hybrid Petrol Cars	Plug-in Hybrid Petrol Cars	Full Hybrid Diesel Cars	EV Cars	Background
Average Across All Modelled Receptors														
NO _x Concentration (µg/m ³)	30.2	2.3	16.0	0.0	8.1	1.3	0.5	1.8	0.0	0.0	0.0	0.1	0.0	7.6
Percentage of Total NO _x	79.8%	6.0%	42.2%	0.1%	21.4%	3.5%	1.4%	4.7%	0.1%	0.1%	0.0%	0.2%	0.0%	20.2%
Percentage Contribution to Road NO _x	100.0%	7.5%	52.9%	0.1%	26.8%	4.4%	1.8%	5.9%	0.1%	0.1%	0.0%	0.3%	0.0%	-
						Max Mod	elled Recept	or (25)						
NO _x Concentration (μg/m ³)	87.0	6.9	46.6	0.1	23.6	3.4	1.4	4.5	0.1	0.1	0.0	0.3	0.0	7.6
Percentage of Total NO _x	91.9%	7.3%	49.2%	0.1%	25.0%	3.5%	1.5%	4.8%	0.1%	0.1%	0.0%	0.3%	0.0%	8.1%
Percentage Contribution to Road NO _x	100.0%	7.9%	53.6%	0.1%	27.2%	3.9%	1.6%	5.2%	0.1%	0.2%	0.0%	0.3%	0.0%	-



Table 3-5 - NO₂ Source Apportionment Results

Results	All Vehicles	Petrol Cars	Diesel Cars	Petrol LGV	Diesel LGV	Rigid HGV	Arctic HGV	Buses	Motorcycle	Full Hybrid Petrol Cars	Plug-in Hybrid Petrol Cars	Full Hybrid Diesel Cars	EV Cars	Background
Average Across All Modelled Receptors														
NO₂ Concentration (µg/m³)	15.6	1.2	8.2	0.0	4.2	0.7	0.3	0.9	0.0	0.0	0.0	0.0	0.0	6.0
Percentage of Total NO ₂	72.0%	5.4%	38.2%	0.1%	19.3%	3.2%	1.3%	4.2%	0.1%	0.1%	0.0%	0.2%	0.0%	28.0%
Percentage Contribution to Road NO ₂	100.0%	7.5%	53.0%	0.1%	26.8%	4.4%	1.8%	5.9%	0.1%	0.2%	0.0%	0.3%	0.0%	-
						Max Mode	elled Recep	tor (25)						
NO₂ Concentration (µg/m³)	42.1	3.3	22.1	0.0	11.2	1.6	0.7	2.1	0.1	0.1	0.0	0.1	0.0	6.0
Percentage of Total NO ₂	87.4%	6.8%	45.9%	0.1%	23.3%	3.3%	1.4%	4.5%	0.1%	0.1%	0.0%	0.3%	0.0%	12.6%
Percentage Contribution to Road NO ₂	100.0%	7.8%	52.5%	0.1%	26.6%	3.8%	1.6%	5.1%	0.1%	0.2%	0.0%	0.3%	0.0%	-



Figure 3-3 - Average NO_x Background Split



Figure 3-4 - NO_x Source Apportionment Average Across All Modelled Receptors







Figure 3-5 - NO_x Source Apportionment at Max Modelled Receptor (25)



4 Conclusions and Recommendations

Following the completion of the analysis of both monitoring data and modelled concentrations across the modelled area, in particular the current Bridgnorth AQMA, the following conclusions and recommendations are made.

4.1 Bridgnorth AQMA

The Bridgnorth AQMA is currently designated for exceedances of the NO₂ annual mean, with two out of the 17 diffusion tube monitoring locations exceeding the AQO of $40\mu g/m^3$ within the AQMA in 2022, and a further one site within 10% of the AQO. One of the sites exceeding the AQO in 2022 is DF83, a new diffusion tube monitoring site located on Pound Street, this site is also the highest monitored diffusion tube within the Bridgnorth AQMA.

Detailed modelling has predicted areas of exceedance in line with the Bridgnorth AQMA boundary with the highest modelled exceedance 48.1 μ g/m³ at receptor 21, which is located in the canyon and incline on Pound Street, adjacent to a zebra crossing where there is likely to be idling of vehicles.

Based upon the analysis of results, it is recommended that the AQMA remains in place with the current boundary and monitoring should continue in this area. It should be noted that like with the monitored results, no receptors outside of the AQMA boundary exceeded the AQO in the modelled results.

4.2 Source Apportionment

An initial review of the road NO_x and background NO_x apportionment indicated that road NO_x accounted for 80% of emissions on average across all modelled receptors and background concentrations 20% of emissions. This details that road contribution is the primary cause of the exceedances of the AQO within the Bridgnorth AQMA.

Source apportionment analysis of the Bridgnorth AQMA demonstrates that diesel cars account for the largest amounts of road NO_x (around 53%) with diesel LGVs and petrol cars the next largest contributors (27% and 8% respectively). As such, measures contained within the AQAP should focus on reducing emissions from these vehicle classes.



Appendix A – Traffic Data



Source ID	Source Name	Speed (kph)	Traffic Flow (AADT)	HGV %	Bus %	LGV%	Cars%	Motorbike%
1a	Salop Street	32	8729	1.23	0.57	9.15	88.87	0.19
1b	Salop Street	20	8729	1.23	0.57	9.15	88.87	0.19
1bsd2	Salop Street	5	8729	1.23	0.57	9.15	88.87	0.19
2asd1	Whitburn Street	5	11159	1.06	0.96	7.38	90.36	0.24
2asd2	Whitburn Street	10	11159	1.06	0.96	7.38	90.36	0.24
3asd1	Old Smithfield	20	9766	1.08	1.09	6.98	90.64	0.22
4asd1	B4364	20	1610	1.32	0.02	10.20	88.04	0.41
5asd1	Pound Street	10	9980	0.98	0.86	9.37	88.52	0.26
5asd2	Pound Street	10	9980	0.98	0.86	9.37	88.52	0.26
5asd3	Pound Street	10	9980	0.98	0.86	9.37	88.52	0.26
6asd1	Hollybush Road	20	9780	1.00	0.88	9.09	88.74	0.29
7asd1	Listley Street	20	2594	0.78	0.01	10.69	88.10	0.41
8asd1	St Mary Street	20	281	1.07	0.00	16.13	82.21	0.59

Table A.1 – Annual Average Daily Traffic (AADT) Data



Appendix B – Model Verification



Model Setup

The ADMS-Roads dispersion model has been widely validated for this type of assessment and is specifically listed in the LAQM.TG(22) guidance as an accepted dispersion model.

Model validation undertaken by the software developer (CERC) will not have included validation in the specific modelled area. It is therefore necessary to perform a comparison of modelled results with local monitoring data at relevant locations. This process of verification attempts to minimise the modelling uncertainty and systematic error by correcting modelled results by an adjustment factor to gain greater confidence in the final results.

The predicted results from a dispersion model may differ from measured concentrations for a large number of reasons, including uncertainties associated with:

- Background concentration estimates;
- Source activity data such as traffic flows and emissions factors;
- Monitoring data, including locations; and
- Overall model limitations.

Model verification is the process by which these and other uncertainties are investigated and where possible minimised. In reality, the differences between modelled and monitored results are likely to be a combination of all these aspects.

Model setup parameters and input data were checked prior to running the models in order to reduce these uncertainties. The following were checked to the extent possible to ensure accuracy:

- Traffic data;
- Distance between sources and monitoring as represented in the model;
- Speed estimated on roads; and
- Background monitoring and background estimates.

NO₂ Verification Calculations

The verification of the model output was performed in accordance with the guidance provided in Chapter 7 of LAQM.TG(22).

Relevant monitoring locations within the Council's jurisdiction (those adjacent to modelled roads) have been used in the verification. This included all diffusion tube sites within the Bridgnorth AQMA, detailed in Table 3-1, In total, only the roadside passive (diffusion tube) monitoring site DF13 was excluded for model verification. DF13 monitored an NO2 concentrations that was 10 μ g/m3 lower than monitoring site DF71, which is located around 5m north and exceeds the AQO. It was considered that although there are canyon effects observed on Pound Street where both sites are located, that due to a small 0.5m gap in the buildings where DF13 is located that there could be potential microclimate dynamics that were resulting in lower observed concentrations and could not be replicated in model. As such, a conservative approach was taken and DF13 was excluded from the model verification.

It should be noted that due to the incline observed on Pound street a 10% gradient was applied to the road through the EFT v12.0.1 function when calculating vehicle emissions.

Table B.1 below shows an initial comparison of the monitored and unverified modelled NO₂ results for the year 2022, in order to determine if verification and adjustment was required.



Site ID	Background NO ₂ (µg/m³)	Monitored Total NO₂ (μg/m³)	Unverified Modelled Total NO₂ (μg/m³)	% Difference (Modelled vs. Monitored)
DF81	6.0	21.3	10.4	-51.3
DF80	6.0	37.6	12.9	-65.7
DF79	6.0	35.6	12.6	-64.6
DF78	6.0	32.9	12.2	-62.9
DF77	6.0	29.2	11.8	-59.4
DF76	6.0	29.5	12.0	-59.5
DF75	6.0	23.9	11.2	-53.2
DF74	6.0	24.4	11.3	-53.6
DF72	6.0	22.6	9.8	-56.9
DF71	6.0	41.5	16.6	-59.9
DF29	6.0	23.3	9.8	-58.1
DF28	6.0	35.8	12.3	-65.8
DF83	6.0	47.8	17.0	-64.4
DF73	6.0	27.3	10.6	-61.1

Table B.1 – Unverified Modelled and Monitored NO2 Concentrations

The data in Table B.1 shows that the model was under predicting at all monitoring locations. At this stage, all model inputs were checked to ensure their accuracy; this includes road and monitoring site geometry, traffic data, link emission rates, 2022 monitoring results, background concentrations and modelling features such as street canyons. Following a level of QA/QC completed upon the model, no further improvement of the modelled results could be obtained on this occasion. The difference between modelled and monitored concentrations was greater than -25% at the majority of locations therefore adjustment of the results was necessary. The relevant data was then gathered to allow the adjustment factor to be calculated.

Table B.2 provides the relevant data required to calculate the model adjustment based on regression of the modelled and monitored road source contribution to NO_x.

Site ID	Monitored Total NO₂ (µg/m³)	Monitored Total NO _x (µg/m³)	Background NO₂ (µg/m³)	Background NO _x (µg/m³)	Monitored Road Contribution NO ₂ (Total - Background) (μg/m ³)	Monitored Road Contribution NO _x (Total - Background) (μg/m ³)	Modelled Road Contribution NO _x (Excludes Background) (µg/m ³)
DF81	21.3	36.3	6.0	7.6	15.3	28.6	7.8
DF80	37.6	71.1	6.0	7.6	31.5	63.5	12.4
DF79	35.6	66.6	6.0	7.6	29.5	59.0	11.9
DF78	32.9	60.7	6.0	7.6	26.9	53.1	11.2
DF77	29.2	52.5	6.0	7.6	23.1	44.8	10.5
DF76	29.5	53.2	6.0	7.6	23.5	45.6	10.7
DF75	23.9	41.4	6.0	7.6	17.8	33.8	9.2
DF74	24.4	42.5	6.0	7.6	18.4	34.9	9.5
DF72	22.6	38.9	6.0	7.6	16.6	31.3	6.6
DF71	41.5	80.5	6.0	7.6	35.5	72.8	19.5
DF29	23.3	40.3	6.0	7.6	17.3	32.7	6.7
DF28	35.8	67.2	6.0	7.6	29.8	59.6	11.2
DF83	47.8	96.0	6.0	7.6	41.8	88.4	20.2
DF73	27.3	48.5	6.0	7.6	21.3	40.9	8.2

Table D.Z = Data (Sequired for Aujustifient racio) calculation	Table B.2 – Data Red	quired for Adjustme	ent Factor Calculation
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Figure B.1 provides a comparison of the modelled road contribution NO_x versus monitored road contribution NO_x, and the equation of the trend line based on linear regression through zero. The total monitored NO_x contribution has been derived by back-calculating NO_x from the NO_x/NO₂ empirical relationship using the spreadsheet tool available from Defra's website. The equation of the trend lines presented in Figure B.1 gives an adjustment factor for the modelled results of 4.379.





Figure B.1 – Unverified Modelled Road NO_x Contribution

Model adjustment needs to be undertaken for NO_x rather than NO₂. For the monitoring results used in the calculation of the model adjustment, NO_x was derived from NO₂, using the NO_x to NO₂ calculator (V8.1) spreadsheet tool available from the LAQM website.

The results of the final verification factor are presented in Table B.3. All diffusion tube locations are within the $\pm 25\%$ acceptance level. Alongside this, the RMSE for this verification is 2.9, which according to TG(22) as the RMSE is below 4, indicates that this final verification is performing accurately. The verification factor used for the receptors in this AQA is 4.379.

Site ID	Ratio of Monitored Road Contribution NO _x / Modelled Road Contribution NO _x	Adjustment Factor for Modelled Road Contribution NO _x	Adjusted Modelled Road Contribution NO _x (µg/m³)	Adjusted Modelled Total NO _x (Including Background NO _x) (µg/m³)	Modelled Total NO ₂ (Based upon Empirical NO _x / NO ₂ Relationship) (µg/m ³)	Monitored Total NO₂ (μg/m³)	% Difference (Adjusted Modelled NO ₂ vs. Monitored NO ₂)
DF81	3.67		34.1	41.8	24.1	21.3	12.8
DF80	5.13	4.379	54.2	61.8	33.4	37.6	-10.9
DF79	4.96		52.1	59.7	32.5	35.6	-8.7

Table B.3 – Final Verification Calculation

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DF78	4.75	49.0	56.6	31.1	32.9	-5.7
DF77	4.28	45.9	53.5	29.6	29.2	1.6
DF76	4.27	46.8	54.4	30.1	29.5	1.9
DF75	3.65	40.5	48.1	27.1	23.9	13.6
DF74	3.68	41.5	49.2	27.6	24.4	13.2
DF72	4.71	29.1	36.7	21.5	22.6	-4.9
DF71	3.74	85.3	93.0	46.6	41.5	12.3
DF29	4.89	29.3	36.9	21.6	23.3	-7.2
DF28	5.30	49.2	56.9	31.2	35.8	-13.0
DF83	4.37	88.5	96.1	47.9	47.8	0.1
DF73	4.98	36.0	43.6	24.9	27.3	-8.6







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Figure B.3 – Verified Modelled Total NO₂

Glossary of Terms

Abbreviation	Description				
AADT	Annual Average Daily Traffic				
ANPR	Automatic Number Plate Recognition				
AQAP	Air Quality Action Plan - A detailed description of measures, outcomes, achievement dates and implementation methods, showing how the local authority intends to achieve air quality limit values'				
AQMA	Air Quality Management Area – An area where air pollutant concentrations exceed / are likely to exceed the relevant air quality objectives. AQMAs are declared for specific pollutants and objectives				
AQO	Air Quality Objective				
AQS	Air Quality Strategy				
ASR	Air Quality Annual Status Report				
Defra	Department for Environment, Food and Rural Affairs				
EU	European Union				
EFT	Emissions Factor Toolkit				
EV	Electric Vehicle				
HGV	Heavy Goods Vehicle				
IMD	Indices of Multiple Deprivation				
LAQM	Local Air Quality Management				

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LCWIP	Local Cycling and Walking Infrastructure Plan				
LGV	Light Goods Vehicles				
LSOA	Lower Super Output Area				
LTP	Local Transport Plan				
NO ₂	Nitrogen Dioxide				
NOx	Nitrogen Oxides				
NH ₃	Ammonia				
PG	Policy Guidance				
PCN	Penalty Charge Notice				
PHOF	Public Health Outcomes Framework				
PM10	Airborne particulate matter with an aerodynamic diameter of 10µm (micrometres or microns) or less				
PM _{2.5}	Airborne particulate matter with an aerodynamic diameter of 2.5µm or less				
PSV	Passenger Service Vehicle				
TG	Technical Guidance				

References

- ⁴ Bureau Veritas, 2023, Shropshire AQAP Bridgnorth AQMA Technical Report
- ⁵ Defra, 2022, Local Air Quality Management Technical Guidance

¹ Defra, Emissions Factors Toolkit – version 11.0 (2021), available at: <u>https://laqm.defra.gov.uk/air-guality/air-quality/air-quality-assessment/emissions-factors-toolkit/</u>

² Shropshire Council Highways Team Traffic Counts 2023, via internal communications

³ Department for Transport (DfT) Road Traffic Counts (2023) available at: <u>https://roadtraffic.dft.gov.uk</u>