Has UK local government action improved local air quality? A Bristol case study

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Abstract

In 2013, the UK exceeded the EU limit value for nitrogen dioxide (NO₂) annual mean at 31 of its 43 zones and agglomerations. Current government predictions are that full compliance will not be achieved until after 2030, with 65% zones still expected to be exceeding in 2020. In February 2014, the European Commission launched legal proceedings against the UK for its failure to cut excessive levels of NO₂. However, there is an increasing onus on local authorities to manage air pollution locally and a legal threat in the Localism Act 2011 that may make them liable for any EU fines. This research has examined Local Air Quality Management (LAQM) reports and monitored concentrations of NO₂ over the last 14 years for all local authorities with exceedances due to road traffic and, as previously reported to this conference series, found that there is insufficient appropriate data available to evaluate the LAQM process as a whole on this basis. Instead, six case study local authorities, for which sufficient data were available, were individually evaluated to determine whether any action plan measures could be associated with changes in local NO₂ concentrations. This paper describes the methodology and findings with respect to the implementation of action plan measures, using Bristol City Council as an example. It examines some of the challenges of quantifying air quality impacts and attributing changes to implementation of measures, and makes recommendations for improvements to UK air quality management.

Keywords: LAQM, action plans, local government, NO₂, air quality objectives, limit values, traffic measures, local transport plans.
1 Introduction

1.1 Local Air Quality Management

The first national Air Quality Regulations, published in December 1997 following the 1995 Environment Act, established health-based objectives for eight air pollutants, including nitrogen dioxide (Great Britain [1]). These objectives anticipated the limit values prescribed in the European Air Quality Framework Directive (96/62/EC) and subsequent daughter Directives (1999/30/EC, 2000/69/EC, 2002/3/EC), and the national Air Quality Strategy set out the government’s approach to meeting them (Department of the Environment [2]). Responsibility for improving air quality fell *inter alia* to local authorities through the Local Air Quality Management (LAQM) regime (Department for the Environment, Transport and the Regions [3]). LAQM is the process by which local authorities in the UK review and assess air quality in their municipalities and implement action plans to remediate any local exceedances of the national objectives. The principle behind this subsidiarity approach is that sources are best managed at the lowest administrative level to ensure resources are efficiently and proportionately targeted taking account of local conditions; “*Action should be taken to improve air quality at the most appropriate level, be it international, European, national or local*” (Department of the Environment [2]).

At the time of the initial 1997 Strategy the UK government did not foresee how intractable and widespread the problem of traffic pollution would become. The 1997 Air Quality Strategy stated that universally applied policies should be sufficient to achieve the air quality objectives for most of the country and that the role of LAQM should be in supplementing and “fine tuning” central policies at local hotspots where national measures would be too blunt or expensive (Department of the Environment [2]).

In 2013, the UK exceeded the EU limit value for nitrogen dioxide (NO2) annual mean at 31 of its 43 zones and agglomerations (38 not including the Margin of Tolerance) (Defra [4]). Current government predictions are that full compliance will not be achieved until after 2030, with 65% zones still expected to be exceeding in 2020, five years after the permitted time extension period ended (Defra [5]). These estimates have been revised upwards based on the release of new vehicle emission factors which take account of the discrepancies identified between the Euro emission standards for new vehicles and their real-world usage, but with the expectation that the most recent Euro 6 vehicles would show an improvement in emissions reduction. A recent report from the International Council on Clean Transportation Europe [6], however, suggests that preliminary results are not promising with “the average, on-road emission levels of NOx […] estimated at 7 times the certified emission limit for Euro 6 vehicles”. In February 2014, the European Commission launched legal proceedings against the UK for its failure to cut excessive levels of NO2.

The failure of national action to achieve the necessary reduction in NO2 places an increasing onus on local authorities in the UK to assist the government with the achievement of the EU limit values through LAQM. Given the limited resources
and powers that local government has available for dealing with road traffic emissions, the LAQM process has received criticism for its ineffectiveness in achieving significant improvements in local air quality. In addition, local authorities may be liable for any fines resulting from the European Commission’s legal proceedings against the UK government under the Localism Act 2011 [7].

1.2 Local air quality action planning

Air quality action planning is the means by which local authorities in the UK are required by central government to set out their intentions for working towards meeting national air quality objectives. The first Air Quality Action Plans (AQAPs) were submitted in 1999/2000 and now some 60% of local authorities have declared one or more Air Quality Management Areas (AQMAs), primarily for traffic-related pollutants (NO2 and PM10). Despite the preparation of over 400 draft and final AQAPs over the last decade, reviewers have stated there is no evidence that any traffic-related AQMAs have been revoked solely on the basis of AQAP implementation (Moorcroft and Dore [8]).

1.3 Research statement

This research sets out to evaluate the effectiveness of the local authorities’ Air Quality Action Planning, as evidenced over the last 14 years, as a means to improve local air quality and thereby to assist the UK government in meeting the EU annual mean limit value for NO2 (Barnes et al. [9]). Based on experience to date, the research statement is as follows:

(Local Air Quality Action Plans are not successful in terms of reducing local concentrations of NO2 and therefore Local Air Quality Management will not achieve the annual mean UK air quality objective and will therefore not make an effective contribution to meeting the relevant EU limit value.

The methodological approach for this research is summarised in Figure 1, with the subject of this paper focusing on Steps 2 and 3, which address the second of two research objectives (Objective 2: Evaluate whether the measures included in the Air Quality Action Plans produced following Round 1 are being achieved and whether implementation is contributing to an improvement in local nitrogen dioxide concentrations. Objective 1 has been addressed in research previously presented to this conference series (Barnes et al. [9, 10]).

2 Methodology

2.1 Criteria for selecting AQMAs/local authorities

The methodological approach (Figure 1) was to identify changes in local (road contribution) NO2 over the period of the implementation of Air Quality Action Plans (AQAPs), the implementation of measures in related AQAPs, and to assess any correlative relationship between them. It was therefore necessary to identify those local authorities and respective AQMAs with valid monitoring sites and NO2
annual mean data relevant to their AQMAs, and that have also published AQAPs and subsequent annual AQAP Progress Reports (AQAP PRs) to enable the implementation of measures to be assessed. A series of criteria were established to identify those local authorities and AQMAs with the information required to apply the methodological approach (Figure 2) (Barnes et al. [9]).

Figure 1: Methodological flow diagram.

Figure 2: Criteria used to identify local authorities/AQMAs used in this study.
2.2 Case studies

The criteria presented in Figure 2 resulted in the identification of eight AQMAs in six local authorities (i.e. 5% AQMAs and 7% local authorities that had declared AQMAs from Round 1):
- Barnsley Metropolitan Borough Council (Barnsley AQMA)
- Bristol City Council (Bristol AQMA)
- Leicester City Council (Leicester AQMA)
- Oxford City Council (Oxford AQMA)
- Sandwell Metropolitan Borough Council (Great Barr NW, Great Barr South, Great Barr SW)
- City of York Council (York AQMA)

This paper describes the methodology relating to all six case studies, and presents the results of the AQAP analysis in the Bristol AQMA as an example.

2.3 Comparing action plans

The sample of local authorities were selected, in part, because they complied with the Action Plan Progress Reporting requirements (Criterion 1) (i.e. AQAPs published pre-1/1/2006 and revised AQAPs, AQAP PRs or Updating and Screening Assessments (USAs) containing AQAP PRs published in 2009 or later). The purpose of this criterion was to enable an examination of the measures included in the AQAPs and the progress made in implementing them (Barnes et al. [9]).

2.3.1 Implementation of AQAP measures

To address the first part of Objective 2, whether measures included in the AQAPs are being achieved, the AQAPs of the case study local authorities were reviewed and recorded, together with the implementation date for those measures that were either fully or partially complete. Using the latest available progress report, measures were assessed to be ‘Completed’, ‘Ongoing’, ‘Not implemented’ or ‘No longer reported’. Measures were compared between local authorities and against the changes in local contribution NO\textsubscript{2} identified previously (Barnes et al. [10]).

3 Results

3.1 Case studies

3.1.1 Bristol CC (Bristol AQMA)

Bristol CC is a Unitary Authority in the south-west of England. Despite being Unitary, Bristol CC has retained links with its neighbouring authorities (Bath and North East Somerset, North Somerset and South Gloucestershire Councils) as the West of England Local Enterprise Partnership, including in the production of Joint Local Transport Plans. Bristol CC has a population of approximately 428,200 (and more than 1 million in the larger urban area). The original AQMA was declared on 1\textsuperscript{st} May 2001 (amended slightly in 2003) to cover the City Centre (including
Figure 3: Bristol AQMA and monitoring sites (City Centre).
the main radial roads). In 2008, the City Centre AQMA was extended to the north-east (Figure 3). According to the AQAP the main source of NOx emissions is road traffic (70%) with cars and taxis contributing the largest proportion (39%) due to the large proportion of these vehicles on the roads.

3.2 Implementation of AQAP measures

The Bristol Local Transport Plan (LTP) was submitted in July 2000 and included a Local Air Quality Strategy as an Appendix and a draft framework for the AQAP in anticipation of the AQMA. The AQAP (published in April 2004) considered 56 measures, including six that were not considered cost effective as an air quality measure, 23 that were considered to be adequately covered in the LTP or other policies and 27 LTP ‘top-up’ or new measures. While some of the 23 LTP measures were reported in the LTP Annual Progress Reports, many were not explicit, e.g. ‘Parking information’, and others, e.g. ‘Powered two-wheelers’ were included in the Joint LTP (JLTP2) 2006/7-2010/11.

In addition to the 27 measures initially included in the 2004 AQAP, a further measure (Bus NOx emissions Reduction) was added in 2012 following receipt of £60,000 funding from Defra to reconfigure the engine management software on Euro IV buses to bring them up to Euro V standard.

Of the 28 measures only one (14 M32 (motorway) Management) was considered complete by 2013 following introduction of a bus lane and speed limit reduction. A further eight measures were not implemented, either due to a lack of funding, failing feasibility or cost-effectiveness tests, or were just no longer reported; 21 (sub-)measures were either on-going or included as other measures.

Amongst the measures that were considered to be on-going, there had been a good deal of progress made. For example, take-up of Travel Plans by 96% of Local Education Authorities in the AQMA; delivery of £22 million Cycling City Project; establishment of a Freight Consolidation Centre Scheme serving Bristol and neighbouring Bath; and the introduction of an Enhanced Traffic Control Centre. There were also a number of site-specific measures implemented, including Showcase Bus Routes on the A420 corridor (completed 2007), A370 Greater Bristol Bus Network (GBBN) route, A432 Fishponds Road, A4018 and A4 Bath Road corridors (completed March 2012).

3.2.1 Relationship between AQAP and monitoring data

The Newfoundland Road Police Station site was initiated to measure the effect of the Cabot Circus development, though sited at the end of the M32 motorway it is also subject to changes in traffic emissions relating to the M32 Management. Cabot Circus was completed in 2008 and the bus lane and speed restrictions were introduced to the southern end of the M32 in 2009. Marginally higher concentrations of local NO2 were recorded in 2009, but in subsequent years roadside concentrations have fallen, reversing a steady increase in concentrations to that point.

Monitoring at Bath Road was intended to assess the impact of a proposed 10,000 seat multi-purpose indoor arena for sports, music conferences and other events and in part as a mixed-use development providing a leisure and
entertainment destination. This proposal was subsequently withdrawn. Road and junction bus prioritisation improvements as part of the GBBN scheme were completed on the A4 Bath Road corridor in 2012. Local concentrations of NO$_2$ have fallen markedly in 2012 following an upward trend until this date. Concentrations at Bath Road were below the 40 µg/m$^3$ objective in 2011 and 2012 and this monitor has now been discontinued.

Parson Street School exhibited slightly increasing local concentrations of NO$_2$ until 2012 when concentrations dropped considerably. This may be in part due to proposed GBBN changes to the Parson Street Gyratory which were completed in March 2012.

Wells Road was also subject to improvements under the GBBN scheme which were also completed in March 2012. The Wells Road site showed a significant downward trend ($\hat{\beta} = -1.743$, $t = -2.997$, $df = 4$, $p = 0.040$, two-sided) with markedly reduced concentrations of local NO$_2$ since 2010, and lower concentrations again in 2012. Total Roadside concentrations at this site are now just above the 40 µg/m$^3$ objective.

GBBN corridor works were also completed on the A420 corridor in 2007. The Shiner’s Garage site was established to determine the impact of this bus showcase route. Local NO$_2$ concentrations steadily increased since 2007, however lower concentrations were recorded in 2012. Total Roadside concentrations are just above the 40 µg/m$^3$ objective, but the site was discontinued in January 2013.

The most significant downward trend was found at Rupert Street, which has shown a steady reduction in local NO$_2$ since 2008 ($\hat{\beta} = -2.857$, $t = -5.283$, $df = 4$, $p = 0.006$, two-sided). Though it is difficult to identify any specific measure that may have had this effect, the Enhanced Traffic Control Centre, which was operational from September 2008, may have helped improve traffic flows and reduce congestion. There may also have been a knock-on contribution from the M32 Management giving a similar effect from 2009.

No significant trend was identified for Bristol Old Market; with only four measurements available on which to calculate a trend in local NO$_2$ concentrations (2007–2010), concentrations fluctuated between 30 µg/m$^3$ and 33 µg/m$^3$. Bristol Old Market is situated close to the bottom of the A420 but, like Shiner’s Garage located further to the east on this route, there has been no significant improvement in local NO$_2$ at this site. The site was disaffiliated from the government’s monitoring network in August 2012 and was discontinued from January 2013. Given the annual mean NO$_2$ exceedances at both Bristol Old Market and Shiners’ Garage it is unfortunate that these sites were discontinued.

4 Discussion

4.1 Comparing action plans

Finding and extracting the relevant data from the reports was normally straightforward, however, it was sometimes hard to trace progress with measures where there were no (or inconsistent) references, where headings or details changed or where reporting on specific measures simply ceased. There was also a
strong degree of overlap between some measures, which were occasionally merged in later reports. Frequent reference to unexplained acronyms also required some additional investigation to determine the nature of the measure. In the majority of cases, it was not necessary to refer to other reports, e.g. Local Transport Plans, as, if the AQAP and LTP had been integrated, the AQAP section was usually reported as a standalone chapter or document. For Bristol CC, however, the AQAP only included reference to additional measures to the LTP, and so it was necessary to try to extract air quality relevant measures from the LTP as well. This was more challenging as air quality was not necessarily explicitly considered in the LTPs.

4.1.1 Bristol City Council (Bristol AQMA)

The distribution of Traffic Urban monitoring sites across Bristol City Centre has presented an informative representation of the variability of NO2 concentrations and trends in this urban area. They have also enabled some insight into the impacts of some of the site-specific measures implemented (or part-implemented) in the AQAP. The findings have been conflicting in some cases, with decreasing concentrations associated with improvements to the GBBN in some areas, but not others (e.g. A420 route), suggesting that there may be other confounding factors affecting these sites – unfortunately, since both the Shiner’s Garage and Bristol Old Market sites have since been discontinued, continued assessment of this situation is not possible at these locations. The M32 Management also appears to have had a beneficial impact on NO2 concentrations where it enters the city, but there are numerous non-site specific measures, and measures included exclusively in the LTP that may have contributed to improvements in air quality across the City Centre and Greater Bristol Area. Air quality and transport planning appear to have been well-integrated with the publication of Joint-LTPs providing a coordinated approach to both transport and air quality management across Bristol and its neighbouring authorities.

4.2 Summary of case studies

In all of the case studies it was difficult to link implementation of AQAP measures with reductions in local contribution NO2. Various reasons for this were identified in the different case study local authorities.

Representativeness of monitoring sites has been a recurrent theme with the Traffic Urban site in Barnsley AQMA, the Background Urban site in Leicester AQMA and both Traffic Urban and Background Urban sites in the Sandwell (Great Barr) AQMAs not considered to be representative of their respective AQMAs, despite meeting the Criterion 3 siting requirements. This highlights the need to consider the siting of monitoring stations on a case-by-case basis to ensure that they are representative of the AQMAs, given that AQMAs are representative of areas of exceedance.

Even where sites were considered to be representative, it was often difficult to show that implemented measures had had any positive impact on local NO2 concentrations. Traffic Urban sites in Oxford AQMA and York AQMA were not able to detect improvements in local NO2 despite the implementation of AQAPs.
which would have been expected to have had a direct impact on concentrations within the timescale under consideration. In Leicester AQMA, an absence of AQAP progress reporting meant implementation of measures could not be determined.

Some successful measures were identified, even if not directly related to the original Round 1 baseline AQMAs. The construction of the Dodworth bypass in Barnsley, for instance, was reported to have led to the direct revocation of the AQMA 2B; a rare example of an AQAP leading to an NO\textsubscript{2} AQMA revocation and in contrast with previous reviews (Moorcroft and Dore [8]). The implementation of the GBBN improvements may also have been associated with reductions in local NO\textsubscript{2} concentrations at two sites in the Bristol AQMA, if not the A420 route, and the M32 Management measure may also have resulted in lower concentrations at associated monitoring sites. However, these must remain tentative conclusions.

In all cases (apart from the Dodworth bypass), however, it has been impossible to categorically state that any implemented AQAP measures have specifically caused a reduction in NO\textsubscript{2} concentrations at any site. This is due to a multitude of confounding factors (e.g. traffic flow, meteorology) and other, less location-specific AQAP measures that will all have had an impact on concentrations at both Background Urban and Traffic Urban sites. The implementation of more directly focused AQAP measures is necessary to improve air quality at specific pollution hotspots. The problem, as evidenced in the subsequent expansion of all of the original case study AQMAs, is that traffic pollution has become a much more widespread problem and less confined to discrete hotspot locations.

All of the case studies had integrated their AQAPs into their LTPs at varying stages in the process and the implementation of measures have been largely determined by the priorities of local transport officers, an issue that was highlighted in previous research (Olowoporoku et al. [11, 12]). Evidence of mandatory air quality indicators (LTP8) that were not aligned to either the national air quality objectives or the EU limit values in the Oxford AQAP/LTPs was of concern as this clearly demonstrates a lack of commitment to, or, perhaps, a tacit acknowledgement of the impossibility of achieving, the necessary reductions in NO\textsubscript{2} concentrations required by national and EU legislation, and more fundamentally, that are required to prevent worsening of public health.

5 Conclusion

With reference to the research question, the key finding from this research is a confirmation of the research statement, i.e. that currently LAQM is not a successful strategy in achieving selected EU limit values. Despite the opportunity that LAQM provided to assist the government with achievement of the EU limit values, the process was never calibrated sufficiently to provide a measureable contribution. There are several factors that have been identified in this research to corroborate this statement, most relating to monitoring data and sites, but one of which is specific to Action Planning.

The requirement for local authorities to produce AQAPs (within 18 months of declaration of an AQMA) and annual AQAP PRs does not appear to have been
effectively enforced. This research found that some local authorities that had declared AQMAs had not published AQAPs within the specified timescale or within a number of years in some cases. Similarly, progress on the AQAPs is required annually, but there was an absence of annual AQAP Progress Reports found in this study. This is perhaps one of the most significant failings, as without the ability to gauge progress on measures implemented at a local level, neither national nor local government can show whether LAQM is working to improve local air quality.

5.1 Recommendations for improving the effectiveness of LAQM

The following recommendations are made for Defra, and the Devolved Administrations of Scotland, Wales and Northern Ireland, to improve the effectiveness of LAQM in assisting with the achievement of the NO$_2$ annual mean EU limit value. They are proposed as solutions to the limitations and obstacles observed in undertaking this research, in order to facilitate a combined effort both nationally and locally to reducing traffic-related nitrogen dioxide concentrations in order to achieve the EU limit value. The current revision of LAQM and the recent changes to the EU AAQD reporting requirements make this an opportune moment to instigate these proposed changes.

- Recommendation 1. Require AQAP measures to be targeted at reducing concentrations of NO$_2$ in the area of exceedance.
- Recommendation 2. Ensure that all local authorities, that are required to, report annually on their AQAPs so that these reports can be incorporated in the UK’s compliance assessment reporting.
- Recommendation 3. Standardise AQAP reporting requirements to ensure consistency of data reported to the European Commission.

In addition, the following recommendation for further research is suggested:

- Investigate a robust approach to quantification of air quality action plan measures.

References


