GUIDELINE

Professional Engineers Providing
Acoustical Engineering Services
in the Land-Use Planning Process

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1. PURPOSE OF PEO GUIDELINES

Professional Engineers Ontario (PEO) produces guidelines to educate Licensed Engineering Practitioners (LEPs) and the public on best practices. For more information on PEO’s guideline and development process, including PEO’s standard form for proposing revisions to guidelines, please see the “Guideline Development and Maintenance Processes” document available at: https://www.peo.on.ca/sites/default/files/2020-03/guideline-dev-maintenance-process.pdf

For a complete list of PEO’s guidelines, visit: https://www.peo.on.ca/knowledge-centre/practice-advice-resources-and-guidelines

2. INTRODUCTION

This Professional Engineers Ontario (PEO) guideline covers acoustical engineering services related to the land use planning process in Ontario, which may include: approval, design, implementation, and advisory services. LEPs providing acoustical engineering services should demonstrate training and/or experience in acoustical engineering related to land use planning.

3. PROFESSIONAL REQUIREMENTS

LEPs that prepare or review noise/vibration impact studies in relation to the land use planning process in Ontario must comply with the Code of Ethics and Professional Misconduct provisions of Ontario Regulation 941 under the Professional Engineers Act1 (Act).

3.1 Conflict of Interest

Regulation 941/90 under the Act clearly describes the circumstances that create a conflict of interest. Paragraph 72(2)(i) states that,

…failure to make prompt, voluntary and complete disclosure of an interest, direct or indirect, that might in any way be, or be construed as, prejudicial to the professional judgment of the practitioner in rendering service to the public, to an employer or to a client…

shall constitute professional misconduct. Practitioner in paragraph 72(2)(i) means the holder of a license, a temporary license, a provisional license, a limited license, or a certificate of authorization under the Act.

To know when disclosure is appropriate, a clear understanding of what causes a conflict of interest is needed. The simplest and most effective way to deal with a potential or perceived conflict of interest is to be forthright and to speak with the appropriate parties about any circumstances that could reasonably lead those parties to question the LEP’s judgment. For more information on conflict of interest, refer to the “Professional Engineering Practice” guideline.

3.2 Professional Responsibility

Professional responsibility refers to obligations of LEPs to conduct themselves in accordance with the technical, legal, and ethical standards of the profession, including the higher duty of care

1 Professional Engineers Act, R.S.O. 1990, c. P.28, R.R.O. 1990, Reg. 941
associated with professional status. Good professional conduct includes performing services only in areas of one’s competence. For both legal and ethical reasons LEPs should not undertake assignments unless they reasonably believe: (i) that they are competent to carry out the work; or (ii) that they may become competent without undue delay, risk, or expense to the client or employer or risk to the public. Alternatively, LEPs may engage a competent licence holder to carry out work that is beyond the expertise of the LEP. LEPs who perform work without the necessary competency may be held liable for negligence and may be subject to PEO disciplinary action. For more information on professional responsibility, refer to the “Professional Engineering Practice” guideline.

3.3 Assuming Responsibility and Supervising Others

In situations where an LEP assumes responsibility for unlicensed engineering work, the LEP is subject to the same standards of professional conduct and competence as if the LEP had personally completed the services. Individual engineers working for an incorporated engineering firm are also not shielded from liability by virtue of their employer’s corporate structure. For more information, refer to the “Assuming Responsibility and Supervising Engineering Work” guideline.

3.4 Quality Control and Assurance

Quality control and quality assurance (QA/QC) programs (formal or informal) are important to all practicing engineers. The safety, health and welfare of the public could be negatively impacted without access to such QA/QC programs, as such programs catch errors in engineering design work and correct faulty conclusions. The establishment, implementation, and monitoring of a QA/QC program or plan as part of a work program represents a commitment to fulfill a LEP’s professional duty to the public interest and to each employer or client. Alternatively, smaller firms may elect to have work peer reviewed by outside LEPs (refer to PEO guideline “Professional Engineers Reviewing Work Prepared by another Professional Engineer”). Ultimately, a QA/QC program represents an objective review of engineering work by a qualified engineer. It is the most appropriate means of ensuring work/service excellence.

3.5 Sealing Requirements

Use of a PEO seal is governed by Section 53, O. Reg. 941, under the Act. The use of an engineer’s seal is a matter of professional regulation and does not independently give rise to any additional civil liability.

The failure to abide by Section 53 of O. Reg. 941 of the Act, constitutes professional misconduct under paragraph 72(2)(g) of O. Reg. 941 of the Act. If in doubt, LEPs should affix the seal rather than withhold it (assuming the document being sealed was actually prepared or checked by the LEP). LEPs should decide whether it is appropriate to seal a document based on the policies and procedures outlined in the “Use of the Professional Engineer’s Seal” guideline.

If a document contains information for which the LEP is not responsible, the LEP should include appropriate disclaimers and qualifications to clearly denote the content of the document that will not be the subject of the seal.

3.6 Professional Competency and Disclosure

According to paragraph 72(2)(h), Regulation 941/90 under the Act, it is considered professional misconduct for LEPs to perform services outside areas of their competence. Furthermore, failure
to reasonably comply with applicable statutes, policies, regulations, standards, codes, by-laws, and rules in connection with work being undertaken by or under the responsibility of the LEP may be grounds for professional misconduct according to paragraph 72(2)(d) of Regulation 941/90 under the Act.

To demonstrate professional competency, it is recommended that LEPs disclose the following information in their proposals, terms of reference, engineering agreements, and/or reports, as appropriate:

1) A summary of the LEP’s relevant work experience;

2) The specific purpose and defined scope of the Noise/Vibration Impact Study[ies]; and

3) The specific statutes, regulations, codes, and standards applied in the preparation of such document[s].

4. SCOPE OF THIS GUIDELINE

The intention of this guideline is to assist LEPs who provide services in acoustical engineering in association with the land use planning process in Ontario. Typically, this means preparing acoustical assessments and studies as part of a land use application for a proposed development project or as a means of evaluating a proposed development project with the goal of demonstrating compliance and land use compatibility.

Part of the process of obtaining a land use approval may involve showing that users/occupants/residents of the proposed development will not experience “adverse effect” as defined in the Provincial Policy Statement (PPS) and the Environmental Protection Act (EPA) from environmental noise or vibration. Where there is compliance with the applicable noise and vibration guidelines or legislative requirements, it is generally considered that there would not be any adverse noise or vibration effects and land use compatibility would result. However, notwithstanding compliance with applicable numerical guidelines, adverse effects may still be possible. So, in addition to demonstrating compliance, acoustical assessments and studies may also consider additional means of minimizing the risk of complaint - a key indication of adverse effect.

Noise/vibration impact studies may be required in support of the following development approval applications and municipally initiated planning processes: Official Plans, Secondary Plans, Official Plan Amendments, comprehensive Zoning By-laws, Zoning By-law Amendments, plans of subdivision, plans of condominium, and other development applications under the Planning Act, as well as development approvals obtained under other legislation, which involve elements of land use planning (e.g., Aggregate Resources Act and the Niagara Escarpment Planning and Development Act).

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2 Provincial Policy Statement, 2020, Ontario Ministry of Municipal Affairs and Housing
3 Environmental Protection Act, R.S.O. 1990, c. E.19 (EPA)
4 Planning Act, R.S.O. 1990, c. P.13
5 Aggregate Resources Act, R.S.O. 1990, c. A.8
6 Niagara Escarpment Planning and Development Act, R.S.O. 1990, c. N.2
Development projects for which acoustical engineering services may be required can be classified into several main types:

1) Proposed new or expansion of noise and/or vibration sensitive receptors (e.g., residential, school, hospital, laboratory) in proximity to significant transportation sources, one or more stationary sources or an employment area;

2) Proposed new or expansion of noise and/or vibration sources such as commercial or industrial uses that are not classified as stationary sources by the Ministry of Environment, Conservation and Parks (MECP); and

3) Proposed new or expansion of noise and/or vibration sources that are classified as stationary sources by the MECP.

Some development projects may contain both receptors and sources.

5. SCOPE OF ACOUSTICAL ENGINEERING SERVICES

The type of acoustical engineering services an LEP may be asked to provide as part of the land use approval process may include:

1) Due diligence studies in relation to potential environmental noise and/or vibration impact;

2) Land use compatibility studies in the context of environmental acoustics;

3) Feasibility studies and/or detailed noise and/or vibration impact studies;

4) Assist with the development of conditions for insertion in various agreements such as Site Plan Approval, Development or Subdivision Agreements;

5) Assistance with the acoustical design of building envelopes, including specification of sound isolation performance of building envelopes, and vibration isolation where appropriate;

6) Schematic design of sound barriers (e.g., placement/location and height);

7) Investigation and review of alternative noise/vibration mitigation methods;

8) Design and specification of proposed mitigation;

9) Field review of sound and vibration control measures;

10) Field measurements of sound and vibration to confirm that the mitigation is functioning as intended and compliance with the applicable criteria achieved;

11) Peer reviews of environmental noise and/or vibration studies/reports/submissions by others;

12) Attend public meetings, Council meetings and other regulatory meetings and make presentations on behalf of the client;

13) Expert witness testimony at court and administrative tribunal proceedings; and
14) Assist with the negotiation and drafting of acoustically related sections of settlement agreements.

Professional activities in other areas of acoustics are not addressed by this guideline, e.g., acoustic services in the form of the regulatory studies and assessments required: under O. Reg. 1/17 of the EPA in association with an Environmental Compliance Approval or Environmental Activity and Sector Registry; under O. Reg. 359/09 of the EPA for a Renewable Energy Approval; and under the Aggregate Resources Act.

6. COMPETENCY

According to paragraph 72(2)(h), Regulation 941/90 under the Act, it is considered professional misconduct for LEPs to undertake work that they are not competent to perform by virtue of their training and experience. Furthermore, failure to make responsible provision for complying with applicable statutes, regulations, standards, codes, by-laws, and rules in connection with work being undertaken by or under the responsibility of the LEP is professional misconduct according to paragraph 72(2)(d), Regulation 941/90 under the Act.

To provide the services within the scope of this guideline, the LEP should have knowledge of:

1) all the relevant legislation, regulations, Municipal, Provincial and Federal guidelines and documents that apply, including but not limited to those listed in Section 12;

2) all relevant standards (e.g., from organizations such as CSA, ISO, ASTM, ANSI, SAE), including but not limited to those in Section 12;

3) the land use planning and approval processes in Ontario under the Planning Act;

4) acoustics of sound both indoors and outdoors, including the theoretical and practical aspects of measurement of sound, prediction of propagation of sound and mitigation of sound;

5) architectural acoustics, specifically the sound isolation performance of construction assemblies, the calculation of same, the prediction of indoor sound levels from outdoor sound levels and vice versa; and

6) Measurement and prediction of vibration levels due to various sources and appropriate mitigation (e.g., railway, mechanical equipment, building services, stamping presses, blasting.)

7. RESPONSIBILITIES OF THE LEP

It is good practice for the LEP, in consultation with the client, to prepare a detailed scope of work for incorporation in a contract for services.

The detailed scope of work should be informed by the LEP’s understanding of:

1) the proposed development and the context of the development, so the LEP understands what background information must be gathered to prepare the appropriate noise and/or vibration studies;

2) a land use approval authority’s terms of reference for acoustic or vibration reports and/or polices that state what the acoustic or vibration report must demonstrate. Such guidance may be found in policy documents such as Official Plans, but may also be found in guidelines, development approval guides, etc.;

3) policies, guidelines or regulations of the land use approval authority related to acoustics or other related items that may affect noise mitigation design, for example, sound barrier height limits or earth berm slope limits. Such guidance may be found in policy documents such as Official Plans, in stand-alone guidelines, and in regulatory instruments such as zoning by-laws or by-laws under the Municipal Code, if the Municipality has one and may also be regulated through the Ontario Building Code (O. Reg. 332/12, as updated or amended from time to time).; and

4) any municipal noise by-law(s).

The LEP should:

1) collaborate with other professionals involved (e.g., air quality consultant, traffic engineer, mechanical engineer, civil engineer, landscape architect, architect); and

2) confirm any assumptions about the development or other matters with the client or other professionals, if appropriate.

8. STUDIES

8.1 Acoustic Analyses

Background data collection, acoustical monitoring/measurements, sound level predictions and analysis/assessments should be completed according to procedures that are recognized by and are acceptable to the MECP.

Reference should be made to any specific acoustically related policy of the land use approval authority or municipality, or other authorities, for example as to the planning horizon date and the extent that traffic volumes should be escalated to a future date for noise analysis.

Based on the acoustical analyses, the LEP should inform the client on the need for an ECA or EASR, if applicable.

8.2 Noise Study – Development Application

A noise study may be requested by the approval authority at one or more stages in the development approvals process. For a proposed change in land use, a noise (and vibration) feasibility study may be initially required to verify the suitability of the proposed land use and to indicate what acoustical mitigation may be required. As a development proposal progresses through the land use approvals process, the level of detail generally increases as more
information becomes available regarding the proposed development and its design. Correspondingly, increasingly detailed noise assessments and reports may be required by the land use approval authority. The exact nature of details to be provided in the acoustical studies are project specific and must be determined by the LEP on a case-by-case basis, subject to the number and nature of noise and vibration sources, the environment, other development, etc.

Noise studies should be prepared in accordance with the requirements/guidelines of:

1) Ontario policies relating to land use compatibility and land development, such as the PPS and A Place to Grow: Growth Plan for the Greater Golden Horseshoe;
2) NPC-300 guideline of the MECP;
3) The D-series guidelines of the MECP;
4) Local municipal requirements relating to acoustics and noise control implementation;
5) The railways, transit authorities and the FCM/RAC;
6) Other relevant Municipal, Provincial and Federal guidelines and requirements; and
7) Any standards that may be relevant to the proposed project (including, but not limited to those by CSA, ISO, ASTM, ANSI, SAE), See Section 12.
8) See also Sections 8.3 to 8.5 below.

For a noise assessment and in the preparation of a noise assessment report, the LEP should:

1) Review the current and future use(s) of the lands under consideration and the surrounding area; and
2) Conduct one or more site and/or area visits, as may be necessary in the judgement of the LEP, to observe the characteristics of the development area and nearby land uses. If a site visit is not conducted, clearly explain the reasons why a site visit was not necessary.

8.3 Noise Study - Proposed Sensitive Land Use

For a noise study in support of a development that will be a sensitive land use, the LEP should:

1) Identify all relevant noise sources (including stationary noise sources and transportation noise sources) that could impact the proposed development;
2) Identify receptors in the proposed development that may experience adverse noise effects and that should be used for the noise analysis/assessment;

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3) Identify any factors in the surrounding area between the development and noise sources, such as topography, that can affect propagation of sound from the source(s) to the receptor(s);

4) Clearly identify any constraints that form part of the predictable worst-case operating condition for any relevant stationary sources;

5) Contact the respective regulatory bodies or access publicly available information or databases to acquire input data (e.g. road traffic information, rail traffic information, noise data from nearby industry, etc.);

6) Where one or more stationary sources are present, consult the MECP Access Environment or other web sites or nearby industries to obtain Acoustic Summary Tables that are in the public domain;

7) Determine the applicable sound level limits at the identified receptors in the proposed development, based on its receptor class, ambient sound levels or other technical justification;

8) Review zoning maps for lands surrounding and nearby to the proposed development. Investigate whether there are any approved, but not constructed or are under construction, noise sources that could impact the proposed development in the future or whether there are any development approval applications for proposed noise sources, which if approved could impact the proposed development in the future;

9) Consider any capital works plans or proposed future capacity increases for transportation or stationary sources to assess future operating conditions and future sound levels;

10) Calculate/predict the future sound levels at each receptor, from each source and the cumulative sound level where appropriate, in accordance with the applicable noise guideline or policy. Determine the compliance status of each receptor with the applicable sound limits;

11) The determination of compliance should follow the principles of “predictable worst case” as defined by the MECP in NPC-300;

12) Where an industry has a Noise Abatement Action Plan (NAAP), its ramifications should be determined. Because the implementation schedule of a NAAP may have a long time frame (several years or more), only those portions of the NAAP that have been completed or are committed to being completed in the short term should be taken into account;

13) Determine land use compatibility at each receptor where sources may cause an adverse effect, particularly sources that are not regulated by the MECP, or where employment area lands in the vicinity are vacant but the planned function of such lands is to be protected;

14) Where non-compliance is found, quantify the amount of noise mitigation required to achieve compliance and land use compatibility. Recommend one or more alternative means of noise mitigation. See also Section 9 below.
8.4 Noise Study - Proposed Stationary Source

For a development that will be a (stationary) source of noise, the LEP should:

1) Consider any plans for future modifications at the development, as defined by the client, and the need to include these in the preparation of the noise assessment and study report;

2) Review zoning maps for lands within the potential area of influence of the proposed stationary source. Investigate whether there are any approved, but not yet constructed sensitive land uses, that could be impacted by the proposed development in the future or whether there are any development approval applications for proposed sensitive land uses, which if approved could be impacted by the proposed development in the future;

3) Identify each point of noise reception in all directions around the facility and their characteristics, such as type of land use (e.g., residential, day care, hospital, etc.), height (number of storeys), location of windows or other openings to the exterior, and distances from the sound (noise) sources;

4) Identify for each point of noise reception any factors in the surrounding area between the facility and point of noise reception, such as topography, intervening obstructions, etc., that can affect propagation of sound from the source(s) to the receptor;

5) Review operating conditions of the noise sources and select the operating scenario and emission rates that lead to the predictable worst-case scenario at the nearby sensitive point(s) of reception;

6) Determine the applicable sound level limit at all identified points of noise reception, based on their receptor class, ambient sound levels or other technical justification;

7) Calculate/predict the future sound levels at each receptor, from each source and the cumulative sound level from the stationary source. Determine the compliance status of each receptor with the applicable sound limits;

8) Where non-compliance is found, quantify the amount of noise mitigation required to achieve compliance. Recommend one or more alternative means of noise mitigation to be included in the facility design for compliance and to achieve land use compatibility with other nearby land uses. See also Section 9 below;

9) Interface with the client and other professionals responsible for the design of the facility, in respect of the noise mitigation needed in the design and assist with the selection of mitigation concepts to be used and verify the efficacy; and

10) Inform the client on the need for an ECA or EASR, if applicable.

8.5 Noise Study - Proposed Multiple Use

For a proposed development that includes both sensitive land use(s) and stationary source(s), such as a hospital, industry with a daycare or an industrial mall with a place of worship, Sections 8.2, 8.3 and 8.4 also apply to the noise study.
8.6 Vibration Study – Development Application

A vibration study may be requested by the approval authority at one or more stages of the land use approval process.

Vibration Studies should be prepared in accordance with the relevant requirements of:

1) Ontario policies relating to land use compatibility and land development, such as in the PPS;
3) MECP Publication NPC-119 – Blasting;
4) The D-series guidelines of the MECP;
5) The railways, transit authorities and the FCM/RAC;
6) Other relevant Municipal, Provincial and Federal guidelines and requirements; and
7) All relevant standards (including, but not limited to those of organizations such as CSA, ISO, ASTM, ANSI, SAE,). See Section 12.

With respect to the draft NPC-207 guideline, it should be noted that it only addresses impulse vibration. As of the preparation of this PEO guideline there is no MECP guideline for non-impulse vibration impacting people in buildings.

For a vibration assessment and the preparation of a vibration study report, the LEP should:

1) Review the current and future use(s) of the lands under consideration and the surrounding area; and
2) Conduct one or more site and/or area visits, as necessary in the judgement of the LEP, to observe the characteristics of the development area and nearby other land uses. If a site visit is not done, clearly explain the reasons why a site visit was not necessary.

8.7 Vibration Study - Proposed Sensitive Land Use

For a proposed development that will be a sensitive land use:

1) Identify all relevant vibration sources (including stationary vibration sources and transportation vibration sources) that could impact the proposed development;
2) Contact the respective regulatory bodies or access publicly available information or databases to acquire input data (e.g. rail traffic information, vibration source information from nearby industry, etc.);
3) Identify receptors in the proposed development that may experience adverse vibration effects and that should be used for the vibration analysis/assessment;
4) Determine the applicable or recommended vibration limits at the identified receptors in the proposed development based on the source of the vibration, the type of sensitive land use, or other technical justification;

5) Review zoning maps for lands surrounding and nearby to the proposed development. Investigate whether there are any approved other vibration sources that could impact the proposed development in the future or whether there are any such additional vibration sources that are not yet approved but are in the land use planning process;

6) If deemed appropriate by the LEP, carry out vibration measurements at locations that, in the judgement of the LEP, are adequately representative of the future worst case receptors. Vibration measurements should capture an adequate source operating time or number of cycles of the source operation. For example, for railway-induced ground vibration, a minimum of five trains of all train types that use the rail line, operating at normal speed, should be measured. For a stationary source creating vibration, such as a metal stamping plant, efforts should be made to confirm that source operations were representative of predictable worst case during the measurements;

7) Where it is not possible/feasible to measure the vibration levels, estimate/predict the future vibration levels at each receptor, from each source;

8) Determine the compliance status of each receptor with the recommended vibration limits; and

9) Where non-compliance is found, quantify the amount of vibration mitigation required to achieve compliance and land use compatibility. Recommend one or more alternative means of vibration mitigation. See also Section 9 below.

8.8 Vibration Study - Proposed Stationary Source

For a proposed development that will be a source of vibration:

1) Identify each point of reception in all directions around the facility and their characteristics, such as type of land use (e.g., residential, day care, hospital, etc.) and distances from the vibration sources;

2) Review operating conditions of the vibration sources and select the operating scenario and vibration levels that lead to the predictable worst-case scenario at the near-by sensitive point(s) of reception;

3) Consider any plans for future modifications at the development, as defined by the client, and the need to include these in the preparation of the vibration assessment and study report;

4) Review zoning maps for lands within the potential area of influence of the proposed stationary source development. Investigate whether there are any approved other vibration sensitive land uses, not yet built, that could be impacted by the proposed (stationary source) development in the future or whether there are any such additional vibration sensitive land uses that are not yet approved but are in the land use planning process;
5) Determine the applicable or recommended vibration limit at all identified points of vibration reception, based on the vibration source, the type of receptor, or other technical justification;

6) Estimate/predict the future vibration levels at each receptor, from each source. Determine the compliance status at each receptor with the recommended vibration limits;

7) Where non-compliance is found, quantify the amount of vibration mitigation required to achieve compliance. Recommend one or more alternative means of vibration mitigation to be included in the facility design for compliance and to achieve land use compatibility with other nearby land uses, for example, vibration isolation mounts for punch presses. See also Section 9. below;

8) Interface with the client and other professionals responsible for the design of the facility, in respect of the vibration mitigation needed in the design and assist with the selection of mitigation concepts to be used and verify the efficacy; and

9) Inform the client on the need for an ECA or EASR, if applicable.

8.9 Vibration Study - Proposed Multiple Use

For a proposed development that includes both sensitive land use(s) and stationary vibration source(s) such as a hospital, industry with a daycare or an industrial mall with a place of worship, Sections 8.6, 8.7 and 8.8 apply.

8.10 All Studies

The LEP should:

1) Provide a draft noise and/or vibration study to the client and, if appropriate, the other members of the design team, for review and confirmation of accuracy of specific details of the proposed development prior to finalizing each study;

2) Where possible, obtain information regarding a stationary source directly from the stationary source. This information can be obtained by the LEP or client as appropriate. Where information cannot be obtained from a stationary source, observations and appropriate assumptions should be made;

3) Include sufficient sample calculations and background information to support conclusions made;

4) When doing peer reviews of studies prepared by others, take into account the principles described in this document. For peer review of work prepared by other LEPs, refer to the PEO guideline “Professional Engineers Reviewing Work Prepared by Another Professional Engineer”; and

5) Subsequent to acoustical studies, the LEP may also be retained to assist in the preparation/review of development agreements such as condominium agreements, subdivision agreements, site plan agreements and/or offers of purchase and sale, private agreements, minutes of settlement, etc., which address noise and/or vibration
assessments, required noise/vibration mitigation measures and monitoring and maintenance protocols.

9. MITIGATION DESIGN

Typically, one or more of the noise/vibration reports discussed above will recommend the mitigation measures needed to meet the applicable or recommended guidelines, the sound and vibration limits and/or to minimize the risk of complaint, with the objective of land use compatibility. It should be noted that the proponent of the change in land use and/or the new development is solely responsible for achieving compliance and land use compatibility. While it may be more effective to mitigate at source, recommendations for mitigation at source are only appropriate where the source has agreed to implement such mitigation including updating or amending its ECA/EASR, if necessary.

The LEP may be asked to assist the client’s team in the design and/or verification of the mitigation measures. These services may include, but not necessarily be limited to:

1) Determining or verifying acoustical performance requirements for building exterior envelope elements, such as STC or Sound Transmission Loss ratings for windows and exterior walls;

2) Review of air conditioning or other mechanical equipment regarding sound levels and placement of the equipment;

3) Design of acoustic barriers. This includes the position, height, composition of the sound barrier (e.g., berm, fence or combination), and density of the materials;

4) Review of the grading plans to verify sound barrier requirements;

5) Design of the mitigation for mechanical equipment. This may include a review of sound barriers, enclosures, silencers, vibration isolators, replacement equipment;

6) Review of operational parameters to ensure the guidelines/criteria can be met;

7) Design of vibration mitigation measures for ground-borne vibration such as from railways; structure borne-vibration from mechanical or production equipment; and

8) Recommending monitoring and maintenance protocols and procedures for implemented mitigation measures to avoid future compatibility issues over time.

The LEP may be retained to review building permit drawings to verify that all required noise/vibration mitigation measures are properly shown, prior to applying for building permits. This typically also involves providing a confirmation document to the land use approval authority.

10. CONSTRUCTION SERVICES

1) The LEP may be retained to undertake as-built construction reviews, to confirm that the as-built construction of buildings, facilities and sound barriers are in conformity with the approved design/building permit drawings.
2) In some cases, confirming the performance of the noise/vibration mitigation measures may require field measurements of receptor or source sound or vibration levels and comparison to the applicable criteria/limits.

3) Where deficiencies in drawings or in as-built conditions are found, the LEP should notify the client and other relevant parties of such deficiencies, indicating what corrective measures are required.

4) When the relevant documents, drawings and/or construction are found to be complete and acceptable, the LEP will typically be required to provide written confirmation of the acceptable status.

5) The LEP should provide a professional opinion on the status and should not provide any form of “certification” of construction as explained in PEO Guideline “Professional Engineers Providing General Review of Construction As Required by the Ontario Building Code”. Providing a “certification” expands the liability of the LEP and may invalidate professional liability insurance.

11. EXPERT WITNESS SERVICES

1) LEPs providing engineering services in land use planning may be retained to provide expert evidence at court and at administrative tribunal hearings where disputed land use approvals are adjudicated. In Ontario, the Ontario Land Tribunal is the primary administrative tribunal that deals with land use planning issues. Such tribunals typically operate under the same Rules of Civil Procedure\(^9\) (rules of evidence) as do the courts.

2) Participation in hearings may require the preparation of witness statements, issues lists and professional opinions on acoustical matters such as noise and vibration impacts, land use compatibility, effectiveness of noise/vibration mitigation measures being proposed and whether compliance with applicable noise/vibration policies, guidelines, criteria or regulations will be met, in addition to the technical reports discussed above.

3) The LEP is not an advocate for the client and should provide objective, factual and opinion evidence only on matters within the competence of the LEP, namely acoustics.

4) Refer to the PEO guideline “The Professional Engineer as an Expert Witness” for more details.

12. STANDARDS AND GUIDELINES

The following documents are relevant to acoustical engineering in land-use planning. This list is not comprehensive, and the documents cited are only current on the date of writing of this guideline. The LEP should be knowledgeable about all of the relevant legislation, policies, regulations, technical standards, Ministry guidelines and documents that may apply or be relevant to the development under review, as listed herein and as may be amended, updated and/or added

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to from time to time. All guidelines/documents to be referenced should be verified as current at the time the noise/vibration study is being prepared.

**Provincial**


D-Series of Guidelines, Ontario Ministry of the Environment Conservation & Parks, including:

10. Guideline D-4-2 Environmental Warnings/Restrictions.
11. Guideline D-4-3 Registration of Certificates and Provisional Certificates.
15. Guideline D-6-3 Separation Distances.
17. 2009-04 Environmental Warnings and Restrictions.

Model Municipal Noise Control Bylaw, Ontario Ministry of the Environment, Conservation & Parks, 1978, including, but not limited to:

18. Publication NPC-101 – Definitions
19. Publication NPC-102 – Instrumentation
20. Publication NPC-103 – Procedures
21. Publication NPC-104 – Sound Level Adjustments
22. Publication NPC-115 – Construction Equipment
23. Publication NPC-118 – Motorized Conveyances
24. Publication NPC-119 – Blasting

42. Ontario Building Code, O. Reg. 332/12, as updated or amended from time to time.


Federal


45. NEF Validation Study, National Research Council Canada, 1996, including:
   a) Report A1505.3, Issues Related to the Calculation of Airport Noise
   b) Report A1505.5, Review of Aircraft Noise and Its Effects
   c) Report A-1505.6, Final Report


47. Road and Rail Noise: Effects on Housing, Canada Mortgage and Housing Corporation, 1981.


Municipal/Other


Standards

Canadian Standards Association (CSA) Standards on Acoustics, including:


60. Recommended Practice for the Prediction of Sound Levels Received at a Distance From an Industrial Plant, CAN/CSA-Z107.55-M86, R2001.


International Organization for Standardization (ISO), American National Standards Institute (ANSI) and American Society for the Testing of Materials (ASTM) Standards on Acoustics, including:


64. Acoustics – Determination of sound power levels and sound energy levels of noise sources using sound pressure – Engineering methods for an essentially free field over a reflecting plane, ANSI/ASA S12.54-2011 / ISO 3744, 2010.


APPENDIX 1. DEFINITIONS

Acoustic Audit

An Acoustic Audit is a formal assessment of the compliance of an industrial facility with its applicable Provincial noise and/or vibration guidelines/conditions, conducted through measurements at representative points of reception, by an independent acoustical engineer (i.e., one not involved in the original acoustical assessment work and mitigation design).

Architectural (building) acoustics

Architectural (and building) acoustics is the applied science of generation, propagation, transmission and control of sound and vibration in and about rooms, dwellings and other buildings.

Acoustical engineer(s)

For the purposes of this guideline, acoustical engineers are defined as licensed professional engineers (members of Professional Engineers Ontario), or partnerships or corporations holding Certificates of Authorization granted under the Professional Engineers Act, R.S.O. 1990, Chapter P28- who have had several years of demonstrated experience in acoustical engineering related to land-use planning. See also LEP.
Demonstrated Training and/or Experience

Demonstrated training and/or experience can be a combination of:

Successful completion of a formal course(s) which includes receipt of a written certificate, diploma, degree or equivalent;

1) Informal training or guidance provided by a suitable mentor such that a suitable reference could be provided; and/or

2) Successful completion of projects (experience) under the guidance/supervision of a suitable mentor such that examples of the completed projects would demonstrate appropriate competence.

Environmental acoustics

Environmental acoustics is the applied science of generation, propagation, transmission and control of sound and vibration in the outdoor environment.

Environmental Activity and Sector Registry

The Environmental Activity and Sector Registry ("EASR") is a registration system operated by the Ministry of the Environment, Conservation & Parks, under the EPA, for compliance with air quality, noise and vibration requirements.

Environmental Compliance Approval

An Environmental Compliance Approval ("ECA"), formerly called a Certificate of Approval, is a permit document issued by the Ministry of the Environment, Conservation & Parks to regulated industries, according to air quality, noise and vibration requirements of the Environmental Protection Act (EPA).

Licensed Engineering Practitioner (LEP)

A holder of a license from PEO and applies equally to professional engineers, temporary license holders, provisional license holders and limited license holders. For the purpose of this guideline, LEPs should have demonstrated training and/or experience in acoustical engineering related to land use planning.

Owner/client

The client is the owner or the person, or organization acting on behalf of the owner, who commissioned the work.