

Toyota Motor Manufacturing UK Ltd**PUBLIC NOTICE OF AN APPLICATION MADE UNDER REGULATION 10 OF THE POLLUTION PREVENTION AND CONTROL (ENGLAND AND WALES) REGULATIONS 2000****INTEGRATED POLLUTION PREVENTION AND CONTROL**

Notice is hereby given that Toyota Motor Manufacturing UK Ltd has applied to South Derbyshire District Council for an Integrated Pollution Prevention and Control permit to operate a process involving ferrous metal treatment in the manufacture of vehicles. The installation is located at Burnaston, Derbyshire DE1 9TA, in the District of South Derbyshire District Council in the county of Derbyshire.

The application contains a description of any foreseeable significant effects of emissions from the installation on the environment. Information relating to the above IPPC application for a permit to operate the installation is held in registers at the following location:

South Derbyshire District Council, Civic Offices, Civic Way, Swadlincote, Derbyshire DE11 0AH.

Members of the public can inspect these registers, free of charge, at the above-stated address during normal office hours. In addition, members of the public who wish to obtain a copy of the relevant information contained in the registers can do so upon payment of a reasonable charge to cover the costs of copying.

Members of the public can make representations in writing to South Derbyshire District Council at the above address within 28 days from the date of this advertisement. Any representations will be entered onto the public register unless the person making them requests in writing that they should not be so placed. If there is such a request, the register will only include a statement that there has been a request. (106)



Water

Water Resources**Environment Agency****WATER RESOURCES ACT 1991****NOTICE OF APPLICATION FOR A LICENCE TO OBSTRUCT OR IMPEDE THE FLOW OF AN INLAND WATER BY MEANS OF IMPOUNDING WORKS**

Take notice that Mr N C Paske, of Longbrook Farm, Thurning, is applying to the Environment Agency for a licence to obstruct or impede the flow of Longbrook, at National Grid Refs TL 097 827 (TL 509 704, TL 282 625), at Luddington in the Brook, Thurning.

Water will be impounded by an embankment dam across the line at the brook, and the object of the impounding works is to construct an amenity lake. The capacity of the reservoir at overflow level will be 20,000 cubic metres.

A copy of the application and any map, plans and other documents submitted with it may be inspected, free of charge, at all reasonable hours at Longbrook Farm, Thurning, between 12 July 2004 and 12 August 2004.

Any person who wishes to make representations about the application should do so in writing to the Environment Agency, Bromholme Lane, Brampton, Huntingdon PE28 4NE, before the end of the said period, quoting the name of the applicant.

On behalf of N C Paske

28 June 2004.

(109)

Environment Agency—North East Region**WATER RESOURCES ACT 1991****NOTICE OF APPLICATION FOR A LICENCE TO ABSTRACT WATER**

Take notice that Jacobs Engineering UK Limited, of Aldbrough Gas Storage Facility, Aldbrough, Hull, East Yorkshire HU11 4QB, is applying to the Environment Agency for a licence to abstract water from Cess Dale Drain, at National Grid Ref TA 258 368, at Aldbrough Gas Storage Facility, Aldbrough, Hull, East Yorkshire.

The proposal is to abstract water at the following rates: 5 cubic metres per hour, 45 cubic metres per day and 5,175 cubic metres per year. The water will be used for dust suppression during construction.

A copy of the application and any map, plans and other documents submitted with it may be inspected, free of charge, at all reasonable hours at a local address by contacting telephone No 0800 9172545, between 6 July 2004 and 3 August 2004.

Any person who wishes to make representations about this application should do so in writing to the Environment Agency, North East Region, Phoenix House, Global Avenue, Leeds LS11 8PG, before the said period. (107)

Land Drainage**Environment Agency—Anglian Region****Department for Environment, Food and Rural Affairs****LAND DRAINAGE ACT 1991****THE AMALGAMATION OF THE WEST OF OUSE, GAYWOOD, MAGDALEN, MARSHLAND SMEETH AND FEN, AND THE WINGLAND INTERNAL DRAINAGE DISTRICTS**

Notice is hereby given that the Secretary of State for the Department for Environment, Food and Rural Affairs, in exercise of the powers conferred upon her by paragraph 5(1) of Schedule 3 to the Land Drainage Act 1991, has now confirmed the amalgamation of the West of Ouse, Gaywood, Magdalen, Marshland Smeeth and Fen, and Wingland Internal Drainage Districts Order 2004 (SI 2004 No 1657) made on 24 May 2004, confirming the Scheme submitted by the Environment Agency Anglian Region for confirmation under section 3(1) of that Act. The Order came into force on 28 June 2004. The Scheme makes provision for:

- (i) the abolition of the West of Ouse Internal Drainage Board, Gaywood Internal Drainage Board, Magdalen Internal Drainage Board, Marshland Smeeth & Fen Internal Drainage Board, and the Wingland Internal Drainage Board;
- (ii) the amalgamation of the internal drainage districts under the jurisdiction of the above-mentioned internal drainage boards onto one new internal drainage district;
- (iii) the constitution of a new internal drainage board for the internal drainage district formed by such amalgamation;
- (iv) matters supplemental thereto or consequential thereon.

A copy of the Order may be seen during normal working office hours at the offices of the Environment Agency, Anglian Region, Kingfisher House, Goldhay Way, Orton Goldhay, Peterborough PE2 5ZR, and at the offices of the Department for Environment, Food and Rural Affairs, Area 3B, Ergon House, Horseferry Road, London SW1P 2AL.

By paragraph 7 of Schedule 3 to the Land Drainage Act 1991, it is provided that if any person aggrieved by an Order desires to question its validity on the grounds that it is not within the powers of the Act or that any requirement of the Act has not been complied with he may, within 6 weeks after the publication of this notice, make an application for the purpose to the High Court, and if any such application is duly made, the Court, if satisfied that the Order is not within the powers of the Act, or that the interests of the applicant have been substantially prejudiced by any requirements of the Act not having been complied with, may quash the Order either generally or in so far as it affects the applicants.

D Wright, Flood Management Division, Grade 6, Department for Environment, Food and Rural Affairs.

30 June 2004.

(101)