Non-Residential Coal Authority Mining Report

ANYHOUSE, ANY NUMBER, ANY STREET, ANY TOWN, ANY COUNTY, AN1 P05

This report is based on and limited to the records held by the Coal Authority and the Cheshire Brine Subsidence Compensation Board’s records, at the time we answer the search.

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<th>Coal mining</th>
<th>See comments below</th>
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<tbody>
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<td>Brine Compensation District</td>
<td>No</td>
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Information from the Coal Authority

Underground coal mining

Past

The property is in the likely zone of influence from workings in three seams of coal. The seams are at between 60 metres to 360 metres depth, and were last worked in 1900. Any ground movement from these coal workings should have stopped by now.

However the property is in an area where the Coal Authority believes there is coal at or close to the surface. This coal may have been worked at some time in the past.

Present

The property is not in the likely zone of influence of any present underground coal workings.
Future
The property is not in an area for which the Coal Authority is determining whether to grant a licence to remove coal using underground methods.
The property is not in an area for which a licence has been granted to remove or otherwise work coal using underground methods.
The property is not in an area that is likely to be affected at the surface from any planned future workings.
However, reserves of coal exist in the local area which could be worked at some time in the future.
No notice of the risk of the land being affected by subsidence has been given under section 46 of the Coal Mining Subsidence Act 1991.

Mine Entries
Within, or within 20 metres of, the boundary of the property there are 4 mine entries, the approximate positions of which are shown on the attached plan.
There is no record of what steps, if any, have been taken to treat the mine entries. Records may be incomplete. Consequently, there may exist in the local area mine entries of which the Coal Authority has no knowledge.
For an additional fee, the Coal Authority will provide a supplementary Mine Entry Interpretive Report. The report will provide a separate assessment for the mine entry (entries) referred to in this report. It will give details based on information in the Coal Authority's possession, together with an opinion on the likelihood of mining subsidence damage arising from ground movement as a consequence of the existence of the mine entry/entries. It will also give details of the remedies available for subsidence damage where the mine entry was sunk in connection with coal mining.
Please note that it may not be possible to produce a report if the main building to the property cannot be identified from Coal Authority plans (ie. for development sites and new build).
For further advice on how to order this additional information visit www.groundstability.com or telephone 0845 7626 848.

Coal mining geology
The Authority is not aware of any evidence of damage arising due to geological faults or other lines of weakness that have been affected by coal mining.

Opencast coal mining
Past
The property is within the boundary of an opencast site from which coal has been removed by opencast methods.

Present
The property does not lie within 200 metres of the boundary of an opencast site from which coal is being removed by opencast methods.

Future
The property is not within 800 metres of the boundary of an opencast site for which the Coal Authority is determining whether to grant a licence to remove coal by opencast methods.
The property is not within 800 metres of the boundary of an opencast site for which a licence to remove coal by opencast methods has been granted.

Coal mining subsidence
A damage notice or claim for alleged subsidence damage was made in May 2010 for PUBLIC PARK, PUBLIC TOWN, PUBLIC COUNTY. However, the claim was rejected.
There is no current Stop Notice delaying the start of remedial works or repairs to the property.
A damage notice or claim for alleged subsidence damage was made in July 2000 for PUBLIC PARK, PUBLIC TOWN, PUBLIC COUNTY. However, the claim was rejected. There is no current Stop Notice delaying the start of remedial works or repairs to the property. There are a further 1 claim(s) within 50 metres of the property boundary that do not match the property address. These are shown on the attached plan. The Authority is not aware of any request having been made to carry out preventive works before coal is worked under section 33 of the Coal Mining Subsidence Act 1991. If further subsidence damage claims information is required in addition to that provided in this report, the Authority need to manually search their records. For further advice on how to order this additional information visit www.groundstability.com or telephone 0845 7626 848.

Mine gas

There is no record of a mine gas emission requiring action by the Coal Authority within the boundary of the property.

Hazards related to coal mining

The property has been subject to remedial works, by or on behalf of the Authority, under its Emergency Surface Hazard Call Out procedures.

Withdrawal of support

The property is in an area for which a notices of entitlement to withdraw support were published in 1968, 1977 and 1982.

The property is not in an area for which a notice has been given under section 41 of the Coal Industry Act 1994, revoking the entitlement to withdraw support.

Working facilities orders

The property is in an area for which the Sherwood Area Order 1938 has been made under the provisions of the Mines (Working Facilities and Support) Acts 1923 and 1966 or any statutory modification or amendment thereof.

Payments to owners of former copyhold land

The property is not in an area for which a relevant notice has been published under the Coal Industry Act 1975/Coal Industry Act 1994.

Comments on Coal Authority information

The attached plan shows the approximate location of the disused mine entry/entries referred to in this report. For reasons of clarity, mine entry symbols may not be drawn to the same scale as the plan.

Property owners have the benefit of statutory protection (under the Coal Mining Subsidence act 1991*). This contains provision for the making good, to the reasonable satisfaction of the owner, of physical damage from disused coal mine workings including disused coal mine entries. A leaflet setting out the rights and the obligations of either the Coal Authority or other responsible persons under the 1991 Act can be obtained by telephoning 0845 762 6848 or online at www.coal.decc.gov.uk/en/coal/cms/services/claims. If you wish to discuss the relevance of any of the information contained in this report you should seek the advice of a qualified mining engineer or surveyor. If you or your adviser wish to examine the source plans from which the information has been taken these are normally available at our Mansfield office, free of charge, by prior appointment, telephone 01623 637235. Should you or your adviser wish to carry out any physical investigations that may enter, disturb or interfere with any disused mine entry the prior permission of the owner must be sought. For coal mine entries the owner will normally be the Coal Authority.
The Coal Authority, regardless of responsibility and in conjunction with other public bodies, provide an emergency call out facility in coalfield areas to assess the public safety implications of mining features (including disused mine entries). Our emergency telephone number at all times is 01623 646333.

*Note, this Act does not apply where coal was worked or gotten by virtue of the grant of a gale in the Forest of Dean, or any other part of the Hundred of St. Briavels in the county of Gloucester

In view of the mining circumstances a prudent developer would seek appropriate technical advice before any works are undertaken. Therefore if development proposals are being considered, technical advice relating to both the investigation of coal and former coal mines and their treatment should be obtained before beginning work on site. All proposals should apply good engineering practice developed for mining areas. No development should be undertaken that intersects, disturbs or interferes with any coal or mines of coal without the permission of the Coal Authority. Developers should be aware that the investigation of coal seams/former mines of coal may have the potential to generate and/or displace underground gases and these risks both under and adjacent to the development should be fully considered in developing any proposals. The need for effective measures to prevent gases entering into public properties either during investigation or after development also needs to be assessed and properly addressed. This is necessary due to the public safety implications of any development in these circumstances.

A site investigation was carried out in March 2005 by Glasgow City Council - Lands Services Richmond Exchange, 20 Cardogan Street, Glasgow G2 7AD.

**Information from Cheshire Brine Subsidence Compensation Board records.**

The property lies outside the Cheshire Brine Compensation District.

**Additional Remarks**

This report is prepared in accordance with the Law Society's Guidance Notes 2006, the User Guide 2006 and the Coal Authority Terms and Conditions 2006.

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Location map

Approximate position of property

Enquiry boundary

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Key

Approximate position of enquiry boundary shown

Disused Adit or Mineshaft

Coal Claims

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