LSBUD Reference:

EA_3WWX 31975252

Cadent Cadent Gas Limited, Vicarage Farm Road, Peterborough, PE1 5TP box.eaplantprotectionops@cadentgas.com cadentgas.com

04/01/24

Customer Reference: S62A/2023/0031



Dear case officer

After receiving the details of your planning application, we have completed our assessment. We have **no objection in principle** to your proposal from a planning perspective.

We have 180 mm PE IP pipeline in the vicinity of the works area which will need to be protected at all times this has an easement in place with BPD distances which must not be encroached upon crossed over or nothing to be built on or placed/stored on or over the pipeline in or on top of the mains or easements.

The ground levels must not be altered over the pipelines or in the easements.

Please be aware that access to the pipeline will be required at all times in the event of an emergency or operational maintenance needs.

No mechanical excavation within 3m of the pipelines without plant protection present.

Any damage or any action that puts the pipeline at risk will be reportable to the HSE.

Please refer to MAHP and the BPD noted below.

What you need to do

Please review our attached plans, which detail the Cadent gas asset/s in the area. If your application affects one of our high- pressure pipelines, it is a statutory requirement that you input the details into the HSE's Planning Advice Web App. For further details, visit www.hse.gov.uk/landuseplanning/planning-advice-web-app.htm

The HSE may wish to apply more stringent criteria for building proximity after assessment. Please ensure that you formally consult with them before you proceed.

In order to help prevent damage to our asset/s, please add the following **Informative Note** into the **Decision Notice:**

Cadent Gas Ltd own and operate the gas infrastructure within the area of your development. Prior to carrying out works, please register on <u>www.linesearchbeforeudig.co.uk</u> to submit details of the planned works for review, ensuring requirements are adhered to.



The original holding objection was triggered due to the presence of a High Pressure Major Accident Hazard Pipeline (MAHP) and/or an Intermediate Pressure Pipeline and/or an Above Ground Installation.

The minimum building proximity distance (BPD) for the pipelines and associated installations is as follows:

- Specific MAHP BPD (15 METERS MIN)
- Specific IP BPD (3 METERS MIN)
- Specific AGI BPD (based upon the hazardous area zoning)10 METERS MIN

The building proximity distance taken from The Institution of Gas Engineers and Managers publication IGEM/TD/1 Edition 5 which is the standard applicable to steel pipelines and associated installations for high pressure gas transmission and IGEM/TD/3 Edition 5 Steel and PE pipelines for gas distribution

Your responsibilities and obligations

This letter does not constitute any formal agreement or consent for any proposed development work either generally or related to Cadent easements or other rights, or any planning or building regulations applications.

Cadent Gas Ltd or their agents, servants or contractors do not accept any liability for any losses arising under or in connection with this information. This limit on liability applies to all and any claims in contract, tort (including negligence), misrepresentation (excluding fraudulent misrepresentation), breach of statutory duty or otherwise. This limit on liability does not exclude or restrict liability where prohibited by the law nor does it supersede the express terms of any related agreements.

If you need any further information or have any questions about the outcome, please contact us at **[box.eaplantprotectionops@cadentgas.com /** quoting your reference at the top of this letter.

Kind Regards

East Anglia Plant Protection Team

Cadent

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