

Natural England 5 St. Phillip's Place Colmore Row Birmingham B3 2PW

4th October 2011

Dear Sir/Madam

City Services Directorate

Public Protection

Environmental Health Environmental Protection Broadgate House Broadgate Coventry CV1 1NH

Please contact Steven Dewar Direct line 024 7683 4944 Fax 024 7683 1831 Steve.dewar@coventry.gov.uk

The Environmental Permitting (England and Wales) Regulations 2010 Local Authority Pollution Prevention and Control (LAPPC)

Operator / Address: Trelleborg PPL Ltd., Falkland Close & Curriers Close, Coventry

Notice is hereby given of the above-mentioned 2 separate applications for Environmental Permits under the above legislation. The applications are for the same time of activity but at 2 different locations which are quite near each other. Copies of these applications are enclosed.

Any representations you make within 30 working days (by 15th November at the latest) will be considered in determining the application. Representations should be sent either by email or letter to the above detailed case officer.

If further information is required, please contact me.

Yours sincerely

Steven Dewar Environmental Health Officer









Dr Peter Barker
Director of Public Health
Public Health Department
Coventry Primary Care Trust
Christchurch House
Greyfriars Lane
Coventry
CV1 2GQ

3rd October 2011

Dear Dr Barker

City Services Directorate

Public Protection

Environmental Health Environmental Protection Broadgate House Broadgate Coventry CV1 1NH

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Yours sincerely

Steven Dewar Environmental Health Officer







Date: 28 October 2011 Our ref: 34955 & 34959

Your ref: Pollution Prevention and Control (LAPPC) Sites One and Two



Mr S Dewar
City Services Directorate
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BY EMAIL ONLY

Dear Mr Dewar

Planning consultation: The Environmental Permitting (England and Wales) Regulations 2010 Local Authority Pollution Prevention and Control (LAPPC) – Response for Sites One and Two. **Location:** Trelleborg PPL Ltd., Falkland Close & Curriers Close, Coventry

Thank you for your consultation on the above dated 04 October 2011, and received by Natural England on 04 October 2011.

Natural England is a non-departmental public body. Our statutory purpose is to ensure that the natural environment is conserved, enhanced, and managed for the benefit of present and future generations, thereby contributing to sustainable development.

This proposal does not appear to affect any statutorily protected sites or landscapes, or have significant impacts on the conservation of soils, nor is the proposal EIA development.

The lack of further comment from Natural England should not be interpreted as a statement that there are no impacts on the natural environment. Other bodies and individuals may be able to make comments that will help the Local Planning Authority (LPA) to fully take account of the environmental value of this site in the decision making process.

However, we would expect the LPA to assess and consider the possible impacts resulting from this proposal on the following when determining this application:

Protected species

If the LPA is aware of, or representations from other parties highlight, the possible presence of a protected or Biodiversity Action Plan (BAP) species on the site, the authority should request survey information from the applicant before determining the application. The Government has provided advice¹ on BAP and protected species and their consideration in the planning system.

The following link to some guidance <u>Natural England Standing Advice</u> on our website has been produced to help the authority better understand the impact of this particular development on protected or BAP species should they be identified as an issue at this site and whether following receipt of survey information, the authority should undertake further consultation with Natural England.

¹ Paragraph 98 and 99 of ODPM Circular 06/2005 and Paragraph 16 of Planning Policy Statement 9

Local wildlife sites

If the proposal site is on or adjacent to a local wildlife site, e.g. Site of Nature Conservation Importance (SNCI) or Local Nature Reserve (LNR) the authority should ensure it has sufficient information to fully understand the impact of the proposal on the local wildlife site before it determines the application.

Biodiversity enhancements

This application may provide opportunities to incorporate features into the design which are beneficial to wildlife, such as the incorporation of roosting opportunities for bats or the installation of bird nest boxes. The authority should consider securing measures to enhance the biodiversity of the site from the applicant, if it is minded to grant permission for this application. This is in accordance with Paragraph 14 of PPS9. Additionally, we would draw your attention to Section 40 of the Natural Environment and Rural Communities Act (2006) which states that 'Every public authority must, in exercising its functions, have regard, so far as is consistent with the proper exercise of those functions, to the purpose of conserving biodiversity'. Section 40(3) of the same Act also states that 'conserving biodiversity includes, in relation to a living organism or type of habitat, restoring or enhancing a population or habitat'.

Should the proposal be amended in a way which significantly affects its impact on the natural environment then, in accordance with Section 4 of the Natural Environment and Rural Communities Act 2006, Natural England should be consulted again.

Yours sincerely

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Carys Brimble

Customer Service Consultation Team