Local Plan Consultation  
Planning Policy  
Haringey Council  
River Park House  
225 High Road  
Wood Green  
London  
N22 8HQ  

BY EMAIL ONLY  

Your Ref: Local Plan Consultation  
Our Ref: 4.2.1.4562.  

Date: 4th February 2016  

For the attention of Stephen Kelly (Assistant Director of Planning)  

Dear Sir  

CONSULTATION ON YOUR LOCAL PLAN – REPRESENTATIONS BY HSE  

Alterations to the Strategic Policies, Development Management DPD, Site Allocations DPD and Tottenham Area Action Plan  

Thank you for your request to provide a representation on the Alterations to the Strategic Policies, Development Management DPD, Site Allocations DPD and Tottenham Area Action Plan consultation documents. When consulted on land use planning matters, HSE will make representations to ensure that compatible development within the consultation zones of major hazard establishments and major accident hazard pipelines (MAHPs) is achieved.  

HSE acknowledges that early consultation can be an effective way of alleviating problems due to incompatible development at the later stages of the planning process. We also recognise that there is a requirement for you to meet the following duties in your plan, and that consultation with HSE may contribute to achieving compliance:  

1. The National Planning Policy Framework (Para. 172) requires that planning policies should be based on up-to-date information on the location of major accident hazards and on the mitigation of the consequences of major accidents  

2. Regulation 10(1)(b) of the Town and Country Planning (Local Planning) (England) Regulations 2012 as amended\(^1\) requires that in local plans and supplementary planning documents, regard be had for the objectives of preventing major accidents and limiting the consequences of such accidents for human health and the environment by pursuing  

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\(^1\) Amended by r.33 - Schedule 5 of The Planning (Hazardous Substances) Regulations 2015
those objectives through the controls described in Article 13 of Council Directive 2012/18/EU (Seveso III). Regulation 10(c)(i) requires that regard also be had to the need, in the long term, to maintain appropriate safety distances between establishments and residential areas, buildings and areas of public use, recreational areas, and, as far as possible, major transport routes.

At this stage HSE can give a general opinion regarding development compatibility based only on the outline information contained in your plan. This opinion takes no account of any intention to vary, relinquish or revoke hazardous substances consents. Planning authorities are advised to use HSE’s Planning Advice Web App to verify any advice given. The Web App is a software version of the methodology used in providing land use planning advice. It replaces PADHI+. Further information on the Web App is available on HSE’s website: http://www.hse.gov.uk/landuseplanning/padhi.htm

**Encroachment of Local Plan Allocations on Consultations Zones – Hornsey Holder Station**

We have concluded that there is the potential for land allocated in your plan to encroach on consultations zones. The land allocation that could be affected is the mixed use class allocation SA22 – Clarendon Square, Hornsey Park Road/Mayes Road/Clarendon Road, N8 (Haringey Heartlands). This allocation encroaches upon the inner, middle and outer consultation zones of the Hornsey Holder Station, Clarendon Road, Hornsey, N22 6UG operated by National Grid (HSE Ref. No. H1755).

You are reminded that HSE has previously given relevant advice on this matter which has been included as a condition to planning application HGY/2009/0503 for the development of land at Haringey Heartlands, between Hornsey Park Road, Mayes Road, Clarendon Road and the Kings Cross / East Coast Mainline. In the Decision Notice to the application dated 21-03-2012, and with regards to the matter of revocation of consent for land at the Hornsey Holder Station, condition 71 states:

*No part of the development shall be occupied until The Hazardous Substances Consent for the gasholder station has been revoked or varied in accordance with the Planning Hazardous Substances Act 1990, as amended, such that the Health and Safety Executive (HSE) does not advise that permission should be refused on safety grounds, and written confirmation of the necessary revocation or variation has been issued by the London Borough of Haringey as local planning authority. Reason: In the interests of health and safety, it is necessary to ensure that the adjoining gas infrastructure will not present a risk to safety.*

HSE has no further advice to give on this matter.

2 Article 13(1) provides that Member States shall ensure that the objectives of preventing major accidents and limiting the consequences of such accidents for human health and the environment are taken into account in land use policies or other relevant policies. They shall pursue those objectives through controls on: (a) the siting of new establishments; (b) modifications to establishments covered by Article 11; and (c) new developments including transport routes, locations of public use and residential areas in the vicinity of establishments, where the siting or developments may be the source of or increase the risk or consequences of a major accident.

3 Hazardous substances consents are granted by the Hazardous Substances Authority (HSA), which is usually the planning authority. The consent process is regulated by the HSA under The Planning (Hazardous Substances) Regulations 2015. The HSA must consult HSE on consent applications. In assessing the application for consent, HSE will produce a map with risk contours (or zones), representing the risk to a hypothetical house resident. Should the HSA grant consent, this map defines the consultation distance within which HSE must be consulted over any relevant future planning applications.
General Advice - Compatibility of Development with Consultation Zones

The compatibility issues raised by developing housing and workplaces within inner, middle and outer zones are summarised below.

Housing Allocations

**Inner Zone** – Housing is not compatible with development in an inner zone. HSE would normally Advise Against such development. The only exception is developments of 1 or 2 dwelling units where there is a minimal increase in people at risk.

**Middle Zone** – A middle zone is compatible with housing developments up to and including 30 dwelling units and at a density of no more than 40 per hectare.

**Outer Zone** – Housing is compatible with development in an outer zone including larger developments of more than 30 dwelling units and high-density developments of more than 40 dwelling units per hectare.

Workplace Allocations

**Inner Zone** – Workplaces (predominantly non-retail) providing for less than 100 occupants in each building and less than 3 occupied storeys are compatible with an inner zone. Retail developments with less than 250m² total floor space are compatible with an inner zone.

**Note:** Workplaces (predominantly non-retail) providing for 100 or more occupants in any building or 3 or more occupied storeys in height are compatible with an inner zone where the development is at the major hazard site itself and will be under the control of the site operator.

**Middle Zone** – A middle zone is compatible with workplaces (predominantly non-retail). Retail developments with total floor space up to 5000m² are compatible with a middle zone.

**Outer Zone** – Workplaces (predominantly non-retail) are compatible with an outer zone. Workplaces (predominantly non-retail) specifically for people with disabilities (e.g. sheltered workshops) are only compatible with an outer zone. Retail developments with more than 5000m² total floor space are compatible with an outer zone.

This is a general description of the compatibility for housing and workplaces. Detail of other development types, for example institutional accommodation and education, and their compatibility with consultation zones can be found in the section on Development Type Tables of HSE’s Land Use Planning Methodology, which is available at: [http://www.hse.gov.uk/landuseplanning/methodology.pdf](http://www.hse.gov.uk/landuseplanning/methodology.pdf)

Verification of Advice using the Web App

The potential for encroachment is being brought to your attention at an early stage so that you can assess the actual extent of any incompatibility on future developments. Information on the location and extent of the consultation zones associated with major hazard establishments and MAHPs can be found on HSE’s extranet system along with advice on HSE’s land use planning policy. Lists of all major hazard establishments and MAHPs, consultation zone maps for establishments, and consultation distances for MAHPs are included to aid planners. All planning authorities should have an authorised administrator who can access HSE’s Planning Advice Web App; further information is available on HSE’s website: [http://www.hse.gov.uk/landuseplanning/padhi.htm](http://www.hse.gov.uk/landuseplanning/padhi.htm). When sufficient information on the location
and use class of sites becomes available at the pre-planning stages of your local plan, the use of the Web App could assist you in making informed planning decisions about development compatibility.

**Identifying Consultation Zones in Local Plans**

HSE recommends that where there are major hazard establishments and MAHPs within the area of your local plan, that you mark the associated consultation zones on a map. This is an effective way to identify the development proposals that could encroach on consultation zones, and the extent of any encroachment that could occur. The proposal maps in site allocation development planning documents may be suitable for presenting this information. We particularly recommend marking the zones associated with any MAHPs, and HSE advises that you contact the pipeline operator for up-to-date information on pipeline location, as pipelines can be diverted by operators from notified routes. Most incidents involving damage to buried pipelines occur because third parties are not aware of their presence.

**Identifying Compatible Development in Local Plans**

The guidance in HSE’s Land Use Planning Methodology, available at [http://www.hse.gov.uk/landuseplanning/methodology.pdf](http://www.hse.gov.uk/landuseplanning/methodology.pdf) will allow you to identify compatible development within any consultation zone in the area of your local plan. HSE recommends that you include in your plan an analysis of compatible development type within the consultation zones of major hazard establishments and MAHPs based on the methodology. The sections on Development Type Tables and the Decision Matrix are particularly relevant, and contain sufficient information to provide a general assessment of compatible development by use class within the zones.

There are a number of factors that can alter a Web App decision, for example where a development straddles 2 zones. These factors are outside the scope of the general advice in this letter. HSE’s final advice on development compatibility can only be determined through use of the Web App.

If you have any questions about the content of this letter, please contact me at the address given in the letterhead.

Yours faithfully

John Moran

HM Specialist Inspector of Health and Safety (Risk Assessment)