

Any person who wishes to make representations about the application should do so in writing to the Regional Manager, Environment and Fisheries, National Rivers Authority, Anglian Region, Kingfisher House, Goldhay Way, Orton Goldhay, Peterborough PE2 0ZR, before the end of the said period.

T. Flatman, on behalf of John Jiggins

13th December 1990.

(722)

PUBLIC HEALTH ACTS AND CLEAN AIR ACT

KIRKLEES METROPOLITAN COUNCIL

CLEAN AIR ACTS 1956 AND 1968
(AS AMENDED BY THE LOCAL GOVERNMENT PLANNING
AND LAND ACT 1980)

Kirklees (Agbrigg No. 2) Smoke Control Order 1991

Notice is hereby given that Kirklees Metropolitan Council in exercise of the powers conferred on them by section 11 of the Clean Air Act 1956, as amended, propose to make the Kirklees (Agbrigg No. 2) Smoke Control Order 1991 declaring the area described in the Schedule hereto to be a Smoke Control Area.

Any person who will be affected by the Order may, no later than 11th February 1991, make any objections to the Order in writing to the Solicitor to the Council, Kirklees House, Market Street, Huddersfield HD1 2TG (Ref: SMK/D81,035) stating, fully, the grounds on which it is made.

Subject to the exemptions contained in the Order and by virtue of section 11(4) of the Clean Air Act 1956 if, on any day after the Order has come into operation, smoke is emitted from a chimney of any building within a Smoke Control Area the occupier of that building shall be guilty of an offence and liable to a fine not exceeding £400 unless he proves that the emission of smoke was not caused by the use of any fuel other than an authorised fuel. The authorised fuels include anthracite, coke and other carbonised fuels, gas and electricity.

If, on any day the Order has come into operation, any person who acquires solid fuel other than an authorised fuel for use in a building in a Smoke Control Area or sells by retain any solid fuel other than an authorised fuel for delivering by him or on his behalf to a building in a Smoke Control Area shall be guilty of an offence and liable to a fine not exceeding £400 unless he can show that the building or fireplace was exempted by the Order or by virtue of section 11 of the Clean Air Act 1956.

It is anticipated that the Order will come into operation on 1st May 1991, or a later date as may be determined by the Local Authority.

A copy of the draft Order and of the map referred to therein may be inspected free of charge, during normal office hours, at the office of the Solicitor to the Council, 4th Floor, Kirklees House, Market Street, Huddersfield, before the 11th February 1991.

M. R. G. Vause, Solicitor to the Council

Kirklees House,

Market Street, Huddersfield HD1 2TG.

SCHEDULE

From the boundary junction at High Street, Bilham Grange, along High Street, in a northerly direction to the junction at Clayton West with Church Lane, along Church Lane to Chapel Hill and Barnsley Road, to the junction with Wakefield Road (A636). Then in a south-westerly direction along A636 to the junction with High Bridge Lane, following High Bridge Lane, Commercial Road and Huddersfield Road. Through Skelmanthorpe to Shelley Woodhouse Tunnel. Then in a south-westerly direction to Longroyd Lane, along Birkhouse Lane, and south-westerly along Carr Lane and Cross Lane, to junction with Penistone Road. Along Penistone Road in a north-westerly direction, then along Row Gate, Wood End Lane and following Stonewood Dyke across Farwell Lane to Halstead Lane end. The south-westerly then along footpath in a south-westerly direction across Huddersfield Road to Stoneybank Lane. Through Thongsbridge via Spring Wood Road and Miry Lane to River Holme Bridge. Then south, upstream to Swimming Baths, car park and across Huddersfield Road, to New Road, then west along Back Lane, Dean Road, Greenfield Road to Kirklees Boundary. Then following the Kirklees boundary eastwards to Bilham Grange in the Agbrigg Area in the Kirklees Metropolitan Council.

20th December 1990.

(500)

ELECTRICITY NOTICES

SHELL POWER LIMITED

The Electricity Act 1989 (Applications for Licences and Extensions of Licences) Regulations 1990

Notice is hereby given that Shell Power Limited has applied for a Private Electricity Supply Licence in the following terms:

1. Full name of the applicant: Shell Power Limited.
2. Address of the applicant or, in the case of a body corporate, the registered or principal office:
Shell-Mex House, Strand, London WC2R 0DX.
4. Where the applicant is a Company, the full names of the current Directors and the Company's registered number:
Reg No. 2559630.
James Craig Henderson, Michael James Daman, Frank Downes, Peter Fitzgerald Webster, David Henry Pearce.
4. Where a holding of 20 per cent or more of the shares (see Note 1) of an applicant is held by a body corporate or partnership or an unincorporated association carrying on a trade or business with or without a view to profit, the names and addresses of the holders of such shares shall be provided:
Shell U.K. Limited, Shell-Mex House, Strand, London WC2R 0DX.
5. Desired date from which the licence is to take effect 1st February 1991.
6. A sufficient description adequately specifying (see Note 2) the nature and situation of the premises intended to be supplied, separately identifying premises within the power bands specified in and to the extent provided by paragraph 7 below:
All non domestic premises with a maximum demand of over 1MW in the authorised areas of the following public electricity supplies: Norweb Plc, Eastern Electricity Plc, East Midlands Electricity Plc, London Electricity Plc, Web Plc, Midlands Electricity Plc, Northern Electricity Plc, Southern Electric Plc, South Wales Electricity Plc, South Western Electricity Plc, Yorkshire Electricity Plc, Seeboard Plc.
7. (a) Subject to sub-paragraph (b) indicate the total number of premises to be supplied in each power band as shown in the table below, together with the aggregate energy forecast to be supplied and the aggregate estimated maximum demand (see Note 3) for each power band.
(b) If the date in paragraph 5 above is on or after 1st April 1994 then only Power Band A shall be completed and if the said date is on or after 1st April 1998 then this paragraph shall cease to have effect.

Power Band	Number of premises	Aggregate maximum demand	Energy (Gwh) to be supplied
(A) Not exceeding 0.1 MW	None		
(B) Exceeding 0.1 MW but not exceeding 1.0 MW	None	1.0	

8. A description of the system of electric lines and electrical plant by means of which the applicant intends to supply electricity, indicating which plant and lines are to be constructed and which are existing plant and lines, and further identifying any parts of that system which will not be owned by or otherwise in the possession or control of the applicant:
Via existing equipment, the property of NGC and distribution Companies.
9. A statement of the extent (if any) to which the applicant considers it necessary for powers under Schedule 3 (compulsory acquisition of land etc.) and under Schedule 4 (other powers etc.) to the Act to be given through the licence for which he is applying:
None.
10. Details of any licences held, applied for or being applied for by the applicant in respect of the generation, transmission or supply of electricity:
None.

Shell Power Limited understands from the 12 Regional Companies that copies of the maps in support of the application are lodged in the office of Electricity Regulation.

C. T. Moriarty, Company Secretary, Shell Power Limited,
Shell-Mex House, Strand, London WC2R 0DX.

6th December 1990.

(728)