

Any persons wishing to make representations about the above application should do so in writing to Pam Barnes, Authorisations Officer, Environment Agency, Customer Services Section, Ghyll Mount, Gillan Way, Penrith, Cumbria CA11 9BP, not later than 3 July 2004, quoting Ref No N/70/P/04. A copy of the application may be inspected, free of charge, at the office above between the hours of 9.00 am and 4.30 pm Monday to Friday.

The Environment Agency is committed to maintaining and, where possible, improving water quality. If, after full consideration of this application and any representations made by interested parties, it is decided that consent can be given, then conditions will be imposed to ensure that the effluent receives treatment before discharge to the receiving waters so that the above aims are met.

P Barnes, Environment Agency

21 May 2004.

(119)

Environment Agency—Southern Region

WATER RESOURCES ACT 1991, SCHEDULE 10 (AS AMENDED BY THE ENVIRONMENT ACT 1995)

NOTICE OF APPLICATION FOR CONSENT IN PURSUANCE OF SCHEDULE 10

Notice is hereby given, in accordance with Schedule 10 of the Water Resources Act 1991, that an application has been made to the Environment Agency, Southern Region by Mapledean Special Projects Limited for a consent to discharge treated sewage effluent to the Hipley stream tributary, Newtown, a tributary of the River Wallington. Two options for waste water treatment have been proposed should the new residential housing development be approved at the former Newtown Filling Station, Church Road, Newtown, Fareham, Hampshire PO17 6LE. The first option is the use of a package treatment plant plus a seasonal irrigation soakaway and balancing pond. Option two proposes the use of a septic tank and designed reed bed system and balancing pond. The discharge would be at National Grid Ref SU 61125 13070 from the former Newtown filling station.

Any person wishing to make representation about the application should do so in writing to the Environment Management Team Leader (East Hampshire), Environment Agency, Colvedene Court, Wessex Way, Colden Common, Near Winchester, Hampshire SO21 1WP not later than 2 July 2004 quoting Ref G/00234.

A copy of the application may be inspected free of charge at the offices of the Environment Agency, at the address below between 10.00 am and 4.00 pm.

The Environment Agency is committed to maintaining and, where possible improving water quality. If after full consideration of this application and any representations made by interested parties, it is decided that consent can be given, then conditions will be imposed to ensure that the effluent receives treatment before discharge to the receiving waters so that the above aims are met.

J Barker, Environment Management Team Leader (East Hampshire) Hampshire and Isle of Wight Area Office, Colvedene Court, Wessex Way, Colden Common, Near Winchester, Hampshire SO21 1WP.

18 May 2004.

(130)

Environment Agency—Thames Region

NOTICE OF APPLICATION TO VARY A LICENCE TO ABSTRACT WATER

WATER RESOURCES ACT 1991

Take notice that Moor Park Golf Club of Moor Park Mansion, Rickmansworth, Hertfordshire WD3 1QN is applying to the Environment Agency to vary licence serial No 28/39/28/0534, which authorises the abstraction of water from underground strata of chalk at National Grid Ref TQ 0767 9300 at Moor Park Golf Club, Rickmansworth, Hertfordshire WD3 1QN.

The variations being applied for are to abstract 60,000 cubic metres between the months of March and October inclusive, for the purpose of spray irrigation (non-agricultural).

A copy of the applications and any map, plans and other documents submitted with them may be inspected free of charge at all reasonable hours at Reception, Moor Park Golf Club, Moor Park Mansion, Rickmansworth, Hertfordshire WD3 1QN between 1 June 2004 and 1 July 2004.

Any person who wishes to make representations about the application should do so in writing to the Environment Agency—Thames Region, North East Area, Apollo Court, 2 Bishop Square Business Park, St

Albans Road West, Hatfield, Hertfordshire AL10 9EX before the end of the said period, quoting the name of the applicant.

J M Moore, on behalf of Moor Park Golf Club

14 May 2004.

(131)

Other Notices



ELIZABETH THE SECOND, by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms and Territories, QUEEN, Head of the Commonwealth, Defender of the Faith, To Our Right Trusty and Well-beloved Robin Orr Blair, Lieutenant of Our Royal Victorian Order, Our Lyon King of Arms.

Greeting!

WHEREAS We have taken into Our Royal Consideration that children adopted within the meaning of the Adoption (Scotland) Act 1978 or adopted within the meaning of the Adoption and Children Act 2002 by Peers of the Realm are not accorded the styles and courtesy titles proper to the children of Peers:

Now We are graciously pleased to ordain and declare that such styles and courtesy titles, but excepting always the Scottish titles "Master of" and "Mistress of", as are proper to the younger children of Peers of the Realm shall be accorded to the children of Peers adopted within the meaning of the Adoption (Scotland) Act 1978 or the Adoption and Children Act 2002 notwithstanding that no right of succession to any dignity or title of honour nor any precedence is thereby conferred upon them:

OUR WILL AND PLEASURE therefore is that you Our Lyon King of Arms, to whom the cognizance of matters of this nature in Scotland doth properly belong, do see this Our Order observed and kept and that you do also cause these Presents to be recorded in the Lyon Office in Edinburgh to the end that Our Officers of Arms and all others upon occasion may take due notice and have knowledge thereof;

AND for so doing this shall be your Warrant.

Given at Our Court at Saint James's

The 30th day of April 2004

In the fifty-third Year of Our Reign.

By Her Majesty's Command.

(Signed) FALCONER OF THOROTON C
(1011)

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms and Territories, QUEEN, Head of the Commonwealth, Defender of the Faith, To Our Right Trusty and Right Entirely Beloved Cousin Edward William, Duke of Norfolk, Earl Marshal and Our Hereditary Marshal of England.

Greeting!

WHEREAS We have taken into Our Royal Consideration that children adopted within the meaning of the Adoption Act 1976 or adopted within the meaning of the Adoption and Children Act 2002 by Peers of the Realm are not accorded the styles and courtesy titles proper to the children of Peers:

Now We are graciously pleased to ordain and declare that such styles and courtesy titles as are proper to the younger children of Peers of the Realm shall be accorded to the children of Peers adopted within the meaning of the Adoption Act 1976 or adopted within the meaning of the Adoption and Children Act 2002 notwithstanding that no right of succession to any dignity or title of honour nor any precedence is thereby conferred upon them: