

[TO BE PRINTED ON LB ENFIELD HEADED PAPER]

National Planning Casework Unit

5 St Philips Place

Colmore Row

Birmingham

B3 2PW

[DATE] 2017

Dear Sirs

Application for revocation subject to confirmation

The Act: Planning (Hazardous Substances) Act 1990
The Authority: The Mayor and Burgesses of the London Borough of Enfield as Hazardous Substances Authority
The Consents: Hazardous Substances Consent relating to the Property (reference: HAZ/92/0007) granted on 10 December 1992 and which was continued by an application dated 23 February 2000; and Hazardous Substances Consent relating to the Property (reference: HAZ/92/0006) granted on 10 December 1992 and which was continued by an application dated 23 February 2000
The Properties: Willoughby Lane Holder Station (Nos. 2 & 3) Willoughby Lane, London; and Willoughby Lane Holder Station (Leeside Road Holder, No.4), London N17

The London Borough of Enfield as Hazardous Substances Authority has made two revocation order under section 14(1) of the Act relating to the Consents. Confirmation of the revocation orders is sought from the Secretary of State and we enclose:

1. Two hazard substance revocation orders (one for each Consent);
2. Copies of the notices to be served on persons identified under section 15(3) of the Act; and
3. Copies of the Consents.

Persons required to be notified pursuant to section 15(3) of the Act were served by recorded delivery and specified a period until []2017 (being not less than 28 days from service) during which they may require an opportunity of appearing before and being heard by a person appointed by the Secretary of State. If no person so notifies, the Secretary of State may confirm the Order no earlier than []2017

If you require any further information, please contact me.

I look forward to receiving your response.

Yours faithfully

Alan Fleming
Meridian Water Programme Director
on behalf of the London Borough of Enfield