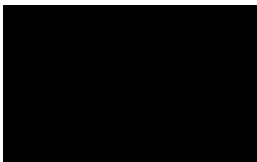




HORSE HILL DEVELOPMENTS LTD



Registered No: 08808553

Date: 14th June 2018

Oil and Gas Authority

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AB10 1SH

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Dear [REDACTED]

RE: APPLICATION FOR AN EXTENDED WELL TEST FOR HORSE HILL 1, LR/24-4 UNDER LICENCE PEDL137 ('Licence')

With reference to your application, number WONS/10945/0/EWT/1 Version1 dated 19 March 2018 ('Application'), the Oil and Gas Authority ('OGA') gives approval under Clause 17(1) of the Licence to the development programme consisting of the 'Extended Well Test Application - Supplemental Information' dated 10 April 2018 and the information submitted in the Application (together the 'Programme') in respect of the LANDWARD well with designated OGA Well Registration Number: LR/24-4 ('Well').

Approval is given to: get petroleum in performance of the Well test, up to a volume of 5300 tonnes in accordance with the Programme; and erect and carry out the Relevant Works (as defined in Clause 17(9) of the Licence).

In addition to its approval of the Programme, the OGA gives its consent pursuant to Clause 22(3)(a) of the Licence for the flaring of gas during the Well test period as specified in the Programme, up to a volume of 300,000 cubic metres.

This consent is given subject to the following conditions:

(1) you are required to notify this office, at the earliest opportunity, of the commencement of the Well test and again on the completion of the

test; and

(2) a separate application is required for any activity not specifically covered by this

Consent; and

(3) the Licensees shall, within 30 days of completion of the said test, submit to the OGA a single well report fully describing the test results and conclusions reached; and

(4) in accordance with section 4A(1) Petroleum Act 1998, (a) associated hydraulic fracturing is prohibited from taking place in land at a depth of less than 1000 metres; and

(b) associated hydraulic fracturing is prohibited from taking place in land at a depth of 1000 metres or more unless the Secretary of State for Business, Energy and Industrial

Strategy (or his / her successor in title) has provided consent for it to take place.

We remind you that separate applications are required for consents or approvals, as set out in the Licence and relevant legislation, for any activity not specifically covered by

this approval and consent. We further remind you of the jurisdiction of other regulators in relation to the proposed operations and that it is your responsibility to ensure compliance with relevant statutory requirements.

This approval and consent shall remain valid for one year from the date first above written.

Yours faithfully



SENIOR GEOSCIENCE DATA MANAGER