

From: PSC Land
Sent: 19 December 2018 13:10
To: [REDACTED]@peakgen.com'
Subject: Environmental permitting application EPR/YP3732QA/A001 is duly made

Dear [REDACTED]

Your environmental permitting application is duly made

Application reference: EPR/YP3732QA/A001

Applicant: Peak Gen Power 18 Limited

Facility: Peak Gen Havant

I'm writing to let you know that your application, received on 18/10/2018, is duly made as of 17/12/2018. Duly made means that we have all the information we need to begin determination although at times of high work load there may be a delay whilst we wait for a permitting officer to become available to start the determination. Determination is where we assess your application and decide if we can allow what you've asked for. If we have to refuse your application, we'll explain why.

We may need to ask you for more information during determination. If we do we'll write to you to explain what we need and how long you have to reply.

We want to give you a decision as quickly as possible, but the time it takes depends on what's in the application and the work load we are experiencing.

You can expect us to determine your application within the timescales below. This is provided you have sent all the information we need and there are no complicating factors.

Permit application type	Determination time
Transfer or partial transfer	Two months
Standard permit (other than installations)	Three months
Mobile plant permit	Three months
Variations (without public consultation)	Three months
Surrender or partial surrender	Three months
Applications with public consultation: <ul style="list-style-type: none">• standard permit for installations;• bespoke permit; and• variations	Four months

We explain more about public consultation in our Public Participation Statement:

<https://www.gov.uk/government/publications/environmental-permitting-public-participation-statement>

We may need a longer timescale to determine your application if:

- the application is complex;
- we need to ask you for more information about the technical aspects of your application; or

- there's a considerable level of interest from the public or other organisations.

Additional charges apply if:

- we have to carry out extra assessments due to the proposed activity and location;
- we have to issue three or more information notices relating to the same issue; or
- you want to amend your application in such a way that requires further public consultation.

You can find further information on charging, including when additional charges apply, at:

<https://www.gov.uk/government/publications/environmental-permitting-ep-charges-scheme>

If we haven't already spoken to you about when to expect our decision when an officer starts the determination they will contact you to explain this.

If your application contained a request for confidentiality, we will write to you separately about our decision on that.

If you have any questions in the meantime, please phone our Customer Contact Centre on 03708 506506. They will put you in touch with one of our Permitting and Support Centre Advisors. Alternatively, please email our Permitting and Support Centre: psc@environment-agency.gov.uk

Yours sincerely

[Redacted Signature]

Permitting Support Advisor

Part of National Operations

National Permitting Service (part of National Services E&B)

☎ External: [Redacted] ☎ Internal: [Redacted] ☎ (Team Number) [Redacted]

✉ Land Team, Environment Agency, Quadrant 2, 99 Parkway, Avenue, Sheffield, S9 4WF

✉ Email: [Redacted]@environment-agency.gov.uk

✉ Email: PSC@environment-agency.gov.uk

Simple, fair, effective charges.

Our regulatory charges have changed. On 1 April 2018 we introduced our new charging schemes. Find out how you may be affected.