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Enquiries to	Sarah Reghif	My reference	SWM/2021/0366/
Direct Line	0370 779 7497	Your reference	
Date	4 August 2021	Email	SWM.consultee@hants.gov.uk

Dear Sir/Madam,

Application for the Approval of Requirement 9 (Surface and Foul Water Drainage) Pursuant to Schedule 2 of The Southampton to London Pipeline Development Consent Order 2020 (made 7th October 2020) at London To Southampton Pipeline

Hampshire County Council as Lead Local Flood Authority has been designated as the determining body in relation to Surface Water drainage within the Southampton to London Pipeline Development Consent Order 2020 for Schedule 2, Requirement 9 which is set out below:

9. (1) No stage of the authorised development must commence until, for that stage, a surface and foul water drainage plan for permanent works relevant to that stage, in accordance with the outline SFWDP, has been submitted to and approved by the sewerage and/or drainage authority or, where applicable, the Environment Agency and/or the Lead Local Flood Authority.

(2) The surface water drainage system for each stage must be constructed in accordance with the approved details.

(3) No discharge of water under article 18 (discharge of water) must be made until details of the location and rate of discharge have been submitted to and approved in writing by the relevant sewerage and/or drainage authority or, where applicable, the Environment Agency and/or the Lead Local Flood Authority.

As such, we have reviewed the information provided and provided comments in relation to the above application in line with our statutory roles.

The County Council has reviewed the following documents relating to the above application:

- Application Form submitted 28 June 2021
- Surface Water and Foul Water Drainage Plan rev 2.0

Director of Economy, Transport and Environment
Stuart Jarvis BSc DipTP FCIHT MRTPI

Our role in relation to surface water drainage is limited to providing comments on the appropriateness of surface water drainage provision for permanent works.

The majority of the works are below ground with small areas of hardstanding being provided at the valve and pressure transducer chambers (10m²) and the Pigging Station (160m²). At each of these sites the hardstanding is surrounded with gravel which will allow water to drain.

As such, the permanent below ground works are deemed to have de-minimus effect in relation to surface water.

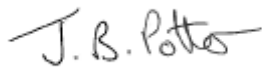
Schedule 9 also refers to the discharge of surface water and foul water drainage. We have no remit on these matters. Foul drainage falls to the relevant sewerage companies to comment. We have no remit in relation to discharge of water except where works affect the capacity of an ordinary watercourse so would expect the Environment Agency to comment on this as appropriate in connection with their statutory roles.

Decision:

Based on the information and narrative above, I can confirm that the details submitted with regards to surface water matters are acceptable and that this element within Requirement 9 is approved by the Council.

This response has been provided using the best knowledge and information submitted as part of the planning application at the time of responding and is reliant on the accuracy of that information.

Yours faithfully,



James Potter
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