<u>Press release: Environment Agency approves Third Energy's hydraulic fracture plan</u>

The Environment Agency has approved (Tuesday 10 October) Third Energy's hydraulic fracture plan (frack plan) for its well site at Kirby Misperton in North Yorkshire.

An approved frack plan is required before the company starts fracking under the conditions of the operator's environmental permit, which was issued by the Environment Agency in April 2016 after extensive public consultation.

The Environment Agency is confident, following a thorough assessment of the frack plan, that Third Energy has demonstrated it has the right procedures in place to control and monitor the fracturing process. The plan will be available to view on the Environment Agency's Citizen Space website.

A spokesperson for the Environment Agency said:

We are satisfied with Third Energy's arrangements for monitoring during and after hydraulic fracturing. The Environment Agency is committed to ensuring that shale gas operations meet the highest environmental standards and can only go ahead if they are safe for people and the environment.

Our environmental permits set out the legal conditions needed to protect groundwater, surface water and air quality and to ensure the safe storage, management and disposal of waste. Our staff will continue to carry out regular on-site checks and audits to ensure that the company is meeting the high standards we require.

The fracture plan and other operational documents relating to Third Energy's operation can be found on the Environment Agency's Citizen Space website.

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fracture plan

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Notice: PE8 6LR, Pure Fuels Ltd: environmental permit issued

The Environment Agency publish permits that they issue under the Industrial Emissions Directive (IED).

This decision includes the permit and decision document for:

• Operator name: Pure Fuels Ltd

• Installation name: Stibbington Biodiesel Plant

• Permit number: EPR/VP3239YL/A001

Notice: ME16 9NT, Gallagher Aggregates Limited: environmental permit application advertisement

The Environment Agency consults the public on certain applications for waste operations, mining waste operations, installations, water discharge and groundwater activities. The arrangements are explained in its Public Participation Statement

These notices explain:

- what the application is about
- how you can view the application documents
- when you need to comment by

The Environment Agency will decide:

- whether to grant or refuse the application
- what conditions to include in the permit (if granted)

<u>Guidance: The Private Rented Property</u> <u>minimum standard — landlord guidance</u> documents

Updated: Change in contact details for those registering exemptions.

The Energy Efficiency (Private Rented Property) (England and Wales) Regulations 2015 establish a minimum level of energy efficiency for privately rented property in England and Wales. This means that, from April 2018, landlords of privately rented domestic and non-domestic property in England or Wales must ensure that their properties reach at least an Energy Performance Certificate (EPC) rating of E before granting a new tenancy to new or existing tenants. These requirements will then apply to all private rented properties in England and Wales — even where there has been no change

in tenancy arrangements — from 1 April 2020 for domestic properties, and from 1 April 2023 for non-domestic properties.

Original version of the Regulations

<u>The Regulations were subsequently amended in June 2016</u> to postpone the dates on which the Private Rented Sector Exemptions Register will open to domestic and non-domestic landlords.

The domestic property regulations will be enforced by Local Authorities. The non-domestic property regulations will be enforced by Local Weights and Measures Authorities.

These guidance documents are aimed at landlords, Local Authorities, Local Weights and Measures Authorities and others with an interest in the private rental sector, such as letting agents and other property management service providers. The documents provide guidance and advice on:

- Scope of the regulations: the steps a landlord should take to determine whether their property is covered by the regulations, and the steps they should take to ensure their property complies with the minimum level of energy efficiency;
- Relevant improvements: how a landlord can identify appropriate energy efficiency improvements for their property;
- No-upfront Cost Funding (domestic only): how a landlord can investigate availability of no-cost funding to cover the cost of improving a domestic property;
- Cost effectiveness (non-domestic only): how a landlord can determine whether particular improvements would be cost effective to install in a non-domestic property;
- Exemptions and exclusions: the exemptions framework and the steps a landlord should take to register a valid exemption;
- Enforcement: the enforcement framework and the options open to enforcement authorities when policing compliance with the minimum standards, including information on fines and other penalty options;
- The appeals framework: landlord appeals will be heard by the First-tier Tribunal, part of the court system administered by Her Majesty's Courts and Tribunals Service; the guidance discusses the steps a landlord will need to take to lodge an appeal, and how that process will be managed.

The National PRS Exemptions Register

If a landlord believes that an EPC F or G rated property they let qualifies for an exemption from the minimum energy efficiency standard, that exemption must be registered on the PRS Exemptions Register — a self-certification database.

Detailed information on exemptions criteria is set out in the published guidance. A <u>summary</u> of exemptions types and the evidence requirements is also available.

Landlords (or a landlord's agent) can register an exemption.

If Assisted Digital support is required to register an exemption please get in touch by email PRSRegisterSupport@beis.gov.uk or call the digital helpline on 0333 234 3422.

The Assisted Digital service provides digital support in lodging an exemption on the register, but it is the responsibility of the landlord to ensure that their property meets the eligibility criteria for an exemption. The service is not able to provide advice on whether individual properties meet the criteria for an exemption.

Members of the public can <u>search</u> the Exemptions Register for details of exempt properties.

Members of the public can <u>search</u> the Exemptions Register for details of penalty notices issued by enforcement authorities.