

EXPLANATORY MEMORANDUM TO

THE ENVIRONMENTAL PERMITTING (ENGLAND AND WALES) (AMENDMENT) (ENGLAND) REGULATIONS 2023

2023 No. XXXX

1. Introduction

- 1.1 This explanatory memorandum has been prepared by Department for Environment Food and Rural Affairs (“Defra”) and is laid before Parliament by Command of His Majesty.

2. Purpose of the instrument

- 2.1 The purpose of this instrument is to make 9 amendments to the Environmental Permitting Regulations 2016. These amendments will optimise the regulatory tools available for managing and protecting groundwater quality. This will bring about benefits for groundwater quality, will reduce unnecessary costs to businesses and will also help to ensure that Government resources are being used most effectively to tackle the highest priority issues.

3. Matters of special interest to Parliament

Matters of special interest to the Joint Committee on Statutory Instruments

- 3.1 None.

4. Extent and Territorial Application

- 4.1 The territorial extent of this instrument is England and Wales.
4.2 The territorial application of this instrument is England.

5. European Convention on Human Rights

- 5.1 Rebecca Pow MP, Parliamentary Under Secretary of State for Defra has made the following statement regarding Human Rights:

“In my view the provisions of the Environmental Permitting (England and Wales) (Amendment) (England) Regulations 2023 are compatible with the Convention rights.”

6. Legislative Context

- 6.1 The Secretary of State makes these Regulations in exercise of the powers conferred by section 2 of the Pollution Prevention and Control Act 1999. The regulations will amend the provisions of the Environmental Permitting (England and Wales) Regulations 2016 relating to the permitting of groundwater discharge activities.

7. Policy background

What is being done and why?

- 7.1 Groundwater is a critical national resource. It plays a vital role across many industry sectors, including food manufacturing, brewing, as well as the agricultural industry

where it is used for irrigation, food processing and livestock raising. It also supports important wetland ecosystem habitats and sensitive surface water environments, such as chalk streams.

- 7.2 Discharges into the environment that may impact groundwater quality (“groundwater activities”) are controlled under the Environmental Permitting (England and Wales) Regulations 2016 (“EPR”). The EPR provides for ongoing supervision and controls by the Environment Agency (EA) as regulators of activities which could adversely impact upon groundwater quality.
- 7.3 In the face of growing pressures from climate change and population growth, it is important to optimise the regulatory tools available for managing and protecting groundwater quality.
- 7.4 The instrument identifies 9 minor amendments which can provide a more proportionate, risk-based regulatory approach – which will be in line with how other activities are regulated under the EPR.
- 7.5 The instrument aims to achieve the following policy objectives:
 - To provide the EA with an improved hierarchy of regulatory controls for groundwater activities.
 - To increase the range of pollutants that can be controlled in the groundwater environment.
 - To update and clarify the existing control measures within the EPR for protecting groundwater from site-based activities.

What did any law do before the changes to be made by this instrument?

- 7.6 The EPR require operators of “regulated facilities” to obtain a permit or to register specific activities which would otherwise require permits, as “exempt facilities”. The EPR therefore provides for ongoing supervision and controls by regulators of activities which could harm the environment or human health.
- 7.7 The EPR brings these regulated facilities together under a single, streamlined environmental permitting and compliance framework. It provides for a hierarchy of regulatory control which is proportionate to the risk that an activity represents to the environment. The lowest risk activities require minimal regulatory control via the use of exemptions; medium risk activities can be controlled via Standard Rule permits following a “national once” generic risk assessment approach; the highest risk activities are subject to site specific risk assessments with ‘bespoke’ permitting controls applied. The regulatory effort and costs to both the EA and businesses increase proportionately with the risk that an activity represents to the environment.
- 7.8 For groundwater activities some aspects of this hierarchy of regulatory control are currently not available under the EPR.
- 7.9 Under the current EPR regulatory controls are not available to protect groundwater from microbial pollution and heat pollution.

Why is it being changed?

- 7.10 There haven’t been any significant updates to the groundwater regulatory regime within the EPR since it came into force in 2010. The EPR is, generally, an effective tool for managing groundwater activities and pollution risks. However, since 2010 several deficiencies with the way the regulations implement groundwater protection

have been identified which has led to inconsistencies in approach within the wider EPR regime. These can be resolved by these 9 amendments and will support many industries by reducing regulatory burden and costs, facilitate green energy production from geothermal and ground source heat, promote growth and accelerating permit delivery.

- 7.11 These amendments also create the right regulatory conditions to promote and allow innovation within the circular economy, allowing the appropriate and safe re-use of materials where environmentally acceptable with minimum regulatory burden.

What will it now do?

- 7.12 The amendments to the Environmental Permitting Regulations for Groundwater activities will:
- 7.13 Give the EA the option to issue Standard Rules Permits for groundwater activities where the generic risks are well-understood, assessed and mitigated. Currently groundwater activities can only be permitted through the use of “bespoke” environmental permits.
- 7.14 Give the EA the option to issue Mobile Plant Permits for groundwater activities where the generic risks are well-understood, assessed and mitigated.
- 7.15 Introduce exemptions from the requirement of an environmental permit for
- new cemeteries that pose a low risk of pollution to the groundwater environment
 - the majority of closed-loop ground heat pump activities when heat is now included as pollutant with these amendments.
- 7.16 (Existing cemeteries do not require an environmental permit, but the EA may take enforcement action where harm to people or the environment is proven).
- 7.17 Enable the EA to apply regulatory controls and issue permits as necessary for groundwater activities that present a significant risk of introducing microbial pollution.
- 7.18 Enable the EA to apply regulatory controls and issue permits as necessary for groundwater activities that present a significant risk of introducing heat pollution.
- Currently there is no environmental regulatory measures within the EPR for controlling potential heat impacts from closed loop ground source heating and cooling systems. The reinstatement of heat as a pollutant for groundwater will mean that such systems would become regulatable activities.
 - Currently, the installation of any ground source heating and cooling system can be legally carried out within close proximity of a sensitive habitat. The amendments provide a risk-based and proportionate regulatory approach that allows the vast majority of closed loop ground source heating and cooling systems to be installed without direct regulatory controls, through the exemption conditions, but allows for greater controls via a permitting approach for installations close to sensitive habitat sites. Natural England were consulted over these proposals at the time of the original consultation on the proposed amendments; no comments on the proposals were received at that time.
- 7.19 Add new rules to the General Binding Rules for Small Sewage Discharges (SSDs) to reduce the risk of groundwater pollution

- 7.20 Require operators of Onshore Oil and Gas Facilities to apply to surrender their groundwater activity permits, rather than to provide a notification of surrender, which will allow the EA to ensure the environment is better protected.
- 7.21 Add to and update the list of exemptions from the prohibition on direct discharges to groundwater to bring the regulations in line with current operational practices and facilitate energy recovery and the latest green technology.
- There are two new exemptions from the prohibition of allowing a direct discharge to groundwater. These will allow the permitting of techniques and activities that would otherwise be prohibited and bring the total number of activities allowed to be permitted under this paragraph to eleven.
 - The first new exemption will allow for the remediation of groundwater and associated land from the effects of pollution. For example, where polluted groundwater has been pumped from the ground, treated to remove pollutants, and is to be returned to the underlying groundwater.
 - The second will allow techniques to be used that will improve the recovery and extraction of fluids and gas from rocks that also contain groundwater, for the purposes of energy production. This is intended to remove ‘blockers’ to ‘green energy’ geothermal schemes by allowing conventionally and established drilling exploration and development methods to be undertaken legally. An example would be to increase the flow of hot water to extraction points for geothermal heat or energy use.
 - Whilst this could lead to a greater number of applications for direct discharges to groundwater, all such activities would still require an environmental permit, which the Environment Agency would only grant where it was satisfied that the activity does not pose an unacceptable risk to the environment.
- 7.22 The instrument will bring clarity around the liability of sewage undertakers following a breach of permit conditions due to specific circumstances beyond their control. For example, an unauthorised (illegal) third-party discharge into their sewer network.
- The amendment will provide greater legal certainty for both the regulator and sewerage undertakers as to when a breach of an environmental permit is not an offence that the sewerage undertaker can be held liable for. In practical terms, this will enable the Environment Agency to take effective enforcement action where a sewerage undertaker has not applied appropriate measures to prevent such a breach of permit occurring.
 - The defence already exists for offences under Regulation 38(1) (where an operator is undertaking an activity without a permit), and this amendment extends the defence to Regulation 38(2) offences.

8. European Union Withdrawal and Future Relationship

- 8.1 This instrument does not relate to withdrawal from the European Union / trigger the statement requirements under the European Union (Withdrawal) Act.

9. Consolidation

- 9.1 This instrument does not amend another instrument and therefore consolidation is not applicable.

10. Consultation outcome

- 10.1 Defra held a public consultation from 29th September 2021 to 22nd December 2021 to seek views on the 9 amendments. Respondents were asked to provide views on each of the proposed groundwater EPR amendments.
- 10.2 These have been tested, publicly consulted on and put forward.
- 10.3 The consultation was hosted on the online platform Citizen Space, and responses were also obtained via email and post.

Summary of the response

- 10.4 The consultation was well received with 264 responses and most respondents supported the proposals in almost all the questions.
- 10.5 Overall, there was majority support to questions throughout the consultation, except to the proposals to mitigate potential groundwater impacts from cemeteries, which showed clear opposition.
- 10.6 Adjustments have been made to the cemetery specific amendments to enable greater clarity and ease implementation issues which were then tested in targeted engagement with stakeholders.
- 10.7 Following consultation feedback, substantive changes have been made to proposals related to cemeteries so that existing cemeteries will automatically be exempt from permitting unless the Environment Agency is made aware of proven groundwater pollution and actions to address such pollution cannot be achieved outside a permitting framework.

11. Guidance

- 11.1 Guidance will be available on the gov.uk site when the amendments are enacted on 2nd October 2023.

12. Impact

- 12.1 There is no significant impact on business, charities or voluntary bodies.
- 12.2 There is no significant impact on the public sector.
- 12.3 A full Impact Assessment has not been prepared for this instrument because the annual net direct cost to business (EDCANB) is £0.4m. The impacts of the proposed amendments are well inside the +/-£5m a year threshold for an Impact Assessment (IA) to be required.

13. Regulating small business

- 13.1 The legislation has minimal impact on small businesses as these are relatively minor technical changes to the existing regime. In many cases where it may apply these amendments will be beneficial to small businesses by reducing the regulatory burden.

14. Monitoring & review

- 14.1 The instrument does not include a statutory review clause and, in line with the requirements of the Small Business, Enterprise and Employment Act 2015. Rebecca Pow MP, Parliamentary Under Secretary of State for Defra has made the following statement:

“That a statutory review clause has not been included in this instrument, because the EPR already contains provision for a review of the regulations to take place every 5 years”.

15. Contact

- 15.1 Atikah Moosa at the Department for Environment, Food and Rural Affairs: Telephone: 07824607189 or email (Atikah.moosa@defra.gov.uk), can be contacted with any queries regarding the instrument.
- 15.2 Amira Amzour, Deputy Director for Water Quality, at the Department for Environment, Food and Rural Affairs can confirm that this Explanatory Memorandum meets the required standard.
- 15.3 Rebecca Pow MP, Parliamentary Under Secretary of State for Defra can confirm that this Explanatory Memorandum meets the required standard.