SCHEDULE 2

Regulation 3(8)

PRESCRIBED FORMS

"FORM 1The Planning (Hazardous Substances) Act 1990—Section 7(1)The Planning (Hazardous Substances) Regulations 1992 (Regulation 5)

The Planning (Hazardous Substances) Act 1990—Section 7(1) The Planning (Hazardous Substances) Regulations 1992 (Regulation 5)

General Application for Hazardous Substances Consent

1. Name and Address of Applicant (IN BLOCK CAPITALS)

Telephone No.

Name and Address of Agent (IN BLOCK CAPITALS) (if any) to whom correspondence should be sent

Telephone No. Contact

2. Address or location of application site together with O.S. grid reference

3. Substance(s) covered by the application

- (a) List named substances falling within Part A of Schedule 1 to the 1992 Regulations(a) first, then list any substances falling within the categories in Part B of that Schedule; finally list substances falling within the description in Part C.
- (b) Substances falling within Parts B or C of Schedule 1 to the 1992 Regulations may be listed under the relevant category or description or named specifically. Where a substance falls within Part A and B list under Part A only; where a substance falls within more than one category in Part B list under the category which has the lowest controlled quantity(b). Where a substance falling within Part A or B also falls within Part C list under the Part which has the lowest controlled quantity.

Table A

Name, or relevant category or description of substance	Part and entry number(c) in Schedule 1 to the 1992 Regulations	Do you have a current PHS consent* in respect of this substance? (Yes/No)	If "yes", state quantity for which consent granted	Maximum quantity proposed to be present in tonnes

^{*} a hazardous substances consent.

4. Manner in which substance(s) are to be kept and used

For each substance, category or description of substance, covered by the application, provide the following information, referring to the substance location plan where appropriate.

(a) Tick one box below to show whether the substance(s) will be present for storage only or will be stored and involved in a manufacturing, treatment or other industrial process:

Table B

Storage only	Stored and involved in an industrial process
	Storage only

(b) For each vessel to be used for storing the substance(s) give the following information:

Table C

Vessel No*	Part and entry number in Schedule 1 to the 1992 Regulations of substance(s) to be stored in vessel	Installed above ground† (Yes/No)	Buried (Yes/No)	Mounded (Yes/No)	Maximum capacity (cubic metres)	Highest vessel design temperature °C	Highest vessel design pressure (bar absolute)

^{*} identify by reference to substance location plan

- (c) For each substance, category or description of substance, state the largest size (capacity in cubic metres) of any moveable container(s) to be used for that substance, category or description of substances:
- (d) Where a substance, category or description of substance is to be used in a manufacturing, treatment or other industrial process(es), give a general description of the process(es), describe the major items of plant which will contain the substance(s); and state the maximum quantity (in tonnes) which is liable to the present in the major items of the plant, and the maximum temperature (°C) and pressure (bar absolute) at which the substance, category or description of substance is liable to be present:

[†] if "Yes", specify whether or not it will be provided with full secondary containment

Table D

Part and entry number in Schedule I to the 1992 Regulations	Major items of plant*	Max. quantity (tonnes)	Max. temp. (°C)	Max. pressure (bar absolute)

^{*} identify by reference to substance location plan

5. Additional Information

- (a) If you have an existing PHS consent(s) as referred to in Table A, enclose a copy of each consent with this application.
- (b) Has any application for hazardous substances consent or planning permission relating to the application site been made which has not yet been determined? YES/NO
- (c) Will any such application be submitted at the same time as this application?YES/NO If you have answered "YES" to either of these preceding questions, provide sufficient details to enable the application(s) to be identified.

- (d) Plans. List the maps or plans or any explanatory scale drawings of plant/buildings submitted with this application.
- (e) Give any further information which you consider to be relevant to the determination of this application.

	reby apply for hazardous substances consent in accordance with the proposals described oplication
	Signed
	on behalf of(insert applicant's name if signed by agent)
	Date
Notes	
(a)	The "1992 Regulations" are the Planning (Hazardous Substances) Regulations 1992, as amended by the Planning (Control of Major-Accident Hazards) Regulations 1999.
(b)	The "controlled quantity" means the quantity specified for that substance in column 2 of Parts A, B or C of Schedule 1 to the 1992 Regulations.
(c)	For Part C, state the Part only.

FORM 2The Planning (Hazardous Substances) Act 1990—Sections 13 and 17The Planning (Hazardous Substances) Regulations 1992 (Regulation 5)

		bstances) Act 1990—Sections bstances) Regulations 1992 (R					
	Application for	either: (tick relevant box)					
	without a condi-	Hazardous Substances Consent without a condition(s) imposed on a previous consent (section 13)					
	OR						
		a Hazardous Substances Con age in control of part of the la					
1. Naı	me and Address of App	licant (IN BLOCK CAPITALS	5)				
_	one No.						
	and Address of Agent be sent	(if any) (IN BLOCK CAPITA	ALS) to whom correspondence				
Teleph Contac	one No.						
2. Add	dress or location of App	olication Site together with O.S	grid reference				
3 Sub	ostances covered by the	application					
	-		Part A of Schedule 1 to the 1992				
(a	Regulations(a) first, th		ithin the categories in Part B of				
(b	listed under the relev substance falls within I more than one category quantity(b). Where a s	vant category or description or Part A and B list under Part A onl y in Part B list under the category	to the 1992 Regulations may be r named specifically. Where a y; where a substance falls within which has the lowest controlled or B also falls within Part C list y.				
	e or relevant category or escription of substance	Part and entry number(c) in Schedule 1 to the 1992 Regulations	Maximum quantity proposed to be present (in tonnes)				
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	. 7				
г	w	n	м	æ	4
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- (a) The "1992 Regulations" are the Planning (Hazardous Substances) Regulations 1992, as amended by the Planning (Control of Major-Accident Hazards) Regulations 1999.
- (b) The "controlled quantity" means the quantity specified for that substance in column 2 of Parts A, B or C of Schedule 1 to the 1992 Regulations.
- (c) For Part C, state the Part only.

4. Application for removal of a condition(s) imposed on a previous consent (Section 13)

(a) Identify the condition(s) previously imposed which it is intended should no longer be imposed on the consent, or which should only be imposed in a modified form. In the latter case, indicate the proposed modification—

(b) Give the reasons why the condition(s) referred to in (a) should not be imposed, or should only be imposed in a modified form—

(c) Describe any relevant changes in circumstances since the previous consent was granted—

- Application for the continuation of a hazardous substances consent following a change in the person in control of part of the land (Section 17)
 - (a) State the date on which the change in the person in control of part of the land is to take place, where known—

(b) Describe the use of each area of control plan-	f the site identified in the accompanying change of
(c) Describe any relevant changes in c	circumstances since the existing consent was granted—
6. Additional Information Give any additional information which you application—	u consider to be relevant to the determination of this
I/We hereby apply for hazardous substate consent in accordance with this application	nces consent/continuation of hazardous substances n.
	on behalf of
"FORM 8The Planning (Hazardous Substances) Regulations 1992 (Regulation 14)	ces) Act 1990—section 11The Planning (Hazardous

Claim for Deemed Consent
Part 1: Details of claimant and site
1. Full Name and Address of claimant (IN BLOCK CAPITALS)
Telephone No.
Name and Address of Agent (if any) (IN BLOCK CAPITALS) to whom correspondence should be sent
Telephone No. Contact
2. Address or location of land to which the claim relates together with O.S. grid reference
3. General description of the activities carried out at the site during the establishment period.
Dest 2. Colored and Complete annual to be for all the destabled to the
Part 2: Substances for which consent is being claimed and established quantity
(a) Complete Table A for every hazardous substance for which you are claiming a consent.

listed under the relevant category or description or named specifically. Where a substance falls within Part A and B list under Part A only; where a substance falls within more than one category in Part B list under the category which has the lowest controlled quantity(b). Where a substance falling within Part A or B also falls within Part C list

(c) Substances falling within Parts B or C of Schedule 1 to the 1992 Regulations may be

(b) List named substances falling within Part A of Schedule 1 to the 1992 Regulations(a) first, then list any substances falling within the categories in Part B of that Schedule;

finally list substances falling within the description in Part C.

Table A

Hazardous Substances present during establishment period(c) for which consent not required during that period	Part and entry number (d) in Schedule 1 to the 1992 Regulations	Established Quantity (e)

Notes to Part 2

- (a) The "1992 Regulations" are the Planning (Hazardous Substances) Regulations 1992, as amended by the Planning (Control of Major-Accident Hazards) Regulations 1999.
- (b) The "controlled quantity" means the quantity specified for that substance in column 2 of Parts A, B or C of Schedule 1 to the 1992 Regulations.
- (c) The "establishment period" is the period of 12 months immediately preceding the relevant date; the "relevant date" is 20th April 1999.
- (d) for Part C, state the Part only.
- (e) the "established quantity" is the maximum quantity present during the establishment period.

Part 3: Moveable Container Storage Areas

For each area identified in any moveable container storage area plan which accompanies this claim, specify:

- (a) the maximum quantity of the hazardous substance stored in the area in moveable containers at any time during the establishment period—
- (b) whether the substance, category or description of substance was stored in a moveable container with a capacity in excess of 10% of the substance's controlled quantity in that area during that period, and, if so, the capacity (in tonnes) of the largest moveable container in which the substance was so stored—

Part 4: Vessel Capacity, Temperature and Pressure

(see next page)

Part 4: Vessel Capacity, Temperature and Pressure—Table B

			nt temperature		At ambient te	emperature (c)			Above a	mbient temper	ature (d)	
		1(e)	2(f)	3(g)	4(h)	5(i)	6 <i>(j)</i>	7(k)	8(1)	9(m)	10(n)	11(0)
Vessel A	Part and entry number in Schedule 1 to the 1992 Regulations	Largest capacity vessel	Highest vessel design pressure	Buried or mounded vessels largest capacity vessel	Buried or mounded vessels highest vessel design pressure	Non-buried or non- mounded vessels largest capacity vessel	Non-buried or non- mounded vessels highest vessel design pressure	Present at or below boiling point at 1 bar largest capacity vessel	below boiling	Highest design temperature	Present at above boiling point at 1 bar largest capacity vessel	

Notes to Part 4—Table B

- (a) This table should be completed for each vessel area identified in any vessel location plan which accompanies this claim, with a separate row being completed for each hazardous substance in that vessel area.
- (b) Only complete columns 1 and 2 in respect of a vessel area in which the substance was present in a vessel at below ambient temperature at any time during the establishment period.
- (c) Only complete columns 3 to 6 in respect of a vessel area in which the substance was present in a vessel at ambient temperature at any time during the establishment period.
- (d) Only complete columns 7 to 11 in respect of a vessel area in which the substance was present in a vessel at above ambient temperature at any time during the establishment period.
- (e) Column 1: Enter the capacity in cubic metres of the largest capacity vessel in which the substance was present in the relevant vessel area at below ambient temperature at any time during the establishment period.
- (f) Column 2: Only complete if the substance was present in a vessel at above atmospheric pressure at below ambient temperature in the relevant vessel area at any time during the establishment period. To complete, enter the highest vessel design pressure of any vessel in which the substance was present.
- (g) Column 3: Only complete if the substance was present at ambient temperature in a vessel which was buried or mounded in the relevant vessel area at any time during the establishment period. To complete, enter the capacity in cubic metres of the largest capacity buried or mounded vessel in which the substance was present.
- (h) Column 4: Only complete if the substance was present at above atmospheric pressure at ambient temperature in a vessel which was buried or mounded in the relevant vessel area at any time during the establishment period. To complete, enter the highest vessel design operating pressure of any vessel in which the substance was present.
- (i) Column 5: Only complete if the substance was present at ambient temperature in a non-buried or non-mounded vessel in the relevant vessel area at any time during the establishment period. To complete, enter the capacity in cubic metres of the largest capacity non-buried or non-mounded vessel in which the substance was present.
- (j) Column 6: Only complete if the substance was present at above atmospheric pressure at ambient temperature in a non-buried or non-mounded vessel in the relevant vessel area at any time during the establishment period. To complete, enter the highest vessel design operating pressure of any non-buried or non-mounded vessel in which the substance was present.
- (k) Column 7: Only complete if the substance was present in a vessel and at above ambient temperature at or below its boiling point at 1 bar absolute in the relevant vessel area at any time during the establishment period. To complete, enter the capacity in cubic metres of the largest capacity vessel in which the substance was present.
- (1) Column 8: Only complete if the substance was present at above atmospheric pressure at above ambient temperature and at or below its boiling point at 1 bar absolute in a vessel in the relevant vessel area at any time during the establishment period. To complete, enter the highest vessel design operating pressure of any vessel in which the substance was present.
- (m) Column 9: Enter the highest design operating temperature (in degrees centigrade) of any vessel in which the substance was present at above ambient temperature in the relevant vessel area at any time during the establishment period.
- (n) Column 10: Only complete if the substance was present in a vessel at above its boiling point at 1 bar absolute in the relevant vessel area at any time during the establishment period. To complete, enter the capacity (in cubic metres) of the largest capacity vessel in which the substance was present.

(o) Column 11: Only complete if the substance was present at above atmospheric pressure and above its boiling point at 1 bar absolute in a vessel in the relevant vessel area at any time during the establishment period. To complete, enter the highest vessel design operating pressure of any vessel in which the substance was present.

Part 5

l/We hereby claim hazardous substances co	onsent in accordance with the information provided(a,
	Signed
	on behalf of
	Date

Note to Part 5

(a) The hazardous substances authority is required to notify you within 2 weeks from the date of receipt of the claim if, in their opinion, the claim is invalid and to give their reasons for that opinion. If the claim is valid that authority shall be deemed to have granted the hazardous substances consent claimed, subject to the conditions set out in section 11(7) of the Planning (Hazardous Substances) Act 1990 and Schedule 3 to the Planning (Hazardous Substances) Regulations 1992, as applied or amended by the Planning (Control of Major-Accident Hazards) Regulations 1999.