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**Application for modification or removal of a condition(s) attached to an existing hazardous substances consent**

*[Application for Hazardous Substances Consent without a condition(s) subject to which a previous consent was granted]*

**The Planning (Hazardous Substances) (Scotland) Act 1997 - Section 11
The Town and Country Planning (Hazardous Substances) (Scotland) Regulations 2015 (Reg. 7)**

|  |  |  |
| --- | --- | --- |
| 1 |  |  |
| **Applicant** |  |
| Address |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  | Post code |  |
|  | Telephone number |  |

|  |  |  |
| --- | --- | --- |
|  |  |  |
| **Agent acting on behalf of the applicant**  |  |
| Address |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  | Post code |  |
|  | Telephone number |  |

Correspondence (including any Notice) **to be sent to the agent** instead of the applicant?

**Yes** [ ]  **No** [ ]

Does the applicant own all the land? **Yes** [ ]  **No** [ ]  \*

If the applicant is not the person in control of the land to which the application relates, provide details of the **person in control of the land**.

|  |
| --- |
|  |

\*A regulation 5(2) Certificate is also required.

|  |  |  |
| --- | --- | --- |
| 2 |  |  |
| **Address or other location details of application site** |  |
|  |
|  |  |  |
|  |  |  |
|  | Post code |  |
|  | OS grid ref |  |

3 **Substances covered by the application**

[*consented substance(s) for which a variation in condition(s) is being applied for*]

(a) In the Table below, list named substances falling within Part 2 of Schedule 1 to the Regulations ﬁrst, then list any substances falling within the categories in Part 1 of that Schedule; ﬁnally list substances falling within the description in Part 3.

(b) Substances falling within Parts 1 or 3 of Schedule 1 to the Regulations may be listed under the relevant category or description or named speciﬁcally. Where a substance falls within Part 1 and 2 list under Part 2 only; where a substance falls within more than one category in Part 1 list under the category which has the lowest controlled quantity. Where a substance falling within Part 1 or 2 also falls within Part 3 list under the Part which has the lowest controlled quantity. The “controlled quantity” means the quantity speciﬁed for that substance in column 2 of Parts 1, 2 or 3 of Schedule 1 to the Regulations.

| *Name or relevant category or description of substance* | *Part number in Schedule 1 to the Regulations, and entry number if Part 2, category if Part 1, identity if Part 3* | *Maximum quantity proposed to be present (in tonnes)* |
| --- | --- | --- |
|  |  |  |

4 **Application for modification or removal of a condition(s) attached to a previous consent**

 (a) Describe any condition previously attached to the relevant consent which it is proposed should no longer be attached to the consent, or which should only be attached in a modiﬁed form. In the latter case, indicate the proposed modiﬁcation–

| *No.* | *Condition previously attached* | *Action (modification or removal)* | *If modification, details of proposed modification* |
| --- | --- | --- | --- |
|  |  |  |  |

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

| *No.* | *Reason* |
| --- | --- |
|  |  |

(c) Describe any relevant changes in circumstances since the date of the relevant consent–

|  |
| --- |
| (Will print as blank space if no entry provided) |

5 **Additional Information**

Give any additional information which you consider to be relevant to the determination of this application–

|  |
| --- |
| (Will print as blank space if no entry provided) |

**I/We hereby apply for a variation of hazardous substances consent in accordance with the proposals described in the application**

 **Signed …………………………………………………………………….

on behalf of ………………………………………………………………..
(insert name of person in control of the land if different to applicant)

Date ………………………………………………………………………..**

**To be accompanied by the certificate completed in accordance with regulation 5(2) of the Regulations (notice to owner by applicant), and the fee payable under regulation 55 of the Regulations.**

**Attach** in relation to any relevant consent, **a copy of the consent**.

**Attach a change of location plan** if the application relates to a condition restricting the location of a hazardous substance.

A “**change of location plan**” is a plan of the land to which the application relates, drawn to a scale of not less than 1:2,500 which identifies the location of the hazardous substance with the site outlined in red at the date of the application, and the proposed location requiring the application.

**Notes**

“**Site map**” is a map, reproduced from, or based on, an Ordnance Survey map with a scale of not less than 1:10,000, which identifies the land to which the application relates with the site outlined in red and shows National Grid lines and reference numbers.

“**Substance location plan**” is a plan of the land to which the application relates, drawn to a scale of not less than 1:2,500, which identifies-

any area of land intended to be used for the storage of the substance;

where the substance is to be used in a manufacturing, treatment or other industrial process, the location of the major items of plant involved in that process in which the substance will be present;

and access points to and from the land.

**CHECKLIST**

Completed Form [ ]

Provide Site Map [ ]

Provide substances location plan [ ]

Regulation 5 (2) Notice to owners if applicable [ ]

Fee [ ]

Copy Disc/digital/paper copies of any plans [ ]

for consultation purposes