

SCHEDULE 2

Form 1

(Fee)
£250

PRESCRIBED FORMS, NOTICES AND CERTIFICATES

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

~~14/3/92~~

12.

General application for Hazardous Substances Consent

1. Applicant (IN BLOCK CAPITALS)

Address

ROSIER SERVICES LTD
TRINITY STREET
OLDBURY,
WARLEY,
WEST MIDLANDS B69 4LW

Tel No

021-552-6721

Agent (if any) to whom correspondence should be sent (IN BLOCK CAPITALS)

Address

N/A.

Tel No

Contact

K.B.
BC2C
16 SEP 1992
RECEIVED

2. Address or location of application site

ROSIER SERVICES LTD
TRINITY STREET
OLDBURY
WARLEY
WEST MIDLANDS
B69 4LW

3. Substance(s) covered by application

Name	Entry number in Schedule 1 to the 1992 Regulations	Maximum quantity proposed to be present (in tonnes)†
CHLORINE	11	20 tonnes

† or kilograms in the case of substances with entry numbers 21, 26 or 34

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

Provide the following information for each substance covered by the application (referring to the substance location plan where appropriate)

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

Substance Entry number	Storage only	Stored and involved in industrial process
11	✓	N/A.

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

Vessel No*	Entry No of substance(s) to be stored in vessel	Installed above ground (yes/no)	Buried (yes/no)	Mounded (yes/no)	Max capacity (cubic metres)	Highest vessel design temperature (°C)	Highest vessel design pressure (bar absolute)
NOT APPLICABLE. THE MATERIAL WILL BE STORED IN CYLINDERS.							

* identify by reference to substance location plan

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

(c) State for each substance the largest size (*capacity in cubic metres*) of any **moveable** container to be used for that substance:

0.0572 cu metres.

(d) Where the 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; and state the maximum quantity (*in tonnes*) which is liable to be present in the major items of the plant, and the maximum temperature (°C) and pressure (*bar absolute*) at which the substance is liable to be present:

Substance entry No	Description of process(es)	Major items of plant*	Max quantity (tonnes)	Max temp (°C)	Max pressure (bar absolute)
NOT APPLICABLE					

* identify by reference to substance location plan

5. Additional Information

(a) Has any application for hazardous substance consent or planning permission relating to the application site been made which has not yet been determined? YES/NO

(b) Will any such application be submitted at the same time as this application? YES/NO

If you have answered "YES" to either of the preceding questions, give sufficient details to enable the application(s) to be identified.

SMBC
waste
disposal
licence

APPLICATION FOR STORAGE OF WASTE CHLORO FLUORO CARBON
(CFCs) ON BEHALF OF I.C.I.

(c) Plans. Please list the maps or plans or any explanatory scale drawings of plant/buildings submitted with this application.

ORDNANCE SURVEY SHEET OS 9988 NW.
SITE PLAN REF TSD 4485

(d) Give any further information which you consider to be relevant to the determination of this application.

NONE

I/we hereby apply for hazardous substances consent in accordance with the proposals described in the application

Signed

on behalf of Rosier Services Ltd.

(insert applicant's name if signed by agent)

Date 16/9/92

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

Application for either: *(tick appropriate box)*

☐ Hazardous Substances Consent
without a condition(s) imposed on a
previous consent (section 13)

NOT APPLICABLE

OR

☐ Continuation of Hazardous Substances Consent
following a change in control of part of the land (section 17)

1. Applicant *(IN BLOCK CAPITALS)*
Address

Tel No

Agent *(if any)* to whom correspondence should be sent *(IN BLOCK CAPITALS)*
Address

Tel No
Contact

2. Address or location of Application Site

3. Substances covered by application

Name	Entry number in Schedule 1 to the 1992 Regulations	Maximum quantity proposed to be present (in tonnes)†

† or kilograms in the case of substances with entry numbers 21, 26 or 34

4. In the case of an application for hazardous substances consent without a condition imposed on a previous consent (section 13)

(a) identify the condition(s) previously imposed which it is intended should not be imposed on the consent, or should only be imposed in a modified form (*in the latter case, indicate the proposed modification*)—

NOT APPLICABLE

(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—

"

"

5. In the case of an application for the continuation of hazardous substances consent(s) following a change in the person in control of part of the land (section 17)

(a) describe the use of each area of the site identified in the accompanying change of control plan.

NOT APPLICABLE.

(b) describe any relevant changes in circumstances since the existing consent was granted.

"

"

6. Additional information

Give any further information which you consider to be relevant to the determination of the application—

NONE

I/we* hereby apply for hazardous substances consent/the continuation of hazardous substances consent* in accordance with this application.

* delete where inappropriate

NOT APPLICABLE

Signed

on behalf of

(insert applicant's name if signed by agent)

Date

The Planning (Hazardous Substances) Act 1990
The Planning (Hazardous Substances) Regulations 1992 (Regulation 6)

Notice of Application for Hazardous Substances Consent/
Continuation of Hazardous Substances Consent*

I give notice that (a) ROSIER SERVICES LTD
is applying to the (b) BLACK COUNTRY DEVELOPMENT CORPORATION
for hazardous substances consent/~~the continuation of hazardous substance consent~~ (e) FOR THE STORAGE OF CHLORINE IN CYLINDERS
at (d) ROSIER SERVICES LTD, TRINITY STREET,
OLDBURY, WARLEY, WEST MIDLANDS. B69 4LW

Members of the public may inspect a copy of the application at (e) THE ABOVE
ADDRESS

during all reasonable hours until (f) 14th SEPT 1992

Anyone who wishes to make representations about this application should write to the (b) BLACK COUNTRY DEVELOPMENT CORPORATION

at (g) BLACK COUNTRY HOUSE
ROUNDS GREEN ROAD
OLDBURY, WEST MIDLANDS, B69 2DG
by (f) 14th SEPTEMBER 1992

Signed: 

*on behalf of ROSIER SERVICES LTD

Date 27th August 1992.

* delete where inappropriate

Insert:

- (a) applicant's name
- (b) name of Council or other body to whom the application is to be made
- (c) brief details of the consent being sought
- (d) address or location of the application site
- (e) address at which the application may be inspected (the applicant is required to make the application available for inspection at a place within the locality of the application site)
- (f) date giving a period of not less than 21 days, beginning with the date when the notice is published or first displayed on site (as the case may be)
- (g) address of Council or other body to whom the application is to be made

The Planning (Hazardous Substances) Act 1990
The Planning (Hazardous Substances) Regulations 1992 (Regulation 6)

Posting of Notice of Application Certificate

Certificate A

I certify that:

- I/The applicant* posted the notice required by regulation 6(1)(b) of the above Regulations on the land which is the subject of the accompanying application.
- The notice was left in position for not less than 7 days during the 21 day period preceding the application.

or

Certificate B

I certify that:

I have/The applicant has* been unable to post the notice required by regulation 6(1)(b) of the above Regulations on the land which is the subject of the accompanying application because I have/the applicant has* no right of access or other rights in respect of the land that would enable me/the applicant* to do so.

I have/The applicant has* taken the following steps to acquire those rights, but have/has* been unsuccessful.

(Give description of steps taken)

.....

.....

or

Certificate C

I certify that:

- I/The applicant* posted the notice required by regulation 6(1)(b) of the above Regulations on the land which is the subject of the accompanying application.
- It was, however, left in position for less than 7 days during the 21 day period preceding the application.
- This happened because it was removed/obscured/defaced* before 7 days had elapsed.
- This was not my/the applicant's* fault or intention.
- I/The applicant* took the following steps to protect and replace the notice:

(Give description of steps taken)

.....

.....

Signed

*On behalf of ROSIER SERVICES LTD

Date 16/7/92

* delete where inappropriate

The Planning (Hazardous Substances) Act 1990
The Planning (Hazardous Substances) Regulations 1992

Certificates under Regulation 7(1)* or 13(4)*(a)

Certificate A

I certify that:

at the beginning of the period of 21 days ending with the date of the accompanying application/appeal* nobody, except the applicant/appellant*, was the owner (b) of any part of the land to which the application/appeal* relates.

Signed 

*on behalf of *ROSIER SERVICES LTD*

Date *16/9/92*

Certificate B

I certify that:

I have/The applicant has/The appellant has* given the required notice (c) to everyone else who, at the beginning of the period of 21 days ending with the date of the accompanying application/appeal, was the owner (b) of any part of the land to which the application/appeal* relates, as listed below.

Owner's name

Address at which notice
was served

Date at which notice
was served

Signed

*on behalf of

Date

Certificate C

I certify that:

I/The applicant/The appellant* cannot issue a Certificate A or B in respect of the accompanying application/appeal*.

I have/The applicant has/The appellant has* given the required notice (c) to the persons specified below, being persons who at the beginning of the period of 21 days ending with the date of the application/appeal*, were owners (b) of any part of the land to which the application/appeal* relates.

Owner's name

Address at which notice
was served

Date at which notice
was served

I have/The applicant has/The appellant has* taken all reasonable steps open to me/him/her* to find out the names and addresses of the remaining owners (b) of the land, or of a part of it, but have/has* been unable to do so. These steps were as follows:-

(d)
.....
.....
.....

Signed

*On behalf of

Date

Certificate D

I certify that:

I/The applicant/The appellant* cannot issue a Certificate A in respect of the accompanying application/appeal*

I/The applicant/The appellant* have/has* taken all reasonable steps open to me/him/her* to find out the names and addresses of everyone else who, at the beginning of the period of 21 days ending with the date of the application/appeal*, was the owner (b) of any part of the land to which the application/appeal* relates, but have/has* been unable to do so. These steps were as follows:-

(d)
.....
.....
.....

Signed

*On behalf of

Date

* delete where inappropriate

-
- (a) These Certificates are for use both with applications and appeals for hazardous substances consent. References to either regulation 7(1) or 13(4) should therefore be deleted as appropriate. One of certificates A, B, C or D must be completed.
- (b) "Owner" means a person having a freehold interest or a tenancy the unexpired term of which is not less than 7 years.
- (c) Form 6 (for applications) or Form 7 (for appeals).
- (d) Insert description of steps taken.

The Planning (Hazardous Substances) Act 1990
The Planning (Hazardous Substances) Regulations 1992

Notice of Application for Hazardous Substances Consent/
Continuation of Hazardous Substances Consent*

To be served on an owner

("owner" means a person having a freehold interest or a tenancy the unexpired term of which is not less than 7 years.)

I give notice that (a) *Not Applicable*

is applying to the (b)

for hazardous substances consent/the continuation of hazardous substances consent* (c)

.....

.....

at (d)

.....

.....

You may inspect a copy of the application at (e)

.....

.....

within 21 days of the service of this notice.

If you wish to make representations about this application you should write to the (b)

.....

at (f)

.....

.....

within 21 days of the service of this notice.

Signed:

*on behalf of

Date

* delete where inappropriate

Insert:

(a) applicant's name

(b) name of Council or other body to whom the application is to be made

(c) brief details of the consent being sought

(d) address or location of the application site

(e) address at which the application may be inspected (the applicant is required to make the application available for inspection at a place within the locality of the application site)

(f) address of Council or other body to whom the application is to be made

The Planning (Hazardous Substances) Act 1990
The Planning (Hazardous Substances) Regulations 1992 (Regulation 13)

Notice of Appeal

To be served on an owner

("owner" means a person having a freehold interest or a tenancy the unexpired term of which is not less than 7 years.)

I give notice that (a) *Not applicable*
having applied to the (b)
for hazardous substances consent/the continuation of hazardous substances consent* (c)
.....
.....
at (d)

is appealing to the Secretary of State for the Environment/Secretary of State for Wales*

– against the decision of the (b)
– on the failure of the (b) to give notice of a decision*

If you wish to make representations about this appeal you should write to the Planning Inspectorate, Tollgate House, Houlton Street, Bristol BS2 9DJ/the Planning Inspectorate, Cathays Park, Cardiff CF1 3NQ* within 21 days of the date of service of this notice.

Signed:

*on behalf of

Date

* delete where inappropriate

Insert:

- (a) appellant's name
- (b) name of Council or other body to whom the application was made
- (c) brief details of the consent being sought
- (d) address or location of the application site

The Planning (Hazardous Substances) Act 1990 - Section 11
The Planning (Hazardous Substances) Regulations 1992 (Regulation 14)

Part 1 Claimant and Site

- 1. Claimant** (*IN BLOCK CAPITALS*)
Address

*The whole of Form 8 is
Not applicable*

Tel No

Agent (*if any*) to whom correspondence should be sent (*IN BLOCK CAPITALS*)
Address

Tel No
Contact

- 2. Full postal address or location of land to which the claim relates**

- 3. General description of activities carried on at the site during the establishment period**

Part 2 – Substances for which consent is being claimed and established quantity

Table A

To be completed for substances notified to HSE(a) under NIHHS(b) before the relevant date(c)

1	2	3	4	5
Name of Substance(s) present during establishment period(d)	Entry number in Schedule 1 to the 1992 Regulations(e)	Quantity last notified to HSE(a) before the relevant date(c)	Quantity notified before start of the establishment period(d) (if applicable)	Established quantity(f)

Table B

To be completed for substances **not** required to be notified under NIHHS before the relevant date(c) and where a quantity not less than the controlled quantity (h) was present at any one time during the establishment period(d).

1	2	3	4
Name of Substance(s) present during establishment period(d)	Entry number in Schedule 1 to the 1992 Regulations(e)	Maximum quantity present during establishment period(d)	Established quantity(g)

Notes to part 2

- (a) "HSE" stands for the Health and Safety Executive.
- (b) "NIHHS" stands for the Notification of Installations Handling Hazardous Substances Regulations 1982.
- (c) The relevant date is 1st June 1992.
- (d) The establishment period is the 12 months period immediately preceding the relevant date.
- (e) The "1992 Regulations" means the Planning (Hazardous Substances) Regulations 1992.
- (f) The established quantity in Table A for a substance is the quantity in column (3) of that table for the substance, or twice the quantity specified in column (4) for that substance, if greater.
- (g) The established quantity in Table B for a substance is the quantity specified in column (3) of that table for that substance multiplied by 1.5.
- (h) The "controlled quantity" means the quantity specified for that substance in column 2 of the table in Part 1 of Schedule 1 to the 1992 Regulations.

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 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 C

NS Applicable

Vessel area (a)	Entry number of substance in Schedule 1 to the 1992 Regulations	At ambient temperature (c)						Above ambient temperature (d)				
		Below ambient temperature (b)		At ambient temperature (c)		Above ambient temperature (d)						
		1(e) Largest capacity vessel	2(f) Highest vessel design pressure	3(g) Buried or mounded vessels largest capacity vessel	4(h) Buried or mounded vessels highest vessel design pressure	5(i) Non buried or non mounded vessels largest capacity vessel	6(j) Non buried or non mounded vessels highest vessel design pressure	7(k) Present at or below boiling point at 1 bar largest capacity vessel	8(l) Present at or below boiling point at 1 bar highest vessel design pressure	9(m) Highest design temperature	10(n) Present at above boiling point at 1 bar largest capacity vessel	11(o) Present at above boiling point at 1 bar highest vessel design pressure

Notes to Part 4 – Table C

- (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 in the relevant vessel area at above atmospheric pressure at below ambient temperature at any time during the establishment period.
- (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 at ambient temperature in the relevant vessel area at any time during the establishment period.
- (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 buried or mounded vessel in which the substance was present in the relevant vessel area at above atmospheric pressure at ambient temperature at any time during the establishment period.
- (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 at ambient temperature in the relevant vessel area at any time during the establishment period.
- (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 in the relevant vessel area at above atmospheric pressure at ambient temperature at any time during the establishment period.
- (k) **Column 7** Only complete if the substance was present in a vessel 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 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.

- (l) **Column 8** Only complete if the substance was present at above atmospheric pressure at above ambient temperature 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 at above atmospheric pressure at above ambient temperature 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.

- (m) **Column 9** Enter the highest design operating temperature (*in 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 at above its boiling point at 1 bar absolute in the relevant vessel area at any time during the establishment period.

- (o) **Column 11** Only complete if the substance was present at above atmospheric pressure 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 at above atmospheric pressure at above its boiling point at 1 bar absolute in a vessel in the relevant vessel area at any time during the establishment period.

Part 5

I/We hereby claim hazardous substances consent in accordance with the information provided(a).

Signed

on behalf of

Date

Notes to Part 5

- (a) The hazardous substances authority is required to notify you within 2 weeks from 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.

SCHEDULE 1

Regulation 3

HAZARDOUS SUBSTANCES AND CONTROLLED QUANTITIES

PART A

TOXIC SUBSTANCES

<i>Column 1</i> <i>Hazardous substances</i>	<i>Column 2</i> <i>Controlled quantities</i>
	(in tonnes, unless otherwise stated)
1. Acetone Cyanohydrin (2-Cyanopropan-2-ol)	200
2. Acrolein (2-Propenal)	200
3. Acrylonitrile	20
4. Allyl alcohol (2-Propen-1-ol)	200
5. Allylamine	200
6. Ammonia (anhydrous or as solution containing more than 50% by weight of ammonia)	100
7. Arsenic trioxide, Arsenious (III) acid and salts	1
8. Arsine (Arsenic hydride)	1
9. Bromine	40
10. Carbon disulphide	20
11. Chlorine	10
12. Ethylene dibromide (1,2-Dibromoethane)	50
13. Ethyleneimine	50
14. Formaldehyde (>90%)	50
15. Hydrogen chloride (liquefied gas)	250
16. Hydrogen cyanide	20
17. Hydrogen fluoride	10
18. Hydrogen selenide	1
19. Hydrogen sulphide	50
20. Methyl bromide (Bromoethane)	200
21. Methyl isocyanate	150 kilograms
22. Nickel tetracarbonyl	1
23. Nitrogen oxides	50
24. Oxygen difluoride	1
25. Pentaborane	1
26. Phosgene	750 kilograms
27. Phosphine (Hydrogen phosphide)	1
28. Propyleneimine	50
29. Selenium hexafluoride	1
30. Stibine (Antimony hydride)	1
31. Sulphur dioxide	20
32. Sulphur trioxide (including the sulphur trioxide content in oleum)	15
33. Tellurium hexafluoride	1
34. 2,3,7,8-Tetrachlorodibenzo-p-dioxin (TCDD)	1 kilogram
35. Tetraethyl lead	50
36. Tetramethyl lead	50

PART B

HIGHLY REACTIVE SUBSTANCES AND EXPLOSIVE SUBSTANCES

Column 1 Hazardous substances	Column 2 Controlled quantities
	(in tonnes, unless otherwise stated) 50
37. Acetylene (Ethyne) when a gas subject to a pressure not exceeding 620 millibars above that of the atmosphere, and not otherwise deemed to be an explosive by virtue of Order in Council No 30(a) as amended by the Compressed Acetylene Order 1947(b), or when contained in a homogeneous porous substance in cylinders in accordance with Order of Secretary of State No 9(c), made under the Explosives Act 1875(d)	
38. Ammonium nitrate and mixtures containing ammonium nitrate where the nitrogen content derived from the ammonium nitrate exceeds 28% of the mixture by weight other than— (i) mixtures to which the Explosives Act 1875 applies; (ii) ammonium nitrate based products manufactured chemically for use as fertiliser which comply with Council Directive 80/876/EEC(e); or (iii) compound fertilisers.	500
39. Aqueous solutions containing more than 90 parts by weight of ammonium nitrate per 100 parts by weight of solution	500
40. Ammonium nitrate based products manufactured chemically for use as fertilisers which comply with Council Directive 80/876/EEC and compound fertilisers where the nitrogen content derived from the ammonium nitrate exceeds 28% of the mixture by weight	1000
41. 2,2-Bis(tert-butylperoxy)butane (>70%)	5
42. 1,1-Bis(tert-butylperoxy)cyclohexane (>80%)	5
43. tert-Butyl peroxyacetate (>70%)	5
44. tert-Butyl peroxyisobutyrate (>80%)	5
45. tert-Butyl peroxyisopropylcarbonate (>80%)	5
46. tert-Butyl peroxy maleate (>80%)	5
47. tert-Butyl peroxy pivalate (>77%)	5
48. Cellulose nitrate other than— (i) cellulose nitrate to which the Explosives Act 1875 applies; or (ii) solutions of cellulose nitrate where the nitrogen content of the cellulose nitrate does not exceed 12.3% by weight and the solution contains not more than 55 parts of cellulose nitrate per 100 parts by weight of solution	50
49. Dibenzyl peroxydicarbonate (>90%)	5
50. Diethyl peroxydicarbonate (>30%)	5
51. 2,2-Dihydroperoxypropane (>30%)	5
52. Di-isobutyryl peroxide (>50%)	5
53. Di-n-propyl peroxydicarbonate (>80%)	5
54. Di-sec-butyl peroxydicarbonate (>80%)	5
55. Ethylene oxide	50
56. Ethyl nitrate	5
57. 3,3,6,6,9,9-Hexamethyl-1,2,4,5-tetroxacyclononane (>75%)	2
58. Hydrogen	500
59. Liquid Oxygen	5
60. Methyl ethyl ketone peroxide (>60%)	5
61. Methyl isobutyl ketone peroxide (>60%)	5
62. Peracetic acid (>60%)	5
63. Propylene oxide	25
64. Sodium chlorate	1
65. Sulphur dichloride	

(a) S.R. & O. 1937/54.

(b) S.R. & O. 1947/805.

(c) S.R. & O. 1919/869.

(d) 1875 c.17.

(e) OJ No L250, 23.9.80, p. 7.

PART C

FLAMMABLE SUBSTANCES (UNLESS SPECIFICALLY NAMED IN PARTS A AND B)

<i>Column 1</i> <i>Hazardous substances</i>	<i>Column 2</i> <i>Controlled quantities</i>
	(in tonnes, unless otherwise stated)
66. Liquefied petroleum gas, such as commercial propane and commercial butane, and any mixtures thereof, when held at a pressure greater than 1.4 bar absolute	25
67. Liquefied petroleum gas, such as commercial propane and commercial butane, and any mixture thereof, when held under refrigeration at a pressure of 1.4 bar absolute or less	50
68. Gas or any mixture of gases which is flammable in air, when held as a gas	15
69. A substance or any mixture of substances, which is flammable in air, when held above its boiling point (measured at 1 bar absolute) as a liquid or as a mixture of liquid and gas at a pressure of more than 1.4 bar absolute	25
70. A liquefied gas or any mixture of liquefied gases, which is flammable in air and has a boiling point of less than 0°C (measured at 1 bar absolute), when held under refrigeration or cooling at a pressure of 1.4 bar absolute or less	50
71. A liquid or any mixture of liquids not included in entries 68 to 70 above, which has a flash point of less than 21°C	10,000

PART D

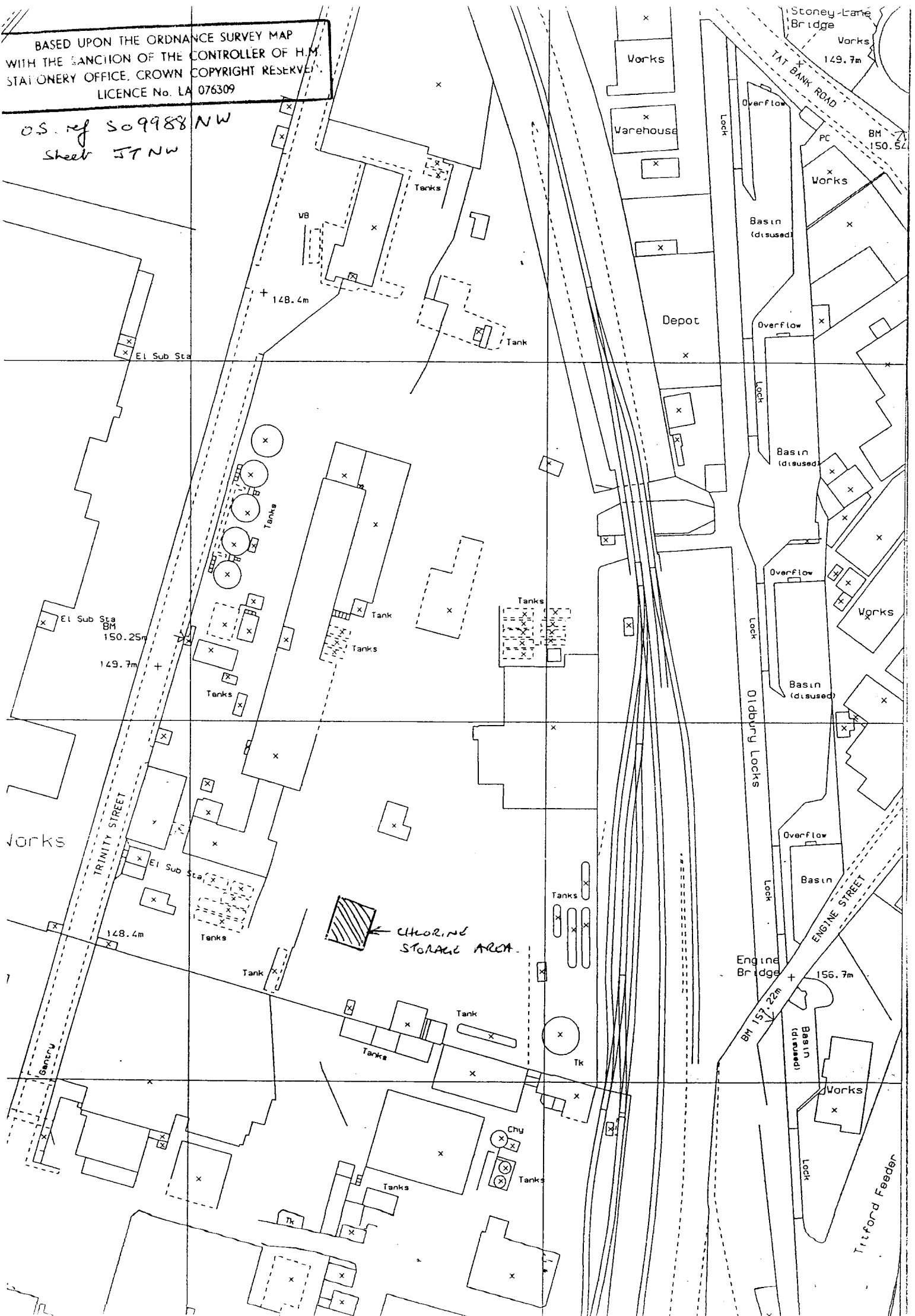
INTERPRETATION

In this Schedule—

- (a) references to percentages are references to parts by weight of the substance per 100 parts by weight of the solution;
- (b) “compound fertiliser” means a fertiliser containing ammonium nitrate and phosphate or potash;
- (c) Part C does not include a substance which is within Part A or Part B;
- (d) a substance, or any mixture of substances, shall only be treated as a hazardous substance by virtue of satisfying a description in entry number 37, 66, 67, 68, 69 or 70 when it is in a state in which it satisfies the description;
- (e) the controlled quantity of 25 tonnes in entry 69 refers, in the case of a mixture of substances, to the quantity of substances within that mixture held above their boiling point (measured at 1 bar absolute);
- (f) the controlled quantity of 50 tonnes in entry 70 refers, in the case of a mixture of substances, to the quantity of substances within that mixture having boiling points below 0°C.

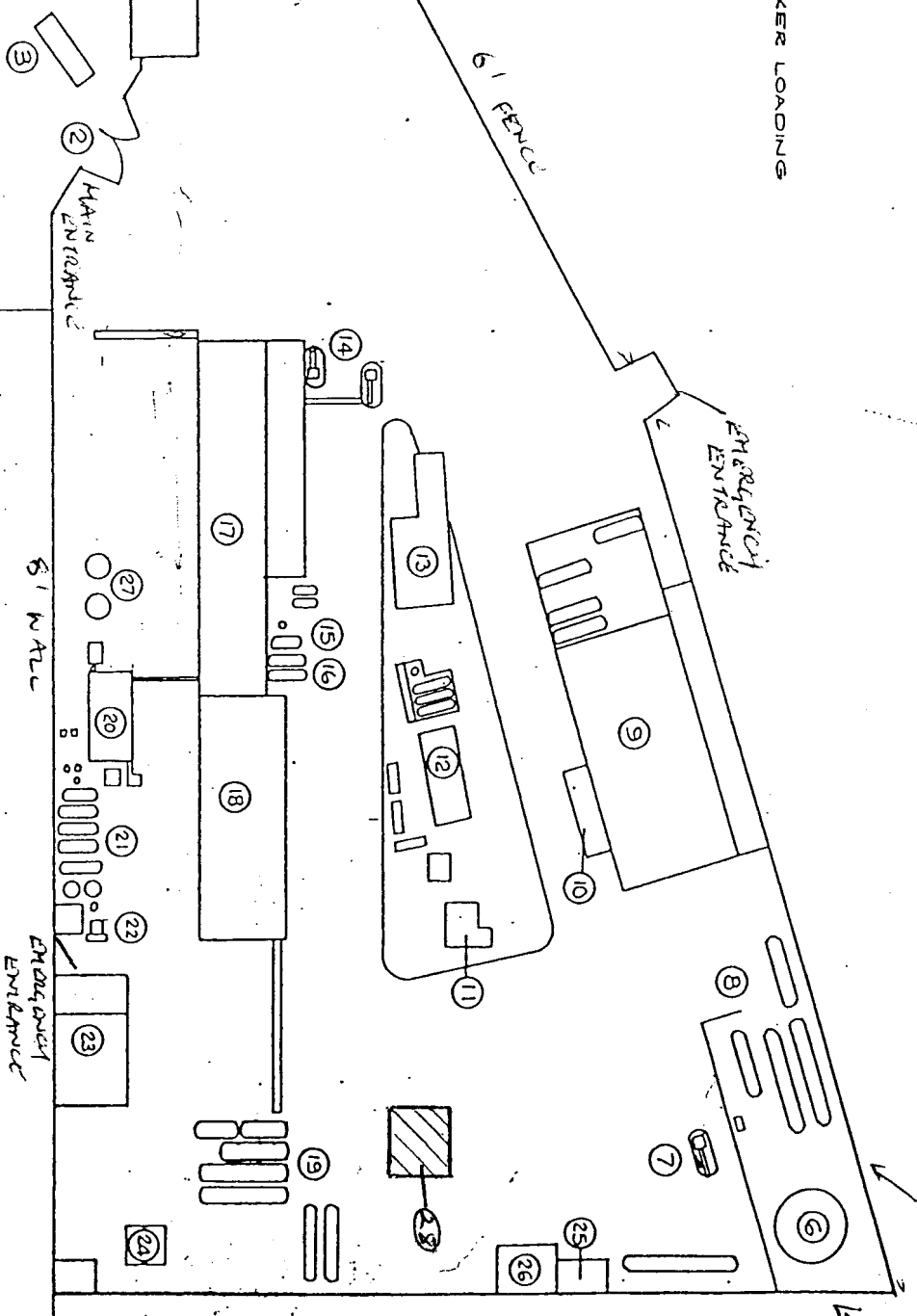
BASED UPON THE ORDNANCE SURVEY MAP
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OS. ref 509988 NW
Sheet 57 NW



- 1 OFFICE BLOCK
- 2 MAIN GATE
- 3 WEIGHBRIDGE
- 4 WAREHOUSE
- 5 FOREMAN'S OFFICE
- 6 CAUSTIC SODA STOCK TANK
- 7 CAUSTIC SODA ROAD TANKER LOADING
- 8 SOLVENT STORAGE
- 9 PACKING BUILDING & WAREHOUSE
- 10 EMPTY DRUM STORAGE
- 11 LABORATORY
- 12 ACRYLONE FORMULATION & STORAGE
- 13 FULL DRUM STORAGE
- 14 SULPHURIC & HYDROCHLORIC ACID ROAD TANKER LOADING
- 15 NITRIC ACID STORAGE
- 16 HIGH GRADE SULPHURIC ACID STORAGE
- 17 SULPHURIC & NITRIC ACID ACITAINER FILLING
- 18 HYDROCHLORIC ACID ACITAINER FILLING
- 19 HYDROCHLORIC ACID MIXING & STORAGE
- 20 BATTERY ACID DILUTION
- 21 BATTERY ACID STORAGE
- 22 EFFLUENT TREATMENT PLANT
- 23 WORKSHOP & STORES
- 24 FLAMMABLE DRUM STORAGE
- 25 CANAL WATER RESERVOIR
- 26 AIR COMPRESSOR HOUSE
- 27 95% & 77% SULPHURIC ACID STORAGE
- 28 CHLORINE CYLINDER STORAGE

TRINITY STREET



RAILWAY

15' HIGH WALLS

ALBRIGHT & WILSON WORKS

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M.W.L.	22/10/00	C					A3
CHECKED BY		H					
		E					

SCALE 1" = 72 feet

GEOG. MEAS.

PROJECT No: TSD 4485

LEV. A3

OLDBURY DEPOT ~ SITE PLAN

FILED