

Form 2**The Planning (Hazardous Substances) Act 1990 - Sections 13 and 17****The Planning (Hazardous Substances) Regulations 1992 (Regulation 5)**

	Application for either: (tick relevant box)
<input checked="" type="checkbox"/>	Hazardous Substances Consent without a condition(s) imposed on a previous consent (section 13)
	OR
<input type="checkbox"/>	Continuation of a Hazardous Substances Consent following a change in control of part of the land (section 17)

1. Name and Address of Applicant:

MITCHELL COTTS CHEMICALS
 STEANARD LANE
 MIRFIELD
 WEST YORKSHIRE
 WF14 8QB

Telephone No.

(Contact: Mr D K Fisher, Production Director)

2. Address of location of Application Site together with the O.S. grid reference:

STEANARD LANE
 MIRFIELD
 WEST YORKSHIRE
 WF2 6TF

(Ordnance Survey reference SE 213 195)

3. Substances covered by the application:

Name or relevant category or description of substance	Part and entry number (c) in Schedule 1 to the 1992 Regulations	Maximum quantity proposed to be present (in tonnes)
Very Toxic	Part B, Entry Number 1.	20, of which no more than 10 tonnes will be stored in area 11 and/or 15
Very Toxic	Part B, Entry Number 1.	20, which has an inhalation toxicity, measured by LC ₅₀ (4 hour/rat), of not less than 81 mg/m ³ .

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

(a) The previous consent (Claim No. 99/50/92914/EO) was under Deemed Consent for the storage of 20 tonnes of Very Toxic substances under Table A, and for 15 tonnes of Very Toxic substances under Part 3, Movable Container Storage Areas.

(b) & (c) Because of a reclassification, from Toxic to Very Toxic, of two of the substances that have been manufactured on site for over 15 years, there is a need to increase the quantity stored on site under Part 3, Movable Container Storage Areas. There are also additional locations for the storage of these substances over and above the storage area already notified.

The total quantity that is now needed for consent is 40 tonnes, with the above conditions, which includes the 15 tonnes already authorised.

5. Application for the continuation of a hazardous substances consent following a change in the control of part of the land (Section 17)

Not applicable

6. Additional information

As explained above, this application is to enable the Company to continue to manufacture and store products which, before the introduction of the Planning (Control of Major Accident Hazards) Regulations 1999, there was no requirement to have planning consent. The COMAH regulations classify substances on the basis of their entry in the Approved Supply List. At the beginning of this year, two of the products manufactured on site for over 15 years, were reclassified, following further data acquisition based on the toxicity of those products to rats,

when administered by ingestion, in conjunction with a specific surfactant.
Because of that specific test, and the subsequent reclassification of the products
this change to the planning consent is requested.

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

D K Fisher

On behalf of Mitchell Cotts Chemicals.

Date: 20 September, 2000