

**APPLICATION FOR AUTHORISATION UNDER
SECTION 6 OF THE ENVIRONMENTAL PROTECTION ACT 1990**

1. **Either** Name and address of applicant*

S.I.V. UK LTD
UNIT 4, HERALD WAY, BINLEY IND. EST.
COVENTRY,

Or Name, number and registered office of applicant company* (if applicable)

* the person/company who will operate the process, not for example the person/consultant who is writing the application on the operator's behalf.

2. Name and address of premises where process is or will be carried on (not applicable to mobile processes).

AS ABOVE

3. Address for correspondence if different from 1.

AS ABOVE

4. List of maps or plans enclosed with the application showing the location of the premises where the process is or will be carried on.

Where the process is or will be carried on, only part of the premises whose address is given at 2 above, either describe which part of the premises or list the plan(s) which identifies these parts.

5. List of attached documents comprising part of the application**.

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.....
.....
..... (use continuation sheet if necessary)

** Regulation 2 of the Environmental Protection (Applications, Appeals and Registers) Regulations 1991 requires that all applications must include the following information *for guidance on these requirements, see general Guidance Note No. 3 - "Secretary of State's Guidance: Application and Registers", HMSO 1991):

Description of the prescribed process.

List of prescribed substances (and any other substances which might cause harm if released into the air) used in connection with or resulting from the prescribed process.

Description of the techniques to be used for preventing releases into the air of such substances for reducing such substances to a minimum and for rendering harmless any such substances that are released.

Details of any proposed release of such a substance into the air and an assessment of the environmental consequences.


Proposals for monitoring any release of such substances, the environmental consequences of any such release and the use of techniques for prevent or control releases.

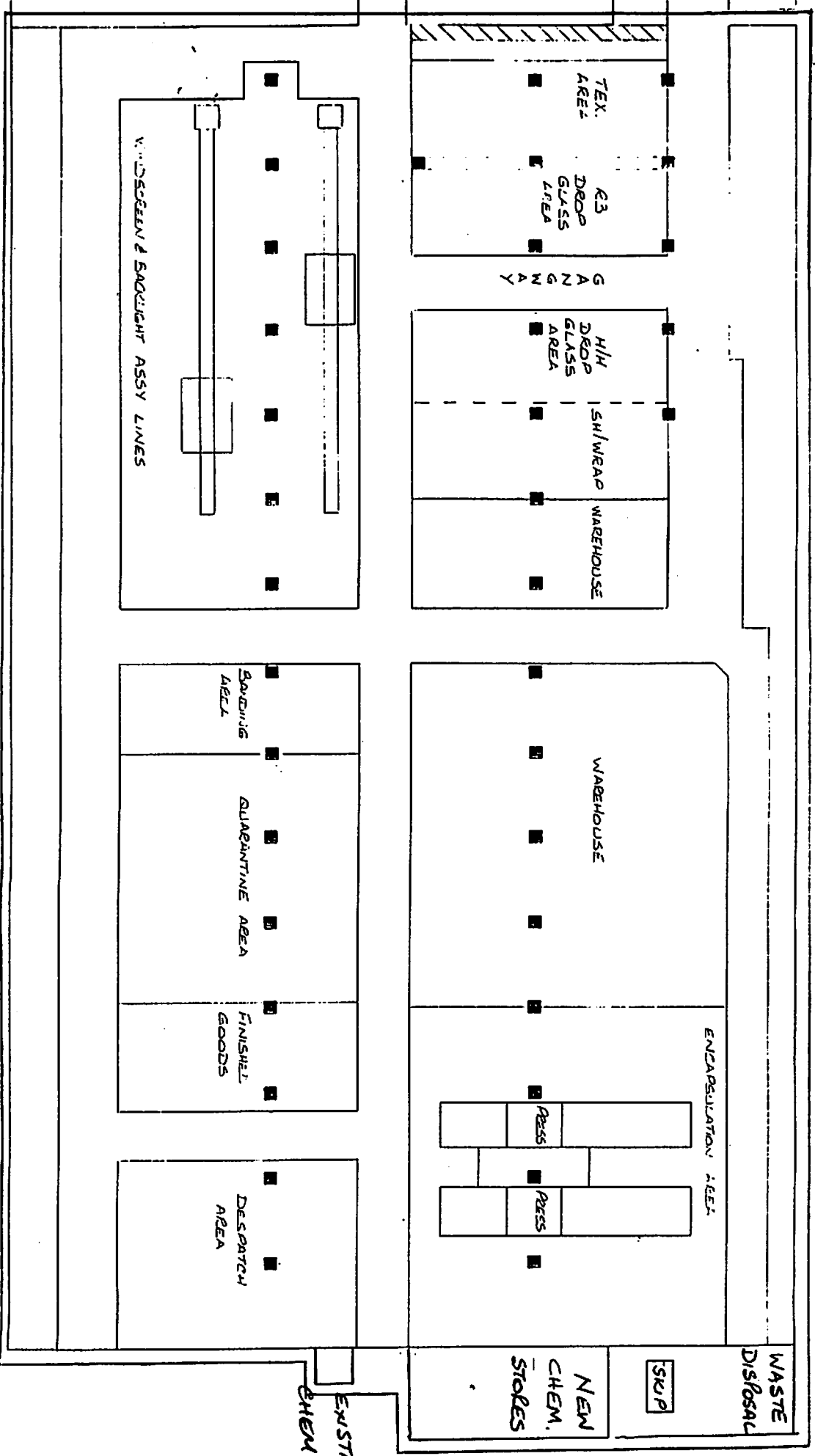
The matters on which the applicant relies to establish that the objectives in Section 7(2) of the Act will be achieved and that they will be able to comply with the condition implied by Section 7(4) of the Act.

The applicant may also supply any other information they wish the Local Authority to take into account in considering the application.

Fee enclosed (Cheque to be made payable to Coventry City Council)
£990.00 (correct to March 1996)

I hereby certify that all the information contained in this application is, to the best of my knowledge, correct.

Signature  Date 8/1/96
Status of Signatory above Process Engineer



ENCAPSULATION

PROCESS TITLE

R.I.M. (REACTION INJECTION MOULDING)

CHEMICALS USED

| | |
|--------------------------|-------------------|
| BETAWIPE VP04604 | GLASS ACTIVATOR |
| BETAPRIME 5001 | GLASS PRIMER |
| MINERALISED METH. SPIRIT | MOULD CLEANER |
| CT 8601 | MOULD RELEASE |
| APPLIED 3183 | GLASS CLEANER |
| POLYFAST | POLYOL |
| ISOFAST | ISOCYANNATE |
| SOLVENTSK105 | DEGREASER SOLVENT |

CHEMICAL STORAGE

| | |
|--------------------------|----------------------|
| BETAWIPE VP04604 | EXISTING CHEM. STORE |
| BETAPRIME 5001 | EXISTING CHEM. STORE |
| MINERALISED METH. SPIRIT | EXISTING CHEM. STORE |
| CT 8601 | NEW CHEM. STORE |
| APPLIED 3183 | EXISTING CHEM. STORE |
| POLYFAST | NEW CHEM. STORE |
| ISOFAST | NEW CHEM. STORE |
| SOLVENTSK105 | EXISTING CHEM. STORE |

TRANSPORTATION OF BULK CHEMICALS

PRIOR TO TRANSPORTATION FROM CHEMICAL STORES,
POLYOL IS AGITATED FOR APPROXIMATELY 3 HOURS

POLYOL AND ISOCYANNATE ARE BOTH HELD IN 200 LITRE
DRUMS AND TRANSPORTED FROM THE CHEMICAL STORES BY
SINGLE DRUM TRANSPORTER.
CONTENTS OF DRUMS THEN TRANSFERRED INTO INDIVIDUAL
BULK CONTAINERS.

DISPOSAL OF CHEMICAL WASTE

EMPTY AND PART EMPTY BARRELS OF POLYOL AND ISOCYANNATE
ARE STORED IN WASTE DISPOSAL AREA ADJACENT TO THE
NEW CHEMICAL STORES.

SOILED WIPERS AND BOTTLES USED WITHIN THE PROCESS
ARE DISPOSED OF INTO A DEDICATED SKIP IN THE SAME AREA.

REMOVAL FROM SITE OF WASTE CHEMICALS IS UNDERTAKEN
BY LEIGH ENVIRONMENT

PROCESS FLOW

GLASS PREPARATION

- 1 PLACE GLASS ONTO ROTATING FIXTURE AND APPLY ACTIVATOR TO ALL EDGES OF GLASS WITH BOTTLE APPLICATOR. WIPE OFF IMMEDIATELY. **VP04604**
- 2 APPLY PRIMER WITH BOTTLE APPLICATOR TO EDGES AND FACES OF GLASS (BAND APPROX 4mm WIDE) **BETAPRIME 5001**
- 3 PLACE ON GLASS RACKS FOR 15 MINUTE CURE TIME

PRESS OPERATION

- 1 LOAD 2 PIECES OF GLASS FROM THE CURING RACK ONTO A PRE-CENTREING JIG.
- 2 REMOVE P.U. DEBRIS FROM PREVIOUS CYCLE AND SPRAY WITH RELEASE AGENT **CT8601**
METH. SPIRIT AFTER 8 HOURS
- 3 START M/C CYCLE
 - (a) AUTOMATIC LOADING OF GLASS
 - (b) SAFETY GATE COMES DOWN
 - (c) MOULD CLOSES
 - (d) POLYOL AND ISOCYANNATE INJECTED INTO MOULD
 - (e) MOULD OPENS
 - (f) AUTOMATIC UNLOADING OF GLASS
 - (g) SAFETY GATE OPENS
 - (h) GLASS ASSEMBLY INSPECTED
 - (i) GLASS ASSEMBLY TRANSFERRED ONTO RACKS TO CURE FOR 15 MINS

TRIMMING

- 1 GLASS PLACED ON REVOLVING JIG
- 2 TRIM EXCESS PU FROM INNER AND OUTER AREAS OF MOULDING
- 3 CLEAN BOTH FACES OF GLASS **APPLIED 3183**

PACKING

- 1 PACK HORIZONTALLY INTO STILLAGES

EXTRACTION

EACH PRESS HAS ITS OWN EXTRACTION FACILITY AND REMOVES FUMES TO ATMOSPHERE AT THE RATE OF 50 CUBIC METRES/HOUR ALTHOUGH S.I.V. EMPLOYED AN OUTSIDE FACILITY TO MONITOR INDIVIDUAL OPERATORS AIR QUALITY, AND FOUND TO BE WITHIN SAFE WORKING PRACTICES, THE COMPANY POLICY IS TO INSTALL PERMANENT EXTRACTION OVER ALL AREAS WHERE WE FEEL THERE COULD BE A CONCERN.

Your Reference :
Our Reference : **CI/IP/SEB**
We ask for : **S Bodycote**
Direct Dialling No : **(01203) 831807**
Date : **29th January 1996**



HOUSING AND ENVIRONMENTAL
SERVICES DIRECTORATE

Director Howard T. Farrand
Providing Housing, Environmental and
Client Agency Services

Michael J. Green
City Environment Officer
Broadgate House
Broadgate
Coventry, CV1 1NH

Telephone : 01203 83 1832/34
Telecom Gold Mailbox : 76 : END042
Fax : 01203 83 1831

THE ENVIRONMENTAL PROTECTION ACT 1990

**The Environmental Protection (Prescribed Processes and Substances) Regulations
1991, SI 472.**

**The Environmental Protection (Application, Appeals and Registers) Regulations
1991, SI 507.**

Authorisation No: 086
Application Received: 10th January 1996


Notice is hereby given that under the Environmental Protection Act 1990 Coventry City
Council (hereafter called the Authority) gives authorisation to:

SIV (UK) LTD
Unit 4, Herald Way
Binley Industrial Estate
Binley,
Coventry

For the manufacture of polyurethane elastomers as described on page 2 at:

SIV (UK) LTD
Unit 4, Herald Way
Binley Industrial Estate
Binley,
Coventry

Subject to the conditions specified on the attached pages, Nos 1
to 3, and within the process boundary as indicated on Plan No. 1.

Sign 
City Environment Officer

Dated 31st day of January 1996

1. DESCRIPTION OF PROCESS

- 1.1 This authorisation is for manufacture of polyurethane elastomers as described in the Environmental Protection (Prescribed Processes and Substances) Regulations 1991, SI472, Section 6.2 Part B. Within the process boundary outlined in red on the attached plan numbered 1 and specifically relates to the process outlined below.
- 1.2 The delivery and storage of isocyanate, polyol and mould release agent in sealed containers in the area marked new chemical store as shown on plan numbered 1.
- 1.3 The application of mould release agent to the surface of the mould cavities.
- 1.4 The loading of isocyanate and polyol into separate bulk holding containers.
- X 1.5 The premixing of isocyanate with polyol with subsequent injection into closed mould cavities on one double and one single mould line. *and press 3 and 4.*
- 1.6 Any change to the above description must not take place without prior consent from this authority.

2. EMISSION LIMITS AND CONTROLS

- 2.1 All emissions to air, other than steam or water vapour, should be colourless and free from persistent mist. All emissions to air should be free from persistent fume and free from droplets.
- 2.2 All emissions to air shall be free from offensive odour outside the process boundary, as perceived by the Local Authority Inspector.
- 2.3 All pollutant concentrations should be expressed at reference conditions, 273K, 101-3kPa, without correction for water vapour content.
- 2.4 The following concentration to atmosphere from the double mould line averaged over any 2-hour period shall not be exceeded:

X
2.4 DI-isocyanates as total NCO group 0.1mg/m³

- 2.5 The following concentration to atmosphere from the single mould line averaged over any 2-hour period shall not be exceeded:

Y
2.5.1 DI-isocyanates as total NCO group 0.1mg/m³

- 2.5.2
2.5.3
2.5.4
2.5.5
- 2.6 The introduction of dilution air to achieve the emission concentration limits in this authorisation is not permitted. Exhaust flow rates should be consistent with the efficient capture of emissions.

3. MONITORING SAMPLING AND MEASUREMENT OF EMISSIONS

- 3.1 An olfactory assessment of emissions from the process shall be made at least once a day from the position marked X on the plan numbered 1.
- 3.2 The results of monitoring to comply with 3.1 shall be recorded in a log book. This log book shall be retained, on site, for a minimum of four years.

- 3.3 Any adverse results from the monitoring required in 3.1 shall be followed immediately by the investigation of the cause of the emission and any corrective action taken, with this also being recorded in the log book.
- 3.4 Monitoring shall be carried out at least once every six months on the double mould line to demonstrate continued compliance with Clause 2.4, the results of which are to be supplied to this Authority within eight weeks of completion of monitoring. *and Clause 2.4.1.*
- 3.5 Monitoring shall be carried out at least once every six months on the single mould line to demonstrate continued compliance with Clause 2.5, the results of which are to be supplied to this Authority within eight weeks of completion of monitoring. *and Clause 2.5.1.*

4. MATERIALS HANDLING

- 4.1 The mixing of isocyanates and polyol shall only be carried out in the dedicated mixing equipment prior to injecting into the mould cavity.
- 4.2 Injection of moulds shall only be carried out while the extraction equipment is fully operational.
- 4.3 Empty drums of MDI must be decontaminated with neutralisation solution as soon as practicable. These containers must not be lidded and shall be stored in the new chemical store as shown on plan numbered 1.
- 4.4 Partly-used containers of MDI shall be securely lidded and shall be stored in the new chemical store as shown on plan numbered 1.
- 4.5 A sufficient supply of a suitable absorbent, non-flammable material shall be kept on site at all times. A spillage of material shall be attended to and remedied as soon as possible and the contaminated absorbent shall be held in closed containers once the di-isocyanate has reacted prior to removal for disposal.
- 4.6 Suitable and adequate amounts of neutralisation agents shall be held in the stores at all times.

5. CHIMNEYS, VENTS AND PROCESS EXHAUSTS

- 5.1 Emissions from the double mould line shall only be emitted to atmosphere via the proper process exhaust. The height of the final discharge point shall be 2m above the roof ridge. The efflux velocity shall be at least 15 m/sec.
- 5.2 Emissions from the single mould line shall only be emitted to atmosphere via the proper process exhaust. The height of the final discharge point shall be 2m above the roof ridge. The efflux velocity shall be at least 15 m/sec.

6. GENERAL OPERATIONS

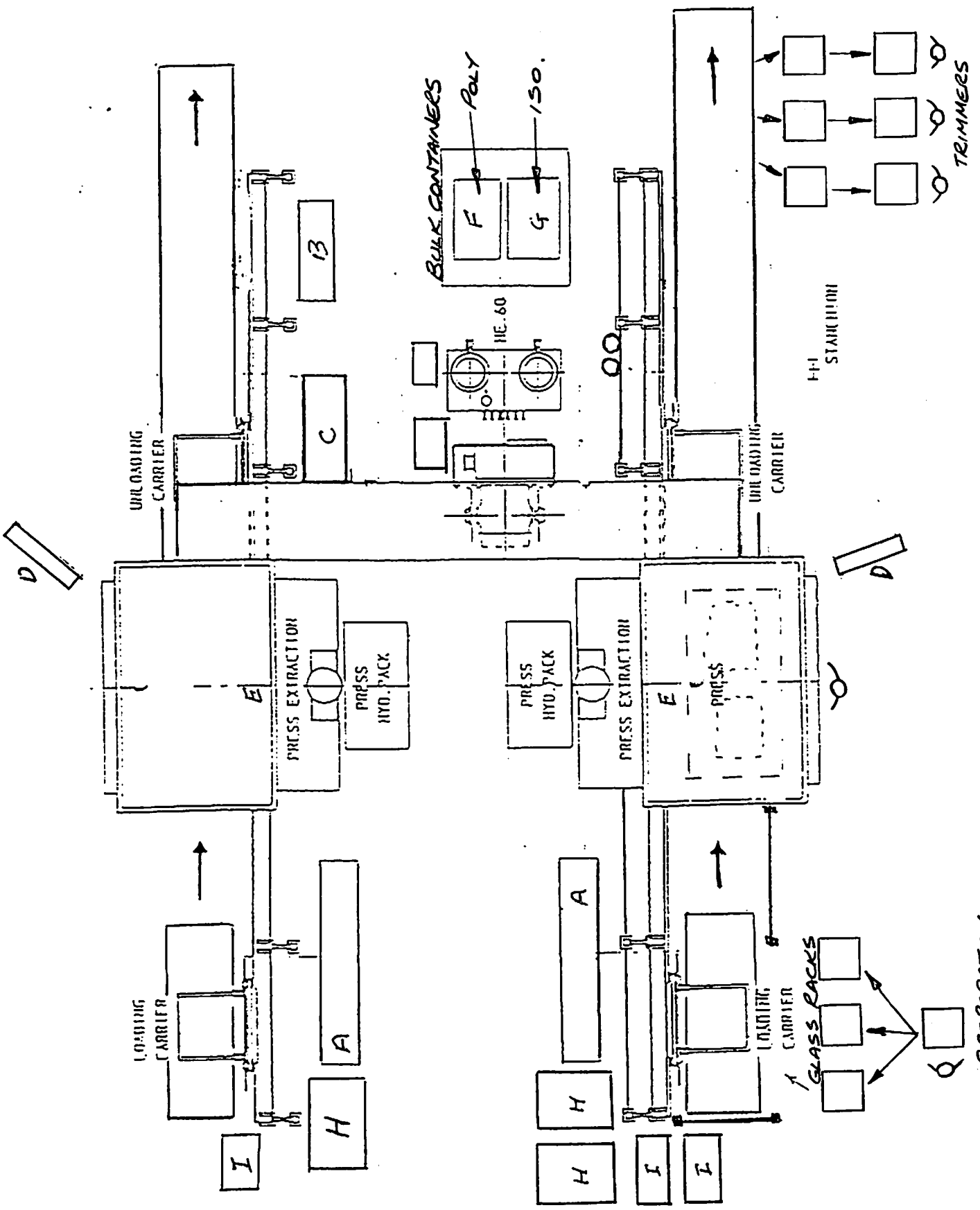
- 6.1 Any mechanical malfunction or breakdown shall be attended to and remedied as soon as possible. Any accident likely to give rise to atmospheric emissions shall be noted in detail in the process log book as described in 3.2.
- 6.2 Any incidents likely to give rise to emissions which may have an impact on neighbouring residents shall be reported immediately to this Authority.

- 6.3 A copy of this authorisation shall be displayed so it can be conveniently read by persons having duties which are or maybe affected by this authorisation.
- 6.4 The operator shall supply, to this Authority, on demand and without charge, a copy of all or part of the monitoring records kept in accordance with this authorisation.

epa/SIV.UK

SUPPLEMENTARY NOTES

1. Your attention is drawn to your obligation under Section 7(2) of the Environmental Protection Act 1990 to ensure that the best available techniques, not Entailing excessive cost (BATNEEC) for:
 - (a) Preventing the release of prescribed substances into the air or where that is not practicable by such means, for reducing the release into the air of such substances to the minimum and for rendering harmless any such substances that are so released.and
 - (b) For rendering harmless any other substances which might cause harm if released into the air.
2. The Authority for contact purposes should be taken to mean the head of the Pollution Control Section, tel: 831834 during office hours, 832222 outside office hours.



NOTICE OF VARIATION OF AUTHORISATION

To **SIV (UK) Ltd**

Of **Unit 4, Herald Way, Binley Industrial Estate, Binley, Coventry**

The **Coventry City Council**

(the Authority) has decided that the authorisation to carry out a prescribed process, namely:

the manufacture of polyurethane elastomers

at the premises known as **SIV (UK) Ltd, Unit 4, Herald Way, Binley Industrial Estate, Binley, Coventry**

granted to you by the Council on the **31st day of January 1996** under the reference number **086** should be varied in the following manner*

1) After Clause 2.4 shall be inserted the following paragraph:

"2.4.1 The following concentration to atmosphere from the double mould line shall not be exceeded:-

Volatile organic compounds 50 mg/m³
(expressed as carbon excluding particulate matter)"

2) After Clause 2.5 shall be inserted the following paragraph:

"2.5.1 The following concentration to atmosphere from the single mould line shall not be exceeded:-

Volatile organic compounds 50 mg/m³
(expressed as carbon excluding particulate matter)"

(PLEASE SEE ATTACHED)

The date(s) on which the variation(s) are to take effect are†

- 1) Immediately
- 2) Immediately

continued overleaf

Delete any words in square brackets which do not apply

* Specify the variation(s) to the authorisation.

† Specify the effective dates for each variation.

YOU ARE REQUIRED, within a period of 28 days from the date of service on you of this Notice, to notify the Authority of the action (if any) which you propose to take to ensure that the process is carried on in accordance with the authorisation as varied by this Notice.

~~[In the opinion of the Authority, the action to be taken by you in consequence of this Variation Notice will involve a substantial change** in the manner in which the process is being carried on.]~~

Dated 04 SEP 1996



(Signed).....

(Designation) DIRECTOR
(the Officer appointed for this purpose)
CERTIFICATE OF SERVICE BY POST
(Magistrates Courts Rules 1968)
Rule 55 (2)

Address for all communications:

Housing and Environmental Services Directorate
Broadgate House
Broadgate
COVENTRY
CV1 1NH

I, a Clerical Assistant employed by Coventry City Council, hereby certify that I served MC P. Jenkins with a true copy of this notice, by the recorded delivery service posted by me at the Post Office situated at 21 Hertford Street, Coventry at 4 a.m/p.m on 5/9/96 and addressed to S.V. LTD UNIT 4 Herald Way being his/her last known residence/the company's registered office/place of business
Dated the 4 day of September 1996

Delete any words in square brackets which do not apply

Signed
NOTE

You have a right of appeal against this Notice to the Secretary of State for [the Environment] [Wales]. If you wish to appeal you must do so in writing within a period of two months beginning with the date of this Notice. You must set out the grounds for your appeal and send to the Secretary of State a copy of this Notice, together with copies of all relevant documents and correspondence. You should also indicate whether you wish the appeal to be dealt with at a hearing or on the basis of written representations. A copy of your Notice of Appeal must also be sent to the Council.

** "Substantial change" is defined in Section 10(7) of the Environmental Protection Act 1990 as "a substantial change in the substances released from the process or in the amount or any other characteristic of any substance so released"; and the Secretary of State may give directions to enforcing authorities as to what does or does not constitute a substantial change in relation to processes generally, any description of process or any particular process.

NOTICE OF VARIATION OF AUTHORISATION

To **SIV (UK) LIMITED**

Of **Unit 4 Herald Way, Binley Industrial Estate, Binley, Coventry**

The **Coventry City Council**

(the Authority) has decided that the authorisation to carry out a prescribed process, namely:

The manufacture of polyurethane elastomers

at the premises known as **SIV (UK) Ltd, Herald Way, Binley Industrial Estate, Binley, Coventry**

granted to you by the Council on the 31st day of January 1996 under the reference number 086 should be varied in the following manner*

1) In Clause 1.5 after the word 'Line' shall be inserted the words 'and press 3 and 4'.

2) After Clause 2.5.1 shall be inserted the following paragraph:

"2.5.2 The following concentration to atmosphere from press 3 averaged over any 2 hour period shall not be exceeded:

Di-isocyanates as total NCO group 0.1mg/m³"

3) After Clause 2.5.2 shall be inserted the following paragraph:

"2.5.3 The following concentration to atmosphere from press 3 averaged over a 30 minute period shall not be exceeded.

Volatile Organic Compounds 50mg/m²"
(expressed as carbon excluding particulate matter)"

(PLEASE SEE ATTACHED)

The date(s) on which the variation(s) are to take effect are†

- | | | |
|-------------------|-------------------|--------------------|
| 1) Immediately | 6) Immediately | 11) 1st April 1997 |
| 2) 1st April 1997 | 7) Immediately | 12) Immediately |
| 3) 1st April 1997 | 8) Immediately | |
| 4) Immediately | 9) 1st April 1997 | |
| 5) Immediately | 10) Immediately | |

continued overleaf

Delete any words in square brackets which do not apply

* Specify the variation(s) to the authorisation.

† Specify the effective dates for each variation.

4. After Clause 2.5.3 shall be inserted the following paragraph:
"2.5.4 The following concentration to atmosphere from press 4 averaged over any 2 hour period shall not be exceeded:

Di-isocyanates as total NCO Group 0.1mg/m³"

5. After Clause 2.5.4 shall be inserted the following paragraph:

"2.5.5 The following concentration to atmosphere from press 4 averaged over a 30 minute period shall not be exceeded:

Volatile organic compounds 50mg/m³
(expressed as carbon excluding particulate matter)"

6. In Clause 3.4 after the word 'Clause 2.4' shall be inserted the words 'and Clause 2.4.1'.

7. In Clause 3.5, after the word 'Clause 2.5' shall be inserted the words 'and Clause 2.5.1'.

8. In Clause 3.6 after the number '2.5' shall be inserted the words 'and Clauses 2.4.1, 2.5.1, 2.5.2, 2.5.3, 2.5.4 and 2.5.5"

9. After Clause 3.7 shall be inserted the following paragraph:

"3.8 Monitoring shall be carried out at least once every six months on press 3 to demonstrate continued compliance with Clause 2.5.2 and Clause 2.5.3, the results of which are to be supplied to this Authority within eight weeks of completion of monitoring".

10. After Clause 3.8 shall be inserted the following paragraph:

"3.9 Monitoring shall be carried out at least once every six months on press 4 to demonstrate continued compliance with Clause 2.5.4 and Clause 2.5.5, the results of which are to be supplied to this Authority within eight weeks of completion of monitoring".

11. After Clause 5.2 shall be inserted the following paragraph:

"5.3 Emissions from press 3 shall only be emitted to atmosphere via the proper process exhaust. The height of the final discharge point shall be 2m above the roof ridge. The efflux velocity shall be at least 15m/sec."

12. After Clause 5.3 shall be inserted the following paragraph:

"5.4 Emissions from press 4 shall only be emitted to atmosphere via the proper process exhaust. The height of the final discharge point shall be 2m above the roof ridge. The efflux velocity shall be at least 15m/sec."

YOU ARE REQUIRED, within a period of 28 days from the date of service on you of this Notice, to notify the Authority of the action (if any) which you propose to take to ensure that the process is carried on in accordance with the authorisation as varied by this Notice.

[In the opinion of the Authority, the action to be taken by you in consequence of this Variation Notice will involve a substantial change** in the manner in which the process is being carried on.]

Dated

28 NOV 1996

(Signed).....


(Designation) DIRECTOR.....
(the Officer appointed for this purpose)

Address for all communications:

Housing and Environmental Services Directorate
Broadgate House
Broadgate
COVENTRY
CV1 1NH

Delete any words in square brackets which do not apply

NOTE

You have a right of appeal against this Notice to the Secretary of State for [the Environment] [Wales]. If you wish to appeal you must do so in writing within a period of two months beginning with the date of this Notice. You must set out the grounds for your appeal and send to the Secretary of State a copy of this Notice, together with copies of all relevant documents and correspondence. You should also indicate whether you wish the appeal to be dealt with at a hearing or on the basis of written representations. A copy of your Notice of Appeal must also be sent to the Council.

** "Substantial change" is defined in Section 10(7) of the Environmental Protection Act 1990 as "a substantial change in the substances released from the process or in the amount or any other characteristic of any substance so released"; and the Secretary of State may give directions to enforcing authorities as to what does or does not constitute a substantial change in relation to processes generally, any description of process or any particular process.

CERTIFICATE OF SERVICE BY HAND

I, being employed
as a in
Environmental Services
Coventry City Council hereby
Notice of which this is a t
served/delivered by me to
of
on 19
Signed

CERTIFICATE OF SERVICE BY HAND

I, being employed
as a in
Environmental Services
Coventry City Council hereby
Notice of which this is a t
served/delivered by me to
of Coventry,
on 19
Signed

CERTIFICATE OF SERVICE BY HAND

I, being employed
as an Environmental Protection Officer in the Housing and
Environmental Services Directorate of
Coventry City Council hereby certify that the
Notice of which this is a true copy was
served/delivered by me to Six (6) Ltd
of Herald Way, Binley, Coventry,
on 2nd Dec 19 96
Signed

NOTICE OF VARIATION OF AUTHORISATION

To SIV (UK) Ltd

Of Unit 4, Herald Way, Binley Industrial Estate, Binley, Coventry

The Coventry City Council

(the Authority) has decided that the authorisation to carry out a prescribed process, namely:

the manufacture of polyurethane elastomers

at the premises known as SIV (UK) Ltd, Unit 4, Herald Way, Binley Industrial Estate, Binley, Coventry

granted to you by the Council on the 31st day of January 1996 under the reference number 086 should be varied in the following manner*

1) Clause 3.1 shall be deleted and replaced with the following clause:

3.1 The results of the continuous computerised process monitoring of the polyol and isocyanate mix shall be checked on a daily basis by a competent person to ensure that the process operations do not result in an emission of di-isocyanate exceeding the level specified in clauses 2.4, 2.5, 2.5.2 and 2.5.4. The computerised process monitoring graphs shall be visually checked and a processing monitoring log book will be signed and dated by the person undertaking the visual check.

(PLEASE SEE ATTACHED)

The date(s) on which the variation(s) are to take effect are†

- | | |
|----------------|-----------------|
| 1) Immediately | 6) Immediately |
| 2) Immediately | 7) Immediately |
| 3) Immediately | 8) Immediately |
| 4) Immediately | 9) Immediately |
| 5) Immediately | 10) Immediately |

continued overleaf

Delete any words in square brackets which do not apply

* Specify the variation(s) to the authorisation.

† Specify the effective dates for each variation.

- 2) Clause 3.2 shall be deleted and replaced with the following clause:
 3.2 The computerised process monitoring results and log book shall be retained, on site, for a minimum of two years.
- 3) In Clause 3.3 the words 'in the log book' shall be deleted and replaced with the words 'on the computerised process monitoring log book.'
- 4) In clause 3.4 the word 'six' shall be deleted and replaced with the word 'twelve'.
- 5) In clause 3.5 the word 'six' shall be deleted and replaced with the word 'twelve'.
- 6) In clause 3.6 after the number '2.4' the words 'and 2.4.1.' shall be inserted.
- 7) In clause 3.6 after the number '2.5' the words 'and 2.5.1.' shall be inserted.
- 8) In clause 3.8 the word 'six' shall be deleted and replaced with the word 'twelve'.
- 9) In clause 3.9 the word 'six' shall be deleted and replaced with the word 'twelve'.
- 10) After clause 3.9 the following clause shall be inserted:
 '3.10 At least fourteen days prior to monitoring, details of the proposed methods to be used to demonstrate compliance with the emission limits in clauses 2.5.2, 2.5.3, 2.5.4 and 2.5.5 shall be submitted to the Local Authority for approval.

cpa/SIV086.var

CERTIFICATE OF SERVICE BY POST
 (Magistrates Courts Rules 1968)
 Rule 55 (2)

I, [REDACTED] a Clerical Assistant employed by Coventry City Council, hereby certify that I served MIC. F. RAY with a true copy of this notice, by the first class service posted by me at the Post Office situated at 21 Hertford Street, Coventry at 4 ~~pm~~ /p.m. on 23-10-98 and addressed to SIV. U.K. LTD. HERALD being his/her last known residence/the company's registered office/place of business Dated the 23 day of OCTOBER ..1998.

HERALD WAY
BINLEY INDUS EST
BINLEY
COVENTRY

Signed ... [REDACTED]

YOU ARE REQUIRED, within a period of 28 days from the date of service on you of this Notice, to notify the Authority of the action (if any) which you propose to take to ensure that the process is carried on in accordance with the authorisation as varied by this Notice.

[In the opinion of the Authority, the action to be taken by you in consequence of this Variation Notice will involve a substantial change in the manner in which the process is being carried on.]**

Dated **23 OCT 1998**

(Signed).....

(Designation).....**DIRECTOR**.....
(the Officer appointed for this purpose)

Address for all communications:

**Housing and Environmental Services Directorate
Broadgate House
Broadgate
COVENTRY
CV1 1NH**

Delete any words in square brackets which do not apply

NOTE

You have a right of appeal against this Notice to the Planning Inspectorate. If you wish to appeal you must do so in writing within a period of two months beginning with the date of this Notice. You must set out the grounds for your appeal and send to the Planning Inspectorate a copy of this Notice, together with copies of all relevant documents and correspondence. You should also indicate whether you wish the appeal to be dealt with at a hearing or on the basis of written representations. A copy of your Notice of Appeal must also be sent to the Council.

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FILE

COVENTRY CITY COUNCIL

ENVIRONMENTAL PROTECTION ACT 1990, SECTIONS 8(8), 12

NOTICE OF REVOCATION

86

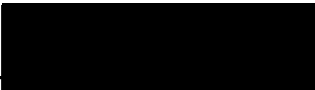
To: SIV (UK) Ltd
Unit 4, Herald Way
Binley Industrial Estate
Binley, Coventry
CV3 2RQ

Coventry City Council ("the Council"), in exercise of the powers conferred on it by section 8(8), 12 of the Environmental Protection Act ("the Act"), hereby gives you notice as follows:

(for section 12(1) notices)

1. The authorisation reference 086 for the manufacture of polyurethane elastomers at SIV (UK) Ltd, Unit 4, Herald Way, Binley Industrial Estate, Coventry, CV3 2RQ is hereby revoked with effect from 13th October 2000.

Signed on behalf of Coventry City Council


.....
City Environment Officer
The officer appointed for that purpose

Date: 15th September 2000

(Magistrates Courts Rules 1973)

Form 65 (2)

..... a Clerical Assistant
employed by Coventry City Council, hereby
certify that I served MR G SEVERS.....
with a true copy of the notice, by the
correspondence to be posted by me at the
Post Office situated at 21, New St. Street,
Coventry at 3:00 a.m. (18) 9:00
and addressed to Unit 4, Heraldway, Binley.
Being his/her last known residential
address as registered with the Post Office
at 18:00 on 9:00

Binley.