

ENVIRONMENTAL PROTECTION ACT 1990, PART 1
THE ENVIRONMENTAL PROTECTION (PRESCRIBED PROCESSES
AND SUBSTANCES) REGULATIONS 1991 SI []
THE ENVIRONMENTAL PROTECTION (APPLICATIONS, APPEALS
AND REGISTERS) REGULATIONS 1991 SI []

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

1. Either Name and address of applicant*

..... SUPREME INDUSTRIAL FINISHERS
..... MALLID UNIT.....
..... REDWORTH RD.....
..... RVENTRY PV66BP.....

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

.....
.....
.....
.....

* the person/company who will operate the process, not
e.g 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

.....
.....
.....
.....

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.

- 1. Factory
- 2. Location
-
-

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 **

- 5.1 Process Description
- .2 Prescribed Substances Released to Atmosphere
- .3 Prevention Techniques
- .4 Release of Substances To Atmosphere
- .5 Proposals For Monitoring Releases:
-
-
-

(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

See not copy, done

There is a copy of the...


- 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 or any such release and the use of techniques for preventing (etc)?? 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 he will be able to comply with the condition implied by section 7(4) of the Act

The applicant may also supply any other information he wishes the Local Authority to take into account in considering his application.

Fee enclosed (cheques to be made payable to
City of Leventry..... Council)
 £ *900*.....

how much

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

.....  (Signature)
2/2/93..... (Date)



SUPREME

ARCHITECTURAL FINISHERS

5.1 PROCESS DESCRIPTION

The process of the Company is to provide a powder coating and/or wet painting finish to steel or aluminium components supplied by customers.

5.1.

- (a) The pretreatment of components prior to painting consists of the following:-

- 1st Stage Degrease gas heated to 50 deg. C - See Appendix A
- 2nd Stage Cold Water Rinse
- 3rd Stage Chromate Conversion - See Appendix B
- 4th Stage Cold Water Rinse
- 5th Stage Cold Water Rinse
- 6th Stage Cold Water Rinse - De-Min.

All stages are dip processes.

5.1

- (b) Wet painting is applied under air pressure. This is carried out in the 7 painting booths. The booths are dry back fitted with fine filters and suction fans which draws the air through the dry filters before exhausting to atmosphere. The filters are changed regularly

Data Sheets & Health and Safety Sheets - Appendix C, D, E.

5.1

- (c) Powder coating is applied electrostatically, on the powder line. Excess powder is extracted by the cyclone before exhausting to atmosphere.

Health and Safety Sheets - Appendix F and G.

5.1

- (d) Stoving is carried out in a gas heated convection oven at temperatures up to 250 deg. C. There are two fans in the oven which circulates the heated air. On completion of the stoving process and oven shut-down the hot air emits to atmosphere through oven vents.

See Appendix H.

5.2 Prescribed substances released to atmosphere.

A wide range of paint products are used but the vast majority are sourced from three suppliers.

1. International Paint Powder Coatings. Appendix F
2. Herberts Powders Powder Coatings. Appendix G
3. PPG Industries (UK) Wet Paint. Appendix C,D,E.

The Health and Safety Sheet/Information Records are appended.

5.3 Prevention Techniques

- a) The effluent produced in the pretreatment plant tanks is periodically (approx. every 9 weeks) collected by Leigh Environmental Services Ltd., and disposed of in a controlled manner.
- b) The booth filters in the paint booth are regularly changed and disposed of in a controlled manner.
- c) Powder/Paints are stored in three places.
 - 1. External paint store - for paints not in use.
 - 2. Internal paint store - for paints in use.
 - 3. Internal powder store - for paints in use.
- d) Thinners and gun wash solvents are kept sealed except when in use.
- e) All paint booths are dry back booths.
- f) An estimate of paint usage is approx. 75% powder to 25% wet paint.

5.4 Release of substances to atmosphere - wet solvents.

Wet paints used during the year approximate to 2000 litres mainly of the PVF2 range supplied by PPG Industries (UK). Other products from Cromadex approximate to 100 litres.

Equipment Data - See Appendix L.

Release of substances to atmosphere - Powder.

30% of all powder coating materials are supplied by International Paint, 45% by Herberts Powders. An approximate annual consumption of powder coating is 12000 kilograms.

Equipment Data - See Appendix J and K.

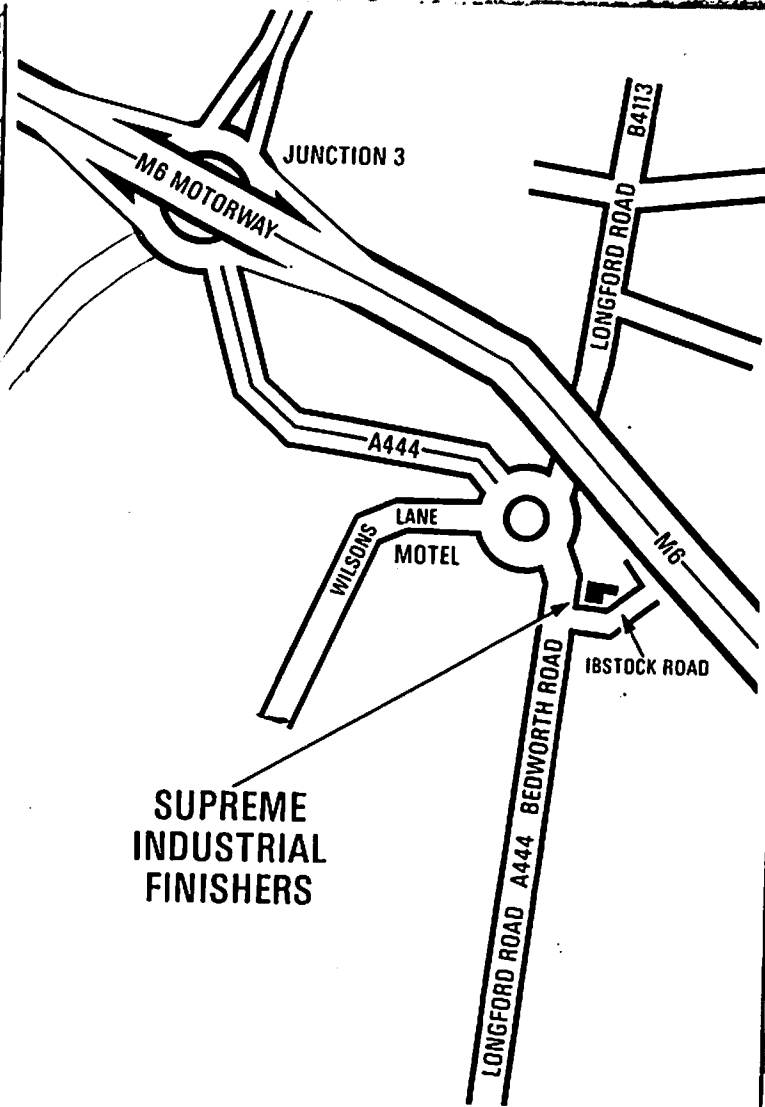
Information relating to atmospheric releases is contained in the Health and Safety information referred to in 5.2 of the application.

5.5 Proposals for monitoring release of substances to atmosphere.

a) At this stage it is only a visual roof covering survey carried out fortnightly. A record of visual monitoring is kept.

5.6 It is the Company's intention to examine improved equipment available which will give better control over emissions to atmosphere. The capital costs of such improvements will have to be spread over a period of 2-5 years.

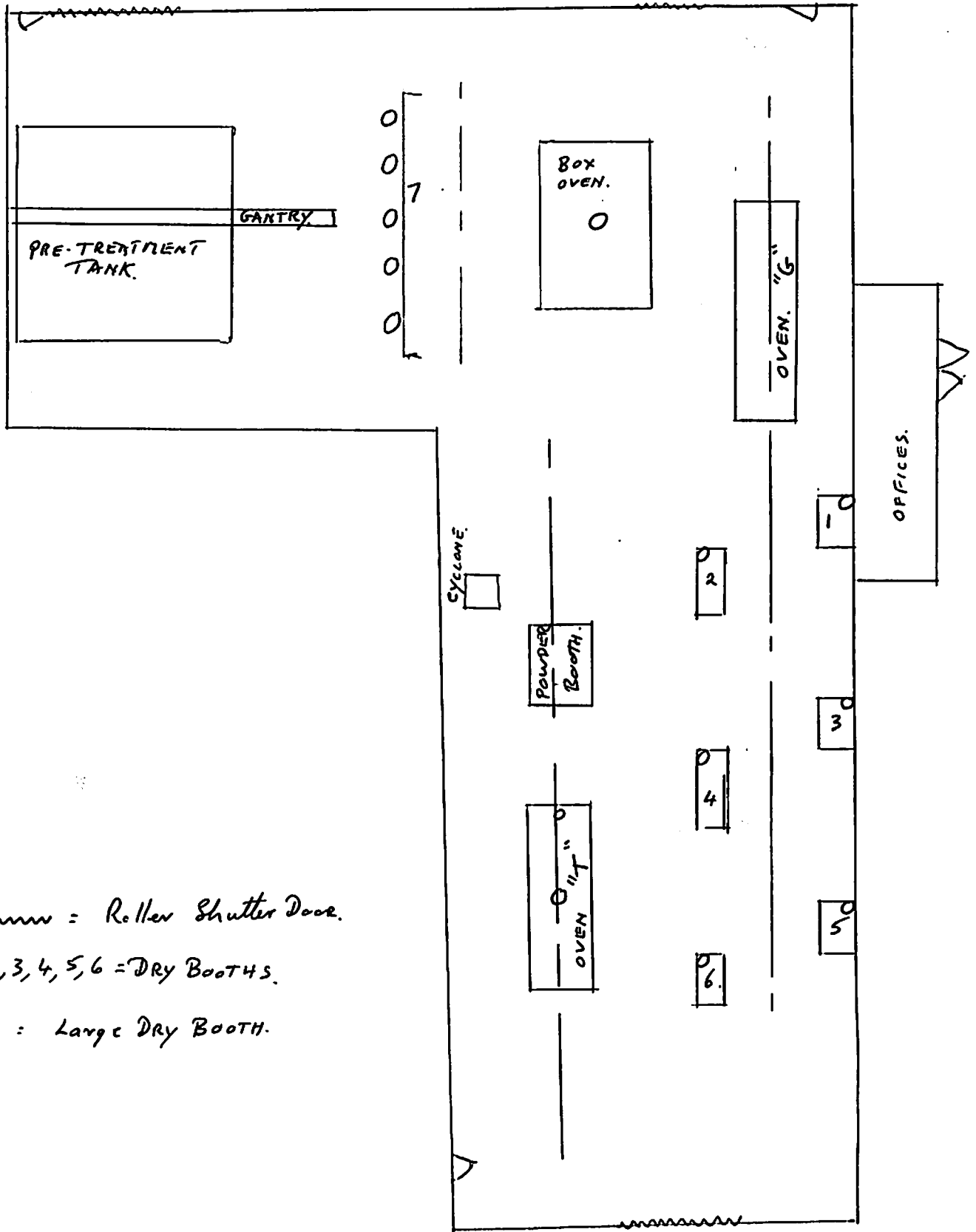
B. Hagen



**SUPREME
INDUSTRIAL
FINISHERS**

**SUPREME INDUSTRIAL FINISHERS LIMITED
MALLID INDUSTRIAL UNIT, BEDWORTH ROAD
LONGFORD, COVENTRY CV6 6BP
TELEPHONE: COVENTRY (0203) 644120
FAX: (0203) 362647**

PLAN VIEW

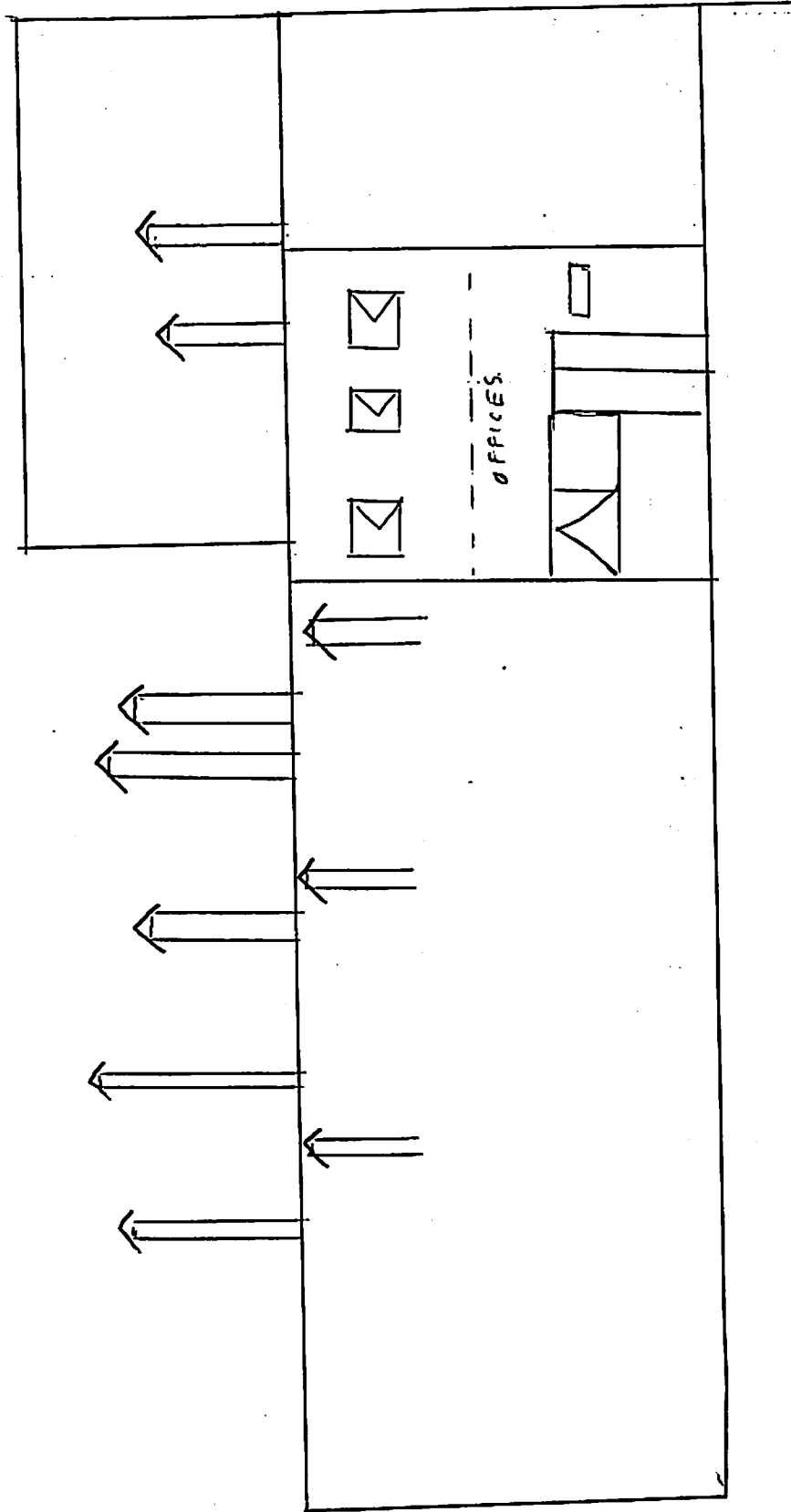


~~~~~ = Roller Shutter Door.



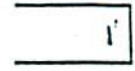





1, 2, 3, 4, 5, 6 = Dry Booths.

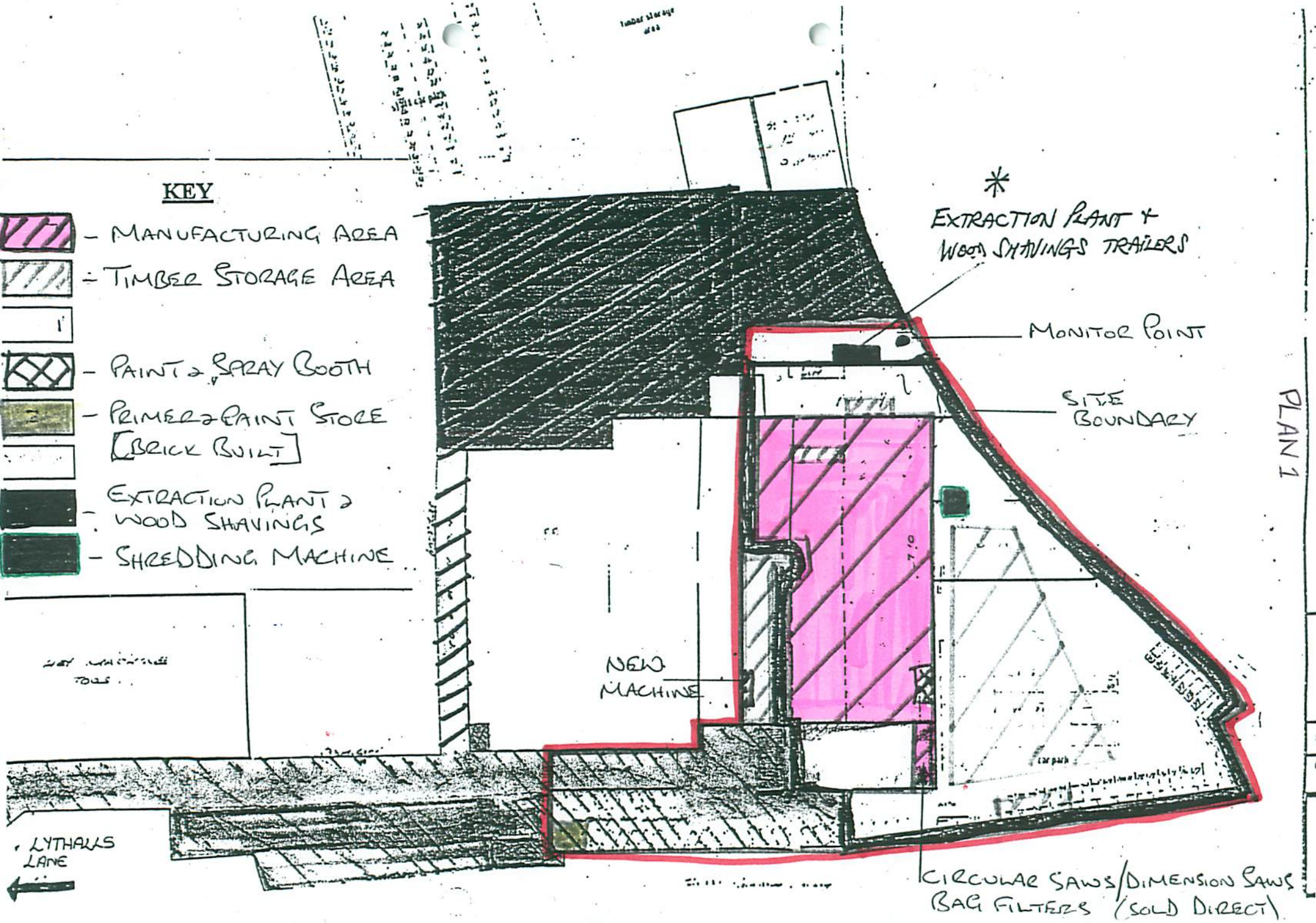
7 : Large Dry Booth.

SIDE VIEW.



**KEY**

-  - MANUFACTURING AREA
-  - TIMBER STORAGE AREA
-  - 1
-  - PAINT & SPRAY BOOTH
-  - PRIMER & PAINT STORE [BRICK BUILT]
-  - 2
-  - EXTRACTION PLANT & WOOD SHAVINGS
-  - SHREDDING MACHINE



\*  
EXTRACTION PLANT +  
WOOD SHAVINGS TRAILERS

MONITOR POINT

SITE  
BOUNDARY

PLAN 1

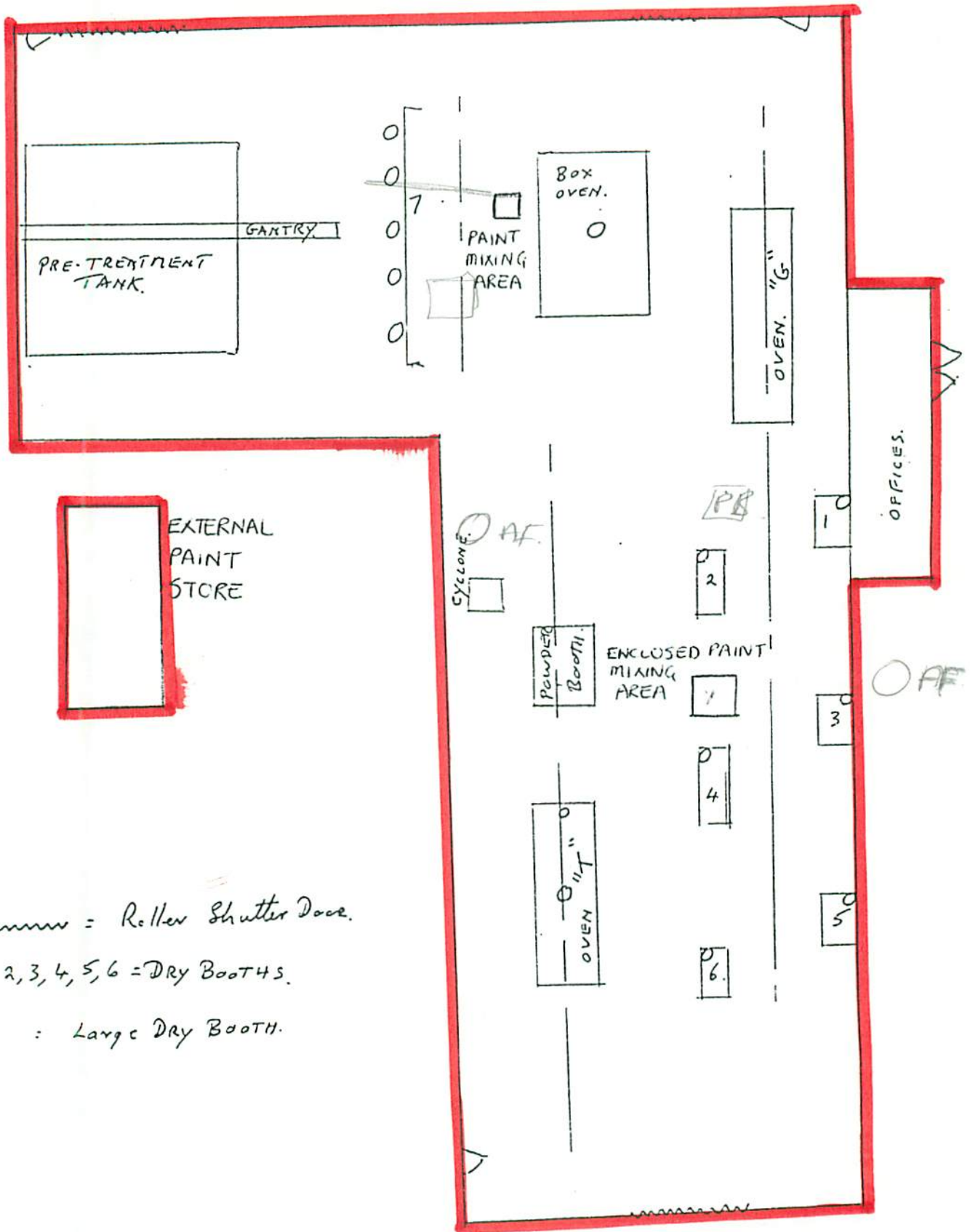
NEW  
MACHINE

CIRCULAR SAWS / DIMENSION SAWS  
BAG FILTERS (SOLD DIRECT)

LYTHALLS  
LANE



PLAN VIEW - PLAN NUMBER 1



~~~~~ = Roller Shutter Door.

1, 2, 3, 4, 5, 6 = DRY BOOTHS.

7 : Large DRY BOOTH.

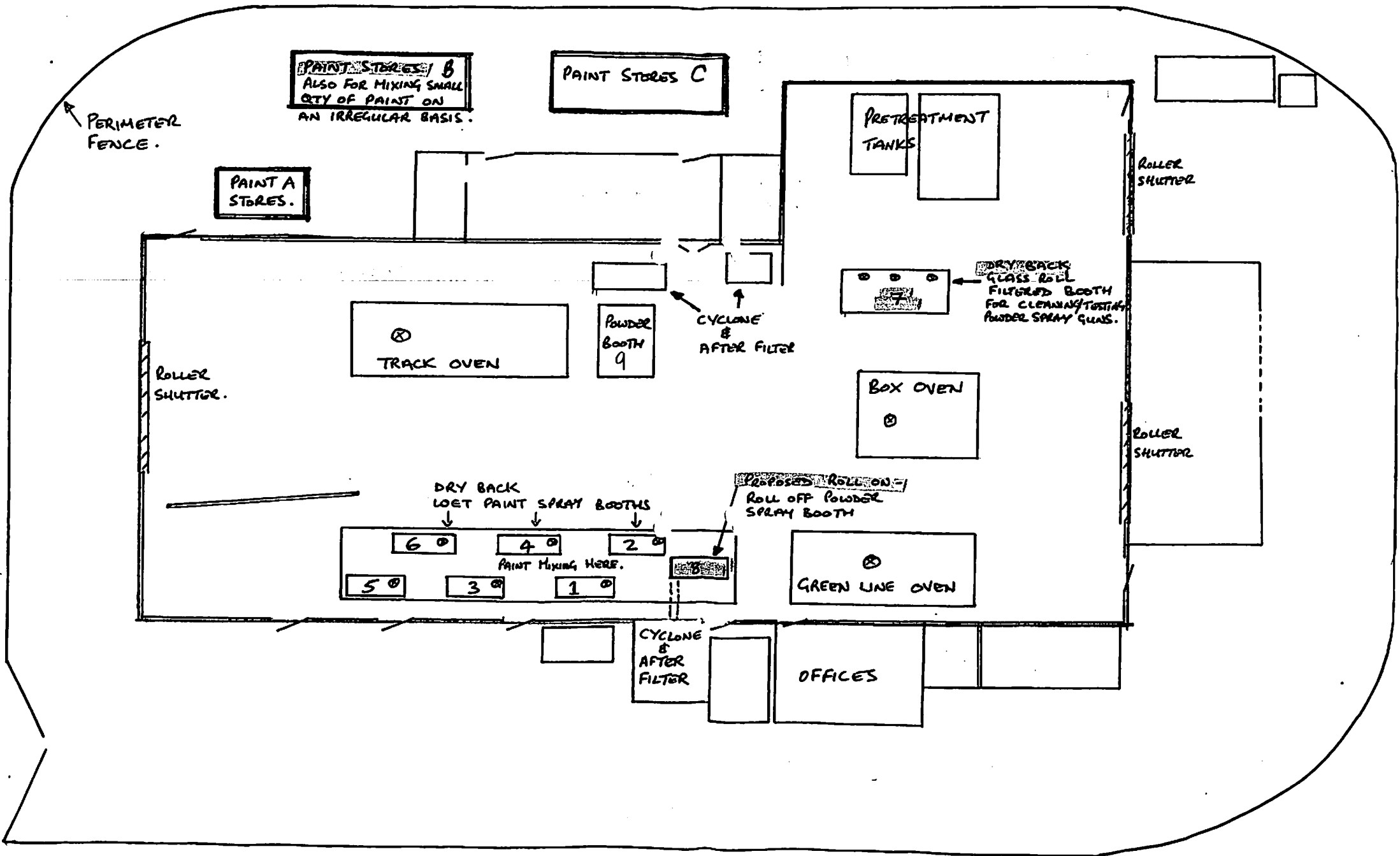
MONITORING
X POINT

SUPREME INDUSTRIAL FINISHERS LTD.

FLOOR AREA PLAN.

Reference 02/1998

IBSTOCK ROAD.



Supreme Architectural

Finsters

Photograph of Stacks

taken 26/7/02



ENVIRONMENTAL PROTECTION ACT 1990 section 13

ENFORCEMENT NOTICE

To The Company Secretary
Of Supreme Arkitektural Finishers Ltd, Pit Farm, Hunscombe Lane, Wellesbourne, Warwickshire, CV35 9EX

The **Coventry City Council** ("the Council") is of the opinion that you are contravening a condition of the authorisation to carry on a prescribed process at the premises known as: Supreme Arkitektural Finishers Ltd, Mallid Industrial Unit, Bedworth Road, Coventry, CV6 6BP

Granted to you by the Council on the 11th day of October 1993 in that*

the height of stacks 1 – 6 serving the wet paint spraybooths at Supreme Arkitektural Finishers Ltd, Mallid Industrial Units, Bedworth Road, Coventry are not at least 3 metres above roof ridge height level as required by clause 5.4 of the authorisation numbered 066.

and the Council **REQUIRES YOU**, within a period of **90** days from the date of service on you of this Notice to take the following steps to remedy the contravention

1. Increase the height of stacks 1 – 6 serving the wet paint spraybooths as required by clause 5.4 of authorisation numbered 066, Supreme Arkitektural Finishers Ltd, Mallid Industrial Units, Bedworth Road, Coventry to at least 3 metres above roof ridge level.
2. Provide measurements to the local authority to confirm the height of stacks 1-6 after the works (detailed above) are complete.

Dated 17 Sep 2002

(Signed) [Redacted]
(Designation) Environmental Health Officer
(The Officer appointed for this purpose)

Address for all communications:

City Development Directorate
Broadgate House
Broadgate
COVENTRY CV1 1NH

NOTES

- 1 Failure to comply with or contravention of any requirement of an Enforcement Notice is an offence, punishable summary conviction by a fine not exceeding £20,000, or on conviction on indictment, to a fine or to a term of imprisonment of two years, or both.
- 2 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.

Delete any words in square brackets which do not apply

- * Specify the matters constituting the contravention or the matters making it likely that the contravention will arise, as the case may be.
- † Specify the steps that must be taken to remedy the contravention or to remedy the matters making it likely that the contravention will arise, as the case may be.

CERTIFICATE OF SERVICE BY POST

(6) Statutory Instrument No. 1000 of 1992

a Clerical Act

I, [redacted] employed by Coventry City Council, hereby certify that I served

Company Secretary

true copy of this notice, by the recorded service posted by me at the Post Office, situated at Herford Street, Coventry at

17/09/02 4pm

to *Pitt Farm* and at

Wellersborne

being his/her last known residence/the registered office/place of business

Dated on *17* day of

Sept

Signed [redacted]

CERTIFICATE OF SERVICE

I, being employed as a in the City Development Directorate of Coventry City Council hereby certify that the Notice of which this is a copy was served/delivered by me to

..... of Coventry

on 20

Signed

NOTICE OF POWERS AND RIGHTS

ISSUED IN ACCORDANCE WITH PARAGRAPH 5.7
OF CODE B UNDER
THE POLICE AND CRIMINAL EVIDENCE ACT 1984

Premise: Supreme Architectural Finishers Ltd
Address: Malled Industrial Unit, Bedworth Road, Coventry CV6 6SP
Name of Person Receiving Notice: Mrs S Robinson
Name of Officer Issuing Notice: Joy Adams.
Date Notice Issued: 26/7/02

SUMMARY OF OFFICERS POWERS

Under the acts of Parliament listed below, an authorised officer may, at all reasonable times and production of an authenticated document showing his/her authority, if requested, enter any premises, for the purpose of carrying out their duties under the relevant Act.

The officer is also authorised under the other statutes listed on his/her warrant card.

ENVIRONMENTAL PROTECTION ACT 1990

Part III - Statutory Nuisance (Schedule 3 Powers)

An authorised officer may enter any premises at all reasonable time or at any time on gaining a warrant for the purpose of ascertaining whether or not a statutory nuisance exists or for taking any action or executing any work authorised or required.

Access to residential property may be made after giving 24 hours notice of the intended entry.

Entry to residential property may be made without notice on gaining a warrant from a Justice of the Peace, and if need be by force.

An authorised officer entering premises may:

- a) Take with him/her any other person and equipment as may be necessary.
- b) Carry out inspections and measurements and take away samples or articles.

ENVIRONMENT ACT 1995

SECTION 108 POWERS

With regard to premises on which a prescribed process (under Environmental Protection Act 1990) is, or is believed to be carried out on:

- i) The inspector may enter any premises they believe it is necessary to enter at any reasonable time, or in the case where there is an **immediate** risk of serious pollution at any time.
- ii) The inspector may take with him/her:
 - a) Any person authorised by the local enforcing authority, the river purification authority or if they believe there is likely to be obstruction in the discharge of these powers a police constable.

- b) Any equipment or materials required for any purpose for which the power of entry is being exercised.
- iii) The inspector may make such examination and investigation as may in any circumstances be necessary.
- iv) The inspector may direct that any premises or part of them or anything in them shall be left undisturbed (whether generally or in particular respects) for so long as is reasonably necessary for any examination or investigation.
- v) The inspector may take measurements and photographs and make such recordings as he/she considers necessary for the purpose of any examination or investigation.
- vi) The inspector may take samples of any articles or substances found in or on any premises and of the air, water or land in, or in the vicinity of, the premises.
- vii) The inspector may cause any article or substances to be dismantled or subject to any test (but so not as to destroy it unless this is necessary) if they believe it to have caused or is likely to have caused pollution to the environment or harm to human health.

In addition in relation to all premises and land:

The power to carry out experimental borings or other works and to install and maintain monitoring or other apparatus in order to gain information.

Except in an emergency 7 days notice must be given to enter residential property for the above purpose.

Where entry is refused or entry by force is required entry shall be by warrant.

CLEAN AIR ACT 1993 & CONTROL OF POLLUTION ACT 1974

An authorised officer may at any reasonable time enter land or a vessel (on production of authority if so required) to carry out inspections, measurements and tests on the land or any articles on it and take away such samples of the land or articles as considered appropriate.

If entry is refused or the premises or vessel is unoccupied a warrant should be obtained from a Justice of the Peace authorising entry and if need be by force.

The authorised officer may take with them any other persons and equipment as may be necessary.

SUMMARY OF YOUR RIGHTS

These rights are taken from Code B of the Police and Criminal Evidence Act 1984 (Code of Practice for the searching of premises and the seizure of property found on persons or premises) and should be considered as a summary only.

A copy of the Code is available for inspection at the Housing and Environmental Services Directorate Offices, Broadgate House, Broadgate, Coventry.

If you have any complaint concerning the conduct of officers on this inspection visit then details of the authority's corporate complaint procedure are available. Please contact Mr Michael Green at the above address or telephone 01203 831820 for more information.

The inspection visit may be carried out at any reasonable time, in practice this will normally mean at any time whilst the premises are open for business. In cases of emergency (an emergency is a situation where there is a risk or perceived risk of serious pollution to the environment or harm to human health) access may be demanded at any time.

Under the Environmental Protection Act 1990 and Environment Act 1995, admission to private dwelling houses can only be demanded of right if the officer has given the occupier 24 hours notice of the intended entry, unless in possession of a warrant issued by a Justice of the Peace.

On leaving any unoccupied premises which an officer has entered by virtue of a warrant, the officer shall leave the premises as effectively secured against unauthorised entry as he/she found them.

Under the Environmental Protection Act 1990 and Environment Act 1995, a person being required to answer questions may nominate a person to be present with them whilst they are answering the questions.

If required to answer questions under the Environmental Protection Act 1990 and Environment Act 1995 the answers you give are not admissible as evidence against you.

If the officer believes a legal offence has been committed he/she is required to caution you in accordance with the Police and Criminal Evidence Act 1984. Following this caution any answers to the officer's questions will be admissible as evidence against you.

If an officer wishes to dismantle or subject any piece of equipment to a process or test under the Environmental Protection Act 1990 or Environment Act 1995 you can request to be present whilst these tests etc are carried out.

If an officer takes possession of an article or substance, he/she is required to leave a written notice describing the article and stating that he/she has taken possession of it. If an officer takes a substance away, he/she would normally take a sample of it which will be left with you.

Where an officer has seized and rendered harmless any substance or article they shall provide thereafter a written report of the action taken.

Under the Clean Air Act 1993 and Control of Pollution Act 1974 admission to a private dwelling shall not be demanded of as a right unless 7 days notice has been given or a warrant has been gained from a Justice of the Peace.

Under the Environment Act 1995 you need not produce documents entitled to be withheld on grounds of legal privilege on an order for discovery in an action in the high court.

NOTICE REQUIRING INFORMATION

To Supreme Arktektural Finishers Ltd

Of Mallid Industrial Unit, Bedworth Road, Coventry, CV6 6BP

The Coventry City Council

("the Council"), for the purposes of discharging its functions under Part 1 of the Environmental Protection Act 1990, REQUIRES YOU, under section 19 of that Act, to supply in writing

within a period of 30 days from the date of service on you of this notice, the following information:

1. Provide calculations that detail the height of stacks 1 – 6 serving the wet spraybooth as detailed in authorisation number 066, Supreme Arktektural Finishers Ltd, Mallid Industrial Estate, Bedworth Road, Coventry, that is required to disperse pollutants emitted from the authorised process in accordance with the requirements detailed in her Majesty's Inspectorate of Pollution, Technical Guidance Note (Dispersion) D1, 'Guidelines on Discharge stack heights for polluting emissions' (June 1993).

or

2. Alternatively, submit an action plan detailing how 'Supreme Arkitektural Finishers Ltd' will increase the stack height of stacks 1 – 6 serving the wet spraybooth as detailed in authorisation number 066 to a height which is at least 3 metres above the roof ridge.

Dated

30/5/02

(Signed).....

Designation..... Environmental Health Officer
(the officer appointed for this purpose)

The address to which you should reply to is:

Environmental Health
Environmental Protection
Broadgate House
Broadgate
Coventry
CV1 1NH

Note: Failure to comply with the requirements of this notice is an offence under section 23(1)(g) of the Environmental Protection Act and the giving of false or misleading information knowingly or recklessly is an offence under section 23(1)(h)(i) of that Act. Either offence is punishable on summary conviction by a fine not exceeding the statutory maximum (Currently £2000, subject to alteration, by order) or on conviction on indictment, to a fine or to a term of imprisonment of two years, or both.

Delete any words in square brackets which do not apply

CERTIFICATE OF SERVICE BY POST
and Form 15(2)

I, [redacted] a Clerical Assistant
employed by Coventry City Council, hereby certify
that I served *Supreme Architectural finishes* with a
true copy of this notice, by the first class delivery
service posted by me at the Post Office situated at
5/6/0 and address
Supreme Architectural finishes Ltd, Millid industrial unit, Bedworth Road, Coventry
my former last known residence of the company's
registered office of business.
Dated the *11th* of *June 2000*
Signed, [redacted]

CV6 6BP

NOTICE OF VARIATION OF AUTHORISATION

To The Company Secretary
Of Supreme Industrial Finishers Ltd, Mallid Industrial Unit, Bedworth Road,
Coventry, CV6 6BP

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

Powder coating and spraying of metal components.

at the premises known as **Supreme Industrial Finishers Ltd, Mallid Industrial Unit,
Bedworth Road, Coventry, CV6 6BP**

granted to you by the Council on the **19th** day of **October 1993** under the reference
number **066** should be varied in the following manner*

1. After existing clause 3.6 insert new clause 3.7.

"3.7 The explosion panels or membranes on the powder coating booths marked 8 and 9 on plan numbered 2 shall be inspected for wear, damage and correct functioning once every 12 months. Any faults noted shall be remedied prior to the recommencement of use of the booth. Records of the inspection shall be kept, detailing any faults noted and remedial action taken. These records shall be retained on site for a minimum of 2 years and shall be made available to the Local Authority Inspector on request."

(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.

2. After clause 3.7 insert new clause 3.8

"3.8 At least once every 12 months the spraybooths marked 1-9 inclusively on plan numbered 2 shall be inspected for wear, damage and correct functioning. Any faults noted shall be remedied prior to the recommencement of use of the booths. Records of the inspections shall be kept and detail any faults noted and remedial action taken. These records shall be retained on site for a minimum of 2 years and shall be made available to the Local Authority Inspector on request."

epa-supvar066

CERTIFICATE OF SERVICE BY FIRST CLASS MAIL
(Magistrates Courts Rules 1933)
Rule 55 (2)

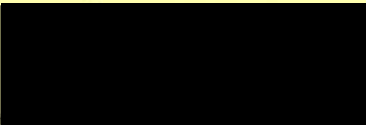
..... a Clerk Assistant
employed by Coventry City Council, hereby
certify that I served
with a true copy of this notice by the
recorded delivery service posted by me at the
Post Office situated at St Hedford Street,
Coventry at
addressed to
and further that known residence
address of
is the
.....

.....

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 13th September 1999

(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.

** "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 POST
(Magistrates Courts Rules 1963)
Rule 55 (2)

I, [REDACTED] a Clerical Assistant employed by Coventry City Council, hereby certify that I served [REDACTED] S. ROBINSON 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 [REDACTED] a.m/p.m on 13.9.99 and addressed to SUPREME IND. FINISHERS being his/her last known residence/the company's registered office/place of business dated the 13 day of 9.99.

Signed [REDACTED]

NOTIFICATION OF PROPOSED CHANGE to prescribed process under section 11(1) of the Environmental Protection Act 1990

To(1) COVENTRY CITY COUNCIL Council

1 Name and address (2) (in the case of a registered Company, name, number and registered office)

SUPREME INDUSTRIAL FINISHERS LTD.
MALLID INDUSTRIAL UNIT.
BEDWORTH ROAD, LONGFORD
COVENTRY, CV6 6BP

Tel.No. 01203-644120

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

AS (1) ABOVE

Tel.No.

3 In the case of mobile plant, name and address of the principal place of business

N/A

Tel.No.

4 Address for correspondence relating to this notification

AS (1) ABOVE.

Contact name MR. S.A. ROBINSON - MANAGING DIRECTOR. Tel.No. 01203 644120

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

TITLE

Reference No.

FACTORY PLAN "02-1998" ATTACHED.

"02-1998"

(A) DRY BACK GLASS ROLL FILTERED BOOTH NO. 7
FOR CLEANING/TESTING SPRAY GUNS.

(B) PROPOSED ROLL ON/ROLL OFF POWDER SPRAY
BOOTH I.D. AS NO. 8.

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

(A) EXTRACTED BOOTH MIXING AREA TO BE USED FOR TESTING AND CLEANING SPRAY GUNS AND EQUIPMENT.

(B) SECOND POWDER COATING SPRAY BOOTH TO BE INSTALLED AS A ROLL ON-ROLL OFF BOOTH IN SERIES WITH THE WET PAINT SPRAY BOOTH.

(C) SMALL QTY OF PAINT MIXING TO BE CARRIED OUT IN PAINT STORES ON AN INFREQUENT BASIS.

6 Describe the proposed change(s) to the prescribed process (3) (use a continuation sheet if necessary)

(A) THE TESTING AND CLEANING OF SPRAY GUNS/EQUIPMENT IN THE PAINT MIXING AREA WHICH IS EXTRACTED TO ATMOSPHERE VIA A GLASS ROLL FILTERED BOOTH.

(B) ADDITION OF A ROLL ON-ROLL OFF POWDER SPRAY BOOTH ALONG THE WET PAINT LINE INCORPORATING AN INTERNAL CLOSED LOOP AFTER FILTER SYSTEM NOT EXTRACTED TO ATMOSPHERE.

(C) THE MIXING OF SMALL QUANTITIES OF PAINT ON AN IRREGULAR BASIS IN THE PAINT STORES CONTAINER.

7 When was the plant first installed?

Please also give the details and dates of any major modifications or improvements which have been carried out.

- NEW ROLL ON-ROLL OFF POWDER COATING BOOTH (WHILST NOT YET OPERATIONAL) THE AFTER FILTER SYSTEM WAS INSTALLED APPROX JUNE 1998. THE POWDER BOOTH WILL BECOME OPERATIONAL DURING 1999 WHEN THE CAPACITY IS REQUIRED.

8 List the prescribed substances (and any other substances which might cause harm) used in connection with or which might be released into the air resulting from the proposed change.

- POWDER COATINGS IN THE MAIN EMPLOY T.G.I.C. AS A CURING AGENT WHICH IS CLASSIFIED AS TOXIC AND SOME COLOURS ALSO CONTAIN LEAD CHROMATE PIGMENTS TO IMPART COLOUR DURABILITY REQUIREMENTS.
- FROM THE PAINT MIXING THERE WILL BE SOME MINOR "SOLVENT VAPOUR".

9 Describe the techniques to be used for preventing releases into the air of substances listed above, for reducing such substances to a minimum and for rendering harmless any such substances that are released (use a continuation sheet if necessary and attach drawings of plant and equipment, where appropriate)

- (A) GLASS ROLL FILTERS ARE USED IN THE MIXING AREA WHERE SPRAY GUN CLEAN DOWN IS TO BE CARRIED OUT, THE FILTERS WILL REDUCE THE RELEASE OF ANY POWDER FROM THE CLEANING DOWN OPERATION.
- (B) THERE WILL BE NO RELEASE FROM THE POWDER COATING ROLL ON-ROLL OFF BOOTH AS IT HAS IT'S OWN AFTER FILTER BAG SYSTEM.
- (C) "SOLVENT VAPOUR" RELEASE WILL BE KEPT TO A MINIMUM BY REPLACING THE PAINT TIN LIDS AS SOON AS THE PAINT REQUIRED HAS BEEN WEIGHED.

10 Give details of the source, nature and amount of current and/or anticipated emissions to air resulting from the proposed change (use a continuation sheet if necessary)

- (A) THE ANTICIPATED EMISSIONS FROM THE CLEANING OF SPRAY EQUIPMENT IN THE GLASS ROLL FILTERED BOOTH WILL BE NEGLIGIBLE AS THE FREQUENCY FOR CLEANING DOWN IS NORMALLY ON 1-2 TIMES PER DAY. SHOULD ANY PARTICULATE GET THROUGH THE FILTER, IT WILL ONLY BE A LIGHT DUST COVERING ON THE ROOF.
- (B) THERE WILL BE NO EMISSIONS FROM THE SECOND POWDER COATING BOOTH.

11 Give the assessment of the likely environmental consequences of the emissions to air. (use continuation sheet if necessary)

THE LIKELY CONSEQUENCES ARE THAT A LIGHT DUST COVERING ON THE ROOF OF OUR FACTORY MAY BE PRESENT.

12 What monitoring is or will be carried out of emissions to air?

DURING THE CLEANING OPERATION WE WILL VIEW THE STACKS AND THE ROOF TO VISUALLY ASSESS ANY EMISSIONS.

13 What monitoring will be carried out of the environmental consequences of emissions to air?

WE WILL CONDUCT A VISUAL ASSESSMENT OF THE IMMEDIATE LOCAL VICINITY, THAT IS FACTORY PREMISES AND ROAD.

14 How will you monitor the techniques described in the answer to question 9?

GLASS ROLL FILTERS WILL BE CHANGED ON A REGULAR BASIS.

15 State how you will ensure that the objectives listed in section 7(2) of the Environmental Protection Act 1990 will be achieved and how the condition implied by section 7(4) of the Act will be complied with. (3)

- WITH REGARD TO THE SECOND POWDER COATING BOOTH, INTERNAL AFTER FILTER SYSTEM WILL BE EMPLOYED WHICH WILL NOT BE EXHAUSTED TO ATMOSPHERE.
- WITH REGARD TO THE USE OF THE GLASS ROLL FILTERED BOOTH FOR CLEANING SPRAY GUNS/EQUIPMENT, WE ARE ALREADY BEGINNING TO USE POWDER COATINGS THAT DO NOT CONTAIN T.C.I.C. OR LEAD CHROMATE PIGMENTS WHERE AVAILABLE.
- WITH REFERENCE TO PAINT MIXING, TRIALS HAVE BEEN CARRIED OUT ON WATER-BASED PAINTS BUT AS YET THEY DO NOT MEET THE SPECIFICATION REQUIREMENTS, ~~RESEARCH + DEVELOPMENT IS STILL BEING CARRIED OUT.~~

16 If you have any proposals for improvements which might prevent or reduce emissions, please give details. (use a continuation sheet if necessary)

IT IS COMPANY POLICY TO CONTINUALLY ASSESS NEW IMPROVED PRODUCTS AND APPLICATION/CONTROL EQUIPMENT TO IMPROVE EFFICIENCY AS WELL AS REDUCE EMISSIONS.

17 Give any other additional information which you would like to be taken into account by the local authority in considering your proposed change.

Official guidance on the best available techniques not entailing excessive cost is published by the Department of the Environment in the process guidance notes for specific industries, copies of which are available from HMSO or can be ordered from certain bookshops. YOU ARE ADVISED TO CONSULT THE PROCESS GUIDANCE NOTE FOR YOUR INDUSTRY BEFORE COMPLETING THIS FORM. YOU MIGHT ALSO FIND IT USEFUL TO READ THE GENERAL GUIDANCE NOTE GG3.

If you require any further information or assistance in completing this form, please contact your local Council at the address shown below.

Please complete the final section of this form on page 4 overleaf.

I request the Council to make a determination, in relation to the proposed change to the authorisation granted to me by the Council on the 19th OCTOBER 1993, under reference SI 472 AND SI 507 of the matters specified in section 11(2) of the Environmental Protection Act 1990.

I HEREBY CERTIFY that all the information contained in this notice is correct to the best of my knowledge and belief (and that I am authorised to sign on behalf of the Company).

Signature



Official title

MANAGING DIRECTOR

Date

5th JANUARY, 1999.

Please complete and return this form together with FOUR copies of each of the plans listed in the reply to question 5 to:

Tel.No.

NOTES

1 This is the local authority in whose area the prescribed process is or will be carried on, or in the case of mobile plant, the local authority in whose area the applicant has his principal place of business.

2 Please state the person/Company who is operating or is operating or will operate the process, not an agent who may be completing the application on the operator's behalf.

3 Please list fully all pollution control measures for all stages of the process, from the receipt of raw materials to the despatch of wastes and finished products, including, for example, the height and location of any stacks or vents; the abatement technology, process control and operational data; arrangements for maintenance; the extent of supervision; the relevant qualifications and experience of the workforce; staff training, and contingency plans for breakdowns and emergencies.

All calculations should be shown, particularly for the chimney height(s). Justification for the selection of a particular abatement option should be given.

4 Section 7(2) and 7(4) of the Environmental Protection Act 1990 requires every operator of a prescribed process to use the best available techniques not entailing excessive cost for -

- (i) preventing the release of prescribed substances, or where that is not practicable, for reducing the release of such substances to a minimum and rendering them harmless; and
- (ii) rendering harmless any other substances which might be released.

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 22nd June 1998

(Signed) [Redacted]

(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, [Redacted] a Clerical Assistant employed by Coventry City Council, hereby certify that I served CO. SEC. SUPREME 100 FINISHERS 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 5:00 a.m/p.m on 22-6-98 and addressed to HAUSD 100 UNIT being his/her last known residence/the company's registered office/place of business Dated the 22 day of JUNE 1998.

Delete any words in square brackets which do not apply

Signed [Redacted]

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.

** "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.

File

ENVIRONMENTAL PROTECTION ACT 1990 section 10

NOTICE OF VARIATION OF AUTHORISATION

To **The Company Secretary**
Of **Supreme Industrial Finishers Ltd, Mallid Industrial Unit, Bedworth Road, Coventry, CV6 6BP**

The **Coventry City Council**
(the Authority) has decided that the authorisation to carry out a prescribed process, namely:

the powder coating and spraying of metal components

at the premises known as **Supreme Industrial Finishers Ltd**

granted to you by the Council on the **19th** day of **October 1993** under the reference number **066** should be varied in the following manner

1. Delete existing clause 2.2.1 and insert new clause 2.2.1.

"2.2.1 The following concentrations of emissions to atmosphere shall not be exceeded except in accordance with Clause 14 of Secretary of State's Guidance Note PG6/23(97) the coating of metal and plastic (compliance dated 1st April 2007):

(a) total particulate matter from the stacks serving the HRH fabrication wet paint spraybooth. 50mg/m³"
2. After existing clause 2.2.1 insert new clause 2.3.

"2.3 All coatings diluents and cleaning solvents used in the process shall comply with the solvent specifications of clause 20 of the Secretary of State's Guidance Note PG6/23(97) - the coating of metal and plastic (compliance dated 1st April 2007)."
3. Delete existing Clauses 3.1 to 3.4.6 inclusive and insert new clauses.

"3.1 Monitoring to demonstrate compliance with clause 2.2.1 shall take place once per every 12 month period (compliance date 1st April 2007).

(PLEASE SEE ATTACHED)

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

- | | |
|-------------------|----------------|
| 1. 1st April 2007 | 5. Immediately |
| 2. 1st April 2007 | 6. Immediately |
| 3. 1st April 2007 | 7. Immediately |
| 4. 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.

- 3.2 Monitoring to demonstrate compliance with clause 2.2.1 shall not take place without the prior approval of this Local Authority. (Compliance date 1st April 2007).
- 3.3 The Authority shall be notified at least 7 days in advance of any periodic monitoring to demonstrate compliance with clause 2.2.1. This notification shall include the provisional time and date of monitoring, the pollutants to be tested for and the methods to be used. (Compliance date 1st April 2007).
- 3.4 The results of monitoring to demonstrate compliance with Clause 2.2.1 shall be forwarded to this Local Authority within 8 weeks of monitoring taking place (compliance date 1st April 2007).
4. Delete existing clause 3.5 and insert new clause 3.5.

"3.5 A record shall be kept of all organic solvents used in the process, including cleaning solvents, diluent solvents and solvents contained within coatings themselves. The record shall be forwarded to the local authority every 12 months and shall include the following information:

- a) the name of the product and the product type according to the categories outlined in clause 20 of Secretary of State's Guidance Note PG6/23(97) - Coating of metal and plastic
 - b) the total amount of solvent in each product used determined as grammes of solvent per litre of product.
 - c) the total amount of each product used in the previous 12 month period in litres.
 - d) the total amount of solvent used in the previous 12 month period in tonnes."
5. After existing clause 4.5 insert new clause 4.6.

"4.6 All waste filters or other materials which may contain particulate matter shall be stored in sealed bags, or enclosed containers, whilst awaiting disposal."

6. Delete existing clause 5.1 and insert new clause 5.1.

"5.1 Emissions from the spraying of coatings in the wet spray HRH fabrication spraybooths shall only be emitted to atmosphere via the dry glass roll filters."

7. In existing clause 6.1 after 'the process log book' delete 'as described in 3.4'.

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 16th April 1997

(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.

ENVIRONMENTAL PROTECTION ACT 1990 section 10

NOTICE OF VARIATION OF AUTHORISATION

To **Supreme Industrial Finishers Ltd**
Of **Mallid Industrial Units, Bedworth Road, Coventry**

The **Coventry City Council**
(the Authority) has decided that the authorisation to carry out a prescribed process, namely:

The powder coating and spraying of metal.

at the premises known as **Supreme Industrial Finishers Ltd**

granted to you by the Council on the **19th day of October 1993** under the reference number **066** should be varied in the following manner*

1. Delete Clause 2.1
2. Delete Clause 2.1.1
3. Delete Clause 2.2.1 and insert

"Clause 2.2.1 The following concentrations of emissions to atmosphere expressed as fifteen minutes mean emissions, shall not be exceeded.

- a) Volatile organic compounds from the stack serving the HRH fabrication wet paint spraybooths, expressed as total carbon 50mg/m³
- b) Total particulate matter from the stack serving the HRH fabrication wet paint spraybooths 50mg/m³
- c) Volatile organic compounds from the stack serving the Gee and Gee Fabrication Convection and box ovens, expressed as total carbon 50mg/m³"

(PLEASE SEE ATTACHED)

The date on which the variation is to take effect are†

- | | | |
|-------------------|--------------------|--------------------|
| 1) Immediately | 6) Immediately | 11) 1st April 1998 |
| 2) Immediately | 7) Immediately | 12) Immediately |
| 3) 1st April 1998 | 8) Immediately | 13) Immediately |
| 4) Immediately | 9) 1st April 1998 | 14) Immediately |
| 5) Immediately | 10) 1st April 1998 | 15) 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. Delete Clause 2.2.2

5. In Clause 2.4 delete

"Exhaust flow rates should be consistent with the efficient capture of emissions."

6. After Clause 3.2, insert Clause 3.2.1

"Monitoring of particulate matter and volatile organic compounds to comply with the emissions limits specified in Clause 2.2.1 shall be carried out no later than 31st December 1997."

7. In Clause 3.3, after "comply with 3.1. and 3.2" insert "and 3.2.1."

8. In Clause 3.4 after "required in 3.1 and 3.2" insert "and 3.2.1."

9. Delete Clause 3.4.1.

10. After Clause 3.4.2 insert clause 3.4.3.

"Where periodic monitoring of particulate matter and volatile organic compounds in compliance with Clause 3.2.1 indicates the emission limits specified in Clause 2.2.1 have been exceeded, the results of monitoring shall be forwarded to the Local Authority within seven days of the monitoring taking place."

11. After Clause 3.4.3, insert Clause 3.4.4.

"Where periodic monitoring of particulate matter and volatile organic compounds in compliance with Clause 3.2.1 indicates the emission concentration is more than twice the limits specified in 2.2.1, the Local Authority shall be notified immediately."

12. After Clause 3.4.4, insert Clause 3.4.6.

"The results of monitoring to comply with Clause 3.2.1 shall be forwarded to the Local Authority within eight weeks of monitoring taking place."

13. Delete Clause 5.3 and insert Clause 5.3.

"Emissions from all powder coating spraybooths shall not be emitted to atmosphere but directed through the cyclone and after filter system before emission into the workplace."

14. Delete Clause 5.4 and insert Clause 5.4

"The final discharge height of stacks serving the wet paint spraybooths and all ovens shall be at least 3m above roof ridge height level."

15. After Clause 5.4, insert Clause 5.5

"Stacks serving the wet paint spraybooths and all ovens shall have an efflux velocity of at least 15m/sec."

16. After Clause 5.5, insert Clause 5.6

"Stacks serving the wet paint HRH fabrication spraybooths and all ovens shall not be fitted with caps, cowls or similar restrictive devices."

17. Delete Clause 7 to 7.2 inclusive.

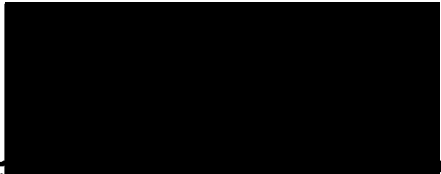
epa/suprem.n.v

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 15th August 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.



ENVIRONMENTAL PROTECTION ACT 1990 section 10

NOTICE OF VARIATION OF AUTHORISATION

To Supreme Industrial Finishers Ltd

Of Mallid Industrial Unit, Bedworth Road, Coventry, CV6 6BP

The Coventry City Council

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

the powder coating and spraying of metal components

at the premises known as Supreme Industrial Finishers Ltd.

granted to you by the Council on the 19th day of October 1993 under the reference number 066 should be varied in the following manner

- 1) In Clause 1.3 after the words 'degreasing' insert the following 'of metal components using a non-solvent caustic cleaner and after 'metal components' insert 'using towns water'.**
- 2) Delete Clause 2.3.**
- 3) After Clause 3.4.1 insert the following clause 3.4.2 'This Local Authority shall be notified at least 14 days in advance of any periodic monitoring to determine compliance with Clause 2.2.1. This notification shall include the time and date of monitoring, the pollutants to be tested for and the methods to be used.'**

(PLEASE SEE ATTACHED)

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

- 1) Immediately**
- 2) Immediately**
- 3) Immediately**
- 4) Immediately**
- 5) Immediately**
- 6) Immediately**
- 7) 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 3.4.2 insert the following:

Clause 3.4.3. 'Periodic monitoring to determine compliance with Clause 2.2.1 shall not take place without prior written approval from this Local Authority based on information supplied by the process operator in compliance with Clause 3.4.2'.

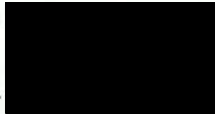
5. In Clause 4.5 delete 'and' and replace with 'or'.
6. Delete Clause 4.6.
7. In Clause 5.4 delete '15m 1sec,', and insert 15m/sec.

epa/sup.var

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

(Signed).....

(Designation).....
(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.

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NOTICE OF VARIATION OF AUTHORISATION

To **Supreme Industrial Finishers Ltd**

Of **Mallid Industrial Unit, Bedworth Road, Coventry, CV6 6BP**

The **Coventry City Council**

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

the powder coating and spraying of metal components

at the premises known as Supreme Industrial Finishers Limited

granted to you by the Council on the 19th day of October 1993 under the reference number 021 should be varied in the following manner*

1. In Clause 1.4 delete Graco spray guns and insert high volume low pressure spray guns for all applications apart from metallic paint spraying where conventional spray guns will be employed.
2. In Clause 1.5 after 'HRH fabrication spraybooth' insert the following 'employing an after filter'.
3. After Clause 2.1 insert the following Clause 2.1.1 'all paints dilutents and cleaning solvents used in the process shall comply with the organic solvent specification as detailed in Clause 18 of the Secretary of States Guidance Note 6/23(92).

(PLEASE SEE ATTACHED)

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

1. 1st April 1997
2. 1st April 1997
3. 1st April 1998
4. 1st April 1998
5. 1st April 1998
6. 1st April 1997
7. 1st April 1997
8. 1st April 1997
9. 1st April 1998
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.

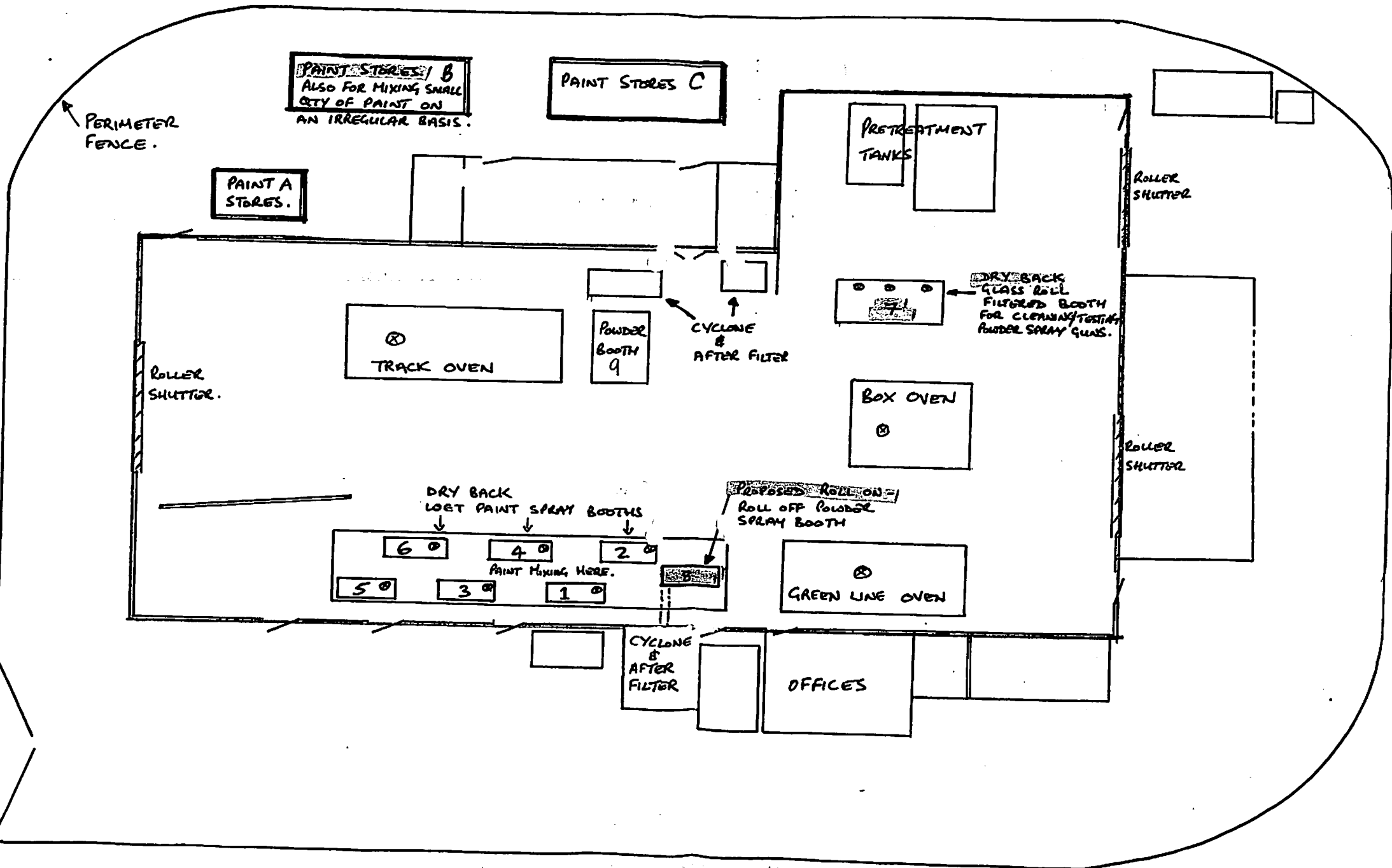
4. After Clause 2.2 insert the following Clause 2.2.1 'The following concentrations of emissions to atmosphere shall not be exceeded'.
 - a) Total particulate matter from stacks serving the seven HRH fabrication spraybooths: 50 mg/m³
 - b) Total particulate matter from the stack serving the HRH fabrication powder coating spraybooth: 10 mg/m³
5. After Clause 2.2.1 insert the following Clause 2.2.2 'The application equipment for all coatings must be carried out using equipment capable of achieving a paint transfer efficiency of at least 65%'.
 6. After Clause 3.4 insert the following Clause 3.4.1 'In the absence of sufficient guarantees with suitable test data the operator shall carry out and supply details of monitoring data from the HRH fabrication spraybooths to demonstrate compliance with Clause 2.2.1 above'.
 7. After Clause 4.5 insert the following Clause 4.6 'Solvents shall be recycled and any waste and sediment shall be removed'.
 8. In Clause 5.3 after 'emitted to atmosphere via the' insert the following 'after filter and'.
 9. After Clause 5.3 insert the following Clause 5.4 'Emissions from the spraying, or curing of coatings in the spraybooths shall only be emitted to atmosphere via the filtration systems and the height of the final discharge point shall be 3m above roof ridge. The efflux velocity shall be 15m/sec.
 10. In Clause 7 before paragraph 7.1 insert the following 'The following paragraph 7.1 no longer applies'.

SUPREME INDUSTRIAL FINISHERS LTD.

FLOOR AREA PLAN.

IBSTOCK ROAD.

Reference: 02/1998/



3RD FLOOR

Our Ref: NG/000251
Your Ref:
Contact: Neil Gibson

cba
Insolvency Practitioners

Joanne McClay *3rd floor*
Coventry City Council
City Services Directorate
Boradgate House
Broadgate
Coventry
CV1 1NH



435 Lichfield Road, Aston,
Birmingham B6 7SS
Tel (0121) 326 0880
Fax (0121) 328 6456
E-mail bham@cba-insolvency.co.uk
www.cba-insolvency.co.uk

2 April 2003

Dear Joanne,


Supreme Arkitectural Finishers Limited - in Administration

I am writing further to your letter of 28 March 2003 regarding the above Company, and confirm that the Company ceased to trade on 11 February 2003.

Consequently the Company no longer requires authorisation under the Environmental Protection Act, and the authorisation should be revoked.

I trust *this is* satisfactory but if you should have any further queries please contact me.

Yours sincerely


Neil Gibson
Joint Administrator

Directors:

Neil C Money MIPA MABRP

Geoff Robbins FCA MABRP

Mark G Tailby ACCA MABRP

Licensed Insolvency Practitioners



Coventry City Council

Mr Neil Gibson
CBA Insolvency Practitioners
435 Lichfield Road
Aston
Birmingham
B6 7SS

6 May 2003

Dear Mr Gibson

**Environmental Protection Act 1990 Part I
Authorisation to operate a Prescribed Process : 066**

I refer to the above and formally notify you of the revocation of the authorisation for the prescribed process namely

Supreme Arkitektural Finishers, Mallid Industrial Unit, Bedworth Road, Coventry.
for the following reasons :

- Supreme Arkitektural Finishers has ceased trading, and after falling into administration, the receiving company CBA Insolvency Practitioners has requested that the authorisation be revoked.

This revocation will take effect from the date specified on the Revocation Notice. Following this date it will be a legal offence to carry out the process named above without authorisation from this Local Authority. Failure to hold an appropriate authorisation is subject to prosecution and a fine of up to £20 000.

I draw your attention to your right to appeal against this Revocation Notice Your appeal must be forwarded to the Planning Inspectorate **before** the date specified on the revocation notice.

If you require further information, including details of the appeals procedure, please telephone me on the number above.

Yours sincerely

Joy Adams
Environmental Health Officer

City Services Directorate
Public Protection

City Services
Public Protection
Environmental Protection
Broadgate House
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INVESTOR IN PEOPLE

City Services Director
Stephen Pickering
Head of Service
Michael J Green
Head of Public Protection



Coventry City Council

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COVENTRY CITY COUNCIL
ENVIRONMENTAL PROTECTION ACT 1990, SECTIONS 12 (1)
NOTICE OF REVOCATION

To: Supreme Arkitektural Finishers Ltd, Mallid Industrial Unit, Bedworth Road,
Coventry, CV6 6BP

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

1. The authorisation reference 066 is hereby revoked with effect from **10 July 2003**.

Signed on behalf of Coventry City Council

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Head of Environmental Health

Date: 10/6/03

CERTIFICATE OF SERVICE BY POST
(Magistrates Courts Rules 1986) Rule 55(2)

I, [REDACTED], a Clerical Assistant employed by Coventry City Council, hereby certify that I served Mr. Neil Gibson 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 4.30 pm on 16th June 2003 and addressed to CBA Insolvency Practitioners, 435 Lichfield Rd, Aston, being his/her last known residence/the company's registered office/place of business

Dated the 16th day of June 2003

Signed: [REDACTED]

Birmingham, B6 7SS