



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

1. Either Name and address of applicant*
T. J. LINDSAY LTD
567 STONEY STANTON ROAD, FOLESHILL
COVENTRY CV6 5ED

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

AS (1)

* 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).

UNIT 29 MIDLAND OAK INDUSTRIAL ESTATE
MARLISSA DRIVE COVENTRY CV6 6HR

3. Address for correspondence if different from 1.

T. J. LINDSAY LTD
567 STONEY STANTON ROAD
FOLESHILL, COVENTRY CV6 5ED

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.

AIRIAL VIEW, PLAN OF INSIDE OF FACTORY
SOB OVER

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.

LOCATION
Council
MAP 510

SPOT ON
SITE

15/24



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

- INDUSTRY DESCRIPTION OF OPERATION ①
- AIRIAL PLAN OF ESTATE ②
- EXTRACTOR SYSTEM TECHNICAL DETAIL ③
- TECHNICAL DATA OF HEAVY DUTY DEGRASSER ④
- DETAIL PLAN OF OPERATION INSIDE FACTORY ⑤
- CLENNINS SCHEDULE ⑥

(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.

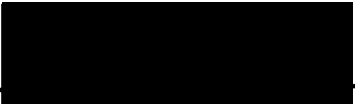
The matters on which the applicant relies to establish that the objectives in Section 7(2) of the Act will be achieved and that they will be able to comply with the condition implied by Section 7(4) of the Act.

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)

Please contact Environmental Protection on 831834 to be advised of the current application fee

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

Signature ..  .. Date 25-10-99 ..

Status of Signatory above DIRECTOR ..

T.J.L

T.J.LINDSY L.T.D.

567 STONEY STANTON ROAD,
FOLESHILL,
COVENTRY,
WEST MIDLANDS.
CV6 5ED.
TELEPHONE (01203-664749),
Fax 01203 683523

Your Ref HES/EP/RK.

Dear Ms Rachel King,

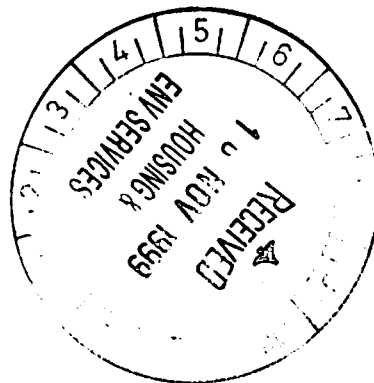
In reply to your letter 12th Nov, 99.

I have enclosed updated information on how we will prevent odour leaving the premises. This will be achieved by hanging a plastic curtain across the complete width of the roller shutter and extending the complete width of the roller shutter wall and from the top of the shutter housing to the floor.

This will cover the door entrance completely when the roller shutter is open, also the chiller is situated 2 meters back from the roller shutter and this will also give extra protection against odour leaving the premises.

I have enclosed drawing to explain the method in more detail.

Yours C. R. Tandy.



M.D. DIRECTORS; T.J.LINDSAY

REGISTERED OFFICE
ENGLAND WO. 2660463

DIRECTORS
F.M.LINDSAY
C.R.TANDY

EH/EP/ptb6
Rachel King
01203 831858
9th November 1999

Miss S Grey
The Health and Safety Executive
Maclaren Building
35 Dale End
Birmingham
B4 7NP

**Environmental Protection Act 1990 Part I
Environmental Protection (Applications, Appeals and Registers) Regulations 1991, SI 507,
as amended by SI 1996/667**

Dear Madam,

In accordance with the above regulations this letter is to notify you that :

- An application for authorisation under Section 6 of the above Act was received *
by this Authority on 3rd November 1999 in respect of a pet food manufacturing process at:

T J Lindsays Ltd.
unit 29 Midland Oak Industrial Estate
Marlissa Drive
off Lythalls Lane
Coventry

If you require further information please telephone me on the number above.

Yours sincerely,


Rachel King
Environmental Health Officer

DOCUMENT

①

T.J.L

T.J.LINDSY L.T.D.

567 STONEY STANTON ROAD,
FOLESHILL,
COVENTRY,
WEST MIDLANDS.
CV6 5ED.

Ref HES/EP/RK

TELEPHONE 01203 664749)
FAX (01203-683523)

15/10/99

Dear Mrs King,

Each oven (fully loaded) holds approx 1500 ears, The drying time is approximately 8hrs, We deliver once a day, from 567 Stoney Stanton Lane, where the ears are kept in a chilled room, the delivery time is around 7-8 am and we pick up the finished product around 10am and again between 3to4pm to clear out any rubbish and pick up any left over stock and to check cleaning schedule. All packing and storing of finished product is done at 567 Stony Stanton Road,

The intake chiller will be constructed from 75m/m refrigeration panels made from dense foam or polystyrene and lined with a 3m/m alloy sheet, The refrigeration plant will consist of a one horse motor (compressor) and a condensing unit to match, this will, hold the product at a constant temperature 0 to 2 degrees centigrade. The completion of this chiller room will be February 2000.

The floor will be kept clean during work time and degreased at the end of each working day with a degreasing agent called perfumed kleenall an all purpose biological hard surface cleaner, documentation of this product is enclosed.. I have also included a written cleaning schedule to be signed each day by Mr Terry Lindsay or Mr C. Tandy .The cleaning schedule includes the floor being scraped daily. The cleaning schedule also includes the cleaning of all surfaces walls ovens and any other piece of equipment that might come into contact with raw material.

The completion of the chiller room will be February 2000 and the floor will be sealed and repainted January 2000,

ES/EP/RK
R King
01203 831858
20th December 1999

Mr C Tandy, Mr T Lindsay
and Mrs F Lindsay
T J Lindsays Meat Wholesalers Ltd
567 Stoney Stanton Road
COVENTRY
CV6 5ED

Dear Mr Tandy, Mr Lindsay and Mrs Lindsay

Environmental Protection Act 1990, Part 1
Application for Authorisation - Unit 29, Midland Oak 6 Industrial Estate

With reference to the above and recent events the agent for Unit 29 has confirmed that the lease for the premises has been forfeited as a result of non-payment of rent.

You have advised me that you do not intend to contest this, and will not continue with the pet food manufacturing process at Unit 29. Your application for authorisation is therefore considered to be withdrawn. Unfortunately, as the application was accepted as 'duly made' by this Directorate, the fee of £1280 will not be returned to you.

Although the process at Unit 29 has now ceased, this Directorate considers that the operation of a prescribed process without authorisation since May 1999 is unacceptable. The effects of the odour from the unit on the occupiers of other units has also been taken into consideration, in addition to the failure to implement simple odour control measures at the unit, such as floor cleansing with degreasing agent despite advice given to you by officers.

It is therefore this Directorate's intention to take formal action against both T J Lindsays Ltd, and Pointhope Ltd for the operation of a prescribed process without authorisation. A report for prosecution has been passed to our Legal Services Team, and the appropriate summons will be served in due course.

Yours sincerely


R A King
Environmental Health Officer

Coventry Firm Fined £1000

A Coventry firm has been fined £1000 and ordered to pay costs of £963 for operating a pet food manufacturing process without a licence from the City Council.

Officers visited the premises of TJ Lindsay Ltd, of Stoney Stanton Road, in February 2000, following complaints from a local business. The Officers found that TJ Lindsay were oven drying pigs' ears to make dog chews. This process requires a licence from the City Council under the Environmental Protection Act 1990 due to its' potential to generate an offensive odour.

Following a lengthy consultation process and objections from a local business and residents, the Council's Licensing and Regulatory Committee granted the licence on 8th August 2000. The licence, once issued, will impose strict odour control conditions. If the company is found not to comply with the conditions further legal action can be taken.

Coventry City Council licence approximately 120 industrial processes across the City ranging from car re-sprayers, and petrol stations to brick works. The licence aims to control industrial emissions, and improve both local and national air quality. All processes are subject to inspection by Officers at least once per year, or more frequently if complaints are received.

T.J.L

T.J.LINDSAY L.T.D.

567 STONEY STANTON ROAD,
FOLESHILL,
COVENTRY,
WEST MIDLANDS.
CV6 5ED.

Tel 024 7666474

fax 024 76683523

18/02/2000

Ref EH/EP/RK

Attention Rachel King,

Please find enclosed our licence application. The reason for the delay is we were told by the MHS daily meat inspector that we did not need a licence from the council because we have a EEC licence from MAFF No 4162. Also we are registered with MAFF for the production of pet food. We were informed that these two licences would cover the whole of T.J.Lindsay premises and production there in. Mr Lindsay also spoke to Mr Graham Forth a top Jolly at MAFF who also indicated that the licences in place would suffice.

However, during an interview with yourself you pointed out that we do need a licence from the local council to operate the drying ear process.

Totally confused. On Monday 14/02/2000 we went to see our solicitor Ward and Ryder a Mr Petterson, who said it was too complex for him and referred us to another solicitor a Steve Edmunds from Dibbs and Lupton. After a week of investigating the situation he faxed us a 4 page letter explaining roughly our position, We were still not completely sure however on his advice we have applied for the necessary licence.

I realise you advised us that the transference of the £1200.00 we paid for the first licence could not be done, however under the circumstance I hope you could give this your consideration.

I would also like to point out that T.J.Lindsay have been trading from the premises at Stoney Stanton Road for 18 years and during that time have not had a complaint made against them. The meat Hygiene service and the state veterinary service are satisfied through our daily checks, that we have to pay for that this plant satisfies all the requirements of current legislation this is reflected in our HASS score (Hygiene Assessment) which is one of the highest score cutting plants in the UK. I hope you will take this into consideration when assessing our application.

Yours Faithfully

C.R>Tandy on behalf of T J Lindsay Ltd

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

1. Either Name and address of applicant*
- Or Name, number and registered office of applicant company* (if applicable)

T.J. LINDSAT LTD
567 STONEY STANTON ROAD
FOLKESHILL COVENTRY CV6 5ED

AS ABOVE

* 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).

567 STONEY STANTON ROAD
COVENTRY

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.

AIRTEL VIEW ORDENANCE SURVAY MAP 1:12500
PLAN OF ACTUAL BUILDINGS WHERE OPERATION
TAKES PLACE. A DETAILED SCALE OF 1:1000 PLAN
~~OF OPERATION TAKES PLACE~~

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.

YES IT IS A SEPARATE BUILDING ON THE
YARD AREA. (SAME PREMISES)

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

- 1 DESCRIPTION OF OPERATION (SEE (4) ON PAGE ONE)
- 2 AIRB PLAN OF ESTATE (ORDONANCE SURVAY MAP)
- 3 DETAILS OF EXHACTION SYSTEM (TECHNICAL DATA)
- 4 DOTAL PLAN OF OPERATION UNIT
- 5 CLEANING SCHEDULE
- 6 TECHNICAL DATA OF HEAVY DUTY DEGRADERS
- 7 MAFF LICENCE TO CUT ROOMDART 4162
- 8 **" " " MANUFACTUR POT FOOD 46/327/8009 PF

CONFIRMATION OF AD IN LOCAL PAPERS

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)

Please contact Environmental Protection on 831834 to be advised of the current application fee

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

Signature [Redacted] Date 14. 2. 2000

Status of Signatory above Director

①

1/ The raw materials used in the drying process are raw pig ears and a small amount of rind.

2/ The pig ears cut off the heads during production in the EEC approved plant, and remain there until collected for drying. The ears remain in a chilled condition and are taken in small amounts as they are produced to the drying unit situated within the premises of T J Lindsay Ltd

the same premises. 3/ The pig ears come from the EEC approved boning plant situated in

4/ The pig ears are put on the rods and placed in the ovens, once they are turned on the only product is that of pork cooking. All the emissions are controlled by a system of ducting and extractor fans incorporated into which is a carbon filter and grease trap. Both filters are monitored and changed when necessary.

5/ The working procedure comes under the MAFF licence already obtained by T J. Lindsay. However, this includes all staff being fully equipped with protective clothing ie; overalls, wellingtons gloves, aprons etc, The MAFF licence insists we maintain a high standard of hygiene throughout the entire premises during all working practises.

6/ Each oven has a vent which is linked to a master duct, fitted to an extractor fan within a ten foot chimney.

7/ The storage of dried ears is within a sealed container situated next to the drying room.

8/ The only malfunction that could happen is that the gas may fail. If this occurs each oven is fitted with an automatic cut out which cancels the gas to that oven,

Any product that is deemed unfit because of a break down is dealt with in the same way as the waste from our cutting plant, It is removed by our waste company and recorded in the same way (Records have to be kept)

9/ The only emissions from the prescribed process is that of pork drying, no chemicals are used in the process at any stage.

10/ The fuel used in the process is piped natural gas.

During the drying process the ovens do not produce any harmful emissions into the atmosphere. Any odour produced by the procedure is filtered through a carbon filter and a mesh grease trap which are situated near to the end of the extraction pipe run. > Each oven has its own venting system which is linked to all other ovens. The odour or any form of heat emissions are discharged above roof level into the atmosphere. The carbon filters are checked weekly and changed when necessary. The grease trap is automatically changed weekly.

Cleaning schedule is enclosed]

Basic cleaning program is to scrape and clean floor using perfumed cleaner, and wipe over all surfaces ovens, walls, work stations etc., wash all tools and leave factory in a clean and tidy state

The floor will be tidied and scraped during the course of the day whilst work is in progress. The carbon filter and grease trap will be checked weekly. The grease trap will automatically be changed weekly however the carbon filter once a fortnight.

LABELLING REQUIREMENTS:

Product designation: All purpose biocidal Hard Surface Cleaner

Product classification and symbols (C.P.L. Regulations):

This product is not classified under these regulations and therefore has no special labelling requirements.

SAFETY INFORMATION:

Do not take by mouth. When using by spray ensure adequate ventilation. Avoid prolonged skin contact, preferably wear protective gloves. Avoid eye contact.

FIRST AID:

In the event of:

- Swallowing. Discourage vomitting. Give plenty of drink such as milk and seek medical attention.
- Inhalation of spray vapours. May result in coughing and irritation. Remove affected person to fresh air.
- Skin contact. If any adverse affects, wash thoroughly with water and treat with a soothing hand cream.
- Eye contact. Wash thoroughly with clean water and seek medical advice if irritation persists.

STORAGE:

DO NOT STORE AT EXTREMES OF TEMPERATURE.

SPILLAGES:

Treat immediately either by washing away water or by absorbing with sand, sawdust or absorbant granules, scraping up and disposing of in a waste bin.

DOGGY BITES
MIDLAND OAK INDUSTRIAL ESTATE
LYTHALLS LANE
COVENTRY.

20th October 1999

Galvanised ductwork has been installed along the top of the Drying Ovens with an extract point off each.

The extract air passes through a one inch by 250mm x 250mm Grease Filter, then through a Carbon Filter 250 x 250 x 300mm long, three pocket design to handle air pressure of 0.25m³/sec - 0.50m³/sec.

The grease filter will be cleaned weekly and the carbon filter will be changed every two months.

The air then passes through the outer wall via a 1P65/2 pole/single phase fan moving 0.50m³/sec.

The duct then rises up to high level, one metre above the apex, terminating in a high velocity cowl.

FORMULA 1

CHEMICALS

19 Holsworthy Close, Horeston Grange,
Nuneaton, Warwickshire, CV11 6YH.
Telephone: (0203) 371989.

DOCUMENT

4

TECHNICAL DATA

PERFUMED KLEENALL

ALL PURPOSE BIOCIDAL HARD SURFACE CLEANER

DESCRIPTION:

Perfumed Kleenall is an effect alkaline built biocidal hard surface cleaner, particularly useful where a powerful degreasing and sanitising action is required. Perfumed Kleenall is effective against both gram positive and gram negative micro-organisms but remains an ultra-low toxicity product. Perfumed Kleenall is an ideal choice for food contact areas particularly as this positive ionic cleaner displays anti-static properties on troublesome surfaces like plastic and formica. Perfumed Kleenall is a free rinsing powerful cleaner which will act as a residual sanitiser in a 5% solution.

TYPICAL CHARACTERISTICS:

| | | |
|--------------------------|---|-------------------------------|
| Appearance | - | Pale mobile liquid. |
| Odour | - | Mild |
| pH as supplied | - | 9 - 11 as a 5% solution 7 - 8 |
| Specific Gravity at 20°C | - | 1.03 +- 0.01 |

BACTERICIDAL PERFORMANCE:

In vitro evaluation has shown that a 5% (1:20) solution of A102 is bactericidal to both gram positive and gram negative organisms. Tests have indicated that surfaces cleaned with the product exhibit a residual bactericidal activity and for this reason it is recommended that any final rinsing required be carried out with a 5% solution.

METHOD OF USE:

Dilute with up to 20 parts water (hot or cold). Perfumed Kleenall is suitable for use by all normal methods, spraying, mopping, swabbing, scrubbing, etc. Once applied simply wipe up the dirt and soil. Time consuming rinsing is not normally required.

TYPICAL APPLICATIONS:

Perfumed Kleenall contains ultra-low toxicity quaternary ammonium salts which makes it the ideal choice for sanitising and cleaning in hotels, motels, pubs, clubs and canteens, public buildings, geriatric and nursing homes, surgeries and veterinaries. Perfumed Kleenall is suitable for use on walls, floors, doors, food hatches, fridges and food preparation areas. Perfumed Kleenall is also recommended for sanitising and cleaning in the food and drink industry. Typical applications include vending machines, food delivery vehicles, processors, plant and equipment.

PRODUCT CLASSIFICATIONS:

This product is given the group classification A. Products in this group are mildly alkaline with pH values less than 12 as supplied, and are all non-flammable.

7

THE FRESH MEAT (HYGIENE AND INSPECTION) REGULATIONS 1992

PREMISES LICENCE

Name of Premises: T J Lindsay Meat Wholesalers Ltd

Address of Premises: 567 Stoney Stanton Road
Foleshill
Coventry CV6 5ED

Local Authority District: Coventry City Council

The above mentioned premises is hereby granted a licence (No. 4162) in accordance with regulation 4 of the Fresh Meat (Hygiene and Inspection) Regulations 1992 to operate as a cutting premises as defined in regulation 2.

This licence has been granted by the appropriate Minister under those Regulations and is subject to the condition that no significant alteration is made to:-

a) the premises or the equipment in those premises otherwise than by way of repairs and maintenance;

or

b) the method of operation in those premises

without the prior agreement in writing of the appropriate Minister who, in deciding whether or not to give his agreement, shall have regard to any views expressed by the local authority.

Furthermore, the occupier shall ensure that the requirements of the Fresh Meat (Hygiene and Inspection) Regulations 1992 are complied with, and that any conditions attached to the granting of a temporary derogation by the appropriate Minister in accordance with Council Directive 91/498/EEC are complied with.

Signed:

J CROSS

(on behalf of the Minister of Agriculture, Fisheries and Food, the Secretary of State for Scotland or the Secretary of State for Wales (as appropriate))

Date: 18 December 1992

LABELLING REQUIREMENTS:

Product designation: All purpose biocidal Hard Surface Cleaner

Product classification and symbols (C.P.L. Regulations):

This product is not classified under these regulations and therefore has no special labelling requirements.

SAFETY INFORMATION:

Do not take by mouth. When using by spray ensure adequate ventilation. Avoid prolonged skin contact, preferably wear protective gloves. Avoid eye contact.

FIRST AID:

In the event of: Swallowing. Discourage vomitting. Give plenty of drink such as milk and seek medical attention.

Inhalation of spray vapours. May result in coughing and irritation. Remove affected person to fresh air.

Skin contact. If any adverse affects, wash thoroughly with water and treat with a soothing hand cream.

Eye contact. Wash thoroughly with clean water and seek medical advice if irritation persists.

STORAGE:

DO NOT STORE AT EXTREMES OF TEMPERATURE.

SPILLAGES:

Treat immediately either by washing away water or by absorbing with sand, sawdust or absorbant granules, scraping up and disposing of in a waste bin.

In determining the authorisation application, the City Council must be sure that the applicant is able to comply with any conditions that may be imposed in the authorisation, if it were to be granted. This is based on current levels of technology, and the practicality of undertaking the required works imposed in the conditions, therefore the applicants' ability to comply. It does not take into account whether the applicant is willing to comply with such conditions.

My investigations to date have indicated that the odour from the pet food manufacturing process can be controlled, and as such the applicant will be able to comply with any conditions imposed through the authorisation. As such, I am minded to recommend to the Committee that the application be granted. An authorisation will also provide a higher degree of control over the process, as currently the only legal option is prosecution for failure to hold an authorisation for the process. If any authorisation conditions are breached, it is possible for the City Council to require the completion of further works, including the cessation of certain activities, or ultimately prosecute for continuing non-compliance.

I trust that this letter outlines the current position. However, if you wish to discuss this further please contact me on 76 831 858.

Yours sincerely


Rachel King
Senior Environmental Health Officer

EACH DAY CHECK &
TICK APPROPRIATE
BOXES

MONDAY TUESDAY WEDNESDAY THURSDAY FRIDAY SAT,

FLOOR SCRAPPED AND
CLEANED USING
PERFORMED WIDENALL

WIPE OVER SURFACES
OVERS, WORK STATIONS,
ETC,

REMOVE ALL RUBBISH
FROM FACTORY DAILY

~~NO~~ OUTSIDE FACTORY
KEEP CLEAN & TIDY

NO FRESH MEAT TO
BE STORED OUTSIDE
CHILLED AREA.

All knives to be cleaned
and stored in locked
cupboards.

Clean protective clothes
to be worn each day.

CARBON FILTER
CHANGED

GREASE FILTER

DOCUMENT (6)

T.J.Lindsay Ltd

Cleaning and changing schedule for Grease trap and carbon filter

March 2000 to December 2000

| | Monday | Tuesday | Wednesday | Thursday | Friday | Saturday | Sunday |
|---------------|-------------------------|---------|-----------|----------|--------|----------|--------|
| Carbon Filter | | | | | | | |
| Date Changed | | | | | | | |
| Grease Trap | | | | | | | |
| Date Changed | | | | | | | |
| Checked by :- | | | | | | | |
| Comments:- | _____ _____ _____ | | | | | | |

faxed 12.45 23/3/00
T J LINDSAY MEAT LTD
567 STONEY STANTON
RD
COVENTRY CV6 5ED

[Click here and type return address]

23 March 2000

COVENTRY EVENING TELEGRAPH
CORPORATION STREET
COVENTRY

Dear EMMA:

Re Public Notices advertisement

Could we please place an advertisement in above section today. Details as follows

T J Lindsay Meat Wholesalers Ltd has applied for an authorisation from Coventry City Council to operate a Pet food manufacturing process at 567 Stoney Stanton Road Foleshill Coventry CV6 5ED. A copy of this application is available for inspection, free of charge during office hours at; Coventry City Council Housing and Environmental Services Directorate, Broadgate, Coventry CV1 1NH. Written representations about this application may be sent to the Housing and Environmental Services Directorate at the above address within 28 days of 23rd March 2000. All representations will be placed on the public register unless a written request to the contrary. If there is such a request the register will only include a statement that there has been a request.

Any queries regarding this application please contact Clive on Coventry 664749 or Fax 01203683523

Sincerely,



Clive Tandy
Co Director.

[Click here and type your name]
[Click here and type job title]

MATURE Sales Assistant required, for Ladies Underwear Stall, in Coventry Retail Market, permanent position for Mondays, Saturdays. — Tel. (01203) 225594 for appointment.

Teaching

SELECT EDUCATION £

"We'll value your experience"

SECONDARY

All subjects, especially Maths, Sciences, PE, IT, History and English

PRIMARY

KS1 & KS2 Teachers

SPECIAL NEEDS

All areas Day to day and long-term for 2000 in the Coventry area. **0121 632 5311**

NOTICE OF APPLICATION FOR SPECIAL HOURS CERTIFICATE LICENSING ACT 1964 SECTION 77

TO: All Whom It May Concern

I, **PATRICK JOHN LOUGHON**, now residing at The Alhambra Public House, New Buildings, Trinity Street, Coventry CV1 5EQ, **HEREBY GIVE NOTICE** that I intend to apply to the Licensing Justices at the Transfer Sessions to be held at Coventry Magistrates Court, Little Park Street, Coventry, on Monday the 13th day of December 1999, for a Special Hours Certificate under Section 77 of the Licensing Act 1964, for the licensed premises situated at Cross Cheaping, Coventry CV1 1HT, and intended to be known as the "Zest Public House" and further take notice that if such a certificate is granted Section 76 of the said Act will apply to the said premises from the 13th day of December 1999.

Any person intending to oppose the application shall give notice in writing of his intention to the Applicant and to the Clerk to the Licensing Justices specifying in general terms the grounds of his opposition not later than 7 days before the commencement of the above Sessions.

DATED this 25th day of November 1999.

(Signed) **NEWSOME VAUGHAN**

Solicitors, Authorised Agents for the said Applicant
Greyfriars House, Greyfriars Lane,
Coventry CV1 2GW (Ref: PSA/LOU6-2)

Authorised Agents for the said Applicant

PATRICK ALBERT GREEN DECEASED

Pursuant to Section 27, Trustee Act 1925 (as amended) NOTICE IS HEREBY GIVEN that any person having a claim against or an interest in the Estate of **PATRICK ALBERT GREEN**, late of 112 Rollason Road, Coventry, West Midlands, who died on 24 June 1999, and whose Will was proved on 24 August 1999, is required to send written particulars to the undersigned by 28 January 2000, after which date the Executors will distribute the Estate of the said Deceased among the persons entitled thereto having regard only to the claims and interests of which they shall then have had notice.

Dated November 17 1999
ANGEL & CO
117-119 NEW UNION STREET,
COVENTRY CV1 2NY
Solicitors for the said Executors

COVENTRY Evening Telegraph conditions of acceptance are available on request.

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RECRUITMENT HOTLINE ADS: 01203 230012

ENVIRONMENTAL PROTECTION ACT 1990 - PART 1 Notification of Application for Authorisation

T. J. LINDSAY MEAT WHOLESALERS LTD has applied for an authorisation from Coventry City Council to operate a pet food manufacturing process at Unit 29, Midland Oak Industrial Estate, Marlissa Drive, off Lythalls Lane, Coventry CV6 6HR.

A copy of this application is available for public inspection, free of charge, during office hours at: Coventry City Council, Housing and Environmental Services Directorate, Broadgate House, Broadgate, Coventry CV1 1NH.

Written representations about this application may be sent to the Housing and Environmental Services Directorate, at the above address, within 28 days of 25th November, 1999.

All representations will be placed on the public register unless a representation contains a written request to the contrary. If there is such a request, the register will only include a statement that there has been a request.

Bicycles

BIKES WANTED — Tel: 01203 457087

Hobbies & Crafts

Nuneaton & Bedworth



TENDERS ARE INVITED

for the supply and delivery of the following:

- One x Low Volume Combination Gully/Cesspool Emptying Vehicle
- One x Automatic Wheeled Bin Lifter
- Four x Pedestrian (Ride On) Sweepers

Forms of Tender Specifications are obtainable from:

Nuneaton and Bedworth Borough Council
Support Services
St Mary's Road Depot
Nuneaton
CV11 5AR

The Tenders are to be returned in the envelope provided, so as to arrive no later than noon (1200 hours) on Friday, 10th December, 1999.

Cameras & Equipment

A.P.S. Camera, boxed, hardly used; £10 o.n.o. Tel. 1203 261544.

CAMERAS WANTED — Tel. (01203) 457087.

CANNON AS7 Sureshot camera; £28 — Tel. 01203 691158.

CANON A1 Mamiya 645/1 Accessories cases, dust M605 enlarger, CM300 analyser, Jobo colour processor, Hanimex slide projector, Studio flash equip, complete equip for printing, developing — Tel. (01203) 318961 — any time, any reasonable offer.

CANON compact APS camera, as new, never used, unwanted gift, cost £100, accept; £70 ovno — Tel. 01203 633072.

CANON Ix15 L1 APS camera with remote, as new, cost: £99 sell; £45 — Tel. (01203) 307428.

DELUXE Camera Kit, 35mm, unwanted prize, ideal for young photographer, brand new, £35 — Tel. (01203) 599718.

JVC VHS Camcorder, Access, stillboxed, £170-72439.

KONICA high precision, auto focus plus case; £40. — Tel. (01203) 855640.

MINOLTA dynax SPXi 35-85mm camera with flash; £75 — Tel. 01203 361143 after 5:30pm

OVERHEAD projector, good working order; £100. — Tel. (01926) 512314.

PHOTO projection screen, boots, suitable cinne/ slides, 50cm x 40cm, plus case; £7.50 — Tel. 01926 854390

ROLLEI E34C professional flash gun outfit in flight taste, range 16" - 20 feet, auto, up to 110 feet manual; £90 — Tel. 01203 310005

SLIDE Projector with large screen, £20. — Tel. (01203) 711579.

Bicycles

14" wheel 10 gear boys mountain bike, suit 7-10yrs. Exc/cond, as new; £50 — Tel. 0403 930191 or 01203 333262

2 girls mountain bikes, matching pair, both with 5 gears, to suit 6-8 yrs, 8-11 yrs; £45 each ono. Tel. (01203) 314039.

APPOLLO Energy mountain bike 18", metallic green, v.g.c; £65 ono. — Tel. 01203 407787

BIKE for Girl, good condition, small 5/6 years old, £15. — Tel. (01203) 728639.

BIKES WANTED — Tel: 01203 457087

BMX bike chrome frame, gc; £60 — Tel. 01203 317611

BMX Diamond Back bike; excellent condition; £120.00. — Telephone. (01203) 544474.

BOY'S mountain bike, exc. condition, suit 10/12 years old; £80. — Tel. (01926) 777193.

BOYS mountain bike; 7-9 years; 5 gear; 3 months old; £40.00; Tel. — (01203) 725204 after 6.30pm.

BOYS raleigh bike, 14" wheels, stabilizers, gc; £40.3 wheel trike with parent pole; £10 — Tel. 01203 451988

BOYS 14" Mountain Bike, v.g.c, stabilizers included; £10. — Tel. 01203 602971

BOYS Bike, 18" Frame, 12 gear, Emmelle Leopard 12; £45. — Tel. 01203 749985

BOYS Blue, 10 speed Mountain bike, Shimano gears, suit 6-10 years, good condition; £35 - Tel. 01203 683689

BOYS mountain bike, 16" frame, 18" wheel. Good cond; £25 ono — Tel. 01203 363358.

BOYS Mountain Bike, universal red, for 6-8 year old, £20. — Tel. (01203) 262151 - after 4pm.

BOYS mountain bike, 3-5yrs, v.g.c; £35 — Tel. 01203 711683.

BOYS mountain bike, suit 8-13yrs, 10 speed, exc cond; £45 — Tel. (01203) 429371

BOYS mountain bike, 14" frame, 9-13yrs, Hawk Shimano, 18 gears, v.g.c; £40 — Tel. 01203 595516.

BOYS Mountain bike, 15 speed, 24" wheels, suit 10-14 years; £40. Tel. 01203 469520

BOYS Raleigh Fizzer, green. Good, clean cond, aged 7-10yrs; £55 — Tel. 01926 855466.

BOYS Raleigh Fizzer Bike, blue, 16" wheel, suit 4/6 years old, good condition; £25. — Tel. 01203 373493

BOYS Raleigh G Force, aged 5-7yrs. Exc/cond; £45 — Tel. 01926 855466.

BOYS Raleigh Jackal, 15 gears, suit 7-10 years, very good condition; £65. — Tel. (01203) 402605.

BOYS Raleigh MAX, 5 speed, 20" wheel, suit 5-8 years, exc. con.; £60 - Tel. 01203 469520

BOYS Raleigh Mega Extreme mountain bike, 12" frame, v.g.c. £38. — Tel. (01203) 328269.

BOYS Raleigh mountain bike; good condition; suit age 4-7; £30.00. — Tel. (01203) 723284.

BOYS Raleigh alien quest 20" wheels, 5 gears, for age 7-9, good condition; £30 — Tel. 01203 463153

CARRERA Mountain Bike 21" Speed, Black and Yellow. Good condition Lots spent. £65 — Tel: (01203) 730360 (After 2pm)

CHILDS first 2 wheel bike with detachable stabiliser, exc con; £25 — Tel. 01203 506371

CLAUD BUTLER Mountain Bike, 21 speed, shift gears plus computer, as new; £150 ono — Tel. (01203) 320390.

EMMELLE Vulcan, 14" frame, 20" wheels, 18 speed, silver/purple, suit boy age 7-11; £57 — 01203 504405

***COVENTRY'S** Leading Cycle Shop, prices on huge range of top makes over 2,000 cycles from stock. BMX specialist. Spares/Repairs & accessories. Sun am & late night Thurs - 01203 690855.

GENT'S mountain bike, 20" frame, Shimano 12 speed, alloy rims, never used, (competition prize); £30. — Tel. (01203) 402485.

GENTS 21 speed raleigh mountain bike; £35 ono — Tel. 01203 680641

GENTS Raleigh Cycle, exc cond; £50 — Tel. 01203 615146.

GIRL'S mountain bike, 5 gears, suit age 6/9; £15. — Tel. (01203) 729692.

GIRL'S Mystique Simmono, 5 gears, helmet and knee pads, exc. cond; £40, ideal Xmas present. — Tel. (01203) 683-94

GIRL'S Raleigh bike to suit age 3/5, with stabilisers; £12. — Tel. (01203) 405160.

GIRL'S Raleigh bike to suit age 3/5, with stabilisers; £12. — Tel. (01203) 405160.

GIRL'S Raleigh Max 5, 5 gears, 20" frame, suit 5-8 yrs, v.g.c; £75 — Tel. (01203) 306577.

GIRLS 14" frame bike; £35. Boys 16" Black/silver, 15 speed; £50 — Tel. (01203) 332554.

GIRLS 18" frame bike, green/white, 6 speed; £45 £50 — Tel. (01203) 332554.

GIRLS apollo pulse mountain bike; 14/24", pink, v.g.c; £65 ono. — Tel. 01203 407787

GIRLS bike, 2/5 years, apollo fizz, good cond, free helmet; £15 — Tel. (01203) 545140

GIRLS Bike, Emmelle Florida 5, suit 7-9 yr old, + safety helmet; £15 ono. Tel. 01203 689450 after 6.15pm.

GIRLS bike, pink, with basket, stabilisers and helmet; £12.50. Scooter; £4. — Tel. 01203 595516.

GIRLS bike, suit 5-8yrs, cerise in colour, good cond; £20 — Tel. 01203 345365.

GIRLS Minx mountain bike, hardly used, excellent condition, 7-10 years, ideal for Christmas, £60. — Tel: (01926) 401744.

GIRLS mountain bike, 6 gears, suit 6 - 8 years, gc; £30 — Tel. 01203 459374

GIRLS mountain bike. As new, suit 4-7yrs; £30 — Tel. 01203 599338.

GIRLS Pink/white bike, stabilisers and dolly seat suit 2-5 years, good condition; £20 — Tel. 01203 683689

GIRLS raleigh bike. 28" 8yrs approx; £25 — Tel. (01926) 491872. Warwick

GIRLS Raleigh Camero mountain bike, suit 5-8 year old. Excellent condition. £40. — Tel. (01203) 316302.

GIRLS Raleigh Palamino mountain bike, 5 gears, 6 years upwards, alloy wheels, exc cond; £65 ono — Tel. 01203 694672.

GIRLS Raleigh streamer, 18" frame, good condition; £25 - Tel. 01203 594809

GIRLS Raleigh Forever Friends Bike, + helmet, aged 5-8yrs, hardly used; £40. — 01203 465151. 07931945392

GIRLS Raleigh max 5, 5 gears, 20" frame, suit 5-8 yrs, v.g.c; £75 — Tel. (01203) 306577.

GIRLS Raleigh Starlight 14" wheel bike, pink with doll carrier & stabilizers, 5-7yrs; £25 — Tel. 01203 463153

HALFORDS 2 cycle bike rack for car, fits plate on towbar; £5 - Tel. 01203 459374

LADIES Apollo, 3 speed, burgundy, full working order; £18 — 01203 504405

LADIES Mountain Bike, used once, as new; 26" wheels, 18 gears; £60. — Tel. (01203) 603696.

LADIES mcer, 26" wheel, 21" frame; £10 — Tel. 01205 459374

LADIES Raleigh bike, vgc. £40. — Tel. (01203) 451476.

LADIES shopper bicycle complete with basket. £40 — Tel. 01203 683166.

LADIES shopper style bike, good condition, £25. — Tel. (01203) 501800.

LITTLE Mermaid Raleigh bike; with dolls seat; 10" frame; V.G.C. £45.00 — 01203 464753.

MISS Polly Bikes (x2), 4-6yrs, v.g.c; £15 each. — Tel. 01203 731894

567 STONEY STANTON
ROAD
COVENTRY
CV6 5ED
Phone 0247666474 fax 02476683523
DATE

Dear Miss King,

In reply to your letter 7th April 2000. I have re-entered the advert in the Coventry paper in the public notices section, of which I have enclosed a copy. The walls and floor of the drying room have been coated with a heavy duty wall and floor screed a 5m/m thick covering, I have included a spec sheet with this letter The work was carried out on the Bank holiday weekend 28thApril to 2ndMay ,The inside of the ovens will be covered in a 3m/m Galvanised steel up to three feet from the floor the remaining uncovered wall will be painted with a heat resistant paint. The total cost of this is approx £4000.00 + vat

Refrigeration of raw product, As raw product is removed from the heads (Ears) they are kept in the boning room which is chilled to EEC standard, until there is enough product to be collected by the staff from the drying room They then come into the boning room and collect enough product approx 400 ears The ears are rodded in a chilled area then taken across the yard where they are immediately put into the ovens Transporting the ears to the drying room takes literally seconds they are put into a plastic dolav (Box) and wheeled across the yard covered by a plastic sheet , once in the drying room it about ten minutes to load the ears into the oven.

Storage of completed product is in a steel air tight container next to the drying room because of the nature of the finished product it does not need to be refrigerated it is stored in pet shops in a normal store room it will keep for months without giving off any offensive odours,

I have enclosed a more comprehensive cleaning schedule

I have enclosed a schedule for time and dates of the changes of the grease trap and carbon filter, and I have also included invoices from the company we buy them from, Spare filters and grease traps are kept on sight. The filters are changed by myself or Mr Lindsay when necessary' The grease trap needs changing every couple of weeks where as the carbon filter every month to eight weeks or so however, they will be regularly inspected this is indicated on the grease trap and filter schedule, used filters are put into sealed bags and put into our rubbish skip.

The drying process does not produce any rubbish or excess meat all the trim is kept within the boning area and is disposed of along with the rest of our waste, which is within the guide lines of M.A.F.F,

Any further information require please do not hesitate to contact myself or Mr Lindsay .

Yours on behalf of T.J.Lindsay LTD
Mr C.R.Tandy1

EH/EP/RK
Rachel King
02476 831858
17th May 2000

Councillor H Parker
2A Stoney Stanton Road
Coventry
CV1 4FL

**Environmental Protection Act 1990 Part 1
T J Lindsay Ltd, 567 Stoney Stanton Road**

Dear Councillor Parker,


I refer to the above and am writing to advise you on the current situation.

At present, I am investigating the odour control measures necessary at Lindsay's to prevent further odour problems. This has involved site visits to Lindsay's, and liaison with other local authorities who authorise similar operations.

This Directorate has initiated legal action against Lindsay's for the operation of the pet food manufacturing process without authorisation from the City Council. The first hearing will hopefully commence in June 2000. However, this date may change. I will keep you advised as the situation progresses.

My direct number is 7683 1858 if you wish to discuss this further. I will be on holiday between 22nd May and 5th June 2000. However, if you require assistance before my return please my colleague Mrs Dawson on 7683 1887.

Yours sincerely,


Rachel King
Senior Environmental Health Officer

EH/EP/RK
Rachel King
024 76 831858
16th May 2000

Mr C Tandy
T J Lindsay (Meat Wholesalers) Ltd.
567 Stoney Stanton Road
Coventry
CV6 5ED

**Environmental Protection Act 1990 Part 1
Application for Authorisation**

Dear Mr Tandy,

I refer to the above and our site meeting on 5th May 2000 with my colleague Mrs Dawson.

The purpose of the visit was to establish the adequacy of your odour control measures, and assess whether your application for authorisation should be granted. As you are aware, this Directorate has received objections to the granting of an authorisation. The application will therefore need to be considered by a Council Committee, however, due to political restructuring, it is not yet clear which Committee will fulfil this role. I will advise you accordingly when I receive more clarification. In addition, further odour complaints have been received. Officers have witnessed an offensive odour inside the complainants' property on 19th, 20th and 26th April, 2nd May and 5th May 2000. The odour controls in place at the present time are therefore clearly inadequate.

During the visit, we discussed the construction of the unit and the ovens, the extraction system and your cleaning procedures. The following issues were identified, and I would be grateful if you would advise me of how you propose to address these issues, and appropriate time scales for undertaking these proposals.

1. The walls of the ovens require sealing to facilitate effective cleaning. You have proposed steel sheeting affixed to the bottom third of the oven walls, and epoxy paint to the top two thirds of the walls. The wall floor junction will be sealed using coving treated with epoxy paint. Confirmation is required as to when this work will be undertaken.
2. The oven doors are bare wood that can result in the accumulation of grease and blood on these surfaces. These surfaces therefore require sealing to allow effective cleaning, to include both sides of the doors and the door edges.
3. It was noted that there were gaps between the oven walls and oven roofs, and between the roof panels, which will allow the escape of odour other than through the controlled extraction system. Such gaps therefore require sealing.

4. Similarly, there were gaps between the roof and walls of the unit itself. These will require sealing as above.
5. The main door to the unit should remain closed whilst the pet food manufacturing process is undertaken. This door should also be fitted with seals to prevent odour escape.
6. I will need to discuss your filtration system with the supplier of the carbon filters, and would therefore be grateful if you could forward details of the supplier to me.
7. You no longer use the Kleenall degreasing and cleaning agent. Please forward a hazard data sheet for the new product you are using.
8. The height of the discharge stack from the ovens is approximately 1m above the height of the unit roof. However, it is in close proximity to an adjacent unit, which may affect the dispersal of any odour from the stack. At present I am investigating what stack height is necessary to effectively disperse the odour from the process. An increase in the height of the stack is likely to be required, to at least 1m above the roof ridge height of the adjacent building (Burbidges). Please note that this is likely to require planning consent, and you should therefore discuss this with the Planning Control Section of the City Development Directorate on 7683 1213 / 1216.
9. Regular cleaning of surfaces prevents the accumulation of grease and blood, which can turn rancid and generate odour. Any references to cleaning are made in order to control odour and do not necessarily fulfil requirements of any other regulations such as food hygiene. The cleaning of surfaces other than oven floors needs to be addressed, such as cleaning the gas burners. Your cleaning schedule will require amending to ensure that all surfaces which come into contact with raw or cooking animal by-products, or the subsequent cooking residues, are cleaned.

As discussed with you, I would advise that no further works to address the above issues are completed, until this Directorate has given approval. This is to prevent unnecessary financial expenditure. I would therefore recommend that you submit your proposals in writing to this Directorate with details of when the works are to be completed. Such works will then be considered.

I have contacted the local authorities responsible for the pet food manufacturing processes highlighted by you during our visit. I can confirm that Lucky Pets in Wellingborough is authorised to operate by Wellingborough Borough Council, and the Council Officer responsible for this process is currently advising me on the odour controls present at the site. Tewkesbury District Council was not aware of the process at Folley Dog, and is currently investigating if it is within their geographical area.

I look forward to receiving your response. Please note that I will be on holiday between 22nd May and 5th June 2000. However, Mrs Dawson will be dealing with any issues until my return. She can be contacted on 7683 1887.

Yours sincerely,


Rachel King
Senior Environmental Health Officer

to the alleged offences. If the plea is guilty, the Magistrates will deal it with on this day. However, if the plea is not guilty, another date will be set for a full trial.

If you wish to discuss this further please contact me on 02476 831858.

Yours sincerely


Rachel King
Environmental Health Officer

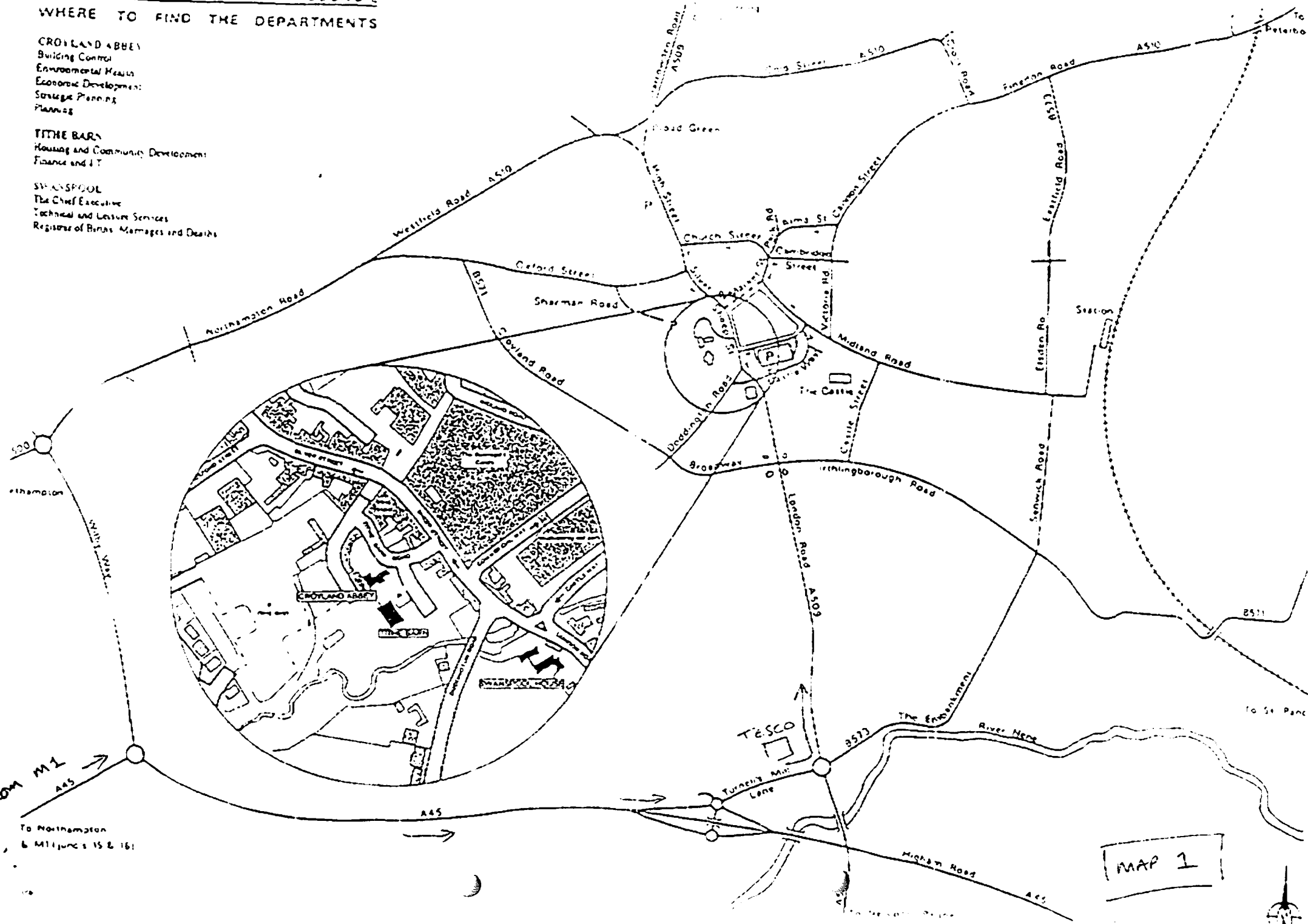
WELLINGBOROUGH BOROUGH COUNCIL

WHERE TO FIND THE DEPARTMENTS

CROFTLAND ABBEY
 Building Control
 Environmental Health
 Economic Development
 Strategic Planning
 Planning

TITHE BARN
 Housing and Community Development
 Finance and IT

SPANSPOOL
 The Chief Executive
 Technical and Leisure Services
 Register of Births, Marriages and Deaths



MAP 1

EH/EP/RK
Rachel King
024 76 831858
26th June 2000

Mr C Tandy
T J Lindsay (Meat Wholesalers) Ltd.
567 Stoney Stanton Road
Coventry
CV6 5ED

**Environmental Protection Act 1990 Part 1
Application for Authorisation**

Dear Mr Tandy,

I refer to the above and our recent discussions.

As you may be aware, the City Council has 4 months to determine an authorisation application, from the date that the application was duly made. For your application, the date the application was duly made was 7th April 2000. Following the end of the 4-month period, if no determination has been given by the City Council, the applicant can assume that the application has been refused. The determination date for your application is 7th August 2000.

The City Council has recently undergone political restructuring, and for this reason the Committee system has changed and the new details have only just been released. Officers are now required to consult several other Council departments, before the relevant Committee hears the final report. For example, the Finance Department, Legal Department etc. The next Committee date is 11th July 2000, and reports to this Committee must be submitted by 30th June 2000. In order that all the required Departments can comment before this date, consultations must be completed by 30th June 2000 and this is unlikely.

The next Committee date is 8th August 2000. This date allows the consultation required to be completed. However, the final determination date for your application is 7th August 2000, before the Committee date. I therefore propose an extension to the 4-month determination time, permitted under the relevant legislation, if agreed by the applicant. The new determination date will now be 14th August 2000, as this date allows consultation by Committee and written notification of the decision to you.

In reality this will not affect your operations, other than there will be an approximate


granted with conditions. I therefore ask that you agree to this extension by completing the attached pro-forma. You may wish to seek legal advice before completing this form.

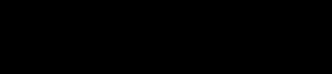
If you wish to discuss this further please contact me on 7683 1858.

Yours sincerely,

Rachel King
Senior Environmental Health Officer

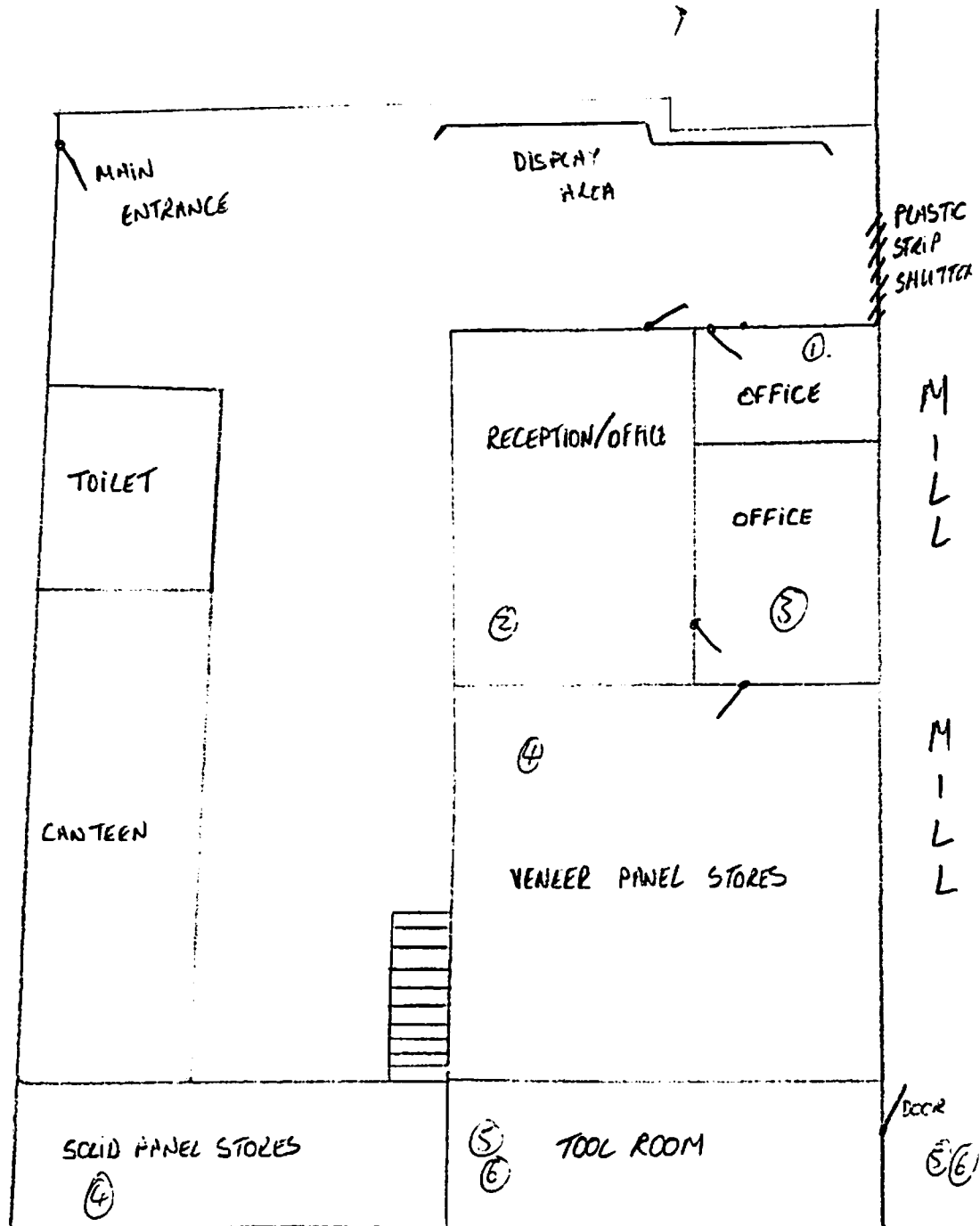
I, CLIVE TANDY on behalf of TJ Lindsay (Meat Wholesalers) Ltd., 567 Stoney Stanton Road, Coventry, agree that the determination date for the pet food manufacturing authorisation application, be extended to 14th August 2000. I understand that on, or before, this date I will receive written notification of the determination made by the Committee.

Signed  on behalf of TJ Lindsay (Meat Wholesalers) Ltd

Signed  on behalf of Coventry City Council

Dated 26. 06. 2000

AREAS AFFECTED BY THE SMELL FROM
T S LINDSEY



T S LINDSEY

- ① TIM FOREMAN
- ② STEPH COLLETT
- ③ MAZ IQBAL
- ④ SOC TLEXNET
- ⑤ HITESH GASTAR
- ⑥ PAUL LINDSEY

•BRINDLEY•TWIST•TAFFT & JAMES•

SOLICITORS

Lowick Gate, Siskin Drive, Coventry CV3 4FJ.

www.bttj.com admin@bttj.com

Tel: 024 7653 1532. Mdx 11202. Fax: 024 7630 1300

Ms R King
Housing and Environmental Services Directorate
Coventry City Council
Broadgate House
Broadgate
COVENTRY CV1 1NH

OUR REF: JAH/BS/BURBIDGE

YOUR REF: EH/EP/RK

DATE: 25 May, 2000

**When telephoning please ask for:-
COMMERCIAL LITIGATION
DEPARTMENT**

Dear Ms King

Re: **T J Lindsay (Meat Wholesalers) Limited**
Our Clients : H Burbidge & Sons Limited

Thank you for your letter of 17th May 2000.

On our client's behalf we do wish to make representations to object very strongly to the manufacturing processes being carried out by T J Lindsay Limited and to ask the Council Committee subsequently appointed to determine:-

1. To continue with the Prosecution for operating a prescribed process without authorisation and
2. To refuse the Company's current application for authorisation.

Our client Company owns the Freehold premises being land and buildings on the South side of Awson Street, Coventry. These premises are adjacent to the premises owned/utilised by T J Lindsay (Meat Wholesalers) Limited for the pet food manufacturing process.

Our client Company has approximately 65 people employed on the site and it is common ground amongst those employees that the smell emitting from T J Lindsay (Meat Wholesalers) Limited is wholly objectionable and most offensive. On our advice our client Company has taken witness Statements from one individual from each area in our client's building with the exception, currently, of the canteen. However a Statement will be taken from a canteen representative who is self-

C:\My
Documents\H
Burbidge &
Son Ltd T J
Lindsay\let Ms
R King Cov Ct
Council 25 5
00.doc

Partners: John Ruddick, Simon Grindlay, Jennifer Hailey, Colin James, Neil Davies
Consultants: Patrick Twist OBE (non-Practising), G. Peter James (non-Practising)
Legal Executive: Tom Barnes - *Member of the Law Society's Medical Negligence and Personal Injury Panels*
Practice Accountant: Paul Kershaw ACA

REGULATED BY THE LAW SOCIETY IN THE CONDUCT OF INVESTMENT BUSINESS



A QUALITY SERVICE
Approved by The Legal Aid Board

employed to confirm that the smell affects the canteen as well as the rest of the premises.

We enclose Statements of:-

1. Paul Lindsay
2. Hitesh Gajjak
3. Stephanie Collett
4. J Tierney
5. Mazir Iqbal
6. Tim Foreman

As you will see from these Statements, not only does the smell make people ill but it also affects their work. Additionally it has a damaging effect on our client's business. People have to leave their offices to get fresh air.

The smell penetrates the factory through windows and any other gaps in the external walls.

We also attach a plan to show the areas from which an individual Statement has been taken. As we have said, everybody on our client's premises is affected but time restraints have meant that we cannot take a Statement from everyone at this stage.

The processes being carried out by T J Lindsay are totally unacceptable to any business organisation and we hope that the Committee appointed to deal with this matter will recognise that the processes carried out by T J Lindsay are not something that they should encourage or authorise.

In connection with the fourth paragraph of your letter to me, our clients would accept an odour control measure provided it worked, but only if it works and only if T J Lindsay Limited implement it completely and properly.

In summary, if the odour control eliminated the smell completely then of course that would be acceptable.

In connection with this latter point and this letter generally, we attach a copy of a letter that we have sent to T J Lindsay ourselves on behalf of our clients giving the Company one month to put a satisfactory measure into place and in the absence of that our clients will instruct us to take Civil Proceedings, either independent of your own action or to run along side it.

We have researched Case Law and we have advised our clients that they have sufficient grounds to be successful in a Court action.

EH/EP/RK
Rachel King
024 76 831858
19th July 2000

Mr. T Foreman
H Burbidge and Sons Ltd
Awson Street
Coventry

Environmental Protection Act 1990 Part 1
TJ Lindsay's Meatwholesalers Ltd., 567 Stoney Stanton Road, Coventry

Dear Mr. Foreman,

I refer to the above and advise you that the application to operate the pet food manufacturing process at the Stoney Stanton Road site will be considered by the Licensing and Regulatory Committee on 8th August 2000.

Both the applicant and the objectors are invited to attend. The hearing will take place at 1300 hours in Committee Room 3 at the Old Council House, Earl Street. Although the meeting is a formal one to which the normal rules of conduct apply, it is less formal than that of a court of law. When you arrive at the Committee Room, please wait outside until you are invited into the meeting.

I would be grateful if you could advise me nearer the time, if you are able to attend the Committee Hearing. I have advised Brindley, Twist, Taft and James of the date and time of the hearing, and you may wish to liase with Mrs Hailey on this issue. A copy of Mrs Hailey's letter of objection dated 25th May 2000 has been forwarded to the applicant, T J Lindsay Ltd, as required by the City Council protocol for Licensing Committee hearings.

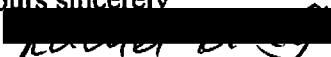
I have visited the Stoney Stanton Road site in response to recent complaints. A problem has been identified with the existing filtration system; however, this has now been rectified. I would be grateful if you could advise me if you have noted any improvement, and whether you wish to continue with your objections to the application.

As you may be aware, this Directorate has initiated legal action against TJ Lindsay Ltd. for the operation of a prescribed process without authorisation. The first hearing was to take place in June 2000, but has unfortunately been adjourned to 25th July 2000 at 2pm. This hearing is the opportunity for the company to enter their plea in relation

to the alleged offences. If the plea is guilty, the Magistrates will deal it with on this day. However, if the plea is not guilty, another date will be set for a full trial.

If you wish to discuss this further please contact me on 02476 831858.

Yours sincerely


Rachel King
Environmental Health Officer

7/8
EH/EP/RK
Rachel King
024 76 831858
19th July 2000

B) 7/8
FNO Alan Bennett

BGM JM ACO

copy for your information.

Councillor H Parker
2A Stoney Stanton Road
Coventry
CV1 4FL

B/F 7/8 -

**Environmental Protection Act 1990 Part 1
TJ Lindsay Ltd, 567 Stoney Stanton Road**

Dear Councillor Parker,

I refer to the above and your recent contact with our Head of Environmental Health, Mr. Bennett. Mr. Bennett has requested that I contact you to advise of the current situation regarding the above site.

As you may be aware, this Directorate has initiated legal action against TJ Lindsay Ltd. for the operation of a prescribed process without authorisation. The first hearing was to take place in June 2000, but has unfortunately been adjourned to 25th July 2000 at 2pm. This hearing is the opportunity for the company to enter their plea in relation to the alleged offences. If the plea is guilty, the Magistrates will deal it with on this day. However, if the plea is not guilty, another date will be set for a full trial. I will advise you of the outcome of this first hearing.

In relation to the authorisation application, the Licensing and Regulatory Committee are to determine the application on 8th August 2000. The Committee Clerk Mrs Harrison will be contacting you in due course to advise of the time of the meeting, and the Committee room in which the meeting is to take place. You are invited to attend as an objector, in addition to the lead petitioner.

I have visited a similar process licensed by Wellingborough Borough Council to establish what odour controls have been necessary at this site. It is clear from my visit that the odour can be controlled, as it was hardly noticeable at the Wellingborough site. In addition, I have been liaising with Lindsay's over the past few months to determine what further odour controls are necessary at their site. A problem has been identified with the existing filtration system, however, during a visit to the site on 19th July 2000, this was noted to be rectified. Some odour control works are, however, outstanding, and I will continue to visit the site to ensure that the works are completed.

REPORT

REPORT TO LICENSING AND REGULATORY COMMITTEE

8th August 2000

Report of City Environment Officer

Determination of an Authorisation Application to Operate a Prescribed Process

1. Purpose of the Report

- 1.1 This report outlines an application to operate a prescribed process, namely pet food manufacture, received by the City Council, and requests that the Committee determine whether the application be granted or refused, following objections to the application, from neighbouring residents and businesses.

2. Recommendations

- 2.1 The Committee is requested to consider the application, and determine if the application should be granted taking into account the objections against the application and the implications outlined in this report.

3. Background

- 3.1 Under the Environmental Protection Act 1990 air pollution controls are imposed on certain industrial processes. These processes are referred to as 'prescribed processes', and as such require authorisation from the City Council to operate. An authorisation imposes conditions to control industrial emissions to atmosphere, including odour. The operation of a prescribed process without prior authorisation from the City Council is a legal offence, subject to prosecution and a fine of up to £20,000. *an illegal*
- 3.2 Following the receipt of an application for authorisation your officers legally have 4 months to determine if the authorisation should be granted or refused. During this 4 month period your officers must determine what conditions may be imposed in the authorisation to control emissions to atmosphere. Such conditions may relate to the handling and storage of raw materials, and completed products, in addition to the equipment and practices used in the prescribed process.

- 3.3 The applicant is required to advertise their application to allow public comment. In addition, your officers will request comments from statutory consultees such as the Health and Safety Executive. Your officers are required to consider any subsequent objections to the application or relevant comments, in their determination of the application.
- 3.4 On 23rd March 2000 an application for authorisation was received by your officers from T J Lindsay (meat wholesalers) Ltd. T J Lindsay (meat wholesalers) Ltd undertake a pet food manufacturing process, namely the oven drying of animal by-products such as pigs ears, to form dog chews. This process has the potential to generate an offensive odour, and for this reason requires an authorisation from the City Council to operate.
- 3.5 T J Lindsay Ltd have operated the process since February 2000, and did not seek prior authorisation from the City Council. This has been the subject of previous reports to your Committee and subsequent legal proceedings have been initiated.
- 3.5.1 Pet food manufacture is not the main activity of T J Lindsay Ltd, who operate a meat boning and packing plant on the existing site. The pet food manufacturing process was developed to use the waste animal by-products generated from the boning and packing operations.
- 3.6 Objections to the granting of the authorisation have been received from two parties: H Burbidge and Sons Ltd, situated adjacent to T J Lindsay Ltd and a petition submitted by Councillor Parker on behalf of the residents of a residential block of flats opposite to the premises of T J Lindsay Ltd.
- 3.6.1 H Burbidge and Sons Ltd has objected to the application on the grounds that the offensive odour generated by the pet food manufacturing process has entered their premise, and caused staff to vacate working areas. This has affected the productivity of their staff. Your officers have witnessed the offensive odour on 13 occasions within the premises of H Burbidge and Sons Ltd.
- 3.7 Your officers have consulted other local authorities who have authorised similar pet food manufacturing processes in their areas, to gain information on the odour controls likely to be required at the premises of T J Lindsay Ltd. In addition, national guidance on the odour controls imposed in this industry sector by local authorities has been considered.
- 3.8 In the determination of an application, local authorities must legally consider if the applicant is able to comply with any conditions it is likely to impose, in terms of the techniques and equipment necessary to control the odour. This consideration does not take into account whether the applicant is willing to comply with such conditions, but their ability to do so. If the local authority considers that the applicant is not able to comply with any likely authorisation conditions, they must refuse the application.

approx 7 more mice report written

*last one
4th
July
2000*

3.9 Your officers have advised T J Lindsay Ltd of the odour control works required for their process, based on national guidance and information from other local authorities. To date, all the required works have not been completed and odour has been detected by your officers in the premises of H Burbidge and Sons Ltd. However, your officers consider that the odour is controllable by the completion of the odour control works.

4. Proposal

4.1 Your officers consider that the applicant will be able to comply with any conditions likely to be imposed through the authorisation, and your Committee should consider granting the authorisation.

4.2 If your Committee should refuse the application, the applicant has a legal right to appeal against this decision to the Planning Inspectorate within 6 months of the date of refusal.

5. Other Specific Implications

| | Implications (see below) | No Implications |
|--|-------------------------------------|----------------------------|
| Area Co-ordination | | ✓ |
| Best Value | | ✓ |
| Corporate Action Plan | | ✓ |
| Coventry Community Plan | | ✓ |
| Crime and Disorder Implications | | ✓ |
| Equal Opportunities | | ✓ |
| Finance | ✓ | |
| Human Resources | ✓ | |
| Health and Safety | | ✓ |
| Information & Communications Technology | | ✓ |
| Legal | ✓ | |
| Risk Management | | ✓ |
| Sustainable Development Issues | ✓ | |

6. Financial Implications

6.1 If your Committee refuses an authorisation application the applicant can appeal to the Planning Inspectorate within 6 months of the refusal being issued. Such an appeal will have financial costs for the City Council in terms of legal costs and officer time.

6.2 T J Lindsay Ltd have indicated that if the authorisation is refused, the pet food manufacturing process will cease and result in financial loss to the company, and the local economy. However, the pet food manufacturing process is not the main activity of the company, whose main business is meat boning and packing.

- 6.3 The company has invested money to undertake the odour control works recommended by your officers. Such investment will be lost if the authorisation is not granted, and the pet food process ceases. However, if the company had applied for authorisation prior to commencing operations, such investment would not have taken place and be subject to loss.

7. Legal Implications

- 7.1 If the authorisation application is refused by your Committee, the applicant has the legal right to appeal against this decision to the Planning Inspectorate, within 6 months of the date of the appeal.

- 7.2 If the authorisation is granted, it will impose conditions relating to odour control. If T J Lindsay Ltd fail to comply with these conditions, your officers have legal powers to initiate legal action. This may ultimately result in prosecution and a fine of up to £20,000. However, the authorisation can not be revoked, once granted, for failure to comply with it's conditions.

8. Human Resources Implications

- 8.1 The pet food manufacturing process is a subsidiary activity for T J Lindsay Ltd, refusal of the authorisation application will result in an estimated 1- 5 job losses for local people who are employed for the pet food process.

** incorrect can
be revoked as a last
resort*

9. Sustainable Development Issues

- 9.1 The animal by-products which are currently being processed into dog chews by T J Lindsay Ltd are required to be disposed of, as they are not suitable for human consumption for hygiene reasons. Should the pet food manufacturing process not take place, alternative disposal would be required, for example by incinerate landfill. As the process effectively allows re-use, thus minimising waste, there is an environmental benefit.

- 9.2 If granted the authorisation will impose conditions which minimise emissions to atmosphere, in this case odour. However, there is no guarantee that T J Lindsay Ltd will comply with the authorisation conditions. In addition, odour will not be eliminated completely and the local community may therefore be periodically affected by the odour.

10. Timescale

- 10.1 Coventry City Council legally has 4 months to determine the application – this period expires on 7th August 2000. Following this date the applicant can assume that the application has been refused, and may then appeal to the Planning Inspectorate.

10.2 Due to the recent political restructuring of the City Council, it was not possible for the authorisation application to be determined by your Committee within the 4 month period. The legislation allows an extension to this period on agreement with the applicant. Your officers have agreed with the applicant that the final determination date is 14th August 2000. This will allow your Committee adequate time for the application to be determined and the decision to be issued in writing.

11. Monitoring

11.1 If the authorisation were granted, your Officers would conduct regular inspections of the process to assess if T J Lindsay Ltd were complying with the authorisation conditions. Such inspections would take place at a maximum frequency of once every 12 months or more frequently as necessary.

11.2 Any non-compliance would be subject to formal action by your Officers, ultimately resulting in prosecution if such issues could not be resolved. However, once an authorisation is granted, your Officers can not revoke it for non-compliance with its' conditions. An authorisation can only be revoked if T J Lindsay Ltd fail to pay the yearly subsistence fee to hold the authorisation to the City Council.

* incorrect can be
revoked as a last resort.

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F.A.O. Rachel King

LICENSING AND REGULATORY COMMITTEE

8th August, 2000

- Members Present:-**
- Councillor Carter
 - Councillor Kelsey
 - Councillor Linton (Chair)
 - Councillor Mulhall
 - Councillor Parker
 - Councillor Patton (Deputy Chair)
 - Councillor Stidworthy

- Employees Present:-**
- F. Barlow (City Development)
 - A. Bennett (Housing and Environmental Services)
 - K. Giller (City Development)
 - D. Harrison (City Secretary's Department)
 - L. Kennedy (Housing and Environmental Services)
 - R. King (Housing and Environmental Services)
 - M. Smith (City Secretary's Department)

Apologies

Apologies for absence were received from Councillors Arrowsmith and Barker.

Minutes

The minutes of the meeting held on 11th July, 2000, were signed as a true record.

RECOMMENDATIONS

Nil

OTHER MINUTES

10. Local Government Act 1972 – Resolution to Exclude Public

RESOLVED that, under Section 100A(4) of the Local Government Act 1972, the public be excluded from the meeting for the item of business in Minute 13/00 headed "Applications for the Grant/Suitability to Hold Hackney Carriage and Private Hire Drivers' Licences" on the grounds that the item involves the likely disclosure of exempt information as defined in Schedule 12A of that Act, in particular Paragraphs 4 and 7 of Part I of that Schedule.

11. Petition – Opposing Application for the Authorisation to Operate a Prescribed Process

The Committee considered a report of the City Environment Officer on an application by T.J. Lindsay (Meat Wholesalers) Limited to undertake a pet food

RESOLVED:-

(1) That, having considered every aspect of the case, including the representations referred to above, the authorisation to operate a prescribed process be granted ^{subject to} ~~for a period of six months, on condition that~~ ~~the licensee complies with the authorisation conditions and the additional~~ conditions to control the generated odour, *and issued by the City Environment Officer.*

** (2) That the authorisation be granted subject to conditions as approved and issued by the City Environment Officer and which reflect draft conditions presented to the Committee.*

** (2)* That the City Environment Officer be requested to monitor the prescribed process over the next 6 months and report to the Committee in February 2001.

12 Entertainment Licences

RESOLVED:-

(1) That the application by John Urquhart in respect of Councor, Barber Butts Lane for a provisional Entertainment Licence for Monday to Saturday, 11.00 a.m. to 11.00 p.m. and Sunday 12.00 noon to 10.30 p.m. be approved, subject to the condition that when the provisional licence is confirmed the annual licence be for an initial period of six months

manufacturing process, namely the oven drying of animal by-products such as pigs ears, to form dog chews. This process has the potential to generate an offensive odour, and for this reason requires an authorisation from the City Council to operate. T.J. Lindsay have operated the process since February, 2000, and did not seek prior authorisation from the City Council. This has been the subject of previous reports to a predecessor committee and subsequent legal proceedings have been initiated. Mr. Lindsay attended the meeting in support of his application, together with his Solicitor, Mr. Edmonds.

The Committee considered objections from Faulkener House Residents Association, who had previously submitted a petition to Councillor Mrs. Parker, a Member of this Committee, who spoke on behalf of the petitioners and took no part in the Committee's decision. Mr. C. Young, the petition spokesperson also attended the meeting and spoke on the petitioners behalf. The petitioners are objecting to the application on the grounds that the odour generated by the pet food manufacturing process is offensive to local residents.

The Committee also considered objections from employees of H. Burbidge & Sons Limited who are objecting to the application on the grounds that the odour generated by the pet food manufacturing process has entered their business premises and is offensive to employees and customers.

The City Environment Officer reported on the additional conditions which can be imposed through the authorisation to control the odour and reference was also made to action being taken by the applicant to promote good neighbour relations between the owners of the premises and local residents and businesses.

- (2) That the application by Michael J. Emerson in respect of Castle Yard, Bayley Lane, for an Occasional Outdoor Entertainment Licence for 27th and 28th August 2000 from 11.00 a.m. to 9.00 p.m. be approved.

13. Applications for the Grant/Suitability to Hold Hackney Carriage and Private Hire Drivers' Licences

RESOLVED that, having considered the circumstances set out in the report of the Strategic Director (City Development) now submitted:-

- (a) The application for the grant of a Private Hire Driver's Licence to Mr. S. Roberts be approved, but that the Strategic Director (City Development) be authorised to issue him with a formal written warning and that his Private Hire Operator's Licence be confirmed for the reasons now stated.

(NOTE: Mr. Roberts attended the meeting in support of his application and case.)

- (b) That, in view of the circumstances now reported, the Hackney Carriage Driver's Licence held by Mr. K. Singh be suspended until either the date upon which his Hackney Carriage Driver's Licence expires or the acquittal of all criminal charges against him, whichever occurs first.

(NOTE: Mr. Singh attended the meeting in support of his case.)

- (c) That, in view of the circumstances now reported, the Private Hire Driver's Licence held by Mr. R. Shaikh be suspended and not renewed until after 8th February 2001 but no action be taken in respect of his Hackney Carriage Driver's Licence.

(NOTE: Mr. Shaikh attended the meeting in support of his case.)

- (d) That the application for the grant of a Hackney Carriage Drivers Licence to Mr. K. Zaman be approved.

(NOTE: Mr. Zaman attended the meeting in support of his application.)

EH/EP/RK
Rachel King
024 76 831858
8th August 2000

Councillor H Parker
2A Stoney Stanton Road
Coventry
CV1 4FL

**Environmental Protection Act 1990 Part 1
TJ Lindsay Ltd, 567 Stoney Stanton Road**

Dear Councillor Parker,

I refer to the above and the Committee hearing on 8th August 2000 to determine the authorisation application.

As you are aware, the Committee has granted the authorisation subject to conditions. I will be meeting with TJ Lindsay in the near future to discuss the draft conditions that will be imposed in the authorisation. Once conditions are agreed, the authorisation can be issued.

I will advise you when the authorisation has been issued, and where you are able to access information on its' conditions. I am also happy to discuss the mechanism through which residents can complain to this Directorate regarding the premises. I would, however, request that you advise me if you prefer me to contact Mr. Young of the Falkener House Residents' Association directly for this same purpose, or pass on information to the Association via you as a main contact.

I look forward to hearing from you. If you wish to discuss this further please contact me on 76 831 858.

Yours sincerely


Rachel King
Senior Environmental Health Officer

EH/EP/RK
Rachel King
024 76 831858
8th August 2000

Mr. T Foreman
H Burbidge and Sons Ltd
Awson Street
Coventry

Environmental Protection Act 1990 Part 1
TJ Lindsay's Meatwholesalers Ltd., 567 Stoney Stanton Road, Coventry

Dear Mr. Foreman,

I refer to the above and the Committee hearing on 8th August 2000 to determine the authorisation application.

As you are aware, the Committee has granted the authorisation subject to conditions. I will be meeting with TJ Lindsay in the near future to discuss the draft conditions that will be imposed in the authorisation. Once conditions are agreed, the authorisation can be issued.

I will advise you when the authorisation has been issued, and where you are able to access information on its' conditions

If you wish to discuss this further please contact me on 02476 831858.

Yours sincerely


Rachel King
Senior Environmental Health Officer

read with variation
notice dated 19/10/2000.

Your Reference :
Our Reference :
Direct Dialling No. :
Fax No. :
Date :
REPLY TO :
E-mail No. :



CITY DEVELOPMENT DIRECTORATE

John McGuigan
Strategic Director (City Development)
Michael J Green
Assistant Director, Environmental Services
Broadgate House
Broadgate
Coventry, CV1 1NH

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: 155
Application Received: 23rd March 2000

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

T J Lindsay (Meat Wholesalers Ltd)
567 Stoney Stanton Road
Coventry
CV6 5ED

Register in England No: 02660463

For the manufacture of pet food as described on Page 2 at:

T J Lindsay (Meat Wholesalers Ltd)
567 Stoney Stanton Road
Coventry
CV6 5ED

Subject to the conditions specified on the attached pages, Nos 1 to 5 and within the process boundary as indicated on Plan No. 1.

Signed Dated day of2000
City Environment Officer



INVESTOR IN PEOPLE

Assistant Director: Projects - Martin Bullock
Assistant Director: Strategy & Planning - James Russell
Assistant Director: Environmental Services - Mick Green

1. DESCRIPTION OF PROCESS

- 1.1 This authorisation is for the manufacture of pet food as described in the Environmental Protection (Prescribed Processes and Substances) Regulations 1991, SI472, section 6.9 part B paragraph (a) within the process boundary outlined in red on the attached plan numbered 01 and specifically relates to the processes outlined below.
- 1.2 The storage of raw animal materials namely pigs' ears (outer part only) and rind in the refrigerated area marked A on plan numbered 01.
- 1.3 The transport of raw animal materials in crates by hand from the storage area to the drying unit marked B on plan numbered 01.
- 1.4 The preparation of raw animal materials in the preparation area of the drying unit marked B on plan numbered 01 namely the trimming and skewering of pigs' ear's (outer part only) and rind.
- 1.5 The oven drying of pigs' ears (outer part only) and rind in 5 purpose built gas-fired ovens in the drying unit marked B on plan numbered 01.
- 1.6 The storage of dried products in the storage container marked C on plan numbered 01.
- 1.7 Any changes to the above description shall not take place without the prior written approval of the Local Authority.

2. EMISSION LIMITS AND CONTROLS

- 2.1 All emissions to air other than steam or water vapour shall be colourless and free from persistent fume, mist and droplets.
- 2.2 There shall be no offensive odour outside the process boundary.
- 2.3 Emissions from the oven drying of animal materials shall only be emitted to atmosphere via the stack marked D on plan numbered 01 incorporating an odour control system that consists of a grease filter and mineral fibre carbon filter.
- 2.4 The oven drying of animal materials shall only take place when the odour control system is in proper working order and is in operation.
 - 2.4.1 The oven drying of pig's snouts and the inner core of pigs' ears is not permitted.
- 2.5 All surfaces that may come into contact with raw animal materials shall be impervious allowing effective cleaning and preventing the build up of grease and blood. This shall include the walls and floors of the drying unit, and drying ovens, all process equipment and storage containers.
- 2.6 The floor/wall junctions and floor/roof junctions of the drying unit and drying ovens shall be sealed to prevent fugitive odour emissions. There shall be no openings in the walls or roof of the drying unit except for the roller shutter door and the ducting serving the odour extraction system.
- 2.7 The roller shutter door of the drying unit shall be kept closed during the preparation and oven drying of raw materials, except where open for access and egress.

- 2.8 The doors to the drying ovens shall be kept closed whilst oven drying is taking place.
- 2.9 The use of odour masking agents and counteractants is not permitted to achieve compliance with clause 2.2.

3. MONITORING, SAMPLING AND MEASUREMENT OF EMISSIONS

- 3.1 To demonstrate compliance with clauses 2.1 and 2.2 a visual and olfactory assessment shall be undertaken at least once per day during oven drying from around the process boundary where accessible.
- 3.2 The results of the assessment required in clause 3.1 shall be recorded in a process log book to include: the date and time the assessment was made, the name of the observer who made the assessment, the location where the assessment was made and an assessment of the emissions from the process. The logbook shall be retained on site for a minimum of 2 years and shall be made available to the local authority inspector on request.
- 3.3 Any adverse emissions noted during the assessment required in clause 3.1 shall be investigated immediately and remedial action taken where appropriate. If necessary oven drying shall cease and not recommence until the cause of the adverse emissions have been identified and remedied. The cause of the adverse emissions and any remedial action taken shall be recorded in the logbook outlined in clause 3.2.
- 3.4 The grease filter, carbon filter and associated duct work and final discharge stack shall be inspected on a weekly basis for wear, tear, damage and correct functioning. Any faults noted shall be remedied immediately and if necessary oven drying shall cease and not recommence until the appropriate remedial action has been taken. Such inspections and resulting remedial action shall be recorded in the process logbook.

4. MATERIALS HANDLING

- 4.1 The grease filter shall be removed and steam cleaned at least once per week. Records of such cleaning shall be recorded in the process logbook outlined in clause 3.2.
- 4.2 The carbon filter shall be replaced at least once every 14 days and records of such changes shall be made in the process logbook outlined in clause 3.2. Used filters shall be stored in sealed bags or containers whilst awaiting disposal.
- 4.3 All surfaces that come into contact with raw animal materials shall be cleaned at least once per day using a degreasing agent. This shall include the walls and floors of the drying unit and ovens, all process equipment and storage containers. In particular, the drying ovens shall be cleaned at the end of each drying cycle following removal of the dry product and prior to re-stocking of ovens with raw animal materials. Written records of all cleaning operations shall be made in the process log book and shall detail the time and date cleaning took place, who undertook the cleaning and what equipment and surfaces were cleaned.
- 4.4 Raw animal materials shall only be stored in the refrigerated area marked A on plan numbered 02 whilst awaiting preparation and oven drying.
- 4.5 Containers containing raw animal materials in the stages of preparation shall only be stored in the confines of the drying unit building.

- 4.6 Raw waste animal materials shall only be stored in sealed containers whilst awaiting disposal, unless stored in the refrigerated area marked A on plan numbered 01.
- 4.7 Raw animal materials shall be completely dried in 01 process cycle. The cooking of raw animal materials in several stages is not permitted. Following the cessation of oven drying as a result of a breakdown or a malfunction all partly dried product shall be removed from the ovens and disposed of as waste.
- 4.8 Completed dried products shall only be stored in the storage container marked C on plan numbered 01.

5. **CHIMMEYS, VENTS AND PROCESS EXHAUSTS**

- 5.1 The stack marked D on plan numbered 01 shall terminate at least 01m above roof eaves level of the building to which it is attached and shall not be fitted with a cap, cowl or other restrictive device except by prior approval from the local authority. The height of the stack shall be increased to 01m above roof ridge level within 6 months of the date the authorisation was issued.
- 5.2 The odour control extraction system and its' associated duct work shall be maintained in an airtight condition.
- 5.3 The fans serving the odour control extraction system shall be checked every 12 months to ensure correct functioning. Service records shall be kept on site and detail the date the service took place, who undertook the service and any faults noted or remedial action taken. Such records shall be retained on site for a minimum of 2 years.

6. **GENERAL OPERATIONS**

- 6.1 The process yard shall be cleaned at least once per week using a degreasing agent and a steam cleaner or pressure washer.
- 6.2 Any malfunction or breakdown of the odour control extraction system serving the drying ovens shall be remedied immediately and oven drying shall not take place until the appropriate remedial action has been taken. Such malfunction shall be recorded in the log book outlined in clause 3.2.
- 6.3 Any incident likely to result in adverse emissions that may affect the local community shall be reported to the local authority without delay.
- 6.4 The operator shall supply to the local authority on request and without charge, a copy of all or part of the records kept in accordance with this authorisation.

Epa/aa/155

SUPPLEMENTARY NOTES

THESE NOTES ARE NOT PART OF THE AUTHORISATION

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 Environmental Protection Section, Tel 7683 1834 during office hours, 7683 2222 outside office hours.

Epa/aa/155

INFORMATION
ONLY

2

THESE ARE PROPOSED SPEED LIMITATIONS
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NARRATIVE HAS LEGEND ON THE LAND

MARLISA DRIVE

City of COVENTRY Department of Economic Development & Planning

CONVENTRY CIVIL SERV
PHONE 3102 2555
FAX 3102 2833

Mary Webb
Director of Economic Development

MARLISA DRIVE (MIDLAND ROAD)
ENVIRONMENTAL IMPROVEMENTS

SCALE 1:500 100
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