



**Pollution Prevention and Control Act 1999
Local Authority Pollution Prevention and Control
The Environmental Permitting (England and Wales) Regulations
2016**

**Norfolk and Suffolk Ltd
Old Anglian Bus Depot
Sandpit Lane
Worlingham
Suffolk
NR34 7TH**

REF – 18/00013/B

Permit Details

Permit Holder: Norfolk And Suffolk Plant Limited	
Installation Address:	Old Anglian Depot Sandpit Lane Worlingham Beccles Suffolk NR3 47TH
Registered Address of Company:	Norfolk And Suffolk Plant Ltd School Lane Sprowston Norfolk NR7 8TL

Provenance	Date
Application for Permit	8 October 2018
Permit Issued	10 October 2018
Permit Reviewed	10 May 2019
Permit History	

Norfolk And Suffolk Plant Limited is hereby permitted by East Suffolk Council to carry on the process of Mobile Crushing and Screening, as prescribed in Part B of Schedule 1, The Environmental Permitting (England and Wales) Regulations 2016 at the above named installation as indicated on the attached map at reference 644922E,288460N and in accordance with the conditions detailed in Section 2 of this Permit.



Signed

Date: 10 May 2019

Environmental Health Officer

Section One

Introductory Note

[This introductory note does not form a part of the Permit]

The following Permit is issued under the Environmental Permitting (England and Wales) Regulations to operate an installation carrying out activities covered by the descriptions contained in the Regulations, to the extent authorised by the Permit:

Aspects of the operation of the installation which are not regulated by conditions of the Permit are subject to the Operator using the best available techniques for preventing or, where that is not practicable, reducing emissions from the installation.

Techniques include both the technology used and the way in which the installation is designed, built, maintained, operated and decommissioned.

The Permit Conditions require the Operator to use Best Available Techniques (BAT), in each of the aspects of the management of the installation, to prevent and where that is not practicable to reduce emissions. The Conditions do not provide a definitive explanation of 'BAT'; In determining 'BAT', the Operator should pay particular attention to relevant sections of the Process Guidance Note PG3/16, and other relevant guidance.

Process Description

The crushing, grinding or other size reduction, with machinery designed for that purpose, of bricks, tiles, glass or concrete and other mineral products as designated by regulation.

The equipment may be operated at any location throughout the United Kingdom.

The equipment is listed at Appendix One and is updated periodically when plant is added or removed.

Section Two

Permit Conditions

Pollution Prevention and Control Act 1999

The Environmental Permitting Regulations (England and Wales) 2016

Permit Reference No. 18/00013/B

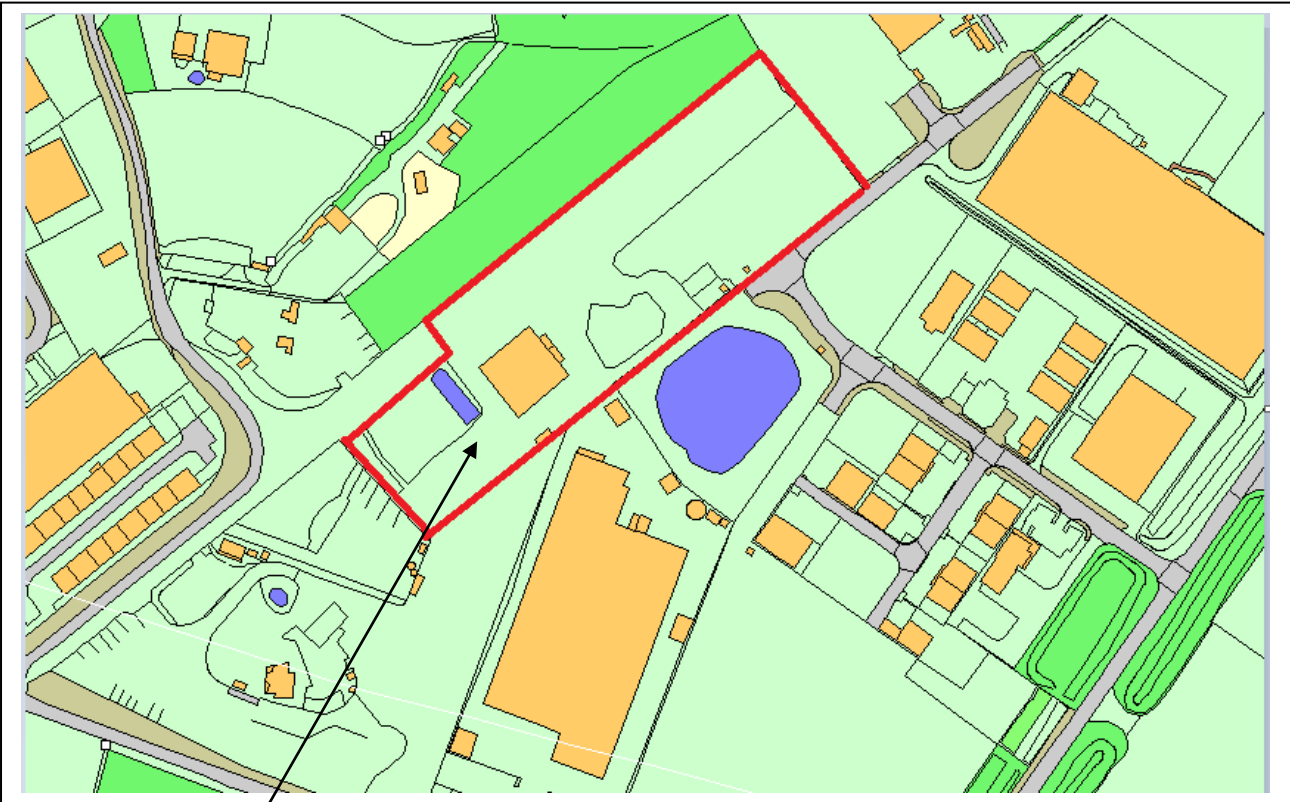
The conditions contained within this Permit are based upon Guidance Note/s: **PG3_16 - Mobile Crushing and Screening**

1. Asbestos shall not be crushed or screened.
2. The operator shall, before the mobile plant is operated, notify the regulator of the site where the mobile plant is to be operated, and the regulator who issued the permit:
 - a. where and when the mobile plant is expected to start operating, and
 - b. the serial numbers of the mobile plant involved.
3. No visible particulate matter shall be emitted beyond the installation boundary.
4. The emission requirements and methods and frequency of monitoring set out in Table 1 shall be complied with.
5. All plant and equipment capable of causing, or preventing, emissions shall be maintained in accordance with the manufacturer's instructions. Records shall be kept of such maintenance.
6. Dusty materials (including dusty wastes) shall be subject to suppression and management techniques to minimise dust emissions.
7. Crushers shall be totally contained or fitted with a water suppression system over the crusher aperture.
8. Where the use of water as a method of dust suppression is necessary in order to meet the emission limits, it shall be used. In such circumstances, if water of the required pressure is not available for use on the suppression system, then the process shall not operate.
9. Deposits of dust on external parts of the plant shall be cleaned off at the end of each working day in order to minimise the potential for wind entrainment.
10. Processed materials likely to generate dust shall be conditioned with water prior to internal transfer.

11. Where belt conveyors are used, all dusty material being carried shall be conditioned with water as necessary to minimise dust emissions. All transfer points shall be fitted with water suppression.
12. No potentially dusty materials (including wastes) or finished products shall arrive on or leave the site other than by use of sheeted or otherwise totally enclosed vehicles.
13. All areas where there is regular movement of vehicles shall have a consolidated surface capable of being cleaned, and these surfaces shall be kept clean and in good repair, or shall be kept wet. Quarry haul roads are excluded from this provision.
14. Vehicles shall not track material from the site onto the highway.
15. Written or computer records of all tests and monitoring shall be kept by the operator for at least 12 months. They and a copy of all manufacturer's instructions referred to in this permit shall be made available for examination by the Council. Records shall be kept of operator inspections, including those for visible emissions.
16. Staff at all levels shall receive the necessary training and instruction to enable them to comply with the conditions of this permit. Records shall be kept of relevant training undertaken.
17. The best available techniques shall be used to prevent or, where that is not practicable, reduce emissions from the installation in relation to any aspect of the operation of the installation which is not regulated by any other condition of this permit.
18. If the operator proposes to make a change in operation of the installation, he must, at least 14 days before making the change, notify the regulator in writing. The notification must contain a description of the proposed change in operation. It is not necessary to make such a notification if an application to vary this permit has been made and the application contains a description of the proposed change. In this condition 'change in operation' means a change in the nature or functioning, or an extension, of the installation, which may have consequences for the environment.

Section Three

Location of Permitted Installation



Norfolk and Suffolk Ltd
Old Anglian Depot
Sandpit Lane
Worlingham
Suffolk

Section Four

Explanatory Notes And Appeals Procedure

EXPLANATORY NOTE

These notes are provided for the operator of an installation or mobile plant to assist in the interpretation of their duties under the provisions East Suffolk Council. These notes do not form part of the Permit or conditions attached to it.

1. FEES

An application fee has been paid for this permit. In accordance with Environmental Permitting Regulations, the holder of a permit is required to pay an annual subsistence charge, which is subject to variation by Central Government. This charge is payable to this Council to ensure this Permit remains in force. An invoice will be sent for the appropriate subsistence charge each year.

2. TRANSFER OF PERMITS

Where you wish to transfer the Permit to another person (the proposed transferee) then the operator and the proposed transferee shall jointly make an application to the Council. The council will determine the transfer application providing it considers that the proposed holder will be the person who will have control over the operation of the installation and will ensure compliance with the conditions of the transferred Permit. A fee is also available. For further details on this please contact the Council.

3. PROCESS CHANGES

This Permit may be varied by the Council in future to take in changes recommended within updated Process Guidance notes. If at any time the process or any aspect of the activity regulated by this permit changes such that the conditions no longer reflect the activity and require alteration. You must notify the Environmental Protection Team at The Council. A summary log of all permit variation will be included.

If the change could result in a breach of the existing permit conditions or is likely to require a SUBSTANTIAL CHANGE to the installation you will be required to submit an application and pay the relevant fee. You should notify the Council 14 days before undertaking any such changes in the installation operation. If you have any doubt as to the changes being substantial you should seek the opinion of the Council before you proceed with application.

4. SURRENDER OF THE PERMIT

Where an Operator intends to cease the operation of an installation (in whole or in part) the Environmental Protection Team at East Suffolk Council should be informed in writing, such notification must include the information specified in the Environmental Permitting (England and Wales) Regulations.

5. APPEALS

Anyone who is aggrieved by the conditions attached to a Permit can appeal to the Secretary of State for the Environment. Appeals must be made in accordance with the requirements of Regulation the Environmental Permitting (England and Wales) Regulations. The right to appeal does not apply in circumstances where a notice implements a Direction of the Secretary of State.

Appeals must be received by the Appeal Body at the following address no later than 2 months from the date of the Notice being appealed against.

The Planning Inspectorate
Environmental Team, Major and Specialist Casework
Room 4/04 Kite Wing
Temple Quay House
2 The Square
Temple Quay
BRISTOL
BS1 6PN

Tel: 0117 372 8812
Fax: 0117 372 6093

If an appeal is made, the main parties will be kept informed about the next steps, and will also normally be provided with additional copies of each other's representations.

To withdraw an appeal, which may be done at any time, the appellant must notify the Planning Inspectorate in writing and copy the notification to the local authority who must in turn notify anyone with an interest in the appeal.

The appeal must be in the form of a written notice or letter stating that the person wishes to appeal against the conditions of the Permit. The following items must be included:-

- a written notice;
- a statement of the grounds of appeal;
- a statement indicating whether the appellant wishes the appeal to be dealt with by written representations procedure or hearing;
- a copy of the relevant permit;
- a copy of any relevant correspondence between the appellant and the regulator; and
- a copy of any decision or notice, which is the subject matter of the appeal.
- a statement indicating whether the appellant wishes the appeal to be in the form of hearing or dealt with by way of written representations.

Appellants should state whether any of the information enclosed with the appeal has been the subject of a successful application for commercial confidentiality the Environmental Permitting (England and Wales) Regulations, and provide relevant details, see below. Unless such information is provided, all documents submitted will be open to inspection.

**An appeal will not suspend the effect of the Permit
The Permit must still be complied with.**

Apportioning Costs

Guidance from the Planning Inspectorate states that operator and regulator would be normally expected to pay their own expenses during an appeal. Where a hearing or enquiry is held as part of the appeal process, by virtue of the Environmental Permitting (England and Wales) Regulations, either the appellant or the local authority can apply for costs. Applications for costs are normally heard towards the end of the proceedings and will only be allowed if the party claiming them can show that the other side behaved unreasonably and put them to unnecessary expense. There is no provision for costs to be awarded where appeals are dealt with by written representatives.

6. COMPLIANCE

You will be liable for prosecution if you fail to comply with the conditions of this permit.

If found guilty, the maximum penalty for each offence if prosecuted in a Magistrates Court is £50,000 and/or 6 months imprisonment. In a Crown Court it is an unlimited fine and/or 5 years imprisonment.

Appendix One

List of plant serial numbers May 2019

PIDPR400TOMEB964C
PIDMETHATOMF50486
PIDPR40XKOMI57088
5100235
PID00123CDGA40525
PID00136EDGH95147
TRXRS550JDGGA3220
73224
PIDTS006CHRF50589
PID00133JDGG82831
PID00133HDGG72677
TRXTS620VDGF81114
TRXTS620LDGF20199
AHLL23679
1915
ACRA13230
AB8B12100
VCECR25DH00025923
AHHHC12703
AHHHC13289
AHHE 13059
B34S11975
HHKZ104CF0000153
VCE00E88O00214040
NJE6B1983
LGC909ECJJC219820
HHKHZ104JF0000152
SLBDPPK0EJ9NY5978
SLBDRDK0EH3PD2262
SLBDRDK0EH4PD2457
SLBDRDK0EJAPD6192
SLBD1DJ0EH3PR2264
SLBD1DJ0EH3PR2265
SLBD1DJ0EH4PT2351
SLBD1DJ0EH4PT2376
NSU13DLMNZLA13355
NSU13DLMNZLA13400
NSU13DLMNZLA13436
NZLA13490
18049097
DWBHEDJOVC0050778
NZLA12493
NZLA13679
CLG924EZEJE059326
CLG924EZEJE059328
CLG924EJCJE059903
CLG924EZAJE059905
60182
60181
SC16 - A00W08616
SC16 - A00W08635
2577A1382
415018511
PSG03001172017

JCB5APWGP02348518
4344
L12FV23133
801HU011
706CF043