

**The Planning (Hazardous Substances) Act 1990  
The Planning (Hazardous Substances) Regulations 1992 (Regulation 6)**

**PLEASE USE BLOCK CAPITALS**

**Form 2: Application for either: (tick relevant box)**

Hazardous Substances Consent without a condition(s) imposed on previous consent (section 13)

**OR**

Continuation of a Hazardous Substances Consent following a change in control of part of the land (section 17)

**1. Name and Address**

**Applicant Name**

Address

Post Code

Telephone (Daytime)

Email Address:

**Agent Name (if any)**

Address

Post Code

Telephone (Daytime)

Email Address:

**2. Address or location of application site**

Address

Post Code

### 3. Substance(s) covered by the application

(a) List named substances falling within Part A of Schedule 1 to the 1992 Regulations (a) first, then list any substances falling within the categories in Part B of that Schedule; finally list substances falling within the description in Part C.

(b) Substances falling within Parts B or C of Schedule 1 to the 1992 Regulations may be listed under the relevant category or description or named specifically. Where a substance falls within Part A and B list under Part A only; where a substance falls within more than one category in Part B list under the category which has the lowest controlled quantity (b). Where a substance falling within Part A or B also falls within Part C list under the Part which has the lowest controlled quantity.

Name, or relevant category or description of substance	Part and entry number (c) in Schedule 1 to the 1992 Regulations	Maximum quantity proposed to be present (in tonnes)

#### Notes

- (a) The “1992 Regulations” are the Planning (Hazardous Substances) Regulations 1992, as amended by the Planning (Control of Major-Accident Hazards) Regulations 1999.
- (b) The “controlled quantity” means the quantity specified for that substance in column 2 of Parts A, B or C of Schedule 1 to the 1992 Regulations.
- (c) For Part C state the Part only.

### 4. Application for Removal of Condition(s) Imposed on a Previous Consent (Section 13)

- (a) Identify the condition(s) previously imposed which it is intended should no longer be imposed on the consent, or which should only be imposed in a modified form. In the latter case, indicate the proposed modification:

- (b) Give the reasons why the condition(s) referred to in (a) should not be imposed, or should only be imposed in modified form:

- (c) Describe any relevant changes in circumstances since the previous consent was granted:

**5. Application for the continuation of a Hazardous Substances Consent Following a Change in the Person in Control of Part of the Land (Section 17)**

- (a) State the date on which the change in the person in control of part of the land is to take place, where known.

- (b) Describe the use of each area of the site identified in the accompanying change of control plan:

- (c) Describe any relevant changes in circumstances since the existing consent was granted:

**6. Additional Information**

Give any additional information that you consider to be relevant to the determination of this application:

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

Signed:

On behalf of:

Date:

**Once completed, please return the form to the following address:**

**Address:** Stoke-on-Trent City Council, Development Management, PO Box 630, Civic Centre, Glebe Street, Stoke-on-Trent, ST4 1HH.

**Email:** [planning@stoke.gov.uk](mailto:planning@stoke.gov.uk)

**Telephone:** 01782 232372

**Fax:** 01782 232171

**Website:** [www.stoke.gov.uk/dm](http://www.stoke.gov.uk/dm)