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
O.S Grid Reference
3. Substance(s) covered by the application

(a) List named substances falling within Part A of Schedule 1 to the 1992 Regulations 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. Where a substance falling within Part A or B also falls within Part C list under the Part which has the lowest controlled quantity.

<table>
<thead>
<tr>
<th>Name, or relevant category or description of substance</th>
<th>Part and entry number (c) in Schedule 1 to the 1992 Regulations</th>
<th>Maximum quantity proposed to be present (in tonnes)</th>
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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:

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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 send 3 copies of the form and the appropriate fee (see guidance) to the following address:

Address: Development Management, 639 High Road, Tottenham, London, N17 8BD

Email: planningcustomer@haringey.gov.uk

Telephone: 020 8 489 1000  Fax: 020 8 489 5220

Website: www.haringey.gov.uk/planning