

PERMIT 099



Charnwood

**POLLUTION PREVENTION AND CONTROL ACT 1999
ENVIRONMENTAL PERMITTING (ENGLAND AND WALES)
REGULATIONS 2010**

PERMIT OF PROCESS

THIS IS TO CERTIFY THAT the operation of mobile crushing and screening plant

Operated by **MMC SOUTHERN LTD**
CHARNWOOD EDGE, SYSTON ROAD, COSSINGTON, LEICESTERSHIRE LE7 4UZ

has been duly permitted in accordance with Regulation 13(1) of the Environmental Permitting (England and Wales) Regulations 2010 subject to the conditions outlined in this document.

Name of Operator: **MMC SOUTHERN LTD**
Registered Office **CHARNWOOD EDGE, SYSTON ROAD, COSSINGTON, LEICESTERSHIRE LE7 4UZ**

This Permit shall apply only to the mobile plant operated by the applicant, as specified and described in this Permit. This Permit, consisting of eleven pages, shall be subject to replacement, variation or amendment, as may be considered appropriate by the Charnwood Borough Council at any time, according to provisions of Regulations, 18, 20, and 34 of the Environmental Permitting (England and Wales) Regulations 2010.

The conditions contained herein shall apply from the date of the Permit unless otherwise stated.

Signed on behalf of Charnwood Borough Council

.....
Beverley Green, Chartered Environmental Health Practitioner
(the delegated officer for the purpose)

Dated 12 May 2010

Counter-signed.....

Directorate of Strategic Housing and Health, Environmental Protection, Southfields, Southfield Road, Loughborough LE11 2TX

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Introductory note**This introductory note does not form a part of the permit**

The following Permit is issued under Regulation 13(1) of the Environmental Permitting (England and Wales) Regulations 2010 (S.I 2007/ 3538), as amended, (“the EP Regulations”) to operate an installation carrying out one or more of the activities listed in Part 2 of Schedule I of the EP Regulations, to the extent authorised by the Permit:

Section 3.5, Part B

"Any activity of crushing, grinding and other size reduction of bricks, tiles, concrete or other mineral products by machinery designed for that purpose"

The responsibility you have under legislation for Health, Safety and Welfare in the workplace remains in force. In addition, the Permit does not relieve you of your obligations to obtain planning permission, hazardous substances consent, discharge consent from the Environment Agency, Building Regulations approval, or some Waste Disposal Licences.

Note that the Permit requires the submission of certain information to the Local Authority (LA). In addition, the LA has the power to seek further information at any time under Regulation 60(2) EP Regulations provided that it acts reasonably.

Public Registers

Considerable information relating to Permits including the Application is available on public registers in accordance with Requirement 46(1) EP Regulations. Certain information may be withheld from public registers where it is commercially confidential or contrary to national security.

Variations to the Permit

This Permit may be varied in the future (by the LA serving a Variation Notice on the Operator). If the Operator itself wants any of the Conditions of the Permit to be changed, it must submit a formal Application. The Status Log within the Introductory Note to any such Variation Notice will include summary details of this Permit, variations issued up to that point in time and state whether a consolidated version of the Permit has been issued.

Surrender of the Permit

Where the Operator intends to cease the operation of an installation (in whole or in part) The LA should be informed in writing, such notification must include the information specified

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in Regulation 24 or Regulation 25 and Part I of Schedule 5 of the EP Regulations.

Transfer of the Permit or part of the Permit

Before the Permit can be wholly or partially transferred to another person, an Application to transfer the Permit has to be made jointly by the existing and proposed holders. A transfer will be allowed unless the LA considers that the proposed holder will not be the person who will have control over the operation of the installation or will not comply with the conditions of the transferred Permit.

Talking to us

Please quote the Permit Number if you contact Charnwood Borough Council about this Permit. To give a Notification under Condition 23 the Operator should use the telephone number 01509 634636 or any other number notified in writing to the Operator by Charnwood Borough Council for that purpose.

Status Log

<u>Detail</u>	<u>Date</u>	<u>Comment</u>
Permit determined	9 June 2003	
Variation Notice	23 December 2003	Consolidated permit issued
Variation Notice	17 August 2005	Consolidated permit issued
Variation Notice	16 May 2007	Consolidated permit issued
Variation Notice	1 April 2009	Consolidated permit issued
Variation Notice	12 May 2010	Consolidated permit issued

Process Description

Operation of ONE mobile crushing plant using a combination of the items listed in Appendix I/099.

The plant can undertake the crushing and size reduction of limestone stone produced as a result of quarry blasting work.

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Plant DetailCrushing Unit

The primary crushing unit consists of a feed hopper incorporating a vibrating feeder with an integral grid consisting of 'T' section bars (known as 'grizzly') which allows material under certain size (fines) to by-pass the jaws and fall either onto the conveyor belt which receives crushed material or, when fitted, onto a side conveyor which removes the fines to a separate stockpile. Twin contra-rotating vibrating motors impart a linear movement to the feeder, causing the material loaded into the hopper to move towards the jaw crusher.

The jaw crusher consists of two jaws, one stationary and the other moving by reciprocating to a set distance with respect to the stationary jaw. Material entering the jaws is crushed by the action of the moving jaw until it is of a size which is smaller than the set distance. The crushed material falls onto a conveyor belt which delivers material forward of the machine. The section of the conveyor belt beneath the jaws is enclosed on three sides. Material is discharged from the primary crusher into a secondary 'impact' crusher by conveyor.

Screening

Screening of crushed materials can take place in conjunction with the crushing units or as a stand alone process using a screening unit consisting of a feed hopper which supplies material to a screen box. The screening unit feed hopper is fed by the crushing unit conveyor.

Principle Emissions

The principle emissions that warrant control are those consisting of particulate matter.

The following parts of the process may give rise to particulate matter in the form of dust:

- Crushing and grinding
- screening
- Loading and unloading
- On-site transfer of dusty materials.
- Stockpiles
- Roadways, including haulage roads.

End of Introductory Note.

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The above named company is permitted to operate the mobile activity detailed above subject to compliance with the following conditions:

Permit Conditions**Process Operations**

1. Crusher CC02, CC03 and PI02 shall be fitted with its own water supply to spray material, which is fed into the hopper and crushed. The water sprays shall be operated at all times when the crushing plant is operating. They shall have an adequate supply of water. If water supply or pressure is found to be insufficient to allow the dust suppression equipment to work effectively, then steps must be taken to supplement the supply to enable the equipment to work effectively.
2. Screens MS02 and MS03 shall be fitted with water suppression facilities over the conveyor discharge points which handle <3mm material and shall be operated at all times when the screening plant is operating. They shall have an adequate supply of water.
3. Where water is used as a method of dust suppression, processes shall have an adequate supply of water and all water suppression systems shall have adequate frost protection.

Conveyors

4. Discharge conveyors on crushers CC02, CC03 and PI02 and on screens MS02 and MS03 shall be enclosed on at least one side and above where material under 3mm is being handled.
 5. The upper 1m of the final discharge conveyors or stock pile discharge conveyors on crusher CC02, CC03 and PI02 and screens MS02 and MS03 and the first 0.5m of the free fall of materials from the conveyors shall be fitted with a full hood and with water suppression unless the material has been screened to remove the under 3mm fraction.
 6. Conveyors shall be of sufficient capacity to handle maximum loads without spillage.
 7. Conveyors shall be fitted with means for keeping the belt clean.
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Process ControlsStockpiles

8. The provisions of conditions 9 to 17 inclusive shall be complied with where the activities referred to are carried out by the same person who is permitted to operate the mobile plant.
9. Stockpiles of raw materials and products shall be held in such a way as to minimise the emission of wind-borne dust during loading to and from the stockpiles and during construction and management of stockpiles. Where such emissions occur the stockpile or stockpiles giving rise to emissions shall be “capped off”, that is the surface conditioned with water, with material being loaded from one face.

Stockpiles shall be suitably profiled and wherever possible shall be situated in sheltered areas of the site.

10. The post-processed material stockpile being fed by the discharge conveyor shall, by careful management of material transfer and stockpiling, be maintained at a height which is as close to the end of the conveyor as possible in order to minimise the drop height. On start-up, prior to the build-up of the stockpile to this level, attention shall be paid to water conditioning to minimise emissions.
11. The loading of dump trucks, excavators and front end loaders shall be carried out such that the drop height of material is minimised when loading to and from stockpiles. This loading shall also be carried out in such a manner as to minimise wind entrainment of dust.
12. No material shall be stored on the site other than in enclosed storage, except for:-
- a) Material which has been screened to remove material 3mm and under;
 - b) Sand;
 - c) Scalpings
 - d) Material used for road sub-bases (commonly known as “MOT material”) that has been conditioned before deposition.
 - e) Crusher run material or blended material that has been conditioned before deposition;
 - f) Material under 3mm that is in excess of the internal storage capacity (the internal storage capacity having been previously agreed by the local enforcing authority).

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Transportation

13. Internal road transport of processed material likely to generate dust shall be carried out in closed tankers or sheeted vehicles, or the materials conditioned with water.
14. The loading of road vehicles shall be carried out such that the drop height of crushed material is minimised and in such a general manner as to minimise the generation of airborne dust. Where emissions are seen to occur, the crushed material shall be suitably wetted prior to loading. As soon as possible after loading the vehicle shall be sheeted or otherwise totally enclosed. This shall not apply to the loading of crushed material which is greater than 75mm.
15. Bricks, tiles and concrete being delivered to the site shall be sheeted or held in closed containers before being admitted to the site.
16. Processed materials likely to generate dust shall be conditioned with water prior to internal transfer.
17. Roadways in normal use and any other area where there is regular movement of vehicles shall have a consolidated surface capable of being cleaned. They shall be kept clean in order to prevent or minimise dust emissions. They shall also be kept in good repair.

Emission Limits and Monitoring

18. There shall be no abnormal visible dust emissions from the process or fallout of dust beyond the site boundary.
 19. A visual assessment of the dust emissions from the crusher, ancillary plant, stockpiles and storage area for crushed materials shall be made on start up and on at least two more occasions per day, to assess compliance with condition 18. Where visible emissions of dust from any source are observed, the process shall cease until the cause has been investigated and the problem rectified.
 20. The results of all assessments shall be recorded in a logbook. The record shall be clearly legible and include the time and date, the result, the name of the person undertaking the inspection or assessment. In the case of non-compliant inspection results or emissions being assessed, the cause, the remedial action taken and the time the compliant operation is restored shall also be recorded.
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21. The log book shall be available for inspection at the site occupied by the process by any authorised officer of Charnwood Borough Council or the local authority of the area in which the process is situated.
22. Records relating to the previous seven operating days shall be kept available on site. All other records shall be held for a minimum of two years at the company's principal place of business and shall be kept available for examination by an authorised officer of Charnwood Borough Council. Any historical records kept off-site shall be made available for inspection within one working week of any request by any authorised officer of Charnwood Borough Council.
23. Any malfunction leading to excessive emissions shall be dealt with promptly, and the process operation adjusted to minimise emissions until normal operations can be restored. All such malfunctions shall be promptly recorded in the logbook required under conditions 20 detailing the event and actions taken and Charnwood Borough Council and the local enforcing authority shall be informed without delay if the local community is likely to be affected.
24. If in the opinion of an authorised officer of Charnwood Borough Council or the local enforcing authority there is evidence of airborne dust being deposited outside the process boundary, corrective action shall be taken with out delay. If the source of the emission is uncertain the operator shall undertake an inspection and/or monitoring to identify the source. The monitoring shall be by a British Standard method or by a method agreed between the operator and Charnwood Borough Council.

General Operations**Management**

25. The crusher unit shall be operated and maintained in accordance with the manufacturer's instructions to ensure effective control of emissions. Spares and consumables, particularly for those items subject to continual wear shall be held on site, or shall be available at short notice from guaranteed local suppliers or the original equipment manufacturer, so that plant breakdowns or malfunctions which may lead to abnormal emissions can be rectified rapidly.

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Training

26. All persons operating the crusher shall be made aware of the conditions of this Permit and receive training and instruction in relation to their duties to control the process and emissions to air. Particular emphasis should be given to training for start-up, shut-down and abnormal conditions and systems of work shall clearly identify lines of responsibility. Only persons nominated by the holder of this Permit shall be permitted to operate the plant.
27. The operator shall maintain a statement of training requirements for each operational post and keep a record of the training received by each person whose actions may have an impact on the environment. These records shall be retained and made available for examination by an authorised officer of Charnwood Borough Council.

Maintenance

28. The operator shall prepare and produce a written maintenance schedule with respect to pollution control equipment. A copy of this schedule shall be provided to Charnwood Borough Council.
29. A record of such maintenance shall be made available for inspection.

General

30. The Environmental Health Section of Charnwood Borough Council shall be notified in writing within seven days, if possible, and in no case less than three whole days prior to the process being relocated to any new site. Such notification shall include details of the description and reference numbers of the plant to be used, the address of the new location, the local authority in whose area the site is located and the date that operations will commence.
31. A copy of this Permit shall be held with the crusher at the current operating site and made available for inspection by authorised officers of the local enforcing authority.
32. The operator shall maintain the plant in a clean state in order to avoid any material being deposited on the public highway during transportation between operating locations.

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33. The crusher unit shall be sited as far from residential dwellings as reasonably practicable.
34. This Permit is valid only for **one** combination of crushing, screening and ancillary equipment listed in Appendix I/099 at a single location required to be notified by condition 30.
35. Each item of plant shall be clearly marked with its reference number to allow identification.

Standard Conditions

36. If the operator proposes to make a change in operation of the mobile plant he shall, at least 14 days before making the change, notify Charnwood Borough Council 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 of operation' means a change in the nature or functioning of the mobile plant, which may have consequences for the environment.
37. The best available techniques shall be used to prevent or, where that is not practicable, reduce emissions from the mobile plant which is not regulated by any other condition of this permit

End of Conditions

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Appendix I/099

Plant Reference	Details
CC02	Nordberg LT105 crusher
CC03	Nordberg LT106 crusher
PI02	Pegson 1000 Maxtrak crusher
MS02	Mockeln 5200 Euro Track Screen
MS03	Mockeln 5200 Euro Track Screen

Explanatory Note

This note does not comprise part of Permit Reference No. 099 but contains guidance for Operators receiving a permit.

1. Anyone who is aggrieved by the conditions attached to a Permit can appeal to the Secretary of State. Appeals must be sent within 6 months from the date of the permit (normally the date on the bottom of the permit).
2. Appeals must be made in accordance with the requirements of Regulation 31 and Schedule 6 of the EP Regulations and should be addressed as follows:

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

3. An appeal brought under Regulation 31(2)(b) in relation to the conditions in a permit will not suspend the effect of the conditions appealed against: the conditions must still be complied with.
4. There are no forms or charges for appealing. However for an appeal to be valid, appellants are legally required to provide information as detailed in paragraphs 2(1) and (2) of Schedule 6 of the EP Regulations., namely:
 - I. A statement of the grounds of appeal
 - II. A copy of any relevant permit
 - III. A copy of any relevant correspondence between the appellant and the regulator
 - IV. A statement indicating whether the appellant wishes the appeal to be in the form of a hearing or dealt with by way of written representations.

At the same time, the notice of appeal and documents (I) and (IV) must be sent to the Council.

5. In determining an appeal against one or more conditions, the Regulations allow the Inspector or Secretary of State to affirm or quash conditions or to add new conditions.