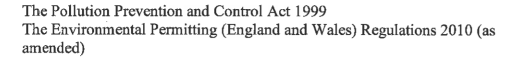
Permit With Introductory Note





Tay-Dal Surfacing Ltd Trading as Aggcrusher.com **4 Olympus Close Ipswich** Suffolk IP1 5LJ

LAPPC Permit Ref No: MC1/RAB/11/15

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Chronicle

Detail	Date	Comments	
LAPPC Application Duly made	12th October 2015		
Consultation Permit issued	30 th October 2015	MC1/RAB/10/15	
Permit Issued	3 rd November 2015	MC1/RAB/11/15	

Permit issued by:

Environmental Protection Services Ipswich Borough Council

Grafton House

15-17 Russell Road Ipswich

IP1 2DE

Telephone:

01473 433115 01473 433062

Website:

Fax:

www.ipswich.gov.uk

Email:

environmentalprotection@ipswich.gov.uk

INTRODUCTORY NOTE

This introductory note does not form part of the permit

The following Permit is issued under Regulation 13 of the Environmental Permitting (England and Wales) Regulations 2010 (as amended), to operate a scheduled installation carrying out an activity, or activities covered by the description in Part B Section 1.1 to Part 2 Schedule 1 of the EP regulations, to the extent authorised by the Permit.

Conditions within this Permit detail Best Available Techniques (BAT), for the management and operation of the installation, to prevent, or where that is not practicable, to reduce emissions.

In determining BAT, the Operator should pay particular attention to relevant sections of the LAPPC Process Guidance note 3/16, and any other relevant guidance. Techniques include both the technology used and the way in which the installation is designed, built, maintained, operated and decommissioned.

Public Registers

Information relating to Permits, including the application, is available on public registers in accordance with the EP Regulations. Certain information may be withheld from the public registers where it is commercially confidential, or if it is in the interest of national security to do so.

Variations to the Permit

The Regulator may vary the permit in the future, by serving a variation notice on the Operator. Should the Operator want any of the conditions of the Permit to be changed, a formal application must be submitted to the Regulator (the relevant forms are available from the Regulator). The Status Log that forms part of this introductory note 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.

Transfer of the Permit or Part of the Permit

Before the Permit can be wholly or partially transferred to another Operator, an application to transfer the Permit has to be made jointly by the existing and proposed Operators. A transfer will not be approved if the Regulator is not satisfied that the proposed Permit holder will be the person having control over the operation of the installation, or will not comply with the conditions of the transferred Permit. In addition, if the Permit authorises the Operator to carry out a specified waste management activity, the transfer will not be approved if the Regulator does not consider the proposed Permit holder to be a 'fit and proper person' as required by the EP Regulations.

Surrender of the Permit

Where an operator intends to cease the operation of an installation (in whole or in part) the Regulator should be informed in writing. Such notification must include the information specified in Regulation 24 Part 2 of the EP Regulations.

Responsibility under Workplace Health and Safety Legislation

The permit is given in relation to the requirements of the EP Regulations. It must not be taken to replace any responsibilities an Operator may have under the workplace health and safety legislation.

Appeal Against Permit Conditions

Any person who is aggrieved by the conditions attached to a Permit can appeal to the Secretary of State for Environment, Food & Rural Affairs. Appeals must be received by the Secretary of State no later than 6 months from the date of the decision (the date of the Permit).

Appeals relating to installations in England should be received by the Secretary of State for Environment, Food & Rural Affairs. The address is as follows:

The Planning Inspectorate
Environmental Appeals Administration
Room 4/19 – Eagle Wing
Temple Quay House
2 The Square
Temple Quay
Bristol, BS1 PN

The appeal must be in the form of a written notice or letter stating that the person wishes to appeal and listing the condition(s) which is/are being appealed against. The following five items must be included:

- (a) A statement of the grounds of appeal;
- (b) A copy of any relevant application;
- (c) A copy of any relevant Permit;
- (d) A copy of any relevant correspondence between the person making the appeal and the Council;
- (e) A statement indicating whether the appellant wishes the appeal to be dealt with.
 - by a hearing attended by both parties and conducted by an inspector appointed by the Secretary of State; or
 - by both parties sending the Secretary of State written statements of their case (and having the opportunity to comment upon one another's statements).

At the same time, the notice of appeal and documents (a) and (e) must be sent to the Council, and the person making the appeal should inform the appropriate Secretary of State that this has been done.

- An appeal will not suspend the effect of the conditions appealed against; the conditions must still be complied with.
- In determining an appeal against one or more conditions, the Act allows the Secretary of State in addition to quash any of the other conditions not subject to the appeal and to direct the local authority to either vary any of these conditions or to add new conditions.

Talking to us

Please quote the Permit Number if you contact the Regulator about this permit. To give a notification, the Operator should telephone 01473 433115 or any other number notified in writing by the Regulator for that purpose.

~ End of Introductory Note~

Permit

The Pollution Prevention and Control Act 1999
The Environmental Permitting (England and Wales) Regulations 2010 (as amended)



LAPPC Permit Ref No: MC1/RAB/11/15

Ipswich Borough Council (hereinafter known as the Regulator) in exercise of its powers under Regulation 13 of the Environmental Permitting (England and Wales) Regulations 2010 (as amended) hereby authorises:

Tay-Dal Surfacing Ltd

Trading as:

Aggcrusher.com (hereinafter known as the Operator)

Whose Registered Office is:

6 The Square Martlesham Heath Ipswich Suffolk

To operate an installation to the extent authorised by and subject to the conditions of this Permit.

Signature:

Ben Hunter

Acting Principal Environmental Health Officer

The Authorised Officer for this purpose

Permit issued by:

Environmental Protection Services

Ipswich Borough Council

 Grafton House
 Telephone:
 01473 433115

 15-17 Russell Road
 Fax:
 01473 433062

Ipswich Website: www.ipswich.gov.uk

IP1 2DE Email:

environmentalprotection@ipswich.gov.uk

Date: 3 November 2015



POLLUTION PREVENTION AND CONTROL ACT 1999 Environmental Permitting Regulations 2010 (as amended)

Permit ref.no: MC1/RAB/11/15

Name and address of person (A) authorised to operate the mobile plant ("the operator"):

Tay-Dal Surfacing Ltd Trading as Aggcrusher.com 4 Olympus Close Ipswich Suffolk IP1 5LJ

Registered number and office of company:

Registration Number: 4020568 Office address: RDP Partnership

6 The Square Martlesham Heath

Ipswich Suffolk

Activity description

The purpose of the activity is the mobile crushing and **screen**ing of brick, tile and concrete using mobile plant as listed below:

Plant Type		
Rubblemaster Mobile Impact Crusher Model: RM70GO		

The operator (A) is authorised to operate the activity¹ in England and Wales, subject to the following conditions:

<u>Asbestos</u>

1. Asbestos shall not be crushed or screened.

Notifications

- 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.

Emissions and monitoring

- 3. No visible particulate matter shall be emitted beyond the site 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.*

Aggregates delivery and storage

6. Dusty materials (including dusty wastes) shall only be stockpiled and shall be subject to suppression and management techniques to minimise dust emissions.

Crushers and screening units

- 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.

Belt conveying

11. All dusty materials, including wastes, shall be conveyed with adequate protection from wind whipping. All transfer points, and discharge point, shall be fitted with dust suppression.

Loading, unloading and transport

12. No potentially dusty materials (including wastes) or finished products shall arrive on, or leave, the site other than by use of covered trucks.

Roadways and transportation

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.

Records and training

- 15. Written or computer records of all tests and monitoring shall be kept by the operator for at least 36 months. They, and a copy of all manufacturers' instructions for the crusher, 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.

Best available techniques

- 17. The best available techniques shall be used to prevent or, where that is not practicable, reduce emissions from the mobile plant in relation to any aspect of the operation of the mobile plant which is not regulated by any other condition of this permit.
- 18. If the operator proposes to make a change in operation of the mobile plant, 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 mobile plant, which may have consequences for the environment.

Table 1 – Emission limits, monitoring and other provisions.

Substance	Source	Emission limit/ provisions	Type of monitoring	Monitoring frequency
Particulate Matter.	Whole Process.	Avoidance of visible emissions crossing the (construction) site boundary.	Recorded operator observations.	On start up and on at least two more occasions each day.
Smoke	Engines	No visible smoke during normal operation	*Recorded operator observations	*On start up and on at least two more occasions each day

Right to Appeal

You have the right of appeal against this permit within 6 months of the date of the decision. The Council can tell you how to appeal. You will normally be expected to pay your own expenses during an appeal.

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.

Our enforcement of your permit will be in accordance with the Regulators' Compliance Code.

- 1 Listed in part 1 of Schedule 1 to the Environmental Permitting Regulations.
- 2 Text bracketed with asterisks may be subject to 'earned recognition' at a future date.