

WIMS NO / EDM CASE REFERENCE:

PRNNF09377

PERMIT NO / EDM OTHER REFERENCE:

ADDITIONAL REF:

NATIONAL RIVERS AUTHORITY

(ANGLIAN REGION)

WATER RESOURCES ACT 1991
SCHEDULE 10

VARIATION OF CONSENT

To: Tinsley Foods Limited "the Company"
Sluice Road
Holbeach St. Marks
Lincolnshire
PE12 8HF

WATER RESOURCES
ACT REGISTER
DATE ENTRY
FIRST MADE

04 NOV 1993

In pursuance of Schedule 10 of the above Act, NOTICE is hereby given that the conditions to which:

Consent No. PRNNF/9377
Issued to: Tinsley Foods Limited
Issued by: National Rivers Authority
Under: Water Resources Act 1991
Dated: 25 August 1992
For a discharge of TRADE EFFLUENT and/or SEWAGE EFFLUENT
from premises at Tinsley Foods Ltd, Sluice Rd, Holbeach St. Marks,
Lincolnshire.

is subject, are VARIED as prescribed below with effect from the date of this Notice.

The conditions to which the aforesaid consent is subject are REPLACED by the following conditions:

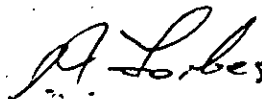
1. The discharge shall consist of treated trade effluent arising from washing/food processing and/or treated sewage effluent, from the above premises.
2. The discharge shall be made through an outlet at National Grid Reference TF 3470 3170 into the Holbeach River.
3. The volume discharged shall not exceed 1310 cubic metres in any period of 24 hours.
4. The rate of discharge shall not exceed 28 litres per second.
5. No sample of the discharge shall contain more than:
 - (a) For the period up to and including 31 December 1994:
 - i) 100 milligrams per litre of suspended solids (measured after drying at 105°C).
 - ii) 400 milligrams per litre of biochemical oxygen demand (determined in the presence of 0.5 milligrams per litre of allyl-thiourea after 5 days at 20°C).

- (b) For the period from 1 January 1995:
- i) 50 milligrams per litre of suspended solids (measured after drying at 105°C).
 - ii) 20 milligrams per litre of biochemical oxygen demand (determined in the presence of 0.5 milligrams per litre of allyl-thiourea after 5 days at 20°C).
6. The discharge shall have a pH value of not less than 6.0 nor greater than 8.0.
 7. The discharge shall at no time contain any matter which will cause the receiving waters to be poisonous or injurious to fish, spawn of fish or food of fish.
 8. The discharge shall contain no visible oil or grease.
 9. The discharge shall be made through an outlet to the watercourse constructed and maintained so that a direct sample of the discharge may be readily obtained.
 10. A continuous recorder shall be provided and maintained at the sample point to enable the volume and rate of the discharge to be measured.
 11. Records of the volume, nature and composition of the discharge shall be maintained by the Company and these records shall be kept conveniently available to representatives of the Authority for inspection at all reasonable times.
 12. The Company shall supply the Authority with copies of the aforementioned records upon request and shall notify the Authority in writing within 14 days of the end of every quarter of each calendar year whether any of the limits specified in this Consent have been exceeded and if so of the steps which have been taken or are proposed to be taken in consequence.
 13. The Company shall permit duly authorised representatives of the Authority to enter upon the premises at any time for the purpose of using the flow measurement facilities and taking samples at the prescribed sampling point.
 14. There shall be eliminated from the trade effluent before it is discharged "waste" as defined in the Disposal of Waste (Control of Beet Rhizomania Disease) Order 1988(45) namely: waste obtained from the processing of any imported raw potatoes, beet, carrots, celery or celeriac, leeks, turnips or swedes (other than those from which all traces of soil or other growing medium have been removed by washing or otherwise in the exporting country) but not including:-

- a) waste obtained by or following a process which will kill Polymyxa batae, the vector Beet of Rhizomania disease, or
- b) water which has been freed from solid waste.

The period during which no further notice by virtue of paragraph 6(2) or 6(4)(c) of Schedule 10 of the Water Resources Act 1991 shall be served in respect of the consent, without the written agreement of the Company, shall be the period ending with the last day of October 1995.

National Rivers Authority - Anglian Region ("the Authority")
Northern Area
Aqua House
Harvey Street
Lincoln
LN1 1TF



Dated: 27 October 1993

W J Forbes
Water Quality Manager (Northern)

Ref : 589/10/31/14

Attention is drawn to the notes overleaf.

(Discharges to environmental waters)

NOTES

1. If you consider that any of the conditions subject to which this consent is granted, or that the period specified in the final paragraph of this consent, is unreasonable, you may, by virtue of Section 91 of The Water Resources Act 1991, appeal to the Secretary of State for the Environment.

2. The procedure for appealing is governed by the Control of Pollution (Consents for Discharges etc) (Secretary of State Functions) Regulations 1989 (1989 S. I. No. 1151), to which anyone wishing to appeal should refer. Notice of appeal, together with a statement of the grounds of appeal, must be given in writing to the

Secretary of State
Department of the Environment
Water Quality Division - 4
Room A404, Romney House
43 Marsham Street
London SW1P 3PY

within three months of notification of the Authority's decision.

3. Any contravention of the conditions subject to which this consent is granted is an offence under the Act and will render the discharger liable to prosecution by the Authority and by any other person.

4. This consent is in respect of water quality considerations only and does not relate to land drainage or other requirements. A consent under the Land Drainage Byelaws may also be required.

5. The granting of Consent under Schedule 10 of the Water Resources Act 1991 does not give any right or permission to discharge to a watercourse where land is not owned by the holder of the Consent.

NATIONAL RIVERS AUTHORITY

(ANGLIAN REGION)

WATER RESOURCES ACT 1991

SCHEDULE 10 - CONSENT

To: TINSLEY FOODS LIMITED ("the Company")
SLUICE ROAD
HOLBEACH ST. MARKS
LINCOLNSHIRE

- 9 SEP 1992
WATER RESOURCES
ACT REGISTER
DATE ENTRY
FIRST MADE

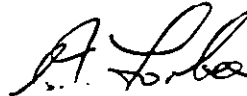
The NATIONAL RIVERS AUTHORITY ("the Authority") in pursuance of its powers under the above Act HEREBY CONSENTS to the making of a discharge of TRADE EFFLUENT and/or SEWAGE EFFLUENT from premises at TINSLEY FOODS LTD, SLUICE RD, HOLBEACH ST. MARKS, LINCOLNSHIRE in accordance with the application received on 13 May 1992, subject to the following conditions :-

1. The discharge shall consist of treated trade effluent arising from washing/food processing and/or treated sewage effluent, from the above premises.
2. The discharge shall be made through an outlet at National Grid Reference TF 3470 3170 into Holbeach River.
3. The volume discharged shall not exceed 1310 cubic metres in any period of 24 hours.
4. The rate of discharge shall not exceed 28 litres per second.
5. No sample of the discharge shall contain more than:
 - (a) For the period up to and including 30 September 1993:
 - (i) 100 milligrams per litre of suspended solids (measured after drying at 105°C).
 - (ii) 400 milligrams per litre of biochemical oxygen demand (determined in the presence of 0.5 milligrams per litre of allyl-thiourea after 5 days at 20°C).
 - (b) For the period from 1 October 1993:
 - (i) 50 milligrams per litre of suspended solids (measured after drying at 105°C).
 - (ii) 20 milligrams per litre of biochemical oxygen demand (determined in the presence of 0.5 milligrams per litre of allyl-thiourea after 5 days at 20°C).
6. The discharge shall have a pH value of not less than 6.0 nor greater than 8.0.
7. The discharge shall at no time contain any matter which will cause the receiving waters to be poisonous or injurious to fish, spawn of fish or food of fish.

8. The discharge shall contain no visible oil or grease.
9. The discharge shall be made through an outlet to the watercourse constructed and maintained so that a direct sample of the discharge may be readily obtained.
10. A continuous recorder shall be provided and maintained at the sample point to enable the volume and rate of the discharge to be measured.
11. Records of the volume, nature and composition of the discharge shall be maintained by the Company and these records shall be kept conveniently available to representatives of the Authority for inspection at all reasonable times.
12. The Company shall supply the Authority with copies of the aforementioned records upon request and shall notify the Authority in writing within 14 days of the end of every quarter of each calendar year whether any of the limits specified in this Consent have been exceeded and if so of the steps which have been taken or are proposed to be taken in consequence.
13. The Company shall permit duly authorised representatives of the Authority to enter upon the premises at any time for the purpose of using the flow measurement facilities and taking samples at the prescribed sampling point.
14. There shall be eliminated from the trade effluent before it is discharged "waste" as defined in the Disposal of Waste (Control of Beet Rhizomania Disease) Order 1988(45) namely: waste obtained from the processing of any imported raw potatoes, beet, carrots, celery or celeriac, leeks, turnips or swedes (other than those from which all traces of soil or other growing medium have been removed by washing or otherwise in the exporting country) but not including:-
 - a) waste obtained by or following a process which will kill Polymyxa batae, the vector Beet of Rhizomania disease, or
 - b) water which has been freed from solid waste.
15. (a) The conditions to which this Consent are subject shall take effect from 1 October 1992, or from the date of commissioning of the works to which the application received on 13 May 1992 relates, whichever shall be the earlier.
 - (b) Should the date of commissioning occur before the 1 October 1992 then the Company shall notify the Authority of that fact in writing within 14 days of the date of commissioning.

This consent will not be revoked nor will the conditions thereof be modified without the written agreement of the Company before the expiration of the period ending with the last day of August 1994.

National Rivers Authority - Anglian Region
Northern Area
Aqua House
Harvey Street
Lincoln
LN1 1TF



Dated: 25/8/1992

W J Forbes
Environmental Manager (Northern)

Ref: 589/10/31/14

Attention is drawn to the notes overleaf.

(Discharges to environmental waters)

NOTES

1. If you consider that any of the conditions subject to which this consent is granted, or that the period specified in the final paragraph of this consent, is unreasonable, you may, by virtue of Section 91 of The Water Resources Act 1991, appeal to the Secretary of State for the Environment.
2. The procedure for appealing is governed by the Control of Pollution (Consents for Discharges etc) (Secretary of State Functions) Regulations 1989 (1989 S. I. No. 1151), to which anyone wishing to appeal should refer. Notice of appeal, together with a statement of the grounds of appeal, must be given in writing to the

Secretary of State
Department of the Environment
Water Environment A Division
Room A404, Romney House
43 Marsham Street
London SW1P 3PY

within three months of notification of the Authority's decision.

3. Any contravention of the conditions subject to which this consent is granted is an offence under the Act and will render the discharger liable to prosecution by the Authority and by any other person.
4. This consent is in respect of water quality considerations only and does not relate to land drainage or other requirements. A consent under the Land Drainage Byelaws may also be required.
5. The granting of Consent under Schedule 10 of the Water Resources Act 1991 does not give any right or permission to discharge to a watercourse where land is not owned by the holder of the Consent.

To: Environment Agency, Anglian Region, Northern Area, Aqua House, Harvey St., Lincoln LN1 1BR

Water Resources Act 1991: Notice of transfer of consent to discharge

Consent:

PRNNF/09377A

Name:

Tinsley Foods Ltd

Address:

FAO M Broughton
Sluice Road
Holbeach St Marks
Lincolnshire

I/we* hereby serve notice on the Agency that I/we* am/are* no longer a/the* Holder of the above consent which will be/was* transferred to:

* delete as appropriate

Name(s) of new holder(s): G. E. HAWKINS

Address: TINSLEY FOODS LTD

SLUICE ROAD

HOLBEACH ST MARKS

SPALDING, LINCOLNSHIRE

Post Code: PE12 8HF

Date of Transfer to new Holder(s); 4.3.97

Signed: 

Dated: 4 March 1997

Name (block capitals): MR PHIL LOUCH

Position: EXECUTIVE - Control Services

