

PPC Permit ref:-PPC/196 Revocation ref: 001

Coventry City Council

The Environmental Permitting (England and Wales) Regulations 2010, Regulation 65(5)

Revocation Notice

To Mr. Ilyas Khokhar
Pristine Auto Ltd.
401-403 Foleshill Road
Coventry
CV6 5AQ

Coventry City Council ("the Council"), in the exercise of the powers conferred upon it by regulation 22 of the Environmental Permitting (England and Wales) Regulations 2010 ("the 2010 Regulations") hereby gives you notice as follows-

On the basis that it the Council considers that you have failed to pay a charge specified in the scheme made under regulation 65(1) of the 2010 Regulations, the permit reference 196 granted to you by this Council on 16th November 2011 is hereby revoked.

The permit reference 196 is hereby revoked with effect from 11th July 2014. (not being less than 20 working days from the date of this notice).

Signed on behalf of Coventry City Council

Mr. Dewar, Environmental Health Officer An authorised officer of the Council Date 4th June 2014

Guidance for operators receiving a Revocation Notice

(This guidance does not form part of the Revocation Notice, but it is for the guidance of those served with the notice). Further guidance can be found in the PPC General Guidance Manual at

http://www.defra.gov.uk/publications/files/env-permitting-general-guidance-a.pdf

Dealing with a Revocation Notice

This notice revokes the permit (in whole or in part) for operation of the installation specified in the Notice.

The revocation/partial revocation takes effect from the date given in the Notice. From that date onwards continuation of the operation of the installation or that part specified will constitute an offence.

Appeals

Except in the case of a revocation for non-payment of charges, operators have the right of appeal against a revocation notice under regulation 31(2)(f) of the 2010 Regulations. The right to appeal also does not apply in circumstances where the notice implements a direction of the Secretary of State/Welsh Ministers given under regulations 61 or 62 or a direction or when determining an appeal.

Appeals against a Revocation Notice will suspend the operation of the Notice. Appeals do not have the effect of suspending permit conditions.

Notice of appeal against a revocation notice must be given before the date specified for revocation of the permit. The Secretary of State/Welsh Ministers may in a particular case allow notice of appeal to be given after the expiry of this period, but would only do so in the most compelling circumstances.

How to appeal

There are no forms or charges for appealing. However, for an appeal to be valid, appellants (the person/operator making the appeal) are legally required to provide the Secretary of State or Welsh Minister with the following (see paragraphs 2(1) and (2) of Schedule 6 of the 2007 Regulations):

- written notice of the appeal
- a statement of the grounds of appeal;
- a copy of any relevant application;
- a copy of any relevant environmental permit;
- a copy of any relevant correspondence between the appellant and the regulator;
- a copy of any decision or notice which is the subject matter of the appeal;
 and
- 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.

Appellants should state whether any of the information enclosed with the appeal has been the subject of a successful application for confidentiality under regulation 48 of the 2010 Regulations, and provide relevant details – see below. Unless such information is provided all documents submitted will be open to inspection. Further guidance on confidentiality can be found in chapter 8 of the PPC General Guidance Manual.

Where to send your appeal documents

Appeals should be despatched on the day they are dated, and addressed to:

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

Or for appeals in Wales:

The Planning Inspectorate Crown Buildings Cathays Park CARDIFF CF10 3NQ

If an appeal is made, the main parties will be kept informed about the next steps, and will also normally be provided with additional copies of each other's representations.

To withdraw an appeal – which may be done at any time - the appellant must notify the Planning Inspectorate in writing and copy the notification to the local authority who must in turn notify anyone with an interest in the appeal.

Costs

The operator and local authority will normally be expected to pay their own expenses during an appeal. Where a hearing or inquiry is held as part of the appeal process, by virtue of paragraph 5(6) of Schedule 6, either the appellant or the authority can apply for costs. Applications for costs are normally heard towards the end of the proceedings and will only be allowed if the party claiming them can show that the other side behaved unreasonably and put them to unnecessary expense. There is no provision for costs to be awarded where appeals are dealt with by written representatives.

<u>Offences</u>

The operation of an installation subject to LA-IPPC or LAPPC without the benefit of a permit is an offence under regulation 38(1) of the 2010 Regulations. A person guilty of an offence under this regulation could be liable to (i) on conviction in the Magistrates Court, a fine of up to £50,000 or to imprisonment for a term not exceeding six months or both; or (ii) on conviction in the Crown Court, to an unlimited fine or imprisonment for a term not exceeding five years or both (regulation 38).



Mr. Ilyas Khokhar Pristine Auto Ltd. 401-403 Foleshill Road Coventry CV6 5AQ

4th June 2014

Dear Mr. Khokhar

People Directorate

Public Safety and Safeguarding Adults

Regulatory Services
Environmental Protection
Room 314
Broadgate House
Broadgate
Coventry
CV1 2PW

Please contact Steven Dewar Direct line 024 7683 1883 Email steve.dewar@coventry.gov.uk

The Environmental Permitting (England and Wales) Regulations 2010 Revocation of Environmental Permit

The Council has still not received the outstanding payment of the permit fee for your waste oil burner for when it was in use, therefore, your permit is hereby revoked (please see the enclosed legal notice). Our Finance Department will still be pursuing the outstanding payment through debt recovery.

I am aware from my last visit that the waste oil burner had been disconnected. As I have previously advised you, if you have disposed of it or sold it on then you also need to have waste transfer documents (to be kept for up to 2 years) to prove a registered waste carrier has taken it as hazardous materials. If you do not have this then you could be liable to further legal proceeding and these will be checked in the near future.

This means that you cannot operate any waste oil burners at your premises. If you wanted to do this again then you would have to submit a new application and pay a fee for a new application.

If you have any questions or would like to discuss this matter further then please contact me on my direct line telephone number 024 7683 1883.

Yours sincerely

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Steven Dewar

Environmental Health Officer

