Your Ref:

Our Ref: 1370 62740

30 July 2004

Attention Hendrik Metz

Allied Asphalts Limited Private Bag 12016 TAURANGA



Environment
Bay of Plenty
REGIONAL COUNCIL

Elephone: 0800 ENV BOP (368 267) Facsimile: 0800 ENV FAX (368 329)

Email: info@envbop.govt.nz
Website: www.envbop.govt.nz

Pollution Hotline: International:

Dear Sir

Resource Consent Application Number 62740: Non-Notified

was made by the Manager Consents & Compliance acting under delegated authority from the Bay of Plenty Regional Council, and the consent granted. You are formally advised that on 30 July 2004, a decision in respect of the above application

Reasons for the decision:

having regard to the provisions of Part II of the Act. The decision meets the purpose of the Resource Management Act 1991 and was made after

Policy Statement or the Regional Air Plan. The activity is not contrary to the relevant objectives and policies of the Bay of Plenty Regional

conditions The effects of the activity are considered to be minor, subject to compliance with consent

Staff support the applicant's request of a 15-year term.

Enclosed for your information are:

- 1 A copy of the consent conditions.
- 2 An invoice and statement for costs associated with processing the application.

objection shall be in writing, setting out the reasons for the objection within 15 working days of objection to the decision (including the requirement to pay additional costs pursuant to s36(3) of the Resource Management Act 1991) with the Bay of Plenty Regional Council. Any such Under the provisions of section 357 of the Resource Management Act 1991, you may lodge an

applicant may within 15 working days of receipt of this letter, appeal to the Environment Court, Department of Justice, P O Box 7147, Wellesley Street, Auckland against the decision. Alternatively under the provisions of section 120 of the Resource Management Act 1991, the

You should read the attached conditions thoroughly and make sure that any contractor or other person acting on your behalf is given a copy and are made aware of the conditions. Failure to comply with the attached consent conditions may result in enforcement action or prosecution.

exercised. this consent within 5 years from the date of this letter the consent will lapse and cannot be In accordance with section 125 of the Resource Management Act 1991, if you do not exercise

Please call Janice Sutton at the above telephone number, if you have any queries

Yours faithfully

B W O'Shaughnessy
Principal Environmental Consent Officer

for Group Manager Regulation and Resource Management

ALLIED ASPHALTS LIMITED

Private Bag 12016 Tauranga

A discharge permit pursuant to section 15(1)(c) of the Resource Management Act 1991 and rule 20(c) of the Bay of Plenty Regional Air Plan to **Discharge Combustion Gases**, conditions: and Particulate Matter from an Asphalt Plant to Air subject to the following Sulphur Dioxide, Volatile Organic Compounds, Water Vapour

Purpose

To discharge particulate matter, volatile organic compounds, sulphur dioxide and steam to air associated with the permit holder's asphalt manufacturing plant at 54 Aerodrome Road, Mount Maunganui.

2 Point of Discharge

To the air from the asphalt plant (including asphalt and bitumen storage) and the site yard (including aggregate stockpiles) as shown on BOPRC Plan Number RC 62740 submitted with the application.

3 Map Reference

At or about map reference NZMS 260 U14: 9259-8779 at the site of the asphalt plant

4 Legal Description

Lot 1 DPS 36408 and Lot 2 DPS 36408, Block VII, Tauranga SD (Tauranga District).

5 Emission Limits and Controls

- 5.1 Discharge of particulate matter from the yard and aggregate stockpiles within the premises, and loading and unloading of aggregates, shall be controlled by the permit holder so that a dust nuisance does not occur beyond the boundary of the site.
- 5.2 ground level to give adequate dispersion of flue gases and reduce the effects of down draft. The permit holder shall ensure that the asphalt plant stack is at least 18 metres above
- 5.3 shall aim to minimise smoke emissions, does not exceed 20 percent obscuration The asphalt plant shall be operated by the permit holder in a manner such that any smoke emission from the stack, after a 15 minute start up period when the operator total of four minutes in an hour. (assessed visually at the top of the stack) for any continuous period of two minutes or a

- 5.4 asphalt plant stack do not exceed 250 mg/m³ corrected to 0°C, dry gas basis, and one atmospheric pressure The permit holder shall ensure that the total emissions of particulate matter from the
- 5.5 The mass discharge of particulate matter from the asphalt plant shall not exceed 4.2
- 5.6 The permit holder shall maintain a sampling port on the stack of the asphalt plant to specifications to be agreed upon in writing by the permit holder and the Chief Executive of the Regional Council or delegate
- 5.7 beyond the boundary of the site. The permit holder shall control the operations on site so there is not an odour nuisance
- 5.8 natural gas, light fuel oil (or virgin oil having a sulphur content less than 2 % w/w) or recycled oil. The permit holder shall ensure that the only fuels used to heat the asphalt plant are
- 5.9 plant does not exceed 2 % w/w. The permit holder shall ensure that the sulphur content of fuel used to heat the asphalt
- 5.10 The permit holder shall ensure the scrubber water is maintained at a pH of greater than
- 5.11 The permit holder shall take all practical measures to prevent bitumen fires occurring, and shall extinguish any bitumen fires as soon as possible. from
- 5.12 inspections to ascertain compliance with this permit. The permit holder shall provide access to Regional Council staff to carry out periodic

Maintenance

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settling ponds for the scrubber water (including neutralising the scrubber water) shall as to not cause adverse effects from that discharge be maintained and operated to control the level of discharge of contaminants to air so The asphalt plant, including the heating burner, particulate control equipment and

Term of Permit

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This permit shall expire on 30 November 2020

Resource Management Charges

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section 36 of the Resource Management Act 1991. The permit holder shall pay the Bay of Plenty Regional Council such administrative charges as are fixed from time to time by the Regional Council in accordance with

The and does not constitute an authority under any other Act, Regulation or Bylaw Permit hereby authorised is granted under the Resource Management Act

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Advice Note:

The permit holder should make all persons involved in the manufacture of asphalt, associated with the exercise of this permit, aware of the conditions of this permit.