

COPA 2324

CONSENT: COPA/2324
CSSC/2324

CONSENT NO. List 1	Mod Notice 28 th January 2009
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**ENVIRONMENT
AGENCY**

WATER RESOURCES ACT 1991

**SECTION 88 - SCHEDULE 10
(AS AMENDED BY THE ENVIRONMENT ACT 1995)**

NOTICE OF MODIFICATION OF CONSENT TO DISCHARGE

TO: Thames Water Utilities Limited ("the Consent Holder")
Clearwater Court
Vastern Road
Reading
Berkshire
RG1 8DB

Following a review of the conditions of its consent, the ENVIRONMENT AGENCY ("the Agency") exercising its powers under paragraph 7(2)(b) of Schedule 10 to the Water Resources Act 1991, HEREBY MODIFIES ITS CONSENTS for making discharges

OF: Treated Sewage Effluent

with respect to the attached list of consents, (List 1)

FROM the date upon which this modification takes effect, each of the consents in the attached List 1 is modified as follows:

Addition of the following new conditions OSM 1 – OSM 13 and Annexes OSM1 and LUT1 as specified in this notice of modification

NOTE. This modification notice wholly replaces previous modification notices for Consent No. List 1, which were issued on 14th October 2008, 12th January 2009 and 26th January 2009.

All other conditions of the consents in List 1 remain unaltered and in force. This notice of modification should be read in conjunction with, and attached to each consent as specified in the attached list of consents or schedules to consents.

Where a discharge is regulated by a schedule to a consent, then the wording in these conditions shall be taken as referring to that schedule in place of the term 'consent'.

Under the provisions of Paragraphs 7 and 8 of Schedule 10 to the Water Resources Act 1991, no notice shall be served by the Agency, which alters the effect of modifications made by this notice, without the agreement in writing of the Consent Holder, during a period of 4 years from the date this notice is served.

This modification is served on 28th day of January 2009

This modification takes effect on 1st April 2009 or a later date agreed in writing by the Agency but no later than 1st January 2010.

Signed 

**Mark Hutchinson
Permitting Team Leader**

New conditions added: Operator Self Monitoring (OSM) conditions

OSM Monitoring programme

OSM 1 The Consent Holder shall, unless otherwise agreed in writing by the Agency, undertake a monitoring programme for the parameters specified by this consent which control the effluent quality by numeric limits, at not less than the frequencies specified in Annex OSM 1 to this permit.
This does not include List 1 substances included within a consent in the General Standards Table.

OSM 2 The monitoring programme referred to in condition OSM1 shall:

- (a) cover a calendar year, and
- (b) be recorded and referred to in a Quality Management System before the commencement of a calendar year sample period.

QMS and MCERTS

OSM 3 The Consent Holder shall have an appropriate Quality Management System covering Operator Self Monitoring.

OSM 4 The Consent Holder shall ensure that appropriate actions and activities carried out to fulfil the requirements of condition OSM1 are recorded.

OSM 5 Any sampling or analysis carried out to fulfil the requirements of condition OSM 1 shall be managed and operated by the Consent Holder or its appointed organisation or organisations in accordance with ISO 17025 for the MCERTS Performance Standard for Organisations Undertaking Sampling and Chemical Testing of Water (Part1) to the reasonable satisfaction of the Agency.

- OSM 6**
- (a) **For the period up to 1 July 2010**, any organisation undertaking sampling and analysis to fulfil the requirements of condition OSM1 shall have applied for accreditation to ISO 17025 for the MCERTS Performance Standard for Organisations Undertaking Sampling and Chemical Testing of Water (Part1), unless otherwise agreed in writing by the Agency, and
 - (b) **From 1 July 2010**, any organisation undertaking sampling and analysis to fulfil the requirements of condition OSM1 shall have gained accreditation to ISO 17025 for the MCERTS Performance Standard for Organisations Undertaking Sampling and Chemical Testing of Water (Part1), unless otherwise agreed in writing by the Agency.

OSM7 The Consent Holder shall ensure that all required records of compliance and accreditation with ISO 17025 for the MCERTS Performance Standard for Organisations Undertaking Sampling and Chemical Testing of Water (Part 1) are maintained.

Records

- OSM 8 All records required to be made by this consent shall:
- (a) be legible, and
 - (b) be made as soon as reasonably practicable, and
 - (c) if amended, be amended in such a way that the original and any subsequent amendments remain legible, or are capable of retrieval and
 - (d) be retained, unless otherwise agreed in writing by the Agency, for at least 6 years from the date when the records were made, and
 - (e) where the records have been requested in writing by the Agency, copies shall be supplied to the Agency within 14 days, unless otherwise agreed in writing by the Agency,

Reporting routine analysis

- OSM 9 The analytical results from the monitoring programme required by condition OSM 1 must be supplied to the Agency in an electronic format defined by the Agency, as soon as is reasonably practical for each result, and at least on a quarterly basis.

Reporting exceedances

- OSM 10 When the Consent Holder becomes aware that a sample result has exceeded a numeric water quality limit specified within this Consent, (including those covered by the Look-up Table) the Consent Holder shall, unless prior agreement has been given in writing by the Agency, notify the Agency as soon as is reasonably practicable by a reporting system and format specified by the Agency.
- OSM 11 When the Consent Holder becomes aware that the Discharge is not compliant with the Look-up Table (as set out in Annex LUT1) for a numeric water quality limit specified within this Consent, the Consent Holder shall, unless prior agreement has been given in writing by the Agency, notify the Agency as soon as is reasonably practicable by a reporting system and format specified by the Agency.

Reporting sample missed or lost

- OSM 12 After becoming aware, or following notification that, a sample has not been taken on the Monitoring Programme pre-scheduled date, or is lost, or a result for that sample can not be reported, the Consent Holder shall record the details and reschedule the sample.

Annual monitoring summary compliance report

- OSM 13 A summary report :
- (a) of compliance with the monitoring programme referred to in condition OSM1 shall be made for each calendar year, and
 - (b) shall be submitted to the Agency within two months following the end of the year and shall have the data summarised and shall be in the format required by the Agency.

Annex OSM1 – Opra Tier 3 Sampling Frequency

Determinand	Normal frequency of samples per year	Reduced Sampling frequency after 12 consecutive months of numeric consent compliance, samples per year or pro rata over the remainder of a year	On consent failure return to Normal frequency as soon as reasonably practicable, samples per 12 months	Out of hours samples
Sanitary	24	12	24	For 24 samples 2 out of hours samples per annum
Non sanitary	12	12	12	For 12 samples 1 out of hours sample per annum

Annex OSM1 relates to spot samples which must be collected at approximately equal intervals during the year, but should include samples from different days of the week and different times. Approximately 10% of samples should be outside of the normal sampling window which is 9am - 3pm, Monday to Friday.

Annex LUT 1

Series of samples taken in any period of 12 consecutive months	Maximum number of samples for a given determinand permitted to exceed limit
4-7	1
8-16	2
17-28	3
29-40	4
41-53	5
54-67	6
68-81	7
82-95	8
96-110	9
111-125	10
126-140	11
141-155	12
156-171	13
172-187	14
188-203	15
204-219	16
220-235	17
236-251	18
252-268	19
269-284	20
285-300	21
301-317	22
318-334	23
335-350	24
351-365	25

Thames Water STW AMP3 consents under appeal for tight ammonia upper tiers

Discharge name	Consent No.	Issued	Condition Number	Ammonia upper tier limit appealed	Ammonia upper tier limit in force
AYLESBURY	COPA/315	31-Mar-05	8.b)	12mg/l	none
BENSON	WR3524	31-Mar-05	8.b)	16mg/l	20mg/l
BICESTER	D23	31-Mar-05	8.ii)	12mg/l	none
BOURTON-ON-THE-WATER	D2	31-Mar-05	8.b)	12mg/l	none
BURGHFIELD	D4	31-Mar-05	8.b)	12mg/l	none
CHURCH HANBOROUGH	COPA/5783	31-Mar-05	8.b)	12mg/l	none
CIRENCESTER	1750	31-Mar-05	8.b)	16mg/l	none
KINGS SUTTON	COPA/2339	31-Mar-05	8.ii)	16mg/l	none
KINGSCLERE	COPA/2340	31-Mar-05	8.b)	16mg/l	none
LECHLADE	1797	31-Mar-05	8.b)	12mg/l	none
LONG CRENDON	1781	31-Mar-05	8.b)	12mg/l	none
MILTON UNDER WYCHWOOD	COPA/2361	31-Mar-05	8.b)	16mg/l	none
NEWBURY	D36	31-Mar-05	8.b)	12mg/l	none
OXFORD	709	31-Mar-05	8.ii)	12mg/l	none
RAMSBURY	COPA/2353	31-Mar-05	8.b)	12mg/l	none
READING	W/WR942	31-Mar-05	8.b)	12mg/l	none - new consent
SHRIVENHAM	COPA/2324	31-Mar-05	8.b)	12mg/l	none
SWINDON	D17	31-Mar-05	8.b)	12mg/l	none
THAME	1158	31-Mar-05	8.ii)	12mg/l	none
TRING	2063	31-Mar-05	8.ii)	12mg/l	none
WITNEY	WR3133	31-Mar-05	8.b)	16mg/l	20mg/l
WOODSTOCK	COPA/2321	31-Mar-05	8.b)	16mg/l	none
		Total		22	

Notes

Thames Water Utilities have appealed the ammonia upper tier limits listed in the table above. Until the appeals are determined, the new limits will not yet apply.



ENVIRONMENT AGENCY

WATER RESOURCES ACT 1991
Section 88 - Schedule 10
(as amended by the Environment Act 1995)

NOTICE OF MODIFICATION OF CONSENT TO DISCHARGE

To: Thames Water Utilities Ltd.
FAO: The Secretary
Clearwater Court
Vastern Road
READING
Berkshire RG1 8DB

WHEREAS the Environment Agency (the "Agency") in pursuance of its powers under the Water Resources Act 1991 **GRANTED CONSENT** to the making of a discharge of sewage effluent on the 10th day of November 1985

FROM: Shrivenham Sewage Treatment Works, Wiltshire.

NOTICE IS GIVEN that all Conditions, Schedules and Annexes of the above consent are hereby deleted and replaced by the conditions set out in **Schedule 1 and Annexes** as attached.

NOTICE IS GIVEN that for the purposes of implementing the requirements of the Urban Waste Water Treatment Regulations 1994, the conditions specified in **Schedule U** as attached are hereby appended to the consent as Schedule U.

Subject to the provisions of Paragraphs 7 and 8 of Schedule 10 to the Water Resources Act 1991 (as amended by Schedule 22 to the Environment Act 1995), no notice shall be served by the Agency, which alters the modifications made by this notice, without the agreement in writing of the Consent Holder, during a period of 4 years from the date this notice is served.

Date Issued: 31st March 2005

Date Effective from: 1st April 2005

Signed: R Knight

Team Leader, Regulatory Water Quality
West Area of Thames Region

NOTE: Consent COPA/2324 is updated accordingly.



Consent: COPA/2324
Schedule No: 01
Updated: **31 MAR 2005**



**ENVIRONMENT
AGENCY**

CONDITIONS OF CONSENT TO DISCHARGE

TREATED SEWAGE EFFLUENT ("the Discharge")

FROM: SHRIVENHAM SEWAGE TREATMENT WORKS

1. a) The works shall be operated and the effluent shall be treated in a manner which, so far as reasonably practicable, minimises the polluting effects of the discharge made from the works on controlled waters.
b) This condition does not require:
 - i) any higher standard to be achieved in relation to any characteristic of the discharge which is specifically regulated by conditions 7, 8 and 9 than is required by those conditions;
 - ii) any alteration of the works or a change in the type of treatment used.
2. The discharge shall consist solely of treated sewage effluent.
3. The discharge shall be made in the manner and at the place as specified as:
 - a) discharging by means of a pipe outlet
 - b) discharging to the Tuckmill Brook
 - c) at National Grid Reference SU 2445 8991.
4. An appropriately labelled sample point shall be provided and maintained at National Grid Reference SU 2445 8990, so that a representative sample of the Discharge may be obtained. The consent holder shall ensure that all constituents of the Discharge pass through the said sampling point at all times and in any legal proceedings it shall, for the purposes of Section 10 of the Rivers (Prevention of Pollution) Act 1961, be presumed, until the contrary is shown that any sample of the Discharge taken at the said sampling point is a sample of what was discharging into controlled waters.
5. The volume of the Discharge shall not exceed 8526 cubic metres per day.
6. a) A continuous flow measurement and recording system, to a specification provided by the Agency, shall be provided and operated to record the total daily volume, and the instantaneous or 15-minute integrated flow every 15 minutes of the discharge. An on-site visual display from which instantaneous or 15-minute integrated flow readings can be readily obtained by the Agency shall be provided and operated. The Consent Holder shall hold records of the flow readings.



- b) As soon as practicable after completion of the flow system installation and subsequently on the expiry of any certificate issued, the Consent Holder shall employ an independent expert to certify that the installation and its quality management system complies with the Agency's specification. The independent expert shall be accredited to a competency scheme approved by the Agency. A copy of the certificate shall be sent to the Agency and the certifier's report shall be provided to the Agency on request. If a certificate issued for a flow system has no expiry date included then the certificate shall be deemed to expire five years after the issue date of the certificate.
 - c) The Consent Holder shall produce and maintain a documented quality management system, approved by the independent expert and to the satisfaction of the Agency, specifying procedures for the calibration, operation and maintenance of the flow measurement equipment. The flow measurement equipment shall be calibrated, operated and maintained by the Consent Holder in accordance with the provisions of the QMS. The Consent Holder shall keep a record of these procedures available for inspection by the Agency and provide a copy to the Agency on request.
 - d) The Consent Holder shall record all failures of the continuous flow measurement system and any other breaks in the flow record. The reasons for all significant failures and breaks, which lead to missing or suspect data, and all steps taken to prevent a re-occurrence shall be recorded and details shall be provided to the Agency on request. A failure or break is significant for the purposes of this condition if it prevents the calculation of the total daily volume to the required level of uncertainty. The Consent Holder shall ensure that as far as possible the recorder remains fully operational at all times. Any failures shall be remedied as soon as possible.
 - e) Records of the flow readings or the reasons for any breaks in the record, as described in condition d) above, shall be provided to the Agency when requested, in a format specified by the Agency.
 - f) Flows of sewage through the treatment works shall be measured at the inlet or such other point(s) as are agreed by the Agency.
7. a) Subject to paragraph (b) below the Discharge shall not contain more than;
- i) 25 milligrammes per litre of suspended solids (measured after drying at 105° C)
 - ii) 11 milligrammes per litre of biochemical oxygen demand (measured after 5 days at 20° C with nitrification suppressed by the addition of allyl-thiourea)
 - iii) 2.5 milligrammes per litre of ammoniacal nitrogen (expressed as N);

- b) The limit for any of the relevant parameters set out in paragraph (a) above may be exceeded where, in any series of samples of the Discharge taken at regular but randomised intervals in any period of twelve consecutive months as listed in Column 1 of the table at Annexe 1 to this consent, not more than the relevant number of samples, as listed in Column 2 of said table, exceed the applicable limit for that relevant parameter.
8. The Discharge shall not contain more than;
- a) 50 milligrammes per litre of biochemical oxygen demand (measured after 5 days at 20° C with nitrification suppressed by the addition of allyl-thiourea)
- b) 12 milligrammes per litre of ammoniacal nitrogen (expressed as N).
9. As far as is reasonably practicable, the works shall be operated so as to prevent the Discharge from containing any significant trace of visible oil or grease.
10. a) No sample of the discharge, taken at a time when unusual weather conditions are adversely affecting the operation of the sewage treatment works, shall be taken into account in deciding whether or not the conditions contained in paragraphs 1, 7 and 8 of this consent have been complied with.
- b) For the purpose of this condition 'unusual weather conditions' shall include: -
- i) low ambient temperatures as evidenced by effluent temperatures of 5°C or less, or by the freezing of mechanical equipment in the works;
- ii) significant snow deposits;
- iii) tidal or fluvial flooding;
- iv) weather conditions causing unforeseen loss of power supply to the sewage treatment which could not be ameliorated by the reasonable provision and operation of standby generation facilities.
- c) On any occasion where unusual weather conditions adversely affect the operation of the sewage treatment works, the consent holder shall use its best endeavours to mitigate that adverse affect.
- d) For a sample of the discharge to be considered for the purposes of (a) above, the consent holder shall notify the Agency by telefax or telephone as soon as unusual weather conditions are known to have adversely affected operations and shall confirm the circumstance in writing as soon as possible thereafter (and in any event within 14 days of the occurrence of such conditions). That notification shall include a full description of the unusual weather conditions and their impact on the operation of the works.

11. a) A discharge shall not be made from the works if it would cause a significant increase in the polluting effects of the discharge on controlled waters as a result of a new or altered discharge of trade effluent into the works.
- b) A discharge of trade effluent into the works is new if:
- i) it is made by the sewerage undertaker and is of a kind not made into the works by the undertaker immediately before the date of this consent; or
 - ii) it is made by a third party and the discharge is authorised on or after that date.
- c) A discharge of trade effluent into the works is altered if:
- i) it is made by the sewerage undertaker and its composition or quantity changes significantly on or after the date of this consent; or
 - ii) it is made by a third party and the alteration of the discharge is authorised on or after that date.
- d) An increase in the polluting effects of the discharge on controlled waters is not significant for the purposes of this condition if it relates to any characteristic of the discharge which is specifically regulated by conditions 7, 8 and 9 of this consent but it may be significant if it is caused by a change in some other characteristic of the discharge.
- e) For the purposes of this condition 'trade effluent' means:
- i) any discharge by a sewerage undertaker other than
 - 1) domestic sewage from premises connected directly or indirectly to the works; or
 - 2) surface water run-off;
 - ii) any discharge by a third party which is authorised under Chapter III of Part IV of the Water Industry Act 1991 or which is only accepted as a result of a contract with the sewerage undertaker.
12. a) A discharge made from the works shall not contain any poisonous, noxious or polluting matter or solid waste matter which is attributable to any unauthorised discharge into the works.
- b) A discharge into the works is unauthorised if it is made by a third party and either there is no obligation to receive it or conditions subject to which there is an obligation to receive it are not observed.
- c) Nothing in this, or any other, condition of this consent prevents anyone from relying on any defence available to them under section 87 of the Water Resources Act 1991.

Consent: COPA/2324

Updated: 31 MAR 2005

ANNEXE 1

The limit for any of the relevant parameters set out in paragraph 7 of Schedule 1 of the attached consent may be exceeded where, in any series of samples of the discharge taken at regular but randomised intervals in any period of twelve consecutive months, as listed in Column 1 of the table below, no more than the relevant number of samples, as listed in Column 2 of the said table, exceed the applicable limit for that relevant parameter.

TABLE

<u>Column 1</u>	<u>Column 2</u>
Series of samples taken in any period of twelve months	Maximum number of samples for a given determinand permitted to exceed limit
4 - 7	1
8 - 16	2
17 - 28	3
29 - 40	4
41 - 53	5
54 - 67	6
68 - 81	7
82 - 95	8
96 - 110	9
111 - 125	10
126 - 140	11
141 - 155	12
156 - 171	13
172 - 187	14
188 - 203	15
204 - 219	16
220 - 235	17
236 - 251	18
252 - 268	19
269 - 284	20
285 - 300	21
301 - 317	22
318 - 334	23
335 - 350	24
351 - 365	25

Consent: COPA/2324
Schedule: U
Date Issued: **31 MAR 2005**



**ENVIRONMENT
AGENCY**

CONDITIONS OF CONSENT TO DISCHARGE

TREATED URBAN WASTE WATER ("the Discharge")

FROM: SHRIVENHAM SEWAGE TREATMENT WORKS

- U0 (a) The Consent Holder shall comply with the Urban Waste Water Treatment (England and Wales) Regulations 1994 ("the Regulations").
- (b) For the purpose of conditions U1 and U2 below, interpretations and references to a numbered regulation or Schedule shall have the meaning as in the Regulations, unless otherwise indicated.
- U1 (a) The Discharge derives from an agglomeration with a population equivalent of between 2,000 and 10,000 discharging to fresh waters.
- (b) The Consent Holder shall inform the Agency in writing of any change, or proposed change, to the population equivalent such as would make a material change to the application of the Regulations and shall, on request, inform the Agency in writing of the actual population equivalent.
- (c) The Discharge shall be subject to Regulation 5(1) and shall satisfy the relevant requirements of Part I of Schedule 3.
- U2 (a) The Consent Holder shall provide apparatus for the purpose of:
- (i) measuring or recording the volume, rate of flow, nature, composition or temperature,
 - and (ii) collecting samples of any waste water, as is necessary to ensure compliance with paragraph (b) below.
- (b) The Consent Holder shall monitor the Discharge to verify compliance with the requirements of condition U1(c) above in accordance with the control procedures as set out in Part II of Schedule 3.
- (c) The Consent Holder shall provide to the Agency any information collected in complying with paragraph (b) above in a manner agreed with the Agency.
- U3 (a) Condition U2 above shall apply for the purpose of verifying compliance with the Directive from the date as specified in the relevant paragraph of Regulation 5 as incorporated into this consent under U1(c) above.



- U4 a) An appropriately labelled sample point shall be provided by the 31st December 2005 and maintained by the Consent Holder so that a representative sample of the Influent may be obtained. The position of the sample point ('UWWTR Influent Sample point') shall be agreed in writing with the Agency.
- b) An appropriately labelled sample point shall be provided by 31st December 2005 and maintained by the Consent Holder so that a representative sample of the Discharge may be obtained. The position of the sample point ('UWWTR Discharge Sample point') shall be agreed in writing with the Agency.



DEPARTMENT OF THE ENVIRONMENT

CONTROL OF POLLUTION ACT 1974 - SECTION 34

THE CONTROL OF POLLUTION (DISCHARGES BY AUTHORITIES) REGULATIONS 1984

CONSENT FOR A DISCHARGE

1. The THAMES WATER AUTHORITY (hereinafter referred to as "the Water Authority") proposes to discharge sewage effluent from Shrivenham sewage treatment works to Tuckmill Brook at National Grid Reference SU 246⁵ 898⁹ in accordance with the application dated 29 November 1985.
2. The proposal requires the consent of the Secretary of State for the Environment in pursuance of Section 34 of the Control of Pollution Act 1974 and the Control of Pollution (Discharges by Authorities) Regulations 1984.
3. THE SECRETARY OF STATE FOR THE ENVIRONMENT hereby consents to the proposed discharge subject to the conditions set out in the schedule attached hereto.

Signed
On behalf of the Secretary of
State for the Environment

Dated this *twelve* day
of November 1985

SCHEDULE

CONDITIONS PRESCRIBED FOR THE DISCHARGE OF SEWAGE EFFLUENT FROM SHRIVENHAM
SEWAGE TREATMENT WORKS TO TUCKMILL BROOK

1. The discharge shall consist only of treated sewage effluent from an outlet at National Grid Reference SU 24~~6~~⁵ 89~~8~~⁹.

Volume of effluent

2. The volume of effluent discharged under dry weather conditions shall not exceed ~~6000~~²⁰⁰⁰ cubic metres in any period of 24 hours.

Composition of effluent

3. In any series of samples of the effluent taken over any period of one year as listed in column 1 of the table set out in the annex to this schedule, no more than the relevant number of samples as permitted in Column 2 of the said table shall contain:

(a) in excess of 45 milligrams per litre of suspended solids (measured after drying at 105 degrees Celsius); or

(b) in excess of 30 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 degrees Celsius).

Taking of Samples

4. The Water Authority shall take samples of the effluent in accordance with the relevant provisions of the Water Authority's sampling guidelines for the time being in force and approved for this purpose by the Secretary of State and shall keep records of such samples and the results of the analyses thereof for inspection by the Secretary of State's authorised representatives.

5. Facilities shall be provided to the Secretary of State's representatives so as to enable samples of the effluent to be conveniently obtained at all times.

Rendering of Reports

6. The Water Authority shall, within 2 months of the end of each calender year, notify the Department if any of the limits in condition 3 above have been exceeded and of the steps which have been taken or which it is proposed to take in consequence.

ANNEX A

TABLE

(1)	(2)
Series of samples taken in any year	Maximum permitted number of samples which fail to conform to numerical limits
4-7	1
8-16	2
17-28	3
29-40	4
41-53	5
54-67	6
68-81	7
82-95	8
96-110	9
111-125	10
126-140	11
141-155	12
156-171	13
172-187	14
188-203	15
204-219	16
220-235	17
236-251	18
252-268	19
269-284	20
285-300	21
301-317	22
318-334	23
335-350	24
351-365	25



DEPARTMENT OF THE ENVIRONMENT

CONTROL OF POLLUTION ACT 1974 - SECTION 37
THE CONTROL OF POLLUTION (DISCHARGES BY AUTHORITIES) REGULATIONS 1984
REVOCATION OF A CONSENT

NOTICE is hereby given to the Thames Water Authority (hereinafter referred to as "the Water Authority") that the consent dated 4 April 1981 granted to the Water Authority in pursuance of the Water Authorities (Control of Outlets and Discharges) Regulations 1975 to discharge sewage effluent from the Water Authority's Shrivvenham ^{STW} to Tuckmill Brook at National Grid Reference SU 24~~6~~₅ 89~~8~~₉ (which consent has effect, by virtue of regulation 3 of the Control of Pollution (Consents: Transitional Provisions) Regulations 1985 (S.I. 1985 No 5), as if given in pursuance of Section 34(2) of the Control of Pollution Act 1974) is revoked with effect from the date of this notice.

Pg. 13/01/85.

Signed
On behalf of the Secretary of
State for the Environment

Dated this *ten* day
of November 1985