ENVIRONMENT PROTECTION AUTHORITY SOUTH AUSTRALIA

Environmental Authorisation under Part 6 of the Environment Protection Act 1993

LICENCE

EPA 1154

ALLIED MILLS PTY LIMITED

PO Box 329 MARLESTON SA 5033

Location

33-49 London Road, MILE END SOUTH 5031 SA

Licensed Activities

The Licensee(s)

- ALLIED MILLS PTY LIMITED

is (are) authorised to undertake the following activities of environmental significance under Schedule 1 Part A of the Environment Protection Act 1993 (the Act), subject to the conditions of licence set out in the attached pages:

7(3)(b) Crushing, Grinding or Milling: agricultural crop products

Term of Licence

Commence Date: 01-MAR-2013

Expiry Date:

28-FEB-2018

Delegate

Environment Protection Authority
This licence is not valid unless signed

15 February 2013

Conditions of licence to follow

Licence Coordinator: Industry Services Branch (08) 8204 2004

Definitions

"THE ACT" means the Environment Protection Act 1993.

"THE AUTHORITY" means the Environment Protection Authority established under Division 1 of Part 3 of the Act.

"THE PREMISES" means, at the time of issue of this authorisation, the whole of the land comprised in Titles Register - Certificate of Title, Crown Lease and Crown Record:

List of Titles

CT 5902/321

CT 5902/322

"AUTHORISATION FEE PAYMENT DATE" means the anniversary of the grant or renewal of this authorisation.

Acronyms

"EPA" means Environment Protection Authority.

"EIP" means Environment Improvement Programme.

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7.	(400-348)		ALTERATIONS to PLANT and EQUIPMENT
			The Licensee must:
		1.	not construct or alter a building or structure, or, install or alter any plant or equipment at the Premises, without written approval from the EPA, where such changes:
		1.1	have the potential to increase the emissions, or alter the nature of pollutants or waste currently generated by, or from the licensed activity, or
		1.2	have the potential to increase the risk of environmental harm, or
		1.3	would relocate the point of discharge of pollution or waste at the Premises;
		2.	ensure that written application is submitted to the EPA on the EPA form entitled 'Application for Alterations to Plant and Equipment' that details the proposed changes; and
		3.	pay the prescribed application fee indicated on the Application form.
		NOTES.	
		A	The EPA may during the term of this licence impose or vary the conditions of this authorisation upon approval of an application made in accordance with this condition.
		В.	The 'Application for Alterations to Plant and Equipment' form is available on the EPA website at - http://www.epa.sa.gov.au/xstd_files/Licensing/Form/06_equipment_c hange.pdf.
		C.	In some circumstances installation of plant and equipment may be subject to consent under the provisions of the Development Act, which may have priority over the obligations of this condition - check with the licence coordinator for advice prior to completing the Application form.
8.	(400-78)		ANNUAL RETURN PROCESS
			The Licensee must:
		1.	submit an annual return at least 90 days before the authorisation fee payment date, if this licence is for a term of two years or more; and
		2.	pay the annual authorisation fee by the authorisation fee payment date.

5.	(400-201)	IMPOSE OR VARY CONDITIONS
		The EPA may during the term of this licence impose or vary conditions:
	1.	in relation to testing, monitoring and reporting referred to in section 52(1)(a) of the Act;
	2.	which require the Licensee, in accordance with section 53 of the Act, to prepare a plan of action to be taken in the event of an emergency;
	3.	which require the Licensee to develop an EIP as set out in section 54 of the Act and to comply with the requirements of the EIP;
4.		which relate to provision of information relating to the Licensee or any agent or contractor undertaking any activity on behalf of the Licensee pursuant to this licence; and
	5.	which relate to provision of information relating to the activity subject to the licence including the levels of inputs and outputs and the amounts of pollutants or waste generated by the activity.
6.	(400-347)	CHANGE to PROCESS EMISSIONS or WASTE
	- 1	The Licensee must:
	1.	not undertake changes to operating processes at the Premises without written approval from the EPA where such changes:
	1.1	have the potential to increase the emissions, or alter the nature, of pollutants or waste currently generated by or from the licensed activity; or
	1.2	have the potential to increase the risk of environmental harm; or
	1.3	would relocate the point of discharge of pollution or waste at the Premises;
	2.	ensure that written application is submitted to the EPA on the EPA form entitled 'Application for Change to Process Emissions or Waste', that details the proposed changes; and
	3.	pay the prescribed application fee indicated on the Application form.
	NOTES.	
	Α.	The EPA may during the term of this licence impose or vary the conditions of this authorisation upon approval of an application made in accordance with this condition.
	В.	The 'Application for Change to Process Emissions or Waste' form is availableon the EPA website at - http://www.epa.sa.gov.au/xstd_files/Licensing/Form/06_process_cha

CONDITIONS OF LICENCE

The Licensee is authorised to conduct the prescribed activities as described in this licence on the Premises nominated. subject to the following conditions:

Compliance Date

Crushing, Grinding or Milling Activity Condition(s)

1.	(175-10)	OPERATIONAL	CONTROLS
1.	(170-10)	OFERATIONAL	CONTROLS

The Licensee must ensure that any activity(s) associated with this

Authorisation is undertaken:

1. so that the operations does not cause nuisance to the nearest

sensitive receivers; and

2. using all reasonable and practicable measures to:

2.1 minimise the generation of dust by appropriate use of effective dust

control methods; and

2.2 minimise noise from the operation and associated plant activities.

General Administrative Condition(s)

(400-338)**CHANGE OF LICENSEE DETAILS** 2.

> If the Licensee's name or postal address (or both) changes, then the Licensee must inform the EPA within 28 days of the change

occurring.

(400-339)**DISPLAY LICENCE** 3.

The Licensee must display a copy of this licence on a notice board at

the Premises.

4. (400-215)LICENCE INFORMATION TO EMPLOYEES/CONTRACTORS

> The Licensee must ensure that every employee, agent or contractor responsible for carrying out any task controlled by this licence is properly advised as to the requirements of this licence and the general environmental duty under section 25 of the Act that relate to that person's tasks and responsibilities as employee, agent or

contractor.

Explanatory Notes (NB. - Explanatory Notes do not constitute a part of this Authorisation)

- 1. This licence does not permit any activity in breach of any other approval by any other authority. For example, this licence does not permit any activity on the Premises which is not authorised under the Development Act 1993. It is the responsibility of the Licensee to ensure that any action or activity referred to in this licence is permitted by, and is carried out in compliance with, statutory requirements.
- This licence is subject to the Act.
- 3. PUBLIC REGISTER INFORMATION.

The Environment Protection Authority maintains a Public Register that is available to the public. Information maintained includes issued Environmental Authorisations (Licences, Exemptions & Works Approvals), Emergency Authorisations and various submitted Applications. Should the conditions of an Environmental Authorisation require that the Holder submit a report or other information to the Authority, then that submitted information is made available on the Public Register subject to commercial confidentiality. Endorsed Public Register information may be available on the EPA website.

- 4. Conditions of this licence can be varied by the Authority in accordance with section 45 of the Act.
- 5. This licence can be suspended, cancelled or surrendered during the term of the licence in accordance with sections 55 and 56 of the Act.
- 6. The Licensee must report to the Authority (on EPA emergency phone number 1800 100 833) all incidents causing or threatening serious or material environmental harm, upon becoming aware of the incident, in accordance with section 83 of the Act.

 Note In the event that the primary emergency phone number is out of order, phone the secondary number (08) 8204 2004.
- 7. The Licensee must be aware of, and comply with:
 - 1. the requirements of the Environment Protection Policies which operate pursuant to the Act; and 2. the requirements of any National Environment Protection Measure which operates as an Environment Protection Policy under the Act.

NB: These requirements govern permissible procedures and protocols, emission or concentration levels, as well as operation and/or maintenance standards of plant and equipment.

- The Authority undertakes to provide written advice within 14 days of receipt of all information required for assessment.
- This licence applies only to the Premises.
 Application for a new licence will be necessary should the Licensee move to new Premises.

9. (400-79)

LICENCE RENEWAL PROCESS

An application for renewal of this licence must be made at least 90 days before the expiry date of this licence.

Delegate

Environment Protection Authority

Date

15-FEBRUARY-2013

There are 0 attachments to this Licence

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