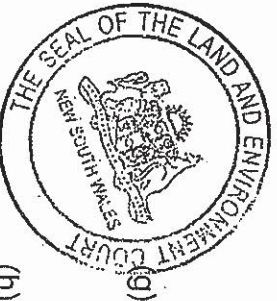


Court Order Date 2/11/06.

ANNEXURE "B"

1. Premises means the defendant's premises at Bomaderry to which environment protection licence no. 883 (or any amendment or replacement of that licence) applies.
2. For the purposes of ensuring no offensive odours as defined by the *Protection of the Environment Operations Act 1997* are emitted from the premises, the defendant must engage a suitably qualified expert or experts to conduct an environmental audit that must:
 - (a) Identify and list every process, activity and substance stored or used at the premises that generates or has the potential to generate odours.
 - (b) Benchmark each process and activity identified at (a) against comparable international best available technology and industry best management practice relating to the control of odour from that process and activity.
 - (c) Identify and list every actual and every potential source of offensive odour at the premises. This must include all point, diffuse and fugitive sources.
 - (d) Identify for each odour source identified at (c) the cause or causes of the odour.
 - (e) Quantify for each odour source identified at (c) the actual and potential nature, strength and duration of occurrence of the odour in accordance with the publication "NSW DEC 2005 Approved Methods for the Sampling and Analysis of Air Pollutants in NSW".
 - (f) Model for each odour source identified at (c) the impacts and potential impacts of the odour at all sensitive receptors in accordance with the publication "NSW DEC 2005 Approved Methods of the Modelling and Assessment of Air Pollutants in NSW".
 - (g) Identify all available options to prevent the generation of offensive odour for each actual and potential odour source identified at (c).
 - (h) Where at (g) prevention is not possible, identify all available options to minimise the generation of offensive odour for each actual and potential odour source identified at (c).
 - (i) Describe, quantify and model the likely environmental impacts of implementing each option identified at (g) and (h).



- (j) State for each actual and potential odour source identified at (c), the preferred option for the prevention or minimisation of the generation of offensive odour from that source.
 - (k) Review the adequacy of policies, procedures, standards, practices and training at the premises in relation to environmental performance, and in particular odour management. Where any inadequacy is found to exist recommend options to address each inadequacy.
 - (l) Produce an audit report that details all of the above.
3. Within 12 months of the date of this order the defendant must:
- (a) Submit to the Land and Environment Court;
 - (b) Submit to the Regional Manager South East Region, Department of Environment and Conservation;
 - (c) Make available for public viewing, free of charge, at the Shoalhaven Starches Pty Ltd administration offices in Bolong Road, Bomaderry; and
 - (d) Publish in an easily accessible format on its website www.manildra.com.au,

the environmental audit report and a statement from the defendant identifying what options identified in that report the defendant intends to implement and by when each such option will be implemented.

Note: The above orders do not allow the defendant to cause or permit the emission of any offensive odour from the premises.

Note: The suitably qualified expert or experts may seek information from the Department of Environment and Conservation in undertaking the environmental audit.

