POLLUTION PREVENTION AND CONTROL ACT 1999
ENVIRONMENTAL PERMITTING (ENGLAND & WALES) REGULATIONS
2016, as amended

Permit Number: 2.3/066133/JT3
Installation Address:
Orchid Orthopedic Solutions Sheffield Ltd
Parkway Close
Sheffield
S9 4WH

In accordance with Regulation 13(1) of the Environmental Permitting (England and Wales) Regulations 2016, as amended Orchid Orthopedic Solutions Sheffield Limited is hereby permitted to operate two directly associated scheduled activities at the address detailed above, namely the storage of chemicals in bulk, of more than 1 tonne of anhydrous hydrofluoric acid, as described in Schedule 1, Part 2, Chapter 4, Section 4.8, Part B (a)(iv) and the surface treatment of metals which is likely to result in the release of acid-forming oxides of nitrogen into the air as described in Schedule 1, Part 2, Chapter 2, Section 2.3, Part B sub section (a) and subject to the following Permit conditions.

Signed

Date 16th May 2019
Commercial Team Manager
Authorised by Sheffield City Council to sign on their behalf
The Secretary of State’s Guidance PG3/6 Polishing and Etching Glass and PG 4/1 for the Surface Treatment of Metal Processes have provided the framework for the conditions in this Permit.

**Name & Address of Operator:**

Orchid Orthopedic Solutions Sheffield Limited  
Parkway Close  
Parkway Industrial Estate  
Sheffield  
S9 4WH

Company Registration Number: 07947477

Contact Name: Paul Dodgson (0114) 2677871  
paul.dodgson@orchid-ortho.com

**Registered Office:**

Orchid Orthopedic Solutions Sheffield Limited  
Parkway Close  
Parkway Industrial Estate  
Sheffield  
S9 4WH

**Address of Permitted Installation:**

Orchid Orthopedic Solutions Sheffield Ltd  
Parkway Close  
Parkway Industrial Estate  
Sheffield  
S9 4WH

**Holding Company**

Orchid Orthopedic Solutions Sheffield Ltd  
Parkway Close  
Parkway Industrial Estate  
Sheffield  
S9 4WH
Talking to Us

Any communication with Sheffield City Council should be made to the following address quoting the Permit Number: 2.3/066133

ENVIRONMENTAL PROTECTION SERVICE
SHEFFIELD CITY COUNCIL
FLOOR 5 NORTH HOWDEN HOUSE
1 UNION STREET
SHEFFIELD
S1 2SH

Alternatively Email: eps.admin@sheffield.gov.uk or ippc@sheffield.gov.uk

Telephone: (0114) 273 4651
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Explanatory Note to Pollution Prevention and Control Permit for Part B Installations.  
(This note does not form a part of the Permit)

The following Permit is issued under Regulation 13 of the Environmental Permitting (England and Wales) Regulations 2016 (S.I. 1154), as amended, ("the EP Regulations") to operate an installation carrying out two scheduled activities covered by the description in Part 1, Chapter 2, Section 2.3, Part B sub section (a) and Chapter 4, Section 4.8, Part B (a) (iv) of Schedule 1 of those Regulations,

SECTION 2.3 Surface treating metals and plastic materials

Part B

(a)Any process for the surface treatment of metal which is likely to result in the release into air of any acid-forming oxide of nitrogen and which does not fall within Part A(1) or Part A(2) of this Section.

And

SECTION 4.8 The storage of chemicals in bulk

Part B

(a)The storage in tanks, other than in tanks for the time being forming part of a powered vehicle, of any of the substances listed below, except where the total storage capacity of the tanks installed at the location in question in which the relevant substance may be stored is less than the figure specified below in relation to that substance—

(iv)anhydrous hydrogen fluoride, 1 tonne

to the extent authorised by the Permit:
Process Changes

Under the provisions of the EP Regulations, you are required to notify the Council of any proposed change in operation at least 14 days before making the change. This must be in writing and must contain a full description of the proposed change in operation and the likely consequences. Failure to do so is an offence.

If you consider that a proposed change could result in the breach of the existing permit conditions or is likely to require the variation of permit conditions then you may apply in writing under Regulation 20(1) of the EP Regulations. Additionally, if this involves a SUBSTANTIAL CHANGE to the installation you will be required to submit an application, pay the relevant fee and advertise the application accordingly. You may serve a Notice on the Council requesting that they determine whether any change that is proposed would constitute a substantial change before you proceed with application.

Variations to the Permit

The Permit may be varied in the future by the Council serving a Variation Notice on the Operator. If the Operator wishes any of the Conditions of the Permit to be changed, a formal Application must be submitted.

Surrender of the Permit

Where the operator of a Part B installation or mobile plant ceases or intends to cease the operation of the activity the operator may notify the regulator of the surrender of the whole permit, in any other case, notify the regulator of the surrender of the permit in so far as it authorises the operation of the installation or mobile plant which he/she has ceased or intends to cease operating. The notification shall contain information as described in Regulation 24 or 25 of the EP Regulations.

Transfer of the Permit or Part of the Permit

Before the Permit can be wholly or partially transferred to another person, a joint application to transfer the Permit has to be made by both the existing and proposed holders, in accordance with Regulation 21 of the EP Regulations. A transfer will be allowed unless Sheffield City Council considers that the proposed holder will not be the person who will have control over the operation of the installation or will not ensure compliance with the conditions of the transferred Permit.

Annual Subsistence Fee

In accordance with Regulation 66 of the EP Regulations, the holder of a permit is required to pay a fee for the subsistence of the Permit. This fee is payable annually on 1st April. You are advised that under the provisions of Regulation 66 (5) of the EP Regulations, if you fail to pay the fee due promptly, Sheffield City Council may revoke the Permit. You will be contacted separately each year in respect to this payment.
Public Register

The Council is required by Regulation 46 of the EP Regulations to maintain a Public Register containing information on all LAPPC installations and mobile plant. The register is available for inspection by the public free of charge during office hours (Monday to Friday 9.00 am to 5.00 pm) at the following address:

Environmental Protection Service  
Floor 5 North Howden House  
Sheffield City Council  
Union Street  
Sheffield  
S1 2SH

Tel: 0114 273 4651 or email eps.admin@sheffield.gov.uk

Confidentiality

Sheffield City Council has a duty to consider the question of confidentiality of information supplied to it. If any information supplied is considered confidential, a statement of which information this applies to and the reasons why it is considered confidential should be specified. The Operator is reminded that he may apply to Sheffield City Council for the exclusion of information from the public register under the provisions of the Environmental Permitting (England and Wales) Regulations 2016 as amended.

Appeals

Under Regulation 31 of the EP Regulations operators have the right of appeal against the conditions attached to their permit. Schedule 6 of the EP Regulations sets out the detailed procedures.

Appeals against a Variation Notice do not have the effect of suspending the operation of the Notice. Appeals do not have the effect of suspending Permit conditions.

Notice of appeal against the conditions attached to the permit must be given within six months of the date of the Notice, which is the subject matter of the appeal.
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:

- Written notice of the appeal;
- A statement of the grounds of appeal;
- A statement indicating whether the appellant wishes the appeal to be dealt with by written representations procedure or a hearing – a hearing must be held if either the appellant or enforcing authority requests this, or if the Planning Inspector or the Secretary of State decides to hold one.
- (Appellants must copy the above three items to the local authority when the appeal is made)
- A copy of any relevant application;
- A copy of any relevant permit;
- A copy of any relevant correspondence between the appellant and the regulator; and
- A copy of any decision or notice, which is the subject matter of the appeal.

Where to Send Your Appeal Documents

Appeals should be addressed to:

The Planning Inspectorate
Environmental Appeals Administration
Room 4/19 – Eagle Wing
Temple Quay House
2 The Square
Temple Quay
Bristol BS1 6PN

In the course of an Appeal process the main parties will be informed of procedural steps by the Planning Inspectorate.

To withdraw an appeal the appellant must notify the Planning Inspectorate in writing and copy the notification to the local authority.
Definitions

In relation to this Permit, the following expressions shall have the following meanings:

“Application” means the application for this Permit, together with any response to a notice served under Schedule 4 to the EPR Regulations and any operational change agreed under the conditions of this Permit.

“EPR Regulations” means the Environmental Permitting (England and Wales) Regulations S.I. 2016 No. 1154 and words and expressions defined in the EPR Regulations shall have the same meanings when used in this Permit save to the extent they are explicitly defined in this Permit.

“Permitted Installation” means the activities and the limits to those activities described in this Permit.

“Monitoring” includes the taking and analysis of samples, instrumental measurements (periodic and continual), calibrations, examinations, tests and surveys.

“Regulator” means any officer of Sheffield City Council who is authorised under section 108(1) of the Environment Act 1995 to exercise, in accordance with the terms of any such authorisation, any power specified in Section 108(1) of that Act.

“BAT” means the most effective and advanced stage in the development of activities and their methods of operation which indicates the practical suitability of particular techniques for providing in principle the bases for emission limit values designed to prevent, and where that is not practical, generally to reduce emissions and the impact on the environment as a whole. For those purposes:

“available techniques” means those techniques which have been developed on a scale which allows implementation in the relevant industrial sector, under economically and technically viable conditions, taking into consideration the cost and advantages, whether or not the techniques are used or produced inside the United Kingdom, as long as they are reasonably accessible to the Operator;

“best” means, in relation to techniques, the most effective in achieving a high general level of protection of the environment as a whole; “techniques” include both the technology used and the way in which the installation is designed, built, maintained, operated and decommissioned. Schedule 2 of the Regulations shall have effect in relation to the determination of best available techniques, and;

“Fugitive Emission” means an emission to air from the permitted installation that is not controlled by an emission limit imposed by a condition of this Permit.
Where any condition of this Permit refers to the whole or parts of different documents, in the event of any conflict between the wording of such documents, the document with the most recent publication date shall be taken to be the most appropriate document to be used.
DESCRIPTION OF ACTIVITIES.

This Permit covers the storage of more than 1 tonne of anhydrous hydrofluoric acid and the surface treatment of forged medical components and turbine blades.

The process involves the removal of alpha case from titanium forgings involving the use of hydrofluoric acid and ferric sulphate. It also covers the use of hydrofluoric acid and nitric acid in the cleaning of titanium, stainless steel and cobalt chrome forgings at Orchid Orthopedic Solutions Ltd.

A flow diagram detailing the steps in the process is shown in Schedule 3. The process is operated at the location shown by shading on the plan in Schedule 1.

The surface treatment plant is one process line made up of various dip tanks held at specified temperatures containing different acid mixtures. The aggregated volume of the treatment tanks is 3,968 litres.

The first treatment tank contains 40% concentration hydrofluoric acid (15% of volume), 40% concentration ferric sulphate (40% of the volume) and water. The tank is heated to 40°C +/- 2°C. Metal components are treated in this tank for approximately between 5 and 20 minutes.

Emissions from this tank are extracted via lip extraction to the scrubbing unit. In the event of the temperature increasing above the 42°C tolerance limit the barrel is automatically removed by the robot arm and the chillers will start. Following this the components are rinsed in a rinse tank served by mains water at ambient temperature. Residence time is approximately 2 minutes.

After rinsing the components are subject to de-smuttering in a tank of 40% concentration hydrofluoric acid (12% of the volume) and 70% concentration nitric acid (31% of the volume) and water at ambient temperature. Residence time is less than 1 minute.

Following this the components are rinsed in a rinse tank served by mains water at ambient temperature, a further recirculation rinse, then a hot water rinse at 60°C+.

Heater controls for the tanks are wired back to a control cabinet. The temperature of solutions in the heated tanks is continuously monitored and logged. An alarm is triggered if the temperature of solutions in the heated tanks strays outside of pre-set limits. The temperature will then be manually adjusted by the operator.

The etching line is located over a polypropylene bund.

The composition and flow of work through the line is determined by product and customer specification. The majority of pieces to be treated are laced in a rotating barrel automatically controlled. 1 part will be static etched in a basket.
Emissions from the treatment tanks are pulled via lip extraction to the Sodium Hydroxide scrubbing unit (LEV041) which then exhausts the scrubbed air to atmosphere through a 9 metre stack with a minimum efflux velocity of 15 m/s. The process tanks, scrubber unit and stack are shown on Schedule 2.

Fresh chemicals are delivered in Intermediate Bulk Containers (IBC) and stored on Polypropylene IBC bunds located within a 14.3 m$^3$ (14300 litres) chemical resistant glass reinforced plastic (GRP) lined concrete bunded area.

The quantity of chemicals required to be stored are:

2 x 1100 kg 40% Hydrofluoric acid,
2 x 1000 litres Ferric Sulphate (12.5% Fe),
1 x 1000 litres 70% Nitric Acid.

Waste acids and other liquids from the treatment tanks are drained into a 10,000 litre double skinned polypropylene acid resistant waste tank which is twice the volume of the total system and linked to the line control panel which monitors the waste level through ultrasonic sensors once it reaches 50% of capacity. This is also located within the GRP lined concrete bunded area. As required the waste is pumped out through a cam lock connection to a licensed carrier’s tanker for disposal.
Permit Conditions.

Section 1 – Upgrading Conditions

1.1 There are no works of upgrading required by this Permit.

Section 2 – Plant and Equipment

2.1 The permitted activities shall be carried out at the location detailed on the site plan shown in Schedule 1 of this Permit.

2.2 Permitted activities shall only be carried on using the plant and equipment as detailed in the Description of Activities, and as shown on the Chemical Etch Installation Layout as shown in Schedule 2 of this Permit.

2.3 The Regulator shall be notified by the Operator of any proposed operational changes, including any alterations to the process involving the provision of new plant or equipment, removal of plant, or alteration of substances used which may affect emissions. The information shall be submitted at least 14 days before the changes take place.

Section 3 - Emission Limits and Controls

3.1 All emissions to air other than steam or condensed water vapour shall be colourless and free from persistent mist and persistent fume.

3.2 Emissions to air shall be free of offensive odour beyond the boundary as perceived by the Regulator. The boundary is indicated on the plan shown in Schedule 1 of this Permit.

3.3 There shall be no burning of materials, including waste, in the open air, inside buildings or in any form of incinerator in connection with the activities within the installation boundary, without permission in writing from the Regulator.
3.4 The following emission limits shall apply to emissions from the stack serving the process line after they have passed through the caustic soda scrubbing plant, as indicated on the plan in Schedule 2 of this Permit:

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<tr>
<th>Pollutant</th>
<th>Limit</th>
<th>Parameter</th>
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<tr>
<td>Oxides of nitrogen including nitric acid</td>
<td>200 mg/m³</td>
<td>30 minute mean concentration</td>
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<tr>
<td>(expressed as nitrogen dioxide)</td>
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<td></td>
</tr>
<tr>
<td>Fluoride (expressed as hydrogen fluoride)</td>
<td>5 mg/m³</td>
<td>Expressed as hydrogen fluoride</td>
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3.5 The reference conditions for the emission limits shall be 273K, 101.3kPa, the oxygen and water references shall be that which corresponds to the normal operating conditions in the process concerned.

Section 4 - Monitoring, Sampling and Measurement of Emissions

4.1 Manual extractive emissions monitoring tests for oxides of nitrogen and hydrogen fluoride shall be carried out at least once in every 24 months period from the stack serving the process line, unless otherwise agreed in writing by the Regulator.

4.2 The appropriate test method for oxides of nitrogen shall be US EPA OTM 29, unless otherwise agreed in writing by the Regulator, prior to the test being carried out.

4.3 The appropriate test method for hydrogen fluoride shall be BS ISO 15713, unless otherwise agreed in writing by the Regulator, prior to the test being carried out.

4.4 Sampling ports shall be provided to the stack to be tested in accordance with the appropriate monitoring standard.

4.5 The introduction of dilution air into duct systems in order to comply with emissions limits is not permitted.

4.6 The Operator shall notify the Regulator at least 7 days prior to any periodic monitoring exercise to determine compliance with emission limit values of the provisional dates and times of the tests, pollutants to be tested, stacks to be tested, methods to be used and provide the accreditation details of the stack monitoring consultants.

4.7 The results of non-continuous monitoring tests shall be forwarded to the Regulator within 8 weeks of completion of the testing.
4.8 Monitoring shall be carried out in accordance with methods described in M1 “Sampling requirements for monitoring stack emissions to air from industrial installations”\textsuperscript{1} and M2 “Monitoring of stack emissions to air”\textsuperscript{2}, or by another method agreed in writing by the Regulator.

4.9 In any case of abnormal emissions whether or not related to a monitoring result, the operator shall:

- Identify the cause of the emissions and take corrective action immediately;
- Adjust the process or activity to minimise the emissions;
- Retest to demonstrate compliance as appropriate after consulting the Regulator;
- Notify the Regulator within 1 day of the incident (or in the case of adverse periodic monitoring, within 1 day of receipt of the results);
- Record details of the incident describing the nature and extent of the problems, and the remedial actions taken in the log book or recording system kept in accordance with this Permit.

4.10 The Operator shall inform the Regulator within 1 working day in cases where:

- An emission is likely to have an effect on neighbouring premises; or
- There is a failure of arrestment plant.

The report to the Regulator shall include:

- The date and time of the incident;
- The cause and nature of the incident;
- Details of any abnormal emissions;
- Remedial actions taken.

The operator shall record the details of the incident describing the nature and extent of the problems and the remedial actions taken in the log book or recording system.

\textsuperscript{1} Environment Agency, 2017
\textsuperscript{2} Environment Agency, 2017
4.11 Where the results of a monitoring exercise demonstrate a breach of Permit condition such as a breach of the emission limit or a persistent visible emission, the operator shall investigate the adverse results on the day the monitoring data is obtained. The operator shall:

- Close down the line responsible for the adverse result;
- Identify the cause and take corrective action;
- Record as much detail as possible regarding the cause and extent of the problem and the action taken by the operator to rectify the situation in the site log book or recording system;
- Re-test to demonstrate compliance as soon as possible;
- Not use the emission point or line until the problem has been rectified and tested to demonstrate it is emitting below the emission limit value or in compliance with Permit conditions;
- Notify the Regulator within one day of knowledge of the adverse result.

4.12 Visual and olfactory assessments of emissions shall be made by the operator at least once every two days when surface treatment is being undertaken. If coloured or odorous emissions are detected, remedial actions shall be taken immediately. Results of these assessments and details of any remedial actions shall be recorded, including their dates, times and locations. The results shall be made available to the Regulator upon request.

4.13 The Operator shall ensure that records of all inspections, tests and assessments are kept in accordance with Permit conditions. The records shall include the date and time of inspection, the nature, colour, persistency and intensity of any emission, details of any repair or maintenance work carried out and the name of the person carrying out the inspection. The records shall be kept on the premises available for inspection by authorised officers of the Regulator. Such records shall be kept for a minimum of two years and shall be furnished in writing to the Regulator upon request.

Section 5 - Control Techniques

5.1 Stacks and ductwork shall be maintained in a leak proof condition and shall be adequately insulated to prevent exhaust gas temperature falling below the dew point.

5.2 The accumulation of materials in flues and ductwork shall not be permitted. Flues and ductwork shall be subject to a preventative maintenance programme.

5.3 Stacks shall not be fitted with any restriction at the termination point, with the exception of an accelerator cone which increases the exit velocity.
5.4 Spares and consumables for abatement plant subject to continual wear such as parts for the scrubber system, temperature monitors and alarms shall be held on site and stored appropriately or shall be available within 24 hours from guaranteed suppliers.

5.5 Lip extraction systems shall be fitted to the heated tanks. The extracted emissions shall be exhausted through the stack as indicated on the plan in Schedule 2 of this Permit.

5.6 All potentially dusty materials shall be stored in covered containers or under cover.

5.7 All spillages of acids and other substances shall be cleared as soon as possible after they occur.

5.8 Spillages of hydrofluoric acid shall be absorbed using HF resistant spill materials.

5.9 Personnel shall be trained specifically in dealing with nitric acid and hydrofluoric acid spills.

5.10 Spillages of dusty materials shall be cleared by vacuum, wet or other methods.

5.11 A supply of suitable Spill Kits, resistant to the chemicals in storage, shall be clearly labelled and located in the vicinity of the installation.

5.12 All chemicals shall be stored in closed vessels resistant to the substances in storage, with gas tight seals or secure caps.

5.13 Chemicals, including wastes, shall be transferred to/from the process line using pipework resistant to the chemicals under transfer.

5.14 All vessels containing chemicals and transfer pipework shall be located within a bunded area. Bunding shall be impervious and resistant to the substances in storage. Bunds shall have a capacity of 110% of the capacity of the largest storage tank within them.

5.15 Bunds shall be covered or kept free of rain water or other substances, shall be checked after rain or snowfall and pumped out if necessary.

5.16 Nominally empty chemical vessels shall be stored outside or in a dedicated well ventilated area with the lid tightly closed.

5.17 The height of the stack serving the process line and scrubber unit as indicated on the plan in Schedule 2 of this Permit shall be 9 metres.

5.18 Waste gases emitted from the stack serving the extraction system shall have a minimum exit velocity of 15 m/s.
5.19 Process line tanks containing acid shall be kept lidded when not in use.

5.20 The temperature of acids in process tanks shall be continuously monitored and automatically maintained at 40°C +/- 2 °C, that is, between 38 to 42 °C.

5.21 The acid tanks temperature monitors shall be fitted with audible and visual alarms to indicate when the top tolerance of 43 °C is breached.

5.22 All alarm events shall trigger the automatic shut-down of the heaters to the heated tanks. Reset of the alarms following an alarm event shall be automatic.

5.23 All alarm events shall be manually recorded whether genuine or false.

5.24 The temperature monitors serving the acid tanks shall be calibrated at an appropriate time interval as recommended by the manufacturer such as once in every 12 month period. Details of the calibration shall be recorded in the log book or recording system, kept on site for a minimum of 2 years and be available for inspection by the Regulator on demand.

5.25 The alarms serving the temperature monitors shall be fitted with a test button and tested once per day to ensure they are in working order. Any repairs necessary shall be carried out promptly and within 5 working days.

5.26 A record of the results of the daily alarm test and any repairs necessary shall be recorded in the log book or recording system, kept on site for a minimum of 2 years and be available for inspection by the Regulator on demand.

Section 6 – General Conditions

6.1 The Operator shall carry out preventative maintenance on all plant and equipment concerning the control of emissions to air in accordance with a written preventative maintenance programme. The maintenance programme shall be made available to the Regulator upon request.

6.2 The Operator shall compile a list of arrestment plant or equipment necessary for controlling emissions from the installation, extraction systems, temperature monitors and alarms. The list shall identify all such plant and equipment that is critical to prevent, reduce or control emissions from the installation and a preventative maintenance schedule shall be produced for all critical plant. A copy of the list and maintenance schedule shall be available to the Regulator on demand.
6.3 Details of all maintenance, whether planned or unplanned, shall be recorded in the log book or recording system kept in accordance with this Permit.

6.4 Staff at all levels shall receive training and instructions necessary for their duties and shall include the following:

- Effective management, supervision and operation of processes;
- Responsibilities under the Permit;
- Preventative maintenance system;
- Minimisation of emissions at start up and shut down;
- Dealing with spillages of chemicals;
- Actions during abnormal emissions including minimisation of emissions.

6.5 The Operator shall keep and maintain a statement of training requirements for each operational post and keep a record of the training received by each employee whose actions may have an impact on emissions to atmosphere. These documents shall be made available to the Regulator upon request.

6.6 The best available techniques shall be used to prevent or, where that is not practicable, reduce emissions from the installation in relation to any aspect of the operation of the installation which is not regulated by any other condition of this Permit.

6.7 The Operator shall give written notification to the Regulator in the following instances:

a) Permanent cessation of the operation of any part of, or all of the Permitted Installation;

b) Cessation of the operation of any part of, or all of the Permitted Installation for a period, likely to exceed 1 year;

c) Any proposed change in the operation of the installation; and

d) Resumption of the operation of any part of, or all of the Permitted installation after a cessation notified under (b) above.
6.8 The Operator shall notify the following matters to the Regulator, in writing, within 14 days of their occurrence:

- Any change in the trading name of Orchid Orthopedic Solutions Sheffield Limited registered name or registered office address;
- A change to any particulars of any ultimate holding company of Orchid Orthopedic Solutions Sheffield Limited, including details of an ultimate holding company where Orchid Orthopedic Solutions Sheffield Limited has become a subsidiary;
- Any steps taken with a view to Orchid Orthopedic Solutions Sheffield Limited going into administration, entering into a company voluntary arrangement or being wound up.

END OF PERMIT CONDITIONS
Schedule 1 Installation Location and Boundary

Boundary of Installation

- Waste Acid Storage
- Scrubber Abatement Stack
- Raw Material Storage
- Automated Chemical Etch line inside building
Schedule 2  Orchid Orthopedic Solutions Sheffield Limited: Chemical Etch Installation Layout

External Forge Compound

14.3 m³ chemical resistant GRP lined concrete bund

Sodium Hydroxide Scrubber unit LEV041

Raw Material Storage
- 2 x 1100 kg IBC's 40% Hydrofluoric Acid
- 2 1000 litre IBC's 12.5%Fe Ferric Sulphate
- 1 x 1000 litre IBC 70% Nitric Acid
On individual IBC bunds

Scrubber
Stack Orc 4

10000 litre double skinned waste tank

Chemical Etch Line

Etch Plant

CMM
Schedule 3 - Flow Diagram of Installation