

4262, or e-mailing proyle.gonw@go-regions.gsi.gov.uk. Ref GO/TNW 5150/35/1/23.

G Tarr, an Official in the Government Office for the North West (516)

## Environment



### Environmental Protection

#### Rugby Ltd.

#### PUBLIC NOTIFICATION OF AN APPLICATION MADE UNDER REGULATION 10 OF THE POLLUTION PREVENTION AND CONTROL (ENGLAND AND WALES) REGULATIONS 2000

##### INTEGRATED POLLUTION PREVENTION AND CONTROL

Notice is hereby given that Rugby Ltd. has applied to the Environment Agency to vary its Integrated Pollution Prevention and Control (IPPC) permit. This permit allows the operation of an installation involving the manufacture of cement under section 3.1, Part A(1)(a) of Schedule 1 of the Regulations. The variation requests a trial to allow the burning of an alternative fuel called Climafuel. The installation is located at Barrington works in the district of South Cambridgeshire in the county of Cambridgeshire.

The application contains a description of the proposed changes and their impact on the environment.

Information relating to the above IPPC application for a variation to operate is held in registers at the following locations.

Environment Agency Office, Kingfisher House, Goldhay Way, Orton Goldhay, Peterborough PE2 5ZR; and

The Environmental Health Department, South Cambridgeshire District Council, Meadow House, 118 Water Lane, Oakington, Cambridge CB4 5AL

Members of the public can inspect these registers, free of charge, at the above stated addresses during normal office hours. In addition, members of the public who wish to obtain a copy of the relevant information contained in the registers can do so upon the payment of a reasonable charge to cover the costs of copying.

Any objections or representations to the above IPPC application should be made in writing to the Environment Agency at the address below, within 28 days from the date of this public notice:

Environment Agency Office, Bromholme Lane, Brampton, Huntingdon, Cambridgeshire PE28 4NE.

Any such objections or representations will be entered into a public register unless the person making them requests in writing that they should not be so placed. If there is such a request, the register will only include a statement that there has been a request. (482)

## Agriculture & Fisheries



### Corn Returns

#### Home-Grown Cereals Authority

#### STATEMENT ISSUED PURSUANT TO THE CORN RETURNS ACT 1882, AS AMENDED, AND THE CORN RETURNS (DELEGATION OF FUNCTIONS) ORDER 1981 (NO 142)

The following are the quantities sold and weighted average prices of British corn per tonne of 1,000 kilograms computed from returns received by the Home-Grown Cereals Authority in the week ended 20 February 2003. They are based on purchases from growers during the week ended 20 February 2003 by merchants carrying on business in prescribed areas of England and Wales.

	<i>Quantities sold (tonnes)</i>	<i>Average price per tonne (£)</i>
Wheat ... ..	128,630.43	64.0
Barley ... ..	7,642.19	61.5
Oats... ..	300.00	59.8

NOTE. Figures have been calculated manually and are subject to revision.

Caledonia House, 223 Pentonville Road, London N1 9HY (1002)

## Other Notices



#### VEXATIOUS LITIGANT

Dated the 17th day of February 2003. CO 5582 of 2002

In the High Court of Justice  
Queen's Bench Division Divisional Court

Before the Right Honourable Lord Justice Rose  
and The Honourable Mr Justice Henriques

In the Matter of Section 42 of the Supreme Court Act 1981 (as amended by Section 24 of the Prosecution of Offences Act 1985)

between  
Her Majesty's Attorney General (Claimant)

and  
KAY ETIENNE BADIBANGA (Defendant)

Upon Reading the claim form dated the 6th day of December 2002 issued by the Claimant Her Majesty's Attorney General seeking an All Proceedings order against the above-named Defendant pursuant to section 42 of the Supreme Court Act 1981 (as amended by section 24 of the Prosecution of Offences Act 1985) that:

(i) no proceedings shall without the permission of the High Court be instituted by the above-named Kay Etienne Badibanga in any Court and  
(ii) that any proceedings instituted by the said Kay Etienne Badibanga in any court before the making of the Order shall not be continued by the said Kay Etienne Badibanga without the permission of the High Court and

(iii) that no application (other than an application for permission under section 41 of the said Act) shall without permission of the High Court be made by the said Kay Etienne Badibanga in any proceedings instituted in any Court whether by Kay Etienne Badibanga or another on the ground that the said Kay Etienne Badibanga has habitually and persistently and without any reasonable ground instituted vexatious proceedings in the High Court and/or made vexatious applications in proceedings in the High Court

And Upon Reading the written evidence submitted on behalf of the Claimant Her Majesty's Attorney General and the Defendant

And Upon Hearing Mr A Tolley of Counsel on behalf of the Claimant and Mr K E Badibanga the Defendant in person

And the Court making no Order as to costs

It is Ordered that the Claimant's application be granted and that the said Kay Etienne Badibanga be and is hereby prohibited from

1. instituting any proceedings in any Court by himself/herself, agents or servants and
2. continuing any proceedings instituted by him in any Court before the making of this Order and