

THE NOTIFICATION OF COOLING TOWERS & EVAPORATIVE CONDENSERS  
REGULATIONS 1992

SI No. 2225

NOTIFICATION OF A NOTIFIABLE DEVICE

To: MID DEVON DISTRICT COUNCIL

*See notes overleaf before completing this form*

1. Name and address of process operator

Tel. No.

2. Address of the premises where the notifiable device is to be situated.

Tel. No.

3. List the maps or plans enclosed with the notification showing the location on the premises of each notifiable device.

<u>TITLE</u>	<u>REF. NO.</u>
_____	_____
_____	_____
_____	_____

Mark each notifiable device on the site plan and include a key.

4. State the number of notifiable devices situated on the premises whose address is given at 2 above.
5. State when each of the above notifiable devices were first installed on the premises.

I HEREBY CERTIFY that all the information contained in this notification is correct to the best of my knowledge and belief [and that I am authorised to sign on behalf of the company]

*Signature:* \_\_\_\_\_ *Date:* \_\_\_\_\_

*Official Title:* \_\_\_\_\_

Please complete and return this form together with the plans listed in the reply to question 3 to:

Mid Devon District Council  
Environmental Health  
Phoenix house  
Phoenix Lane  
Tiverton  
Devon  
EX16 6PP  
Tel. 01884 244601/2/3/9

---

#### NOTES

1. In accordance with The Notification of Cooling Towers and Evaporative Condensers Regulations 1992:

“notifiable device” means a cooling tower or an evaporative condenser except:-

- a) Where it contains no water that is exposed to air; and
- b) Where its water supply is not connected; and
- c) Where its electricity supply is not connected.

“Cooling tower” means a device whose main purpose is to cool water by direct contact between that water and a stream of air.

“Evaporative condenser” means a device whose main purpose is to cool a fluid by passing that fluid through a heat exchanger which is itself cooled by contact with water passing through a stream of air.

2. Under the terms of the above Statutory Instrument any subsequent change in process after this notification had been made, which affects the particulars notified, must be notified in writing to Mid Devon District Council within one month after its occurrence.
3. Under the terms of the above Statutory instrument should any of the devices notified in the above cease to be a notifiable device Mid Devon District Council should be informed of this fact, in writing, as soon as is reasonably practicable.
4. Where the premises are under the control of the manufacturer of the notifiable device then it is sufficient compliance to notify Mid Devon District Council of the address of the premises and the name and telephone number of a person who has, to any extent, control of those premises.