

## Seveso II Notification

- Having carried out the required self assessments the license applicant is required to notify the H S A of the tier of operations 6 months before construction
- However the H SA should be aware of the potential tier classification of the site during license and planning application to raise the appropriate questions
- The applicant is required to prepare a Major Accident Prevention Policy ( MAPP ) that describes the safety management system, risk assessment and develop on site emergency plans
- Test the emergency plans
- Inform the public

## Seveso II Notification

### DOMINO EFFECT / LAND USE PLANNING

- The directive also targets groups of establishments where the likelihood of a major accident is increased due to the proximity of these establishments and controls the siting of new establishments and modifications to existing sites
- Indaver has failed to give adequate notification or exercise due care in assessments of proposed stored substances
- The EPA has challenged Indaver with several errors and oversight but having received no suitable response to date the application should be discontinued

## 2e HAZID\* Deficiencies

- No review or hazard analysis of frequent "**Swarf Fires**" in the unregulated Hammond Lane facility and their potential effect on the proposed facility
- Assumptions on the effects of flooding were incorrect and conservative
- All air dispersion modelling of effects of fires done with met data taken from Cork Airport 16 km away, different topography and presence of **inversions** in local area ignored
- Grouped with other establishments the site represents an overlap of major hazard event zones and is unsuitable

## Review of HAZID

- No review or hazard analysis of presence of High Pressure Gas Main on site.
- Review Incorrectly concerned with a Seveso Lower Tier site only

\*"Report on Hazard Identification & Evaluation Process for Major Accident Prevention: Waste management Facility, Ringaskiddy, Indaver Ireland" Final Report, March 2002 Byrne O Cleirigh Consultants

## Specific Questions on License

Q2 Are all potential Hazards identified ?

2a Emissions of Particulate Matter

2b Emissions of Heavy Metals

2c Effluent discharges

2d Materials being handled

2e Processes being conducted

### 2e Process / Operation is unknown

- Since the hazardous wastes cannot be classified it means that emissions and effluents cannot be reliably characterised / defined
- Wastes may contain unidentified hazards (cytotoxins, neuro toxins, hormonal agents, sensitizers, genetic modifiers)
- The incompatibility of such wastes has not been addressed adequately in the applicants submissions

## 2e Hazards not Identified

- Reviews by the H SA have been avoided due to misclassification and lack of clear identification of probable wastes
- Indaver don't admit that it is a Top Tier Seveso II Site
- Mandatory Documents prepared for community review are not available via Indaver website ( corrupt link )

## 2e Hazards not Identified

- The H SA has not been suitably alerted of the inventory of waste to allow adequate review
- Revised data in later submissions will require a lot more study to determine likely catastrophic events

## Specific Questions on License

1. Are the Process / Operations defined
2. Are all potential Hazards identified
3. Is the technology BATNEEC ?
4. Have VOC Emissions been addressed
5. Will there be significant air pollution ( deterioration of Air Quality ) due to this development
6. Is the Licensee competent to operate this facility and avoid breaches of the license
7. Is the license application Valid

## Specific Questions on License Application

Q3 Is the technology BATNEEC

### 3. The technology is not BATNEEC

- A. Fluidised Bed Technology
- B. Air Pollution Controls
- C. Potential for Fires at Oxygen Levels over 10%
- D. Potential for the formation of additional PCDD-PCDFs
- E. Disadvantages compared to Rotary Kiln Designs
- F. Testing and Inventory Management

### 3. The technology is not BATNEEC

#### A. Fluidized Bed Technology

- The proposed Technology has poor efficiency and containment of pollutants
- Harbour location causes reduced performance and efficiency problems with fluidised bed incinerators

### 3. The technology is not BATNEEC

#### B. Air Pollution Controls

- Proposed Powdered Activated Carbon Spray Treatment of Dioxin containing flue gases is inefficient and prone to fires
- High Efficiency Dioxin filters which are in widespread use in Europe have not been considered (at least 4 locations)

### Dioxin removal using Powdered Activated Carbon

#### Best Efficiency Recorded \*

97 to 99.9% and 0.40ng TEQ/m<sup>3</sup> @7% oxygen

#### EPA Draft European Limit

=< 0.1ng TEQ/m<sup>3</sup> @11% oxygen

\* Determined EPA method 23

## Dioxin removal using Powdered Activated Carbon

### C. Potential for Fires at Oxygen Levels over 10%

- Gas Temp at the injection point must be maintained at levels less than 200°C
- Higher temperatures suppress adsorption mass transfer and this can generate fires in accumulated solids in fabric filter hoppers and/or solids in handling equipment

Note: Waste Incinerator Gas Streams are conducted at as high a temperature as possible to prevent acid corrosion

## Dioxin removal using Powdered Activated Carbon

### D. Potential for the formation of additional PCDD-PCDFs

- This occurs once organic compounds are adsorbed on the surfaces of the powdered activated carbon
- During tests in 2000 total PCDD-PCDF was 2.4 times higher than input.<sup>1</sup>
- All Activated Carbon removed to hoppers continues to contain PCDD-PCDF compounds and the solids are therefore classed as hazardous waste

1,2: Richard J. "Non Thermal Control Techniques for Polychlorinated Dibenzo-p-Dioxins & Polychlorinated Dibenzofurans", Portland Cement Association PCA R & D serial no 2642a



### 3. The technology is not BATNEEC

#### BAT (1997) use Catalytic Destruction Filters\*

- Achieve efficiencies greater than 99%
- Do not allow additional PCDD-PCDF compounds to form so capture dust has similar levels to inlet stream
- Temperature of the gas streams have to be controlled between 180°C and 260°C to ensure effective catalysis without degradation of the filter fabric

\* Constructed from needle punched felt impregnated with Titanium dioxide & Vanadium pent oxides tungsten catalyst and coated with PTFE on the dust side (Remedia)  
[www.gore.com/remedia](http://www.gore.com/remedia)

### 3. The technology is not BATNEEC

#### E. Disadvantages compared to Rotary Kiln Designs

- Indaver's Limited experience with Fluidized Bed Technology
- Operated at 500 to 850°C
- The evolution of particle size distribution and the composition of the bed material (*especially when fed with uncharacterised waste*) cannot be predicted with confidence. This leads to overloading of downstream filters

## *Effect of Uncharacterised Waste*

Waste Characteristic	Effect on Fluidized Bed
Sodium Content	Destroys the bed fluidity by forming eutectic structures
Corrosives	Lowers destruction Efficiencies
High Moisture Content	Reduces overall productivity of the fluidized bed process
Fusible Ash content	Binds the granular solids into large, non fluid solid destroying the fluidity

### 3. The technology is not BATNEEC

#### Rotary Kiln Characteristics<sup>2</sup>

- Enables thorough mixing with air
- Quantity of Fine Particles emitted is low compared with Fluidised Bed
- High Operating temperatures ensure high destruction efficiency (1100-1650°C )
- Can operate in batch mode allowing more flexibility than continuous mode

### 3. The technology is not BATNEEC

#### Rotary Kiln Characteristics contd. -

- Kiln has greater resistance to high temperatures and thermal stress
- Can accept entire drums of waste removing the need for additional hazardous transfer / pumping stations
- **“Cement Roadstone” and other cement manufacturers already operate such facilities in Ireland which could be upgraded without excessive cost – these were targeted in 2002 by MinChem as potential users of blended wastes**

### 3. The technology is not BATNEEC

#### F. Testing and Inventory Management

- No routine testing of mixed waste is proposed
- Indaver also plan to accept and not re-verify customer classification of waste ( Note: Payment based on classification )
- Neither continuous or statistical sampling on waste inputs and outputs are described
- Storage buffer is required to continuously feed the fluidised bed incinerator
- Buffer leads to excessive amounts of toxic and volatile waste accumulated on the site near population centres

### 3. The technology is not BATNEEC

#### F. Testing and Inventory Management

- Re-characterisation of typical arsenic and heavy metal containing waste places Indaver in a top tier Seveso II position (declared post H SA reviews)
- Indaver cannot be relied upon to correctly identify wastes without continuous sampling and composition analysis

### Specific Questions on License

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## Specific Questions on License

Q4 Have Volatile Organic Compound ( VOC ) Emissions been properly addressed?

### 4. VOC Emissions not addressed

- No VOC Emissions ( EC99/13 ) treatment or Management Plan presented
- Although not a prescribed process in the legislation VOC's as a consequence of handling significant quantities of Pharmaceutical Waste the applicant is not exempt from the 2002 legislation S.I. 543 "Emissions of VOC's from Organic Solvents"

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## Specific Questions on License

Q5 Will there be significant air pollution - deterioration of Air Quality due to this development

### 5. Deterioration of Air Quality

- Air Quality in the Harbour area will deteriorate should the development go ahead
- Air emissions will add to existing ground level contamination caused by Irish steel and other harbour industries
- The proposed extension to Aghada Power Station (also contribute SO<sub>2</sub> & NO<sub>x</sub>) should be considered to determine the potential cumulative effect over the next decade

### 5. Deterioration of Air Quality

Anticipated Airborne Emissions based on EIS  
(1µg = 0.000001g)

		Total Emissions per annum
Dioxins	4.2 pg/m <sup>3</sup> /day	0.1 grams /Yr
Mercury	0.006 µg/m <sup>3</sup>	9.6 grams/Yr
NOx	17 µg/m <sup>3</sup>	27.2 Kg/Yr
Heavy Metals	0.05 µg/m <sup>3</sup>	79.9 grams/Yr
Volumetric Discharge flue 1 & flue 2 max		182400 Nm <sup>3</sup> /day

Note: Does not include the risk of large scale environmental damage from typical incinerator accidents and fires

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## Specific Questions on License

Q6 Is the Licensee competent to operate this facility and avoid breaches of the license ?



## 6. Indaver's Poor Track Record

Competency to operate such facilities can only be assessed by taking into account an operators history:

- Indaver has had recent accidents
- Failures to detect non compliances
- 30% of all licensees breach the terms of their license\*

\* Source: Director Irish EPA Interview "Irish Times" Autumn. 2004

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## Specific Questions on License

Q7 Is the license application Valid ?  
( in light of significant  
discrepancies, errors &  
inaccuracies )

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## Conclusion

It is our considered conclusion that although the EPA has granted a draft licence to Indaver Ireland the licence application is invalid for the following Reasons:

## Conclusion

1. Process / Operations are unknown
2. Additional Hazards were not identified
3. The technology is not BATNEEC
4. VOC Emissions are not addressed
5. There will be a deterioration of Air Quality due to this development
6. The company's has a Poor Safety Record
7. The License application is not valid

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