

Liz Leacy

From: Stuart Huskisson
Sent: 29 May 2007 16:52
To: Liz Leacy
Subject: FW: Consent to Discharge - Bristol Myers Squibb Cruiserath - Reg.No.P0552-02

Hi Liz,

I am forwarding on e-mail correspondence I had with Fingal County Council in relation to Swords Laboratories t/a Bristol-Myers Squibb Reg.No.P0552-02.
Please can you organise for this correspondence to go on the e-DMS.

I received a letter from Fingal Co. Co. today in relation to the Bristol-Myers Squibb review.
I will send fax a copy to you this evening and I will send the original in the post. No objection fee was submitted with the letter.

I shall be away on holiday from tomorrow and will be out of the office until 11th June.

Regards
Stuart

From: David Devine [mailto:David.Devine@fingalcoco.ie]
Sent: 11 April 2007 10:59
To: Stuart Huskisson
Cc: Lisa Maher
Subject: RE: Consent to Discharge - Bristol Myers Squibb Cruiserath - Reg.No.P0552-02

Hi Stuart,

Please find attached response as requested.

Dave Devine

From: Imelda Averill [mailto:imelda.averill@dublincity.ie]
Sent: 05 April 2007 4:12 PM
To: David Devine
Subject: BMS IPPC consent queries

Hi Dave,

To reply to Stuart Huskisson's queries :

1. BMS requested a concentration increase in the chloride parameter to 20,000 mg/l to cover peaks only. Their application states that they can live comfortably within the existing IPC consent loading of 20,000 Kg per day. The consent as issued is correct.
2. The OFG limit of 100 mg/l was applied in the IPC consent. Fingal County Council 2006 monitoring data indicated a maximum OFG concentration of 4 mg/l in 8 samples. Regulation of OFG is not necessary and was omitted from the IPPC consent.
3. Detergents are not regulated in the IPPC consent. Monitoring of both detergents and OFGs is therefore not required by Fingal County Council.
4. Consent condition 5 covers Fingal County Councils requirements for continuous

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monitoring in a general way. Specific continuous monitoring of pH and temperature is required by Fingal County Council's consent. There is no specific requirement for TOC or conductivity monitoring.

Fingal County Council would favour grab sampling for pH monitoring.

Perhaps you would forward this to Stuart Huskisson, EPA.

Regards,

Imelda

From: Stuart Huskisson [mailto:s.huskisson@epa.ie]

Sent: 05 April 2007 12:12 PM

To: David Devine

Subject: RE: Consent to Discharge - Bristol Myers Squibb Cruiserath - Reg.No.P0552-02

Hello David,

Thank you for the update. I appreciate you following up on the points I raised. I will be in the office next week and will look out for your reply.

Regards
Stuart

Stuart Huskisson

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From: David Devine [mailto:David.Devine@fingalcoco.ie]

Sent: 05 April 2007 11:12

To: Stuart Huskisson

Subject: RE: Consent to Discharge - Bristol Myers Squibb Cruiserath - Reg.No.P0552-02

Thanks for the email Stuart we are working on a reply which I hope to have for you early next week.

David Devine.

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From: Stuart Huskisson [mailto:s.huskisson@epa.ie]

Sent: 03 April 2007 12:11

To: David Devine

Subject: Consent to Discharge - Bristol Myers Squibb Cruiserath - Reg.No.P0552-02

Hello David,

Thanks for the phone message in relation to Bristol Myers Squibb Cruiserath.

I have put together a list below of the points that I wanted to clarify with you:

1. In relation to the Emission Limit Value for Chloride - Your proposal sets that daily mean concentration at 20,000mg/l and the daily mean loading is set at 20,000kg per day

Based on the maximum volume to be emitted 1500m3/day, is the daily mean concentration limit for Chloride correct?

2. In BMS previous licence the daily mean concentration limits for Fats, Oils & Greases, and Detergents (as MBAS) was set at 100mg/l.

Are these emission limits still acceptable?

3. BMS have requested that due to compliance with the existing limits for Fats, Oils & Greases, and Detergents (as MBAS) that monitoring be carried out bi-annually.

Is this monitoring frequency acceptable?

4. Within the attachment to the Section 99E letter sent to Fingal County Council on 27th November 2006, BMS proposed contingency monitoring in relation to the discharge to sewer in the event of failure of the continuous online monitors (for pH, Conductivity and TOC). This was not specifically addressed in your response. Do you have any comments in relation to this proposal?

I would appreciate your views on these points.

Regards

Stuart

Stuart Huskisson

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