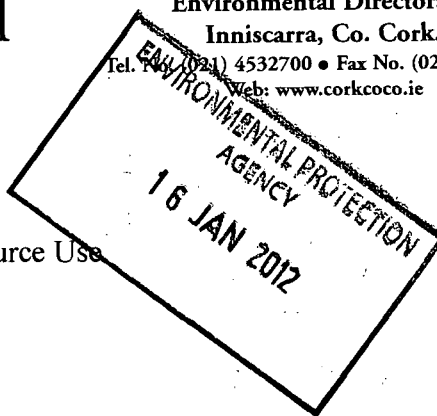


Comhairle Contae Chorcaí Cork County Council

An Stiúrthóireacht Comhshaoil,
Inis Cara, Co. Corcaigh.
Fón: (021) 4532700 • Faics: (021) 4532727
Suíomh Gréasáin: www.corkcoco.ie
Environmental Directorate,
Inniscarra, Co. Cork.
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Web: www.corkcoco.ie



Bea Claydon,
Programme Officer
Office of Climate, Licensing and Resource Use
Environmental Protection Agency
HQ PO Box 3000
Johnstown Castle Estate
County Wexford
Ireland



Subject :IPPC Reg. No. P0403-02 – Dairygold Co-Operative Society Limited, Annabella Mallow Co. Cork

12th January 2012

Dear Ms Claydon,

I wish to acknowledge receipt of the correspondence in respect of a Section 99E request regarding a consent to discharge to sewer in relation to the above named premises.

The Section 99E consent is completed and is attached to this letter. Cork County Council also reserve the right to impose financial treatment charges for the treatment of wastewater arising as a consequence of this consent.

Should you have any queries or clarification my contact details are supplied below

Phone no. 021-4532707
E mail valerie.hannon@corkcoco.ie

Yours Sincerely

A handwritten signature in black ink, appearing to read 'Valerie Hannon'.

Valerie Hannon,
Executive Scientist
Wastewater Laboratory

c.c. Sharon Corcoran, Director Of Services Environment Directorate, Cork County Council
c.c. Finbar O'Keefe, Staff Officer, Environment Directorate, Cork County Council
c.c. Kevin Costelloe, Senior Engineer, Wastewater Services, Cork County Council



SANITARY AUTHORITY RESPONSE**Name of Sanitary Authority:** *Cork County Council***Address:** *Inniscara
Cork
Attn: Ms Sharon Corcoran, Director of Services***Name of Facility:** *Dairygold Co-Operative Society Limited* **IPPC Reg. No:** *P0403-02***Address:** *Annabella
Westend
Mallow
Co Cork***Consent:** Indicate Yes to one of the following statements:

Consent granted subject to the consent conditions outlined below.	<i>Yes</i>
Consent granted without conditions.	
Consent refused ^{Note 1} .	

Note 1 Where it is proposed to refuse permission the reasons for the refusal should be clearly outlined in the response.

GENERAL CONSENT CONDITIONS	Condition to be Included (Yes/No)
1. The licensee shall permit authorised persons, of the Agency and Sanitary Authority, to inspect, examine and test, at all reasonable times, any works and apparatus installed in connection with the process effluent and to take samples of the process effluent.	<i>Yes</i>
2. The licensee shall at no time discharge or permit to be discharged into the sewer any liquid matter or thing that is or may be liable to set or congeal at average sewer temperature or is capable of giving off any inflammable or explosive gas or any acid, alkali or other substance in sufficient concentration to cause corrosion to sewer pipes, penstock and sewer fittings or the general integrity of the sewer.	<i>Yes</i>
3. Trade Effluent discharged to the Water Services Authority sewer shall be limited to milk wastes (including chemicals used) from sample bottles. A log detailing the chemicals used in the milk testing procedures and the volume discharged shall be maintained by the licensee on a daily basis and shall be available for inspection by the Water Services Authority on request.	<i>Yes</i>

4. Cork County Council shall request treatment costs for the treatment & disposal of wastewaters arising from the milk testing laboratory.

*Yes***Signed on behalf of Sanitary Authority:** *Valerie Hanon**Executive Scientist**Cork Co. Council.*

Section 99E of the Environmental Protection Agency Acts 1992 and 2003

99E.- (1) Where the Agency proposes to grant a licence (including a revised licence) which involves a discharge of any trade effluent or other matter (other than domestic sewage or storm water) to a sewer, it shall obtain the consent of the sanitary authority in which the sewer is vested, or by which the sewer is controlled, to such a discharge being made.

(2) Where consent is sought in accordance with subsection (1), the Agency may specify a period (which period shall not in any case be less than 4 weeks from the date on which the consent is sought) within which the consent may be granted subject to, or without, conditions or refused; any consent purporting to be granted (whether subject to or without conditions) after the expiry of that period, or any decision given purporting to refuse consent after that expiry, shall be invalid and in those circumstances the Agency may proceed to grant the licence concerned as if the requirements of subsection (1) had been satisfied.

(3) Subject to subsection (4), a consent under subsection (1) may be granted subject to or without conditions and if it is granted subject to conditions the Agency shall include in the licence or revised licence concerned conditions corresponding to them or, as the Agency may think appropriate, conditions more strict than them.

(4) The conditions that may be attached to a consent by a sanitary authority under this section are the following and no other conditions, namely conditions-

(a) relating to-

(i) the nature, composition, temperature, volume, level, rate, and location of the discharge concerned and the period during which the discharge may, or may not, be made,

(ii) the provision, operation, maintenance and supervision of meters, gauges, manholes, inspection chambers and other apparatus and other means for monitoring the nature, extent and effect of emissions,

(iii) the taking and analysis of samples, the keeping of records and furnishing of information to the sanitary authority,

(b) specifying a date not later than which any conditions attached under this section shall be complied with,

(c) relating to, providing for or specifying such other matter as may be prescribed.

(5) A sanitary authority may request the Agency to review a licence or revised licence to which this section relates-

(a) at intervals of not less than 3 years from the date on which the licence or the revised licence is granted, or

(b) at any time with the consent, or on the application, of the person making, causing or permitting the discharge, or

(c) at any time if-

(i) the sanitary authority has reasonable grounds for believing that the discharge authorised by the licence or revised licence is, or is likely to be, injurious to public health or is likely to render the waters to which the sewer concerned discharges unfit for use for domestic, commercial, industrial, fishery (including fish-farming), agricultural or recreational uses or is, or is likely to be otherwise, a serious risk to the quality of the waters,

(ii) there has been a material change in the nature or volume of the discharge,

(iii) there has been a material change in relation to the waters to which the sewer concerned discharges, or

(iv) further information has become available since the date on which the licence or revised licence was granted relating to polluting matter present in the discharge concerned or relating to the effects of such matter,

and the Agency shall consider and may comply with such request and shall have regard to any submission on the matter received from the sanitary authority.

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