

SUB. NO. 82

Noeleen Keavey

Subject: FW: WO 129-03 MEHL and WO 167-03 Indaver

**From:** Paddy Boyle [mailto:paddyboyle@hotmail.com]

**Sent:** 10 September 2013 16:20

**To:** Wexford Receptionist

**Subject:** WO 129-03 MEHL and WO 167-03 Indaver

To: WASTE LICENSING SECTION

EPA

Johnstown Castle Estate

Co Wexford

Sirs,

The correspondence of Indaver Ireland , ref.WO 167-03 posted on the EPA Website on 4/9/2013 refers.

The method of disposal of bottom ash proposed by the applicant on this application is clearly obsolete and no longer considered BAT by the parent company themselves, the Flemish Authorities or the EU (see our submission posted on the same date).

We note that the applicant refers to a possible reengineering of the site in the future to accommodate current technology but there is no guarantee that the site is adequate or suitable for such additional plant and facilities , e.g. the "aging" area would have to accommodate three months minimum bottom ash on an open concrete surface etc.

It is clear that the applicant is engaged in incremental applications for permission on a major infrastructural project on a site which has no current planning permission for such future undertakings.

It is also clear that this incremental enlargement of the project is in breach of the the EIA Directive in that the original EIS does not contain the required complete plans or environmental information, and also by implication has excluded full public participation.

The residents of Hollywood are deeply concerned at this clear breach of the EIA Directive and requests the EPA to require the applicant to provide full details of the complete project in a revised EIS.

Yours truly,

Patrick Boyle B.E. on behalf of Hollywood and District Conservation Group