

# **Document Lead Sheet**

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## INDAVER IRELAND

# WASTE MANAGEMENT FACILITY, CARRANSTOWN

# AIR DISPERSION MODELLING REPORT

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Project Management Ltd. (PM) conducted an air dispersion modelling analysis on the emissions from the proposed Waste to Energy plant located in Carranstown, Co. Meath. The modelling was carried out first to determine the appropriate stack height and then to assess in detail the potential impacts arising from emissions from the stack height selected. The cumulative impacts of emissions from the waste to energy plant and two other developments in the vicinity, the existing Platin cement factory and the proposed Marathon power plant were also assessed.

The modelling analysis was carried out to determine the impact of emissions of a number of air substances from the waste to energy plant, namely oxides of nitrogen (NO<sub>x</sub>), sulphur dioxide (SO<sub>2</sub>), particulates, hydrocarbons, hydrogen chloride (HCl), hydrogen fluoride (HF), Poly-chlorinated dibenzo dioxins (PCDD), Poly-chlorinated dibenzo furans (PCDF) and heavy metals. The plant will also emit minor quantities of carbon monoxide (CO). However due to the relatively low levels of CO emissions and the relatively high air quality standards for CO these emissions are insignificant.

The air dispersion modelling analysis was carried out using the Industrial Source Complex Short Term 3 (ISCST 3) computer model. The model input data included the stack discharge parameters, emission concentrations, receptor locations, five years of Dublin airport meteorological data (1993-1997), building downwash and land use.

Hourly average, daily average and annual average concentrations were calculated. Relevant percentiles of hourly and daily averages were also calculated. Contour plots of the maximum ground level concentrations occurring on and off site were plotted.

A 40m stack height was chosen as being adequate to disperse the atmospheric emissions without causing any undue visual impact. All the maximum predicted ground level concentrations of emissions were found to be below Irish and EU air quality standard limit values and WHO guideline values. The cumulative emissions from the waste to energy plant and the two other developments in the vicinity did not cause the maximum predicted ground level concentrations of emissions to reach air quality standard limit values and guidelines.

#### 2. INTRODUCTION

This report was compiled by Project Management Ltd on behalf of Indaver Ireland to assess the potential impacts on air quality arising from emissions from the proposed waste to energy plant. The modelling analysis was carried out to select the appropriate stack height in the first instance, and then to assess in detail the impact of the emissions from the stack selected.

The proposed site for the waste to energy plant is in Carranstown, Co. Meath. The area immediately surrounding the site is primarily agricultural land with some dispersed housing. The Platin Cement factory is located to the north-east of the development site.

Atmospheric emissions from the proposed waste to energy plant will include the following:

- Oxides of nitrogen (NO<sub>x</sub>)
- Sulphur Dioxide (SO<sub>2</sub>)
- Particulates (Dust)
- Hydrocarbons (expressed as Total Organic,€arbon (TOC))
- Hydrogen Chloride (HCI)
- Hydrogen Fluoride (HF)
- Poly-chloro dibenzo dioxins (PCDD) and Poly-chloro dibenzo furans (PCDF)
- Heavy metals: Cadmium (Cd), Thallium (Tl), Mercury (Hg), Antimony (Sb), Arsenic (As), Lead (Pb), Chromium (Cr), Cobalt (Co), Copper (Cu), Manganese (Mn), Nickel (Ni), Vanadium (V).

The oxide of nitrogen of primary concern in terms of air quality is  $NO_2$ . However, as NO converts to  $NO_2$  in the atmosphere all  $NO_x$  emissions are modelled and are compared to  $NO_2$  air quality limits. This is in fact a conservative assessment as all  $NO_x$  will not have converted into  $NO_2$  in the time it takes to reach the ground. For example, it is estimated that approximately 50% of  $NO_x$  will be  $NO_2$  by the time emissions from a typical combustion plant reach the ground.

Carbon Monoxide emissions are not modelled as the concentration in the plume is low (50 mg/m³) and the ambient air quality limit value is high relative to that for other substances such as NO<sub>2</sub>. For example in a proposal for emission limit values for carbon monoxide (COM (1998)591) the EU proposes a limit of 10 mg/m³ on ground level CO concentrations. Due to dispersal of the plume the ground level concentrations resulting from the waste to energy plant will be a tiny fraction of this proposed limit.

The cumulative impact of  $NO_X$  and  $SO_2$  emissions from the waste to energy plant and two other developments in the vicinity, namely the Platin Cement factory and the proposed Marathon power plant was assessed by carrying out air dispersion modelling for the three combined developments.

The dispersion modelling results are compared with the following air quality standards (AQSs) and guidelines:

- The Air Pollution Act, 1987 (Air Quality Standards) Regulations (SI No. 244 of 1987) which implements EU Directive 80/779/EEC on limit and guideline values for sulphur dioxide and suspended particulates, EU Directive 85/203/EEC on limit and guideline values for nitrogen dioxide, EU Directive 82/884/EEC on a limit value for lead in the air.
- EU Directive 99/30/EC relating to limit values for sulphur dioxide, nitrogen dioxide and oxides of nitrogen, particulate matter and lead in ambient air.
   The limit values specified in this directive are more stringent than the existing limit values and will start to come into effect from July 2001 and onwards.
- World Health Organisation (WHO) 1999 Air Quality Guidelines for Europe
- The National Authority for Occupational Safety and Health Code of Practice (1999) for the Safety, Health and Welfare at Work (Chemical Agents) Regulations, 1994 (S.I. No. 445 of 1994). Environmental Air Quality Standard (AQS) limit values were not available for a number of emissions, so occupational exposure limits (OELs) were used as a basis for setting limit values. Therefore one fortieth of the OEL was taken as the AQS limit value in accordance with Her Majesty's Inspectorate of Pollution (HMIP) Technical Guidance Note D1: Guidelines on Discharge Stack Heights for Polluting Emissions.

Air Quality Standard (AQS) limit values are often expressed as percentiles which allow the specified Ground Level Concentration (GLC) to be exceeded a set number of times in the monitoring period, e.g. 99.8th percentile of a years hourly average values (this means that the AQS can only be exceeded for 0.2% of the time or 18 hours per year).



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#### 3. DISPERSION MODELLING

#### 3.1 Dispersion Model

Dispersion modelling has been carried out using the Industrial Source Complex (ISC 3) computer model.

ISC 3 is a Gaussian dispersion model, which represents the plume as having a normal distribution in both the horizontal and vertical directions. The short term model (ISCST 3) predicts average concentrations over 1 hour, 24 hour and annual periods and percentiles thereof. The model allows for the effects of general plume rise, stack tip downwash and building downwash.

#### 3.2 Meteorological Data

The meteorological data required by the dispersion model is wind speed, wind direction, Pasquill-Gifford stability category, boundary layer height and ambient temperature. The stability category and boundary layer height are used to characterise the turbulence within, and the height of the lower levels of the atmosphere.

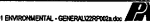
Extremely unstable conditions can cause plume looping and elevated concentrations close to the stack. Under stable conditions elevated concentrations can occur due to the emissions being trapped below the boundary layer. Neutral conditions, characterised by cloudy skies and strong winds, are most favourable for dispersion due to the mechanical mixing of the lower atmosphere. The wind direction determines the direction in which the plume is blown, and for a particular stability, higher wind speeds will result in reduced plume rise so causing the plume to reach ground level closer to the stack with elevated emission concentrations. The boundary layer height determines the total vertical distance over which the plume may spread.

Five years (1993-1997) of Meteorological data for Dublin Airport was obtained from Trinity Consultants (the producers of the model). The data obtained consists of hourly values of wind speed, wind direction, air temperature, stability category and mixing height. Wind direction is converted to a flow vector (the direction toward which the emission moves) by adjusting the direction by 180 degrees.

#### 3.3 Building Downwash

Air streams blowing across buildings can become disrupted, with turbulent eddies occurring downwind in the building wake. If an emission point is sufficiently close to a building, then the plume may become entrained in the turbulent eddies of the building wake. This entrainment can cause plume downwash resulting in elevated emission concentrations close to the emission point.

The ISC model interprets the influence zone of each building for a given wind direction to be the area included by the rectangle described by the location 5 building lengths (L) downwind, 2L upwind and 0.5L in the crosswind direction from the building. This has been updated by the Building Profile Input Program (BPIP) which was used in this modelling analysis. BPIP uses the arc of the original 5L limit line as the downwind structure influence zone (SIZ) boundary.



The BPIP programme determines a building height and a projected width for the dominant structure for each 10° of azimuth about each source for use as input to the ISCST 3 program.

The main buildings on the proposed site were included in the modelling analysis which were the Furnace building (30m), Flue Gas Treatment building (25m), Waste Acceptance Hall (25m), Warehouse (9m) and Administration building (7.5m).

Elevated terrain may increase the ground level concentrations by reducing the vertical dimension within which the plume can disperse. In this case since the change in terrain within the vicinity of the site is not significant enough to influence plume dispersion, terrain has been considered flat for the model.

This is in accordance with the USEPA guidelines where it is recommended that terrain be considered simple (or flat) if the ground level does not exceed the height of the stack within the vicinity of the stack. In order to ensure that the slope of the ground on the site does not influence dispersion of the emissions, a check run was carried out where the stack and buildings are 10m below the surrounding levels. This yielded identical results as for flat terrain, and confirms that the slope of the site does not affect dispersion of emissions.

#### 3.4 Land Use

To calculate ground level concentrations, either rural or urban dispersion parameters must be specified for the model. In the rural mode, the model uses the Pasquill-Gifford dispersion coefficients and rural mixing heights. In the urban mode, the model uses Briggs urban dispersion coefficients and urban heights. USEPA guidelines were used to determine whether the area is urban or rural.

According to these guidelines if the land use categories within a circle of 3 km radius comprise less than 50% of the following categories: heavy or medium industrial, commercial or multi family residential, the area should be classified as rural. It was found that this is the case at the proposed site and rural dispersion parameters were chosen.

#### 3.5 Stack Discharge Parameters and Emission Data

There will be one main stack on site through which atmospheric emissions will be discharged. It is assumed that the emission from the stack will be continuous.

The waste to energy plant can operate over a range of loads, and with a corresponding range of discharge parameters. Preliminary model runs indicated that the maximum GLCs occurred for maximum loading (ie. 120% of nominal capacity). These discharge parameters were used in the analysis and therefore the worst case parameters, i.e. those that would lead to the highest ground level concentrations, are used in the modelling analysis.

The stack parameters, emission concentrations and mass emission rates used in the modelling assessment are shown in Tables 3.1 and 3.2.



Table 3.1 Stack Discharge Parameters (at 120% of Nominal Load)

Discharge Para	meters
Stack Location (NG Co-ordinates)	306200E, 270910N
Stack Internal Diameter (m)	2.0
Exit Temperature (K)	373
Flow Rate (Nm³/s dry gas, 11% O₂)	41.94
Flow Rate at discharge conditions	
(m³/s at 100 °C, 8% O <sub>2</sub> , 21% H <sub>2</sub> O)	64.5
Exit Velocity (m/s)	20.5

Table 3.2 Emission Data

Emission (2)	Emission Goncentration Limit at 278 K (mg/Nm)	- Emission Rate : (g/s)
NO <sub>x</sub> (as NO <sub>2</sub> )	200	8.389
SO <sub>2</sub>	10 <sup>21</sup> 13 <sup>6</sup> 50	2.097
TOC	क्रीं क्रां की 10	0.419
Total Dust	2 <sup>10</sup> 10	0.419
HCI OIL PIECES	10	0.419
HF GREAT OWNER	1	0.042
Dioxins (PCDD) & Furans (PCDF)	0.01 (ng/m³)	0.42 (ng/s)
Cd & Tl	0.05	0.002
Hg Care	0.05	0.002
Sum of 9 Heavy Metals:		
Sb, As, Pb, Cr, Co, Cu, Mn, Ni, V	0.5	0.021

The emission concentrations in the flue gas will not exceed the limits specified in the amended proposal for a European Parliament and Council Directive on the Incineration of Waste (98/0289). Indeed the dioxin emission concentrations, at 0.01 ng/m³, will be only 10% of the EU Limit (0.1 ng/m³) and the hourly NO $_{\rm x}$  concentration will not exceed 200 mg/m³, compared to the EU ½ hourly limit of 400 mg/m³.

For the purposes of the air dispersion modelling certain emissions are grouped together (eg. cadmium and thallium or the sum of 9 heavy metals) as the emissions are grouped together in this manner in the proposed Directive.

One of the input parameters to the dispersion model is the emission rate (g/s) of the substance. As there are several different substances with different emission rates, for the purposes of running the model a Unity Value (ie. 1 g/s) was input into the model. The results were then multiplied by the appropriate emission rate to determine the maximum predicted ground level concentration for each individual emission.

#### 4. STACK HEIGHT DETERMINATION

#### 4.1 Screening Analysis

The stack height screening analysis was carried out using a 3.5 km (east) x 2.5 km (north) grid as it was found in an initial analysis that the maximum ground level concentrations occurred within 1km of the stack.

The grid used consisted of 3640 receptor points spaced at 50m intervals. Five years (1993-1997) of meteorological data for Dublin airport was used in the screening analysis. The stack height was assessed at 5m intervals from 35m to 45m.

The highest concentration of any emitted pollutant from the stack will be NO<sub>X</sub> (modelled as NO₂) and therefore the stack height determination was carried out with respect to NO<sub>X</sub> emissions. The maximum 99.8<sup>th</sup> percentile hourly average ground level NO₂ concentrations were calculated for the range of stack heights.

#### 4.2 Assessment of Results and Stack Height Selection

The results are shown in Figure 4.1. The new 99.8<sup>th</sup> percentile (not to be exceeded for more than 18 mours per annum) limit value as per EU Directive 99/30/EC is also indicated on Figure 4.1 for reference.

As can be seen in Figure 4.1 the maximum ground level concentration of NO<sub>2</sub> decreases steadily as the stack height increases.

At forty metres the maximum ground level concentration is less than half that for a 35m stack. It is also well below the new limit value.

Although the concentrations arising from a 45m stack are lower again, as choosing the stack height is based on the conflicting objectives of providing adequate pollutant dispersion without creating any undue visual impact, it was decided that a 40m stack would best meet both of these objectives. The detailed assessment was therefore carried out on a 40m stack.

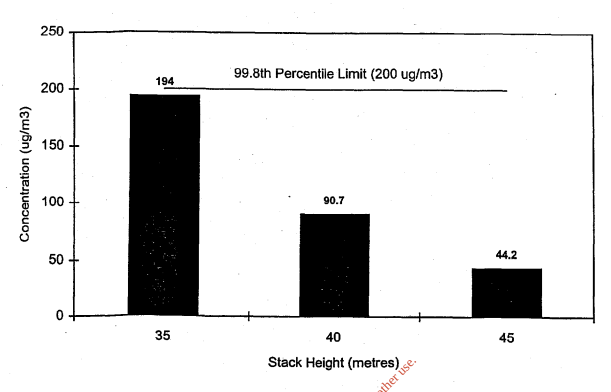


Figure 4.1: Maximum 99.8<sup>th</sup> Percentile Hourly Average Ground Level Concentrations of NO<sub>2</sub>

#### 5. ASSESSMENT OF IMPACTS FROM A 40M STACK

#### 5.1 Dispersion Modelling

The stack discharge parameters used in the detailed assessment are as listed in Tables 4.1 and 4.2. The grid used in the analysis was a 3.5km (east) by 2.5km (north) grid. The grid has the stack located approximately in the centre and consists of over 3,640 receptor points within the grid, maximising the resolution and accuracy of the modelling.

Hourly sequential meteorological data has been used in ISCST 3 to generate predictions of the full range of maximum hourly, daily and yearly averages and percentiles thereof for comparison with all relevant Air Quality Standards (AQSs) and guidelines.

The buildings, terrain and land use are as detailed in Section 3.

The maximum predicted Ground Level Concentrations (GLCs) of emissions and the relevant air quality standards are presented in Table 5.1. Contour plots of the dispersion modelling results are included in Attachment 1. For individual emissions some of the contour plots require the predicted GLC to be multiplied by the appropriate emission factor as a Unity Value (1 g/s) was used in the dispersion model (refer to Section 3.5).

#### 5.2 Assessment of Results

The maximum predicted ground level concentrations of emissions occur approximately 230m north-east of the stack as shown on the Contour Plots in Attachment 1. The prevailing wind is from a south-westerly direction however occasionally when the wind is plowing from the opposite direction the maximum ground level concentrations can also occur 380m south-west of the stack.

The waste to energy plant will emit higher concentrations of  $NO_x$  in the flue gas than any other emission. The oxide of nitrogen of primary concern in terms of air quality is  $NO_2$ . However, as NO converts to  $NO_2$  in the atmosphere all  $NO_x$  emissions were modelled and are compared to  $NO_2$  air quality limits. This is in fact a conservative assessment as all  $NO_x$  will not have converted into  $NO_2$  in the time it takes to reach the ground. The maximum predicted ground level concentrations (GLCs) of  $NO_2$  are well below both existing and the new more stringent Irish and EU AQS limit values. The maximum 99.8<sup>th</sup> percentile hourly GLC is 45% of the relevant limit value and the maximum annual average value is 13-17% of the relevant limit value.

The maximum predicted GLCs of SO₂ are significantly below Irish and EU AQS limit values (2-9% of limit values) and also well below WHO guidelines (11% of limit value). The maximum predicted GLCs of dust (particulates) are only 1-2% of the relevant Irish and EU limit values.

Environmental AQS limit values are not available for Hydrocarbons (Total Organic Carbon). Therefore an Occupational Exposure Limit (OEL) for toluene was used as a basis for setting an AQS limit value. The predicted maximum hourly average GLC of total organic carbon is 0.05% of the limit value. Similarly there are no AQS limit values available for hydrogen chloride (HCl) and hydrogen fluoride (HF), so OEL's were used to set limit values. The predicted maximum hourly average GLCs of HCl and HF are only 2% and 1% of their respective limit values.



There are no Irish, European or World Health Organisation AQS limit values for dioxins or furans. The WHO expresses a limit value in terms of Tolerable Daily Intake which cannot be directly related to ambient air concentration of dioxins. However the predicted maximum hourly and annual average GLC's of dioxins are  $7 \times 10^{-15} \text{ g/m}^3$  (0.007 pg/m³) and 2.5 x  $10^{-16} \text{ g/m}^3$  (0.00025 pg/m³) respectively. At these extremely low ambient air concentrations the dioxins/furans will be below the detection threshold for dioxins. (For a more detailed discussion on dioxins see Section 4.4 of the main EIS).

There are no AQS limit values for Thallium (TI) so the OEL was used to set a limit value. The maximum predicted annual and hourly average GLCs are for the sum of cadmium and thallium. If one assumes that the GLC consisted entirely of either Cd or TI, the GLCs would be well below the corresponding limit values for the individual metals.

The maximum annual average GLC of mercury is 1 x  $10^{-3}$  µg/m³ which is only 0.001% of the limit value.

For the sum of nine heavy metals, OELs were used to set limit values for all of the heavy metals with the exception of lead (Pb). As a conservative assessment the maximum GLC for each heavy metal was predicted based on the assumption that that metal alone is emitted at the concentration limit for the sum of the nine heavy metals. Even based on this assumption, which is unlikely to happen, the predicted GLCs are significantly lower than the AQS limit values.

In summary, atmospheric emissions from the 40m stack of the waste to energy plant do not caused the maximum predicted GLCs of emissions to reach Irish and EU AQS limit values or WHO quidelines.







Table 5.1 Predicted Maximum Ground Level Concentrations of Emissions compared to Air Quality Standards

Enilssions	ELSIMONISCOIMING ES	. Wedditti		AZAGGILA IMITESI	Directive	9.9%(6)/IEI//II/(6)/	WHO/1999		SING 245	76 of Limit
		Concentration	(19 <b>98</b> 7 (19/m))))		99/80//=0 2(19/m)		(in)(in)); =		of 1994 (ug/m²)	
NO₂	98th Percentile of a Years Hourly Average	73.65	200	37	1.0389945	issatismuutamatalismassaanin oni			444	
NO <sub>2</sub>	99.8th percentile of a Years Hourly Average	90.65			200	45				
NO <sub>2</sub>	Annual Average	5.13			30-40 (1)	13 - 17	## ##			
			2							
SO <sub>2</sub>	99.7th percentile of a Years Hourly Average	22.47			350	dile <sup>t</sup> 6			and and	
SO <sub>2</sub>	Daily Average	14.10	-2200	######################################	se dioi		125	11		2225
SO <sub>2</sub>	98th Percentile of a Years Daily Average	8.47	250-350 <sup>(2)</sup>	304	or isolair			6-1×==		
SO <sub>2</sub>	99.2th percentile of a Years Daily Average	10.77		For Its Destroy	125	9			20044	
SO <sub>2</sub>	Annual Average	1.28	44000	á cas	20 (3)	6	50	3	46157	
				<b>.</b>		T.	l British in			
Dust	98th Percentile of a Years Daily Average	1.69	250	1		494=2				
Dust	90th Percentile of a Years Daily Average	0.98			. 50 <sup>(4)</sup>	2				
Dust	Annual Average	0.26			20 (4)	1			257#4	

Table 5.1....continued

Janes von:	wedatscolling	Maximum Concentration, fuglin	(1.6.1) (1.6.1) (2.7.1) (1.6.1) (1.6.1) (1.6.1) (1.6.1)	火石地市低	Directive 09/80/1364 (09/66/1364)	//:giulmit		ZioilLimite Li	\$\[\(\6\\42\\5\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	97 BULLINE
TOC	Hourly Average	7.12					1,000 <sup>(6)</sup>	1		
HCI	Hourly Average	7.12							350 <sup>(6)</sup>	2
HF	Hourly Average	0.71						*****	63 <sup>(6)</sup>	1
PCDD /										
PCDF (7)	Hourly Average	7 x 10 <sup>-9</sup>							and in 11 an	
	Annual Average	2.5 x 10 <sup>-10</sup>				at 15°				
Cd & TI (8)	Annual Average (Cd)	1 x 10 <sup>-3</sup>					5 x 10 <sup>-3</sup>	20	00000	
	Hourly Average (TI)	0.03			See of tot any				2.5	1
Hg	Annual Average	1 x 10 <sup>-3</sup>	*****	****	HP WILL		1	0.001	-100-	
Sum of 9 Heavy Metals <sup>(9)</sup>	Annual Average (Pb)	0.01	2	For original	0.5	2	0.5	2	*****	
i	Hourly Average (Sb)	0.37		to Aline	*****		*****		12.5	3
	Hourly Average (As)	0.37		atote		*****			2.5	15
	Hourly Average (Cr)	0.37	cons						1.25	30
	Hourly Average (Co)	0.37							2.5	15
	Hourly Average (Cu)	0.37							5	7
	Hourly Average (Mn)	0.37	*****	pussa	*****				25	2
	Hourly Average (Ni)	0.37		*******	enned	4,400			2.5	15
	Hourly Average (V)	0.37						*****	1	37











#### Notes:

- (1) Limit value of 30 μg/m3 is for the protection of vegetation and limit value of 40 μg/m3 is for the protection of human health.
- (2) Limit value of 250 µg/m³ applies when corresponding percentile of suspended particulates >150 µg/m³ and limit value of 350 µg/m³ applies when corresponding percentile of suspended particulates ≤ 150 µg/m³.
- (3) Limit value is for the protection of ecosystems.
- (4) Directive 99/30/EC sets limit values for PM₁₀ (particulate matter ≤ 10 µm in diameter) rather than all particulate matter. After the limit values have been implemented in Member States they will be reviewed and more stringent limit values may be applied as part of Stage 2 of the Directive.
- (5) Limit value is for Toluene which can be used as a standard for measuring Total Organic Carbon (TOC). The limit value is a 1987 WHO guideline and is based on an averaging time of 30 minutes.
- (6) Limit value is derived by dividing the Occupational Exposure Limit (OEL) by a factor of 40
- (7) There are no air quality standard limit values for dioxins and furans. The 1999 WHO guidelines expressed a limit for dioxin like compounds in terms of Tolerable Daily Intake in TEQ/ kg bwd (Toxic Equivalent uptakes per kilogram of body weight per day). The Tolerable Daily Intake for dioxin like compounds is 1-4 TEQ/ kg bwd.
- (8) The maximum predicted annual and hourly average GLCs are for the sum of Cd & Tl. The WHO annual average limit value is for Cd. The hourly average limit value is for Tl and was derived by dividing the Occupational Exposure Limit (OEL) by a factor of 40.
- (9) The maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the maximum predicted annual and hourly average GLCs are for the sum of the sum of the maximum predicted annual and hourly average GLCs are for the sum of the sum of



#### 6. POTENTIAL FOR CUMULATIVE IMPACTS ON AIR QUALITY

#### 6.1 **Point Sources of Atmospheric Emissions**

Two other developments in the vicinity of the proposed waste to energy plant, the existing Platin Cement factory and the proposed Marathon Combined Cycle Gas Turbine power plant, can be considered significant point sources of atmospheric emissions. Platin Cement factory is located approximately 750m north east of the proposed development site and the Marathon power plant will be located on a site across the R152 road to the south-east of the proposed development site.

Atmospheric emissions from all three developments could potentially give rise to a cumulative impact on ground level concentrations of NO2 and SO2. Therefore air dispersion modelling was carried out to assess the cumulative impact of the waste to energy plant and the two other developments on ground level concentrations of these emissions.

Details on atmospheric emissions for Platin cement factory were obtained from the Platin Cement IPC licence application and details on atmospheric emissions for the Marathon power plant were obtained from the Marathon Environmental Impact Statement (EIS). The stack parameters and emission data for these two sources are summarised in Tables 6.1 and 6.2 below. The emission data was input into the model together with the emissions data for the waste to energy plant. Emission data for operation on distillate oil for the Marathon power plant was used in the model as higher levels of emissions occur than when operating on natural gas.

Table 6.1: Stack Parameters and Emissions Data for Platin Cement factory

Parameter :	Kilnt	Kiln2.
Stack Location Report	306523E, 271756N	306493E, 271083N
Stack Height (m)	106.7	103.3
Stack Diameter (m)	2.3	3.7
Temperature (K)	513	397
Exit Velocity (m/s)	12.06	11.233
Volume Flow (Nm³/hr)	96,000	299,000
Actual Volume Flow (m³/hr)	180,396	434,180
Emission Concentration (mg/Nm³)		
SO <sub>2</sub>	4,000	4,000
NO <sub>x</sub>	1,800	1,800
Emission Rate (g/s).		
SO <sub>2</sub>	107.6	335.13
NO <sub>x</sub>	48	149.5

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Table 6.2: Stack Parameters and Emission Data for proposed Marathon power plant

Discharge Parameters	
Stack Location (NG Co-ordinates)	306780E, 270785N
Stack Height (m)	49.9
Stack Internal Diameter (m)	7.0
Exit Temperature (K)	369
Flow Rate (Nm³/s dry gas, 15% O₂)	503
Flow Rate (m³/s at discharge conditions)	681
Exit Velocity (m/s)	17.695
Emission Concentration (mg/Nm <sup>2</sup> )	
Operation on Distillate Oil	
SO₂	140
NO <sub>x</sub>	120
Emission Rates (g/s)	
Operation on Distillate Oil	
SO₂ Ruffellire	70
Operation on Distillate Oil  SO <sub>2</sub> NO <sub>x</sub> Tection Held Production 1 to 1	60.53

#### 6.2 Assessment of Results

The results of the cumulative impact modelling together with the relevant air quality standards are presented in Table 6.3.

The results indicate that the cumulative impact of emissions from the proposed waste to energy plant, Platin cement works and the proposed Marathon power plant do not cause the predicted maximum GLCs of NO<sub>2</sub> and SO<sub>2</sub> to reach Air Quality Standard limit values or guidelines.

Due to the height of the stacks and discharge temperature from Platin cement factory the maximum predicted GLCs of NO<sub>2</sub> and SO<sub>2</sub> from the cement factory occur approximately 5-6 km north-east of the factory and therefore do not coincide with the maximum GLCs of emissions from the proposed waste to energy plant or the Marathon power plant.

The maximum predicted GLCs from the waste to energy plant usually occur approximately 230m north-east of the stack. The maximum predicted GLCs from the Marathon power plant occur approximately 270m north-east of the Marathon stack and do not coincide with the maximum GLC's from the waste to energy plant as illustrated in Figures 13 & 14 in Attachment 1.



The maximum 99.8<sup>th</sup> percentile hourly average GLC of NO<sub>2</sub> is 72% of the relevant Irish and EU limit value. The maximum 99.7<sup>th</sup> percentile hourly average GLC of SO<sub>2</sub> is 71% of the relevant Irish and EU limit value.

It should be noted that the contribution from the Marathon power plant is based on the plant running on distillate oil (rather than natural gas) which results in much higher emissions of  $NO_2$  and  $SO_2$ . According to the Marathon EIS , distillate oil will be used as a backup fuel and therefore will be used infrequently if at all, so that during normal operation on natural gas much lower levels of  $NO_2$  and  $SO_2$  will be emitted and consequently any cumulative impact will be greatly reduced.

Furthermore, the cumulative modelling is based on the worst case discharge conditions occurring at the three plants at the same time and also at the same time as the worst case meteorological conditions. The maximum predicted GLCs are therefore based on a worst case scenario which is unlikely to arise and the modelling is therefore very conservative.

In summary, the cumulative atmospheric emissions from the waste to energy plant, Platin cement factory and Marathon power plant will not cause ground level concentrations of NO<sub>2</sub> and SO<sub>2</sub> to reach Air Quality Standard limit values or quidelines.

Table 6.3: Predicted Maximum Ground Level Concentrations of NO2 and SO2 resulting from Cumulative Emissions

Enkelon Pri	La Para de la composición del composición de la	្រាស់ ស្រី ស្រី ស្រី ស្រី ស្រី ស្រី ស្រី ស្រី						766 (Limit
NO <sub>2</sub>	98th Percentile of a Years Hourly Average	74.2	200	37				
NO <sub>2</sub>	99.8th percentile of a Years Hourly Average	143.65			200	72		
NO <sub>2</sub>	Annual Average	5.89			30-40 (1)	15 - 20		
SO <sub>2</sub>	99.7th percentile of a Years Hourly Average	247.9		Office and Office	350	71		
SO <sub>2</sub>	Daily Average	101.7	170°S	red			125	81
SO <sub>2</sub>	98th Percentile of a Years Daily Average	48.76	250-350 (2)	14-20				
SO <sub>2</sub>	99.2th percentile of a Years Daily Average	76.29	or inspect owne		125	61	uossu	*****
SO <sub>2</sub>	Annual Average	4.55	<u> </u>		20 (3)	23	50	9

(1) Limit value of 30 μg/m³ is for the protection of vegetation and limit value of 40 μg/m³ is for the protection of human health.

(2) Limit value of 250 μg/m³ applies when corresponding percentile of suspended particulates >150 μg/m³ and limit value of 350 μg/m³ applies when corresponding percentile of suspended particulates ≤ 150 μg/m<sup>3</sup>.

(3) Limit value is for the protection of ecosystems.













#### 7. **CONCLUSIONS**

The stack height screening exercise has demonstrated that a 40m high stack will adequately disperse atmospheric emissions of emissions from the waste to energy plant without causing undue visual impact. Air dispersion modelling has shown that atmospheric emissions of emissions from the waste energy plant will not result in the maximum ground level concentrations of these emissions reaching Irish and EU air quality standard limit values or WHO guidelines.

The cumulative atmospheric emissions from the waste to energy plant, Platin cement works and the proposed Marathon power plant will not cause ground level concentrations of NO2 and SO2 to reach the relevant air quality standard limit values and guidelines.

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#### **ATTACHMENT 1**

Contour Plots of Predicted Maximum Ground Level Concentrations

For inspection that period for any other use.

#### LIST OF CONTOUR PLOTS

Figure	Title
4	98 <sup>th</sup> Percentile (Hourly Average) NO <sub>2</sub> Ground Level Concentrations (μg/m³)
2	99.8 <sup>th</sup> Percentile (Hourly Average) NO <sub>2</sub> Ground Level Concentrations (μg/m³)
3	Annual Average NO <sub>2</sub> Ground Level Concentrations (μg/m³)
4	99.7 <sup>th</sup> Percentile (Hourly Average) SO <sub>2</sub> Ground Level Concentrations (μg/m³)
5	98 <sup>th</sup> Percentile (Daily Average) SO <sub>2</sub> Ground Level Concentrations (μg/m³)
6	99.2 <sup>th</sup> Percentile (Daily Average) SO <sub>2</sub> Ground Level Concentrations (μg/m³)
7	Annual Average SO₂ Ground Level Concentrations (μg/m³)
8	98 <sup>th</sup> Percentile (Daily Average) Particulate Ground Level Concentrations (μg/m³)
9	90 <sup>th</sup> Percentile (Daily Average) Particulate Ground Level Concentrations (μg/m³)
10	Annual Average Particulate Ground Level Concentrations (μg/m³)
11	Hourly Average Unity Ground Level Concentrations (μg/m³)
12	Annual Average Unity Ground Level Concentrations (μg/m³)
13	99.8 <sup>th</sup> Percentile (Hourly Average) Cumulative NO <sub>2</sub> Ground Level Concentrations (μg/m³)
14	99.2 <sup>th</sup> Percentile (Daily Average) Cumulative SO <sub>2</sub> Ground Level Concentrations (μg/m³)
15	Annual Average Cumulative NO <sub>2</sub> Ground Level Concentrations (μg/m³)

#### **ATTACHMENT 5**

AIR DISPERSION MODELLING REPORT

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# **Document Lead Sheet**

PM Project No:

002666

**Document No:** 

002666-22-RP-002

# WASTE MANAGEMENT FACILITY, CARRANSTOWN AIR DISPERSION MODELLING REPORT

ISSUE	DATE	ORIG	AUTH CHK	REVIEW	APPRVD PM	APPRVD CLIENT	DESCRIPTION
Α	8/1/2001	75	/s		75		For Planning
					<u> </u>		

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Project Management Ltd. (PM) conducted an air dispersion modelling analysis on the emissions from the proposed Waste to Energy plant located in Carranstown, Co. Meath. The modelling was carried out first to determine the appropriate stack height and then to assess in detail the potential impacts arising from emissions from the stack height selected. The cumulative impacts of emissions from the waste to energy plant and two other developments in the vicinity, the existing Platin cement factory and the proposed Marathon power plant were also assessed.

The modelling analysis was carried out to determine the impact of emissions of a number of air substances from the waste to energy plant, namely oxides of nitrogen (NO<sub>2</sub>), sulphur dioxide (SO<sub>2</sub>), particulates, hydrocarbons, hydrogen chloride (HCl), hydrogen fluoride (HF), Poly-chlorinated dibenzo dioxins (PCDD), Poly-chlorinated dibenzo furans (PCDF) and heavy metals. The plant will also emit minor quantities of carbon monoxide (CO). However due to the relatively low levels of CO emissions and the relatively high air quality standards for CO these emissions are insignificant.

The air dispersion modelling analysis was carried out using the Industrial Source Complex Short Term 3 (ISCST 3) computer model. The model input data included the stack discharge parameters, emission concentrations, receptor locations, five years of Dublin airport meteorological data (1993-1997), building downwash and land use.

Hourly average, daily average and annual average concentrations were calculated. Relevant percentiles of hourly and daily averages were also calculated. Contour plots of the maximum ground level concentrations occurring on and off site were plotted?

A 40m stack height was chosen as being adequate to disperse the atmospheric emissions without causing any undue visual impact. All the maximum predicted ground level concentrations of emissions were found to be below Irish and EU air quality standard limit values and WHO guideline values. The cumulative emissions from the waste to energy plant and the two other developments in the vicinity did not cause the maximum predicted ground level concentrations of emissions to reach air quality standard limit values and guidelines.



The dispersion modelling results are compared with the following air quality standards (AQSs) and guidelines:

- The Air Pollution Act, 1987 (Air Quality Standards) Regulations (SI No. 244 of 1987) which implements EU Directive 80/779/EEC on limit and guideline values for sulphur dioxide and suspended particulates, EU Directive 85/203/EEC on limit and guideline values for nitrogen dioxide, EU Directive 82/884/EEC on a limit value for lead in the air.
- EU Directive 99/30/EC relating to limit values for sulphur dioxide, nitrogen
  dioxide and oxides of nitrogen, particulate matter and lead in ambient air.
   The limit values specified in this directive are more stringent than the existing
  limit values and will start to come into effect from July 2001 and onwards.
- World Health Organisation (WHO) 1999 Air Quality Guidelines for Europe
- The National Authority for Occupational Safety and Health Code of Practice (1999) for the Safety, Health and Welfare at Work (Chemical Agents) Regulations, 1994 (S.I. No. 445 of 1994). Environmental Air Quality Standard (AQS) limit values were not available for a number of emissions, so occupational exposure limits (OELs) were used as a basis for setting limit values. Therefore one fortieth of the OEL was taken as the AQS limit value in accordance with Her Majesty's Inspectorate of Pollution (HMIP) Technical Guidance Note D1: Guidelines on Discharge Stack Heights for Polluting Emissions.

Air Quality Standard (AQS) limit values are often expressed as percentiles which allow the specified Ground Level Concentration (GLC) to be exceeded a set number of times in the monitoring period, e.g. 99.8th percentile of a years hourly average values (this means that the AQS can only be exceeded for 0.2% of the time or 18 hours per year).



#### 2. INTRODUCTION

This report was compiled by Project Management Ltd on behalf of Indaver Ireland to assess the potential impacts on air quality arising from emissions from the proposed waste to energy plant. The modelling analysis was carried out to select the appropriate stack height in the first instance, and then to assess in detail the impact of the emissions from the stack selected.

The proposed site for the waste to energy plant is in Carranstown, Co. Meath. The area immediately surrounding the site is primarily agricultural land with some dispersed housing. The Platin Cement factory is located to the north-east of the development site.

Atmospheric emissions from the proposed waste to energy plant will include the following:

- Oxides of nitrogen (NO<sub>x</sub>)
- Sulphur Dioxide (SO<sub>2</sub>)
- Particulates (Dust)
- Hydrocarbons (expressed as Total Organic Carbon (TOC))
- Hydrogen Chloride (HCI)
- Hydrogen Fluoride (HF)
- Poly-chloro dibenzo dioxins (PCDD) and Poly-chloro dibenzo furans (PCDF)
- Heavy metals: Cadmium (Cd), Thallium (Tl), Mercury (Hg), Antimony (Sb), Arsenic (As), Lead (Pb), Chromium (Cr), Cobalt (Co), Copper (Cu), Manganese (Mn), Nickel (Ni), Vanadium (V).

The oxide of nitrogen of primary concern in terms of air quality is  $NO_2$ . However, as NO converts to  $NO_2$  in the atmosphere all  $NO_x$  emissions are modelled and are compared to  $NO_2$  air quality limits. This is in fact a conservative assessment as all  $NO_x$  will not have converted into  $NO_2$  in the time it takes to reach the ground. For example, it is estimated that approximately 50% of  $NO_x$  will be  $NO_2$  by the time emissions from a typical combustion plant reach the ground.

Carbon Monoxide emissions are not modelled as the concentration in the plume is low (50 mg/m³) and the ambient air quality limit value is high relative to that for other substances such as  $NO_2$ . For example in a proposal for emission limit values for carbon monoxide (COM (1998)591) the EU proposes a limit of 10 mg/m³ on ground level CO concentrations. Due to dispersal of the plume the ground level concentrations resulting from the waste to energy plant will be a tiny fraction of this proposed limit.

The cumulative impact of  $NO_X$  and  $SO_2$  emissions from the waste to energy plant and two other developments in the vicinity, namely the Platin Cement factory and the proposed Marathon power plant was assessed by carrying out air dispersion modelling for the three combined developments.



#### 3. DISPERSION MODELLING

#### 3.1 Dispersion Model

Dispersion modelling has been carried out using the Industrial Source Complex (ISC 3) computer model.

ISC 3 is a Gaussian dispersion model, which represents the plume as having a normal distribution in both the horizontal and vertical directions. The short term model (ISCST 3) predicts average concentrations over 1 hour, 24 hour and annual periods and percentiles thereof. The model allows for the effects of general plume rise, stack tip downwash and building downwash.

#### 3.2 Meteorological Data

The meteorological data required by the dispersion model is wind speed, wind direction, Pasquill-Gifford stability category, boundary layer height and ambient temperature. The stability category and boundary layer height are used to characterise the turbulence within, and the height of the lower levels of the atmosphere.

Extremely unstable conditions can cause plume looping and elevated concentrations close to the stack. Under stable conditions elevated concentrations can occur due to the emissions being trapped below the boundary layer. Neutral conditions, characterised by cloudy skies and strong winds, are most favourable for dispersion due to the mechanical mixing of the lower atmosphere. The wind direction determines the direction in which the plume is blown, and for a particular stability, higher wind speeds will result in reduced plume rise so causing the plume to reach ground level closer to the stack with elevated emission concentrations. The boundary layer height determines the total vertical distance over which the plume may spread.

Five years (1993-1997) of Meteorological data for Dublin Airport was obtained from Trinity Consultants (the producers of the model). The data obtained consists of hourly values of wind speed, wind direction, air temperature, stability category and mixing height. Wind direction is converted to a flow vector (the direction toward which the emission moves) by adjusting the direction by 180 degrees.

#### 3.3 Building Downwash

Air streams blowing across buildings can become disrupted, with turbulent eddies occurring downwind in the building wake. If an emission point is sufficiently close to a building, then the plume may become entrained in the turbulent eddies of the building wake. This entrainment can cause plume downwash resulting in elevated emission concentrations close to the emission point.

The ISC model interprets the influence zone of each building for a given wind direction to be the area included by the rectangle described by the location 5 building lengths (L) downwind, 2L upwind and 0.5L in the crosswind direction from the building. This has been updated by the Building Profile Input Program (BPIP) which was used in this modelling analysis. BPIP uses the arc of the original 5L limit line as the downwind structure influence zone (SIZ) boundary.



The BPIP programme determines a building height and a projected width for the dominant structure for each 10° of azimuth about each source for use as input to the ISCST 3 program.

The main buildings on the proposed site were included in the modelling analysis which were the Furnace building (30m), Flue Gas Treatment building (25m), Waste Acceptance Hall (25m), Warehouse (9m) and Administration building (7.5m).

Elevated terrain may increase the ground level concentrations by reducing the vertical dimension within which the plume can disperse. In this case since the change in terrain within the vicinity of the site is not significant enough to influence plume dispersion, terrain has been considered flat for the model.

This is in accordance with the USEPA guidelines where it is recommended that terrain be considered simple (or flat) if the ground level does not exceed the height of the stack within the vicinity of the stack. In order to ensure that the slope of the ground on the site does not influence dispersion of the emissions, a check run was carried out where the stack and buildings are 10m below the surrounding levels. This yielded identical results as for flat terrain, and confirms that the slope of the site does not affect dispersion of emissions.

#### 3.4 Land Use

To calculate ground level concentrations, either rural or urban dispersion parameters must be specified for the model. In the rural mode, the model uses the Pasquill-Gifford dispersion coefficients and rural mixing heights. In the urban mode, the model uses Briggs urban dispersion coefficients and urban heights. USEPA guidelines were used to determine whether the area is urban or rural.

According to these guidelines if the land use categories within a circle of 3 km radius comprise less than 50% of the following categories: heavy or medium industrial, commercial or multi family residential, the area should be classified as rural. It was found that this is the case at the proposed site and rural dispersion parameters were chosen.

#### 3.5 Stack Discharge Parameters and Emission Data

There will be one main stack on site through which atmospheric emissions will be discharged. It is assumed that the emission from the stack will be continuous.

The waste to energy plant can operate over a range of loads, and with a corresponding range of discharge parameters. Preliminary model runs indicated that the maximum GLCs occurred for maximum loading (ie. 120% of nominal capacity). These discharge parameters were used in the analysis and therefore the worst case parameters, i.e. those that would lead to the highest ground level concentrations, are used in the modelling analysis.

The stack parameters, emission concentrations and mass emission rates used in the modelling assessment are shown in Tables 3.1 and 3.2.

Table 3.1 Stack Discharge Parameters (at 120% of Nominal Load)

Discharge Parame	lers
Stack Location (NG Co-ordinates)	306200E, 270910N
Stack Internal Diameter (m)	2.0
Exit Temperature (K)	373
Flow Rate (Nm³/s dry gas, 11% O <sub>2</sub> )	41.94
Flow Rate at discharge conditions	
(m³/s at 100 °C, 8% O <sub>2</sub> , 21% H <sub>2</sub> O)	64.5
Exit Velocity (m/s)	20.5

Table 3.2 Emission Data

Emission > =	Emission Concentration Limit at 273 K (mg/Nm )	Emission Rate ∴ (g/s)
NO <sub>x</sub> (as NO <sub>2</sub> )	200	8.389
SO <sub>2</sub>	the 15 50	2.097
TOC	तार्भ वार्भ 10	0.419
Total Dust	Fed to 10	0.419
HCI OF THE	10	0.419
HF INDECTORIES	1	0.042
Dioxins (PCDD) & Furans (PCDF)	0.01 (ng/m³)	0.42 (ng/s)
Cd & TI	0.05	0.002
Hg Conse	0.05	0.002
Sum of 9 Heavy Metals:		
Sb, As, Pb, Cr, Co, Cu, Mn, Ni, V	0.5	0.021

The emission concentrations in the flue gas will not exceed the limits specified in the amended proposal for a European Parliament and Council Directive on the Incineration of Waste (98/0289). Indeed the dioxin emission concentrations, at 0.01 ng/m³, will be only 10% of the EU Limit (0.1 ng/m³) and the hourly NO $_{\rm x}$  concentration will not exceed 200 mg/m³, compared to the EU ½ hourly limit of 400 mg/m³.

For the purposes of the air dispersion modelling certain emissions are grouped together (eg. cadmium and thallium or the sum of 9 heavy metals) as the emissions are grouped together in this manner in the proposed Directive.

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One of the input parameters to the dispersion model is the emission rate (g/s) of the substance. As there are several different substances with different emission rates, for the purposes of running the model a Unity Value (ie. 1 g/s) was input into the model. The results were then multiplied by the appropriate emission rate to determine the maximum predicted ground level concentration for each individual emission.

#### 4. STACK HEIGHT DETERMINATION

#### 4.1 Screening Analysis

The stack height screening analysis was carried out using a 3.5 km (east) x 2.5 km (north) grid as it was found in an initial analysis that the maximum ground level concentrations occurred within 1km of the stack.

The grid used consisted of 3640 receptor points spaced at 50m intervals. Five years (1993-1997) of meteorological data for Dublin airport was used in the screening analysis. The stack height was assessed at 5m intervals from 35m to 45m.

The highest concentration of any emitted pollutant from the stack will be NO<sub>X</sub> (modelled as NO<sub>2</sub>) and therefore the stack height determination was carried out with respect to NO<sub>X</sub> emissions. The maximum 99.8<sup>th</sup> percentile hourly average ground level NO<sub>2</sub> concentrations were calculated for the range of stack heights.

#### 4.2 Assessment of Results and Stack Height Selection

The results are shown in Figure 4.1. The new 99.8<sup>th</sup> percentile (not to be exceeded for more than 18 hours per annum) limit value as per EU Directive 99/30/EC is also indicated on Figure 4.1 for reference.

As can be seen in Figure 4.1 the maximum ground level concentration of NO<sub>2</sub> decreases steadily as the stack height increases.

At forty metres the maximum ground level concentration is less than half that for a 35m stack. It is also well below the new limit value.

Although the concentrations arising from a 45m stack are lower again, as choosing the stack height is based on the conflicting objectives of providing adequate pollutant dispersion without creating any undue visual impact, it was decided that a 40m stack would best meet both of these objectives. The detailed assessment was therefore carried out on a 40m stack.

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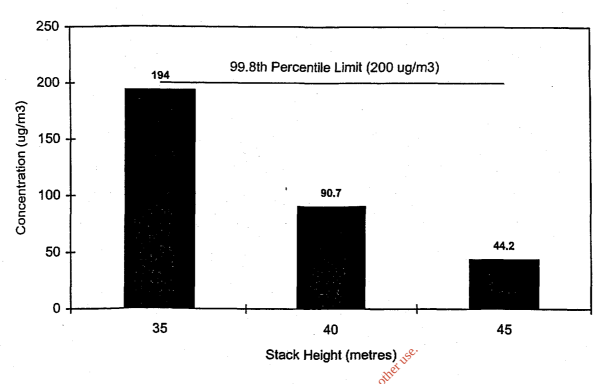


Figure 4.1: Maximum 99.8<sup>th</sup> Percentile Flourly Average Ground Level Concentrations of NO<sub>2</sub>

#### 5. ASSESSMENT OF IMPACTS FROM A 40M STACK

#### 5.1 Dispersion Modelling

The stack discharge parameters used in the detailed assessment are as listed in Tables 4.1 and 4.2. The grid used in the analysis was a 3.5km (east) by 2.5km (north) grid. The grid has the stack located approximately in the centre and consists of over 3,640 receptor points within the grid, maximising the resolution and accuracy of the modelling.

Hourly sequential meteorological data has been used in ISCST 3 to generate predictions of the full range of maximum hourly, daily and yearly averages and percentiles thereof for comparison with all relevant Air Quality Standards (AQSs) and guidelines.

The buildings, terrain and land use are as detailed in Section 3.

The maximum predicted Ground Level Concentrations (GLCs) of emissions and the relevant air quality standards are presented in Table 5.1. Contour plots of the dispersion modelling results are included in Attachment 1. For individual emissions some of the contour plots require the predicted GLC to be multiplied by the appropriate emission factor as a Unity Value (1 g/s) was used in the dispersion model (refer to Section 3.5).

#### 5.2 Assessment of Results

The maximum predicted ground level concentrations of emissions occur approximately 230m north-east of the stack as shown on the Contour Plots in Attachment 1. The prevailing wind is from a south-westerly direction however occasionally when the wind is blowing from the opposite direction the maximum ground level concentrations can also occur 380m south-west of the stack.

The waste to energy plant will emit higher concentrations of NO<sub>x</sub> in the flue gas than any other emission. The oxide of nitrogen of primary concern in terms of air quality is NO<sub>2</sub>. However, as NO converts to NO<sub>2</sub> in the atmosphere all NO<sub>x</sub> emissions were modelled and are compared to NO<sub>2</sub> air quality limits. This is in fact a conservative assessment as all NO<sub>x</sub> will not have converted into NO<sub>2</sub> in the time it takes to reach the ground. The maximum predicted ground level concentrations (GLCs) of NO<sub>2</sub> are well below both existing and the new more stringent Irish and EU AQS limit values. The maximum 99.8<sup>th</sup> percentile hourly GLC is 45% of the relevant limit value and the maximum annual average value is 13-17% of the relevant limit value.

The maximum predicted GLCs of  $SO_2$  are significantly below Irish and EU AQS limit values (2-9% of limit values) and also well below WHO guidelines (11% of limit value). The maximum predicted GLCs of dust (particulates) are only 1-2% of the relevant Irish and EU limit values.

Environmental AQS limit values are not available for Hydrocarbons (Total Organic Carbon). Therefore an Occupational Exposure Limit (OEL) for toluene was used as a basis for setting an AQS limit value. The predicted maximum hourly average GLC of total organic carbon is 0.05% of the limit value. Similarly there are no AQS limit values available for hydrogen chloride (HCl) and hydrogen fluoride (HF), so OEL's were used to set limit values. The predicted maximum hourly average GLCs of HCl and HF are only 2% and 1% of their respective limit values.

There are no Irish, European or World Health Organisation AQS limit values for dioxins or furans. The WHO expresses a limit value in terms of Tolerable Daily Intake which cannot be directly related to ambient air concentration of dioxins. However the predicted maximum hourly and annual average GLC's of dioxins are  $7 \times 10^{-15} \text{ g/m}^3$  (0.007 pg/m³) and 2.5 x  $10^{-16} \text{ g/m}^3$  (0.00025 pg/m³) respectively. At these extremely low ambient air concentrations the dioxins/furans will be below the detection threshold for dioxins. (For a more detailed discussion on dioxins see Section 4.4 of the main EIS).

There are no AQS limit values for Thallium (TI) so the OEL was used to set a limit value. The maximum predicted annual and hourly average GLCs are for the sum of cadmium and thallium. If one assumes that the GLC consisted entirely of either Cd or TI, the GLCs would be well below the corresponding limit values for the individual metals.

The maximum annual average GLC of mercury is 1 x  $10^{-3}$   $\mu g/m^3$  which is only 0.001% of the limit value.

For the sum of nine heavy metals, OELs were used to set limit values for all of the heavy metals with the exception of lead (Pb). As a conservative assessment the maximum GLC for each heavy metal was predicted based on the assumption that that metal alone is emitted at the concentration limit for the sum of the nine heavy metals. Even based on this assumption, which is unlikely to happen, the predicted GLCs are significantly lower than the AQS limit values.

In summary, atmospheric emissions from the 40m stack of the waste to energy plant do not caused the maximum predicted GLCs of emissions to reach Irish and EU AQS limit values or WHO guidelines.





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Table 5.1 Predicted Maximum Ground Level Concentrations of Emissions compared to Air Quality Standards

Emission	Typeof Predictions:	Maximum ::. Concentration ((te/mi)):\	SWN6V2241 615(387 (16)(m))///	Stead Elimite	Directive 99/30/EC Filigims	**************************************	: (40/m ); (40/m );	%.orLimit.	S No. 445 of 1994 (#g/m;)::2	% of Limit
NO₂	98th Percentile of a Years Hourly Average	73.65	200	37					ommanuussansaansaansaansaansaansaansaansaan	
NO <sub>2</sub>	99.8th percentile of a Years Hourly Average	90.65		****	200	45			2000	*****
NO <sub>2</sub>	Annual Average	5.13			30-40 (1)	13 - 17				
SO <sub>2</sub>	99.7th percentile of a Years Hourly Average	22.47	<b></b>		350	et <sup>115</sup> 6				
SO <sub>2</sub>	Daily Average	14.10	*****		Solid all		125	11	*****	
SO <sub>2</sub>	98th Percentile of a Years Daily Average	8.47	250-350 <sup>(2)</sup>	S)	170 Sered	*****	waters			
SO <sub>2</sub>	99.2th percentile of a Years Daily Average	10.77	M&MA	- Citan P	125	9				
SO <sub>2</sub>	Annual Average	1.28	40404	to dista	20 (3)	. 6	50	3		*****
			i i	A Company						
Dust	98th Percentile of a Years Daily Average	1.69	250 conse	1	Union ≃orani a manana					
Dust	90th Percentile of a Years Daily Average	0.98			50 <sup>(4)</sup>	2	******	maadd	e maratas	uvene
Dust	Annual Average	0.26	. 44044		20 (4)	1	44475			

Table 5.1...continued

Emils ion:	A MARK ON STREET	AFTIAUA Tooneganiadea Airdan		. 72 os (4 mile)	Elfodiyo Geyali)(Edd ((107:17))	- 766 Uffili - 1	WHO 1999 TOPOMA			
TOC	Hourly Average	7.12					1,000 <sup>(6)</sup>	1		
HCI	Hourly Average	7.12							350 <sup>(6)</sup>	2
HF	Hourly Average	0.71							63 <sup>(6)</sup>	1
PCDD /			<u> </u>							
PCDF (7)	Hourly Average	7 x 10 <sup>-9</sup>								
	Annual Average	2.5 x 10 <sup>-10</sup>	****			1 100.				
Cd & TI (8)	Annual Average (Cd)	1 x 10 <sup>-3</sup>				officer	5 x 10 <sup>-3</sup>	20		*****
	Hourly Average (TI)	0.03			ुक्ट की राजा वासे वास	****			2.5	1
Hg	Annual Average	1 x 10 <sup>-3</sup>	*****		MP nit	2027	1	0.001		
Sum of 9 Heavy Metals <sup>(9)</sup>	Annual Average (Pb)	0.01	2	0,5 ection	0.5	2	0.5	2		
	Hourly Average (Sb)	0.37		For Viet					12.5	3
	Hourly Average (As)	0.37		dof					2.5	15
	Hourly Average (Cr)	0.37	con						1.25	30
	Hourly Average (Co)	0.37							2.5	15
	Hourly Average (Cu)	0.37							5	7
	Hourly Average (Mn)	0.37	*****			******			25	2
	Hourly Average (Ni)	0.37							2.5	15
	Hourly Average (V)	0.37							1	37

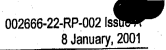












#### Notes:

- (1) Limit value of 30 µg/m3 is for the protection of vegetation and limit value of 40 µg/m3 is for the protection of human health.
- (2) Limit value of 250 μg/m³ applies when corresponding percentile of suspended particulates >150 μg/m³ and limit value of 350 μg/m³ applies when corresponding percentile of suspended particulates ≤ 150 μg/m³.
- (3) Limit value is for the protection of ecosystems.
- (4) Directive 99/30/EC sets limit values for PM₁₀ (particulate matter ≤ 10 μm in diameter) rather than all particulate matter. After the limit values have been implemented in Member States they will be reviewed and more stringent limit values may be applied as part of Stage 2 of the Directive.
- (5) Limit value is for Toluene which can be used as a standard for measuring Total Organic Carbon (TOC). The limit value is a 1987 WHO guideline and is based on an averaging time of 30 minutes.
- (6) Limit value is derived by dividing the Occupational Exposure Limit (OEL) by a factor of 40
- (7) There are no air quality standard limit values for dioxins and furans. The 1999 WHO guidelines expressed a limit for dioxin like compounds in terms of Tolerable Daily Intake in TEQ/ kg bwd (Toxic Equivalent uptakes per kilogram of body weight per day). The Tolerable Daily Intake for dioxin like compounds is 1-4 TEQ/ kg bwd.
- (8) The maximum predicted annual and hourly average GLCs are for the sum of Cd & Tl. The WHO annual average limit value is for Cd. The hourly average limit value is for Tl and was derived by dividing the Occupational Exposure Limit (OEL) by a factor of 40.
- (9) The maximum predicted annual and hourly average GLCs are for the sum of the nine heavy metals. The limit values for all of the heavy metals with the exception of Pb are derived by dividing the Occupational Exposure Limits (OELs) by a factor of 40.



## 6. POTENTIAL FOR CUMULATIVE IMPACTS ON AIR QUALITY

#### 6.1 Point Sources of Atmospheric Emissions

Two other developments in the vicinity of the proposed waste to energy plant, the existing Platin Cement factory and the proposed Marathon Combined Cycle Gas Turbine power plant, can be considered significant point sources of atmospheric emissions. Platin Cement factory is located approximately 750m north east of the proposed development site and the Marathon power plant will be located on a site across the R152 road to the south-east of the proposed development site.

Atmospheric emissions from all three developments could potentially give rise to a cumulative impact on ground level concentrations of NO<sub>2</sub> and SO<sub>2</sub>. Therefore air dispersion modelling was carried out to assess the cumulative impact of the waste to energy plant and the two other developments on ground level concentrations of these emissions.

Details on atmospheric emissions for Platin cement factory were obtained from the Platin Cement IPC licence application and details on atmospheric emissions for the Marathon power plant were obtained from the Marathon Environmental Impact Statement (EIS). The stack parameters and emission data for these two sources are summarised in Tables 6.1 and 6.2 below. The emission data was input into the model together with the emissions data for the waste to energy plant. Emission data for operation on distillate oil for the Marathon power plant was used in the model as higher texels of emissions occur than when operating on natural gas.

Table 6.1: Stack Parameters and Emissions Data for Platin Cement factory

Parameter	Kilnt	Kilin2
Stack Location	306523E, 271756N	306493E, 271083N
Stack Height (m)	106.7	103.3
Stack Diameter (m)	2.3	3.7
Temperature (K)	513	397
Exit Velocity (m/s)	12.06	11.233
Volume Flow (Nm³/hr)	96,000	299,000
Actual Volume Flow (m³/hr)	180,396	434,180
Emission Concentration (mg/Nm³)		
SO <sub>2</sub>	4,000	4,000
NO <sub>x</sub>	1,800	1,800
Emission Rate (g/s)+	(4)	
SO <sub>2</sub>	107.6	335.13
NO <sub>x</sub>	48	149.5

Table 6.2: Stack Parameters and Emission Data for proposed Marathon power plant

Discharge Parameters	
Stack Location (NG Co-ordinates)	306780E, 270785N
Stack Height (m)	49.9
Stack Internal Diameter (m)	7.0
Exit Temperature (K)	369
Flow Rate (Nm³/s dry gas, 15% O₂)	503
Flow Rate (m³/s at discharge conditions)	681
Exit Velocity (m/s)	17.695
Emission Concentration (mg/Nm³)	
Operation on Distillate Oil	5 (Marie A company)
SO <sub>2</sub>	140
NO <sub>x</sub>	120
Emission Rates (g/s)	
Operation on Distillate Oil	
Operation on Distillate Oil  SO <sub>2</sub> NO <sub>x</sub>	70
NO <sub>x</sub>	60.53

## 6.2 Assessment of Results

The results of the cumulative impact modelling together with the relevant air quality standards are presented in Table 6.3.

The results indicate that the cumulative impact of emissions from the proposed waste to energy plant, Platin cement works and the proposed Marathon power plant do not cause the predicted maximum GLCs of NO<sub>2</sub> and SO<sub>2</sub> to reach Air Quality Standard limit values or guidelines.

Due to the height of the stacks and discharge temperature from Platin cement factory the maximum predicted GLCs of NO<sub>2</sub> and SO<sub>2</sub> from the cement factory occur approximately 5-6 km north-east of the factory and therefore do not coincide with the maximum GLCs of emissions from the proposed waste to energy plant or the Marathon power plant.

The maximum predicted GLCs from the waste to energy plant usually occur approximately 230m north-east of the stack. The maximum predicted GLCs from the Marathon power plant occur approximately 270m north-east of the Marathon stack and do not coincide with the maximum GLC's from the waste to energy plant as illustrated in Figures 13 & 14 in Attachment 1.

The maximum 99.8<sup>th</sup> percentile hourly average GLC of NO<sub>2</sub> is 72% of the relevant Irish and EU limit value. The maximum 99.7<sup>th</sup> percentile hourly average GLC of SO<sub>2</sub> is 71% of the relevant Irish and EU limit value.

It should be noted that the contribution from the Marathon power plant is based on the plant running on distillate oil (rather than natural gas) which results in much higher emissions of  $NO_2$  and  $SO_2$ . According to the Marathon EIS , distillate oil will be used as a backup fuel and therefore will be used infrequently if at all, so that during normal operation on natural gas much lower levels of  $NO_2$  and  $SO_2$  will be emitted and consequently any cumulative impact will be greatly reduced.

Furthermore, the cumulative modelling is based on the worst case discharge conditions occurring at the three plants at the same time and also at the same time as the worst case meteorological conditions. The maximum predicted GLCs are therefore based on a worst case scenario which is unlikely to arise and the modelling is therefore very conservative.

In summary, the cumulative atmospheric emissions from the waste to energy plant, Platin cement factory and Marathon power plant will not cause ground level concentrations of NO<sub>2</sub> and SO<sub>2</sub> to reach Air Quality Standard limit values or guidelines.

Table 6.3: Predicted Maximum Ground Level Concentrations of NO<sub>2</sub> and SO<sub>2</sub> resulting from Cumulative Emissions

Emil safon	DVD TO A STATE OF THE STATE OF	in Majasimura Geografialieie Geoffatt)	(1617) (1617) (1617)	7/काषानाहः		17/46 Limitar.	(E9(mr) 4 WHO/1999	
NO₂	98th Percentile of a Years Hourly Average	74.2	200	37				
NO <sub>2</sub>	99.8th percentile of a Years Hourly Average	143.65			200	72		
NO <sub>2</sub>	Annual Average	5.89	waren.	00000	30-40 (1)	15 - 20	****	
SO₂	99.7th percentile of a Years Hourly Average	247.9		Only any off	350	71		,
SO <sub>2</sub>	Daily Average	101.7		osited		00000	125	81
SO₂	98th Percentile of a Years Daily Average	48.76	250-350	14-20			2222	
SO <sub>2</sub>	99.2th percentile of a Years Daily Average	76.29	to intellione		125	61		
SO <sub>2</sub>	Annual Average	4.55	\$ col-		20 (3)	23	50	9

(1) Limit value of 30 μg/m³ is for the protection of vegetation and limit value of 40 μg/m³ is for the protection of human health.

(2) Limit value of 250 μg/m³ applies when corresponding percentile of suspended particulates >150 μg/m³ and limit value of 350 μg/m³ applies when corresponding percentile of suspended particulates ≤ 150 μg/m<sup>3</sup>.

(3) Limit value is for the protection of ecosystems.











### 7. CONCLUSIONS

The stack height screening exercise has demonstrated that a 40m high stack will adequately disperse atmospheric emissions of emissions from the waste to energy plant without causing undue visual impact. Air dispersion modelling has shown that atmospheric emissions of emissions from the waste energy plant will not result in the maximum ground level concentrations of these emissions reaching Irish and EU air quality standard limit values or WHO guidelines.

The cumulative atmospheric emissions from the waste to energy plant, Platin cement works and the proposed Marathon power plant will not cause ground level concentrations of  $NO_2$  and  $SO_2$  to reach the relevant air quality standard limit values and guidelines.

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## **ATTACHMENT 1**

Contour Plots of Predicted Maximum Ground Level Concentrations

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# LIST OF CONTOUR PLOTS

Figure	<u>Title</u>
1	98 <sup>th</sup> Percentile (Hourly Average) NO <sub>2</sub> Ground Level Concentrations (μg/m³)
2	99.8 <sup>th</sup> Percentile (Hourly Average) NO <sub>2</sub> Ground Level Concentrations (μg/m³)
3	Annual Average NO <sub>2</sub> Ground Level Concentrations (μg/m³)
4	99.7 <sup>th</sup> Percentile (Hourly Average) SO <sub>2</sub> Ground Level Concentrations (μg/m³)
5	98 <sup>th</sup> Percentile (Daily Average) SO <sub>2</sub> Ground Level Concentrations (μg/m³)
6	99.2 <sup>th</sup> Percentile (Daily Average) SO <sub>2</sub> Ground Level Concentrations (μg/m³)
7	Annual Average SO <sub>2</sub> Ground Level Concentrations (μg/m³)
8	98 <sup>th</sup> Percentile (Daily Average) Particulate Ground Level Concentrations (µg/m³)
9	90 <sup>th</sup> Percentile (Daily Average) Particulate Ground Level Concentrations (μg/m³)
10	Annual Average Particulate Ground Level Concentrations (μg/㎡)
11	Hourly Average Unity Ground Level Concentrations (μg/m³)
12	Annual Average Unity Ground Level Concentrations (μg/m³)
13	99.8 <sup>th</sup> Percentile (Hourly Average) Cumulative NO₂ Ground Level Concentrations (μg/m³)
14	99.2 <sup>th</sup> Percentile (Daily Average) Cumulative SO <sub>2</sub> Ground Level Concentrations (μg/m³)
15	Annual Average Cumulative NO <sub>2</sub> Ground Level Concentrations (μg/m³)

2

Figure 1 – 98th Percentile (Hourly Average) NO2 Ground Level Concentrations (ug/m3) – 5 Years 271500-270000-Maximum 98th Percentile NO2 Ground Level Concentration = 73.66 ug/m3

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Figure 2 – 99.8th Petantile (Hourly Average) NO2 Ground Level Cancentrations (ug/m3) – 5 Years 272000-Caulstonin House & 

Maximum 99.8th Percentile NO2 Ground Level Concentration = 90.6 ug/m3 = Stack Location

Figure 3 - Annual Average NO2 Ground Level Concentrations (ug/m3) - 5 Years

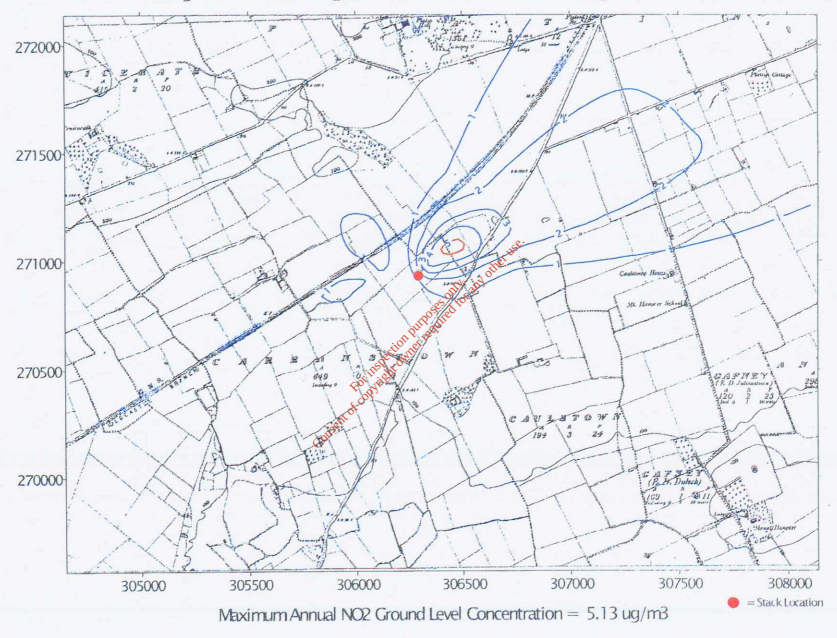


Figure 4 - 99.7th Percentile (Hourly Average) SO2 Ground Level Concentrations (ug/m3) - 5 Years

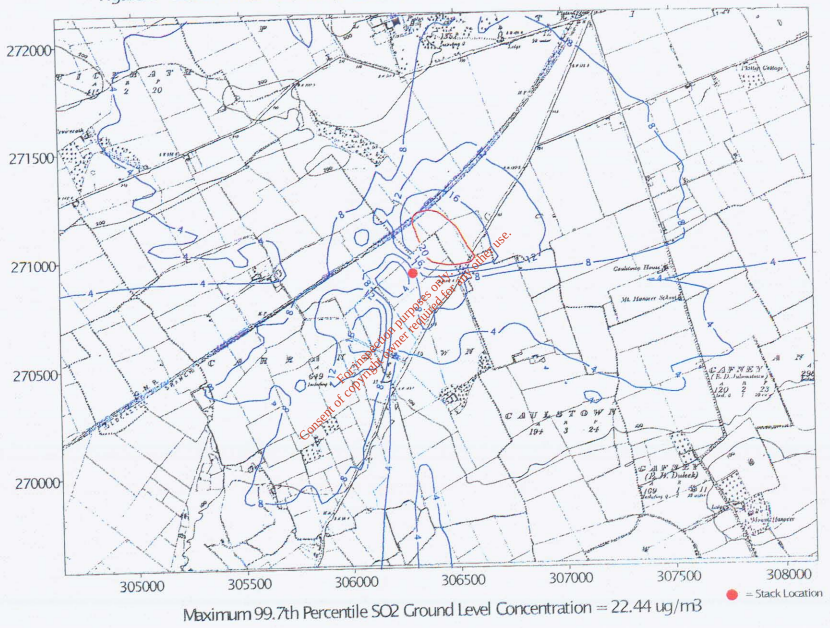


Figure 5 - 98th Percentile (Daily Average) SO2 Ground Level Concentrations (ug/m3) - 5 Years 271500-Caulemen House 120 2 23 = Stack Location

Maximum 98th Percentile Daily SO2 Ground Level Concentration = 8.47 ug/m3

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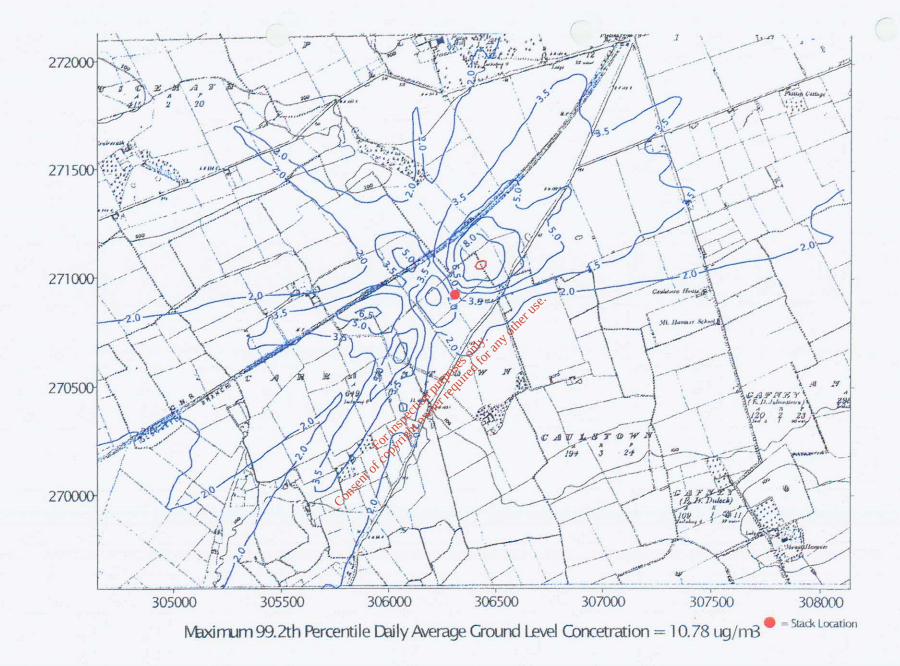


Figure 7 - Annual Average SO2 Ground Level Concentrations (ug/m3) - 5 Years 270500-TOWA = Stack Location Maximum Annual SO2 Ground Level Concentration = 1.28 ug/m3

Figure 8 – 98th Percentile (Daily Average) Particulate Ground Level Concentrations (ug/m3) – 5 Years 270500-= Stack Location Maximum 98th Percentile Daily Particulate Ground Level Concentration = 1.69 ug/m3

Figure 9 - 90th Perc Lie (Laily Average) Particulate Ground Leve. Loncentrations (ug/m3) - 5 Years

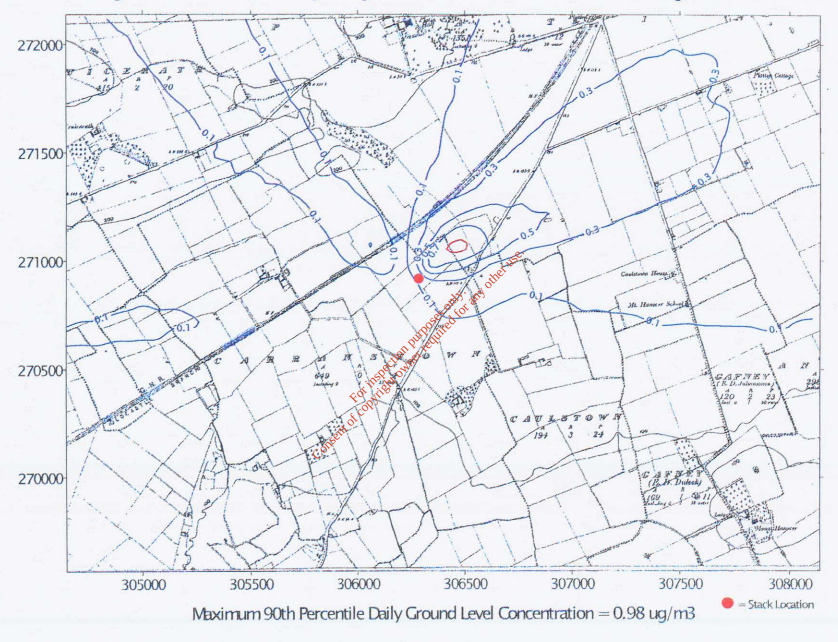


Figure 10 - Annual Average Particulate Ground Level Concentrations (ug/m3) - 5 Years 270500-= Stack Location Maximum Annual Average Particulate Ground Level Concentration = 0.26 ug/m3

Figure 11 - Hourly Average Unity Ground Level Concentrations (ug/m3) - 5 Years

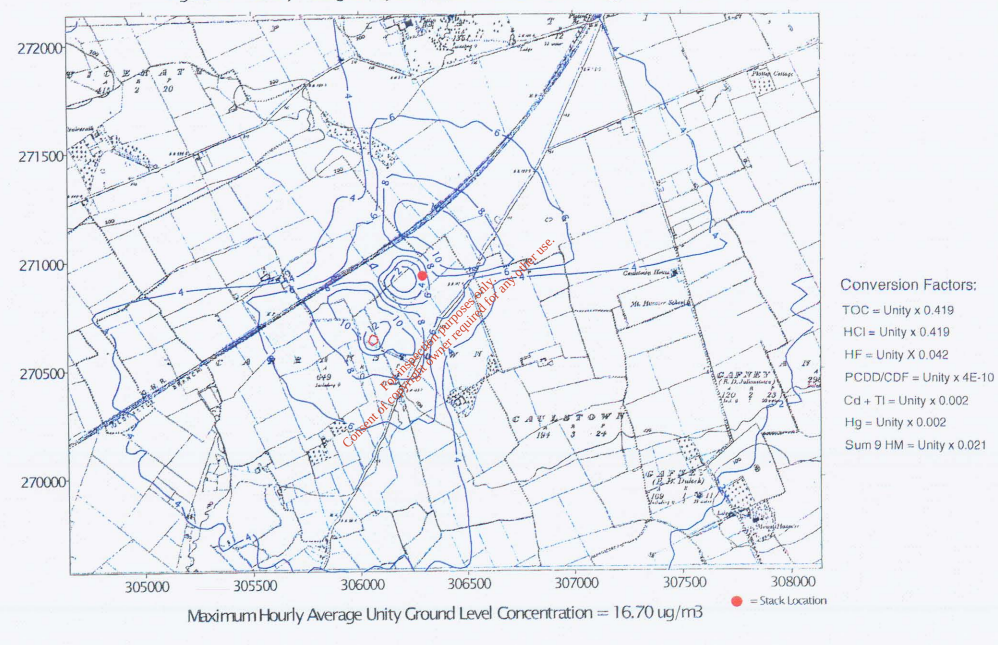


Figure 12 - Annual Average Unity Ground Level Concentrations (ug/m3) - 5 Years

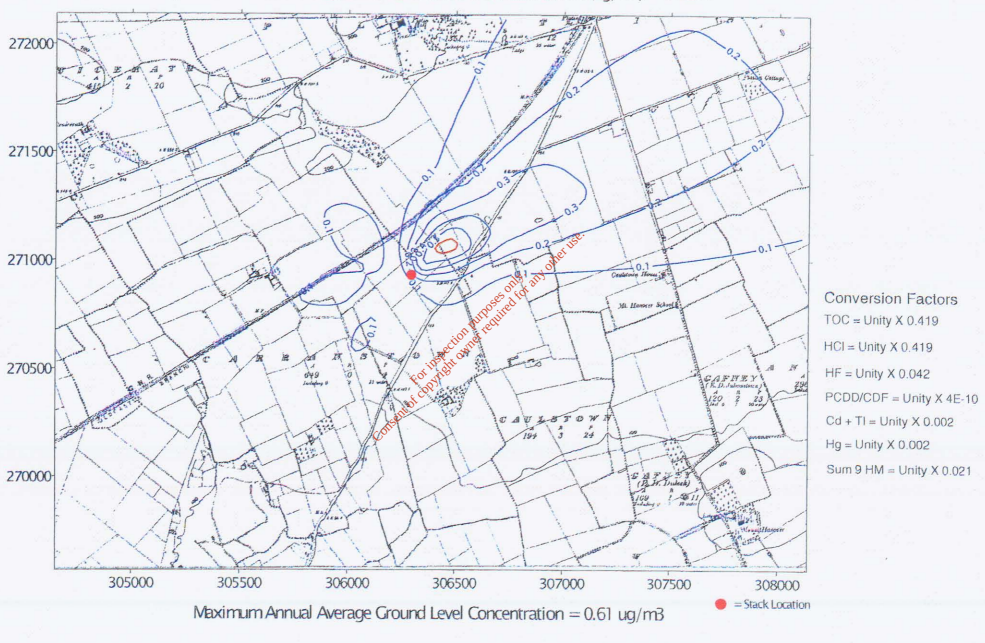
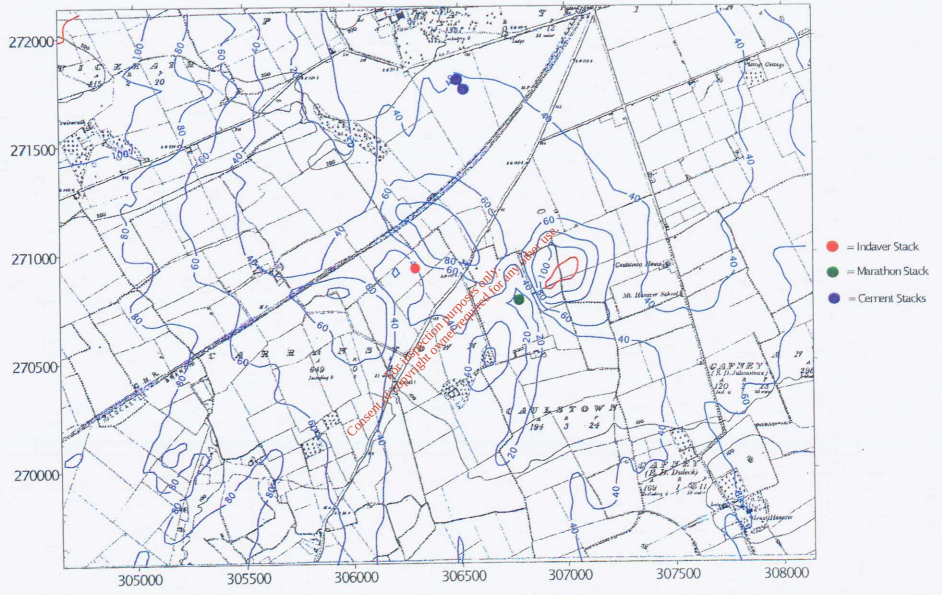
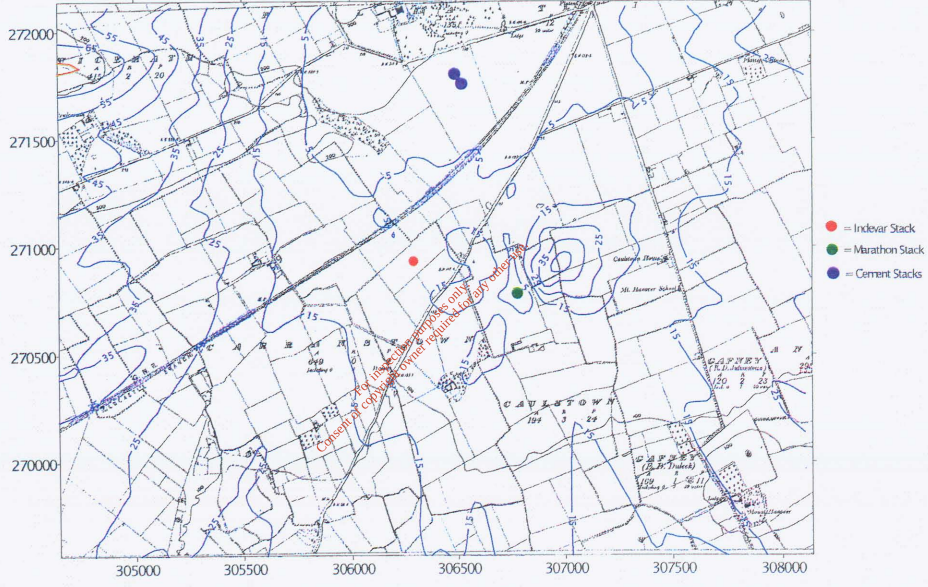


Figure 13 - 99.8th Percentile (Hourly Average) Cumulative NO2 Ground Level Concentrations (ug/m3) - 5 Years



Maximum 99.8th Percentile Hourly Cumulative NO2 Ground Level Concentration = 144 ug/m3



Maximum 99.2th Percentile Daily Cumulative SO2 Ground Level Concentration = 76.29 ug/m3

Figure 15 - Annual Average Cumulative NO2 Ground Level Concentrations (ug/m3) - 5 Years 272000 271500 = Indaver Stack 271000-= Marathon Stack = Cerrent Stacks 270500-270000

306500

Maximum Annual Average Cumulative NO2 Ground Level Concentration  $= 5.9 \, \text{ug/m}$ 3

307000

307500

308000

305000

305500

306000