Certificate of Incorporation

I hereby certify that

MALLOW CONTRACTS LIMITED

Given under my hand at Dublin, this of contribution of the the wednesday, the 15th day of October

COMPANIES ACTS 1963, TO 2001 SINGLE-MEMBER COMPANY COMPANY LIMITED BY SHARES MEMORANDUM OF ASSOCIATION

- OF -

MALLOW CONTRACTS LIMITED

- 1. The name of the Company is MALL()W CONTRACTS LIMITED
- 2. The objects for which the company is established are:
- A(i) To carry on all the business of plant hire, haulage and civil engineering in all their various branches.
- (ii) To carry on business as manufacturers, designers, importers, exporters, buyers, sellers, (whether by wholesale or retail) storers, warehousers, distributors and suppliers of and dealers in goods and articles of every description (whether consumable or otherwise) and whether for domestic, industrial, commercial or agricultural use.
- (iii) To undertake, provide and carry out any service of contract of works deemed necessary or advantageous in promoting the objects of the Company.
- (iv) To acquire and carry on any other business which may seem to the Company capable of being conveniently carried on in connection with the above, or which may seem calculated directly or indirectly to enhance the value of or render more profitable any of the Company's property or rights.

- B. To purchase, take on lease or in exchange, hire or by any other means, acquire and protect, any freehold, leasehold, or other property, or any estate or interest, any lands, buildings, roads, railways, bridges, waterways, aircrafts, vessels, vehicles, machinery, engines, plant, live and dead stock, easements, rights, patents, patent rights, trade marks, brevet d'inventions, registered designs, protections and concessions, licences, stock in trade and any real or personal property or rights whatsoever which may be considered necessary, advantageous or useful to the Company.
- C. To construct, build, erect, alter, enlarge, demolish, lay down, maintain; any buildings, roads, railways, bridges, walls, fences, banks, reservoirs, waterways and waterworks and to carry out preliminary and associated works; or contract, sub-contract, or join with others to carry out or complete any of the aforesaid and to work, manage and control the same or join with any person, firm or company in doing so.
- D. To borrow, raise or secure the payment of money in such manner as the Company shall think fit and in particular to issue debentures, debenture stock, bonds, obligations and securities of all kinds and to charge and secure the same by Trust Deed or otherwise on the undertaking of the Company or upon any specific property or rights, present or future, of the Company including its uncalled capital or by any other means howsoever.
- E. To guarantee, support or secure whether by mortgaging or charging all or any part of the undertaking, property and assets both present and future and uncalled capital of the Company or for the performance and discharge of any contract, obligation or liability of a company or any person or corporation with whom or which the company has dealings or having a business or undertaking in which the company is concerned or interested whether directly or indirectly and in particular to give security for any debts, obligations or liabilities of any company which is for the time being the Holding Company or a subsidiary of the company or a subsidiary of the Holding Company.
- F. To pay or remunerate any person, firm or Company for rendering services for and on behalf of this Company and to pay any costs, charges or expenses incurred or sustained by or in connection with the formation and incorporation of this company and either by cash payments or by allotment to him or them of shares or securities of the company credited as fully paid up or otherwise. To open and operate bank accounts in any country.

- G. To invest and deal with the moneys of the Company not immediately required for the purpose of its business in or upon such investments or securities and in such manner as may from time to time be determined.
- H. To draw, make, accept, endorse, discount, negotiate and issue promissory notes, bills of exchange, warrants, Bills of Lading and other negotiable or transferable instruments.
- I. To develop, improve, manage, cultivate, exchange, let on lease or otherwise, mortgage, charge, sell, dispose of, turn to account, grant rights and privileges in respect of, or otherwise deal with all or any part of the property and rights of the Company.
- J. To lend and advance money or give credit to any person, firm or company and on such terms as may seem expedient.
- K. To enter into and carry into effect any arrangement with any person, firm, company or Government or Government body or authority that may seem conducive to the company's objects and to apply for, promote, and obtain from any person, firm, company, Government or Government body or authority any contracts, concessions, privileges, charters, decrees and rights which the company may think is desirable and to carry out and exercise and comply with same.
- L. To act as agents, brokers, and as trustees for any person, firm or Company and to establish agencies and branches and appoint agents and others to assist in the conduct or extension of the Company's business.
- To provide for the welfare of persons employed or previously employed in or holding office under the company and to grant pensions, allowances, gratuities, bonuses or other payments to officers, ex-officers, employees and exemployees or the dependants or connections of such persons; to establish and contribute to pensions or benefit funds or schemes for the benefit of persons aforesaid; to form, to orsupport any charitable, benevolent, religious or other institution and to instigate and maintain any club or other establishment calculated to advance the interests of the company or its officers, ex-officers, employees, ex-employees or dependants or connections.

- N. To purchase or otherwise acquire and undertake all or any part of the business, property, goodwill, assets, liabilities and transactions of any person, firm or company carrying on any business which this company is authorised to carry on.
- O. To undertake and execute the office of nominee, trustee, executor, administrator, registrar, secretary, committee or attorney for any purpose and either solely or jointly with others and generally to undertake, perform and fulfil any office of trust or confidence.
- P. To accept payment for any property or rights sold or otherwise disposed of or dealt with by the company in whatever form and on such terms as the company may determine.
- Q. To establish, promote or otherwise assist any company and to promote or otherwise assist any person or firm for the purpose of acquiring all or any of the properties and or liabilities or for furthering any objects of this company or for the purpose of instigating or opposing any proceedings or applications which may be considered necessary, advantageous or useful to the Company.
- R. To subscribe for accept, deal in, purchase or sell or otherwise acquire, deal in, dispose of or hold shares or other interests in or securities of any company carrying on or proposing to carry on any business within the objects of this company or carrying on any business capable of being carried on so as to benefit this company.
- S. To purchase, redeem, hold, reissue, sell or otherwise deal in shares of this company in such manner as permitted by law.
- T. To enter into any partnership or joint arrangement or arrangements for sharing profits with any company having objects similar or in part similar to those of this company and to give whatever undertakings are considered necessary by this company.
- U. To distribute among the members in specie or otherwise as may be resolved, any assets of the company and in particular, any shares, debentures or securities of other companies belonging to this company or of which this company may have the power of disposing.

- V. To procure the company to be registered or recognised in any place outside Ireland.
- W. To do all such things as are incidental or conducive to the attainment of the foregoing objects or any of them.

The word Company, in this clause, except where used in reference to this Company, shall be deemed to include any body of persons whether incorporated or not and whether domiciled in Ireland or elsewhere.

It is hereby expressly declared that each sub-clause of this clause shall be construed independently of the other sub-clause hereof and that none of the objects mentioned in any sub-clause shall be deemed to be merely subsidiary to the objects mentioned in any other sub-clause.

provided always that the provisions of this clause shall be subject to the company obtaining where necessary for the purpose of carrying any of its objects into effect such licence, permit or authority as may be required by law.

- The liability of the members is limited.
- 4. The share capital of the Company is $\in 100,000$ divided into 100,000 shares of $\in 1.00$ each, with power to increase or decrease the share capital. The capital may be divided into different classes of shares with any preferential, deferred or special rights or privileges attached thereto, and from time to time the Company's regulations may be varied so far as may be necessary to give effect to any such preference, restriction or other term.

the several persons whose names, addresses and descriptions are subscribed, wish to be formed into a company in pursuance of this Memorandum of Association, and we agree to take the number of shares in the capital of the Company set opposite our respective names.

NAME, ADDRESS AND

NUMBER OF SHARES

DESCRIPTIONS OF SUBSCRIBER

TAKEN BY SUBSCRIBER

Consent of copyright owner required for any other use. Renmount Limited, 41 Central Chambers , Dame Court, Dublin 2.

ONE HUNDRED

TOTAL SHARES TAKEN :

ONE HUNDRED

DATED THE 13TH DAY OF OCTOBER, 2003

WITNESS TO THE ABOVE SIGNATURE: Elizabeth Kearney

1, Charlemont Terrace,

Dun Laoghaire, Co. Dublin.

COMPANIES ACTS, 1963 TO 2001

SINGLE MEMBER COMPANY

COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION

- OF -

MALLOW CONTRACTS LIMITED

- 1. (A.) The regulations contained in Part II of Table A in the First Schedule to the Companies Acts, 1963 to 2001 (hereinafter referred to as "Table A, Part II"), shall apply to the company, and together with the Regulations hereinafter contained, shall constitute the Regulations of the Company save in so far as they are hereby varied or excluded.
- (B.) Regulations 75, 79 and 138 of Part I of Table A in the said schedule shall not apply to the Company.

SHARES

- 2. (A.) The Directors are generally and unconditionally authorised to exercise all powers of the Company to allot relevant securities (as such expression is defined in Section 20 of the Companies (Amendment) Act, 1983) up to a maximum aggregate of the number of unissued shares in the capital of the Company from time to time but this authority shall not extend beyond such date as shall be five years from the date of incorporation of the Company provided always that the directors shall have power, notwithstanding that the date aforesaid has expired, to allot relevant securities in pursuance of an offer or agreement made before the expiry of such date as aforesaid as if the authority conferred hereby had not expired.
- (B.) Section 23 (I) of the Companies (Amendment) Act, 1983 is hereby excluded in its application in relation to all allotments by the Company of equity securities as defined for the purposes of that Section.
- 3. Subject to the provisions of Section 64 of the act, any preference shares may with the sanction of a special resolution be issued upon the terms that they are or at the option of the Company, are liable to be redeemed.
- 4. In regulation II of Table A, part I, the words ("not being a fully paid share") shall be omitted and the lien conferred by that Regulation shall attach to all shares registered in the name of any person indebted or under liability to the Company whether he shall be the sole registered holder thereof or one of two or more joint holders.
- 5. The Company may issue redeemable shares on such terms and conditions as it sees fit. The Company may purchase, redeem, hold, cancel, reissue, sell or otherwise deal in its own shares as permitted by law.

TRANSFER OF SHARES

- 6. Any shares of a deceased member may be transferred by his executor or administrator to the widow or widower, child or grandchild of such deceased member and Regulation 3 of Part II of Table A shall be modified accordingly.
- 7. An instrument of transfer of a share (other than a partly paid share) need not be attested, and Regulation 22 of Part I of Table A shall be modified accordingly.

GENERAL MEETING

- A resolution in writing signed by all the members for time being entitled to attend and vote on such resolution at a General Meeting (or being bodies corporate by their duly authorised representatives) shall be as valid and effective for all purposes as if the resolution had been passed at a General Meeting of the Company duly convened and held and may consist of one or more documents in the like form each signed by one or more of the members, (or being bodies corporate, by their duly authorised representatives). Such a resolution may also consist of one or more telefax or facsimile messages in like form signed in the name of each or all of the Members provided that in the case of each such telefax or facsimile message the Secretary or any Director shall have endorsed the same with a certificate stating that he is satisfied as to the authenticity thereof and if described as a Special Resolution shall be deemed to be a Special Resolution within the meaning of the Act.
- 9. Subject to Section 140 of the Companies Act 1963 concerning Annual General Meetings, all other meetings (including Extraordinary General and Class Meetings of the members of the Company and all meetings of the Board of Directors including any committees of the Board of Directors) may be conducted by the use of a conference telephone or similar facility provided always that the Chairman of the Meeting notes his satisfaction that all of the Members of the Company (in the case of Meetings of Members of the Company) and that all of the Directors of the Company);
- (A) have been notified of the convening of the Meeting and the availability of the conference telephone or similar facility for the Meeting; and
- (B) can hear and contribute to the meeting

and such participation in a meeting shall constitute presence in person at the meeting.

- 10. Regulation 53 of Table A, Part I, shall apply as if the following words were added at the end thereof "and the fixing of the remuneration of the Directors."
- 11. A poll may be demanded by the chairman or by any member present in person or by proxy and Regulation 59 of Table A, Part I, shall be modified accordingly.

BORROWING POWERS

12. The Directors may exercise all the powers of the Company to raise or borrow money and to mortgage or charge its undertaking, property and uncalled capital, or any part thereof, and to issue debentures, debenture stock and other securities whether outright or as security for any debt, liability or obligation of the Company or any third party.

DIRECTOR'S ANY OHE

- 13. A resolution in writing signed by all the Directors for the time being entitled to receive notice of a meeting of the Directors shall be as valid as if it had been passed at a meeting of the Directors duly convened and held and may consist of one or more documents in the like form each signed by one or more of the directors.
- 14. Any Director may in writing appoint any person who is approved by the majority of the Directors, to be his alternate to act in his place at any meeting of Directors at which he is unable to be present. Every such alternate shall be entitled to notice of meetings of the Directors and to attend and vote thereat as a Director when the person appointing him is not personally present, where he is a Director, to have a separate vote on behalf of the Director he is representing in addition to his own vote. A Director may at any time in writing revoke the appointment of an alternate appointed by him. Every alternate shall be an officer of the Company and shall not be entitled to be an agent of the Director appointing him. The remuneration of such an alternate shall be payable out of the remuneration payable to the Director appointing him, and the proportion thereof shall be agreed between them.

- 15. A Director who wishes to resign from the Company may do so by either attending a meeting of the Company and declaring his intention to resign with effect from the conclusion of that meeting or by writing to the company at its registered office tendering his resignation. In either case, the company is bound to accept such resignation. Should the consequences of the resignation be that the number of Directors would fall below the minimum as required by the Company's Act 1963, the company must simultaneously appoint an alternative Director to satisfy the minimum requirement of the Act.
- 16. Regulation 91 of Table A, Part I relating to the vacation of office by a Director, shall apply as if paragraph (g) thereof was deleted.
- 17. The Directors of the Company shall not be required to retire by rotation and Regulations 92 to 100 (inclusive) of Table A, Part I, shall be amended accordingly.
- 18. A Director appointed to fill a casual vacancy or as an addition to the Board shall not automatically have to retire from office at the Annual General Meeting next following his appointment and the last sentence of Regulation 98 of Table A Part I, shall be deleted.
- 19. The Directors may from time to time appoint one or more of their body to hold any executive office in the management of the business of the Company including the office of President, Chairman, Managing Director, Chief Executive Officer or any other title and deputies or assistants to these positions as the Directors may decide and on such terms as they think fit, and if no period or terms are fixed, then such executive shall comply with such directions as may be given to him by the Directors from time to time, and the appointment shall be automatically terminated (without prejudice to any claim he may have for damages for breach of contract or service between him and the Company) if he shall cease to be a Director and Regulation 110, of Table A part 1 shall be modified accordingly.
- 20. Every Director shall be entitled to receive notices of and attend and speak at all General Meetings of the holders of any class of shares in the capital of the Company, and Regulation 136 shall be amended accordingly.

21. Unless and until otherwise determined by the Company in General Meeting, the number of Directors shall not be less than two nor more than twenty, The first Directors will be the persons named in the statement delivered to the Registrar of Companies in accordance with Section 3 of the Companies (Amendment) Act 1982.

SECRETARY

22. The first Secretary of the Company shall be the person named as the first Secretary of the Company in the statement delivered under Section 3 of the Companies (Amendment) Act 1982.

NOTICES

23. Any notice required to be given by, the Company to any person ("the recipient") under these articles may be given by means of delivery, post, cable, telegram, telex, orily alany telefax, electronic ${\tt mail}$ other means communication approved by the directors, to the address or number of the recipient notified to the Company by the recipient for such purposes for if not so notified, then to the address or number of the recipient last know to the Company). Any notice so given shall be deemed, absence of any agreement to the contrary between Company and the recipient, to have been served at expiration of 48 hours after dispatch.

INDEMNITY

24. Subject to Section 200 of the act, every Director, Secretary, Agent or other officer of the Company shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities which he may sustain or incur in or about the execution of the duties of his office or otherwise in relation thereto, including any liability incurred by him in defending any proceedings, whether civil or criminal, in which judgement is given in his favour or in which he is acquitted or in connection with any application under Section 391 of the Act in which relief is granted to him by the Court, and no Director or other officer shall be liable for any loss or damage incurred by the Company in the execution of the duties of his office or in relation thereto.

ACCOUNTS

The Company may, if it satisfies the requirements set out in the Companies (Amendment) (No. 2) act 1999, exempt itself from the requirement to have its accounts audited provided no member or members of the Company holding shares in the company that confer, aggregate, not less than one tenth of the total voting rights in the company requests or request the company not to avail itself of the exemption in the next financial year.

AUDITOR

26. The Company, provided it satisfies the requirements of the Companies (Amendment) (No. 2) act 1999 relating to exemption from the requirement to have its accounts audited including members rights (sec 33), shall not be required to appoint an auditor and if the Company so resolves, then any reference to an auditor in any regulation shall be deleted accordingly.

NAME, ADDRESS & DESCRIPTION OF SUBSCRIBER

Renmount Limited, 41 Central Chambers, Dame Court, Dublin 2.

DATED THE 13TH DAY OF OCTOBER, 2003

WITNESS TO THE ABOVE SIGNATURE:

Elizabeth Kearney
1, Charlemont Terrace,
Dun Laoghaire,
Co. Dublin.

In all correspondence please quote: Registration No: 6396999D

Notice No:

06396999-282260



Office of the Revenue Commissioners Collector Generals Division Sarsfield House Francis Street Limerick

407 20025 42712 20025 42712 083011R30EE Dist. 063

MALLOW CONTRACTS LIMITED ISLAND BURNFORT MALLOW CO CORK Enquiries: 1890 203070

Relevant Contracts Tax Period 1 Dec 2008 to 31 Dec 2008

Dear Sir/Madam,

A payment of the Relevant Contracts Tax, that you were liable to deduct from payments made to sub-contractors for the above period, is due to be made to the Collector-General on or before 14th Jan 2009.

Enter the amount due where indicated on the declaration of liability below. Please ensure that you:

- Enter the full liability for the period in the 'Amount Due' field.
 You are required to complete this return whether or not deductions were made during the above period.
 If you have no Relevant Contracts Tax liability for the period shown, enter a single '0' in the 'Amount Due' field.
- Sign and detach the declaration and return it, with payment to the Collector-General at the above address.
- Please do not send a photocopy of this form or use it for any period other than the period specified above.

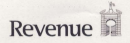
In the absence of payment, or a nil declaration, the Revenue Commissioners will use the legal powers available to them to collect any outstanding liability, see notes overleaf.

Yours faithfully,

Gerard Harrahill Collector-General

€ Payslip

RCT 30



Single Debit Authority Do not complete this authority if you are making payment by cheque. Please debit my account, details of which are outlined below, with the amount specified.	I declare that the amount shown below is the total amount of Relevant Contracts Tax that is liable to be paid in the period ind Signed: Date:	icated.
Branch Sort Code Account	Name: MALLOW CONTRACTS LIMITED Registration No: 6396999D Period: 1 Dec 2008 to 31 Dec 2008	RCT31
Number € DEBIT AMOUNT , .00	Notice No: 06396999-28226O € AMOUNT DUE , , .0	RCT31 A

Company Directors

Company:

Mallow Contracts

Island

Burnfort

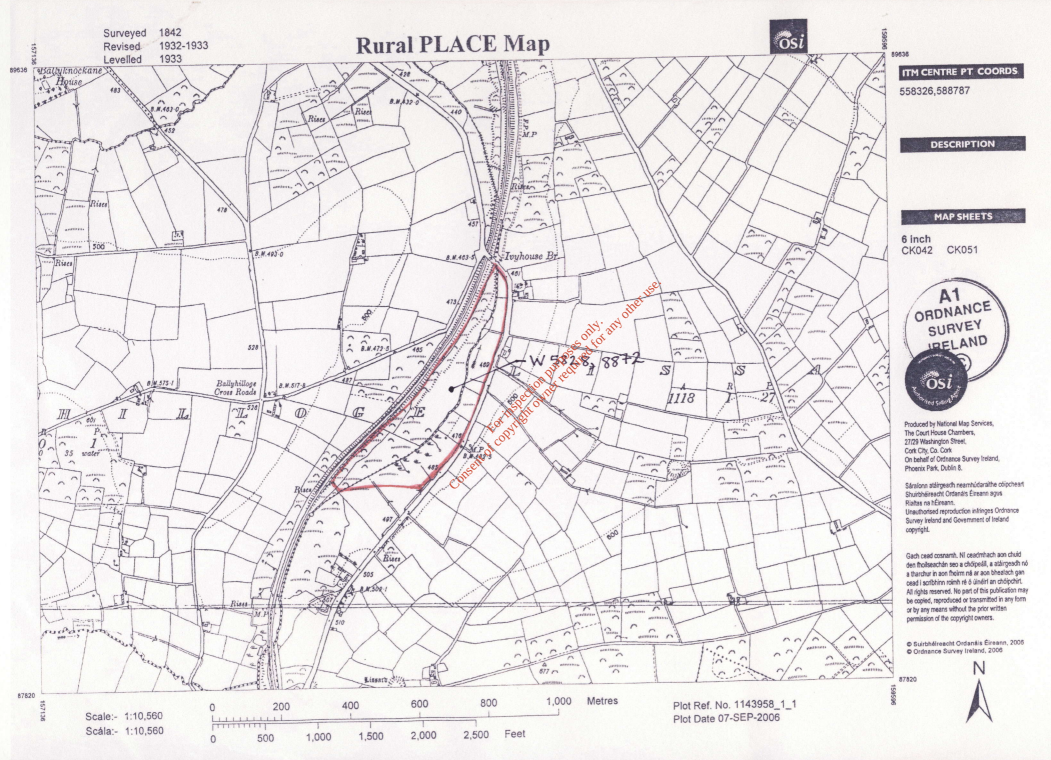
Mallow

Co. Cork

Company Directors:

Paudie Sheehan Ber Sheehan

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CORK COUNTY COUNCIL PLANNING & DEVELOPMENT ACTS 2000 - 2006 NOTIFICATION OF DECISION TO GRANT PERMISSION

(with conditions)

Reference No. in Planning Register REG NO. 06/10406

Mallow Contracts Ltd C/O Mescal & Assoc Enterprise House Centre Park Rd Cork

In pursuance of the powers conferred upon them by the above mentioned Act and for the reason set out in the First Schedule hereto, The Council of the County of Cork has by Order dated decided to GRANT PERMISSION for the development of land namely; 5 FEB 2007

Infilling of existing low lying lands with topsoil, subsoil, rockefill and minor quantities

of construction and demolition material

At: Lissard Ballyhilloge Mourneabbey

In accordance with the plans and particulars submitted by the applicant

On: 07/09/2006 and amended on 17/01/2007

And subject to the conditions (13) set out in Column 1 of the Second Schedule attached hereto. The reasons for the imposition of the said conditions are set out in Column 2 of the schedule.

An appeal against a decision of the Planning Authority may be made to An Bord Pleanála by any authorised person before the EXPIRATION of the period of FOUR WEEKS beginning on the day of the giving (i.e. Date of Order) of the decision of the Planning Authority. (SEE NOTES ATTACHED)

If there is no appeal against the said decision, a grant of **PERMISSION**in accordance with the decision will be issued after the expiration of the period within which an appeal may be made to An Bord Pleanala. It should be noted that until a grant of has been issued the development in question is NOT AUTHORISED.

Signed on behalf of the said Council

Date:

- 5 FEB 2007

FIRST SCHEDULE

It is considered that subject to compliance with the condition stipulated in the attached Schedule, the proposed development would not be prejudicial to the amenities of the area and would be in keeping with the proper planning and sustainable development of the area.

Consent of copyright owner required for any other use.

<u> </u>	Condition	Reason
1	The proposed development shall	To clarify the documents to which
}	be carried out in accordance with	this permission relates in the
	plans and particulars lodged with	interests of the proper
	the Planning Authority on	development of the site.
	07/09/06, and as per revised	
}	submissions of 16/11/06 and	
	11/01/07 save where amended by	
	the conditions herein.	
2	There shall be no change in the	To minimise the visual impact of
ł	proposed finished ground levels	the development.
	without the prior agreement of the	
	Planning Authority, and the	
	finished levels shall be in	
	accordance with the sections and	
	layout submitted on 11/01/07.	
3	Noise levels emanating from the	To safeguard the amenities of the area.
	proposed development when	area.
	measured at the site boundaries	od: od office
	shall not exceed 55 dBa (15 minute	Sould att.
	Leq) between 08.00 hours and	KQ sited
	20.00 hours Mondays to Fridays inclusive and shall not exceed 40 dBa (15 minute Leg) at any other	Kegr.
	inclusive and shall not exceed 400000000000000000000000000000000000	
	dba (15 minute Leq) at any other	
	in accordance with I.S.O.	
	Recommendations R. 1996/1 "Acoustics - Description and	
	Measurement of Environmental	
	Noise, Part 1: Basis Quantities and	
	Procedures".	
	Troccaures .	
	If the noise contains a discrete,	
	continuous note (whine, hiss,	
	screech, hum, etc.), or if there are	
	distinct impulses in the noise	
	(bangs, clicks, clatters, or thumps),	
	or if the noise is irregular enough	
	in character to attract attention, a	
]	penalty of +5dBA should be	
	applied to the measured noise	
	level and this increased level shall	
	be used in assessing compliance	
	with the specified levels. (Ref: BS	
	4142 Section 7.2).	

		Tr. (. 1.11 ' (.1
4	All operations on-site shall be	To safeguard the amenities of the
	carried out in such a manner as to	area.
	ensure that no odour, dust or noise	
	nuisance occurs beyond the site	
	boundary because of such	
	operations.	
5	Operations on site shall be carried	To safeguard the amenities of the
	on in such a manner that no	area.
	polluting material or contaminated	
	surface water enters any	
	watercourse, storm sewer or public	
	roadway.	
6	The developer shall ensure that	To safeguard the amenities of the
	soiled water containment	area.
	measures are put in place during	·
	the course of the activity to ensure	
	that soiled water runoff from the	
	site shall not enter into any	
	watercourse.	Nege.
7	The developer shall ensure that the	To safeguard the amenities of the
ļ	soil water containment measures	area di
	are maintained for the lifetime of	OS PAR
į.	the proposed works.	edite
8	The developer shall ensure at all the	To safeguard the amenities of the
	times that no plant or material shall	area.
	enter Iarnoid Eireann lands	
9	The developer shall carry out	To safeguard the amenities of the
	brushing and washing of the Public	area.
	Road daily as a minimum or more	
	frequently if required, when wastes	
}	recovery activities are being carried	
	out.	
10	The number of vehicular	To safeguard the amenities of the
•	movements to and from the site	area.
	shall be restricted to 30 vehicular	urcu.
	movements per day.	
11	A wheel washing facility shall be	To safeguard the amenities of the
'	provided and used at the entrance	area.
	of the site to clean vehicles leaving	arca.
]		
	±	
	construction, operation etc. shall be submitted to the road area office	
	Blarney before development	
12	Commences.	To a Community with City
14	The public roads in the vicinity of	To safeguard the amenities of the
	the site shall be kept clear of all	area.

	debris and mud from this development at all times.	
13	Advance warning signage shall be	To safeguard the amenities of the
	erected in accordance with the area.	
	requirements of Chapter 8 of the	
	Department of the Environment	
	and Local Government Traffic	
Ĺ	Signs Manual.	_

Consent of copyright owner required for any other use.

Waste Permit

issued under

the Waste Management Acts, 1996 to 2005

and

the Waste Management (Permit) Regulations, 1998

by



Comhairle Chontae Chorcaí

Waste Permit Register Number:

Permit Holder:

Address:

CK(N) 277/05

Mallow Contracts Ltd

Island,

Burnfort,

Mallow,

Co Cork

Location of Facility:

Lissard & Ballyhilloge,

Mourneabbey,

Co. Cork

Date of Issue 1st March 2007 Expiry Date 28th February 2010

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Appendix 1	Charges and Financial Provisions

Activities Permitted

In pursuance of the powers conferred on it by the Waste Management Act, 1996 to 2005 and the Waste Management (Permit) Regulations, 1998, Cork County Council grants this waste permit under Article 5(1) of said Regulations to Mallow Contracts Ltd, Island, Burnfort, Mallow, Co. Cork to carry on the waste activity listed below at Lissard & Ballyhilloge, Mourneabbey, Co. Cork subject to the conditions attached in the permit, with the reason for each condition set out.

Permitted Waste Recovery Activity in accordance with Part 1 of the First Schedule of the Waste Management (Permit) Regulations, 1998:

Activity 5: **The recovery of waste** (other than hazardous waste) **at a facility** (other than a facility for the composting of waste where the amount of compost and waste held at the facility exceeds 1000 cubic metres at any time).

Permitted Waste Recovery Activity, in accordance with the Fourth Schedule of the Waste Management Act, 1996 to 2005:

Class 2: Recycling or reclamation of organic substances which are not used as solvents (including composting and other biological processes).

Class 4: Recycling or reclamation of other inorganic materials

Class 10: The treatment of any waste on land with a consequential benefit for an agricultural activity or ecological system.

The granting of this permit, and any condition imposed by it, does not exempt the holder of the permit from complying with the statutory obligations of any relevant legislation, including water pollution, health and safety, air pollution, waste, litter and planning legislation.

Condition 1: Scope

- 1.1 This waste permit is issued under the Waste Management (Permit) Regulations, 1998, to Mallow Contracts Ltd, Island, Burnfort, Mallow, Co Cork, for lands at Lissard & Ballyhilloge, Mourneabbey, Co. Cork. This permit is strictly non-transferable.
- 1.2 This waste permit is granted for a period of **3 years** commencing from the date of issue.
- 1.3 The Permit Holder shall ensure that the waste activities shall take place only as specified under the conditions of this permit. No change in the type of waste accepted or the type of activities undertaken shall be made without prior written approval from the Local Authority.
- 1.4 The permit holder shall give notice in writing to the Local Authority of any changes in the information e.g. change of company name, change of landowner name, change of address etc furnished in the application for the permit. Such notice shall be given within three weeks of any such change arising.
- 1.5 The permit holder shall ensure that the permitted recovery activities shall be carried on only within the area outlined in the application and to the finished grounds levels as set out in the drawings attached to the application.
- 1.6 The permit holder shall be responsible for ensuring that the waste activities shall be controlled operated and maintained in strict accordance with the terms of the application and as modified by the conditions attached to this permit.
- 1.7 Where the Local Authority considers that a non-compliance with the conditions of this permit has occurred, it may serve Notice on the permit holder specifying that;
 - (i) only waste as specified, in the Notice are to be accepted at the site <u>after</u> the date specified in the Notice;
 - (ii) the permit holder shall undertake the works stipulated in the Notice, and/or otherwise comply with the requirements of the Notice as set down therein, within any timescale set out in the Notice.

When the Notice has been complied with, the permit holder shall provide written confirmation to the Local Authority that the requirements of the Notice have been carried out. No waste other than that which is stipulated in the Notice, shall be accepted at the site until written confirmation is received from the Local Authority that the Notice is withdrawn.

1.8 The permit holder shall comply at all times with the provisions of the Community Acts detailed in the table below, insofar as such provisions are relevant to the waste activity to be carried out:

Relevant Provisions	Community Act
Article 9 and 14	Council Directive 75/442/EEC of 15 July 1975 on waste, as amended by Council Directive 91/156/EEC of 18 March 1991.

REASON: To clarify the scope of this waste permit.

Consent of copyright owner required for any other use.

Condition 2: Management of the Activity

- 2.1. The permit holder shall acquaint all staff, employees, lessees and agents, including replacement personnel, of the provisions and conditions of this permit. (Refer to template 1 of Appendix 1)
- 2.2. The permit holder shall ensure that a copy of the permit shall be kept at the principal place of business and at the facility at all times.
- 2.3. The permit holder shall ensure that the site shall be manned and supervised when in use. It shall be maintained to the satisfaction of the Local Authority, and adequate precautions shall be taken to prevent unauthorised access to the site.
- 2.4. The Permit Holder shall ensure that waste shall only be accepted at the site between the hours of 8.00 a.m. and 6.00 p.m., Monday to Friday inclusive and 8.00 a.m. and 2.00 p.m. on Saturdays. This condition may be reviewed and amended by the Local Authority at any time.
- 2.5. The Permit Holder shall ensure that no waste activities are carried out on Sundays or Bank Holidays.
- 2.6. The Permit Holder shall immediately notify the Local Authority by telephone/fax, and full details shall be forwarded in writing on the next working day of any breach of the permit. (Refer to template 2 of Appendix 1).
- 2.7. The Permit Holder shall ensure that hedgerows and mature trees shall be retained.
- 2.8. The Permit Holder shall ensure that any access point from an accessible roadway shall be gated and locked when there is no site supervisor present at the facility. Drivers of waste delivery vehicles are <u>not</u> deemed site supervisory staff.
- 2.9. The Permit Holder shall ensure that waste shall only be accepted at the site when carried by permit holders/waste collectors/carriers authorised in accordance with the Waste Management Acts, 1996 to 2005 and Waste Management (Collection Permit) Regulations 2001 or else persons exempted from holding waste collection permits.
- 2.10. The Permit Holder shall ensure that a hardstanding tipping location(s) shall be maintained at the working area of the site in order to facilitate access to the working area.
- 2.11. The Permit Holder shall ensure that the public road is kept clean at all times and that no material is deposited on the public road by vehicles entering or leaving the facility.

- 2.12. The Permit Holder shall ensure that no plant, equipment or material enters the land of Iarnrod Eireann.
- 2.13. The Permit Holder shall ensure that the fence on the boundary with the land of Iarnrod Eireann is maintained in good condition and that the boundary line is clearly demarcated at all times.
- 2.14. Prior to accepting waste material at the facility, the Permit Holder shall confirm in writing to the ESB, and copy to Cork County Council Environment Directorate, that all measures required by the ESB booklet "Avoidance of Electrical Hazards when Working near Overhead Electrical Lines" have been completed.
- 2.15. The Permit Holder shall notify the ESB in writing prior to depositing waste material within 10m of the overhead electrical lines. The Permit Holder shall copy this written notice to Cork County Council Environment Directorate.
- 2.16. The Permit Holder shall ensure a Temporary Bench Mark (TBM), to which the existing and proposed levels relate shalf be maintained for the duration of the permit. The Permit Holder shall submit a site location map identifying the location and value of the TBM prior to commencement of the activity.
- 2.17. Prior to the commencement of each stage of the works on the site the Permit Holder shall prepare a step by step method statement which contains sufficient detail for the facility manager to carry out the works in compliance with the Permit.
- 2.18. The Permit Holder shall ensure that the proposed settlement pond and embankments are designed, constructed and maintained to ensure that soiled water runoff shall be prevented from entering any watercourse. A Chartered Engineer shall provide certification for the design, construction and operation of the pond. The Permit Holder shall submit such certification prior to the commencement of any filling activities on site to the Local Authority.
- 2.19. Prior to the commencement of any activities on site the permit holder shall provide details to the Local Authority in writing of the location and purpose of all construction and demolition waste to be recovered on site. Any written correspondence in this regard between the Permit Holder and the Local Authority shall be deemed a condition of this waste permit.

REASON: To make provision for the proper management of the activity.

Cork County Council

Condition 3: Notification and Record Keeping

3.1 All communications with the Local Authority shall be addressed to:

The Environment Department: Cork County Council, Inniscarra,

Co. Cork.

Telephone Number (normal working hours): 021 4532700 Fax Number: 021 4532727

- 3.2 The permit holder shall maintain a register of the following records in respect of each consignment of waste arriving on site and departing from the facility: (Refer to template 3 of Appendix 1)
 - a) The names and collection permit numbers of the carriers and the vehicle registration numbers including trailer registration number for articulated vehicles.
 - b) The name(s) of the producer(s) of the waste as appropriate, source of the waste;
 - c) A description of the waste including the associated EWC codes;
 - d) The quantities of wastes accepted at the site, recorded in tonnes;
 - e) The name of the person checking the load.
 - f) Where loads or wastes are removed or rejected, details of the date of occurrence; the types of waste and the facility to which they were removed to;
 - g) The quantity of waste leaving the facility, recorded in tonnes;
 - h) The dates and times of all waste deliveries to and from the site.

Any information which might be required from time to time subject to prior agreement with the Local Authority.

- 3.3 The permit holder shall immediately notify the Local Authority by telephone/fax of any incident that occurs as a result of the activity on the site, and which: (Refer to template 4 of Appendix 1)
 - a) has the potential for environmental contamination of surface water or ground water,
 - b) poses an environmental threat to air or land,
 - c) requires an emergency response by the Local Authority.

Full details of any such incident shall be forwarded in writing on the next working day. The permit holder shall include as part of the notification:

- I. the date and time of the incident,
- II. details of the incident and circumstances giving rise to it,
- III. an evaluation of environmental pollution caused, if any,
- IV. actions taken to minimise the effect on the environment,
- V. steps taken to avoid reoccurrence.
- VI. any other remedial action taken.

The permit holder shall make a record of any such incident in a register to be kept at the principal place of business.

3.4 The permit holder shall maintain on the principal place of business a register of all complaints received relating to the operation of the activity.

Cork County Council

CK (N) 277/05

Each such record should give details of the following: (Refer to template 5 of Appendix 1).

- a) Time and date of the complaint.
- b) The name of the complainant.
- c) Details of the nature of the complaint.
- d) Actions taken to deal with the complaint, and the results of such actions.
- e) The response made to each complainant.

The Local Authority shall be immediately notified by telephone/fax after the receipt of the complaint, and full details shall be forwarded in writing on the next working day. The permit holder shall make a record of any such complaint in a register to be maintained.

- 3.5 The permit holder shall make all records available to the Local Authority staff and to the public at all reasonable times, and shall provide any relevant information when so requested by an authorised person of the Local Authority.
- 3.6 The permit holder shall notify the Local Authority, in writing, within 7 days of:
 - The imposition of any requirement on the permit holder by order under Section 57 or 58 of the Waste Management Acts, 1996 to 2005, or
 - Any conviction of the permit holder for an offence prescribed under the Waste Management Acts, 1996 to 2005.
- 3.7 The permit holder shall submit to the Local Authority, an Annual Environmental Report (AER) for the preceding calendar year by no later than February 28th of each year. The AER will include details of:
 - a) any impositions or convictions imposed as outlined above;
 - b) reporting period
 - c) waste activities carried out at the facility and quantity/composition of all wastes accepted and recovered at the facility during the reporting period and each previous year;
 - d) any loads rejected at the facility during the year;
 - e) reportable incidents;
 - f) all complaints
 - g) all monitoring carried out in the pervious year
 - h) records as required under condition 3.2
 - i) any other items specified by the Local Authority
 - j) management and staffing structure of the facility.
 - k) A topographical survey of the site.
 - 1) Remaining capacity of the site in tonnes/cubic metres

In addition, the permit holder shall include in the report, a written summary of compliance with all of the conditions attached to this permit. 3.8 Within one month of waste activities ceasing on the site, the permit holder shall submit a report to the Local Authority which shall include the information contained in the registers described above, and details of any impositions or convictions imposed under the Waste Management Acts, 1996 to 2005. In addition, the permit holder shall include in the report a written summary of compliance with all of the conditions attached to the permit.

REASON: To provide for the notification of incidents, to update information on the activity and to provide for the keeping of proper records.

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Condition 4: Site Access

- 4.1 Prior to the importation of any waste to the site, the permit holder shall erect warning/safety signs as per the Traffic Signs Manual (DOE) on the approaches to the site entrance. The type and location of these signs shall be agreed with the Cork County Council Area Engineer. The permit holder shall bear the cost of the supply, erection and termination of these signs. The permit holder shall maintain written proof of all such agreements and shall make them available to the Local Authority on request.
- 4.2 The Permit Holder shall agree all access and site layout arrangements with the Local Area Engineer (in this instance Mr Pat Corbett, Cork County Council, Blarney Area Office, Blarney, Co. Cork, Telephone: 021 438 1227), prior to any activities taking place at the site. The Permit Holder shall submit to the Local Authority written correspondence regarding such an agreement. The permit holder shall maintain proof of all such agreements and shall make them available to the Local Authority on request.
- 4.3 Within 2 months of the date of the grant of this permit, the Permit Holder shall erect an information board at the entrance to the site. The minimum dimensions of the information board shall be 1200mm by 750mm. The board shall show:
 - (i) The name, address and telephone number of the facility.
 - (ii) The waste permit reference number.
 - (iii) Emergency contact number outside of operating hours.

REASON: In the interest of safety

Condition 5: Waste Acceptance and Waste Handling

5.1 Only the following inert materials, refer to the European Waste Catalogue and Hazardous Waste List, January 2002 shall be accepted on the site:

17 05 04 Soil and stone (200,000 tonnes in total)

17 01 07 Mixture of concrete, bricks, tiles and ceramics other than those mentioned in 17 01 06 (20,000 tonnes in total

No other waste types are permitted to be deposited at this facility.

The quantity of material may be reviewed by the Local Authority at any time.

- 5.2 The Permit Holder shall ensure that the permit holder, or his staff, employees, lessees or agents shall subject all waste on arrival at the facility to a visual inspection. Materials other than those permitted shall be removed immediately from the site. Such waste shall be disposed of (or recovered) at an alternative facility with an appropriate waste permit or waste licence. Following delivery of such inauthorised waste to the site, the Local Authority shall be immediately notified by telephone/fax, and full details shall be forwarded in writing on the next working day.
- 5.3 The permit holder shall ensure that adequate steps are taken to prevent unauthorised entry of wastes to the site. The permit holder shall make provisions to control access to the site, and to prevent the fly tipping of waste.
- 5.4 The permit holder shall remove immediately any waste placed on or in the vicinity of the site other than in accordance with the requirements of the permit. If such waste is discovered it shall be taken to a facility with a waste license or waste permit authorising acceptance of such waste by an authorised waste collector.
- 5.5 The Permit Holder shall prepare comprehensive written operating instructions and procedures in respect to waste control to assist personnel with responsibility in this area. These procedures shall be made available to the Local Authority on request.
- 5.6 The Permit Holder shall ensure that employees with responsibilities in the waste control area shall receive training to enable them to execute their tasks in relation to pollution control. (Refer to template 6 of Appendix 1).

The permit holder shall operate the site on the basis that a maximum of 5.7 15 truck loads per day (a total of 300 tonnes per day), subject to Condition 5.1, shall be allowed deposit waste at the facility. This condition may be reviewed and amended by the Local Authority at any time.

REASON: To provide for the acceptance and management of wastes authorised under this waste permit.

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Condition 6: Nuisances, Emissions and Environmental Impacts

- 6.1 The permit holder shall ensure that the waste activities on the site shall be carried out in such a manner so as not to have an adverse effect on the drainage of adjacent lands, on watercourses, streams, on field drains or on any other drainage system.
- 6.2 The permit holder shall take adequate precautions to prevent undue noise, fumes, dust, grit, untidiness and other nuisances during the course of the works that would result in an impairment of a significant interference with amenities or the environment beyond the site boundary. If unacceptable increased levels of noise, fumes, dust and grit occur, the permit holder shall abide by the Local Authority's abatement requirements, which may include immediate cessation of operations.
- 6.3 The permit holder shall ensure that a mechanical road sweeper is available while the site is in operation. Any material deposited onto the roadway shall be removed without delay. The permit holder shall be responsible for the removal of any debris on the approach road for a distance of 300 meters either side of the main entrance.
- The permit holder shall take adequate steps to prevent dust generation in dry weather periods. The permit holder shall spray the current working area with clean water to minimise dust generation. The access road to the site shall also be sprayed during dry weather.
- The permit holder shall inspect the site perimeter twice weekly for the presence of litter and shall remove all litter from the site and its environs without delay. A record shall be maintained of inspections and any action taken as a result of these inspections. (Refer to template 7 of Appendix 1)
- 6.6 The Permit Holder shall ensure that no waste shall be burned on the site.
- 6.7 The Permit Holder shall construct a refuelling point as detailed on drawing no. 6, "Fuel Bunding", submitted to CCC on 11/01/07 prior to storing fuel at the facility. The spillage containment area shall be lined with heavy gauge polythene with joints lapped and taped.
- 6.8 The permit holder shall remain responsible for the maintenance and upkeep of open ditches and drains on site, in order that no flooding occurs on any adjacent lands. The Permit Holder shall ensure that any required works shall have a minimal effect on the buffer zone.

6.9 The permit holder shall take adequate steps to minimise noise from the development and shall have regard to BS 5228, 1997 Noise Control on Construction and Open Sites. During permitted operating hours **noise levels shall not exceed 55 dBA (Leq)** inclusive of 5dBA penalty for tone or impulse if appropriate. In order to assess compliance with the noise limits, the Local Authority may require that noise measurements be taken in accordance with ISO1996/1-Acoustics-Description and Measurement of Environment Noise Part 1 and Part 2. In addition, appropriate penalties for tonal and impulsive elements shall be applied to the measured L_{Aeq} values in accordance with Section 4 of ISO 1996/2, to determine the appropriate rating level (L_{ArT}). Noise shall not exceed 45dBA at any other time.

REASON: To ensure compliance with the requirements of the conditions of this permit.

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Condition 7: Environmental Monitoring

- 7.1 The Permit Holder shall ensure that authorised staff of the Local Authority shall have unrestricted access to the site at all reasonable times, on production of identification, for the purpose of their functions under the Waste Management Acts, 1996 to 2005, including such inspections, monitoring and investigations as are deemed necessary by the Local Authority.
- 7.2 If so requested by the Local Authority, the permit holder shall, at his own expense, make a suitable excavator available for the purposes of excavating trial holes in the waste material deposited on the site, and shall arrange for the excavator to carry out whatever works are required by the Local Authority on the site.
- 7.3 If so requested by the Local Authority, the permit holder shall, at his own expense, carry out such further investigations and monitoring of the facility as required by the Local Authority. The scope, detail and programme, including report structure and reporting schedule, for any such investigations and monitoring shall be in accordance with any written instructions issued by the Local Authority. In the event of pollution of waters in the vicinity of the site, or of a leachate discharge onto adjoining lands, input of waster onto the site shall cease, and remedial measures shall be carried out immediately as directed by the the Local Authority.
- 7.4 Dangerous substances. This permit does not permit the discharge of compounds listed in the Water Quality (Dangerous Substances Regulations) S.I. 12, 2001 from any operation arising on this site.

REASON: To ensure compliance with the requirements of the conditions of this permit.

Condition 8: Restoration and Aftercare

- 8.1 The following items shall be certified by an appropriately qualified person such as a Teagasc advisor or qualified REPS planner as having been carried out to an appropriate standard. Such certification shall be made available to the Local Authority on request:
 - **a)** As soon as is practicable following completion of the waste activities, the Permit Holder shall seed the site with grass and return it to beneficial agricultural use.
 - b) Prior to seeding, the Permit Holder shall spread topsoil evenly over the site to a minimum depth, after compaction and firming, of 225 mm. The topsoil shall be good quality medium loam, and shall comply with BS 882: 1991. The topsoil shall not be spread in wet conditions.
 - c) The Permit Holder shall ensure that the topsoil shall be adequately prepared for seeding by raking or harrowing, and by rolling. Only certified quality grass seed shall be used. Seed shall be spread at a minimum rate of 40 grams per square meter. Seeding shall take place during appropriate weather conditions.
- 8.2 Within 3 months following completion of the waste activities, the Permit Holder shall submit a topographical survey of the site.
- 8.3 The permit holder remains responsible for the proper nuisance-free operation of all drainage systems on site, and for ensuring that no pollution of groundwaters or surface waters shall occur at any time as a result of the proposed waste recovery operation.

REASON: To provide for the restoration and aftercare of the facility.

Condition 9: Charges and Financial Provisions

- 9.1 The Permit Holder shall make an annual payment of €1,000 to Cork County Council. For 2007, the Permit Holder shall pay €830 from the date of this permit to the 31st of December 2007. This amount shall be paid to the Council within one month of the date of grant of this permit and thereafter, no later than 31st January of each year. For 2010, the Permit Holder shall pay €170 from the 1st of January 2010 to the date of expiry of this permit. The Local Authority will use this payment towards the cost of monitoring the activity to the extent that it considers necessary for the performance of its functions under the Waste Management Acts 1996 and 2005. This payment is non-refundable.
- 9.2 In the event that the frequency or extent of monitoring or other functions carried out by the Local Authority requires to be increased for whatsoever reason, the Permit Holder shall contribute such increased and/or additional sums as may be determined by the Local Authority to defray its costs.

REASON: To provide for adequate financing measures to protect the environment

APPENDIX 1

Template 1 Condition 2.1: Register of Employee Receipt of Waste Management Permit _____

Name of Employee	Issue Date of Permit to Employee	Declaration: I have read and understand the conditions of the above waste management permit. (Signature of Employee)	Date

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Template 2: Condition 2.6: Breach of Permit Condition

Date of Non- Compliance	Condition	Details of non-compliance	Measures taken to Rectify Non- Compliance	Date on which Compliance with Condition is achieved	Date of Notification to Local Authority
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Template 3: Condition 3.2: Register of Incoming Waste and Outgoing Waste

Date	Time	Source	Waste Description	EWC Code	Tonnage In	Tonna ge Out	Destinatio n Facility	Waste Collector	Collectio n Permit No	Vehicle Registrati on	Name of Load Checke r	Initia 1
						R PHOSES OR HY.	offer use.					
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Cork County Council CK (N) 277/05 21

Template 4 Condition 3.3: Register of Incident which has Potential to Cause Environmental Pollution

Date of Incident	Time of Incident	Details of Incident	Evaluation of Environmental Pollution	Measure taken to Minimise Environmental Pollution	Actions Taken to Avoid Reoccurrence	Date of Notification to Local Authority
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Cork County Council CK (N) 277/05 22

Template 5 Condition 3.4: Register of Complaints

Date of Complaint	Time of Complaint	Name of Complainant	Details of Complaint	Actions Taken	Response to Complainant	Date of Notification to CCC / Method
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Template 6 Condition 5.6: Register of Employee Training

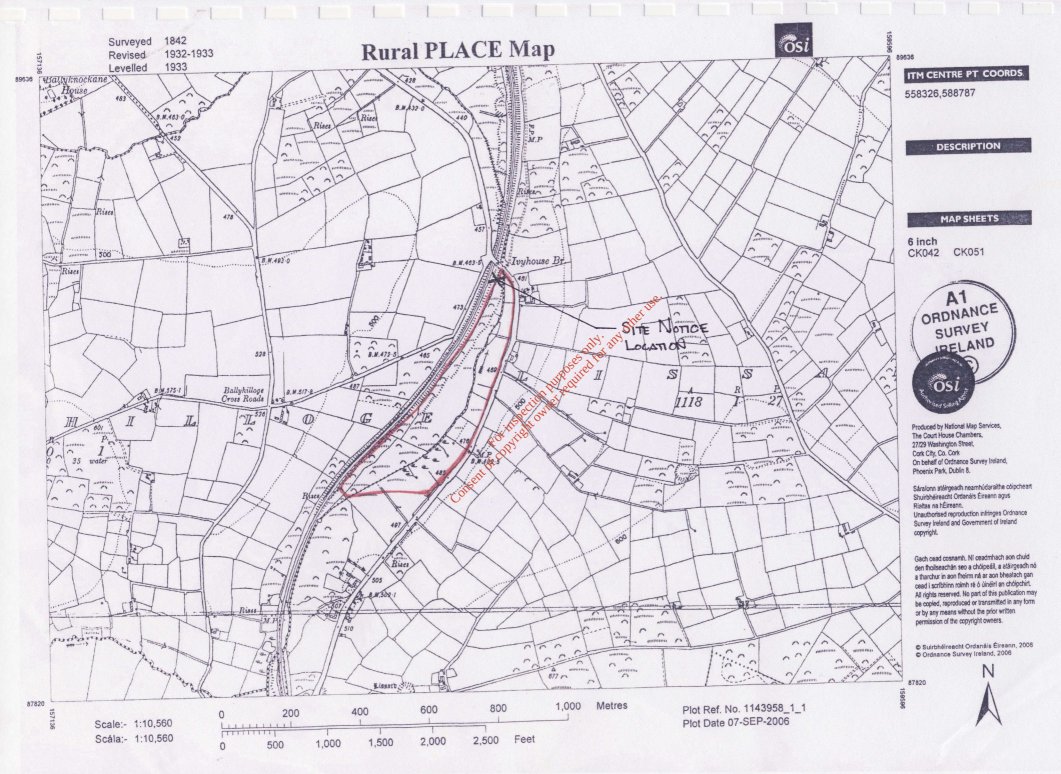
Training Course	Date of Course	
_	Training Course	Training Course Date of Course



7 plate 7 Condition 6.5: Register of Site Perimeter Inspection

Date of Perimeter Inspection	Name of Person to Carry Out Inspection	Observations of Inspection	Actions Taken	Signature of Person who Carried Out Inspection

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Planning

CORK COUNTY COUNCIL: Denis Quinn & Associates Architectural Design & Planning, Scarteen Street, Newmarket (029) 22839 are applying on behalf of John Murphy for permission to construct dwelling house & domestic garage with treatment unit & raised bed percolation area Derrynamona, Derrygalun, Mallow, Co. Cork. The planning application maybe inspected or purchased at a fee not exceeding the reasonable cost of making a copy at the offices of the Planning Authority during its public opening hours and a submission or observation in relation to the application may be made to the Authorityin writingon payment of the prescribed fee withinthe period of 5 weeks beginning on the date of receipt by the authority of this application.

CORK COUNTY COUNCIL : Mary Corcoran is applying for Permission for Retention of a private art studio and gymnasium at the rear of the site of her existing private dwellinghouse at Clonfadda, Macroom. The planning application may be inspected or purchased at a fee not exceeding the reasonable cost of making a copy, at the offices of the planning authority during its public opening hours and a submission or observation in relation to the application may be made to the Authorityin writing on payment of a prescribed fee within the period of 5 weeks beginning on the date of the receipt by the authority of the application.

CORK COUNTY COUNCIL: Kathleen Leahy, intends to apply for planning permission to construct a granny flat to the rear of the existing dwelling. also the construction of a porch to the front of the existing dwelling, the upgrading of the septic tank and

Planning

CORK COUNTY COUNCIL: Murphy's New Homes Banteer Ltd. are applying for permission to construct a new dwelling house at Vicarstown TD, Vicarstown for Dermot O Riordan. The planning application may be inspected, or purchased at a fee not exceeding the reasonable cost of making a copy, at the offices of the planning authority during its public opening hours and that a submission or observation in relation to the application may be made to the authority in writing on payment of the prescribed fee within the period of 5 weeks beginning on the date of receipt by the authority of the application.

CORK COUNTY COUNCIL: We Keith & Sharon Starr, wish to apply for planning permission to construct rear and side extensions to existing dwelling, alterations to existing sides and front facades, alterations to existing roof barge boards with associated site works at 16 Ashford Heights, Lotamore, Mayfield, Co.Cork. The Planning Application may be inspected or purchased at a Fee not exceeding the reasonable cost of making a copy at the offices of the Planning Authority during its public opening hours and a submission or observation in relation to the application may be made to the Planning Authority in writing on payment of the prescribed fee within the period of five weeks beginning on the date of the receipt by the Planning Authority of the application.

Planning

CORK COUNTY COUNCIL Jim & Aisling McCarthy are applying for permission to extend and modify existing dwellinghouse and up grading of septic tank to treatment plant at Coolowen, Blarney. The planning application may be inspected, or purchased at a fee not exceeding the reasonable cost of making a copy, at the offices of the planning authority during its public opening hours and that a submission or observation in relation to the application may be made to the authority in writing on payment of the prescribed fee within the period of 5 weeks beginning on the date of receipt by the authority of the application.

CORK COUNTY COUNCIL: Anthony O'Leary Architectural & Engineering Services, Main St., Millstreet, Co. Cork (029) 71939 on behalf of Eamon Sheehan, intends to apply for planning permission for Installation of wastewater treatment unit and percolation area to serve existing dwelling house and associated site works at Laght, Rathcoole, Mallow, Co. Cork. The planning application may be inspected or purchased at a fee not exceeding the reasonable cost of making a copy at the offices of the planning authority during its public opening hours and a submission or observation in relation to the application may be made to the authority in writing on payment of the prescribed fee within the period of 5 weeks beginning on the date of receipt by the authority of the application.

Planning

CORK COUNTY COUNCIL: We Martin & Noreen Hogan C/O Brian O'Riordan Arch Dip, Castlelands, Buttevant, Co.Cork (022) 23033 intend to apply for permission to erect a single storey extension to front and rear of dwelling and a bay window to side of dwelling at Ballymaque, Buttevant, Co.Cork. The Planning Application may be inspected or purchased at a Fee not exceeding the reasonable cost of making a copy at the offices of the Planning Authority during its public opening hours and a submission or observa tion in relation to the application may be made to the Planning Authorityin wittingon payment of the prescribed fee within the period of five weeks beginning on the date of the receipt by the Planning Authority of the application.

PLANNING APPLICATIONS

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Appointments

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PUBLIC NOTICES

APPLICATION TO THE ENVIRONMENTAL PROTECTION AGENCY FOR A WASTE LICENCE

Mallow Contracts Ltd, Island, Burnfort, Mallow, Co. Cork are applying for a waste licence in respect of an activity at Lissard & Ballyhillogue, Mourneabbey, Co Cork (E 5822, N 8864).

The activity is Class 10 of the Fourth Schedule of the Waste Management Act - 'The treatment of any waste on land with a consequential benefit for an agricultural activity or ecological system'. The waste will consist of inert fill, construction and demolition waste and topsoil and will total some 90,000 tonnes.

A copy of the application for a waste licence and such further information relating to the application, as may be furnished to the Agency in the course of the Agency's consideration of the application, will as soon as practicable after receipt by the Agency, be available for inspection or purchase, at the headquarters of the Agency.

ENTERTAINMENT

The Corkman Lagrana

MOSCOW & ST PETERSBURG

FROM CORK

05 APRIL 2009



Glounaglough, Rylane, Co.Cork.The Planning Application may be inspected or purchased at a Fee not exceeding the reasonable cost of making a copy at the offices of the Planning Authority, County Hall, Carrigrohane Road, Cork, during its public opening hours, i.e. 9.00a.m. to 4.00 p.m. Monday to Friday (excluding Public holidays). A submission or observation in relation to the application may be made to the Planning Authorityin writingon payment of the prescribed fee withinthe period of five weeks beginning on the date of the receipt by the Planning Authority of the application.

CORK COUNTY COUNCIL: Amanda Leahy, intends to apply for planning permission to construct a dwelling and garage including treatment system, new entrance from Public road and associated site works at kilcullen South, Rylane, Co.Cork. The Planning Application may be inspected or purchased at a Fee not exceeding the reasonable cost of making a copy at the offices of the Planning Authority, County Hall, Carrigrohane Road, Cork, during its public opening hours, i.e. 9.00a.m. to 4.00 p.m. Monday to Friday (excluding Public holidays). A submission or observation in relation to the application may be made to the Planning Authority in writing on payment of the prescribed fee within the period of five weeks beginning on the date of the receipt by the Planning Authority of the application.



TO APPLY FOR VACANCIES ADVERTISED WITH FAS, IT IS IMPORTANT THAT YOU CONTACT YOUR LOCAL FAS OFFICE IN THE FIRST INSTANCE, AS APPLICATION DETAILS MAY VARY.

REF: 487132 FLORIST (PART TIME)

Florist required for all aspects of work. Working with fresh flowers making bouquets, wreaths and all types of floral arrangements and dealing with the public. Experience an advantage but not essential as training can be provided. Fermoy area.

REF: 487149 HEAD CHEF (CHINESE CUISINE).

Qualified chef required for our New Chinese restaurant in Fermoy. The duties for this position will be to prepare and cook all Chinese dishes. The ideal candidate will have a minimum of 4 years experience.

REF: 487275 DAIRY HERDSPERSON.

Applicants must have experience and be able to work under pressure on own initiative. Must have fluent English. Tractor skills and drivers licence necessary. Castlelyons area.

REF: 487424 ARTIC DRIVER (EC LICENCE)

The role requires successful candidate to deliver consumer goods to retailers. This is a multi-drop operation. Excellent knowledge of geographical locations around Ireland is essential. Full artic licence.

REF: 487447 SECRETARY (TEMP - FULL TIME)

The successful candidate will have general reception duties, audio typing, filing, answering telephones etc.and ideally have some experience in a similar role. Excellent typing skills necessary. Kanturk area.

Further jobs available @ www.fas.ie

REF: 487501 QUALIFIED HAIR STYLIST (MAT LEAVE)

Successful candidate will be required to carry out all aspects of hairstyling. Candidates must be fully qualified with experience. The position is for 3 days per week Churchtown area.

REF: 487732 COOK - PART TIME

Person required for food preparation and cooking within fresh food business. Must be capable of working on own initiative and be familiar with HACCP. Mallow area.

REF: 487733 DRIVER - B LICENCE PART TIME

Person required to do collections and deliveries of fresh food. Applicants must have fluent English and have full clean B driving licence, Mallow

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For further information please contact

FÁS Employment Service at: 103/104 Main Street, Mallow, Co. Cork (022) 21900-0





role will be responsible for managing sales, developing new business, coaching and developing a team of sales professionals.

The high calibre individual that we are seeking will have excellent interpersonal and communication skills, a demonstrable track record of success in sales and the ability to interact at the highest levels of business.

Ideally the successful candidate will have sales experience in the media industry. Vision and flair, together with the ability to think strategically will be key attributes.

Interested candidates should apply in writing, including a detailed CV, to:

The Managing Director, The Kerryman Ltd, 9/10 Denny Street, Aralèe, Co Kerry.

Closing date for receipt of applications is Friday, February 6th, 2009

www.corkman.ie Our readers can help your business



To advertise call: 022 42394



This superb price includes:

- . Flight from Cork to Moscow and from St Petersburg to Cork via Amsterdam with KLM Royal Dutch Airlines.
- · Return airport-hotel transfers by luxury coach with guide
- . 4 nights in the 4 **** Hotel Cosmos, Moscow with breakfast. www.hotelcosmos.ru
- · Half day guided sightseeing tour of Moscow to include Red Square, Cathedral of Christ the Savior, Vorobjevy hills, Victory Park, Tverskaja Street, and Theatrainaja Square.
- . Full day excursion to include The Kremlin and Kremlin cathedrals. Entrance fees included.
- · Complimentary guided return evening transfers from your hotel to Moscow city centre on two evenings with free time to dine and to enjoy the city at night, dinner included on 1 evening.
- Transfer to Moscow Train Station for a daytime train journey to St Petersburg (Reserved Seating).
- Transfer on arrival to your hotel in St Petersburg with guide assistance.
- . 4 nights in the 4 **** Park Inn Pulkovskaya Hotel, St Petersburg
- · Half day guided sightseeing tour of St Petersburg to include the Palace Square, Winter Palace, Vasilievsky Island, Nevsky Prospect, Canals, Kazan Cathedral, Anchikov Palace and Smolny.

- Full day excursion to include Catherine's Palace and Park in Puskin. Entrance fees included.
- . Complimentary guided return evening transfers from your hotel to St Petersburg city centre on two evenings with free time to dine and enjoy the city at night, dinner included on one evening.
- . Two free days for sightseeing and shopping of your choice.
- . Flight departs Cork at 1700hrs and departs St Petersburg at 1835hrs.

Notes: Price is per person and is based on 2 sharing, single room supplement €439. Optional insurance €49 (conditions apply). Prices are subject to fuel surcharges imposed by airlines. A non refundable/non transferable deposit of €300 (by laser, cheque or credit card) per person is required to book (no surcharge). Balances due 8 weeks before departure (2% surcharge if paid by credit card). EU citizens require a tourist visa; a cost applies and details will be sent following confirmation of booking. For late bookings, a visa can be obtained within a week however the Russian Embassy will impose an extra fee for this service. Please enquire at the with breakfast, www.pulkovskava.ru time of booking. Flight times are subject to change

> LOTS MORE DEPARTURED AND L HILLSLASK OF J. .



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APPLICATION TO THE ENVIRONMENTAL PROTECTION AGENCY FOR A WASTE LICENCE

This application is in respect of this site at Lissard & Ballyhillogue, Mourneabbey, Co Cork.

Mallow Contracts Ltd , Island , Burnfort , Mallow are making application for a waste licence.

The licence is in respect of Activity 10 of the Fourth Schedule of the Waste Management Act — 'The treatment of any waste on land with a consequential benefit for an agricultural activity or ecological system'. The waste will consist inert fill, construction and demolition waste and topsoil and will total some 90,000 tonnes.

A copy of the application and of such further information relating to the application as may be furnished to the Agency in the course of the Agency's consideration of the application will as soon as practicable after receipt by the Agency, be available for inspection or purchase, at the headquarters of the Agency.

February 13, 2009

B.7 Type of Waste Activity Technical Description of Principle Activities

The principle activities on-going at the Lissard & Ballyhilloge site under the Waste Management Acts 1996 to 2003, Fourth Schedule: Waste Recovery Activities is classified as No. 10; the treatment of any waste on land with a consequential benefit for an agricultural activity or ecological system.

Only the following inert materials refer to the European Waste Catalogue and Hazardous Waste List, January 2002, is accepted on the site:

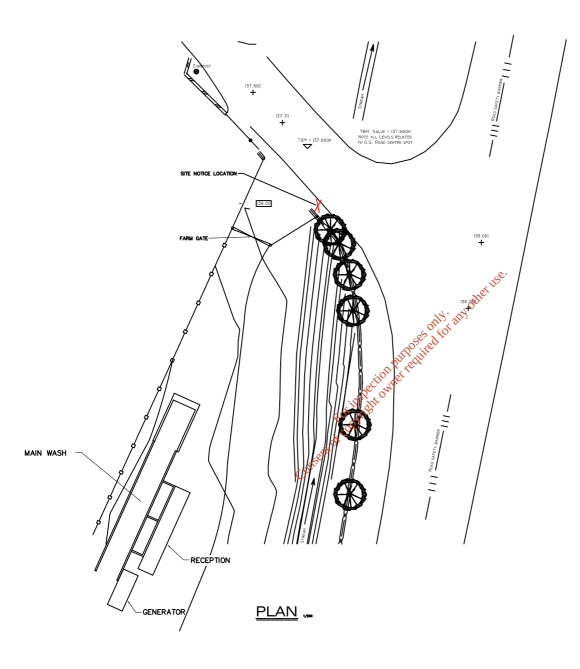
- 17 05 04 Soil and Stone
- <u>17 01 07 Mixture of concrete, bricks, tiles and ceramics other than those mentioned in 17 01 06</u>
- No other waste types are permitted

Currently a large amount of this material is already in place on-site.

No other activities are specified.







0	FOR IPPC APPLICATION	16/02/09
no	revision	date
client	MALLOW CONTRACTS LTD.	
project	APPLICATION FOR PLANNING PERMISSION AT LISSARD & BALLYHILLOGE, MOURNABBY	
drawing	SITE NOTICE LOCATION	
CONSULT	ing engineers	
m	nescal &	
Æτ	y associates	i
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