



EPA Headquarters PO Box 3000 Johnstown Castle Estate Co. Wexford

17th July 2012

Re: Direct Application to An Bord Pleanála in respect of a strategic infrastructure development Indaver Ireland Waste-to-Energy facility at Carranstown, Duleek, Co Meath

Dear Sir/Madam,

Please find enclosed a copy of a letter supmitted to An Bord Pleanála on July 5th 2012 with attached errata sheet for the Est shat accompanied our application.

We ask that you insert this errate sheet in your copy of the EIS for completeness.

Yours sincerely,

Fiona Marshall
Project Developer









Your Ref: 17.PA0026

Ref. PL17. PA0026 Mr Kieran Somers An Bord Pleanála 64, Marlborough Street Dublin 1

July 5th 2012

Re: Application regarding Strategic Infrastructure Development Amendments to existing Permissions for Waste to Energy Plant at Carranstown, Duleek, County Meath

Dear Mr Somers.

Thank you for your request to clarify matters regarding the environmental impact statement ("EIS").

We have prepared the attached short ligs of errata. statement ("EIS").

, dob Trong Quay Prad Durron khit 1989 ya 1 P.P.E.kon war khisto da 1884 waa kensa 1970 dhi finisa Shiron Tiyat Prog Syw yabi Parkon rajae Prad 1984 (PROV kuli kuy Halan), atto kiti wake kini 1990 ya kana 1980 Sayah mala u Era i Parkon Derrakanean Dureko Ivo Partin wali kuli 1981 kiti kuwa ay kuni 1980 dhi ba

oving one kiji kevi Big Florige or vyolg 1677 Nake iyan jiyo ovka e Torian tapa ok ok e Elimbe or ok Biyom

You will see that a few lines of test after section 5.1.3 of the EIS was omitted in error. As a consequence, the table of contents for that part of the EIS is not correct. This explains six of your seven requests for clarification. The last request highlights an error in the table of contents only.

You will see from the short list of errata that much of the missing text merely crossreferred to other parts of the EIS. Also, there is no error in the non-technical summary of the EIS.

The additional language at the beginning of section 5.4 explains merely that the proposal

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"not require any change or alteration to the existing grate furnace, energy recovery or flue gas cleaning technology as the plant must be designed for the variability in calorific value of the incoming waste streams."



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The same point is made throughout other parts of the EIS. Indeed, the same point is made at pages 1, 7 and 9 of the non-technical summary of the EIS.

It should be clear that the list of errata does not contain any significant additional data or, for that matter, any significant or material new information at all. It should follow, we believe, that there cannot have been any confusion about the nature and extent of the proposed development.

We propose to upload a copy of the list of errata to the application website, to all prescribed bodies and to include a printed copy of the list with any requests for printed copies of the EIS. You might please confirm you are happy for us to do this.

contact.

For inspection but passes out of any the former tentred for any to the former tentred for any te If you have any further queries, please do not hesitate to contact.

Project Developer

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REPLACE SECTION 5 OF THE TABLE OF CONTENTS WITH THE FOLLOWING:

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5.4	Scope of the Project		
	5 4.1	Additional Capacity	5-3
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	5.6 1	Waste Characterisation and Classification	5-11
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5.13	Description of Other Developments		
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5.14	Site Status in relation to the EU Control of Major Accidents Hazards		
	Involving Dangerous Substances Directive		

REPLACE SECTION 18 OF THE TABLE OF CONTENTS WITH THE FOLLOWING:

"SECTION 18 - CONSTRUCTION

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Drainage Works	18-2
Waste Management	18-3
Fencing and Security	18-3
Noise, Vibration and Dust	18-3
Temporary Environmental Protection Measures	18-3
Potential Impacts	18-3"
	Proposed Works Site Evaluation Duration and Phasing Construction Techniques, Material and Plant Employment Accommodation/Facilities Construction Operation Hours Drainage Works Waste Management Fencing and Security Noise, Vibration and Dust Temporary Environmental Protection Measures

INSERT AFTER SECTION 5.1.3 THE FOLLOWING:

"5.2 NEED FOR THE SCHEME TO THE need for the scheme has been discussed in Section 2.2 Cons

DESCRIPTION OF PRINCIPLE PROCESS OR ACTIVITIES 5.3

The proposed amendments do not entail a significant change in the processes or activities currently in place. The proposed alterations are detailed in section 5.4.

SCOPE OF THE PROJECT 5.4

5.4.1 **Additional Capacity**

The proposed increase in throughput of 20,000 tpa will not require any change or alteration to the existing grate furnace, energy recovery or flue gas cleaning technology as the plant must be designed for the variability in calorific value of the incoming waste streams. This means that the plant is designed ... "

ENDS