ATTACHMENT B1 COMPANY CERTIFICATES

B.1 COMPANY CERTIFICATES

The applicant for this Waste Licence is The Recycling Village Limited.

A Certified Copy of the Certificate of Incorporation for The Recycling Village Limited is attached.

The Recycling Village Limited Company Registration Number is 374465.

The Recycling Village Company Directors are;

Noel Madden Kevin Cooney Chairman/Director Secretary/Director

Newtown 22 The Park
Rathangan Liffey Hall
Co Kildare Newbridge

Co Kildare

Ownership Plan.

The RecyclingVillage Ltd leases the land and buildings in which the activity takes place.

The site and buildings occupied by The Recycling Village Ltd are owned by J, C & P Sullivan, Unit 20 Duleek Business Park Duleek Co Meath. The size of the building is approximately 1,672m². The size of the entire site is around 6,313 m² (1.56 acres).

The site area that is owned by JCP Sullivan is shown in blue on the attached Site Ownership Plan Ref: 12039-LA-02. The site that is leased by The Recycling Village Ltd, and is the subject of this Waste Licence application is outlined in green on the attached Site Ownership Map.

ATTACHMENT B2 LOCATION MAP & SITE PLAN

B.2 LOCATION MAP & SITE PLAN

The attached Map B1 shows the approximate location of the site.

The attached Map B2 shows an Ordnance Survey composite plan of the site outlining the site boundary in red.

The grid reference for the approximate centre of site is E70521, N76941.

The area of the site is approximately 6,313m² (1.56 acres).

ATTACHMENT B3 CURRENT PLANINGPERMISSION & WASTE PERMIT

B.3 PLANNING PERMISSION & WASTE PERMIT

The existing facility has been granted the following planning permissions from Meath County Council; SA/30449 ó 23/12/2003 & SA/60204 ó 03/05/2006. Copies of the planning permissions and conditions are attached.

The Recycling Village Ltd currently operates the existing facility under Waste Permit WFP/MH/11/0005/01 issued by Meath County Council on 5th August 2011. A copy of the Waste Permit and conditions is attached.

ATTACHMENT B4 SANITARY AUTHORITY

B.4 SANITARY AUTHORITY

The Recycling Village Ltd currently operates the existing facility under Waste Permit WFP/MH/11/0005/01 issued by Meath County Council on 5th August 2011.

There are no process effluent discharges from the facility to sewer. However, there is an existing storm water/yard run off discharge from the site to Meath County Council sewer via an interceptor sump.

The quality of yard run off discharge is currently controlled under Clauses 6.3, 7.2 and 7.3 of Waste Permit WFP/MH/11/0005/01. A copy of the Waste Permit is provided in Attachment B3.



ATTACHMENT B6 NOTICES & ADVERTISEMENTS

B.6 NOTICES & ADVERTISEMENTS.

Copies of the following are attached;

- Letter to Planning Authority
- Newspaper Notice (Full paper in original application. Newspaper page in application copies)
- Site Notice
- Site Notice Location Map (Site Ownership Plan Ref: 12039-LA-02).



ATTACHMENT B7 WASTE ACTIVITY DESCRIPTION

B.7 WASTE ACTIVITY DESCRIPTION.

The Recycling Village Ltd is an established company operating an existing, permitted Waste Electrical and Electronic Equipment (WEEE) and battery recycling facility located at Unit 21, Duleek Business Park, Commons, Duleek, Co Meath.

The facility is currently operated under a Waste Permit WFP-MH-11-0005-01 issued by Meath County Council.

The classes of activity in accordance with the Third & Fourth Schedules of the Waste Management Acts 1996 to 2010, as amended by the European Communities (Waste Directive) Regulations, 2011, to which the application relates are;

Principal activity ó R12 - Exchange of waste for submission to any of the operations numbered R 1 to R 11 (if there is no other R code appropriate, this can include preliminary operations prior to recovery including pre-processing such as, amongst others, dismantling, sorting, crushing, compacting, pelletising, drying, shredding, conditioning, repackaging, separating, blending or mixing prior to submission to any of the operations numbered R1 to R11).

Rational for Waste Activity Class.

The Recycling Village Ltd operates a WEEE and battery recycling facility. As part of the recycling process, redundant WEEE is pre-processed prior to recovery including; dismantling, sorting, segregating, repackaging, shredding and balling. The pre-processed material is labeled and stored on site prior to onward transport to further recycling/processing facilities.

Batteries are sorted, segregated and repackaged. The pre-processed batteries are labeled and stored on site prior to onward transports to further recycling/processing facilities.

Other classes of waste activity include;

R13 Storage of waste pending any of the operations numbered R 1 to R 12 (excluding temporary storage (being preliminary storage according to the definition of 'collection' in section 5(1)), pending collection, on the site where the waste is produced).

Rational for Waste Activity Class.

Pre-processed WEEE and batteries are repackaged, labeled and stored on site prior to onward transport to further recycling/processing facilities.

R 4 - Recycling/reclamation of metals and metal compounds.

Rational for Waste Activity Class.

The WEEE recycling process generates ferrous and non-metal ferrous fractions that are manually segregated or shredded and separated by magnets.

The segregated metal fractions are repackaged, labeled and stored on site prior to onward transport to further recycling/processing facilities.

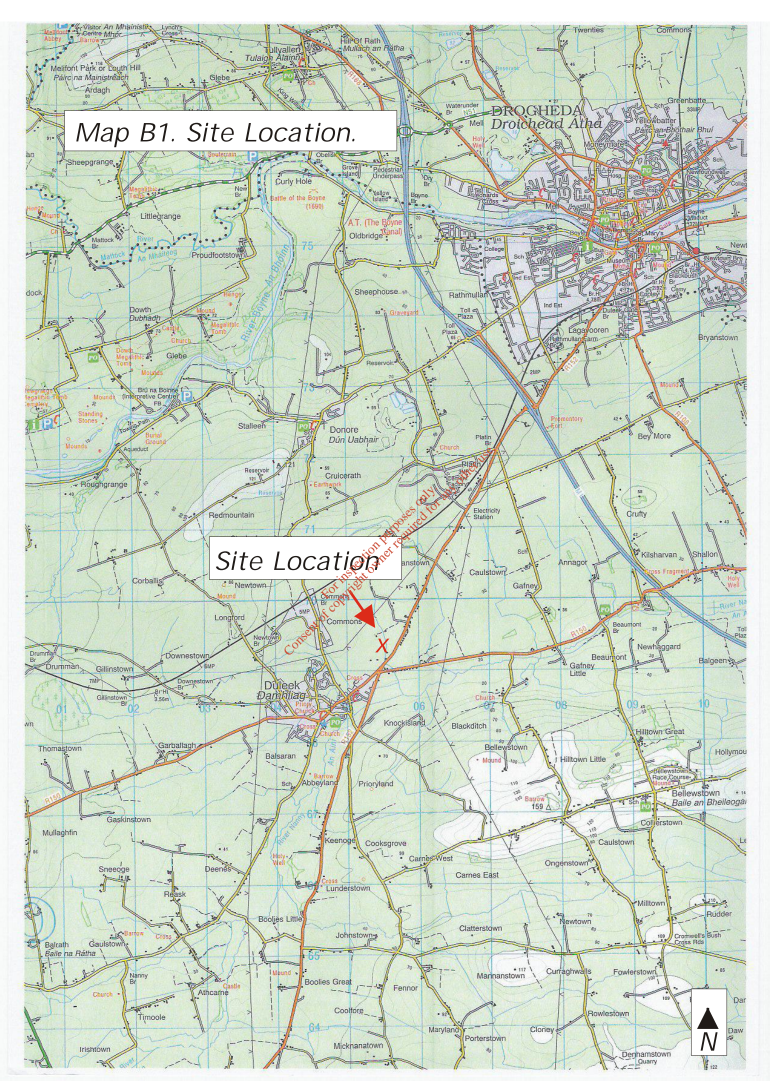
ATTACHMENT B8 SEVESO II DIRECTIVE

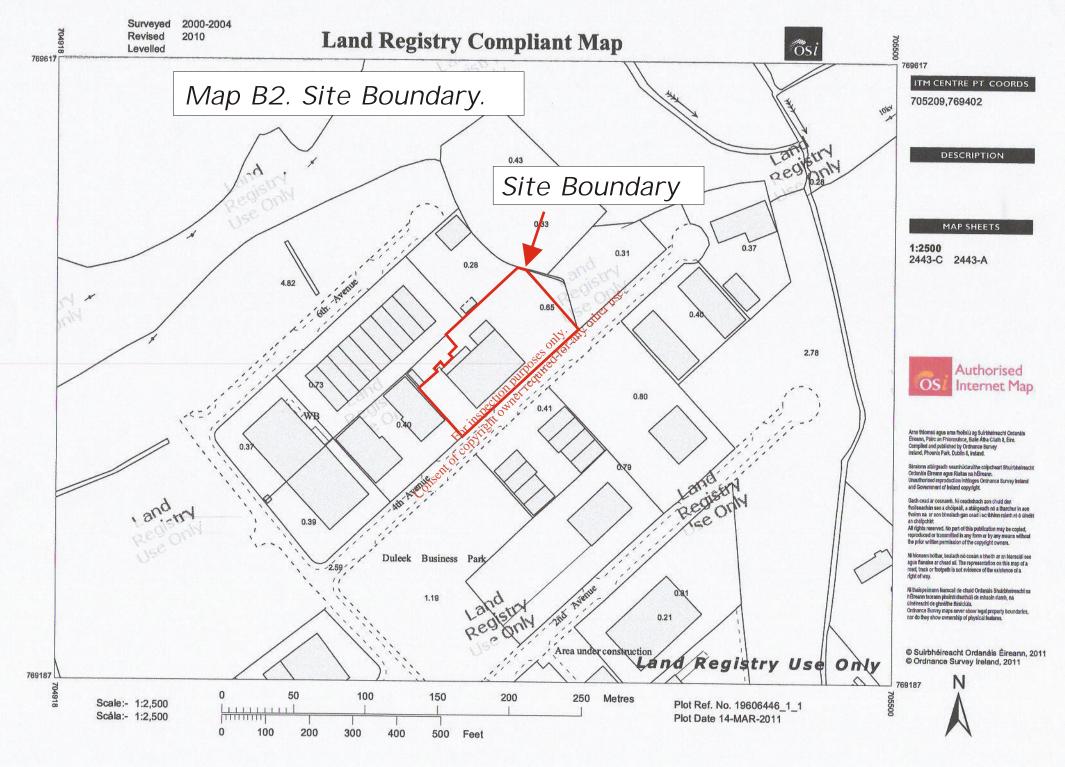
B.8 Seveso II Directive.

Following a review of the European Communities (Control of Major Accident Hazards Involving Dangerous Substances) Regulations, 2006 (SI No. 74 of 2006), The Recycling Village Ltd confirms that none of the named substances in The First Schedule, Part 1 of the Directive are used at the facility.

Furthermore, The Recycling Village Ltd confirms that the quantity of substances stored at the facility are less than the maximum threshold quantities as detailed in The First Schedule, Part 2 of the Directive.

Consequently, the European Communities (Control of Major Accident Hazards Involving Dangerous Substances) Regulations, 2006 (SI No. 74 of 2006) do not apply to activities carried out at this facility.





MEATH COUNTY COUNCIL

Planning Dept. Civic Offices Duleek 041 - 9880700

Planning & Development Act 2000 NOTIFICATION OF GRANT

TO: Laser Engineering Ltd Whwlan Corcoran Smith 11 North Street Bus Park Swords

Co. Dublin

WHELAN CORCORAN SMITH Architects, Designers, Planners 2 1 JUN 2004

RECEIVED

PLANNING REGISTER NUMBER: SA/30449 APPLICATION RECEIPT DATE: 23/12/2003

In pursuance of the powers conferred upon them by the above mentioned Act, Meath County Council have by order dated 19/04/2004 granted PERMISSION to the above named, for the development of land, in accordance with the documents submitted namely:- a new industrial unit comprising steel fabrication workshop, offices, stores, staff accommodation and associated site works at Sites 20 & 21 Duleek Business Park Duleek, Co Meath subject to the 19 conditions set out in the Schedule attached.

Signed on behalf of MEATH COUNTY COUNCIL.

Area Administrator/Town Clerk

DATE: 17 6 04

NOTE: (Outline Permission Applications Only)

OUTLINE PERMISSION is subject to the subsequent Application for Permission consequent on the grant of Outline Permission of the Planning Authority. Until such has been obtained to detailed plans of the development proposed, the development is NOT AUTHORISED

NOTE:

The permission herein granted shall, on the expiration of the period of 5 years beginning on the date of the granting of permission, cease to have effect as regards:-

- (1) In case the development to which the permission relates is not commenced during the period, the entire development and
- (2) In case such development is so commenced, so much thereof as is not completed within that period.

Schedule of Conditions

 The development shall be in accordance with plans and particulars submitted on 23rd December. 2003 as amended by 23rd March, 2004 except where conditions hereunder specify otherwise.

Reason: In the interest of proper planning and development.

 All water supply, access and drainage arrangements shall comply with the requirements of the Planning Authority for such services.

Reason: in the interests of proper planning and development

- a) A 100mm dia watermain with bypass at the entrance to the development shall be provided, prior the commencement of development details of the provision of this watermain shall be agreed in writing with the Planning Authority.
 - (b) Prior to the commencement of development the developer shall install a water meter with chamber, of a specification to be agreed in writing with the Planning Authority and the Slane Area Engineer, on all water service connections from the public water supply to this development.
 - (c) The developer shall install a water control unit (capable of retro-fitting a water meter) on the water service connection to each individual property, building or premises within the development. The water control unit shall be located on the public side of the curtilage of the property or at a location to be agreed with the Slane Area Engineer.
 - (d) The developer shaped code ownership and charge of the water meter to Meath County Council within seven days of the applicant commissioning said water meters. Meath County Council shall issue written agreement of the commissioning and operation of the water meter before accepting charge of the water meter.

Reason: In the interest of proper planning and development

4. Surface water run-off from this development (e.g. roofs, driveways, etc.) shall not be connected to the proposed or existing foul sewer system. All manholes, chambers and pipelines constructed/laid as part of the storm or foul sewer networks shall be constructed in such a manner that the infiltration of groundwater and/or surface water is eliminated.

Reason: In the interest of proper planning and development.

5. Prior to the commencement of development the developer shall submit proposals a site which has a current Waste licence or Waste Permit in accordance with the Waste Management act, 1996, for the written agreement of the Planning Authority and the Environmental Section, Meath County Council.

Reason: In the interest of proper planning and development.

6. Prior to the commencement of development the developer shall submit a waste management plan for the site, during the construction phase of the development to be agreed in writing with the Planning Authority and the Environment Section of Meath County Council to maximise re-use and recycling of waste and minimise the amount of waste consigned to landfill. The plan shall as a minimum address the following:

All construction waste arising on the site shall be segregated into different skips(such as canteen waste, timber, plastics, plaster board, waste solvent tubes, blocks etc).

 All surplus clean soil and topsoil to be removed off-site shall be brought to a permitted site of facility.

A register shall be maintained of the movement of waste off-site, to
include an estimation of the quantities of waste removed, name and waste
collection permit number of the contractors engaged to collect the waste,
details of the recovery or disposal facility or facilities used. The developer
shall retain all recovery or disposals receipts.

A prohibition on the burning of burying of waste on site.

Reason: In the interest of proper planning and development.

7. The development shall be so constructed and operated that there will be no emission of malodours, fumes, gas, dust or other deleterious materials, no industrial effluent and no noise vibration or electrical interference generated on the site such as would give reasonable cause for annoyance to any person in any residence or public place in the vicinity.

Reason: In the interest of surrounding amenity and of the proper planning and development of the area.

 No accumulation of waste materials, debris, derelict vehicles or plant shall be permitted on site.

Reason: In the interests of proper planning and development and visual amenity

 All manholes in public circulation areas shall be provided with heavy duty manhole covers. Reason: In the interest of proper development.

 Noise levels generated by operations of and associated with the development shall not exceed the following criteria (unless otherwise agreed in writing with the planning authority)

Leq (1 hour) 55 dB (A) Time Period

0800 -18.00 hrs Monday to Friday inclusive

0800-14.00 hrs Saturdays and excluding public

holidays and Sundays

Leq (15 minutes)

45 dB (A)

At any other time

at any noise sensitive locations in the locality. In addition there shall be no clearly audible tonal component or impulsive component in the noise emission from the site at any noise sensitive location.

Reason:

In the interests of public health and residential amenity

11. Hard surfaced car parking spaces measuring 2.5 5 m as indicated on the site layout plan submitted 23rd March 2004 shalls per provided properly marked with luminous road paint with adequate circulation also.

Reason:

In the interests of proper planning and development

- (a) Prior to the commencement of development details of all external wall and roof finishes and all boundary treatments shall be agreed in writing with the Planning authority.
 - (b) No advertising signs, symbols, flags, emblems or logos shall be erected externally on the buildings or anywhere on the site without a prior grant of permission.

Reason:

In the interests of visual amenity

 No development exempted or otherwise shall be erected over the public sewer, drain or watermain.

Reason:

In the interest of public health.

14. After completion of the development, the developer shall lodge full plans, drawings and detail of the entire development as completed and these shall be certified by a suitable professional qualified individual. Said drawings and plans shall be in digital format and be compatible with AUTOCAD Release 12 or later. (The foul and surface water sewers shall be surveyed by CCT on completion and an accurate record on SUS 25 format for manholes and pipelines shall be submitted to the Sanitary Services Section)(As constructed drawings)

Reason: In the interest of future maintenance of the development.

15. All overground fuel storage tanks shall be bunded to 110% of the capacity of the largest tank within the bunded area. Drainage from the bunded area shall be diverted for collection and disposal.

Reason: In the interests of public health

The developer shall pay the sum of € 10,760 to the Planning Authority as a 16. contribution towards expenditure that was and/or that is proposed to be incurred by the Planning Authority in the provision, refurbishment, upgrading, enlargement or replacement of water treatment and mains water network infrastructure by the Council benefiting development in the area of the Authority, as provided for in the Contribution Scheme for Meath County Council. The Contribution Scheme was adopted in accordance with the provisions of Section 48 of the Planning & Development Act 2000 - 2002. Payment of this sum shall be made prior to commencement of development unless the phasing of payments and the giving of security to ensure payment in full is agreed in writing with the Planning Authority prior to the commencement of evelopment. The above sum shall apply until 31st December, 2004 and shall be subject to review on that date and to annual review thereafter unless previously paid. The contribution rates shall be updated effective from January Cach year during the lifetime of the Development Contribution Scheme in accordance with the Wholesale Price Indices - Building and Construction (Capital Goods) published by the Central Statistics Office.

Reason:

The provision of such sanitary services in the area by the Council will facilitate the proposed development. It is considered reasonable that the developer should contribute towards the cost of providing the services.

17. The developer shall pay the sum of € 21,879 to the Planning Authority as a contribution towards expenditure that was and/or that is proposed to be incurred by the Planning Authority in the provision, refurbishment, upgrading, enlargement or replacement of waste water treatment facilities, waste water and surface water sewer network, drains and associated infrastructure by the Council benefiting development in the area of the Authority, as provided for in the Contribution Scheme for Meath County Council. The Contribution Scheme was adopted in accordance with the provisions of Section 48 of the Planning & Development Act 2000 - 2002. Payment of this sum shall be made prior to commencement of development unless the phasing of payments and the giving of security to ensure payment in full is agreed in writing with the Planning Authority prior to the commencement of development.

The above sum shall apply until 31st December, 2004 and shall be subject to review on that date and to annual review thereafter unless previously paid. The contribution rates shall be updated effective from January 1st each year during the lifetime of the Development Contribution Scheme in accordance with the Wholesale Price Indices - Building and Construction (Capital Goods) published by the Central Statistics Office.

Reason:

The provision of such sanitary services in the area by the Council will facilitate the proposed development. It is considered reasonable that the developer should contribute towards the cost of providing the services.

18. The developer shall pay the sum of € 27,973 to the Planning Authority as a contribution towards expenditure that was and/or that is proposed to be incurred by the Planning Authority in the provision, refurbishment, upgrading, enlargement or replacement of public roads and public transport infrastructure by the Council benefiting development in the area of the Authority, as provided for in the Contribution Scheme for Meath County Council. The Contribution Scheme was adopted in accordance with the provisions of Section 48 of the Planning & Development Act 2000 - 2002. Payment of this sum shall be made prior to commencement of development unless the phasing of payments and the giving of security to ensure payment in full is agreed in writing with the Planning Authority prior to the commencement of development.

The above sum shall apply until Text December, 2004 and shall be subject to review on that date and to annual review thereafter unless previously paid. The contribution rates shall be updated effective from January 1st each year during the lifetime of the Development Contribution Scheme in accordance with the Wholesale Price Indices Building and Construction (Capital Goods) published by the Central Statistics Office.

Reason:

The provision of such roads and public transport infrastructure in the area by the Council will facilitate the proposed development. It is considered reasonable that the developer should contribute towards the cost of providing these services.

19. The developer shall pay the sum of € 4,039 to the Planning Authority as a contribution towards expenditure that was and/or that is proposed to be incurred by the Planning Authority in the provision and extension of social infrastructure (open spaces, recreational and community facilities, amenities and landscaping works) by the Council benefiting development in the area of the Authority, as provided for in the Contribution Scheme for Meath County Council. The Contribution Scheme was adopted in accordance with the provisions of Section 48 of the Planning & Development Act 2000 - 2002. Payment of this sum shall be made prior to commencement of development unless the phasing of payments and

the giving of security to ensure payment in full is agreed in writing with the Planning Authority prior to the commencement of development.

The above sum shall apply until 31st December, 2004 and shall be subject to review on that date and to annual review thereafter unless previously paid. The contribution rates shall be updated effective from January 1st each year during the lifetime of the Development Contribution Scheme in accordance with the Wholesale Price Indices - Building and Construction (Capital Goods) published by the Central Statistics Office.

Reason:

The provision of such social infrastructure in the area by the Council will facilitate the proposed development. It is considered reasonable that the developer should contribute towards the cost of providing these services.

MEATH COUNTY COUNCIL

Planning Dept. Civic Offices Duleek 041 - 9880700

Planning & Development Act 2000

NOTIFICATION OF GRANT

TO: Laser Engineering Ltd

C/o Whelan Corcoran Smith Archs.,

Penthouse Office

Broadmeadow Hall

Applewood Village

Swords, Co. Dublin

MELAN CORCORAN SMITH Architects, Designers, Planners 23 AUG 2006

PLANNING REGISTER NUMBER: SA/60204 APPLICATION RECEIPT DATE: 03/05/2006

In pursuance of the powers conferred upon them by the above mentioned Act, Meath County Council have by order dated 27/06/2006 granted PERMISSION to the above named, for the development of lagd, in accordance with the documents submitted namely:- for retention of alterations to previously approved Industrial finit (Reg Ref. Sa/30449)consisting of enlarged spray room, additional staff changing facilities and additional maintenance room (total extra floor area of 144 sqm) at sites 20 and 21 Duleck Business Park Duleck subject to the 5 conditions set out in the Schedule attached.

Signed on behalf of MEATH COUNTY COUNCIL.

Area Administrator/Town Clerk

DATE: 81/8/06

NOTE: (Outline Permission Applications Only)

OUTLINE PERMISSION is subject to the subsequent Application for Permission consequent on the grant of Outline Permission of the Planning Authority. Until such has been obtained to detailed plans of the development proposed, the development is NOT AUTHORISED

NOTE:

The permission herein granted shall, on the expiration of the period of 5 years beginning on the date of the granting of permission, cease to have effect as regards:-

- (1) In case the development to which the permission relates is not commenced during the period, the entire development and
- (2) In case such development is so commenced, so much thereof as is not completed within that period.

Schedule of Conditions

 The conditions of P SA/30449 relating to the development shall be fully complied with except where conditions hereunder specify otherwise.

Reason: In the interest of proper planning control.

 The development shall be retained in accordance with plans and particulars submitted on 03/05/06 except where conditions hereunder specify otherwise.

Reason: In the interest of proper planning and development.

 All surface water run-off from roofs, entrances and parking areas shall be collected and disposed of within the site to the surface water drainage system. It shall not be discharged to the public sewer.

Reason: In the interest of proper development.

4. The external finish of new work shall be consistent with that of the existing building.

Reason: In the interest of visual amenity, offer use.

 The area of the development which is the subject of retention shall be used as workshop space and shall be use sofely for purposes incidental to the existing use on the site.

Reason: In the interests of orderly development.

Principal Planning Officer Meath County Council County Buildings Navan Co Meath

27 July 2012

Dear Sir,

APPLICATION TO THE ENVIRONMENTAL PROTECTION AGENCY FOR A WASTE LICENCE

In accordance with Articles 6 & 9 of the Waste Management (Licensing) Regulations, 2004, (SI 395 of 2004), as amended, The Recycling Village Ltd, Unit 21, Duleek Business Park, Commons, Duleek, Co Meath, wish to inform the planning authority of our intention to apply to the Environmental Protection Agency for a Waste Licence.

The licence application relates to the operation of an existing recycling facility to process up to 15,000 tonnes per year of waste Electrical and Electronic Equipment (WEEE) and batteries. The WEEE recycling facility is located at Unit 21 Duleek Business Park, Commons, Duleek of Meath (National Grid Reference: 7052E, 7694N).

The classes of activity in accordance with the Third & Fourth Schedules of the Waste Management Acts 1996 to 2010, as amended by the European Communities (Waste Directive) Regulations, 2011, to which the application relates are;

Principal activity – R12 - Exchange of waste for submission to any of the operations numbered R 1 to R 11 (if there is no other R code appropriate, this can include preliminary operations prior to receivery including pre-processing such as, amongst others, dismantling, sorting, crushing, compacting, pelletising, drying, shredding, conditioning, repackaging, separating, blending or mixing prior to submission to any of the operations numbered R1 to R11).

R13 Storage of waste pending any of the operations numbered R 1 to R 12 (excluding temporary storage (being preliminary storage according to the definition of 'collection' in section 5(1)), pending collection, on the site where the waste is produced).

R 4 - Recycling/reclamation of metals and metal compounds.

Unit 21 Duleek Business Park, Duleek, Co Meath

Tel: 041-686 2366 Fax: 041-686 2367 Email: admin@therecyclingvillage.ie

Vat No: IE 6394465C V/aste Permit No: WFP/MH/11/0005/01



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 is practicable after receipt by the Agency, be available for inspection o purchase, at the headquarters of the Agency

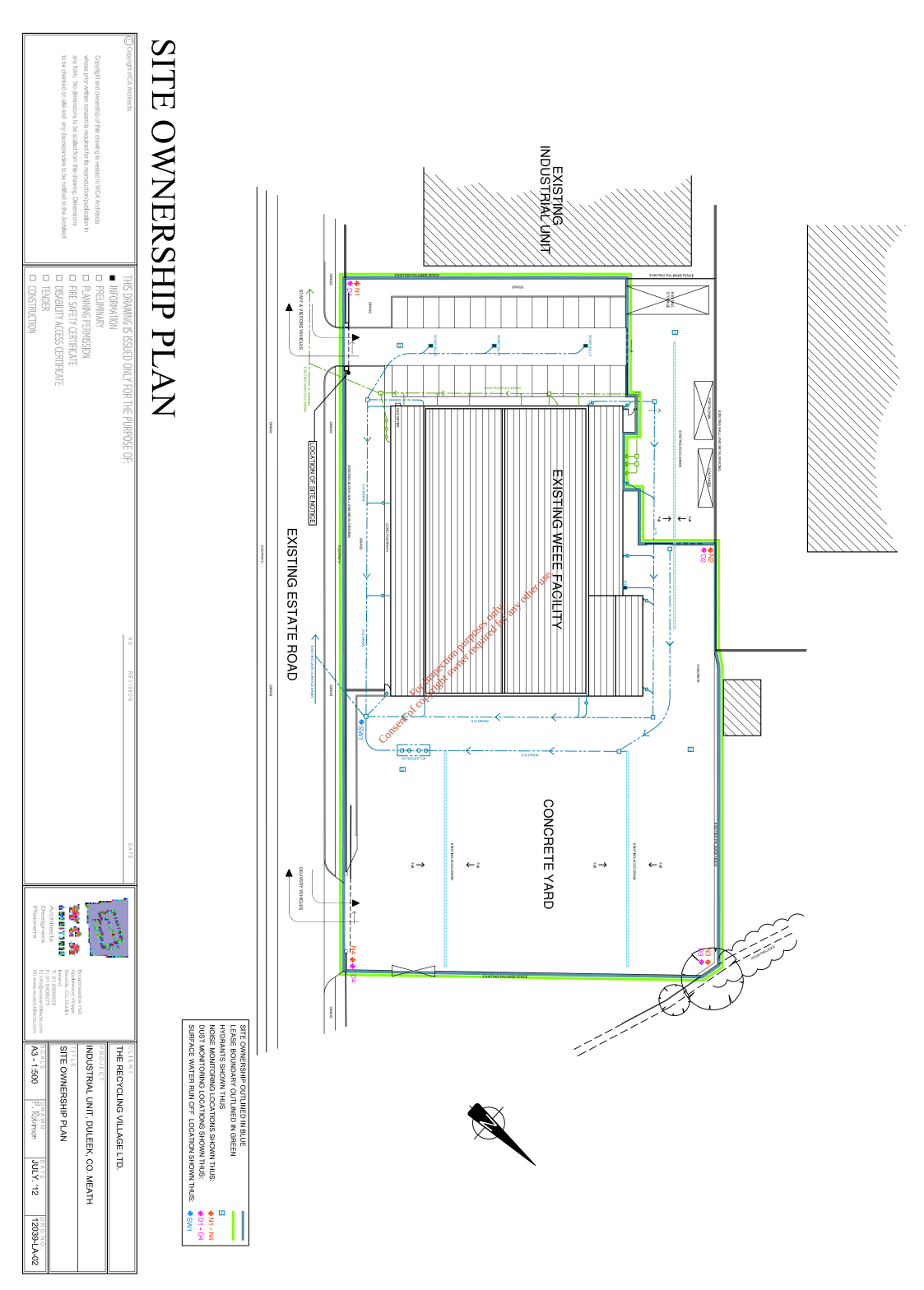
Any queries relating to this application should be directed to the undersigned.

Yours Sincerely,

marade

Noel Madden.

Director



COPY OF SITE NOTICE

APPLICATION TO THE ENVIRONMENTAL PROTECTION AGENCY FOR A WASTE LICENCE

The Recycling Village Ltd, Unit 21 Duleek Business Park, Commons, Duleek, Co Meath will apply to the Environmental Protection Agency for a Waste Licence. The licence application relates to the operation of an existing recycling facility to process upto 15,000 tonnes per year of Waste Electrical and Electronic Equipment (WEEE) and batteries. The WEEE recycling facility is located at Unit 21 Duleek Business Park, Commons, Duleek, Co Meath (National Grid Reference: 7052E, 7694N).

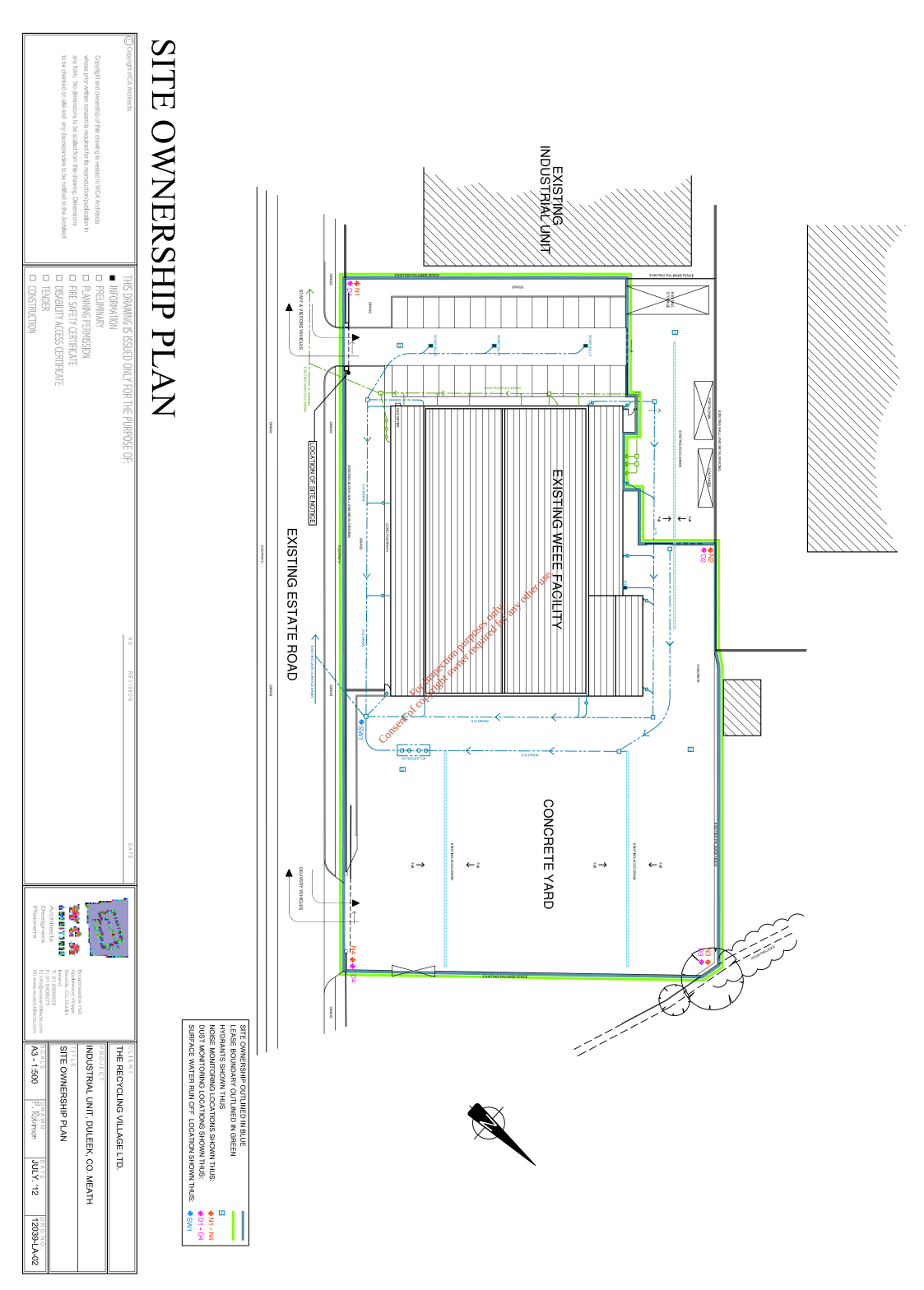
The classes of activity in accordance with the Third & Fourth Schedules of the Waste Management Acts 1996 to 2010, as amended by the European Communities (Waste Directive) Regulations, 2011, to which the application relates are;

Principal activity – R12 - Exchange of waste for submission to any of the operations numbered R 1 to R 11 (if there is no other R code appropriate, this can include preliminary operations prior to recovery including pre-processing such as, amongst others, dismantling, sorting, crushing, compacting, pelletising, drying, shredding, conditioning, repackaging, separating, blending or mixing prior to submission to any of the operations numbered R1 to R11).

R13 Storage of waste pending any of the operations numbered R 1 to R 12 (excluding temporary storage (being preliminary storage according to the definition of 'collection' in section 5(1)), pending collection, on the site where the waste is produced).

R 4 - Recycling/reclamation of metals and metal compounds.

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 is practicable after receipt by the Agency, be available for inspection or purchase, at the headquarters of the Agency



Number 374465

Certificate of Incorporation

I hereby certify that

THE RECYCLING VILLAGE LIMITED

Given under my hand at Dublin, this

Friday, the 8th day of August, 2003 and of Confidence of the Conf

Comhairle Chontae na Mhi MEATH COUNTY COUNCIL



Waste Management Act, 1996

Waste Management (Facility Permit & Registration) Regulations, 2007 & Amendment Regulations, 2008

WASTE FACILITY PERMIT

Ref. No. in Register: WFP/MH/11/0005/01 Date of Issue: 5th August 2011

NAME OF PERMIT HOLDER:

THE RECYCLING VILLAGE LTD.

Unit 4, Tenure Business Park

MONASTERBOICE

DROGHEDA CO. LOUTH

FACILITY ADDRESS:

UNIT 21, DULEEK BUSINESS PARK,

COMMONS, DULEEK,

COUNTY MEATH.

In pursuance of the powers conferred on it by the Waste Management Act 1996 and the Waste Management (Facility Permit & Registration) Regulations, S.I No.821 of 2007 as amended by the Waste Management (Facility Permit and Registration) (Amendment) Regulations S.I No.86 of 2008 Meath County Council hereby grants this waste facility permit under Article 18 of the said Regulations to **THE RECYCLING VILLAGE LTD**, to carry on at Unit 21, Duleek Business Park, Commons, Duleek, County Meath

the waste activity listed below, subject to 11 conditions. Meath County Council may at any time review, and subsequently amend the conditions of, or revoke this permit.

SIGNED:		
	Brendan McGrath	

DIRECTOR OF SERVICES

Dated this 05/08/2011 Environment Order No. 277 / 2011

NOTE:

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, AIR POLLUTION, WASTE, LITTER, PLANNING AND HEALTH & SAFETY LEGISLATION.

CONTENT

REASON FOR THE DECISION

INTERPRETATION

SCHEDULE OF CONDITIONS WFP/MH

- 1. General
- 2. Site Infrastructure/Site Works
- 3. Stormwater and Process Water
- 4. Hazardous Waste Storage
- 5. Management of the Activity
- 6. Environmental Nuisances
- 7. Environmental Monitoring
- 8. Notification and Record Keeping
- 9. Contingency Arrangements
- 10. Cessation of Waste Activities
- 11. Financial Contribution

Appendices

Appendix 1 – Purpose of Regulations

Appendix II – Authorised Activities & Operations

Appendix III - Permitted Waste

Appendix IV - Technical Requirements for sites storing & treating Waste Electrical &

Electronic Waste.

REASON FOR THE DECISION

Meath County Council has considered the application and supporting documentation received from the applicant and is satisfied, that subject to compliance with the conditions of this permit that:

- a. The activity concerned, carried out in accordance with such conditions as are attached to a waste facility permit, will not cause environmental pollution.
- b. Any emissions from the activity concerned will not result in the contravention of any relevant standard, including any standard for an environmental medium, or any relevant emission limit value, prescribed under any enactment.
- c. The best available techniques will be used to prevent or eliminate or, where that is not practicable, to limit, abate or reduce an emission from the activity concerned.
- d. The facility is complaint with planning or is exempt from planning permission under Section 5 of the Planning & Development Act, and
- e. The applicant is a fit and proper person, a local authority may, if it considers it proper to do so in any particular case, regard a person as a fit & proper person for the purpose of this part notwithstanding that that person or any other relevant person has been convicted of an offence under the Act, the EPA Act 1992 2003, the Local Government (Water Pollution) Act 1977 & 1990 and the Air Pollution Act 1987

INTERPRETATION

In this permit, terms used are as defined in the Waste Management Act 1996 and repeated here for convenience. In addition, some new definitions have been added. In case of conflict between this permit and the Acts, the Waste Management Act 1996 take precedence.

Act The Waste Management Act 1996

Environmental Protection Agency Agency

Authorised Officer A person who is appointed in writing by the Minister, a

> local authority, the Agency or such other person as may be prescribed to be an authorised person for the purposes of

the Act under Section 14 of the Act.

BAT Best Available Technique as defined in article 2(12) of

Directive 2008/1/EC.

Collection

gathering of waste, including the preliminary sorting and storage of waste for the purposes of transport to a waste treatment facility.

Council

Meath County Council

Environmental Pollution

The holding, transport, recovery or disposal of waste in a manner which would, endanger human health or harm the environment, and in particular –

- (a) create a risk to waters, the atmosphere, land, soil, plants or animals,
- (b) create a nuisance through noise, odours or litter, or
- (c) adversely affect the countryside or places of special interest:

European Waste Catalogue

A list of wastes (including the Hazardous Waste List) established, pursuant to Council directive 75/442/EEC on Waste, by Commission Decision 94/3/EC and which has been replaced since 1st January 2002 by Commission Decision 2000/532/EC as amended by Commission Decisions 2001/118/ECS and 2001/119/EC). Any waste marked with an asterisk (*) is considered as a hazardous waste.

Facility

means the location where waste storage and permitted recovery & treatment operations can take place

Fit & Proper Person

As defined in Article 5(2) of the Regulations

Hazardous Waste

Waste which displays one of more of the hazardous properties listed in the Second Schedule of the Act

Inert Waste

Waste that does not undergo any significant physical, chemical or biological transformations. Inert waste will not dissolve, burn or otherwise physically or chemically react, biodegrade or adversely affect other matter with which it comes into contact in a way likely to give rise to environmental pollution or harm human health. The total leachability and pollutant content of the waste and the ecotoxicity of the leachate must be insignificant, and in particular no endanger the quality of surface water and/or groundwater.

Local Authority

In the case of a county borough, the city council of the county borough, in the case of any other administrative

county, the council of the county, and references to the functional area of a local authority shall be construed

accordingly.

List I As listed in the EC Directives 76/464/EEC and 80/68/EEC

and amendments.

List II As listed in the EC Directives 76/464/EEC and 80/68/EEC

and amendments

Permit Waste Facility Permit for the purposes of the Regulations

Process Water Soiled water which may arise from the waste facility

Recovery Means

(a) Any operation the principle result of which is waste serving a useful purpose by replacing other materials which would otherwise have been used to fulfil a particular function, or waste being prepares to fulfil that function, in the plant or the wider community, and

(b) without prejudice to the generality of paragraph (a), includes any of the operations listed in the Fourth

Schedule of the Waste Management Act.

Regulations The Waste Management (Facility Permit & Registration)

Regulations, S.I. No. 821 of 2007 & Amendment

Regulations S.I. 86 of 2008.

Storm Water Rain water run-off from roof and non-process areas.

Waste Any substance or object which the holder discards or

intends or is required to discard.

Waste Collection Permit A permit issued by a local authority for the collection of

waste in accordance with the Act and the Waste Management (Collection Permit) Regulations, 2001 & The Waste Management (Collection Permit) Regulations, 2007

& Amendment 2008.

facility in accordance with the Act and the Regulations

Working Days Means a day which the principle office of the local

authority is open for business.

SCHEDULE OF CONDITIONS - WFP/MH/11/0005/01

1.0 General

- 1.1 This permit is issued under the Waste Management (Facility Permit & Registration) Regulations 2007 & Amendment Regulations 2008, to The Recycling Village Ltd., for a waste facility at Unit 21, Duleek Business Park, Commons, Duleek, County Meath.
- 1.2 Should the permit holder wish to transfer the permit to another person an application shall be made to the Council in accordance with article 27 of the Regulations.
- 1.3 The only waste activities authorised by this permit in accordance with Part I of the Third Schedule of the Regulations, the Third and the Fourth Schedule of the Act are as specified in Appendix II *Authorised Activities & Operations* of this permit.
- 1.6 The permit shall be granted for a maximum period of **5 years** from the date of grant of the permit and shall expire on the 4th of August 2016.
- 1.7 Should the permit holder wish to continue to operate after the date of expiry an application to review the facility permit shall be made to the Council in accordance with article 31(1) of the Regulations no later than 60 working days before the date of expiry of the permit.
- 1.8 Should the permit holder wish to cease to continue waste activities on or after the date of expiry of the facility permit it shall by notice in writing to the Council surrender the facility permit under article 29 of the Regulations.
- 1.9 A permit shall not be deemed as surrendered until the permit holder has satisfied the Council that the facility is not causing or likely to cause environmental pollution. The permit holder will be required to comply with any conditions imposed by the Council as part of the surrendering of the waste facility permit.
- 1.10 Only waste listed in Appendix III *Permitted Waste*, (codes taken from the European Waste Catalogue) shall be accepted at the facility.

- 1.11 The total quantity of waste accepted at permitted facility shall not exceed **10,000 tonnes** per annum, this shall be broken down as follows:
 - 1000 tonnes of batteries, and
 - The remaining 9,000 for other permitted waste.
- 1.12 Activities at the facility shall be between the hours of 08.00 18hrs Mon Fri, and 08.00 14.00 hrs on Saturdays, and shall exclude Sunday and public holidays. No work (excluding emergency works) shall take place at the facility outside of these hours.
- 1.13 No changes in the type of waste accepted or the type of waste activities & operations undertaken may take place without the prior consent of the Council.
- 1.14 The permit holder shall give notice in writing to the Council of any significant changes to the information furnished to the Council in the application and subsequent information provided during the application process within one month of such changes occurring. Where, the Council believes any changes are of a material change in the nature, focus, or extent of the waste related activity or the nature or extent of any emission concerned has taken place to an extent which renders the conditions attached to the existing waste facility permit, inappropriate, or an amendment to the Regions Waste Management Plan requires a review, the Council has the right to initiate a Review under Article 30 of the Regulations.
- 1.15 All waste activities shall be confined to the area outlined in red in the Site/Block Plan (11010-LA-01) and the floor plan (11010-LA-02), submitted during the application process, and shall take place only as specified in the application and as modified and/or controlled by the terms of this permit.

- 1.16 No substance shall be discharged from the facility in such quantities as would exceed the concentration limits imposed for the specific substance in National or International legislation.
- 1.17 The permit holder shall comply at all times with the provisions of the Community Acts detailed in Appendix I, insofar as such provisions are relevant to the waste activity to be carried out.
- 1.18 Where the Council considers that a non-compliance with the conditions of this permit has occurred, it may serve a notice on the permit holder specifying:
 - (a) that only those wastes as specified, if any, in the notice are to be accepted at the facility after the date specified in the notice; and,
 - (b) that 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 time-scale contained 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 facility until written confirmation is received from the Council that the notice is withdrawn.

Reason: To clarify the scope of this permit.

2.0 Site Infrastructure/Site Works

- 2.1 Within one month of the date of grant of this permit, an identification board shall be provided and maintained on the entrance to the facility so that it is legible to persons outside the main entrance to the facility. The minimum dimensions of the identification boards shall be 1200mm by 750mm. The board shall clearly state the following:
 - a) The name and telephone number of the permit holder;
 - b) That the facility has a waste facility permit from the Council;
 - c) The permit number;
 - d) Date of grant of permit;
 - e) The normal hours of operation of the facility.

- 2.2 The interceptor trap shall be marked with a pole-mounted sign and unhindered access shall be maintained to it at all times.
- 2.3 The entrance gate to the facility shall be locked and secured at the end of each day of operation, and the permit holder shall ensure that adequate precautions be taken to prevent unauthorised access to the facility

Reason: To prevent illegal dumping, environmental nuisance and to preserve visual amenity.

3.0 Stormwater and Process Water

- 3.1 No surface water shall be allowed to discharge onto adjoining properties or on to the public road.
- 3.2 The permit holder shall divert all uncontaminated surface water runoff from roofs and non-contaminated impervious areas of the facility to the surface water drainage system.
- 3.3 All runoff from the yard which transport whiches use shall be disposed of via the interceptor. The interceptor shall be fitted with a robust closure device with visual and audible warning.
- 3.4 A competent member of staff shall inspect the interceptor trap on a daily basis. A record shall be kept of these inspections.
- 3.5 All manholes at the facility shall be identified, marked and unhindered access shall be available to them at all times.
- 3.6 The drainage system (i.e., gullies, manholes, any visible drainage conduits and such other aspects as may be agreed) and silt traps shall be inspected weekly and de-sludged as necessary. All sludge and drainage from these operations shall be collected for safe disposal. The drainage: system, bunds, and silt traps shall be properly maintained at all times.
- 3.7 Direct discharges of List I and List II substances as specified in the Directive 76/464/EEC to surface and groundwater is prohibited.

Reason: To prevent flooding and pollution.

4.0 Hazardous Waste Storage

4.1 No hazardous waste shall be processed on the facility, the waste batteries shall be stored in appropriate containers and when sufficient quantities have been accumulated they shall be sent off site for appropriate treatment to an authorised treatment facility.

REASON: To provide for the protection of the environment.

5.0 Management Of The Activity

- 5.1 The facility shall be under the control of a suitably qualified manager. The manager or a suitably trained deputy shall be on the facility at all times during the operation of the facility. The name, address and telephone number of the manager and his deputy or deputies shall be supplied to the Environment Section of the Council within two weeks of the date of grant of this permit. The manager or his deputy shall be responsible for:
 - a) Ensuring that only waste of the type afflowed under condition 1.10 is deposited at the facility;
 - b) Recording information required inter the conditions of this permit.
- 5.2 The Council shall be informed of changes in key staff including the name and address of suitably qualified personnel in writing within seven days of such changes.
- 5.3 The permit holder shalf provide a copy of the permit to all relevant personnel working at the facility.
- 5.4 The permit holder shall make a copy of this permit available at the facility for examination by any authorised person.
- 5.5 All waste arriving at the facility shall be subject to a visual inspection. Material other than those permitted under condition 1.1 shall be removed immediately from the facility. Such waste shall be disposed of (or recovered) at an alternative facility with an appropriate authorisation. Following delivery of such unauthorised waste to the facility, the Council shall be notified of any such event as per Condition 8.4.
- 5.6 Waste shall be off-loaded within the confines of the building, no waste is permitted to be stored outside in the yard in waste receptacles or directly on the ground, only empty waste receptacles and vehicles involved with waste collection can be stored in the open yard.

- 5.7 The permit holder shall ensure that the storage and treatment of WEEE shall be in accordance with the minimum requirements set out the 6th schedule of the Waste Management (WEEE) Regulations, of 2005, refer to Appendix IV.
- 5.8 The permit holder shall ensure that any waste arising at the facility shall be transferred to an appropriate person for further treatment. All persons collecting and delivering waste to the facility shall be in compliance with the Waste Collection Permit Regulations.
- 5.9 Scavenging shall not be permitted at the facility.
- 5.10 No burning is permitted at the facility.

Reason: To ensure that the activity is properly managed and that acceptable standards are maintained.

6.0 ENVIRONMENTAL NUISANCES

- 6.1 The permit holder shall take adequate precautions to prevent undue noise, fumes, dust, grit, untidiness and other nuisances during the course of the works which would result in a significant impairment of, or a significant interference with, amenities of the environment beyond the site boundary. If unacceptable levels occur, the permit holder shall abide by the Councils abatement requirements which may include immediate cessation of operations.
- 6.2 The permit holder shall ensure that vermin, flies and birds do not give rise to nuisance at the facility or in the immediate area of the facility. Any method used by the permit holder to control any such nuisance shall not cause environmental pollution.
- 6.3 The trigger levels for process water discharged from the facility measured at the sampling chamber are:
 - (i) pH 6-9
 - (ii) BOD < 2mg/l
 - Suspended Solids 10mg/l (iii)
 - (iv) Ammonia 0.065mg/l
 - Mineral Oils 3mg/l. (ii)
- 6.4 The level of total dust deposition at the boundary of the facility shall not exceed 0.35g/m²/day.

- 6.5 Noise levels emanating from the waste facility when measured at the boundaries of the facility shall not exceed ban LAr,T value and LA eq of 55 dB (A) during the period 8.00 am 6 pm Monday to Friday and from 8.00 am 2 pm on Saturdays" LAr,T is being required to take account for tonal characteristics. The Council reserves the right to instruct the permit holder, to the immediate cessation of all operation works, at the facility, until such time as it is proven to the Council, that the exceedance in the noise levels has dissipated, and the problem/s has been resolved. The operations / works at the facility can only recommence, on the written instructions of Meath County Council
- 6.6 The permit holder is required to contract a bait company to manage vermin issues at the facility for the duration of the permit. Proof of this contract shall be submitted to the Environment Section shall be submitted to the Environment Section with the Annual Environmental Return
- 6.7 All litter at the facility and its environs should be removed and appropriately disposed of on a daily basis.
- 6.8 The permit holder shall not allow any over-spill of waste outside the site perimeter/boundary, as outlined on the site plan (11010-LA-01) submitted with the permit application
- 6.9 The public road should be kept free from any debris caused by vehicles entering or leaving the facility. Any such debris shall be removed without delay.

Reason: To avoid environmental damage and nuisance.

7.0 ENVIRONMENTAL MONITORING.

- 7.1 Authorised officers of the Council shall have unrestricted access to the facility at all reasonable times for the purpose of their functions under the Act, including such inspections, monitoring and investigations as are deemed necessary by the Council.
- 7.2 On a quarterly basis, the permit holder shall take a grab sample of the water discharge from the monitoring chamber of the interceptor and tested for the following parameters: pH, BOD, Total Suspended Solids, Total Ammonia, and Total Heavy Metals. Sample analysis results submitted will include details of the date and time of sampling, the name of the laboratory carrying out the sample analysis, and a copy of the official laboratory test report.
- 7.3 At least once a year the permit holder shall take a grab sample of the from the monitoring chamber of the interceptor and test for the following parameters: Petroleum; Hydrocarbons; Volatile Organic Carbons; Organophosphorous pesticides; Organochlorine pesticides; Arsenic; Lead; Iron; Chromium; Cadmium; Glycol. Sample analysis results submitted will include details of the date and time of sampling, the name of the laboratory carrying out the sample analysis, and a copy of the official laboratory test report.
- 7.4 The permit holder shall monitor surface water discharges visually on a weekly basis.
- 7.5 In the event that any analysis or observation made on the quality or appearance of surface water run off should indicate that contamination has taken place, the permit bolder shall:-
- Carry out an immediate investigation to identify and isolate the source of the contamination;
- Keep a record of the investigation undertaken;
- Notify Meath County Council immediately or if this is not possible, before 10am the following day.
- 7.6 An annual noise survey shall be carried out by a **competent person** in accordance with the Agency's ENVIRONMENTAL NOISE SURVEY GUIDANCE DOCUMENT and a report shall be submitted as part of the annual environmental report.
- 7.7 If so requested by the Council, the permit holder shall, at his own expense, carry out such further investigations and monitoring of the facility as required by the Council. 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 Council.
- 7.8 In the event that any monitoring or observations indicate a pollution incident has occurred resulting from waste activities at the facility, acceptance of waste to the facility shall cease, and remedial measures shall be carried out immediately as directed by the Council.

- 7.9 All monitoring results shall be submitted to the Council within the next quarterly report following completion of sampling. These records shall be available for inspection at the facility office during normal working hours, by Authorised Officers of Meath County Council, and any other person authorised under Section 28 of the Local Government (Water Pollution) Act, 1977, & Amendment 1990.
- 7.10 The Council may at its discretion arrange for monitoring at the facility. The cost incurred by the Council shall be borne by the permit holder.
- 7.11 Authorised staff of Meath County Council shall have unrestricted access to the facility including sewers and pipes at all reasonable times, on production of identification, for the purpose of their functions under the Act, including such inspections, monitoring investigations as are deemed necessary by the Council.
- 7.12 The permit holder shall maintain records of all sampling, analyses, measurements, examinations, calibrations, inspection logs and maintenance carried out in accordance with the requirements of the permit and all other such monitoring which relates to the environmental performance of the facility. All records shall be maintained for a minimum of seven years at the permit holders office on-site. These records shall be available for inspection at the facility office during normal working hours, by Authorised Officers of the Council, and any other person authorised under Section 13 of the Act.

Reason: To ensure compliance with the conditions of this permit

8.0 Notification and record keeping

8.1 All communications with Meath County Council shall be addressed to the Senior Engineer, Environment Section.

Address: Meath County Council

Environment Section

County Hall,

Railway Street,

Navan Co. Meath

Telephone Number (normal working hours): 046 9097200

Fax Number: 046 9097001

E-mail environment@meathcoco.ie

- 8.2 A written record shall be kept for each load of waste as follows:
 - a) Date of Receipt
 - b) The name of the company which transported the waste;
 - c) The vehicle registration number and vehicle type;

- d) The location where the waste originated;
- e) A description of the waste including EWC Code;
- f) The quantity of waste in tonnes;
- g) The name of the person who received the waste;
- h) Where loads are removed or rejected, details of the date of occurrence, the types of waste and the facility to which they were removed.
- 8.3 The permit holder shall keep records of any of the following incidents:
 - a) Any emission that does not comply with the requirements of this Permit;
 - b) Any fire or emergency at the facility;
 - c) All steps taken to control or minimise the emissions and/or emergency.
- 8.4 The permit holder shall notify the Environment Section of the Council, both by telephone and in writing as soon as practicable after the event as outlined in Condition 8.3. Notification of the incident shall include the relevant written record of the incident.
- 8.5 The permit holder shall maintain a written record of all complaints relating to the operation of the activity. Each such record should give the following details:
 - a) Time and date of the complaint;
 - b) The name and phone number of the complainant;
 - c) Details of the nature of the complaint;
 - d) Actions taken as a result of the complaint and the results of such actions:
 - e) The response made to each complainant.
- 8.6 The permit holder shall notify the Council, in writing, within five working days of:
 - The imposition of any requirement on the permit holder by order under the Act, or
 - Any conviction of the permit holder for an offence prescribed under the Act.
- 8.7 The permit holder shall submit to Environment Section of the Council, on a quarterly basis, the following information in relation to the facility for the previous quarter:
 - a) The results from surface water monitoring carried out under condition 7
 - b) Details of any loads rejected and the reasons for rejection as per conditions 5.6 & 8.2;
 - c) Reportable incidents as in condition 8.3.
- 8.8 The permit holder shall submit to the Council, an Annual Environmental Report (AER) for the preceding calendar year or part thereof where appropriate by no later than February 28th of each year. The AER shall include details of:
 - (a) the management and staffing structure of the facility;
 - (b) details of any impositions or convictions imposed as outlined above;

- (c) County of origin, name of carrier, quantity and type of all wastes accepted at the facility during the year;
- (d) details of any loads rejected at the facility during the year and the reasons for rejection as per conditions 5.6 and 8.2;
- (e) The results of surface water monitoring carried out under condition 7
- (f) A noise monitoring report carried out under condition 7
- (g) Vermin assessment report issued by the Bait Company as per condition 7:
- (h) Reportable incidents as in condition 8.3
- (i) Copy of their insurance as per condition 11.4.

In addition, the permit holder shall include in the report, a written summary of compliance with all of the conditions attached to this permit. The information specified above shall be filed in on the Council Waste Permit AER form, which is available on the Council website at the following address http://www.meath.ie/LocalAuthorities/Environment/WasteManagementPermits/WasteManagement-SiteorFacility/. The completed form shall be submitted by the 28th February each year in respect of the preceding calendar year to the Council by e-mail to facilitypermit@meathcoco.ie, unless otherwise agreed in writing with Meath County Council.

8.9 The permit holder shall maintain all records at the facility for a period of not less than seven years and shall make these records available to the Council staff at all reasonable times, and shall provide any relevant information when so requested by an authorised officer.

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

9.0 CONTINGENCY ARRANGEMENTS

- 9.1 The permit holder shall ensure that an Emergency Response Procedure (ERP) is in place, which shall address any emergency situation, which may originate on-site. This procedure shall include provision for minimising the effects of any emergency on the environment. The ERP shall be submitted to the Environment Section of the Council within two months of the date of grant of permit.
- 9.2 Adequate fire extinguishers and emergency response equipment shall be maintained on-site.

Reason: To provide adequate protection in case of an incident

10. CEASATION OF WASTE ACTVITIES

- 10.1 On cessation of waste activities at the facility, the permit holder shall apply in writing to the Council to surrender the permit as prescribed in condition 1.9.
- 10.2 Following termination, or planned cessation of use of the permitted facility, the permit holder shall decommission, render safe or remove for

disposal/recovery, any, equipment, or any waste, materials or substances that may result in environmental pollution.

Reason: To provide for the protection of the Environment following cessation of the permitted activity.

11. FINANCIAL CONTRIBUTION

- 11.1Within <u>two months</u> of the date of grant of the permit, the permit holder shall lodge with the Council a cash deposit of €5000 as a security for the satisfactory compliance by the permit holder with the terms and conditions attached to this permit. In the event of non-compliance by the permit holder with any terms or conditions attached to this permit, the Council shall be empowered to apply the said funds or part thereof for the satisfactory compliance with the terms and conditions attached to this permit. On surrender of the permit, the Council may decide that the cash deposit or part thereof, shall be maintained in place for such a period until the permit holder has fully complied with the terms and conditions attached to the permit, to the satisfaction of the Council, or may be released to the permit holder.
- 11.2The permit holder shall pay a contribution of €1500 to the Council towards the cost of inspecting, monitoring or otherwise performing any function in relation to the permitted activity. The permit holder shall pay this amount annually, not later than February 28th of any given year. This fee is in lieu of monitoring undertaken during the previous year.
- 11.3The permit holder shall make payments to the Council to defray such costs as may be reasonably incurred by the Council in inspecting, monitoring, auditing, enforcing or otherwise performing any functions in relation to the permit.
- 11.4The permit holder shall obtain and maintain public liability & environmental liability insurance in their name for the operation of the waste facility and extend it to indemnify the Council. The permit holder obtain shall environmental liability to cover all the risks associated with the operations at the permitted facility and in particular cover the clean up costs should to prevent environmental pollution. A copy of the environmental liability insurance shall be furnished to the Council within 1 month of the date of grant of the permit, and thereafter all insurances shall be submitted every year as part of the Annual Environmental Return.

Reason: To allow for the recovery by Meath County Council of monitoring and administration cost in relation to the permit and ensure full compliance with the conditions of the permit.

Appendix I

Purpose of Regulations

PROVISIONS OF COMMUNITY ACTS WHICH ARE TO BE GIVEN EFFECT TO IN RELEVANT WASTE PERMITS GRANTED BY A LOCAL AUTHORITY.

- a. Directive 2006/11/EC of 15 February 2006 of the European Parliament and of the Council on pollution caused by certain dangerous substances discharged into the aquatic environment of the community (O.J. No. L64/52 of 4 March 2006)
- b. Directive 2006/118/EC of 12 December 2006 of the European Parliament and of the Council on the protection of groundwater against pollution and deterioration (O.J. No. L372/19 of 27 December 2006)
- c. Council Directive 80/68/EEC of 17 December 1979 on the protection of groundwater against pollution caused by certain dangerous substances.
- d. Council Directive 87/217/EEC of 19 March 1987 on the prevention and reduction of environmental pollution by asbestos (O.J. No. L85/40 of 28 March 1987)
- e. Council Directive 91/676/EEC of 12 December 1994 concerning the protection of waters against pollution caused by attrates from agricultural sources (O.J. No. L 375/1 of 31 December 1991)
- f. European Parliament and Council Directive 2000/60/EC of 23 October 2000 establishing a framework for Community action in the field of water policy (O.J. No. L 327/1 of 22 December 2000)
- g. Directive 2002/96/EC of the European Parliament and of the Council of 27January 2003 on waste electrical and electronic equipment, (O.J.No.L37/24,13 February 2003), as amended by Directive 2003/108/EC of the European Parliament and of the Council of 8 December 2003 (O.J. No. L 345/106, 31 December 2003).
- h. Directive 94/62/EC of the European Parliament and of the Council of 20 December 1994 on packaging and packaging waste (O.J. No. L365/10 of 31 December 1994), as amended by Directive 2004/12/EC of the European Parliament and of the Council of 11 February 2004 on packaging and packaging waste (O.J. No. L47/26 of 18 February 2004)
- i. Directive 2000/53/EC of the European Parliament and Council of 18 September 2000 on end of life vehicles (O.J. No.L269/34, 21 October 2000) as amended by Council Decision 2005/673/EC of 20 September 2005
- Council Directive 1999/31/EC of 26 April 1999 on the landfill of waste (O.J. No. L182/1 16 July 1999).
- k. Regulation (EC) No. 2037/2000 of the European Parliament and of the Council of 29 June 2000 on substances that deplete the ozone layer (O.J. No. L244/1 of 29 September 2000), as amended by Council Regulations (EC) Nos. 2038/2000 (O.J. No. L244/25 of 29 September 2000), 2039/2000 (O.J. No. L244/26 of 29 September 2000), 1804/2003 (O.J. No. L265/1 of 16 October 2003), Commission Regulation (EC) No. 2077/2004 (O.J. No. L359/28 of 4 December 2004), Commission Regulation (EC) No. 29/2006 (O.J. No. L6/27 of 11 January 2006) and Commission Regulation (EC) No. 1784/2006 of 4 December 2006 (O.J. No. L337/3 of 5 December 2006)

- 1. Regulation (EC) No. 842/2006 of the European Parliament and of the Council of 17 May 2006 on certain fluorinated greenhouse gases (O.J. No. L161/1 of 14 June 2006)
- m. Directive 2006/66/EC of 6 September 2006 of the European Parliament and the Council on batteries and accumulators and waste batteries and accumulators and repealing Directive 91/157/EEC (O.J. No. L 266/49 of 26 September 2006)
- n. Council Directive 91/157/EEC of 18 March 1991 on batteries and accumulators containing certain dangerous substances (O.J. No. L078/38 of 26 March 1991) as amended by Commission Directive 93/86/EEC of 4 October 1993 (O.J. No. L264/51 of 23 October 1993) and by Commission Directive 98/101/EC of 22 December 1998 (O.J. No. L1/1 of 5 January 1999)
- o. Regulation (EC) No 2150/2002 of the European Parliament and of the Council of 25November 2002 on waste statistics (O.J. No. L332/1 of 9 December 2002)
- p. Regulation (EC) No 850/2004 of the European Parliament and the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC (O.J. No. L229/5 of 29 June 2004) as amended by Council Regulation (EC) No. 1195/2006 (O.J No. L55/1 of 23 January 2007) and Council Regulation (EC) No. 172/2007 O.J. No. L272/19, 27 December 2006 (O.J. No. L217/1, 8 August 2006)
- q. Regulation (EC) No. 1774/2002 of the European Parliament and of the Council of 3 October 2002 laying down health rules concerning animal byproducts not intended for human consumption, as amended by Commission Regulation (EC) No. 808/2003 of 12 May 2003 (O.J. No. L117/1 of 13 May 2003)
- r. Council Directive 79/409/EEC of 2 April 1979 on the conservation of wild birds (O.J. No. L103/1 of 25 April 1979)
- s. Council Directive 92/43/EEC of 21 May 1992 on the conservation of natural habitats and of wild fauna and flora (O.J. No. L 206/7 of 22 July 1992)
- t. Council Directive 80/68/EEC of 17 December 1979 on the protection of groundwater against pollution caused by certain dangerous substances
- u. Directive 2006/118/EC of 12 December 2006 of the European Parliament and of the Council on the protection of groundwater against pollution and deterioration
- v. Waste Directive 2008/98/EC of the European Parliament and Council of 19 November 2008 on waste

Appendix II – Permitted Waste Activities & Operations

The permitted classes of activities, in accordance with Part I of Third Schedule of the Regulations

Class 3: The reception, treatment and recovery of WEEE (including removal of all fluids and dismantling or disassembly or removal of WEEE substances, preparations and components prior to treatment) in accordance with the provisions of articles 20 & 21 of the Waste Management (WEEE) Regulations (S.I. No. 340 of 2005) Annual intake shall not exceed 10,000 tonnes per annum. (Principle Activity)

Class 4: The reception, storage and recovery of scrap metal, including scrap metal arising from end-of-life vehicles, waste vehicles (other than end-of-life vehicles) and WEEE where scrap metal from –

- end-of-life vehicles shall be subject to appropriate treatment and recovery in accordance with the provisions of articles 14 and 15 of the Waste Management (End-of-Life Vehicles) Regulations 2006 (S.I. No. 282 of 2006) prior to acceptance at the scrap metal facility, and as appropriate,
- waste vehicles (other than end-of-life vehicles) shall be subject to appropriate treatment and recovery having regard to the provisions of articles 14 and 15 of the Waste Management (End-of-Life Vehicles). Regulations 2006 (S.I. No. 282 of 2006) prior to acceptance at the scrap metal facility, and as appropriate of the scrap metal facility.
- WEEE shall be subject to appropriate treatment and recovery in accordance with the provisions of articles 20, 21 and 22 of the Waste Management (Waste Electrical and Electronic Equipment) Regulations 2005 (S.I. No. 340 of 2005) prior to acceptance at the scrap metal facility.

Class 9: The reception, temporary storage and recovery of used batteries and accumulators where -

- (a) from 26 September 2008, the treatment and recycling of used batteries and accumulators meets the requirements of article 12 of Directive 2006/66/EC on batteries and accumulators and waste batteries and accumulators, and
- (b) the annual intake shall not exceed 1,000 tonnes.
- R4. Recycling/reclamation of metals and metal compounds (Principle Class)
- R5. Recycling/reclamation of other inorganic materials, which includes soil cleaning resulting in recovery of the soil and recycling of inorganic construction materials.
- R12. Exchange of waste for submission to any of the operations numbered R1 to R11 (if there is no other R Code appropriate this can include preliminary operations prior to disposal including pre-processing such as, amongst others, sorting, crushing, compacting, pelletising, drying, shredding, conditioning or separating prior to submission to any of the operations numbered R1 to R11

R13. Storage pending any of the operations numbered R1 to R12 (excluding temporary storage (being preliminary storage according to the definition of collection in section 5(1)), pending collection, on the premises where the waste concerned is produced).

Consent of copyright owner required for any other use.

Appendix III – Permitted Waste

EWC	Waste Description
Code	
16 02 14*	Discarded equipment other than those mentioned in 16 02 09 to 13
16 02 15*	Hazardous components removed from discarded equipment
16 02 16	Components removed from discarded equipment other than those mentioned in 16 02 15
19 12 02	Ferrous Metal
19 12 03	Non Ferrous Metal
19 12 04	Plastic & Rubber
19 12 05	Glass
20 01 33*	Batteries and Accumulators included in 16 06 01, 16 06 02 or 16 06 03
20 01 34	Batteries and Accumulators other than those mentioned in 20 01 33
20 01 35*	Discarded electrical and electronic equipment other than those mentioned in 20 01 21, 20 01 23 containing hazardous components.
20 01 36	Discarded electrical and electronic equipment other than those mentioned in 20 01 21, 20 01 23 and 20 01 35
20 01 39	Plastics Thirteenth
20 01 40	Metals

Appendix IV

SIXTH SCHEDULE TECHNICAL REQUIREMENTS IN ACCORDANCE WITH ARTICLE 20 WASTE MANAGEMENT (WEEE) REGULATIONS, S.I. NO. 340 OF 2005

- 1. Sites for storage (including temporary storage) of WASTE ELECTRICAL AND ELECTRONIC EQUIPMENT prior to their treatment (without prejudice to the requirements of Council Directive 1999/31/EC):
 - impermeable surfaces for appropriate areas with the provision of spillage collection facilities and, where appropriate, decanters and cleanserdegreasers,
 - weatherproof covering for appropriate areas.
- 2. Sites for treatment of WASTE ELECTRICAL AND ELECTRONIC EQUIPMENT:
 - balances to measure the weight of the treated waste,
 - impermeable surfaces and waterproof covering for appropriate areas with the provision of spillage collection facilities and, where appropriate, decanters and cleanser-degreasers,
 - appropriate storage for disassembled spare parts,
 - appropriate containers for storage of batteries, PCBs/ PCTs containing capacitors and other hazardous waste such as radioactive waste,
 - .dc.
 .der in
 .der in
 .der in
 .der in
 .der in - equipment for the treatment of water in compliance with health and environmental Regulations.

Consent of copyright owner required for any other use.