Mr Patrick Geoghean,
C/o Administration,
Licensing Unit,
Office of Climate, Licensing & Resource Use
Environmental Protection Agency
Headquarters, PO Box 3000
Johnstown Castle Estate
Co. Wexford

Date: 28th May, 2014
Our Ref: JSPE 173 L08

Your Ref: W0265-01



J Sheils Planning & Environmental Ltd
31 Athlumney Castle, Navan, Co Meath

Phone/Fax: Ireland +353 46 9073997 Mobile: John Sheils +353 87 2730087

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Re: Notice in accordance with Section 42 (1I)(b) of the Waste Management Act 1996-2013 as inserted by SI No. 505 of 2013.

Waste Licence Application by CLASHFORD RECOVERY FACILITY LTD for the continued operation of its existing Waste Recovery Facility on lands at Naul townland, Naul, Co. Meath (National Grid Reference 285633E 253005N).

Dear Mr Geoghean,

Following on from our recent meeting at your offices of 12th May 2014, we wish to request an extension of time of an additional 12 weeks for submission of an Environmental Impact Statement (EIS) with respect to the above application. The original 16 week period is due to lapse on 19th June 2016, as such we would be grateful if you could confirm an extension of time from this date with respect to submission of the EIS at your earliest convenience.

As the EPA are aware due to the recent economic crisis our client has had to give careful consideration to the funding of an EIS with respect to progressing with the Waste Management Licence Application. Given the length of time that the application has been under consideration and the changes in legislation during the intervening period that resulted in additional requirements not envisaged at the date of submission we would ask that the EPA give due consideration to our proposal with respect to extension of time for submission of the EIS in support of the waste licence application as detailed above.

An extension of time is also considered necessary to ensure the proper completion of a number of studies including ecology and hydrogeology, which are required to prepare a comprehensive Environmental Impact Statement (EIS). In particular, the additional period is required to allow for installation of a number of groundwater monitoring wells as part of the hydrogeological assessment for this site and updating of site layout plans.

On the basis of the above and the need to incorporate these baseline studies, any resulting findings, mitigation and recommendations with respect to the EIS; we consider that it is reasonable to seek an extension of time as outlined above.

We would be grateful if you could contact us at the earliest opportunity with respect to confirmation of additional periods with respect to the above.

Yours Sincerely,

For J Sheils Planning & Environmental Ltd,

John Sheils MSCS MRICS

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