

ENVIRONMENTAL PROTECTION AGENCY ACT 1992 AS AMENDED

NOTIFICATION OF A PROPOSED DETERMINATION OF AN APPLICATION FOR AN INDUSTRIAL EMISSIONS LICENCE IN ACCORDANCE WITH SECTION 87(2) OF THE ENVIRONMENTAL PROTECTION AGENCY ACT 1992 AS AMENDED.

In pursuance of the powers conferred on it by the above mentioned Act the Agency proposes to determine the application by: The Recycling Village, Unit 21 Duleek Business Park, Commons, Duleek, County Meath, CRO number 374465 (Licence Register No. W0286-01), under Section 83 (1) of the said Act in the following manner:

The applicant submitted the application, plans, documents and other particulars on 8 August 2012.

It is proposed, for the reasons hereinafter set out, to grant a licence to the above named applicant to carry on the following activities:

- 11.1: The recovery or disposal of waste in a facility, within the meaning of the Act of 1996, which facility is connected or associated with another activity specified in the 1st Schedule of the EPA Act 1992 as amended, in respect of which a licence or revised licence under Part IV is in force or in respect of which a licence under the said part is or will be required.
- 11.2 (d) (f): Disposal or recovery of hazardous waste with a capacity exceeding 10 tonnes per day involving one or more of the following activities:
 - (d) repackaging prior to submission to any of the other activities listed in paragraph 11.2 or 11.3;
 - (f) recycling or reclamation of inorganic materials other than metals or metal compounds.
- 11.6:
- Temporary storage of hazardous waste (other than waste referred to in paragraph 11.5) pending any of the activities referred to in paragraph 11.2, 11.3, 11.5 or 11.7, with a total capacity exceeding 50 tonnes, other than temporary storage, pending collection, on the site where the waste is generated.

at Unit 21 Duleek Business Park, Commons, Duleek, County Meath subject to twelve Conditions.

A copy of the proposed determination accompanies this notification.

Note:

The fees for an objection and request for an oral hearing of the objection are as set out in the Environmental Protection Agency (Licensing Fees) Regulations 1994 to 2013.

The form and content of an objection is set out in the attached extract from the Environmental Protection Agency (Industrial Emissions) (Licensing) Regulations 2013. S.I. 137 of 2013.

Objections/oral hearing requests

The applicant and any other person may object to the proposed determination, in accordance with Section 87(5) of the EPA Act 1992 as amended. In accordance with Section 87(12) of the EPA Act 1992 as amended, objections must be received at any time no later than:

5.00 pm on 23rd December 2014

A person making an objection may request an oral hearing of the objection, in accordance with Section 87(6) of the EPA Act 1992 as amended, at any time no later than the date specified above.

It is important to note that any objection to the proposed determination/request for an oral hearing of the objection must be made <u>either</u> on-line on the Agency's website at <u>www.epa.ie</u> or by sending it by prepaid post to the Headquarters of the Agency, or by leaving it with an employee of the Agency **at the Headquarters of the Agency in Wexford,** during office hours, i.e. 9.00am to 5.00pm Monday to Friday.

An objection against the proposed determination must include the grounds for the objection. An objection and a request for an oral hearing of an objection must **each** be accompanied by the appropriate fee, and be addressed to the Office of Climate, Licensing & Resource Use, EPA Headquarters, P.O. Box 3000, Johnstown Castle Estate, County Wexford.

A valid objection/request for an oral hearing of the objection must be received at the headquarters of the Agency **no later than 5.00 pm on the applicable date above**.

In order to be considered valid, an objection and a request, each must also comply with the other statutory requirements in relation to objections and requests for oral hearings as set out in the EPA Act 1992 as amended, the EPA (Industrial Emissions) (Licensing) Regulations 2013 and the EPA (Licensing Fees) Regulations 1994 to 2013. Extracts from the Acts and the Regulations accompany this notification.

In the event that:

- (a) no objection is taken against the proposed determination or
- (b) an objection or objections is or are taken against the proposed determination and the objection or objections is or are withdrawn,

the Agency will make its decision in accordance with the proposed determination and grant the licence as soon as may be thereafter.

A copy of the proposed determination may be downloaded from the Agency's website <u>www.epa.ie</u> or obtained from the Office of Climate, Licensing & Resource Use, Environmental Licensing Programme, EPA Headquarters, P.O. Box 3000, Johnstown Castle Estate, County Wexford.

Signed on behalf of the said Agency:

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MaryTurner		
Authorised Person		
	M	
26 th November 201	R	

Date of notification:

Regulation 25 of the Environmental Protection Agency (Industrial Emissions) (Licensing) Regulations 2013

Form and content of objection

- (1) An objection shall-
 - (a) be made in writing,
 - (b) state the name and address of the objector,
 - (c) state the reference number given under Regulation 38(2) to the application or the review in the register of licences and the subject matter of the objection,
 - (d) state the grounds for the objection and the reasons, considerations and arguments on which they are based, and
 - (e) be accompanied by a fee specified in accordance with Section 99A of the Act of 1992.
- (2) Without prejudice to Regulation 27, an objector shall not be entitled to elaborate in writing upon, or make further submissions in writing in relation to, the grounds for the objection stated in the objection, or to submit further grounds of objection and any such elaboration, submission or further grounds for the objection that is or are received by the Agency shall not be considered by it.
- (3)
- (a) An objection shall be accompanied by such documents, particulars or other information relating to the objection as the objector considers necessary or appropriate.
- (b) Without prejudice to Regulation 27, the Agency shall not consider any documents, particulars or other information submitted by an objector other than the documents, particulars or other information which accompanied the objection.
- (4) An objection shall be made -
 - (a) by sending the objection by prepaid post to the headquarters of the Agency, or
 - (b) by leaving the objection with an employee of the Agency at the headquarters of the Agency during office hours, or
 - (c) online via the website of the Agency where such facility is made available by the Agency.
- (5) The Agency shall as soon as may be after receipt of an objection acknowledge such receipt

Sections 87(6) & (7) of the Environmental Protection Agency Act 1992, as amended

Section 87 Processing of applications for licences or reviews of licences (6) (a) A person making an objection under subsection (5) may request an oral hearing of the objection.

(b) (i) A request for an oral hearing of an objection shall be made in writing to the Agency and shall be accompanied by such fee (if any) as may be payable in respect of such request in accordance with regulations under Section 99A.

(ii) A request for an oral hearing of an objection which is not accompanied by such fee (if any) as may be payable in respect of such request shall not be considered by the Agency.

(c) A request for an oral hearing of an objection shall be made before the expiration of the appropriate period, and any request received by the Agency after the expiration of that period shall not be considered by it.

(7) An objection, or a request for an oral hearing under subsection (6),

shall be made-

- (a) by sending the objection or request by prepaid post to the headquarters of the Agency, or
- (b) by leaving the objection or request with an employee of the Agency, at the headquarters of the Agency, during office hours, or
- (c) by such other means as may be prescribed.

FEES FOR OBJECTIONS AND ORAL HEARINGS

Summary of Environmental Protection Agency (Licensing Fees) Regulations 1994 to 2013

The following is a summary of the provisions of the above referenced regulations. Please refer to the full regulations for exact provisions.

	(1) A fee shall be paid to the Agency in respect of an objection.
Fees for an objection	
	(2) Subject to (3) below, the fee payable under (1) above shall be the amount indicated in column (3) of the table below opposite the appropriate mention of objection in column (2) of the table below.
	 (3) Where an objection is made to the Agency by - (a) a local authority, (b) a planning authority, (c) a sanitary authority, (d) the National Monuments Advisory Council, (e) the Heritage Council (f) Inland Fisheries Ireland, (g) Failte Eireann (h) in the case of an activity any part of which is situate within the functional area of the Shannon Free Airport Development Company Ltd., that Company, and (h) An Taisce - The National Trust for Ireland,
	the fee payable in respect of the objection shall be the amount indicated in column (3) of the table below opposite the mention of a reduced fee for an objection in column (2) of the table below.
Fee for request for an oral hearing	(1) Where a person making an objection under Section 87(5) of the Act of 1992, as amended, requests an oral hearing of the objection, a fee shall be paid to the Agency by that person. The fee payable in respect of a request for an oral hearing shall be the amount indicated in column (3) of the table below opposite the mention of the fee for an oral hearing in column (2) of the table below.

Column (1)	Column (2)	Column (3)
Objection Fees	Objection by the applicant or licensee	€253
	Objection by any other person other than a person mentioned at 3 above	€126
Reduced Objection fee (see 3 above)	Reduced fee for an objection	€63
Oral Hearing Fee	Fee for request for an oral hearing	€100



Headquarters P.O. Box 3000 Johnstown Castle Estate County Wexford Ireland

INDUSTRIAL EMISSIONS LICENCE Proposed Determination

Licence Register Number:	W0286-01
Company Register	374465
Number:	
Applicant/Licensee:	The Recycling Village Limited
Location of Facility:	Unit 21
	Duleek Business Park
	Commons
	Duleek
	County Meath

INTRODUCTION

This introduction is not part of the licence and does not purport to be a legal interpretation of the licence.

The Recycling Village Limited is a waste electronic and electrical equipment (WEEE) and battery recycling installation and is currently authorised under a Waste Facility Permit granted by Meath County Council. The installation accepts and processes waste from civic amenity sites, waste management facilities and from commercial and industrial sources as part of compliance schemes.

This licence application authorises an increase in waste intake from 9,000 to 15,000 tonnes per annum. The installation falls under the following category of Annex I of the Industrial Emissions Directive:

Disposal or recovery of hazardous waste with a capacity exceeding 10 tonnes per day.

The licence sets out in detail the conditions under which The Recycling Village Limited will operate and manage this installation.

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SCHEDULE D: Annual Environmental Report		

Glossary of Terms

All terms in this licence should be interpreted in accordance with the definitions in the Environmental Protection Agency Act 1992 as amended / Waste Management Act 1996 as amended, unless otherwise defined in the section.

Adequate lighting	20 lux measured at ground level.
AER	Annual Environmental Report.
Aerosol	A suspension of solid or liquid particles in a gaseous medium.
Agreement	Agreement in writing.
Annually	All or part of a period of twelve consecutive months.
Application	The application by the licensee for this licence.
Appropriate Facility	A waste management facility, duly authorised under relevant law and technically suitable.
Attachment	Any reference to Attachments in this licence refers to attachments submitted as part of this licence application.
BAT	Best Available Techniques.
BAT Conclusions	A document containing the parts of a BAT reference document laying down the conclusions on best available techniques, their description, information to assess their applicability, the emission levels associated with the best available techniques, associated monitoring, associated consumption levels and, where appropriate, relevant site remediation measures.
BAT reference document	A document drawn up by the Commission of the European Union in accordance with Article 13 of the Industrial Emissions Directive, resulting from the exchange of information in accordance with that Article of that Directive and describing, in particular, applied techniques, present emissions and consumption levels, techniques considered for the determination of best available techniques as well as BAT conclusions and any emerging techniques, particular consideration having been given to the same matters as are specified in subparagraphs (i) to (xii) of section 5(3)(b) of the EPA Acts 1992 to 2013.
Biannually	At approximately six – monthly intervals.
Biennially	Once every two years.
BOD	5 day Biochemical Oxygen Demand (without nitrification suppression).

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CEN	Comité Européen De Normalisation – European Committee for Standardisation.
COD	Chemical Oxygen Demand.
Commercial waste	As defined in Section 5(1) of the Waste Management Act 1996, as amended.
CRO Number	Company Register Number.
Compliance Point	The point (location, depth) at which a compliance value should be met. Generally it is represented by a borehole or monitoring well from which representative groundwater samples can be obtained.
Compliance Testing	This constitutes periodical testing to determine whether a waste complies with waste acceptance criteria. The tests focus on key variables and behaviour identified by basic characterisation.
Compliance Value	The concentration of a substance and associated compliance regime that, when not exceeded at the compliance point, will prevent pollution and/or achieve water quality objectives at the receptor.
Containment boom	A boom that can contain spillages and prevent them from entering drains or watercourses or from further contaminating watercourses.
Daily	During all days of plant operation and, in the case of emissions, when emissions are taking place; with at least one measurement on any one day.
Day	Any 24 hour period.
Daytime	0700 hrs to 1900 hrs.
dB(A)	Decibels (A weighted).
DO	Dissolved oxygen.
EMP	Environmental Management Programme.
EPA	Environmental Protection Agency.
Environmental damage	As defined in Directive 2004/35/EC.
European Waste Catalogue (EWC)	A harmonised, non-exhaustive list of wastes drawn up by the European Commission and published as Commission Decision 2000/532/EC and any subsequent amendment published in the Official Journal of the European Community.
Evening Time	1900hrs to 2300hrs.
Facility	Any site or premises used for the purpose of the recovery or disposal of waste.

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Fortnightly	A minimum of 24 times per year, at approximately two week intervals.		
Green Waste	Waste wood (excluding timber), plant matter such as grass cuttings, and other vegetation.		
Groundwater	Has the meaning assigned to it by Regulation 3 of the European Communities Environmental Objectives (Groundwater) Regulations 2010 (S.I. No. 9 of 2010).		
ha	Hectare.		
Heavy metals	This term is to be interpreted as set out in "Parameters of Water Quality, Interpretation and Standards" published by the Agency in 2001. ISBN 1- 84095-015-3.		
Hours of operation	The hours during which the facility is authorised to be operational.		
Hours of waste acceptance	The hours during which the facility is authorised to accept waste.		
IE	Industrial Emissions.		
Incident	 The following shall constitute as incident for the purposes of this licence: (i) an emergency; (ii) any emission which does not comply with the requirements of this licence; (iii) any exceedance of the daily duty capacity of the waste handling equipment; (iv) any trigger level specified in this licence which is attained or exceeded; and, (v) any indication that environmental pollution has, or may have, taken place. 		
Industrial Emissions Directive	"Industrial Emissions Directive" means Directive 2010/75/EU of the European Parliament and of the Council of 24 November 2010 on industrial emissions (integrated pollution prevention and control) (Recast).		
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 must not endanger the quality of surface water and/or groundwater.		
Installation	A stationary technical unit or plant where the activity concerned referred to in the First Schedule of EPA Acts 1992 to 2013 is or will be carried on, and shall be deemed to include any directly associated activity, which has a technical connection with the activity and is carried out on the site of the activity.		

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Irish Water	Irish Water, Colvill House, 24/26 Talbot Street, Dublin 1.
К	Kelvin.
kPa	Kilopascals.
L _{Aeq} ,T	This is the equivalent continuous sound level. It is a type of average and is used to describe a fluctuating noise in terms of a single noise level over the sample period (T).
L _{Ari} T	The Rated Noise Level, equal to the L_{Aeq} during a specified time interval (T), plus specified adjustments for tonal character and/or impulsiveness of the sound.
Licensee	The Recycling Village Limited, Unit 21 Duleek Business Park, Duleek, County Meath, CRO Number 374465.
Liquid waste	Any waste in liquid form and containing less than 2% dry matter.
List I	As listed in the EC Directives 2006/11/EC and 80/68/EEC and amendments.
List II	As listed in the EC Directives 2006/11/EC and 80/68/EEC and amendments.
Local Authority	Meath County Council.
Maintain	Keep in a fit state, including such regular inspection, servicing, calibration and repair as may be necessary to perform its function adequately.
Mass flow limit	An emission limit value expressed as the maximum mass of a substance that can be emitted per unit time.
Mass flow threshold	A mass flow rate above which a concentration limit applies.
Monthly	A minimum of 12 times per year, at intervals of approximately one month.
Municipal Waste	As defined in Section 5(1) of the Waste Management Act 1996, as amended.
Night-time	2300 hrs to 0700 hrs.
Noise-sensitive location (NSL)	Any dwelling house, hotel or hostel, health building, educational establishment, place of worship or entertainment, or any other facility or area
	of high amenity which for its proper enjoyment requires the absence of noise at nuisance levels.

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PRTR	Pollutant Release and Transfer Register.
Quarterly	At approximately three – monthly intervals.
Sample(s)	Unless the context of this licence indicates to the contrary, the term samples shall include measurements taken by electronic instruments.
Sanitary effluent	Wastewater from facility toilet, washroom and canteen facilities.
Soil	The top layer of the Earth's crust situated between the bedrock and the surface. The soil is composed of mineral particles, organic matter, water, air and living organisms.
Specified emissions	Those emissions listed in Schedule B: Emission Limits, of this licence.
Source segregated waste	Waste which is separated at source; meaning that the waste is sorted at the point of generation into a recyclable fraction(s) for separate collection (e.g., paper, metal, glass, plastic, bulk dry recyclables, biodegradables, etc.,) and a residual fraction. The expression 'separate at source' shall be construed accordingly.
Standard method	A National, European or internationally recognised procedure (e.g. I.S. EN, ISO, CEN, BS or equivalent); or an in-house documented procedure based on the above references; a procedure as detailed in the current edition of "Standard Methods for the Examination of Water and Wastewater" (prepared and published jointly by A.P.H.A., A.W.W.A. & W.E.F.), American Public Health Association, 1015 Fifteenth Street, N.W., Washington DC 20005, USA; or an alternative method as may be agreed by the Agency.
Storm water	Rain water run-off from roof and non-process areas.
The Agency	Environmental Protection Agency.
тос	Total organic carbon.
Trade effluent	Trade effluent has the meaning given in the Water Services Act, 2007.
Trigger level	A parameter value, the achievement or exceedance of which requires certain actions to be taken by the licensee.
Waste	Any substance or object which the holder discards or intends or is required to discard.
Water Services Authority	Meath County Council.

WEEE Waste Electronic and Electrical Equipment.

Weekly During all weeks of plant operation and, in the case of emissions, when emissions are taking place; with at least one measurement in any one week.

Decision & Reasons for the Decision

The Environmental Protection Agency is satisfied, on the basis of the information available, that subject to compliance with the conditions of this licence, any emissions from the activity will comply with and will not contravene any of the requirements of Section 83(5) of the Environmental Protection Agency Act 1992 as amended.

In reaching this decision the Environmental Protection Agency has considered the documentation relating to the licence application, register number W0286-01. This includes supporting documentation received from the applicant, a submission received from a third party and the report of the Licensing Inspector.

A screening for Appropriate Assessment was undertaken to assess, in view of best scientific knowledge and the conservation objectives of the site, if the activity, individually or in combination with other plans or projects is likely to have a significant effect on a European Site(s). In this context, particular attention was paid to the European Sites at the Boyne Estuary (SPA 004080); the River Nanny Estuary & Shore (SPA 004158); the River Boyne & Blackwater (SPA 004232); the River Boyne & Blackwater (SAC 002299) and the Agency considered, for the reasons set out below that the activity is not directly connected with or necessary to the management of those sites as European Sites and that it can be excluded on the basis of objective scientific information, that the activity, individually or in combination with other plans or projects, will have a significant effect on a European site, and accordingly the Inspector determined that an Appropriate Assessment of the activity is not required.

It has been determined that this installation is not likely to have significant effects on any European site due to the absence of significant environmental emissions, the nature and size of waste operations and the distance between the installation and the European sites.

Part I Schedule of Activities Licensed

In pursuance of the powers conferred on it by the Environmental Protection Agency Act 1992 as amended, the Agency proposes to grant this Industrial Emissions licence to:

The Recycling Village, Unit 21 Duleek Business Park, Commons, Duleek, County Meath, CRO Number 374465

under Section 83(1) of the said Act to carry on the following activities:

- 11.1: The recovery or disposal of waste in a facility, within the meaning of the Act of 1996, which facility is connected or associated with another activity specified in the 1st Schedule of the EPA Act 1992 as amended, in respect of which a licence or revised licence under Part IV is in force or in respect of which a licence under the said part is or will be required.
- 11.2 (d) (f): Disposal or recovery of hazardous waste with a capacity exceeding 10 tonnes per day involving one or more of the following activities:
 - (d) repackaging prior to submission to any of the other activities listed in paragraph 11.2 or 11.3;
 - (f) recycling or reclamation of inorganic materials other than metals or metal compounds.
- 11.6: Temporary storage of hazardous waste (other than waste referred to in paragraph 11.5) pending any of the activities referred to in paragraph 11.2, 11.3, 11.5 or 11.7, with a total capacity exceeding 50 tonnes, other than temporary storage, pending collection, on the site where the waste is generated

at Unit 21 Duleek Business Park, Commons, Duleek, County Meath subject to the following 12 Conditions, with the reasons therefor and associated schedules attached thereto.

Part II Schedule of Activities Refused

None of the proposed activities as set out in the licence application have been refused.

Part III Conditions

Condition 1. Scope

- 1.1 Industrial Emissions Directive and other activities at this installation shall be restricted to those listed and described in *Part I Schedule of Activities Licensed*, and shall be as set out in the licence application or as modified under Condition 1.4 of this licence and subject to the conditions of this licence.
- 1.2 Activities at this facility shall be limited as set out in *Schedule A: Limitations*, of this licence.
- 1.3 For the purposes of this licence, the installation authorised by this licence is the area of land outlined in red on Map No.19606446-1-1 of the application. Any reference in this licence to "installation" shall mean the area thus outlined in red. The licensed activities shall be carried on only within the area outlined.
- 1.4 No alteration to, or reconstruction in respect of, the activity, or any part thereof, that would, or is likely to, result in
 - (i) a material change or increase in:
 - the nature or quantity of any emission;
 - the abatement/treatment or recovery systems;
 - the range of processes to be carried out;
 - the fuels, raw materials, intermediates, products or wastes generated, or

(ii) any changes in:

site management, infrastructure or control with adverse environmental significance;

shall be carried out or commenced without prior notice to, and without the agreement of, the Agency.

- 1.5 The installation shall be controlled, operated and maintained, and emissions shall take place as set out in the licence. All programmes required to be carried out under the terms of this licence become part of this licence.
- 1.6 Waste Acceptance Hours and Hours of Operation
 - 1.6.1 Waste shall be accepted at or dispatched from the installation only between the hours of 08:00 and 18:00 Monday to Friday inclusive, and between the hours 08:00 and 14:00 on Saturdays.
 - 1.6.2 The installation shall be operated only during the hours of 08:00 and 18:00 Monday to Friday inclusive, and 08:00 to 14:00 on Saturdays, unless otherwise agreed by the Agency.
 - 1.6.3 Waste shall not be accepted at the installation on Sundays or on public holidays unless otherwise agreed by the Agency.
- 1.7 This licence is for the purposes of Industrial Emissions licensing under the EPA Act 1992 as amended only and nothing in this licence shall be construed as negating the licensee's statutory obligations or requirements under any other enactments or regulations.

Reason: To clarify the scope of this licence.

Condition 2. Management of the Installation

- 2.1 Installation Management
 - 2.1.1 The licensee shall employ a suitably qualified and experienced installation manager who shall be designated as the person in charge. The installation manager or a nominated, suitably qualified and experienced deputy shall be present on the facility at all times during its operation or as otherwise required by the Agency.
 - 2.1.2 The licensee shall ensure that personnel performing specifically assigned tasks shall be qualified on the basis of appropriate education, training and experience as required and shall be aware of the requirements of this licence.
- 2.2 Environmental Management System (EMS)
 - 2.2.1 The licensee shall establish and maintain an Environmental Management System (EMS) which shall incorporate energy efficiency management. The EMS shall be reviewed for suitability, adequacy and effectiveness and updated on an annual basis.
 - 2.2.2 The EMS shall include, as a minimum, the following elements:
 - 2.2.2.1 An environmental policy defined for the Installation
 - 2.2.2.2 Management and Reporting Structure.
 - 2.2.2.3 Schedule of Environmental Objectives and Targets.

The licensee shall prepare and maintain a Schedule of Environmental Objectives and Targets. The schedule shall, as a minimum, provide for a review of all operations and processes, including an evaluation of practicable options, for energy and resource efficiency, the use of cleaner technology, cleaner production and the prevention, reduction and minimisation of waste and shall include waste reduction targets. The schedule shall include time frames for the achievement of set targets and shall address a five-year period as a minimum. The schedule shall be reviewed annually and amendments thereto notified to the Agency for agreement as part of the Annual Environmental Report (AER).

2.2.2.4 Environmental Management Programme (EMP)

The licensee shall not later than six months from the date of grant of this licence, submit to the Agency for agreement an EMP, including a time schedule, for achieving the Environmental Objectives and Targets prepared under Condition 2.2.2.2. Once agreed the EMP shall be established and maintained by the licensee. It shall include:

- designation of responsibility for targets;
- the means by which they may be achieved;
- the time within which they may be achieved.

The EMP shall be reviewed annually and amendments thereto notified to the Agency for agreement as part of the Annual Environmental Report (AER).

A report on the programme, including the success in meeting agreed targets, shall be prepared and submitted to the Agency as part of the AER. Such reports shall be retained on-site for a period of not less than seven years and shall be available for inspection by authorised persons of the Agency.

- 2.2.2.5 Documentation
 - (i) The licensee shall establish and maintain an environmental management documentation system which shall be to the satisfaction of the Agency.

- (ii) The licensee shall issue a copy of this licence to all relevant personnel whose duties relate to any condition of this licence.
- 2.2.2.6 Corrective and Preventative Action
 - (i) The licensee shall establish procedures to ensure that corrective and preventative action is taken should the specified requirements of this licence not be fulfilled. The responsibility and authority for persons initiating further investigation and corrective and preventative action in the event of a reported non-conformity with this licence shall be defined.
 - (ii) Where a breach of one or more of the conditions of this licence occurs, the licensee shall without delay take measures to restore compliance with the conditions of this licence in the shortest possible time and any feasible preventative actions to prevent recurrence of the breach.
 - (iii) All corrective and preventative actions shall be documented.
- 2.2.2.7 Internal Audits

The licensee shall establish and maintain a programme for independent (where practicable) internal audits of the EMS. Such audits shall be carried out at least once every three years. The audit programme shall determine whether or not the EMS is being implemented and maintained properly, and in accordance with the requirements of the licence. Audit reports and records of resultant corrective and preventative actions shall be maintained as part of the EMS in accordance with condition 2.2.2.5.

2.2.2.8 Awareness and Training

The licensee shall establish and maintain procedures for identifying training needs, and for providing appropriate training, for all personnel whose work can have a significant effect upon the environment. Appropriate records of training shall be maintained.

2.2.2.9 Communications Programme

The licensee shall establish and maintain a Public Awareness and Communications Programme to ensure that members of the public are informed and can obtain information at the installation, at all reasonable times, concerning the environmental performance of the installation.

2.2.2.10 Maintenance Programme

The licensee shall establish and maintain a programme for maintenance of all plant and equipment based on the instructions issued by the manufacturer/supplier or installer of the equipment. Appropriate record keeping and diagnostic testing shall support this maintenance programme. The licensee shall clearly allocate responsibility for the planning, management and execution of all aspects of this programme to appropriate personnel (see Condition 2.1 above). The maintenance programme shall use appropriate techniques and measures to ensure the optimisation of energy efficiency in plant and equipment.

2.2.2.11 Efficient Process Control

The licensee shall establish and maintain a programme to ensure there is adequate control of processes under all modes of operation. The programme shall identify the key indicator parameters for process control performance, as well as identifying methods for measuring and controlling these parameters. Abnormal process operating conditions shall be documented, and analysed to identify any necessary corrective action.

Reason: To make provision for management of the activity on a planned basis having regard to the desirability of on-going assessment, recording and reporting of matters affecting the environment.

Condition 3. Infrastructure and Operation

- 3.1 The licensee shall establish and maintain, for each component of the facility, all infrastructure referred to in this licence in advance of the commencement of the licensed activities in that component, or as required by the conditions of this licence. Infrastructure specified in the application that relates to the environmental performance of the installation and is not specified in the licence, shall be installed in accordance with the schedule submitted in the application.
- 3.2 The licensee shall have regard to the following when selecting and/or designing any new plant or infrastructure:
 - (i) Energy efficiency; and
 - (ii) The environmental impact of eventual decommissioning.
- 3.3 Installation Notice Board
 - 3.3.1 The licensee shall within one month of the date of grant of this licence, provide an Installation Notice Board on the installation so that it is legible to persons outside the main entrance to the facility. The minimum dimensions of the board shall be 1200 mm by 750 mm. The notice board shall be maintained thereafter.
 - 3.3.2 The board shall clearly show:
 - (i) the name and telephone number of the facility;
 - (ii) the normal hours of opening/operation;
 - (iii) the name of the licence holder;
 - (iv) an emergency out of hours contact telephone number;
 - (v) the licence reference number; and
 - (vi) where environmental information relating to the facility can be obtained.
 - 3.3.3 A plan of the installation clearly identifying the location of each storage and treatment area shall be displayed as close as is possible to the entrance to the installation. The plan shall be displayed on a durable material such that is legible at all times. The plan shall be replaced as material changes to the installation are made.
- 3.3 Installation Security
 - 3.3.1 Security fencing, walls and gates shall be maintained.
 - 3.3.2 The licensee shall maintain a CCTV system which records all truck movement into and out of the installation. The CCTV system shall be operated at all times and copies of recordings kept on site and made available to the Agency on request.
 - 3.3.3 Gates shall be locked shut when the facility is unsupervised.
 - 3.3.4 The licensee shall remedy any defect in the gates and/or fencing as follows:
 - (i) a temporary repair shall be made by the end of the working day; and
 - (ii) a repair to the standard of the original gates and/or fencing shall be undertaken within three working days.
- 3.4 Waste Inspection and Quarantine Areas
 - 3.4.1 A Waste Inspection Area and a Waste Quarantine Area shall be provided and maintained at the installation.
 - 3.4.2 These areas shall be constructed and maintained in a manner suitable, and be of a size appropriate, for the inspection of waste and subsequent quarantine if required.

The waste inspection, storage and quarantine areas shall be clearly identified and segregated from each other.

- 3.4.3 All drainage from these areas shall be collected for safe disposal.
- 3.5 Waste handling, ventilation and processing plant
 - 3.5.1 Items of plant deemed critical to the efficient and adequate processing of waste at the installation (including *inter alia* waste-loading vehicles and trailers) shall be provided on the following basis:
 - (i) 100% duty capacity;
 - (ii) 20% standby capacity available on a routine basis; and
 - (iii) Provision of contingency arrangements and/or backup and spares in the case of breakdown of critical equipment.
 - 3.5.2 The licensee shall maintain data for inspection by the Agency detailing the duty and standby capacity in tonnes per day of all waste handling and processing equipment to be used at the facility. These capacities shall be based on the licensed waste intake, as per *Schedule A: Limitations*, of this licence.
 - 3.5.3 The quantity of waste to be accepted at the installation on a daily basis shall not exceed the duty capacity of the equipment at the facility. Any exceedance of this intake shall be treated as an incident.
- 3.6 The licensee shall install on all emission points such sampling points or equipment, including any data-logging or other electronic communication equipment, as may be required by the Agency. All such equipment shall be consistent with the safe operation of all sampling and monitoring systems.
- 3.7 In the case of composite sampling of aqueous emissions from the operation of the installation, a separate composite sample or homogeneous sub-sample (of sufficient volume as advised) shall be refrigerated immediately after collection and retained as required for EPA use.
- 3.8 The licensee shall clearly label and provide safe and permanent access to all on-site sampling and monitoring points and to off-site points as required by the Agency. The requirement with regard to off-site points is subject to the prior agreement of the landowner(s) concerned.
- 3.9 Tank, Container and Drum Storage Areas
 - 3.9.1 All tank, container and drum storage areas shall be rendered impervious to the materials stored therein. Bunds shall be designed having regard to Agency guidelines 'Storage and Transfer of Materials for Scheduled Activities' (2004).
 - 3.9.2 All tank and drum storage areas shall, as a minimum, be bunded, either locally or remotely, to a volume not less than the greater of the following:
 - (i) 110% of the capacity of the largest tank or drum within the bunded area; or
 - (ii) 25% of the total volume of substance that could be stored within the bunded area.
 - 3.9.3 All drainage from bunded areas shall be treated as contaminated unless it can be demonstrated to be otherwise. All drainage from bunded areas shall be diverted for collection and safe disposal.
 - 3.9.4 All inlets, outlets, vent pipes, valves and gauges must be within the bunded area.
 - 3.9.5 All tanks, containers and drums and pipework shall be labelled to clearly indicate their contents, capacity and flow direction.
- 3.10 The licensee shall have in storage an adequate supply of containment booms and/or suitable absorbent material to contain and absorb any spillage at the installation. Once used, the absorbent material shall be disposed of at an appropriate facility.

3.11 Silt Traps and Oil Separators

The licensee shall maintain silt traps and oil separators at the installation as follows:

- (i) Silt traps to ensure that all storm water discharges, other than from roofs, from the installation pass through a silt trap in advance of discharge;
- (ii) An oil separator on the storm water discharge from yard areas. The separator shall be a Class I full retention separator.

The silt traps and separator shall be in accordance with I.S. EN-858-2: 2003 (separator systems for light liquids

- 3.12 All pump sumps, storage tanks, lagoons or other treatment plant chambers from which spillage of environmentally significant materials might occur in such quantities as are likely to breach local or remote containment or separators, shall be fitted with high liquid level alarms (or oil detectors as appropriate).
- 3.13 The provision of a catchment system to collect any leaks from flanges and valves of all over-ground pipes used to transport material other than water shall be examined. This shall be incorporated into a Schedule of Environmental Objectives and Targets set out in Condition 2 of this licence for the reduction in fugitive emissions.
- 3.14 Fire-water Retention
 - 3.14.1 The licensee shall carry out a risk assessment to determine if the activity should have a fire-water retention facility. The licensee shall submit the assessment and a report to the Agency on the findings and recommendations of the assessment within six months of the date of grant of this licence.
 - 3.14.2 In the event that a significant risk exists for the release of contaminated fire-water, the licensee shall, based on the findings of the risk assessment, prepare and implement, with the agreement of the Agency, a suitable risk management programme. The risk management programme shall be fully implemented within three months of date of notification by the Agency.
 - 3.14.3 In the event of a fire or a spillage to storm water, the site storm water shall be diverted to the containment pond. The licensee shall examine, as part of the response programme in Condition 3.14.2 above, the provision of automatic diversion of storm water to the containment pond. The licenses shall have regard to any guidelines issued by the Agency with regard to firewater retention.
 - 3.14.4 The licensee shall have regard to the Environmental Protection Agency Draft Guidance Note to Industry on the Requirements for Fire-Water Retention Facilities when implementing Conditions 3.14.1 and 3.14.2 above.
- 3.15 All wellheads, as shown on the Baseline Report, submitted as part of the licence application shall be adequately protected to prevent contamination or physical damage.
- 3.16 The licensee shall within three months of the date of grant of this licence install in a prominent location on the site a wind sock, or other wind direction indicator, which shall be visible from the public roadway outside the site.

Reason: To provide for appropriate operation of the facility to ensure protection of the environment.

Condition 4. Interpretation

- 4.1 Emission limit values for emissions to atmosphere in this licence shall be interpreted in the following way:
 - 4.1.1 Non-Continuous Monitoring
 - (i) For any parameter where, due to sampling/analytical limitations, a 30 minute sample is inappropriate, a suitable sampling period should be employed and the value obtained therein shall not exceed the emission limit value.
 - (ii) For flow, no hourly or daily mean value, calculated on the basis of appropriate spot readings, shall exceed the relevant limit value.
 - (iii) For all other parameters, no 30 minute mean value shall exceed the emission limit value.
- 4.2 The concentration and volume flow limits for emissions to atmosphere specified in this licence shall be achieved without the introduction of dilution air and shall be based on gas volumes under standard conditions of:
 - 4.2.1 From non-combustion sources:

Temperature 273K, Pressure 101.3 kPa (no correction for oxygen or water content).

- 4.3 Where the ability to measure a parameter is affected by mixing before emission, then, with agreement from the Agency, the parameter may be assessed before mixing takes place.
- 4.4 Noise:

Noise from the facility shall not give rise to sound pressure levels $(L_{Aeq. T})$ of the installation, measured at the NSL's in the vicinity of the installation, which exceed the limit value(s).

4.5 Dust and Particulate Matter

Dust and particulate matters from the activity shall not give rise to deposition levels which exceed the limit value.

Reason: To clarify the interpretation of limit values fixed under the licence.

Condition 5. Emissions

- 5.1 No specified emission from the installation shall exceed the emission limit values set out in *Schedule B: Emission Limits*, of this licence. There shall be no other emissions of environmental significance.
- 5.2 No emissions, including dust from the activity carried out on or at the site, shall result in an impairment of, or an interference with amenities or the environment beyond the installation boundary or any other legitimate uses of the environment beyond the installation boundary.
- 5.3 No substance shall be discharged in a manner, or at a concentration, that, following initial dilution, causes tainting of fish or shellfish.
- 5.4 The licensee shall ensure that all or any of the following:
 - Vermin
 - Dust
 - Litter

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associated with the activity do not result in an impairment of, or an interference with, amenities or the environment at the installation or beyond the installation boundary or any other legitimate uses of the environment beyond the installation boundary. Any method used by the licensee to control or prevent any such impairment/interference shall not cause environmental pollution.

5.5 There shall be no emissions to groundwater.

Reason: To provide for the protection of the environment by way of control and limitation of emissions.

Condition 6. Control and Monitoring

- 6.1 The licensee shall carry out such sampling, analyses, measurements, examinations, maintenance and calibrations as set out below and as in accordance with *Schedule C: Control & Monitoring*, of this licence.
 - 6.1.1 Analyses shall be undertaken by competent staff in accordance with documented operating procedures.
 - 6.1.2 Such procedures shall be assessed for their suitability for the test matrix and performance characteristics shall be determined.
 - 6.1.3 Such procedures shall be subject to a programme of Analytical Quality Control using control standards with evaluation of test responses.
 - 6.1.4 Where any analysis is sub-contracted it shall be to a competent laboratory.
- 6.2 The licensee shall ensure that:
 - (i) sampling and analysis for all parameters listed in the Schedules to this licence; and
 - (ii) any reference measurements for the calibration of automated measurement systems;

shall be carried out in accordance with CEN-standards. If CEN standards are not available, ISO, national or international standards that will ensure the provision of data of an equivalent scientific quality shall apply.

- 6.3 All automatic monitors and samplers shall be functioning at all times (except during maintenance and calibration) when the activity is being carried on unless alternative sampling or monitoring has been agreed in writing by the Agency for a limited period. In the event of the malfunction of any continuous monitor, the licensee shall contact the Agency as soon as practicable, and alternative sampling and monitoring facilities shall be put in place. The use of alternative equipment, other than in emergency situations, shall be as agreed by the Agency.
- 6.4 Monitoring and analysis equipment shall be operated and maintained as necessary so that monitoring accurately reflects the emission/discharge (or ambient conditions where that is the monitoring objective).
- 6.5 All treatment/abatement and emission control equipment shall be calibrated and maintained in accordance with the instructions issued by the manufacturer/supplier or installer.
- 6.6 The frequency, methods and scope of monitoring, sampling and analyses, as set out in this licence, may be amended with the agreement of the Agency following evaluation of test results.
- 6.7 The licensee shall prepare a programme, to the satisfaction of the Agency, for the identification and reduction of fugitive emissions using an appropriate combination of best available techniques. This programme shall be included in the Environmental Management Programme.

- 6.8 The drainage system (i.e., gullies, manholes, any visible drainage conduits and such other aspects as may be agreed) and bunds shall be inspected weekly and desludged as necessary. All sludge and drainage from these operations shall be collected for safe disposal. The drainage system and bunds shall be properly maintained at all times.
- 6.9 The integrity and water tightness of all underground pipes, tanks, bunding structures and containers and their resistance to penetration by water or other materials carried or stored therein shall be tested and demonstrated by the licensee. This testing shall be carried out by the licensee at least once every three years and reported to the Agency on each occasion. This testing shall be carried out in accordance with any guidance published by the Agency. A written record of all integrity tests and any maintenance or remedial work arising from them shall be maintained by the licensee.
- 6.10 Storm Water
 - 6.10.1 A visual examination of the storm water discharges shall be carried out daily. A log of such inspections shall be maintained on-site.
 - 6.10.2 The licensee shall, within six months of the date of grant of this licence, establish suitable trigger levels for ammonia, conductivity, COD, suspended solids, aluminium, chromium, cadmium, copper, cobalt, lead, nickel, zinc, arsenic, mercury or other parameters as may be agreed or directed by the Agency, in storm water discharges, such that storm waters exceeding these levels will be diverted for retention and suitable disposal.
 - 6.10.3 The licensee shall have regard to the Environmental Protection Agency "Guidance on the setting of trigger values for storm water discharges to off-site surface waters at EPA IPPC and Waste licensed facilities" when establishing the suitable trigger levels. For those parameters for which there are environmental quality standards in the European Communities Environmental Objectives (Surface Waters) Regulations 2009, the trigger level shall not exceed the environmental quality standard unless otherwise agreed by the Agency.
 - 6.10.4 The licensee shall within six months of the date of grant of this licence, develop and maintain to the satisfaction of the Agency a response programme to address instances where the trigger level values, as agreed by the Agency, are achieved or exceeded. This response programme shall include actions designed to ensure that there will be no storm water discharges of environmental significance.
 - 6.10.5 The licensee shall compare the results of monitoring of storm water run-off carried out in accordance with *Schedule C..2.3, Monitoring of Storm Water Emissions*, of this licence against agreed trigger levels.
 - 6.10.6 Exceedance of a trigger level set under this condition shall be regarded as an incident. Following the exceedance of a trigger level, the monitoring frequency at the emission point, for the exceeded parameter, shall be increased to weekly until such time as the emission falls below the trigger level.
- 6.11 Noise
 - 6.11.1 The licensee shall carry out a noise survey of the site operations annually. The survey programme shall be undertaken in accordance with the methodology specified in the 'Guidance Note for Noise: Licence Applications, Surveys and Assessments in Relation to Scheduled Activities (NG4)' as published by the Agency.
 - 6.11.2 The licensee shall implement any noise attenuation measures as required by the Agency, having regard to the principles of BAT, to ensure compliance with the noise limits specified in this licence.

6.12 Pollutant Release and Transfer Register (PRTR)

The licensee shall prepare and report a PRTR for the site. The substance and/or wastes to be included in the PRTR shall be as agreed by the Agency each year by reference to EC Regulations No. 166/2006 concerning the establishment of the European Pollutant Release and Transfer Register. The PRTR shall be prepared in accordance with any relevant guidelines issued by the Agency and shall be submitted electronically in a format specified by the Agency.

- 6.13 The licensee shall within six months of the date of grant of this licence, develop and establish a Data Management System for collation, archiving, assessing and graphically presenting the monitoring data generated as a result of this licence.
- 6.14 Soil Monitoring

The licensee shall carry out soil monitoring at the site of the installation at least once every ten years. The sampling and monitoring shall be carried out in accordance with any guidance or procedure as may be specified by the Agency.

Reason: To provide for the protection of the environment by way of treatment and monitoring of emissions.

Condition 7. Resource Use and Energy Efficiency

- 7.1 The licensee shall carry out an audit of the energy efficiency of the site within one year of the date of grant of this licence. The audit shall be carried out in accordance with the guidance published by the Agency, "Guidance Note on Energy Efficiency Auditing". The energy efficiency audit shall be repeated at intervals as required by the Agency.
- 7.2 The audit shall identify all practicable opportunities for energy use reduction and efficiency and the recommendations of the audit will be incorporated into the Schedule of Environmental Objectives and Targets under Condition 2 above.
- 7.3 The licensee shall identify opportunities for reduction in the quantity of water used on site including recycling and reuse initiatives, wherever possible. Reductions in water usage shall be incorporated into Schedule of Environmental Objectives and Targets.
- 7.4 The licensee shall undertake an assessment of the efficiency of use of raw materials in all processes, having particular regard to the reduction in waste generated. The assessment should take account of best international practice for this type of activity. Where improvements are identified, these shall be incorporated into the Schedule of Environmental Objectives and Targets.

Reason: To provide for the efficient use of resources and energy in all site operations.

Condition 8. Materials Handling

- 8.1 Disposal or recovery of waste on-site shall only take place in accordance with the conditions of this licence and in accordance with the appropriate National and European legislation and protocols.
- 8.2 Waste sent off-site for recovery or disposal shall be transported only by an authorised waste contractor. The waste shall be transported from the site of the activity to the site of recovery/disposal in a manner that will not adversely affect the environment and in accordance with the appropriate National and European legislation and protocols.

- 8.3 The licensee shall ensure that, in advance of transfer to another person, waste shall be classified, packaged and labelled in accordance with National, European and any other standards which are in force in relation to such labelling.
- 8.4 The loading and unloading of materials shall be carried out in designated areas protected against spillage and leachate run-off.
- 8.5 Waste storage
 - 8.5.1 The licensee shall establish and maintain, to the satisfaction of the Agency, a Waste Storage Plan for the storage of waste.
 - 8.5.2 Waste shall be stored in designated waste storage areas, protected as appropriate against spillage and leachate run-off. The waste shall be clearly labelled and appropriately segregated.
 - 8.5.3 Outdoor waste or material storage areas shall comprise suitable containers or covers that prevent the generation of contaminated rainwater.
- 8.6 All waste processing including sorting, shredding and baling processes shall be carried out within buildings. All processes with the potential to generate fugitive dust or other emissions shall be carried out within buildings.
- 8.7 The licensee shall ensure that all vehicles delivering waste to and removing waste from the installation are appropriately covered.
- 8.8 Unless approved in writing, in advance, by the Agency the licensee is prohibited from mixing a hazardous waste of one category with a hazardous waste of another category or with any other non-hazardous waste.
- 8.9 No waste classified as waste classified as green list waste in accordance with the EU Shipment of Waste Regulations (Council Regulation EEC No. 1013/2006, as may be amended) shall be consigned for recovery without the agreement of the Agency
- 8.10 The licensee shall neither import waste into the State nor export waste out of the State except in accordance with the relevant provisions of Regulation (EC) No 1013/2006 of the European Parliament and of the Council of 14th June 2006 on shipments of waste and associated national regulations
- 8.11 Waste Acceptance and Characterisation Procedures:
 - 8.11.1 Waste shall be accepted at the installation only from civic amenity centres, waste management facilities or holders of waste collection permits, unless exempted or excluded, issued under the Waste Management Act 1996 as amended. Copies of these waste collection permits shall be maintained at the facility.
 - 8.11.2 The licensee shall develop and maintain detailed written procedures and criteria for:
 - (i) characterisation, compliance testing, acceptance, on-site verification and handling of all wastes arriving at the installation;
 - (ii) rejection of unacceptable incoming waste; and
 - (iii) ensuring adequate storage capacity exists in advance of waste acceptance.
 - 8.11.3 Waste arriving at the facility shall be inspected at the point of entry to the facility and subject to this inspection, shall be weighed, documented and directed to the appropriate process area or storage area. Each load of waste shall be further inspected while being unloaded. Only after such inspection shall the waste be put into storage or directed to a process area.
 - 8.11.4 Any waste deemed unsuitable for processing at the facility and/or in contravention of this licence shall be immediately separated and removed from the facility at the earliest possible time. Temporary storage of such wastes shall be in a designated Waste Quarantine Area. Waste shall be stored under

appropriate conditions in the quarantine area to avoid any nuisance or objectionable condition.

- 8.11.5 Waste shall be accepted at the facility only from known customers or new customers subject to initial waste profiling and waste characterisation off-site. The written records of this off-site waste profiling and characterisation shall be retained by the licensee for all active customers and for a two year period following termination of licensee/customer agreement.
- 8.11.6 Any waste deemed unsuitable for processing at the facility and/or in contravention of this licence shall be immediately separated and removed from the facility at the earliest possible time. Temporary storage of such wastes shall be in a designated Waste Quarantine Area. Waste shall be stored under appropriate conditions in the quarantine area to avoid putrefaction, odour generation, the attraction of vermin and any other nuisance or objectionable condition.

Reason: To provide for the appropriate handling of material and the protection of the environment.

Condition 9. Accident Prevention and Emergency Response

- 9.1 The licensee shall within six months of the date of grant of this licence, ensure that a documented Accident Prevention Procedure is in place that addresses the hazards on-site, particularly in relation to the prevention of accidents with a possible impact on the environment. This procedure shall be reviewed annually and updated as necessary.
- 9.2 The licensee shall within six months of the date of grant of this licence, ensure that a documented Emergency Response Procedure is in place, that addresses any emergency situation which may originate on-site. This procedure shall include provision for minimising the effects of any emergency on the environment. This procedure shall be reviewed annually and updated as necessary.
- 9.3 Incidents
 - 9.3.1 In the event of an incident the licensee shall immediately:
 - (i) carry out an investigation to identify the nature, source and cause of the incident and any emission arising therefrom;
 - (ii) isolate the source of any such emission;
 - (iii) evaluate the environmental pollution, if any, caused by the incident;
 - (iv) identify and execute measures to minimise the emissions/malfunction and the effects thereof;
 - (v) identify the date, time and place of the incident;
 - (vi) notify the Agency and other relevant authorities.
 - 9.3.2 Where an incident or accident that significantly affects the environment occurs, the licensee shall, without delay take measures to limit the environmental consequences of the incident or accident and to prevent further incident or accident.

Reason: To provide for the protection of the environment.

Condition 10. Decommissioning & Residuals Management

10.1 Following termination, or planned cessation for a period greater than six months, of use or involvement of all or part of the site in the licensed activity, the licensee shall, to the satisfaction of the Agency, decommission, render safe or remove for disposal/recovery any soil, subsoil, buildings, plant or equipment, or any waste, materials or substances or other matter contained therein or thereon, that may result in environmental pollution.

10.2 Decommissioning Management Plan (DMP)

- 10.2.1 The licensee shall prepare, to the satisfaction of the Agency, a fully detailed and costed plan for the decommissioning or closure of the site or part thereof. This plan shall be submitted to the Agency for agreement within six months of the date of grant of the licence.
- 10.2.2 The plan shall be reviewed at a frequency agreed by the Agency and proposed amendments thereto notified to the Agency for agreement as part of the AER. No amendments may be implemented without the agreement of the Agency.
- 10.2.3 The licensee shall have regard to the Environmental Protection Agency Guidance on Assessing and Costing Environmental Liabilities (2014) and, as appropriate, Guidance on Environmental Liability Risk Assessment, Residuals Management Plans and Financial Provision (2006), and the baseline report, when implementing Condition 10.2.1 above.
- 10.3 The Decommissioning Management Plan shall include, as a minimum, the following:
 - (i) a scope statement for the plan;
 - (ii) the criteria that define the successful decommissioning of the activity or part thereof, which ensures minimum impact on the environment;
 - (iii) a programme to achieve the stated criteria;
 - (iv) where relevant, a test programme to demonstrate the successful implementation of the decommissioning plan; and
 - (v) details of the costings for the plan and the financial provisions to underwrite those costs.
- 10.4 A final validation report to include a certificate of completion for the Decommissioning Management Plan, for all or part of the site as necessary, shall be submitted to the Agency within three months of execution of the plan. The licensee shall carry out such tests, investigations or submit certification, as requested by the Agency, to confirm that there is no continuing risk to the environment.

Reason: To make provision for the proper closure of the activity ensuring protection of the environment.

Condition 11. Notification, Records and Reports

- 11.1 The licensee shall notify the Agency in a format as may be specified by the Agency, as soon as practicable after the occurrence of any of the following:
 - (i) an incident or accident that significantly affects the environment;
 - (ii) any release of environmental significance to atmosphere from any potential emissions point including bypasses;
 - (iii) any breach of one or more of the conditions attached to this licence;
 - (iv) any malfunction or breakdown of key control equipment or monitoring equipment set out in *Schedule C: Control and Monitoring*, of this licence which is likely to lead to loss of control of the abatement system; and

(v) any incident with the potential for environmental contamination of surface water or groundwater, or posing an environment threat to air or land, or requiring an emergency response by the Local Authority.

The licensee shall include as part of the notification, date and time of the incident, summary details of the occurrence, and where available, the steps taken to minimise any emissions.

- 11.2 In the case of any incident relating to discharges to water, the licensee shall notify the Local and Water Services Authority and Irish Water as soon as practicable after such an incident.
- 11.3 The licensee shall make a record of any notification made under Condition 11.1. This record shall include details of the nature, extent, and impact of, and circumstances giving rise to, the incident or accident. The record shall include all corrective and preventative actions taken to manage the incident, minimise wastes generated and the effect on the environment, and avoid recurrence. In the case of a breach of a condition, measures to restore compliance. The licensee shall, as soon as practicable following notification, submit to the Agency, the record.
- 11.4 The licensee shall record all complaints of an environmental nature related to the operation of the activity. Each such record shall give details of the date and time of the complaint, the name of the complainant (if provided), and give details of the nature of the complaint. A record shall also be kept of the response made in the case of each complaint.
- 11.5 The licensee shall record all sampling, analyses, measurements, examinations, calibrations and maintenance carried out in accordance with the requirements of this licence and all other such monitoring which relates to the environmental performance of the facility.
- 11.6 The licensee shall as a minimum keep the following documents at the site:
 - (i) the licences relating to the facility;
 - (ii) the current EMS for the facility;
 - (iii) the previous year's AER for the facility, including all associated procedures, reports, records and other documents;
 - (iv) records of all sampling, analyses, measurements, examinations, calibrations and maintenance carried out in accordance with the requirements of this licence and all other such monitoring which relates to the environmental performance of the facility;
 - (v) relevant correspondence with the Agency;
 - (vi) up-to-date site drawings/plans showing the location of key process and environmental infrastructure, including monitoring locations and emission points;
 - (vii) up-to-date Standard Operational Procedures for all processes, plant and equipment necessary to give effect to this licence or otherwise to ensure that standard operation of such processes, plant or equipment does not result in unauthorised emissions to the environment;
 - (viii) any elements of the licence application or EIS documentation referenced in this licence;
 - (ix) all records of audits.

This documentation shall be available to the Agency for inspection at all reasonable times.

- 11.7 The licensee shall submit to the Agency, by the 31st March of each year, an AER covering the previous calendar year. This report, which shall be to the satisfaction of the Agency, shall include as a minimum the information specified in *Schedule D: Annual Environmental Report*, of this licence and shall be prepared in accordance with any relevant guidelines issued by the Agency.
- 11.8 The licensee shall maintain a computer based record for each load of waste arriving at and departing from the facility. The licensee shall record the following:
 - (i) the date and time;
 - (ii) the name of the carrier (including if appropriate, the waste carrier registration details);
 - (iii) the vehicle registration number;
 - (iv) the trailer, skip or other container unique identification number (where relevant);

- (v) the name of the producer of the waste as appropriate;
- (vi) the name of the waste facility (if appropriate) from which the load originated including the waste licence or waste permit register number;
- (vii) a description of the waste including the associated EWC/HWL codes;
- (viii) the quantity of the waste, recorded in tonnes;
- (ix) details of the treatment(s) to which the waste has been subjected, if any;
- (x) whether the waste is for disposal or recovery and if recovery for what purpose;
- (xi) the name of the person checking the load; and
- (xii) 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.
- 11.9 A full record, which shall be open to inspection by authorised persons of the Agency at all times, shall be kept by the licensee on matters relating to the waste management operations and practices at this site. This record shall be maintained on a monthly basis and shall as a minimum contain details of the following:
 - the tonnages and EWC Code for the waste materials imported and/or sent off-site for disposal/recovery;
 - (ii) the names of the agent and carrier of the waste, and their waste collection permit details, if required (to include issuing authority and vehicle registration number);
 - details of the ultimate disposal/recovery destination facility for the waste and its appropriateness to accept the consigned waste stream, to include its permit/licence details and issuing authority, if required;
 - (iv) written confirmation of the acceptance and disposal/recovery of any hazardous waste consignments sent off-site;
 - (v) details of all waste consigned abroad for Recovery and classified as 'Green' in accordance with the EU Shipment of Waste Regulations (Council Regulation EEC No. 1013/2006, as may be amended). The rationale for the classification must form part of the record;
 - (vi) details of any rejected consignments;
 - (vii) details of any approved waste mixing;
 - (viii) the tonnage and EWC Code for the waste materials recovered/disposed on-site.
- 11.10 The licensee shall submit report(s) as required by the conditions of this licence to the Agency's Headquarters in Wexford, or to such other Agency office as may be specified by the Agency.
- 11.11 Waste Recovery Reports

The licensee shall as part of the Annual Environmental Report for the site, submit a report on the contribution by this installation to the achievement of the waste recovery/recycling objectives stated in Condition 2.2.2.2 and as otherwise may be stated in National and European Union waste policies and shall, as a minimum, include the following:

- (i) the recovery of WEEE
- (ii) the recovery of metals
- (iii) the recycling of batteries and accumulators
- (iv) the separation and recovery of other recyclable materials.
- 11.12 All reports shall be certified accurate and representative by the facility manager or a nominated, suitably qualified and experienced deputy.

Reason: To provide for the collection and reporting of adequate information on the activity.

Condition 12. Financial Charges and Provisions

- 12.1 Agency Charges
 - 12.1.1 The licensee shall pay to the Agency an annual contribution of ϵ 4,563, or such sum as the Agency from time to time determines, having regard to variations in the extent of reporting, auditing, inspection, sampling and analysis or other functions carried out by the Agency, towards the cost of monitoring the activity as the Agency considers necessary for the performance of its functions under the Environmental Protection Agency Act 1992 as amended. The first payment shall be a pro-rata amount for the period from the date of grant of this licence to the 31st day of December, and shall be paid to the Agency within one month from the date of grant of the licence. In subsequent years the licensee shall pay to the Agency such revised annual contribution as the Agency shall from time to time consider necessary to enable performance by the Agency of its relevant functions under the Environmental Protection Agency Act 1992 as amended, and all such payments shall be made within one month of the date upon which demanded by the Agency.
 - 12.1.2 In the event that the frequency or extent of monitoring or other functions carried out by the Agency needs to be increased, the licensee shall contribute such sums as determined by the Agency to defray its costs in regard to items not covered by the said annual contribution.
- 12.2 Environmental Liabilities
 - 12.2.1 The licensee shall as part of the AER, provide an annual statement as to the measures taken or adopted at the site in relation to the prevention of environmental damage, and the financial provisions in place in relation to the underwriting of costs for remedial actions following anticipated events (including closure) or accidents/incidents, as may be associated with the carrying on of the activity.
 - 12.2.2 The licensee shall arrange for the completion, by an independent and appropriate qualified consultant, of a comprehensive and fully costed Environmental Liabilities Risk Assessment (ELRA) which addresses the liabilities from past and present activities. The assessment shall include those liabilities and costs identified in Condition 10 for execution of the DMP. A report on this assessment shall be submitted to the Agency for agreement within six months of date of grant of this licence. The ELRA shall be reviewed as necessary to reflect any significant change on site, and in any case every three years following initial agreement. Review results are to be notified as part of the AER.
 - 12.2.3 As part of the measures identified in Condition 12.2.1, the licensee shall, to the satisfaction of the Agency and prior to waste acceptance exceeding 9,000 tonnes in a calendar year, make financial provision to cover any liabilities associated with the operation (including closure). The amount of indemnity held shall be reviewed and revised as necessary, but at least annually. Proof of renewal or revision of such financial indemnity shall be included in the annual 'Statement of Measures' report identified in Condition 12.2.1.
 - 12.2.4 The licensee shall revise the cost of closure annually and any adjustments shall be reflected in the financial provision made under Condition 12.2.3.
 - 12.2.5 The licensee shall have regard to the Environmental Protection Agency Guidance on Environmental Liability Risk Assessment, Residuals Management Plans and Financial Provision when implementing Conditions 12.2.2 and 12.2.3 above.

Reason: To provide for adequate financing for monitoring and financial provisions for measures to protect the environment.

SCHEDULE A: Limitations

A.1

The following waste related processes are authorised:

- (i) Storage of waste prior to recovery
- (ii) Dismantling and recovery of WEEE
- (iii) Sorting of batteries for transfer to recovery

No additions to these processes are permitted unless agreed in advance by the Agency.

A.2 Waste acceptance

A.2. Waste Categories and Quantity

Hazardous and non-hazardous waste	Maximum waste acceptance
Waste electrical and electronic equipment Note I	15,000 tonnes per annum
Waste lead-acid, primary and portable batteries	

Note 1:

Including waste electrical and electronic equipment (WEEE) as defined in the European Communities (Waste Electrical and Electronic Equipment) Regulations 2014 as well as other waste electrical and electronic equipment of a similar nature that falls outside the scope of the Regulations.

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SCHEDULE B: Emission Limits

B.1 Emissions to Air

Emission Point reference No:	A1 .
Location grid reference:	705230; 769402
Volume to be emitted:	Maximum in any one day: 150,000 m ³ Maximum rate per hour: 10,000 m ³
Minimum discharge height:	5 m above ground

Parameter	Emission Limit Value
Total Particulates	10 mg/m ³

B2 Emissions to Water

There shall be no emissions to water of environmental significance.

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B3 Emissions to Sewer

There shall be no emissions to water of environmental significance.

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B.4 Noise Emissions

Daytime dB(A) LAr (30minutes)	Evening time dB(A) LAr (30 minutes)	Night-time dB(A) LAcq (30 minutes) ^{Note 1}
55	50	45

Note 1: There shall be no clearly audible tonal component or impulsive component in the noise emissions.

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B.5 Ambient Dust Emission Limits:

Measured at monitoring points D-1; D-2; D-3; D-4

Parameter	Emission Limit Value (mg/m ² /day) ^{Note 1}
Total Dust	350
Note 1: 20 day composite cample with the results average	

Note 1: 30 day composite sample with the results expressed in $mg/m^2/day$.

B.6 Emissions to Storm Sewer (storm water run-off)

Measured at SW1, as presented in licence application.

Parameter	Émission Limit Value (mg/l)
Mineral Oils	2



SCHEDULE C: Control & Monitoring

C.1.1. Control of Emissions to Air

Emission Point Reference No:

Description of Treatment:

Dust and carbon filters

Control Parameter	Monitoring	Key Equipment Note 1
Fan extraction rate	Weekly	Air flow sensor
Static pressure (carbon filter)	Weekly	Pressure sensor

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Note 1: The licensee shall maintain appropriate access to standby and/or spares to ensure the operation of the abatement system.

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C.2.1. Monitoring of Emissions to Air

Emission Point Reference No:

Αl

Control Parameter	Monitoring	Analysis Method/Technique
Total Particulates	Quarterly	Standard method
Metals, including Al, As, Cd, Cr, Cu, Hg, Ni, Pb and Zn	Bi-annually	Standard Method

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C.2.2 Ambient Air monitoring

Monitoring Point Reference No:

AD-1; AD-2; AD-3; AD-4

Control Parameter	Monitoring	Analysis Method/Technique
Total dust deposition	Annually	Bergerhoff Guage ^{Note I}
Metal content Note 2	Annually	Standard Method

Note 1:Standard method VDI 21 19 (Measurement of Dustfall, Determination of Dustfall using Bergerhoff
Instrument (Standard Method) German Engineering Institute). Any modifications to eliminate interference
due to algae growth in the gauge should be reported to the Agency.Note 2:Analysis to include the following metals: Al, As, Cd, Cr, Cu, Hg, Ni, Pb, Zn.

C.2.3 Monitoring of Storm Water Emissions

Emission Point Reference No:

SW1

Parameter	Monitoring Frequency	Analysis Method/Technique
Visual Inspection	Daily	Colour and odour check
рН	Biannually	Standard method
COD	Biannually	Standard method
Ammonia (as N)	Biannually	Standard method
Conductivity	Biannually	Standard method
Mineral Oils	Biannually	Standard method
Metals (including Al, As, Cr, Cu, Hg, Ni, Pb, Zn)	Biannually	Standard method

C.3 Noise Monitoring

No additional noise monitoring is required in this schedule.

C.4 Ambient Monitoring

C.4.1 Groundwater Monitoring

Location:

As per Baseline Report Note I

Parameter	Monitoring Frequency	Analysis Method/Techniques
рН	Bi-annually	pH electrode/meter
Ammonia (as N)	Bi-annually	Standard Method
Iron	Bi-annually	Standard Method
Total Phosphorus	Bi-annually	Standard Method
Potassium	Bi-annually	Standard Method
Total coliforms	Bi-annually	Standard Method
Relevant hazardous substances	Biennially	Standard Method

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Note 1: A per 'Baseline Report', submitted as part of the licence application.

Note 2: The relevant hazardous substances for monitoring in groundwater shall be as per the 'Baseline Report' submitted with the application.

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C.4.2 Soil Monitoring

Location:

As per the Baseline report Note 1.

Parameter	Monitoring Frequency	Analysis Method/Techniques
Relevant hazardous substances	Every ten years	Standard Method

Note 1: As per the 'Baseline Report', submitted with the licence application.

Note 2: The relevant hazardous substances for monitoring in soil shall be as per the 'baseline report' submitted with the application, or otherwise agreed by the Agency.

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SCHEDULE D: Annual Environmental Report

Annual Environmenta	Report Content Note 1
Emissions from the facility.	
Waste management record.	
Quantity and composition of waste accepted and re	covered (classified by EWC) Resource
Consumption summary.	
Complaints summary.	
Schedule of Environmental Objectives and Targets	
Environmental management programme – report fo	or previous year.
Environmental management programme – proposa	l for current year.
Pollutant Release and Transfer Register – report fo	r previous year.
Noise monitoring report summary.	
Ambient monitoring summary.	
Fank and pipeline testing and inspection report.	
Reported incidents summary.	
Energy efficiency audit report summary.	
Report on achievement of recycling/recovery targe	ts in accordance with Condition 11.10.
Report on the assessment of the efficiency of use on waste generated.	of raw materials in processes and the reduction in
Report on progress made and proposals being deve of trade effluent discharges.	eloped to minimise water demand and the volume
Reports on financial provision made under this li facility, and a programme for public information.	cence, management and staffing structure of the
Review of decommissioning management plan.	
Statement of measures in relation to prevention (Environmental Liabilities).	of environmental damage and remedial actions
Environmental Liabilities Risk Assessment Rev dictated by relevant on-site change including finan	
Any other items specified by the Agency.	
ote 1: Content may be revised subject to the agreemen	t of the Agency.
igned on behalf of the said Agency	
n the 26 th day of November, 2014	Mary Turner, Authorised Person

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