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Reg. No: W0140-04

Mr David Naughton Nurendale Limited t/a Panda Waste Services Rathdrinagh Beauparc Navan County Meath

18 December 2014

Dear Mr Naughton

I refer to your application for an Industrial Emissions licence, which was received by the Agency on 23rd October 2014.

I am to advise in accordance with Regulation 10(2)(b)(ii) of the EPA (Industrial Emissions) (Licensing) Regulations 2013, that the following information is required in support of the application under Regulation 9 of the Regulations:

- 1. The information provided to the Agency on 23rd October 2014 included:
 - a. a copy of the grant for permission for Planning File Reference No. SA/900875, and
 - b. correspondence from the Meath County Council confirming that Environmental Impact Statements (EIS) were not required in support of planning application File Reference Numbers SA/60656 and SA/900875.

Provide a copy of all grants of permission issued by Meath County Council's Planning Department or An Bord Pleanála relating to activity classes 11.1 and 11.4(b)(i) & (ii).

For each grant of permission attach a copy of the associated EIS or written confirmation from the planning authority that an EIA was not required.

(Regulation 9(2)(e)).

- 2. Describe in detail how each of the requirements of 83(5)(a)(i) to (v) and (vii) to (xa) of the EPA 1992 (as amended) will be met.
 - a. Provide an analysis of the activity as a whole in the context of applicable Best Available Techniques (BAT) conclusions and a description of how BAT will be used to prevent or eliminate or, where that is not practicable, generally to reduce emissions from the installation.

Note: Any *telephone enquiries* in relation to the above should be directed to Caroline Murphy at the number above.

All written communications and replies should be directed to Noeleen Kcavey, Office of Climate, Licensing, Resources & Research, EPA, PO Box 3000, Johnstown Castle Estate, County Wexford.





Download and complete the relevant "Conclusions on BAT" forms that will shortly be available on the Agency's website.

(Regulation 9(2)(h)).

- 3. In the context of Section 83(5)(xi) of the EPA Act 1992, as amended, provide information to allow the Agency to form an opinion as to whether the Applicant is a Fit and Proper Person in accordance with Section 84(4).
- 4. In accordance with Section 83(6) of the EPA Act 1992, as amended, please furnish particulars in respect of the ability of Nurendale Limited trading as Panda Waste Services Limited to meet the financial commitments or liabilities that will be entered into or incurred in carrying on the proposed activity and provide evidence that Nurendale Limited trading as Panda Waste Services Limited will be in a position to make financial provision that is adequate to discharge these financial commitments. Specifically:
 - a. Prepare a fully detailed and costed Closure, Restoration and Aftercare Management Plan (CRAMP) for the installation as a whole, to include as a minimum the following:
 - A scope statement for the plan.
 - The criteria which define the successful closure and restoration of the installation or part thereof, and which ensure minimum impact to the environment.
 - A programme to achieve the stated criteria.
 - Where relevant, a test programme to demonstrate the successful implementation of the plan.
 - Details of the long-term supervision, monitoring, control, maintenance and reporting requirements for the restored installation.
 - Details of the costings for the plan and the financial provisions to underwrite those costs.
 - b. Prepare a fully detailed and costed Environmental Liabilities Risk Assessment (ELRA) which addresses the liabilities and potential liabilities from past and proposed activities, including those liabilities and costs identified in the CRAMP.
 - c. Provide a proposal for financial provision to cover any liabilities associated with the operation and identified in the ELRA and CRAMP. Provide evidence that Nurendale Limited trading as Panda Waste Services Limited will be in a position to put such financial provision in place in the event that an Industrial Emissions licence is granted and prior to new activities commencing.

The preparation of the CRAMP and ELRA and evaluation of the amount and form of financial provision should have regard to EPA guidance including the *Guidance on Assessing and Costing Environmental Liabilities* (EPA, 2014) and the *Draft Guidance on Financial Provision* (EPA, 2014).

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5. Confirm if current and proposed activities at the site involve the use, production or release of relevant hazardous substances in order to allow the Agency to determine if a baseline report is required in accordance with Regulation 9(2)(n).

When establishing whether a baseline report should be prepared, use the guidance published by the European Commission concerning baseline reports under Article 22(2) of Directive 2010/75/EU on industrial emissions.

(Regulation 9(2)(n)).

6. Provide a copy of the notice given to the planning authority under section 87(1)(a) of the EPA Act 1992, as amended.

(Regulation 9(4)(c)).

- 7. I am also to advise in accordance with Regulation 7 of the above referenced Regulations, that the following actions are required in support of the application under Regulation 5 and 6 of the above referenced Regulations:
 - Publish a notice which fulfils the requirements of Regulation 5;
 - Erect or fix a site notice which fulfils the requirements of Regulation 6.

In accordance with Regulation 9(4), provide evidence that the requirements of Regulations 5 and 6 have been implemented.

8. In addition to the above please also provide an updated non-technical summary to reflect the information provided in your reply.

The requested information should be submitted to the Agency within 8 weeks of the date of this notice, in order to allow the Agency to process and determine your application.

In the circumstances, you should make immediate arrangements to have the required document(s) (1 signed original and 1 copy in hardcopy format, and 2 copies of all files in electronic searchable PDF format on CD-ROM) submitted to the Agency without delay. Your response to this request should be directed to Noeleen Keavey, Administration Officer, Office of Climate, Licensing & Resource use.

It should be noted that the eight-week period within which the Agency is to decide the proposed determination will commence on the day on which this notice has been complied with. If you have any further queries please contact Ms Caroline Murphy at the number above.

Yours sincerely

Caroline Murphy

Environmental Licensing Programme

Office of Climate, Licensing, Resources & Research

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