

Licence Alteration Request

Alteration Details	
Licence	W0192-03 Rilta Environmental Limited
Licensee	Rilta Environmental Limited
Title of Alteration	Condition 8.10.3 i

Screening Report

No.	Question	Answer
1	Does the proposed alteration require a new class of activity or process?	No
2	Does the proposed alteration cause a new / additional main emission point?	No
3	Does the proposed alteration increase or change specified emissions significantly ?	No
4	Does the proposed alteration increase significantly the overall total emission from the installation/facility?	No
5	Does the proposed alteration involve development or proposed development that has already been granted planning permission or requires a grant of planning permission and was/is subject to EIA by the Planning Authority or An Bord Pleanála?	No
6	Did the proposed alteration require the preparation of a Natura Impact Statement (NIS) for consideration by any Planning or Public Authority?	No
7	Does the proposed alteration indicate that the EPA should conduct an Appropriate Assessment (on foot of a screening for Appropriate Assessment)?	No
8	Does the proposed change conflict with BAT as set out in the relevant BAT Conclusions? See here	No
9	Does the proposed alteration adversely affect the energy efficiency of the installation/facility?	No
10	Does the proposed alteration adversely affect the environmental risk of the installation/facility significantly ?	No

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11	Does the proposed alteration cause an increase above the capacity limitations specified in the licence?	No
12	Does the proposed alteration require an extension of operating hours (where controlled by the licence) for an installation/facility where the public is likely to have an interest in such an extension?	No
13	Does the proposed alteration involve the incineration or co-incineration of waste materials displaying hazardous properties that were not previously authorised (as per the WID/IED)?	No
14	Does the proposed alteration introduce materials or techniques which adversely alter the probability, magnitude and duration or complexity of the site transboundary impact?	No
15	Does the proposed alteration constitute a substantial change?	No
16	Does the proposed alteration require a change to a condition or schedule of the Licence?	Yes

Recommendation

Based on your responses to the forgoing questions the recommended option is for you to submit a 'Request Licence Amendment' for this proposed alteration.

To submit this request to the EPA you should locate it in the 'Request Alteration' area in LMA. Click on 'Proceed' against this saved request, and then click on the 'Request Licence Amendment' button (in STEP 2 of the process). Then you will be required to provide more detailed information about your proposed amendment.

Note: The responses you have provided in this Screening Report will form part of the information record if you decide to proceed with this alteration request.

Recommendation Date: 21/10/2015

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Clerical or Technical Amendment Application Details

Proposed Alteration Description

Arigna Fuels Limited in Carrick-on-Shannon manufactures a range of solid fuel briquettes from a variety of coal and coke feedstocks and their process requires a liquid fuel for the drying and briquetting steps. The company imports coal and petcoke fines which, as received, may contain up to 20% moisture content which is removed by application of heat. The dried fines are then mixed with an aqueous starch solution and heated by direct firing to 200 °C in the briquetting step. Moisture is again driven off and the starch carbonises to bind the material together in the required ovoid shape. In both heating stages, thermal energy is provided by a liquid fuel firing in direct contact with the coal and coke briquettes. There seems no obvious reason to preclude Rilta's fuel product in such an application; and this could allow for the replacement of virgin fuel currently used for this purpose.

Priority	1. Routine
Category of Amendment	(c) Otherwise facilitating the operation of the licence (or certificate) and the making of the amendment does not result in the relevant requirements of section 83(5) of the EPA Act as amended/ section 42B(1) of the Waste Management Act as amended/environmental requirements ceasing to be satisfied

Licence Condition Changes

Condition / Schedule Reference	Current Condition / Schedule Wording	Suggested New Wording
8.10.3 i	'Reprocessed oil meeting the criteria set out in column 3 (Limit for a 'residual oil equivalent') of Schedule B.7: Reprocessed Oil Quality Standards Limitations shall be dispatched only for use as a fuel in steam raising boilers. This material shall not be used in direct contact heating/drying applications where the combustion residues become part of any product being used'	'Reprocessed oil meeting the criteria set out in column 3 (Limit for a 'residual oil equivalent') of Schedule B.7: Reprocessed Oil Quality Standards Limitations shall be dispatched only for use as a fuel in steam raising boilers, unless otherwise agreed with the Agency.'

Questions

Q1	Is planning permission required to support the proposed alteration?	No
Q2	Does the application involve an installation boundary change?	No
Q3	Does the application involve changes to emissions to sewer?	No
Q4	Attach Appropriate Assessment Screening Report here	ScreeningReport Oct15.pdf

Additional Documentation

Oil Letter Sept 15.pdf
ScreeningReport.pdf

Final Declaration

Name	Colm Hussey
Position	Facility Manager

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Application Details			
Selected by:	Colm Hussey	Selected date:	21/10/2015
Submitted by:	Colm Hussey	Submitted date:	21/10/2015

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