Environmental Protecti An Ghniomhaireacht um Chaomh	on Agency nú Comhrahoalí	
	DECISION	
То:	Eimear Cotter	
From:	Aisling Kehoe	
Date:	28/05/2020	
Applicant:	Kilsaran Concrete Unlimited Company	
Application:	Kilsaran Concrete W0300-01	

I have considered the application, **Recommended Decision/Determination for W0300-01**, the third party submissions (if any) and the Report of the Inspector in relation to the above referenced application.

I approve the recommendation as submitted subject to the following changes

1. Introduction – replace last sentence of first paragraph as follows:

The total waste intake to the facility is limited to 1,200,000 tonnes for back-filling, and 36,000 tonnes (topsoil) for rehabilitation works over the duration of the licence. The annual maximum intake (combined backfill and topsoil materials) is limited to no more than 300,000 tonnes per annum over 5 years.

2. Amend Condition 8 as follows:

In 8.5: Waste for disposal/recovery off-site shall be analysed in accordance with **Table C.1 in** *Schedule C: Control & Monitoring,* of this licence.

In 8.6.1: The licensee shall, in a manner and format agreeable to the Agency, propose maximum concentrations and/or trigger levels for relevant contaminants in non-greenfield soil and stone proposed for acceptance and backfill at the facility (**Table A.2 and Table A.3 of** Schedule A: Limitations). Non-compliant materials shall be dealt with in accordance with Condition 8.12.9 of this licence.

In 8.7.1: Only soil and stone that meet the appropriate waste acceptance criteria as stipulated in **Table A.2** of Schedule A: Limitations of this licence shall be used for backfill at the facility.

In 8.11.9: Waste accepted for backfill shall, prior to its use as backfill, be checked against the appropriate waste acceptance criteria as specified in **Table A.2 of** Schedule A: Limitations of this licence.

3. Amend Condition 8.7.2 (iii) as follows:

Soil and stone and fines derived from the treatment of construction and demolition waste **and any other non-inert materials;** and,

4. Amend Schedule A. Table A.3 – Note 1 as follows:

In the case where there is conflict between Table **A.3** and **the licence requirements**, **the licence requirements** shall prevail.

Decision Confirmed By:	Eimear Cotter
Date:	11/06/2020
	Einean Cotten
	Environmental Licensing Programme