



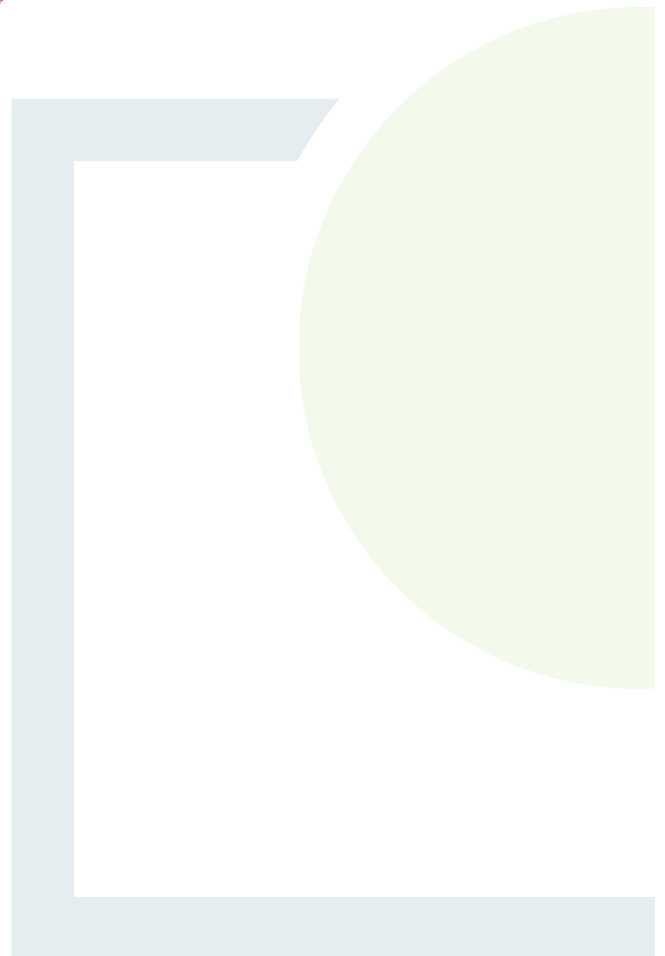
**FEHILY  
TIMONEY**

**CONSULTANTS IN ENGINEERING,  
ENVIRONMENTAL SCIENCE  
& PLANNING**

# Attachment F

'Qualified Persons'  
documents

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24 May 2021

**Re: Chris Cronin Landfill Register Declaration**

To Whom it May Concern,

This letter confirms Chris Cronin, CEng, is a Chartered Engineer in good standing and have been assessed as a person who is qualified, trained and experienced to the standard set out in Section 2.3 of Code of Practice: Environmental Risk Assessment for Unregulated Waste Disposal Sites (EPA, 2007).

We confirm that providing the declaration consent is given to allow to confirm the correctness of this statement with relevant third party as necessary. An employee's profile on the live register is confirmation of inclusion on the register: <https://www.engineersireland.ie/Registers-and-Panels/12>. Engineers Ireland will confirm with any third party an employees inclusion on the register.

Yours sincerely,



Bernadette Guinan  
for and on behalf of **Fehily Timoney and Company**

Mr. Colm Lynch  
Environmental Services,  
Kerry County Council,  
Main Street,  
Tralee, Co. Kerry

BY EMAIL

Our Ref: P1766/Lett3/DPM/CJC

27 May 2021

**Re: Risk Assessment on an Historic Landfill in Support of an Application for a Certificate of Authorisation in accordance with Regulation 7 of the Waste Management (Certification of Historic Unlicensed Waste Disposal and Recovery Activity) Regulations 2008**

Dear Mr Lynch,

As a person who is qualified, trained and experienced to the standard set out in Section 2.3 of *Code of Practice: Environmental Risk Assessment for Unregulated Waste Disposal* (EPA, 2007), it is my opinion that the risk assessment carried out by others on behalf of **Kerry County Council** in relation to a closed landfill at **Lenamore Co. Kerry** is adequate and complete. The risk assessment complies with all of the requirements of the *Code of Practice*. The local authority or its agent/contractor, in carrying out the risk assessment, has followed and completed the steps set out in the *Code of Practice* and associated guidance (Matrix 1 and Matrix 2 – as published).

The following items:

- the risk assessment,
- the findings and conclusions of the risk assessment,
- the revised remedial measures proposed, if any, and
- the monitoring proposal proposed to be carried out to demonstrate the effectiveness of the remedial measures, if any.

are in my opinion, appropriate and adequate to:

- identify the instances and risks of environmental pollution arising from the closed landfill to which this application refers,

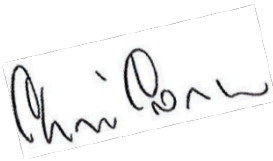
Cont'd...

- proportionately address any and all such instances and risks of environmental pollution, and;
- ensure that any further instances of environmental pollution will be detected in a timely manner.

I have advised the local authority on the following aspects or have carried out or managed the following aspects of the project on behalf of the local authority:

|   |   |
|---|---|
| X | • tier 2 risk assessment  |
| X | • tier 3 risk assessment including GQRA (and DQRA as appropriate)               |
| X | • remedial measures   |
| X | • post-remediation monitoring programme   |
|   | • none of these – my sole role has been to review the final outputs of the work |

Yours sincerely,



Chris Cronin  
Chartered Engineer – Landfill Register  
for and on behalf of **Fehily Timoney and Company**

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