

## Eve O'Sullivan

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**Subject:** FAO Eve O'Sullivan  
**Attachments:** SRCL\_to\_EPA\_\_W0054-02 CRO9145.pdf

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**From:** Casey, Elaine <[Elaine.casey@STERICYCLE.com](mailto:Elaine.casey@STERICYCLE.com)>  
**Sent:** Tuesday 26 October 2021 11:37  
**To:** Licensing Staff <[licensing@epa.ie](mailto:licensing@epa.ie)>  
**Subject:** FAO Eve O'Sullivan

Dear Eve,

Thank you for taking my call this morning.

As discussed, please find attached correspondence further to CRO 9145 requesting EPA approval to adjust Schedule A of our licence in the future without the requirement for a TA while never exceeding overall permitted waste volume.

Further to this can the EPA confirm a timeline for the review of our Licence Alteration request? This has been marked as urgent as the adjustment in waste volumes is required to meet continued increasing waste volumes being generated by the health sector in 2021.

Kind Regards,

### Elaine Casey

EHS Manager

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26th October 2021

Via Email

**Re: Kylemore Road facility License Alteration – CR09145**

Dear Ms O' Sullivan

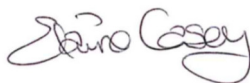
SRCL Ltd (t/a Stericycle) submitted a Licence Alteration request to the EPA (Ref CRO9145) to allow us adjust waste quantities outlined in Tables A.1 and A.2 of Licence W0054-02.

The request submitted is regarding the transfer of 1000 Tonnes from waste permitted for transfer to waste permitted for processing. This is required in 2021, to address the continued increase in clinical waste being generated by the Covid 19 Pandemic. We are not requesting an increase in overall waste quantities.

Note a similar request was approved in 2012 as Technical Amendment C.

We would like to further request that the EPA grant us permission to make amendments to Schedule A of Licence W0054-02 without the need for a License Alteration request, rather we would like to notify the EPA of our intention to adjust Tables A.1 and Table A.2 while always remaining compliant with the overall waste quantities permitted of 11,857 Tonnes.

Kind Regards



Elaine Casey  
EHS Manager  
0863459169

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