

Sent: 26-Sep-2024

**To:** Kildare County Council - Environ Section Spec Body

**Kildare County Council -Planning Section Spec Body** 

**Teagasc** 

**Health Service Executive (HSE)** 

**An Bord Pleanála** 

Dept of Environment, Climate and Communications - Sp Bd(2) -

**Planning Advisory Division** 

**Commission for Regulation of Utilities (CRU)** 

**Minister for Transport** 

**Maritime Area Regulatory Authority (MARA)** 

**Dept of Environment, Climate and Communications - Sp Bd(1)** 

Fáilte Ireland - Spec. Body

**Inland Fisheries Ireland - Spec Body** 

**Uisce Éireann - Spec Body** 

Department of Tourism, Culture, Arts, Gaeltacht, Sport and Media

**The Heritage Council** 

**An Taisce - The National Trust For Ireland** 

**Department of Housing, Local Government and Heritage** 

(Development Applications Unit))

**Department of Agriculture, Food and the Marine** 

**Health & Safety Authority** 

From: No Reply

## **EPA Notification – Licence Application/Review Received**

Dear Sir/Madam,

In accordance with the provisions of the applicable licensing regulations, you are being routinely notified that an application for a licence, details of which are set out below, was received by the Agency on 19 September 2024.

- Licence Type: Industrial Emissions (IE)

- Name and address of applicant: Bord na Mona Public Limited Company, Leabeg,

Tullamore, Offaly

- Location of installation: Killinagh Upper, Naas, Kildare, W91 RC82

- Reference No: W0201-05

- EIS/EIAR submitted: Yes

- Planning Authority to whom An Bord Pleanála

EIS/EIAR has been submitted:

Classes and Nature of Activity in accordance with the EPA Act 1992 as amended						
Class of Activity	Main Activity	EPA Act Sector (where applicable)	Class of Activity Description			
11.4 (b)(ii)	No	Waste	Recovery, or a mix of recovery and disposal, of non-hazardous waste with a capacity exceeding 75 tonnes per day involving one or more of the following activities, (other than activities to which the Urban Waste Water Treatment Regulations 2001 (S.I. No. 254 of 2001) apply): pre-treatment of waste for incineration or coincineration;			
11.4 (b)(iii)	No	Waste	Recovery, or a mix of recovery and disposal, of non-hazardous waste with a capacity exceeding 75 tonnes per day involving one or more of the following activities, (other than activities to which the Urban Waste Water Treatment Regulations 2001 (S.I. No. 254 of 2001) apply): treatment of slags and ashes;			
11.6	No	Waste	Temporary storage of hazardous waste, (other than waste referred to in paragraph 11.5) pending any of the activities referred to in paragraph 11.2, 11.3, 11.5 or 11.7 with a total capacity exceeding 50 tonnes, other than temporary storage, pending collection, on the site where the waste is generated.			
11.1	No	Waste	The recovery or disposal of waste in a facility, within the meaning of the Act of 1996, which facility is connected or associated with another activity specified in this Schedule in respect of which a licence or revised licence under Part IV is in force or in respect of which a licence under the said Part is or will be required.			
11.5	Yes	Waste	Landfills, within the meaning of section 5 (amended by Regulation 11(1) of the Waste Management (Certification of Historic Unlicenced Waste Disposal and Recovery Activity) Regulations 2008 (S.I. No. 524 of 2008)) of the Act of 1996, receiving more than 10 tonnes of waste per day or with a total capacity exceeding 25,000 tonnes, other than landfills of inert waste.			
11.4 (b)(i)	No	Waste	Recovery, or a mix of recovery and disposal, of non-hazardous waste with a capacity exceeding 75 tonnes per day involving one or more of the following activities, (other than activities to which the Urban Waste Water Treatment Regulations 2001 (S.I. No. 254 of 2001) apply): biological treatment; when the only waste treatment activity carried out is anaerobic digestion, the capacity			

		threshold for this activity shall be 100 tonnes per	١
		day.	l

The EIS/EIAR is available for public inspection on the EPA website alongside

- i. any information provided to the Agency under paragraph (e) or (f)(ii)(II) of section 83(2A) of the EPA Act 1992;
- ii. any opinion issued by the Agency under section 83(2A)(de) of the EPA Act 1992, as amended, on the scope of the environmental impact assessment report.
- iii. any further information, including reports and advice, relating to the environmental impact assessment as may be furnished to the Agency in the course of the Agency's consideration of the application.

Submissions may be made in writing to the Agency in relation to the likely effects on the environment of the proposed activity within the period specified by the Agency on its website under Regulation 4(2)(c) of the licensing regulations.

The application is being processed by the Agency and you will be notified of the decision in due course. In this regard any submissions in relation to this application and EIAR should be forwarded to the Agency as soon as possible. A copy of the application and associated correspondence are available for public inspection on the Agency's website <a href="https://www.epa.ie">www.epa.ie</a>.

Please direct any queries that you may have in relation to the above to licensing@epa.ie.

Please note that there is no requirement for you to acknowledge receipt of this notice.

If you have no submission to make in relation to this application, there is no requirement for you to reply to the Agency.

Yours sincerely,

Environmental Licensing Programme
Office of Environmental Sustainability

Tel: 053 - 9160600