

G. BRUSS GmbH | Dichtungstechnik | Sligo | Ireland

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24 July 2017



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IPC Reg. No: PO465-02 Re: Letter of 29 June 2016 Request for Information according to Reg. 10(2)(b)(ii) of EPA(IPC) (Licensing) Regulations 2013

Dear Mr. Clabby,

Further to the letter of request from the Agency , please find enclodsed the response to the 12 requested items and an updated non technical summary.

Since the application was submitted in 2014 the site boundary has been revised to incorporate the former leased parking area adjacent to the site as the area was purchased by the company in 2016. An updated site boundary MAP is included.

We declare that the content of the electronic files on the accompanying CD-ROM is a true copy of the original form.

Please find enclosed the following documents for review:

- Request for information and attachments Hardcopy: 1 signed original, I copy
- 2 electronic copies of all files on CD-ROM

Please do not hesitate to contact us with any queries you may have,

Yours sincerely,

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Anna Garvey Environmental Manager G. Bruss GmbH DICHTUNGSTECHNIK Finisklin Road, Sligo Tel: 003537191564342 Fax: 00353719169352 Email: annagarvey@bruss.ie

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#### **Non-Technical Summary**

G.BRUSS GmbH DICHTUNGSTECHNIK Sligo is a German owned manufacturing facility, producing synthetic rubber seals for the automotive industry. BRUSS Group has headquarters in Hamburg Germany with manufacturing location in Europe, Asia and North America. The company has been in operation at its Sligo site since 1982 and currently employs 300 people. G.BRUSS Sligo produces exclusively for the export market, supplying OEM Automotive clients in Europe, North America and Asia.

G.BRUSS holds an existing Integrated Pollution Control Licence (PO465-01). The BRUSS site activities relate to class 5.7, Chemical Sector, of the first schedule of the Environmental protection Agency Act 1992 to 2013. Activities licensed are as follows:

"The manufacture of elastomers where production capacity exceeds 1,000 litres per week"

The site is located within 1 km of its nearest sensitive receptors, SAC 000627 Cummeen Strand, Sligo Bay and Garavogue Estuary, SPA 004035 Cummeen Strand.

Since the application for review of a licence was submitted in 2014, the site boundary has been revised to incorporate the purchase of a formerly leased car parking area adjacent to the site. The updated MAP1 Site Boundary is included in this summary.

BRUSS has 4 off major emission points to air, A2-01 – A2-04 Rubber Fume stacks. . The possibility of fugitive emissions to air from roof mounted fans formerly in place for ventilation purposes have been removed in 2016 and replaced with air intake fans and an air purifying system for internal ambient air.

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One end of pipe emission point to sewer, SE1, services the site. Water is utilised in modest quantities in BRUSS process activities. It dose not form part of the production of parts. Sediment control is increasingly a customer driven requirement. Clear water is used to wash finished parts before packing and dispatch for a percentage of parts produced on site. This is to remove any dust particles amassed on the parts from the ambient air in process. Investment in clean technology wash machines was made in 2015. All main wash machines on site recycle wash water for multiple wash cycles before discharge to sewer.

The production process at BRUSS involves rubber conversion, through a vulcanization process involving moulding and tempering, of pre-manufactured elastomer or rubber compound into precision engine seals of various dimensions and geometry. Raw elastomer is compounded at the BRUSS Headquarters plant in Hamburg Germany from pre-manufactured base elastomer sourced from known manufacturers in Europe and Asia. BRUSS bespoke material compounds are shipped to BRUSS manufacturing sites globally.

There are a number of finishing processes after moulding which give the product its final properties.

(1) Cryogenic Shotblasting / Deflashing – parts are frozen in Nitrogen and blasted with plastic shot media to produce a refined finish

(2) Tempering – post cure – parts receive a number of hours in tempering ovens to complete vulcanization and give final properties

The primary raw materials and bulk storage items are rubber compound and liquid Nitrogen used in manufacturing. Hydraulic oils are required on site for the operation of production machinery. During manufacturing water based mould release agents are used to facilitate optimum manufacturing. Cleaning of moulding equipment is achieved using a Potassium Hydroxide based cleaning fluid, storage of which is in 3 off dipping tanks in a controlled maintenance area.

Energy source utilised at BRUSS is currently solely electricity. Over the past 5 years the use of fuel oil for space heating and power generator backup has been eliminated.

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BRUSS is actively involved in programmes to reduce energy consumption and employ clean and more efficient technology were it is feasible to do so. In 2014 a heat exchange system was installed from a clean technology Air Compressor replacement unit. The heat exchange has replaced fuel oil heating system for space heating. An energy reduction project was first initiated at BRUSS in 2012 and culminated in an SEAI Energy Audit in 2016.

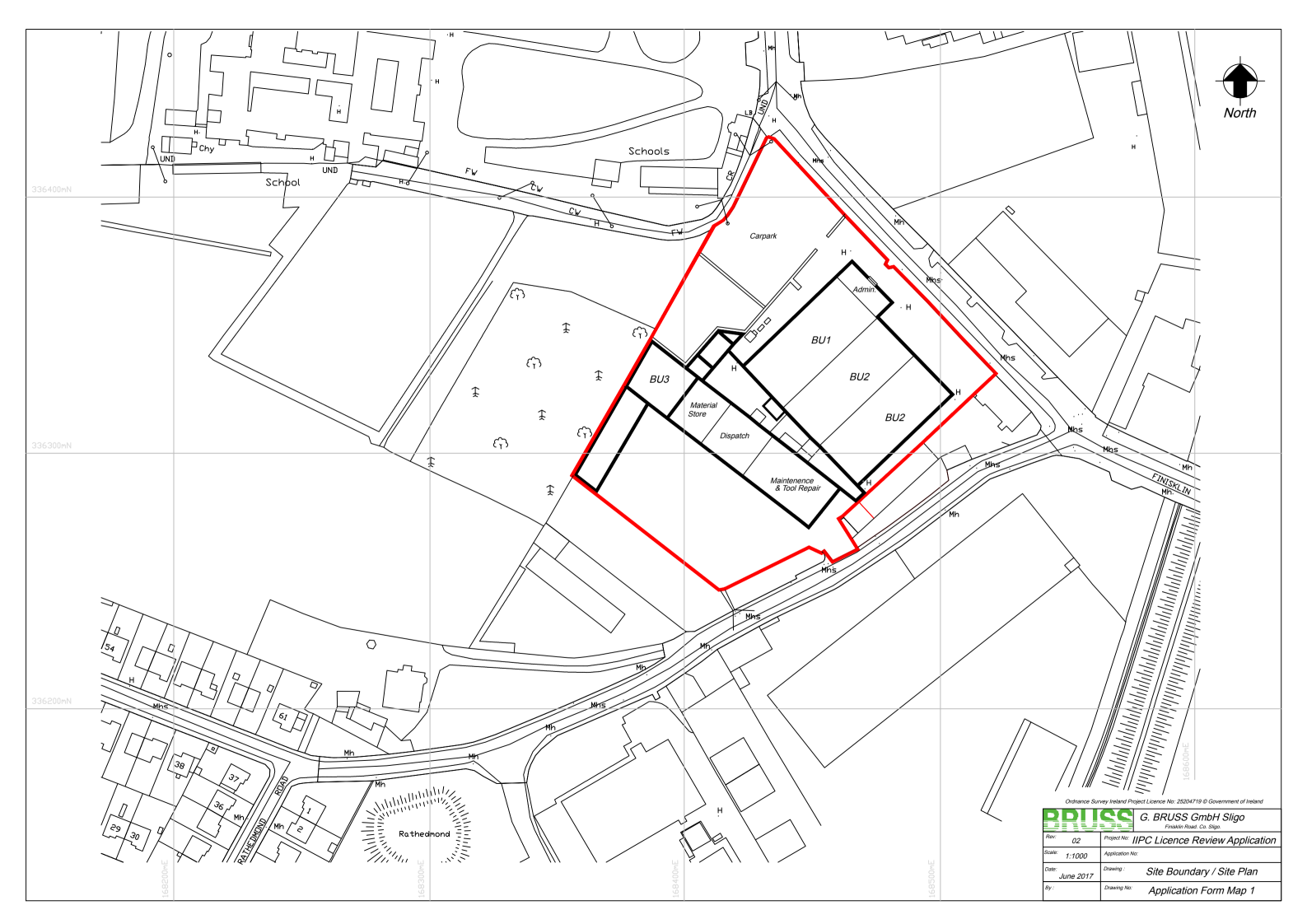
A saving in electricity consumption of 20.4 % of has been achieved between 2012 and 2014. Activities which contributed to this change included retrofit of invertor motors on all moulding machines, change out of 800 lighting units with energy saving units . Smaller incremental activities are being incorporated to continually monitor consumption.

BRUSS processes include a number of finishing wet / dry lube coatings applied to fully processed parts. These processes do not give rise to an emission to air or a discharge to water or sewer and are only associated with a waste stream.

The subject of this licence review is a new solvent based coating process that necessitates a stack emission to atmosphere from its exhaust stream. The process is a low volume bespoke application for an automotive OEM manufacturer. The quantity of coating fluid required annually is less than 100 litres. However this is an significant operation in the supply of a suite of products to the customer. The licence review is necessary as the emission is outside of the scope of the existing licence.

A comprehensive list of raw and ancillary materials used on site is included in Table G.1 (I)

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#### Regulation 10(2)(b)(ii) of EPA (Integrated Pollution Control)(Licencing) Regulations 2013 Request for supporting Information under Regulation 9 Of the regulations.

#### Item 1 - Emissions from Existing Operations

To satisfy the Agency's request to fully characterise the emission stream from the four existing air emission points at BRUSS, consisting of 4 off rubber fume stacks A2-01 - A2-04, monitoring was carried out as follows:

- with regard to parameters listed in Table 6.1 of the Agency's 'BAT Guidance Note for the Manufacture of Organic Chemicals'.
- Monitoring for Total Particulate at each emission point and subsequent analysis to determine rubber fume composition of the total particulate.
- Monitoring of speciated Volatile Organic Compounds (VOC's) and Total Organic Carbon as Carbon (TOC as C).

Monitoring was undertaken by TMS Environment Ltd, Tallagh, Dublin in August of 2016. Due to an equipment failure identified subsequently, monitoring was repeated on site on January 11 - 12, 2017.

Prior to the site visit, product material data sheet information was provided to TMS Ltd for all materials present at each emission point in order to identify which substances would be present in the emission stream. The Report of the Air Emissions Monitoring undertaken by TMS Environment Ltd is included in **Attachment 1.0** 

All compounds identified, where applicable, were classified into a category based on the 'BAT Guidance Note for the Manufacture of Organic Chemicals' and have been compared to emission limits specified in Table 6.1 BAT Associated Levels of Emissions to Air. In addition, all Volatile Organic Compounds identified have been compared to TA Luft (Technical Instructions on Air Quality Control) in accordance with BAT guidelines for an existing facility.

Monitoring was undertaken under normal working conditions and analysis of the emission steam pre and post abatement is provided in the report.

**Tables E (ii) (iii)** for existing emission points A2-01 – A2-04, and additionally, for proposed emission point A2-05 have been completed and are included in **Attachemnt 1.0** 

#### **Summary - Air Emission Monitoring**

A review of the results reported on the requested Air Emissions monitoring concludes:

(1) Rubber fume and particulate emissions are in compliance with conditions of the existing IPC licence at BRUSS PO-465-01

(2) emission results for compounds classified according to 'BAT Guidance Note for the Manufacture of Organic Chemicals' are within the emission limits specified in Table 6.1 Associated Levels of Emissions to Air of the guidance.



#### Regulation 10(2)(b)(ii) of EPA (Integrated Pollution Control)(Licencing) Regulations 2013 Request for supporting Information under Regulation 9 Of the regulations.

#### Item 2 - Ovens and Vents

Details of the tempering ovens located at each emission point and the associated Electrostatic Precipitator (ESP) Abatement Unit are listed in **Table 1** below:

Emission Pt	Associated Abatement Unit (ESP)	Associated Tempering Ovens	Synthetic Rubber Compound present in Ovens at time of test * (Jan 11-12, 2017)
A2-01	ESP 08	Ovens 5,6,7	14617 HNBR, 14615 HNBR 05640 ACM 05532 ACM
A2-02	ESP 02	Ovens 8,9,10	05730 ACM 11721 AEM 05532 ACM 11827 AEM
A2-03	ESP 04	Ovens 11,12,13	W1150 AEM 11888 AEM 11825 AEM
A2-04	ESP 03	Ovens 101, 102, 103,	07781 FKM 05730 ACM 07770 FKM 11827 AEM

**Table 1** Tempering Ovens associated with Emission Pts A2-1 tot A24

\* Note 1: Rubber compound, while usually present at emission points / oven groups as shown, may vary according to business needs.



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Dated: 17.07.2017

### Regulation 10(2)(b)(ii) of EPA (Integrated Pollution Control)(Licencing) Regulations 2013 Request for supporting Information under Regulation 9 Of the regulations.

#### Item 3 - Abnormal Operation / Overtime

During 2014 and 2015 internal remodelling of the production area was undertaken to optimise shop floor layout and improve process efficiencies. This operation entailed significant downtime in moulding as machine moves occurred during the working week. The overtime hours were necessary to compensate for losses in production during normal working hours. During this period, there was no increase in the number of parts produced on site.

Production Overtime and turnover in parts produced over the last 3 years is listed in Table2.

Year	No. of Weeks with Overtime hrs occurring	Total No. of Overtime Hours	Annual Turnover in Parts Produced (Million)
2014	44	704	123.44
2015	47	752	117.43
2016	30	480	117.01

Table 2 3 Year Cycle Overtime occurring

Note 1 Friday night shift overtime hours r - 10.00pm until 6.00 am, total of 8 hours. Saturday shift overtime hours - 6.00am to 2.00pm, total of 8 hours., occurring each week of overtime.



#### Reg No: PO465-02 G. BRUSS GmbH, DICHTUNGSTECHNIK, Finisklin Road, Sligo Regulation 10(2)(b)(ii) of EPA (Integrated Pollution Control)(Licencing) Regulations 2013

#### Item 4 - Proposed Emissions from Gleitmo Coating Process Operation

#### (a) The Extent to which the Process has been Operational to Date

The Gleitmo process has been operational at various trial stages at BRUSS since it was first trialled in 2010. The process is a low volume bespoke coating process for OEM customer Daimler AG.

Since the first prototype fit up of the process, with its associated air emission stack , the Agency has been informed of operations through communication with the local Office of Environmental Enforcement in Castlebar. Initially communication with OEE was a fact finding correspondence in order to establish the significance of the process and to investigate whether a technical amendment to existing emissions to atmosphere conditions or a review of Licence was necessary. A temporary generic waiver to use and test the process at the current low volume was received from OEE Castlebar on condition of submission of the Licence review Application, submitted in October 2014.

The operational hours of the process over the last 3 years is outlined in Table 3

Year	Maximum Run Time	Total No. Wks.
	Hours per wk.	
2015	6	50
2016	6	50
2017 YTD	10	30

 Table 3
 3 Year Operations Gleitmo Coating Process

#### Upgrade to Process Equipment Design 2017

In Q1 2017 BRUSS upgraded its coating system equipment to best available design for the coating of small mass produced parts. The system is a hot air process involving tumble coating of parts in a closed spraying chamber. The system is totally encapsulated. Pre-filtered air from the existing compressed air system at BRUSS is heated to optimum temperature in the coating drum. Coating material dries quickly on the heated parts during the coating process. The additional 4 hours run time per week in 2017 is accounted for by the slightly longer cycle time, approx. 15 mins per batch, of the ROTAMAT unit compared to 5 mins coating time with the original equipment. However the 1 hour drying time for each batch has been eliminated.

There are a number of process efficiencies and environmental protection advantage inherent in the encapsulated system. **Table 4** provides a comparison between the ROTAMAT system and the original equipment design:

WaltherTrowel ROTAMAT R90	Original Coating Equipment (Gleitmo)
<ul> <li>Totally encapsulated coating drum</li> </ul>	●Open drum
<ul> <li>Slight negative pressure to prevent</li> </ul>	<ul> <li>Fugitive emission from coating drum in process</li> </ul>
fugitive emission of hazardous gasses	
•Hot air system	I hour drying time required in separate drying
<ul> <li>Coating dries as it is applied</li> </ul>	oven
<ul> <li>Final Drying Process eliminated</li> </ul>	
<ul> <li>Process parameters - air quantity, air</li> </ul>	<ul> <li>Control limited to quantity of coating fluid per</li> </ul>
temperature, spray quantity automatically	weight injected to drum / to generic spray gun
controlled by an integral electrical control panel.	
•HVLP automatic spray nozzles – low spraying	<ul> <li>Spray gun contents applied into open drum</li> </ul>
mist application with very little overspray	<ul> <li>Coating loss to extraction unit possible</li> </ul>
<ul> <li>Controlled air intake</li> </ul>	<ul> <li>Air intake from surrounding room</li> </ul>
<ul> <li>Controlled discharge of exhaust stream and</li> </ul>	<ul> <li>Large volume flow on exhaust stream</li> </ul>
any volatile matter produced during drying	
process	
•In process measuring device to monitor organic	<ul> <li>No monitoring device available</li> </ul>
solvent concentration in the exhaust stream	
available on request	

 Table 4
 Comparison of WT ROTAMAT with Original process Equipment (Gleitmo)

The ROTAMAT equipment exhaust flue is routed to the proposed A2-05 emission stack and discharge is post abatement with activated carbon unit as described in the Licence Review Application.

A full description of the process equipment and how the operation is carried out is included in **Attachment 4.0** 

#### (b) Emission levels from proposed A2-05, Tables E(ii) (iii)

In August 2016, monitoring of emissions from the proposed A2-05 Gleitmo Coating was carried out on both pre and post abatement air streams. The results of this analysis is included in **Attachment 4.0** 

The 2016 Monitoring represents a worst case process run using the original process equipment to full capacity, with significantly more spraying time and a large volume flow during the 30 mins of monitoring than was recorded in the monitoring analysis of 2014 included in the Licence Review Application.

In 2016, BRUSS had several difficulties is achieving a good quality of coating using this equipment. Using the equipment to full capacity signifies spraying (coating) batches consecutively during 1 hour and adding coated parts to drying oven sequentially instead of spraying 1 batch only and drying singly for 1 hour as represented by the 2014 analysis report. Therefore the 2016 analysis can be said to represent a fully operating process and consequently worst case emission levels. Characterisation of the exhaust stream was based on all compounds identified in the Material Safety Data sheets provided by the coating manufacturer. The test Laboratory was provided with all safety data information.

Monitoring pre and post abatement of emissions from the ROTAMAT process equipment is scheduled for August 2017. Analysis is available approximately 2 - 3 week post test.

Tables E(ii) and E(iii) for Proposed A2-05 are included in Attachment 1.0



Regulation 10(2)(b)(ii) of EPA (Integrated Pollution Control)(Licencing) Regulations 2013 Request for supporting Information under Regulation 9 Of the regulations.

Date: 17.07.2017

#### Item 5 - BAT Assessment

A review of *EU BREFF Production of Polymers* was conducted by BRUSS Sligo facility in conjunction with its parent company BRUSS Sealing Systems GmbH, (Hoisdorf) Hamburg, Germany.

#### (a) (b) Applicability of EU BREF Best Available Techniques in the Production of Polymers

An assessment of EU BREF BAT Production of Polymers indicates that existing activities at BRUSS Sligo site , the processing of pre-manufactured BRUSS rubber (elastomer) compound into finished parts, do not fall within the scope of activities outlined in the document.

BRUSS Corporate Headquarters have provided a statement of clarification on the production of BRUSS rubber compound, located centrally in BRUSS Germany, and activities carried out at BRUSS production sites globally. This statement is included in **Attachment 5.0** 

The proposed activities, subject of the Licence review application, refer to the application of a coating to finished moulded rubber parts. This activity is not involved in the processing of the rubber compound.

The following Table 5 provides a summary of the EU BREF review:

Section Title: EU BREFF BAT Production of	Commentary : Applicability to Activities
Polymers	carried out at BRUSS Site
<ul> <li>Scope –</li> <li>4.1 Chemical Installations for the production of basic organic chemicals such as:</li> <li>(b) synthetic rubbers</li> </ul>	BRUSS Sligo processes do not involve the production of synthetic rubbers.
<b>Para. 2</b> "The further processing of polymers to produce final products is not included in the scope of this document."	BRUSS Sligo processes are involved in the further processing of pre-manufactured polymer compound to produce finished parts for the automotive industry.
<b>Para. 3</b> "Process techniques such ascompounding, are included when they are technically connected to the production of the polymer and carried out on the same site."	BRUSS Sealing Systems Germany site is involved in the compounding of bought- in base polymer in the manufacture of BRUSS bespoke compounds delivered to BRUSS sites worldwide. BRUSS Sealing Systems Germany site is not involved in the production of base

	polymer.
<b>Para. 4</b> " The treatment of waste gas and waste water"	BRUSS suggests that <b>BREF CWW</b> Chemical Sector is more applicable to processes and activities on site.
Review Chapter 1 – General Information on the Production of Polymers	<ul> <li>1.5 Main products</li> <li>1.5.1 Polymers based on crude oil Engineering Polymers – NBR EPDM High Performance polymers –Fluorinated rubbers These polymers are a component of BRUSS compounds used in the production of finished parts at BRUSS Sligo site. A complete list of BRUSS compounds is provided in Attachment 10.0</li></ul>
Review Chapter 2 – General Processes and Techniques Applied in the Production of Polymers	<b>Fig. 2.1 general production scheme</b> The processes listed on the schematic are not relevant to BRUSS production
Review of Chapters 3 – 11 Polymer Types	Chapters 3-7 and chapters 9-11 refer to materials not relevant to BRUSS production.
Chapter 8 - Solution Polymerised Rubber containing Butadiene:	•NBR and EPDM identified among rubber types processed in BRUSS production; further processing of pre-manufactured rubber to finished parts.
Processes: purification of monomers and solvent polymerisation hydrogenation (if applicable) blending section solvent removal and product isolation packaging	The processes listed in the manufacture of the polymer are not applicable to the BRUSS process.
Chapter. 12 – General Techniques in the determination of BAT for Production of Polymers Chapter 13 – BAT	BRUSS Sligo site activities do not fall within the scope of the document. <b>12.1 As applicable to all IPPC installations</b> , Environmental Management System – An externally accredited Management System to ISO 14001:2009 is in operation at BRUSS Sligo site.
Table 5         Review summary         BREE Production of Polymers	It is to be noted that production consumption volumes of rubber( Elastomer) compound at BRUSS Sligo do not exceed 1,000tonnes annually. Consumption in 2016 was 748tonnes.

 Table 5
 Review summary
 BREF Production of Polymers

# (c) BAT Guidance Manufacture of Organic Chemicals.

An assessment of the scope and applicability of the BAT Guidance Manufacture of Organic Chemicals to the activities at BRUSS Sligo site is addressed in the following **Table 6**:

Section Title: BAT Manufacture of Organic	Commentary : Applicability to Activities carried
Chemicals	out at BRUSS Site
3. Sectors Covered by this Guidance Note	Sector 5.7 BRUSS site currently assigned to category 5.7 Licence PO465-01
4.1 Description of Processes in the Sector (organic chemicals)	BRUSS Sligo site processes and activities are not relevant to any of the stated unit processes or unit operations listed in the guidance section 4.1
<ul> <li>4.2 Risk to the Environment (of the Sector)</li> <li>4.2.1 Emission to Air</li> <li>4.2.2 Emission to Water</li> <li>4.2.3 Waste</li> <li>4.2.4 Water Consumption</li> <li>4.2.5 Energy Use</li> </ul>	Although BRUSS process and activities are not relevant to the Unit process and operations in the guidance, the company incorporates control and monitoring of the risks to the environment listed in section <b>4.2</b> through Licence compliance and the implementation of its EMS ISO14001:2009
4.3 Control Techniques - 5.4 Management and Treatment of Residues	These Sections of the Guidance are not relevant to BRUSS processes and activities.
5.3.3 Minimisation of VOC emissions	<ul> <li>Ref: Proposed Gleitmo coating process - Although not directly applicable, BRUSS intends to operate in line with the recommended minimisation of VOC emission techniques: 5.3.3</li> <li>Advanced equipment design</li> <li>Fully enclosed coating and drying operation</li> <li>Enclosed system minimising volume flow</li> <li>Discussion of Process Equipment upgrade is included in response to Item 4.</li> </ul>
<b>5.4.3 Treatment of Gaseous Residues</b> 5.4.2 Re-use of Solvents 5.4.3.1 Selection of VOC Recovery / Abatement Techniques	BRUSS is currently reassessing production processing techniques for solvent based coatings used on site. Full discussion of feasibility review of existing operations relating to solvent use on site is included in response to <b>Item No. 11(b)</b>

certified to the environmental standard ISO14001:20095.6 Process Specific BAT for Other ProcessesBRUSS suggests that BREF CWW Chemical Sector is more applicable to processes and activities on site6.0 BAT Associated Emission LevelsAs part of the request for additional information		<b>Proposed Gleitmo Coating - (A2-5 Em Pt)</b> Although this coating is solvent based, the quantity of coating components involved, 77 litres per annum, solvent recovery may not be a feasible option.
Sector is more applicable to processes and activities on site6.0 BAT Associated Emission Levels 6.1 Emission Levels for Discharges to AirAs part of the request for additional information BRUSS has performed analysis on its existing A2- 01 - A2-04 rubber fume air emission points to characterise the emissions with regard to Table 6.1 of the Guidance. The report of this analysis is included in Attachment 1.0 of the Item 1 response.	5.5 Environmental Management	
<ul> <li>6.1 Emission Levels for Discharges to Air</li> <li>7.1 Monitoring of Emissions to Air</li> <li>BRUSS has performed analysis on its existing A2- 01 – A2-04 rubber fume air emission points to characterise the emissions with regard to Table</li> <li>6.1 of the Guidance.</li> <li>The report of this analysis is included in Attachment 1.0 of the Item 1 response.</li> </ul>	5.6 Process Specific BAT for Other Processes	Sector is more applicable to processes and
7.1 Monitoring of Emissions to Air01 – A2-04 rubber fume air emission points to characterise the emissions with regard to Table 6.1 of the Guidance. The report of this analysis is included in Attachment 1.0 of the Item 1 response.	6.0 BAT Associated Emission Levels	As part of the request for additional information
7.2 Compliance Monitoring of Aqueous Monitoring of Aqueous and Solid Waste	0	characterise the emissions with regard to Table 6.1 of the Guidance. The report of this analysis is included in
	7.2 Compliance Monitoring of Aqueous	Monitoring of Aqueous and Solid Waste
Emissions on BRUSS Site is carried out in		<b>-</b> ,
7.4 Monitoring of Solid Wastecompliance with existing IPC Licence.	7.4 Monitoring of Solid Waste	compliance with existing IPC Licence.

**Table 6** Review of BAT Guidance Manufacture of organic Chemicals

A review of BAT guidance documents, as considered appropriate to existing operations at BRUSS and including BREF 2003 Waste Water & Waste Gas Chemical Sector, was in included in the Licence review Application and is provided in Attachment I.8 of the application.

The existing licence for the BRUSS site PO465-01 stipulates the following parameter and emission limit Values for emissions to atmosphere from existing operations:

Parameter	Emission Limit Value (from 01/01/2001)
Rubber Fume	150mg/m3 if emission is <0.5kg/hr
	50mg/m3 if emission is >0.5kg/hr

 Table 7
 Licence No. PO465-01 Schedule 1(i) Emission to Atmosphere . EPA 1999.

Since grant of licence, BRUSS Sligo has monitored concentrations of rubber fume and particulate matter at each stack.

The abatement system in place at emission points A2-1 – A2-4, Rubber Fume Stacks, is Electrostatic Precipitation. This technique is in accordance with BREF CWW for the abatement of particulate matter in gaseous streams.

Condition 5.11 of existing licence refers to the feasibility of abatement of particulate matter in the production air space. Abatement using electrostatic precipitation is in place in the internal air space since 2015. The object of the ambient air abatement is to reduce occupational hazard and to address any possibility of fugitive emissions from the production area.



#### Reg No: PO465-02 G. BRUSS GmbH, DICHTUNGSTECHNIK, Finisklin Road, Sligo Regulation 10(2)(b)(ii) of EPA (Integrated Pollution Control)(Licencing) Regulations 2013

#### Item 6 - Applicable Class of Activity

With reference to the first Schedule of the Environmental Protection Agency Act 1992 – 2013 Activities to which Part IV applies, the BRUSS site is defined by the scope of activities Licensed in its existing Licence PO465-01 as :

" The manufacture of elastomers where production capacity exceeds 1,000 litres per week "

This text is consistent with category 5.7 of the First Schedule. In the years since grant of Licence BRUSS has received confirmation of this category in documents received from the Agency such as the annual PRTR reporting system.

In 2014, and in advance of submitting the Application for Review of Licence, BRUSS received the following correspondence from the Agency:

• Confirmation of status as Integrated Pollution Control Licence as opposed to Industrial Emissions Licence - dated 04.03.2014 Licensing Staff Ms Ann Kehoe

• Letter of correspondence re procedure for Licence Application – dated 20.02.2014 Licensing Staff Ms Marie O' Connor

#### Category 5.12 of the First Schedule of the Act

This category refers to :

" The production of organic chemicals, such as: (i) Synthetic Rubbers"

A review of process activities at the BRUSS site with regard to EU BREF BAT Production of Polymers and BAT Manufacture of Organic Chemicals has identified the following:

• Base synthetic rubber (elastomer ) is supplied to BRUSS Sealing Systems, Germany, from a number of know manufacturers

• Pre-manufactured base elastomer is a raw material component in the development and production of BRUSS bespoke synthetic rubber compounds.

• Compounds are manufactured by blending of component elements such as fillers, plasticizers and additional chemicals together with the base elastomer

• Compounding of BRUSS bespoke synthetic rubber takes place in BRUSS Sealing Systems, Germany and is shipped to BRUSS manufacturing sites globally, including BRUSS Sligo site.

Processess at BRUSS Sligo site are involved in rubber conversion, through a vulcanisation process, that is, the further processesing of synthetic rubber into finished parts. It is therefore conlcuded that category 5.12 – Manufacture of base elastomer (synthetic rubber) is not applicable to BRUSS Sligo site activities.

Documentation to support this response is included in **Attachment 6.0** 



#### Licence Application No: PO465-02 G. BRUSS GmbH, DICHTUNGSTECHNIK, Finisklin Road, Sligo Regulation 10(2)(b)(ii) of EPA (Integrated Pollution Control)(Licencing) Regulations 2013

#### Item 7 - Planning and Environmental Impact Assessment

#### (a) Application for Planning Permission

The Gleitmo coating process setup necessitated the erection of a small galvanised unit to house the coating equipment and an exhaust stack. The unit is located within the footprint of the existing buildings. An application for Planning Exemption for the erection of this unit and associated exhaust stack was submitted to Sligo County Council on 19<sup>th</sup> June 2014. Planning exemption was granted by Sligo County Council on 10<sup>th</sup> July 2014, planning reference No. ED 182.

A copy of the planning exemption was included in the original licence application attachments and is included here for review in **Attachment 7.0** 

#### (b) Capacity threshold Schedule 5 of the Planning and Development Acts 2001, as amended

The gross consumption of elastomer(Rubber Compound) in the manufacturing of product at the BRUSS site was 748 tonnes in 2016 and is consistently within 10% of this figure each year. The proposed Gleitmo coating process is a finishing process only, applied to 1.5% of finished product produced on site.

We can therefore confirm that manufacturing activities at BRUSS fall below the capacity threshold of 10,000 tonnes for the Rubber industry as detailed in Schedule 5 of the Planning and Development Act 2001, as amended.



#### Reg No: PO465-02 G. BRUSS GmbH, DICHTUNGSTECHNIK, Finisklin Road, Sligo Regulation 10(2)(b)(ii) of EPA (Integrated Pollution Control)(Licencing) Regulations 2013

#### Item 8 - Applicability of Chapter V of the Industrial Emissions Directive Part 1, Part 2 of Annex VII

#### (a) (b) Existing and Proposed Operations Annex VII Part 1

The principal manufacturing operation at BRUSS can be classified according to Annex VII Part 1 as the following:

No.	Annex VII Part 1	Description
10	Rubber Conversion	Vulcanisation of synthetic rubber and ancillary operations for the conversion of synthetic rubber into finished product

Vulcanisation takes place at moulding and is completed at the tempering finishing process. The tempering process gives rise to the emission to atmosphere and is associated with emission points A2-01 - A2-04.

There is no additional solvent consumption at BRUSS Sligo site associated with the vulcanisation (moulding) process or vulcanisation (tempering) process apart from the solvent inherent in the rubber compound being consumed at moulding.

BRUSS Sligo moulding processes consume ready made rubber compound, imported from its parent plant in Hamburg Germany, to convert to finished parts.

The coating processes at BRUSS, including the proposed Gleitmo coating process, involve the application of a surface wet or dry film coating onto fully vulcanised finished parts. BRUSS coating processes are not involved in the vulcanisation process. BRUSS coating processes are not identified in the processes specified in Annex VII of the Directive.

#### (a) (b) Existing and Proposed Operations Annex VII Part 2

The vulcanisation process does not involve consumption of solvent, therefore the consumption thresholds specified in AnnexVII Part 2 of the Directive are not applicable to BRUSS processes.

The thresholds for gaseous emissions from rubber conversion are listed as follows:

Activity	Emission limit values in waste gases (mg C/Nm3)
Rubber conversion	20

BRUSS has undertaken analysis of its rubber fume waste gas stream from all existing emission points for a suite of tests according to BAT Manufacture of Organic Chemicals at the request of the Agency.

#### The results of this analysis area included in Attachment 1.0

A summary of the Total Organic Carbon analysis per emission point are provided in Table 8:

EM	Pre Abatement	Post Abatement	Unit	Annex VII Part 2
Pt.				Emission Limit
A2-01	20.3	11.4	mgC/Nm3	20
A2-02	34.6	28.7	mgC/Nm3	20
A2-03	7.0	10.2	mgC/Nm3	20
A2-04	3.09	2.60	mgC/Nm3	20

Table 8 Summary of Emissions mgC/Nm3 A2-01 – A2-04



#### Reg No: PO465-02 G. BRUSS GmbH, DICHTUNGSTECHNIK, Finisklin Road, Sligo Regulation 10(2)(b)(ii) of EPA (Integrated Pollution Control)(Licencing) Regulations 2013

#### Item 9 - Article 58 of IED(2010/75/EU)

(a) (b) Substitution of Hazardous substances Article 58 IED (2010/75/EU)

Material/Substance	CAS No.	Nature of	Annual	Haz Phrase	R Phrase
		Use	Tonnage		
FKM Flourocarbon		Production	28.39		
Rubber		Moulding			
Туре: 07781					
Lead-monoxide	1317-36-8	Constituent of Rubber compound	(2%) 0.567	H360D	R61
Phenolpathlein	77-09-8	Titration	0.005	H350	R45
Solution (1%)					
Korro 60-90		Corrosion Inhibitor	0.400		
Boric Acid in solution (<1%)	10043-35-3			H360FD	R61, 62
Gleitmo Coating Fluids		Surface Coating of Parts			
K3 Dibutyltin	77-58-7		0.002	H360FD	R60, 61

 Table 9
 Hazardous substance
 BRUSS Site Article 58 IED(2010/75/EU)
 IED(2010/75/EU)

**Table 9** represents a list of substances used at BRUSS site containing hazard statements asidentified in Article 58 58 IED (2010/75/EU) .

In each case, the name of the substance / compound in use is identified in bold. The constituent of the substance giving rise to the hazard is listed with concentration levels where appropriate.

#### Lead-monoxide - FKM 07781 Rubber Compound Technical Change

BRUSS Sealing Systems GmbH, Germany, has raised a formal 'Technical Change' request with its OEM customers (Daimler AG, MAN) to develop a Lead-Free alternative version of its 07781 compound. This project has been in operation since 2016 and will conclude in 2017. BRUSS Sligo site will have fully completed its changeover to the new compound by end 2017.

# (c) Substitution of Dibutyltin in Gleitmo Coating

BRUSS received a trial quantity of an alternative K3 constituent for its Gleitmo coating from the product manufacturer FUCHS Lubritech in 2014. However this trial did not succeed due the viscous nature of the alternative substance. FUCHS has continued to develop the substance and the current version of this alternative is outlined in **Table 10** below. As can be seen the alternative is just marginally improved in Hazard classification. BRUSS has not yet commenced with the trial of **K3 Gleitmo SLF TF,** however trials are planned in Q 3 2017. FUCHS is continuing with the development of this product.

Material Substance	CAS No.	Hazard Phrase	R Phrase
K3 Gleitmo SFL			T; R 22-38-48/25-
Current Substance			51/53-68
Dibutylzinndilaurat	77-58-7	H360FD	60-61
K3 Gleitmo SLF TF			
Alternative Substance			
Hydrocarbons of low	EC: 927-241-2	H226 H304. H336	
viscosity		H412:	
Zn-octoat	EINECS: 286-272-3	H361	R62

 Table 10
 Gleitmo K3
 Original / Alternative Comparison

The current version of the SDS information for K3 Gleitmo SFL TF is included in Attachment 9.0

Item 10 - Section D.1 List of Elastomers (Synthetic Rubber) in Use at BRUSS Sligo Site & Table 11 List of Synthetic Elastomer Rubber Compounds used in BRUSS Sligo Production

Removed on foot of a request from Licensee in May 2024.



G.BRUSS GmbH, DICHTUNGSTECHNIK, Finisklin Road, Sligo Tel: (071) 9156300 Fax: (071) 9169352

Dated: 17.07.2017

# Regulation 10(2)(b)(ii) of EPA (Integrated Pollution Control)(Licencing) Regulations 2013 Request for supporting Information under Regulation 9 Of the regulations.

# Item 11 - Process Related Raw Materials, Intermediates, Products

# (a)List of Materials

A list of existing raw materials and process ancillary materials, including a full breakdown of BRUSS Elastomers, is provided in Table G.1(i). The list includes the proposed coating material Gleitmo SFL 9680. Table G.1(i) is attached in **Appendix 11.0** 

# (b) Solvent Usage

The following **Table 12** is a list of solvent materials consumed in existing production processes at BRUSS and the proposed process Gleitmo Coating:

Product Name / Chemical Name	CAS No.	CAS. No.	Annual Qty (tonne )	Associated Emission Pnt.
Name: CoolElf (Orange)		Closed Cooling	2.00	
Monoethyleneglycol	107-21-1	Tower system		None
Sodium 2-ethylhexanoate	19766-89-3			
North Sea Anti-Freeze (Blue)		Manufacturing	2.20	
Ethylene Glycol	107-21-1	Machinery		None
Glycerol	56-81-5			None
Sodium 2-ethylhexanoate	19766-89-3			
Name: OXISO OS 05 (Mixture) **		Surface Coating of	5.28	
Perfluoroalkylether	60164-51-4	Product		None
Methylnonafluorobutylether	163702-07-6			None
Methylperflourobutlyether	163702-08-7			
Proposed Solvent Usage in Gleitmo Co Gletimo SFL 9680 3 -Constituent M	-			
Name: K1 –		Surface Coating of	0.065	
ethylbenzene	100-41-4	Product		
Mixture of Hydrocarbons, de-	64742-48-9			
aromatized				
xylene	1330-20-7			
				Proposed A2-5
Name: K2-			0.022	FTOPOSEU AZ-S
Propan -2 -ol	200-661-7			
Name: K3-			0.002	
Dibutylzinndilaurat	77-58-7			

 Table 12
 BRUSS
 Existing and Proposed Solvent usage on site

# Oxiso OS 05 Coating Process \*\*

The Coating OXISO OS 05 has been in use at BRUSS historically, since approximately 2003. It consists of a mixture of a grease/lubricant and a solvent component as described in **Table 13** below:

CAS No	Description
60164-51-4	(DuPont - KRYTOX) a low VOC, insoluble
	grease/lubricant
163702-07-6	Dispersing Agent
163702-08-7	
	60164-51-4 163702-07-6

 Table 13
 OXISO OS 05 constituents

The combined solvent component above is an established industrial engineering fluid intended to replace ozone-depleting substances (ODS) and compounds with high global warming potential(GWP). It is approved under the significant New Alternatives Policy (SNAP) by USA EPA. **Appendix 11.0** includes the safety Data sheet for the OXISO OS 05 mixture. The coating is not classified as hazardous under Directive 1999/45/EC and GHS Regulation (EC) No. 1272/2008.

The coating is applied mechanically by tumbling of parts with the auto-dispensed liquid coating in an open fronted tumbling apparatus. The tumbling takes place in an open spaced production area. After coating, parts are transported in boxes for inspection, packing and shipping within the production area. There is no venting of fume through a stack for this process. The operation is performed in a well ventilated area on the production shop floor. All production halls are ventilated through low level air intake fans. Electrostatic precipitator units are installed throughout the roof space area, acting to purify the circulated ambient air.

The system of roof-mounted fans formerly in use have been removed, reducing any potential risk of fugitive emissions to atmosphere from the BRUSS site.

BRUSS has undertaken regular occupational exposure limit testing for operators working in the coating area. The most recent results obtained are outlined in **Table 14** below:

Analysis	Unit: mg/m <sup>3</sup> (Exposure over 8hr period)
OXISO OS 05 Coating Op.	50.91

 Table 14
 OEL analysis OXISO OS 05
 OHSS

It should be noted that although this result reflects the process, it is representative of a sample obtained when the coating process was housed at a different location on site. The location to which these results pertain was located in a small internal coating room in the production area which has now been dismantled. The process has moved to open space at key locations for process flow efficiencies. Analysis of occupational exposure in the new location will be carried out in Q3 2017.

**PROCESS Improvement Project** - A process improvement project is planned for OXISO OS 05 Coating in Q4 2017. Process design, including potential coating equipment, potential for solvent recovery, options in the purchase of coating components are to be considered in a feasibility activity for this project. This project has not been commenced at this point.



#### Rag No: PO465-02 G. BRUSS GmbH, DICHTUNGSTECHNIK, FinishLynx Road, Sligo Regulation 10(2)(b)(ii) of EPA (Integrated Pollution Control)(Licencing) Regulations 2013

#### Item 12 - Fire-Water Retention Facilities

The company is currently in the process of conducting an Environmental Liabilities Risk Assessment and Site Closure Plan. BRUSS has contracted an independent and qualified consultancy, TMS Environment Ltd, to carry out the assessment in anticipation that a revised Licence will require an assessment of environmental liabilities and risks. In conjunction with this activity the company has also requested that TMS Env. Ltd conduct a review of Fire-Water Retention facilities on site. Due to space limitations facilities currently on site are confined to bunding and containment. TMS Env. Ltd, will review all facilities based on the risks identified. The company expects to have this review and report completed by August 2017, and subsequently submitted to the Agency.

The ELRA, Site Closure assessments are being carried out in accordance with the current Guidance documents provided by the Agency. The Firewater Retention facilities are being assessed with reference to the requirements of *The Environmental Protection Agency Draft Guidance Note to Industry on the Requirements for Fire-Water Retention Facilities.*