

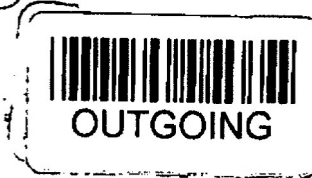
ENVIRONMENTAL PROTECTION ACT 1990
SECTION 37(1)(a)



ASiantaeth Yr
 Amgylchedd Cymru
 Environment
 Agency Wales

NOTICE OF MODIFICATION OF WASTE MANAGEMENT LICENCE

To: Price & Company
 Gelliargwelt Farm,
 Gelligaer,
 Hengoed,
 CF82 8FY.



WHEREAS on 11 May 1993 the Rhymney Valley District Council granted to you a Waste Disposal Licence, now to be treated as a Waste Management Licence, Reference Number 72 relating to Gelliargwelt Farm Grid Reference ST.1222.39586, Tophill, Gelligaer, Hengoed subject to the conditions set out therein and in any subsequent Modifications.

NOTICE is HEREBY GIVEN that the Environment Agency ("the Agency") modifies the said conditions as follows:-

The following Conditions attached to Waste Management Licence Reference Number 72 shall be deleted,

Condition Number(s): 21, Schedule C

and the attached Conditions, Waste Management Licence Reference Number 72 shall be substituted.

New Condition No: 21, Schedule C

- 21.1 A record shall be kept of all wastes received and of all materials (wastes and recovered materials) removed from the site. The records shall include the following for each vehicle load of waste/material.
- for waste received*
- (a) origin of waste
 - (b) date received
 - (c) quantities in tonnes received and waste type as specified in Condition No: 17, Schedule C
 - (d) nature of the waste (solid, liquid or sludge)
- for waste/material removed*
- (e) date removed
 - (f) quantities in tonnes removed and waste and/or material type
 - (g) destination of waste and/or materials removed
 - (h) nature of the waste and/or materials (solid, liquid or sludge)
- 21.2 A summary of the information, including nil returns shall be submitted to the Agency, in a format required by the Agency. Summaries shall be for each quarter of the financial year and shall be submitted to the Agency within one month of the end of each quarter.



ASiantaeth Yr
AMGylchedd Cymru
ENVIRONMENT
AGENCY WALES

New Condition No: 63, Schedule C

- 63 A record shall be kept of the types and quantities of materials inadvertently delivered to and subsequently removed from the facility giving details of the final destination. The record shall comprise full details, as required, in a form agreed with the Environment Agency and copies shall be sent to the Environment Agency quarterly and within 20 working days following the end of each quarter. These records must be made available to any Authorised Officer of the Environment Agency for inspection at the facility at any reasonable time.

Such modification shall take effect on 31 March 1999 at 24.00 hours.

DATED

1999

(Signed)

Team Leader Waste Licensing

Environment Agency Wales, South East
Rivers House
St Mellons Business Park
St Mellons
Cardiff CF3 0LT

NB- The person served with this notice may appeal against the Agency's decision to the Secretary of State for Wales within six months or such longer period as the Secretary of State may allow. (See notes overleaf.)

APPEALS

The Environmental Protection Act 1990 provides an appeal mechanism against the service of this notice. If a licence holder is aggrieved by the decision of Environment Agency Wales in modifying conditions specified in a waste management licence he or she may appeal to the Secretary of State in accordance with Section 43 of the Environmental Protection Act 1990. Appeals must be notified, in the manner prescribed by Regulation 6 of the Waste Management Licensing Regulations 1994 (see Appendix), within six months of the date of this notice. A copy of the form on which notice of an Appeal may be given is available from:

The Secretary of State for Wales
Welsh Office
Environment Division
Cathays Park
Cardiff CF1 3NQ
Tel: 01222 823665
Fax: 01222 825008

The Secretary of State has the power to allow a longer period for the giving of notice of an appeal but he will not normally be prepared to exercise this power unless there are special circumstances which excuse the delay in giving notice of an appeal.

Dyddiad/Date:

18 March 1999

ASiantaeth yr
AMGYLCHEDD CYMRU
ENVIRONMENT
AGENCY WALES

Price & Company
Gelliargwelt Farm,
Gelligaer,
Hengoed,
CF82 8FY.

Dear Sir/Madam,

MODIFICATION OF WASTE MANAGEMENT LICENCE NO:72

I refer to earlier correspondence detailing Environment Agency Wales' proposals to modify your waste management licence with regard to site waste input/output returns. I hereby enclose a notice to modify your licence conditions in accordance with Section 37 of the Environmental Protection Act 1990. The modification takes effect from the date on the notice. You are advised to read this letter and enclosures carefully as it contains information important to your business.

The modification

The enclosed licence modification requires you to keep a record for each load of waste or material accepted or removed from the site. The records shall give details of quantities, types and origins/destinations of waste accepted, disposed of and /or recovered at, and taken away from, the site. I enclose a daily record sheet which you may use if you wish. A summary report must be made for each quarter of the financial year and must be submitted to the Agency on the enclosed return form within one month following the end of the quarter. The first return in the new format covering the three month period from 1st April 1999 – 30th June 1999 should be made by 31st July 1999. Metal Recycling Sites are required to make at least an annual return with the first return in the new format covering the period 1st April 1999 – 31st March 2000 to be made by 30th April 2000.

The Agency requires quantities of wastes to be identified in tonnes. Where you are not able to determine weights then the Agency will require you to measure volumes and convert them into tonnes using conversion factors which are enclosed with this letter.

The Agency recognises that the requirement to identify the origin of wastes by local authority area (Unitary Authority in Wales and District Council in England) for each vehicle load may present difficulties where a vehicle load consists of small amounts of waste collected across several local authority areas. Where this is the case the Agency will not require a record to be kept of district of origin for each part of the load. However, the summary record sent in to the Agency should identify district of origin for wastes types and quantities; this should be worked out from Duty of Care transfer notes or from invoicing details.

Cont/d..

Asiantaeth yr Amgylchedd Cymru
Plas-yr-Afon, Parc Busnes Llancirwg, Llancirwg, Caerdydd, CF3 0LT
Ffon: 01222 770088 Ffacs: 01222 798555

Environment Agency Wales
Rivers House, St Mellons Business Park, St Mellons, Cardiff, CF3 0LT
Tel: 01222 770088 Fax: 01222 798555

Important note

Please note that this exercise will not alter in any way the permitted waste types and quantities which can be accepted at your site as defined in your licence. You are also strongly advised to ensure that you comply with the Special Waste Regulations 1996 when assessing whether a waste is special. The enclosed list of categories of waste for the returns should not be used to determine whether a waste is special or not.

Right of appeal

If you do not agree with the conditions in this modification you may appeal to the Secretary of State. Details of the appeals procedure is given in the Waste Management Licensing Regulations 1994. Before lodging such an appeal you may first wish to discuss the matter with Environment Agency Wales and should refer to the guidance notes appended to the Notice.

Public Registers

Environment Agency Wales is required to maintain comprehensive registers of information and correspondence relating to the licensing process and the supervision of licensed activities. These registers are open for scrutiny by the public and contain, for example, copies of licences and modifications, monitoring data, summary site returns, legal notices and copies of inspection reports. You may apply to the Agency to have certain information excluded from the register if you believe it to be commercially confidential and it is then up to the Agency to decide whether or not this is the case.

Provision of help

The Agency has commissioned consultants Babbie to help with this work; one of their staff will be contacting your company during the next fourteen days to see whether you require any assistance. A helpline will be available until the end of April to answer further questions on telephone number 0118 988 1508.

Summary of documents enclosed

This package contains the following:

- 1) The Notice of Modification and appeal procedure.
- 2) A standard licence return form for quarterly (annual for metal recycling sites) returns to the Agency that must be used from 1st April 1999 until further notice in accordance with your new licence condition.
- 3) Instructions for completing the site return form.
- 4) A second copy of the list of 25 waste categories which the Agency requires you to use in your site return.
- 5) A set of standard conversion factors to be used at sites without weighing equipment.
- 6) A list of Unitary Authorities in Wales and adjacent English District Councils to identify the source or destination of wastes/materials.
- 7) A daily record sheet which you could use to record details of vehicles using the site and types, quantities and origin of the wastes

The Agency seeks your full cooperation in this matter which is an important component of the Agency's drive to ensure consistency in Wales and to promote sustainable waste management.

Yours faithfully,

DARON HERBERT
Team Leader Waste Licensing
Enc.



OUTGOING

NO. 72



PERMIT

ENVIRONMENTAL PROTECTION ACT 1994

WASTE MANAGEMENT LICENCE

THE RHYMNEY VALLEY DISTRICT COUNCIL HEREBY GRANT an amendment to Waste Management Licence No. 72 pursuant to an application dated 26th April 1994, in respect of the following:

Full name and address
of local representative
of licence holder

PRICE & COMPANY
GELLIARGWELT FARM
GELLIGAER

Location of site to
which licence relates

GELLIARGWELT FARM
Grid Ref: ST.1222.39586
Gelligaer, Hengoed.

Form of deposit or
disposal to which
licence relates

Landfill Site

Type of Waste of which
deposit or disposal is
authorised and any
limitation as to quantity

Soil)89
Subsoil)tonnes/
Natural Stone or Slate)day

This licence is subject to the attached conditions:

See original licence.

Dated: 16th June 1994

Signed: J. Evans

Designation: Principal Asst. EHO.

**RHYMNEY VALLEY DISTRICT COUNCIL
CONTROL OF POLLUTION ACT 1974
LICENCE TO DISPOSE OF WASTES**

The RHYMNEY VALLEY DISTRICT COUNCIL, in pursuance of the powers conferred on them by the Control of Pollution Act 1974, hereby licence:

PRICE AND COMPANY

GELLIARGWELT FARM

GELLIQAER

herein after called the "licence holder" to operate a Landfill Facility (herein after called the "facility") on land at Gelliargwelt Farm, Gelligaer ST 1222 39586 grid reference which is edged in red on the drawings attached to this licence, being land occupied by the licence holder.

This licence is granted subject to the conditions set out in schedules attached hereto.

Dated

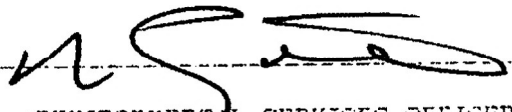
11th

day of

May

1993

Signed



(ENVIRONMENTAL SERVICES OFFICER)

The licence holders attention is drawn to the notes overleaf.

CONTROL OF POLLUTION ACT 1974
PART I

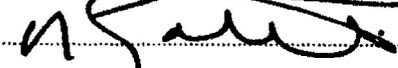
WASTE DISPOSAL LICENCE

THE *
HEREBY GRANT a Waste Disposal Licence, pursuant to an application dated
, in respect of the following:

| | |
|---|---|
| Full name and address of licence holder | PRICE AND COMPANY GELLIARGWELT FARM GELLIGAER HENGOED |
| Full name and address of local representative (if any) of licence holder | |
| Location of site to which this licence relates | GELLIARGWELT FARM (SEE LOCATION PLAN) |
| Form of deposit or disposal to which this licence relates | LLANFILL |
| Types of waste of which deposit or disposal is authorised and any limitation as to quantity | INERT SOIL SUBSOIL NATURAL STONE SLATE |

This Licence is granted subject to the following conditions:—

SEE ATTACHED SCHEDULE

Dated 11th May 1993. (Signed) 
(Designation) ENVIRONMENTAL SERVICES OFFICER

THE LICENCE HOLDER SHOULD READ CAREFULLY THE NOTES OVERLEAF.

* Insert name of Waste Disposal Authority.

Licence No. 72

Landfill site - GELLIARGWELT FARM
GELLIGAER
MID GLAMORGAN

OS PLOT ST 1222 /9586

Schedule B type wastes

Types of waste materials accepted at the facility and the maximum quantities accepted per day stored shall consist only of the following solid wastes:-

| | Tonnes |
|-------------------------|--------|
| Soil | |
| Subsoil | |
| Excavation waste | 400 |
| Natural stone and slate | |

which do not contain any poisonous or polluting substance or any putrescible wastes.

SCHEDULE C. OPERATIONAL CONDITIONSWORKING PLAN

1. (a) The statement of intended methods of operation and drawings contained within the document entitled 'site licence working plan' submitted as part of the application for this licence shall be hereinafter referred to as the working plan.
- (b) The working plan shall have been approved in writing by the Disposal Authority. The licence holder shall obtain written approval from the Disposal Authority for any proposed change in the actual conduct of the operations from the proposals approved in the working plan as altered by any previous change approved by the Disposal Authority, before such change is implemented.
- (c) Any reference in this licence to the working plan shall include a reference to any modification to the statement or drawings which have been approved in writing by the Disposal Authority as appropriate.
- (d) Subject to the terms and conditions of this licence, the site shall be operated in accordance with the working plan.

PREPARATION WORKS

2. No operations shall take place after the hours of darkness in accordance with the working plan.
3. An identification board of durable material and finish shall be displayed at the entrance to the facility. This shall give the name of the facility, the name, address and telephone number of the operator and of the Disposal Authority, the hours of operation and the telephone numbers of personnel to contact in the event of an emergency.
4. Gates, walls and fencing shall be provided at the facility and maintained at all times in accordance with the working plan. The gates shall be locked outside operating hours and at any time the site is left unattended in order to prevent unauthorised access to deposit on, or removal of materials from the facility.
5. Primary site roads to the standard of construction stipulated in the working plan, shall be provided and maintained in accordance with the working plan.

6. Provision shall be made to deal with waste which does not conform to Schedule B, delivered to or left at the facility in accordance with the working plan. Such waste shall be removed from the facility as soon as practicable and in any case within such time as agreed with the Disposal Authority, and be taken to a suitable alternative site.
7. Arrangements shall be provided on site, for the storing and maintenance of equipment used at the facility in accordance with the working plan.
8. Any storage containers for liquids which may be polluting shall be contained in a bunded area and shall be of a type and construction suitable for the liquids they contain and labelled to show their contents. They shall conform where necessary to all relevant safety and construction standards and shall be installed at a location and to specification in accordance with the working plan.
9. Measures in accordance with the working plan shall be taken to prevent damage to all pipework, valves, pumps and storage tanks which may result in polluting of water, danger to public health or be seriously detrimental to the amenities of the locality.
10. Wheel cleaning facilities shall be provided, maintained and used, in accordance with the working plan, to ensure that no mud debris or other material is deposited on any roadway by vehicles using the facility.
11. Surface water drains shall be installed around the perimeter of the site to intercept water from entering the landfilling area, in accordance with the working plan so as to avoid contamination of the surface water with any leachate.
12. Springs and issues within the facility shall be intercepted and conveyed to the boundary of the facility as located in the working plan so as to avoid any contamination of the spring or issue with any leachate.
13. Water courses crossing the landfill facility shall be diverted around the facility in accordance with the working plan, so as to avoid the contamination of the water course with any leachate.

14. Any standing water within the facility shall be drained or pumped out in accordance with the working plan, and the area raised with clean dry non biodegradable material to prevent standing water.
15. In accordance with the detail of the working plan a site office, equipped with toilet and washing facilities, and a telephone, shall be provided and maintained at the facility.
16. A diary/log book shall be provided and retained in the site office. The diary/log book shall be available for the licence holder, his agent or employees, and for officers of the Disposal Authority and other officials to read or record comments pertaining to the activities at the facility.

OPERATIONS

17. The types of waste accepted and maximum quantities stored at the facility shall consist of those specified in Schedule B of this licence.
18. Operations shall take place at the facility only on Mondays to Fridays between the hours of 7.00 am and 7.30pm, Saturdays between the hours of 7.00am and 4.00pm with no operation on Sundays and Bank Holidays except in cases of emergency, without the prior approval of the Disposal Authority. All cases of emergency shall be reported to the Disposal Authority in writing forthwith.
19. During all operational and maintenance periods the facility shall be manned by a competent person who is capable of ascertaining, in accordance with the terms of the working plan and having regard for information supplied with waste materials, that only waste permitted by the licence is deposited at the site.
20. The phasing and direction of landfilling shall be carried out as detailed in the working plan and each phase shall be completed before landfilling is commenced in each subsequent phase.

21. A record shall be kept of the type and quantities of waste delivered to the facility including materials inadvertently delivered to and subsequently removed from the facility. The record shall comprise full details, as required, on forms as agreed with the Disposal Authority, and copies shall be sent to the Authority at 12 monthly intervals. These records must be made available to any Authorised Officer of the Disposal Authority for inspection at the facility at any reasonable time.
22. If required by the Disposal Authority, any waste or other material segregated for reuse or resale shall be removed forthwith if it is giving rise to pollution of water, danger to health or is seriously detrimental to the amenities of the locality.
23. No deposit of waste shall take place within 7 metres of the top of the bank of any open water courses on the site unless such water courses have been diverted, culverted or otherwise protected in accordance with the working plan
24. No waste material shall be burnt within the boundaries of the facility. Any fire occurring within the confines of the facility shall be treated as an emergency and immediate action shall be taken to extinguish it. All outbreaks of fire shall be reported immediately to the Disposal Authority.
25. Measures shall be taken to remove any mud, debris etc. deposited on the highway by vehicles using the facility. These measures shall include the sweeping of the hard surfaced areas, entrance and public highway leading from the facility.
26. The facility shall be inspected daily for the presence of vermin and insects, and control measures shall be taken as detailed in the working plan to deal with any vermin or insects found. Records of these inspections and any control measures undertaken, including types and quantities of pesticides used shall be kept permanently on site.
27. Subsidiary site roads shall be provided and maintained in accordance with the working plan, constructed of hardcore or rubble, free of any timber or metal.
28. All subsidiary side roads shall be laid to a fall to encourage surface water run off, and be maintained free from potholes. Any potholes shall be filled with hardcore or rubble within three working days.

29. Both primary and subsidiary site roads shall as necessary in dry weather, be sprayed with clean water to prevent dust nuisance occurring, without creating excessive run off.
30. Surface water intercept drains shall be inspected as necessary and in any case every seven days. Drains must be kept free of any blockage and maintained to the specification of the working plan. Records of inspections and necessary remedial measures shall be recorded in a log book permanently on site.
31. The integrity of diverted water courses constructed in accordance with the requirements of this licence shall be surveyed at 6 monthly intervals by a competent person and the results forwarded to the Disposal Authority.
32. Upon any evidence of structural failure or leakage, in any culvert or diverted water course immediate action shall be taken to instigate repairs to the standards of the specification in the working plan.
33. Measures, including proper maintenance and use, shall be undertaken to control the noise of machinery and vehicles operating at the facility, which may be a danger to health or seriously detrimental to the amenities of the locality.
34. Litter shall not be allowed to accumulate at the site. Any litter or fly tipped material which accumulates at the facility or its immediate environs shall be gathered and disposed of in such a way as to prevent pollution of water, danger to public health or be seriously detrimental to the amenities of the locality.
35. Bund walls as detailed in the working plan shall have a minimum creast width of 2 metres and shall be designed and constructed to provide a stable batter.
36. Waste shall be compacted and formed into a layer as soon as possible after deposit and not later than the end of the day which it was deposited.
37. The layers of waste shall be formed by using suitable compaction equipment with a blade or some other appropriate levelling device. The waste shall either be deposited on the surface of the site behind the face and partially compacted by a tractor or other compacting machine before being pushed over the face.

38. The depth of any layer of waste shall not after initial compaction exceed 2m.
39. Working flanks and faces shall be compacted to form gradients not steeper than 1:3.
40. Any trees or bushes on areas to be tipped shall be grubbed up and crushed by the compacter prior to being tipped.
41. All vehicles visiting the facility shall not exceed a speed of 10mph
42. The surface flanks and faces shall, subject to the traction needs of the vehicles operating at the facility, be covered with non-biodegradable material such that at the end of the day all exposed surfaces shall be covered to a depth not exceeding 15cm.
43. Surface waters shall be sampled at the location and at the frequency stipulated in the working plan. The samples shall be analysed in accordance with the working plan and the results forwarded to the Disposal Authority. *Have been sampled*
44. If any analysis of surface water indicates significant contamination by leachate, then remedial measures shall be instigated without delay, to remove the cause of contamination to the satisfaction of the Disposal Authority.
45. Until final restoration, completed areas of landfilling will be graded and maintained in a tidy condition and where necessary action in accordance with the working plan shall be taken to control weeds.
46. Adequate clearance shall be maintained below overhead powerlines with particular attention to vehicle movements. Account shall be taken of maximum height reached by the vehicles particularly when they are tipping
47. The terms of this licence shall be made known to the proficient person and to any person who is given responsibility for the management or control of the facility and a copy of these terms and conditions shall be kept available at the facility and displayed in a prominent position.

SITE RESTORATION

48. Once final levels have been achieved the site shall be capped as detailed in the working plan.
49. The final layer of waste deposited shall be subject to the minimum compaction, and shall be to a depth of not less than 1m and be kept free of materials likely to interfere with the final restoration or subsequent use.
62. Final restoration shall be to the contours in accordance with the working plan.

NOTES

These notes are for general guidance only and they do not constitute an authoritative statement of the law.

1. This licence relates only to the requirements of the Control of Pollution Act 1974 for the deposit of waste and the use of plant or equipment subject to the conditions set out in the Schedules and does not constitute a consent required by other legislation. In particular it is the responsibility of the licence holder to comply with any requirements of THE HEALTH AND SAFETY AT WORK ETC. ACT 1974, THE RADIOACTIVE SUBSTANCES ACT 1960, THE TOWN AND COUNTRY PLANNING ACTS, BUILDING REGULATIONS and ALL RELEVANT WATER PROTECTION and PUBLIC HEALTH legislation including the provisions of the ENVIRONMENTAL PROTECTION ACT 1990 currently in force.

All discharges to sewer and watercourse have to meet the requirements of the National Rivers Authority and Water Company. Any diversion or other changes will also require the National Rivers Authority or Water Company approval.

2. If the licence holder ceases to occupy the land specified above, then the licence may be transferred to the new occupier after giving notice to the disposal authority which has the right to decline to accept the new licence holder.
3. If the licence holder wishes to cancel this licence, it must be returned to the disposal authority together with a notice stating that the licence is no longer required. Cancellation of the licence will not affect any outstanding liability of the licence holder under the conditions of the licence.

CONTRAVENTION OF LICENCE CONDITIONS

Attention is drawn to the provisions of Sections 3, 7, 9 and 16 of the Control of Pollution Act 1974. A brief resume is included below.

Section 3

Prohibits under penalty the deposit of waste, or the use of plant or equipment, otherwise than in accordance with the terms of a licence. This Section applies to all the conditions contained herein, including any which may be the subject of appeal to the Secretary of State under Section 10 of the Act.

Any deposit which takes place without compliance with all the licence conditions may lead to prosecution under this Section.

Section 7

Activities which cause pollution of water, danger to public health or would be seriously detrimental to the amenities of the locality may lead to revocation of this Licence.

Section 9

Non-compliance with any licence conditions may lead to the revocation of this Licence.

Section 16

The licensing authority is empowered to require the removal of any controlled waste deposited in circumstances where any of the conditions contained in this licence are not being complied with.

Penalties under Section 3

A Corporate body or person who contravenes Section 3 subsection (1) shall, subject to subsection (4), be guilty of an offence and liable on summary conviction to a fine of an amount not exceeding scale 5 (currently £2,000, January 1991), or on conviction on indictment to imprisonment for a term not exceeding two (2) years or a fine or both.

SCHEDULE ADEFINITIONS

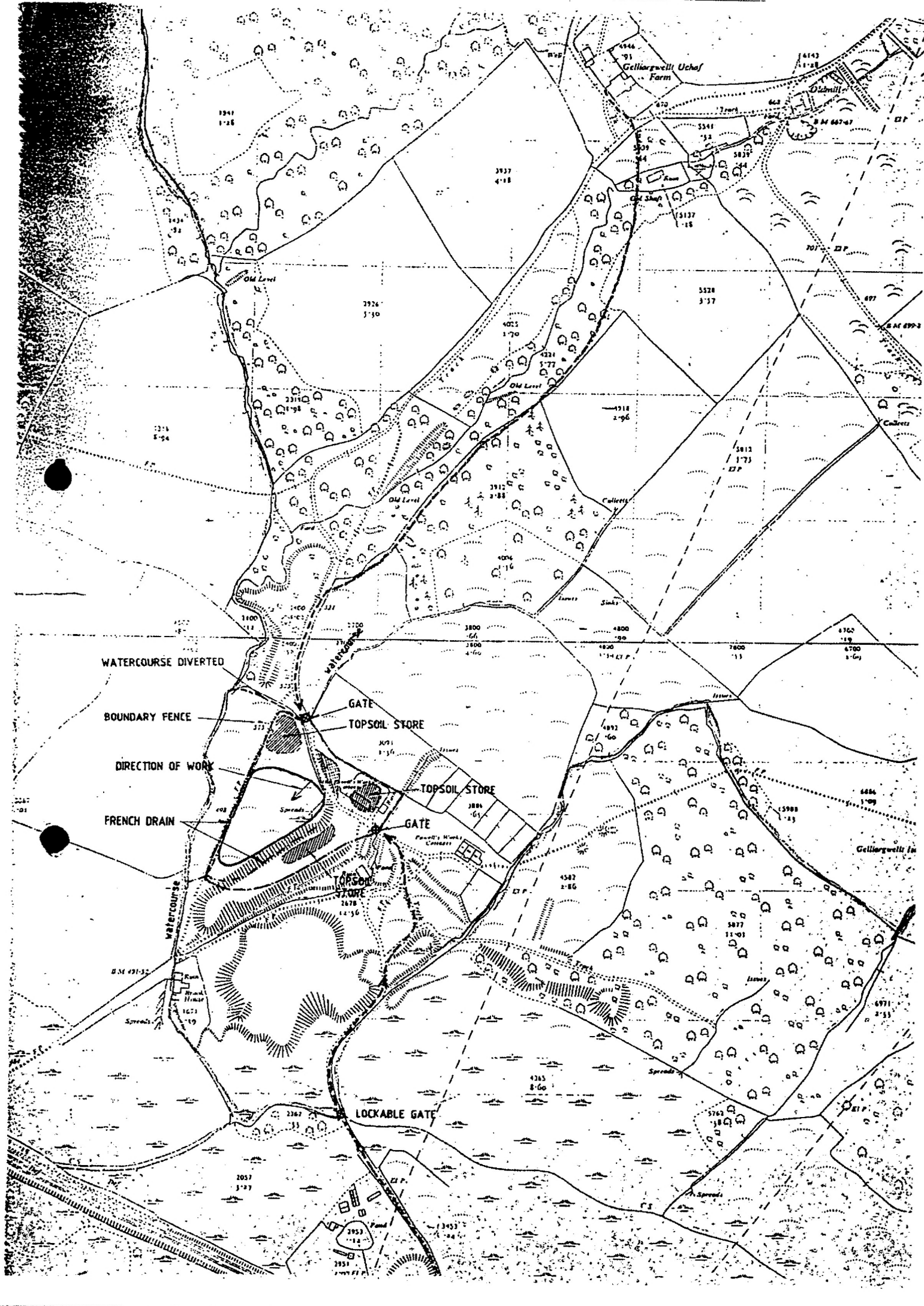
1. In this licence, and "emergency" is defined as a case where a person has reasonable cause to believe that circumstances exist which are likely to endanger life or health or cause damage to property or pollution of water.
2. In this licence a "flammable liquid" shall have the same meaning as ascribed to it by the Classification Packaging and Labelling of Dangerous Substance Regulations 1984 which includes a liquid mixture of liquids or liquid containing solids in solution or suspension which when listed in accordance with Part IV of Schedule 1 of the Classification Packaging and Labelling of Dangerous Substances Regulations 1984, gives off a flammable vapour at a temperature not exceeding 55°.
3. A "competent person" shall for the purposes of this licence mean a person who through training and or qualification understands the terms and conditions of this licence and is responsible for ensuring the facilities compliance with the licence.
4. A "proficient person" shall be trained to understand the terms and conditions of this licence, to recognise the general descriptions of waste that may arrive at the facility, and actions to be taken to deal with such wastes and what action to take in the event of an emergency.
5. In this licence "Fly Tipping" is defined as the unregulated and hence illegal dumping of waste material.
6. In this licence "Environmental Hazard" is defined as the presence of waste on land which has been deposited in such a manner or in such a quantity (whether that quantity by itself or cumulatively with other deposits of the same or different substances) as to subject persons or animals to a material risk of death, injury or impairment of health or as to threaten the pollution (whether on the surface or underground) of any water supply.
7. An "authorised officer" is an officer authorised by the Disposal Authority for the purposes of the Control of Pollution Act 1974.
8. In this licence, "Operation" is defined as the receipt, handling or removal of waste from the facility.
9. In this licence, "Household Waste" shall have the same meaning as ascribed to it by Schedule 1 of the Collection and Disposal of Waste Regulations 1988 (SI 1988 No. 819).

10. In this licence "Recycling" is defined as the collection and separation of materials from waste and subsequent processing to produce marketable products.
11. In this licence "Reclamation" is defined as the collection and separation of materials from the waste stream.
12. Notwithstanding the above, words and phrases in this licence have the meaning ascribed to them by the Control of Pollution Act 1974 and its associated regulations.

EXCLUSIONS

Notwithstanding the generality of the types of waste specified in this Schedule the following wastes shall be specifically excluded from delivery to the facility without the prior written approval of the Waste Disposal Authority.

- (a) Controlled waste being defined as "special waste" in the Control of Pollution (Special Waste) Regulations 1980 and any subsequent amendments, (except those listed in Schedule B).
- (b) Substances within the Control of Radioactive Substances Act 1960 and subsequent amendments.
- (c) Percussives and explosives and other substances with similar characteristics, excepting where such wastes are in such a form or state where the percussive or explosive properties are and will remain ineffective;
- (d) Any waste containing "flammable liquids".



WATERCOURSE DIVERTED

BOUNDARY FENCE

DIRECTION OF WORK

FRENCH DRAIN

GATE

TOPSOIL STORE

TOPSOIL STORE

GATE

TOPSOIL STORE

LOCKABLE GATE

Gelliargwell Uchaf Farm

Oldmill

1941
1-26

3937
4-18

3926
3-30

5528
3-37

3216
5-94

1918
2-96

5813
1-73

3100
1-11

3700
1-11

3800
4-60

4800
1-14

4700
1-19

7800
1-11

6700
1-61

3771
3-36

3889
6-1

4872
6-60

4884
1-09

4542
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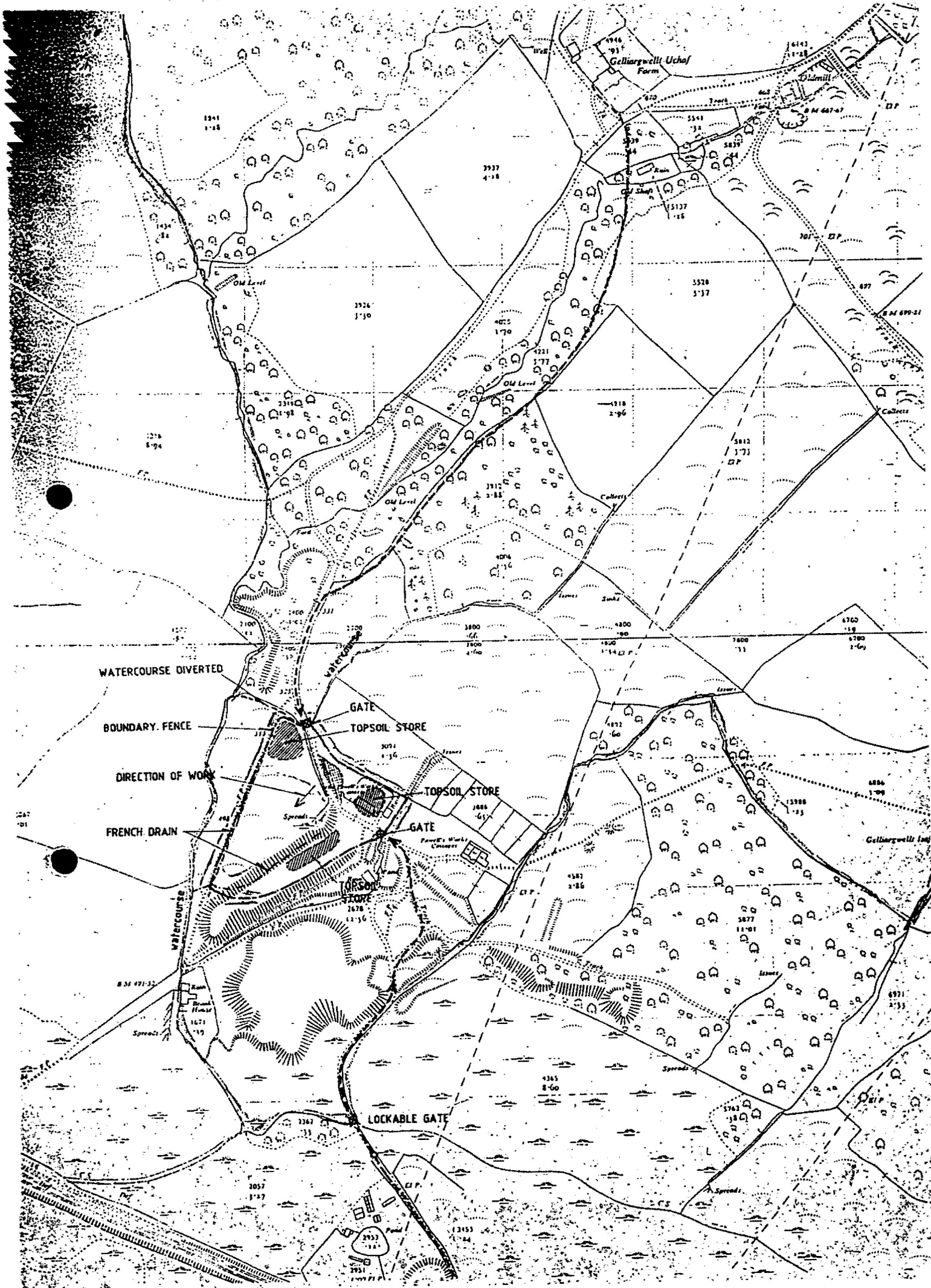
2057
3-27

3453
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18-01

2951
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1946 91
Gellargwell Uchaf Farm

1941 1-28

3937 4-18

1926 1-30

5541 5-1

5137 1-26

3528 5-37

1929 8-94

1918 2-96

5812 1-71

WATERCOURSE DIVERTED

BOUNDARY FENCE

DIRECTION OF WORK

FRENCH DRAIN

GATE

TOPSOIL STORE

TOPSOIL STORE

GATE

LOCKABLE GATE

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B.M. 699-51

Colliers

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OUTGOING

ETWML 30133.



Application to Surrender a Waste Management Licence Additional Information

1. In question 6.7 of the application form, a Site Investigation Survey is requested unless there is adequate supporting evidence to say why this is not needed.
2. The content of this survey report is obviously site specific, but is likely to include the following:
 - i) Site History (including known site use prior to waste management activities)
 - ii) Details of Site Construction (inc. Quality Assurance, Building Regulations Certificate etc.)
 - iii) Details of Waste Management Activity (including licensed activities, exempt activities, non-waste handling activities (e.g. fuel storage) and unauthorised waste handling activities (e.g. fly-tipping))
 - iv) Future Land Use (e.g. specific planning permissions or Local Planning Authority Structure/Local Plan allocation)
 - v) Assessment of the Condition of the Land to include:
 - Confirmation that all active pollution control systems have been switched off (e.g. automatic pumping to sewer from sealed tanks)
 - Confirmation that the site has been cleared of deposited residues and discarded waste materials
 - Confirmation that the contents of any tanks used for storing waste or raw materials have been removed
 - Confirmation that any interceptors have been pumped out and cleaned of detritus and that underground pipework has been investigated and cleaned out
 - Confirmation that the site has been cleared of any contamination resulting from the spillage of wastes or raw materials (e.g. asbestos, oils & fuels, storage of contaminated run-off). This may include analysis of soils or dusts and leachability tests. I would advise you to contact us with your proposals for this prior to initiating works, including proposed detection limits and analytical methods used.
 - vi) Assessment of the Condition of Groundwater and Surface Waters – including a qualitative Risk Assessment relative to the geological, hydrogeological and hydrological environment relating to the site and surrounding area. This should include information about groundwater flows, abstraction points etc.
 - vii) Assessment of gassing potential (for landfills only) – including results of gas monitoring. This should include details of flow rate, temperature, atmospheric pressure and design, construction and installation of boreholes. Information regarding the monitoring equipment used, details of equipment calibration and training of the persons undertaking the monitoring should also be included.
 - viii) Reference to any other relevant information which may assist in the determination of the surrender and which would be available to the Agency, e.g.
 - Site monitoring data
 - Site inspection reports
 - Site diaries inc. maintenance records for site surfaces
 - Inspections/Audits carried out by third parties
 - Hydrogeological reports
 - Discharge Consents
 - Construction Quality Assurance Plans or Reports



OTHER

3. The completion report should conclude with a Risk Assessment to assess whether the condition of the land following completion of the waste management activities is likely or unlikely to cause pollution of the environment or harm to human health.
4. Following receipt and assessment of the completion report, a site inspection to ensure that the standards for completion have been met will be arranged