

**Notice of request for more information**

Environmental Permitting (England and  
Wales) Regulations 2010

## Notice requiring further information

**To:**

Company Secretary  
Linton Farm  
Pembrey  
Llanelli  
Carmarthenshire  
SA16 0JS

**Application number: PAN-000519**

Natural Resources Wales, in exercise of its powers under paragraph 4 of Part 1 of Schedule 5 of the above Regulations, requires you to provide the information detailed in the attached schedule. The information is required in order to determine your application for a permit, duly made 12 August 2016.

The information requested should be sent by **15 September 2016**.

**Information should be sent to:**

[louise.bailey@cyfoethnaturiolcymru.gov.uk](mailto:louise.bailey@cyfoethnaturiolcymru.gov.uk)

Name	Date
<b>Louise Bailey</b>	<b>25 August 2016</b>

Authorised on behalf of Natural Resources Wales

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Croesewir gohebiaeth yn y Gymraeg a'r Saesneg Correspondence welcomed in Welsh and English

## Schedule

### 1. Waste types to be accepted

In document GS doc 12- waste codes you have given EWC 20 01 38 the description of "discarded electrical and electronic equipment".

However, the actual description for 20 01 38 is "wood other than that mentioned in 20 01 37".

Can you please confirm if you intend to accept wood waste, or one of the following WEEE codes instead?

- 20 01 35\*- discarded electrical and electronic equipment other than those mentioned in 20 01 21 and 20 01 23 containing hazardous components
- 20 01 36- discarded electrical and electronic equipment other than those mentioned in 20 01 21, 20 01 23 and 20 01 35

### 2. Recovery and disposal codes for treatment activities

The treatment activities you wish to carry out (sorting, separation and bulking up) need to be carried out under the appropriate recovery and/or disposal codes. #

I suggest the following; please confirm if you agree:

- a) **R3**: Recycling/ reclamation of organic substances which are not used as solvents
- b) **R4**: Recycling/ reclamation of metals and metal compounds
- c) **R5**: Recycling/ reclamation of other inorganic compounds
- d) **D9**: Physico-chemical treatment not specified elsewhere in this Annex which results in final compounds or mixtures which are discarded by means of any of the operations numbered D1 to D12 (e.g. evaporation, drying, calcination, etc.)

### 3. Legal hazardous waste limit

You have stated in the application that you intend to store up to 10 tonnes of hazardous waste a day. The current legal limit (under the 2013 amendment to the Environmental Permitting Regulations) allows the storage of a maximum of 50 tonnes of hazardous waste at any one time for recovery or disposal.

Please confirm if you wish to increase the limit to 50 tonnes at any one time or remain at 10 tonnes at any one time?

### 4. Storage of waste

It is not clear which wastes you wish to store outside of the building. In your non-tech summary you state that non-inert waste will, but then in your site specific risk assessment, you state that inert waste will be stored outside.

Please confirm:

- a) which waste codes (using their EWC's) will be stored outside after treatment;
- b) which waste codes (using their EWC's) will be stored inside the building after treatment; and
- c) if you intend to store any waste on hardstanding.

## **5. Site plan**

It is not clear from your site plans and aerial photography where your proposed site boundary actually is.

On the attached site plan please show:

- a) The site boundary
- b) The point at which the discharge leaves the site boundary

Please note that siltation ponds must be included in the permit boundary as they are being used as a method to treat the discharge from the site.

## **6. Odour Management Plan**

Your odour management plan states that "The application does not identify any wastes which have a propensity to produce mal odours". We disagree, the chapter 15 wastes (packaging) and chapter 20 wastes (municipal wastes) have a risk of odour, which needs to be addressed in your odour management plan.

Please revise and resubmit your odour management plan in line with the [H4 Odour Management guidance](#) paying attention to section 4. Control measures:

- Managing inventory
- Controlling evaporation
- Containment and abatement
- Dispersion
- Reducing impacts

## **7. Fire Prevention and Mitigation Plan**

Due to a recent internal business change, we will not be assessing your Fire Prevention and Mitigation Plan as part of the permit determination.

It is the responsibility of the permit holder to manage and operate the permitted activities in accordance with a written fire prevention plan using the current, relevant fire prevention plan guidance. This will be a condition of the permit. In addition we will be incorporating the Fire Prevention and Mitigation Guidance into the permit.