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Our Ref: 2858/L/003/01

19<sup>th</sup> May 2017

**Ms Louise Bailey**  
**Natural Resources Wales**  
Permitting Receipt Centre  
Cambria House  
29 Newport Road  
Cardiff  
CF24 0TP

Dear Ms Bailey,

**Gwynedd Skip & Plant Hire Limited, Lon Hen Felin, Caernarfon, Gwynedd**

Further to your email dated 8<sup>th</sup> May 2017 requesting a revision to certain permit application documents and subsequent discussions with both yourself and the Operator, please find accompanying this letter the following revised documents, with references to the production of Refuse Derived Fuel (RDF) now removed:

- Permit Application Report and Supporting Statement (ref: 2858/R/001-2);
- Appendix IV Environmental Risk Assessment (ref: 2858/R/002-2) including amended Fire Management Plan and Odour Management Plan.
- Appendix V Technical Standards (ref: 2858/R/005-2) and
- Site Layout Plan (ref: 2858/1/002, Rev C).

The relevant changes, deletions and additions are detailed below for clarity.

**1. Supporting Statement**

- a. Report reference changed to 2858/R/001-02 (The final digit in our report codes is the issue number, issue 2) and dated May2017.
- b. Site Layout Plan amended (ref: 2858/1/002, rev C) to replace RDF bales storage with paper, card and plastic bales as per existing operation.
- c. Section 1.1.3 - re-worded to replace reference to RDF with incoming 19 12 12 wastes.

- d. Deleted section 1.1.4 – discussion on RDF thresholds. Replaced by former section 1.1.5.
- e. Section 1.1.5 – reference made to revised application fee.
- f. Section 1.2.2 – reference to RDF removed.
- g. Section 1.2.3 – Amended text to remove reference to RDF.
- h. Section 1.2.4 – RDF bales replaced with paper, card and plastics.
- i. Section 2.2.2 – Remove reference to RDF production and re-word 19 12 12 shredding and transfer.
- j. Section 2.3.4 & 2.6.1 – Amend reference to Environmental Risk Assessment to version 2.
- k. Section 3.1 – re-worded to remove reference to RDF, and reference to Technical Standards document amended to version 2.
- l. Section 3.3 - reference to Technical Standards & Environmental Risk Assessment documents amended to version 2.
- m. Section 3.4 – Amended reference to report 2858/R/002-2 – version 2
- n. Section 4.1, 4.2 & 4.3 – no changes made but it is recognised that correspondence has been undertaken since the permit application was submitted regarding the higher application fee and amended OPRA.

## 2. Appendix IV – Environmental Risk Assessment

- a. Document date changed to May 2017, reference amended to May 2017.
- b. Appendix B Odour Management Plan (ref: 2858/R/004-2) now inserted.
- c. Section 2.1.1 – reference to RDF removed and text amended.
- d. Section 2.1.3 – reference to RDF production removed and shredding of non-recyclates added.
- e. Appendix A FMP – Date and report reference amended to May 2017 version 2.
- f. Appendix A FMP Section 2.1.1 – reference to RDF removed.
- g. Appendix A FMP Section 2.1.6 – reference to RDF replaced by discussion on baled paper, card and plastics.
- h. Appendix A FMP Section 2.1.6 – reference to RDF removed. Reference to feedstock replace with inputs.
- i. Appendix A FMP Section 3.1.10 – reference to RDF removed. Table 4 – baled RDF replaced by Baled paper, card and plastics.
- j. Appendix A FMP Table 5 – Contact details for Amy Fox changed to Amy Edwards
- k. Appendix B OMP – Report reference amended to version 2.
- l. Appendix B OMP Section 1.1.3 - reference to organic fines and RDF removed.
- m. Appendix B OMP Section 2.2.2 – reference to imported 19 12 12 inserted.
- n. Appendix B OMP Section 2.2.3, Table 1 – 19 12 12 waste stream added.
- o. Appendix B OMP Section 2.2.10, Table 2 – 19 12 12 waste stream added.
- p. Appendix B OMP Section 2.2.11, Text amended to include reference to storage of process (shredded) wastes.
- q. Appendix B OMP Section 2.3.1 & Table 3 – 19 12 12 waste stream added.
- r. Appendix B OMP Section 2.3.2 & 2.4.1 – reference to RDF removed.

- s. Appendix B OMP Table 4 – reference to 19 12 12 and shredding activities added to table.
- t. Appendix B OMP Section 2.4.2 deleted and replaced by former section 2.4.3. Section 2.4.3 reference to putrescible MSW deleted.
- u. Appendix B OMP Table 6 – reference to RDF replaced by shredded materials.

### 3. Appendix V – Technical Standards

- a. Report date and reference amended to May 2017, Version 2. Also, referenced reports amended to version 2 where applicable.
- b. Section 1.1.2 – reference to RDF changed to shredded materials.
- c. Section 1.1.3 – 19 12 12 shredding, bulking and off-site transfer added.
- d. Section 1.1.4 – organic fines changed to inorganic fines. Reference to RDF removed.
- e. Section 1.1.5 – original paragraph referencing IED now replaced by former section 1.1.6.
- f. Table 1 – Updated to include version 2 report references and now include OMP.
- g. Section 1.5.1 – additional description included for incoming 19 12 12;
- h. Section 1.5.2 – reference to organic fines removed due to non-putrescible nature of wastes.
- i. Section 1.5.3 – RDF replaced with residual materials shredded and transferred from site.
- j. Table 2 – removed baled RDF and replaced with baled paper, card & plastic. Also, operations storage capacity changed to 2000 tonnes – assume previous figure of 4000 was m<sup>3</sup> in error.
- a. Section 4.1.2 – RDF plant replaced by ‘all’ plant.
- b. Section 6.3 – RDF removed from section header.
- c. Section 6.3.2 – Incoming 19 12 12 added.
- d. Section 6.3.5 – Amended to reference bulking and removal from site of shredded materials.
- e. Section 6.3.6 – organic fines changed to inorganic fines.
- f. Section 6.4.1 – RDF bales replaced by shredded materials bulked up.
- g. Section 6.4.3 – organic fines changed to inorganic fines.
- h. Section 6.5.2 – bales storage deleted and replaced by former section 6.5.3.
- i. Section 9.5.1 – non putrescible inserted.

We trust the enclosed documentation is adequate and request that you do not hesitate to contact us if you have any queries in relation to this application.

Yours sincerely  
for and on behalf of TerraConsult Ltd



**Robert Barlow**  
**Senior Waste Regulation Consultant**