



**ENVIRONMENT  
AGENCY**

## Modification of Waste Management Licence

Environmental Protection Act 1990

Section 37(1)(b)

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**Carmarthenshire  
Recycling and  
Environmental Services  
Ltd**

Cillefwr Industrial Estate,  
Johnstown, Carmarthen

Authorisation number

EAWML 34181

Effective date

15 November 2004

**Asiantaeth yr Amgylchedd Cymru**  
Glan Tawe, 154 Ffordd Sant Helen, Abertawe SA1 4DF  
Ffon 01792 64530, Ffacs 01792 470068

**Environment Agency Wales**  
Glan Tawe, 154 St Helens Road, Swansea SA1 4DF  
Tel 01792 645300, Fax 01792 470068



**Authorisation**



**ENVIRONMENT  
AGENCY**

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**ENVIRONMENTAL PROTECTION ACT 1990, sect. 37(1)(b)**

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**NOTICE OF MODIFICATION OF  
WASTE MANAGEMENT LICENCE**

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To: Carmarthenshire Recycling and Environmental Services Ltd  
Of: Cillefwr Industrial Estate, Johnstown, Carmarthen

WHEREAS on 18th October 2000 you were granted a Waste Management Licence, licence number EAWML 34181, by the Environment Agency relating to land at Cillefwr Industrial Estate, Johnstown, Carmarthen

**AND WHEREAS** the conditions of the said licence may have been modified from time to time

**AND WHEREAS** on 20th September 2004 you made application to the Environment Agency for conditions of the licence to be modified

**NOW** the Environment Agency **HEREBY GIVES NOTICE** that:

Your application to modify your licence to extend the range of permitted wastes to include fibrous asbestos has been approved subject to the amendment and addition of conditions to waste management licence EAWML 34181 as provided in Appendix A attached.

This modification shall take effect from 00.01 hours

Dated:

(Signed).....

**Hamish Osborne**

**Team Leader - Environment Management**

N.B.- The person served with this notice may under Section 43 of the 1990 Act appeal against the Agency's decision to the Secretary of State within six months of the date of the decision or such longer period as the Secretary of State may allow.

## Appendix A

1.1.1 **Table 1.1.** is hereby modified as follows;

**Table 1.1 Specified waste management operations**

<b>Specified Waste Management Operation</b>	<b>Permitted Waste Types which may be subject to the Specified Operation</b>	<b>Limits on Specified Waste Management Operations</b>
Physical treatment of Waste	All wastes except Cement Bonded Asbestos.	
	<i>Shall now read:</i> All wastes except Cement Bonded and fibrous Asbestos.	

1.1.2 **Table 1.2** is hereby replaced in its entirety by the following table;

**Table 1.2. Permitted quantities of waste**

<b>Permitted Waste Categories (equivalent UK Waste Classification Scheme categories given in brackets)</b>	<b>Maximum Permitted Quantities for each waste category (subject to maximum permitted total quantity in condition 1.2.2) (tonnes/year)</b>
a) Inert wastes (Category 21)	i) Subject to the maximum storage capacities specified in Table 1.1.
b) General and biodegradable wastes (Category 22; includes degradable household wastes, and degradable commercial and industrial wastes not covered by Categories 23-32)	i) Subject to the maximum storage capacities specified in Table 1.1.
c) Metals and discarded (scrap) composite equipment.	i) Not permitted, except as items included in household wastes under 'General and biodegradable wastes' (Category 22). ii) Subject to the maximum storage capacities specified in Table 1.1.
d) Special wastes (Category 26 only)	i) Cement Bonded and fibrous Asbestos only. ii) No more than 10 tonnes of Cement Bonded and fibrous Asbestos may be stored on the site at any one time. iii) Cement bonded and fibrous asbestos shall not be accepted at the site until the designated technically competent manager has gained the required level of technical competence. Evidence that such a person has the required technical competence shall be submitted in writing to the Agency at least 7 days prior to the acceptance of any cement bonded and/or fibrous asbestos.
e) Other categories of waste	i) Not Permitted.

**1.1.3 Condition 1.6 Financial Provision**

Modification of conditions under section 37(1)(a) of the Environmental Protection Act 1990 as follows:

Whereas the licence had a condition requiring financial provision to be made and/or maintained, this condition shall now be deleted.

**1.1.4 Condition 4.3.2. is hereby modified as follows;**

*Waste Control procedures*

All wastes accepted at the site shall be handled, kept and recorded in accordance with section WP/1.110, Section WP/4.151section WP/4.210 of the working plan.

## **Rights of appeal**

Section 43(1) of the Environmental Protection Act 1990 provides that, where except in pursuance of a direction given by The National Assembly For Wales,

- a licence is granted subject to conditions

the applicant may appeal from the decision to The National Assembly For Wales.

Therefore if you feel aggrieved by the decision or any of the conditions to the licence as granted you may obtain the appropriate form on which to give written notice of an appeal from:

The Planning Inspectorate  
Crown Buildings  
Cathays Park  
Cardiff  
CF10 3NQ

Tel: 02920 823859

Fax 02920 825150

This notice of appeal should be accompanied by the following information:

- a statement of the grounds of appeal
- a copy of the licence
- a copy of any correspondence relevant to the appeal
- a copy of any other document relevant to the appeal including, in particular, any relevant consent, determination, notice, planning permission, established use certificate or certificate of lawful use or development
- a statement indicating whether you wish the appeal to be in the form of a hearing or on the basis of written representations.

You are also required to serve a copy of your notice of appeal together with copies of any of the above documents that have accompanied your notice of appeal, on the Environment Agency (at the address overleaf). You should appeal within 6 months of the date that this notice takes effect but The National Assembly For Wales may allow notice of appeal to be given after the expiry of this time period.