



ENVIRONMENT
AGENCY

Our ref: WML80252.MO1
Date: 26th March 1999

Dacorum Borough Council
Planning Department
Civic Centre
Marlowes
Hemel Hempstead
HP1 1HH

PLANNING DEPARTMENT DACORUM BOROUGH COUNCIL					
DEP	AD	DF	S.S.	FILE	
Received		29 MAR 1999			
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Dear Sir

**ENVIRONMENTAL PROTECTION ACT 1990 - SECTIONS 35-43
WASTE MANAGEMENT LICENSING REGULATIONS 1994**

**SITE: A G EVANS, THE YARD, LODGE WAY, CHESHAM ROAD, WIGGINGTON,
TRING, HERTS HP23 6JG**

I enclose for your information and retention a copy of the modification to the waste management licence issued in respect of the above site.

Yours faithfully

Terry Sadler
TERRY SADLER
Waste Licensing Officer

Encl.

Waste Licensing, Apollo Court, 2 Bishop Square, St Albans Road West, Hatfield, Herts, A10 9EX
Telephone: 01707 632411 Fax: 01707 632533



ENVIRONMENT
AGENCYENVIRONMENTAL PROTECTION ACT 1990
WASTE MANAGEMENT LICENCE**NOTICE OF MODIFICATION**

SECTION 37

TO: A.G. EVANS,
LODGE WAY,
CHESHAM RD,
WIGGINGTON, TRING,
HERTFORDSHIRE.
HP23 6JG.

SITE: THE YARD
LODGE WAY,
CHESHAM RD,
WIGGINGTON, TRING,
HERTFORDSHIRE.
HP23 6JG.

LICENCE NO: WML80252 (92/301)

This modification is made pursuant to the Environmental Protection Act 1990 section 37(1) (b) and shall take effect at 00.01 hours on 29 March 1999.

The waste management licence dated 26 January 1993 and issued to A.G. EVANS, and modified on 30 December 1994, is further modified as attached schedule:

Signed: D.M.W. Allen
Area Environment Planning Manager, the officer appointed for this purpose.

Date: 26 March 1999.

YOUR ATTENTION IS DRAWN TO THE RIGHT OF APPEAL DETAILED IN THE NOTES AT THE END OF THIS MODIFICATION



SCHEDULE

Conditions 1 and 10 are deleted and replaced as follows:

A new Appendix 3 is added as follows: -

Condition 1. PERMITTED WASTE TYPES AND QUANTITIES:

No wastes other than those categorised below and specified in detail in APPENDIX 1 shall be accepted. The quantities of waste accepted shall not exceed those listed below.

Permitted Waste Categories	Maximum Permitted Quantities (tonnes/year)
Inert wastes	<i>See other wastes below.</i>
Scrap Metal & Motor Vehicles	19,999 TONNES
Special Wastes	Not Permitted
Degradable Household Wastes (excluding inert, scrap metal and Special wastes)	Not Permitted
Degradable Commercial Wastes (excluding inert, scrap metal and Special wastes)	Not Permitted
Degradable Industrial Wastes (excluding inert, scrap metal and Special wastes)	Not Permitted
Other wastes: Category A and B, (See Appendix 1)	5,000 TONNES

10.1 Control of Noise

Measures shall be implemented and maintained throughout the operational life of the site, to control and minimise the levels of noise from the operations impacting on noise sensitive receivers.

10.2 Noise Performance Standard

Noise levels arising from the site shall not exceed the following:

55dB L_{Aeq} (1Hr Free field) or 10dB L_{Aeq} (1Hr Free field) above the existing background noise levels (L_{A90}) at any noise sensitive properties.

Monitoring of noise shall be carried out in accordance with the noise monitoring program specified in Appendix 3 to this licence, which shall be in accordance with BS7445 (1991) and BS4142 (1997) as appropriate.

Noise monitoring shall be carried out within one month of this modification and thereafter bi-annually.

APPENDIX 3

Specification for Noise Survey

The following specification for noise monitoring to be carried out by an operator to provide either preliminary information or ongoing monitoring.

All noise measurements shall comply with the following basic conditions: -

- i..... Be free field measurements, taken between 1.2 to 1.5 metres above the ground.
- ii Measurements shall not be made if average wind speed exceeds 5metres/second.
- iii Measurement positions shall be selected to be shielded from extraneous noise.

Where these conditions cannot be complied with, that fact and the circumstances that prevented the compliance shall be recorded in the site visit logbook and report.

Noise shall be measured in accordance with BS7445 and BS4142 where appropriate, at least four positions on the site boundary, and additionally in the vicinity of the nearest noise sensitive receiver(s)/location(s). At these positions L_{A1} , L_{A10} , L_{A90} and L_{Aeq} shall be measured for 60-minute intervals. The measurements shall be repeated for a number of sampling periods during the site-licensed hours to determine variability in site noise.

The noise emissions from each individual item of site plant shall be measured, in terms of the L_{Aeq} at a distance of 10m, wherever feasible. If it is not practicable to measure noise at 10m, noise shall be measured at an alternative distance and the noise level at 10m deduced by calculation. The operating conditions at the time of measurement shall be noted.

Determination of the background noise (L_{A90} with no noise from waste activity on the proposed site) in the vicinity of the site, preferably at the noise sensitive receivers.

Monitoring should have been performed to cover all operational or representative weekdays and weekend times as agreed with the Agency.

Any report should include: -

A general site description including an inventory of noise barriers and the nature of ground cover between any measurement position and the site noise sources and sensitive receivers;

A list of the noise sensitive areas in the vicinity of the site, identifying amenities (e.g. parks and open spaces) as well as residential properties and noise sensitive commercial buildings (e.g. schools, hospitals, offices);

An assessment of the impact of the site on the locality in relation to the background noise including such things as the individual site plant data, a determination of the distance to any noise sensitive receivers and a determination of the levels of noise at the receivers either by measurement or calculation.

A record of significant site activity including plant movement and comment upon the site activity on the day. The operating conditions and general condition of the site plant/equipment shall be recorded; Record significant meteorological conditions particularly the direction of the wind, if any, and the direction of the nearest noise sensitive receiver from the site;

Comment on other noise sources not part of the licensed operations.

EXPLANATORY NOTES - including rights of appeal**RIGHTS OF APPEAL.**

Section 43(1) of the Environmental Protection Act 1990 provides that:

Where, except in pursuance of a direction given by the Secretary of State,

- (a) an application for a licence or a modification of the conditions to the licence is rejected
- (b) a licence is granted subject to conditions,

the applicant may appeal from the decision to the Secretary of State

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,
Room 10/13,
Tollgate House,
Bristol,
BS10 9DJ.
TEL 0117 987 8812
FAX 0117 987 8406

This notice of appeal should be accompanied by the following information: 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; and 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 the above documents that have accompanied your notice of appeal, on the Environment Agency at Apollo Court, 2 Bishop Square, St Albans Road West, Hatfield, Herts. AL10 9EX. You should appeal within 6 months of the date that this notice takes effect but the Secretary of State may allow notice of appeal to be given after the expiry of this time period.