

Form A[illegible]

A3.4	N.A	Noted									
A3.5	N.A	Noted									
A3.6	N.A	Noted									
A4	✓	Noted									

Form C

Section	Duly made?	ERA Comments 28 January 2021	Replies February 2021	Duly made?	Replies 12 March 2021	Replies	Duly made?	ERA replies June 2021	Reply July 2021	ERA replies November 2022	Replies April 2023
C1.1	✓	Noted									
C1.2	✓	<u>Document: Doc C 1.2</u> Noted									
C1.3	✓	<u>Document: Doc C 1.3</u> Noted									
C1.4	✓	Noted.									
C1.4.1	✓	Noted									
C1.4.2	✓	<u>Document: Doc C 1.4.2</u> Noted									
C1.4.3	✓	Noted.									
C2.1	✓	Noted.									
C2.2.1	✓	<u>Document doc 2.2.1</u> Noted									

Section	Duly made?	ERA Comments 28 January 2021	Replies February 2021	Duly made?	Replies 12 March 2021	Replies	Duly made?	ERA replies June 2021	Reply July 2021	ERA replies November 2022	Replies April 2023
C2.2.2	✓	<u>Document doc 2.2.2</u> Noted									
C2.2.3	✓	<u>Document doc 2.2.3</u> Noted									
C2.2.4	✓	Noted, however please find replies to BAT annex III, which was submitted as part of the improvement programme item of IP0004/12/B	These will be addressed later; Note that these have been submitted in July 2019 i.e. it has taken ERA 1 year 7 months to review so you will have to wait a bit to get that addressed since I have other urgent matters to attend to.	✗	Noted, however please ensure that a reply is provided at the earliest.	Sent under a separate cover	x	Kindly see replies in Annex III.	✗	Kindly provide replies in Annex III	See replies Annex III
C2.2.5	✓	<u>Document doc 2.2.5</u> Noted									
C2.3	✓	Noted									
C2.4	✓	Noted									
C2.5	✓	Noted									
C2.6.1	✓	<u>Document doc 2.6.1</u> Noted									
C2.6.2	✓	Noted.									
C2.7	✓	Noted									
C2.8	✓	Noted.									
C2.9	✓	Noted									
C2.10	✓	Noted									

Section	Duly made?	ERA Comments 28 January 2021	Replies February 2021	Duly made?	Replies 12 March 2021	Replies	Duly made?	ERA replies June 2021	Reply July 2021	ERA replies November 2022	Replies April 2023
C2.11	✓	Noted									
C3.1.1	✖	Kindly note that waste acceptance EWC will need to be updated to reflect missing EWC codes in permit.	17 04 10* Cables containing oil, coal tar and other hazardous substances; 17 04 11 cables other than those mentioned in 17 04 10	✓	<p>Addition of codes 17 04 10* and 17 04 11 is noted.</p> <p>a) Kindly identify process output in terms of EWC codes, and whether any additions need to be made to output EWC code list.</p> <p>b) To clarify whether contaminated cables will be decontaminated and or processed through wire stripper and or transfer as is without any processing.</p> <p>c) To clarify whether cable waste defined under 16 02 16 is also a possible additional EWC code.</p>	Such cables would enter site as 17 04 10* and be split up into the respective metals and the external casing which is discarded accordingly (possibly 16 02 16 and 16 02 15*)	✖	It is to be noted that shredding activities needs to be classified under the 19 sub chapter of the EWC code list. Kindly reply to point c)	Updated list of waste codes: See Doc C 1.3	<p>Updated codes in document C1.3 has been noted in the context of the proposed variation. Notwithstanding Waste Management Plan still needs to be updated in the context of the BAT conclusions as well as the the comments made in the Annex II – Waste Team.</p> <p>This shall include but not be limited to the inclusion of waste fuels indicated in the reply the REWS comments dated 18th November 2022.</p>	<p>Noted</p> <p>Note that the issue of waste fuels is considered closed. You have been informed that client no longer intends to transfer any waste fuels and will use a waste broker to take any fuels away.</p>
C3.1.2	✓	<p>Document doc 3.1.2</p> <p>The maximum physical site capacity for wires pending processing is to be provided. This shall consider the side of the dedicated are for such waste storage.</p>	The maximum capacity is 1385 cubic metres	✓	Noted.						
C3.1.3	✓	Noted									
C3.2	✓	Noted									
C3.3.1	✓	Noted									

Section	Duly made?	ERA Comments 28 January 2021	Replies February 2021	Duly made?	Replies 12 March 2021	Replies	Duly made?	ERA replies June 2021	Reply July 2021	ERA replies November 2022	Replies April 2023
C3.3.2	✓	Noted, kindly provide updated sewer discharge permit.	enclosed		Above comment on PSDP refers.	Enclosed permit issued by WSC	✓	Noted, however kindly note sewer discharge permit was not attached. Item is considered as closed in view of replies through statutory consultation.	See reply above	See reply in Section A	See reply in section A
C3.3.3	✓	Noted									
C3.3.4	✓	Noted									
C3.4	✓	Noted									
C3.5	✓	Noted									
C3.6	✓	Noted								Kindly indicate whether the baling equipment described as PS3 is powered by diesel or electricity. In case of diesel kindly provide rated thermal input and relevant calculation.	Diesel Note that this issue had already been dealt with in correspondence dated 17/5/2022 which referred to another email with details of the power of the units held on site including the baler, dated 25/9/2018 411.11KW _{th}
C3.7	✓	Noted									
C3.8	✓	Noted									
C3.9	✓	Noted.									
C3.10	✓	Noted								Kindly see comments in the statutory consultee consultation and update section C3.10 accordingly as part of the consolidated application.	
C3.11	✓	Noted									
C4.1	✓	Noted									
C4.2	✓	Noted									
C5.1	✓	Noted									

Section	Duly made?	ERA Comments 28 January 2021	Replies February 2021	Duly made?	Replies 12 March 2021	Replies	Duly made?	ERA replies June 2021	Reply July 2021	ERA replies November 2022	Replies April 2023
C6.1	✓	Noted									
C6.2	✓	Noted									
C6.3	✓	Noted									
C7.1	✓	Noted.									
C8.1	✓	Noted.									
C8.2	✓	Noted.									
C9.1	✓	Noted however will need to be reexamined in lieu of replies provided to BAT	See comment above								

Annex 7	MCP Form renewal of MCP Gasparell Bailing & Co. Ltd.	
1. Location Code from Section B of Form B	In view that no layout plan was provided with this form, kindly re-submit the site layout plan featured in Schedule 7 with the location code PS1 for the shredder outlined clearly. [Kindly also include emission point reference PS3 as this is also not clearly outlined in Schedule 7]. Location codes are also to be included in the appropriate form.	Please note that there are no changes from the first IPPC which effect Air emissions so everything remains as it is. All plans had been submitted at the time. Hence there was no need to submit any new layout plans. Resubmitting plan
2. Rate thermal input	Kindly submit proof of rated thermal input determination. The rated thermal input (RTI) is defined as the rate at which fuel can be burned at the maximum continuous capacity of the appliance multiplied by the calorific value of the fuel, expressed as megawatts thermal (MWth). You may wish to use the following resource: Link [Internal comment; no rated thermal input was indicated]	This information has already been submitted
3. Category Type	Diesel Engine entry is noted	
4. Fuel Category	Diesel EN 590 would be categorised as Gas Oil	
5. Fuel Use and Ratio	Noted	
6. MCP on site	This should have been marked as yes.	
7. Date of the start of the operation	Kindly indicate.	
8. Annual operating hours	Kindly indicate.	
9. Average load in use	Kindly indicate.	

10. Emission monitoring	Kindly indicate, monitoring is already required by the current permit. Kindly submit latest monitoring results.	These have already been submitted at the time so you should have a record of these.
11. Yearly waste gas flow rate	Kindly indicate.	
12. Number of stacks	Noted.	
13. Height and location of stacks	Noted.	
Other comments:	<p>Reference is made to Air Quality Monitoring Report report reference No: JD/220203-01 v2, and the proof of the construction of the shredder being indicated therein being as 1984. The applicable limits for NOx 200mg/Nm³ will be amended to that of 1850 mg/Nm³ in view of footnote 3 under Table 3 of the second schedule.</p> <p>Replies to this MCP Annex Form are to be provided in a consolidated application using the attached latest version of this same MCP Annex Form</p>	Noted