

From: [David Pocklington](#)
To: [SM-Defra-RESP-noreply \(DEFRA\)](#)
Cc: [Korczyński, Hayley](#)
Subject: RE: EPR/LB3403FG/V002 We Need More Information About Your Application CRM:0241070
Date: 27 September 2024 15:06:18
Attachments: [image001.png](#)
[Newmarket BAT Assessment.pdf](#)

Good afternoon Hayley,

I can confirm that the application fee balance has been paid (23/09/24). I have still not received the remittance advice but I have been told that it has been paid (reference PSCAPPEUROPE024).

A Best Available Technique (BAT) Assessment. As the site is adding IED activities the current site infrastructure needs to be assessed against BAT to demonstrate that it will be compliant. [Best available techniques: environmental permits - GOV.UK \(www.gov.uk\)](#)

Please find attached.

Complete application form Part B6 to cover the addition of discharge points currently permitted under AN/PR1NF/2058/A and AN/PRCNF05446/003. If there are any changes to the discharges as a result of this variation ensure this information is incorporated into the form. [Application for an environmental permit: part B6 bespoke water discharge activity, groundwater activity, or point source emission to water from an installation - GOV.UK \(www.gov.uk\)](#)

I can confirm that EMR are happy for the discharge consents to remain separate, so they no longer need incorporating into the permit.

Confirm the details of what activities need adding to incorporate the exemptions. You have confirmed that you want the activities covered by the T9 exemption adding to the permit but it is not clear what would need adding to the permit to do this as most waste codes and activities in this exemption are already covered under the metal recycling activity.

I can confirm that is only the area of the non-ferrous yard (currently under the T9 exemption) that needs to be incorporated into the permit. The activities undertaken by the non-ferrous section (sorting, separation, grading, shearing, baling, compaction, crushing, granulation or cutting of **non-hazardous** wastes into different components for recovery) and all the required waste codes are already authorised under the metal recycling section of the permit (A3).

The activities are the same for non-ferrous, albeit on a smaller scale:

Sorting, separation, grading – of different grades, copper, brass, lead, cable etc. May include manual separation such as a brass taps from aluminium sinks
shearing, cutting – generally with a small scale cropper, such as copper pipe
baling, compaction, crushing – for improved transport efficiency - such as baling of copper hot water cylinders
granulation – typically cable

The non-ferrous waste codes are already included (principally chapter 17, sub section 17 04).

I would, however, request that the term 'non-hazardous' (highlighted in yellow above) is removed, to bring it in line with the wording in standard rules permits for metal recycling, and so as not to restrict any processing of cable which has recently been re-classified as hazardous.

The exemption WEX378227 also has S2 and T4 registered. Exemption activities cannot be carried out at an installation site so confirm if these need to be incorporated too and if so what needs adding to the permit to include these activities or advise if these activities will cease at the site.

I can confirm that S2 and T4 will no longer be required at EMR Newmarket, and any elements of these exemptions that are required have already been requested to be added to the permit as part of the variation (namely the addition of 20 01 35* to authorise the storage of small mixed WEEE, previously authorised by the S2 exemption)

I trust this is everything you need to progress with the application; but please let me know if you need anything else.

Kind Regards
David

From: SM-Defra-RESP-noreply (DEFRA) <RESP-noreply@defra.gov.uk>
Sent: 13 September 2024 11:33
To: David Pocklington [REDACTED]
Cc: Korczynski, Hayley [REDACTED]
Subject: EPR/LB3403FG/V002 We Need More Information About Your Application CRM:0241070

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Dear David Pocklington

Environmental Permitting (England and Wales) Regulations 2016

Application reference: EPR/LB3403FG/V002

Operator: EUROPEAN METAL RECYCLING LIMITED

Facility: Mayer Parry - Snailwell, 103 Fordham Road, Snailwell, CB8 7NB

Thank you for your application received on 20/10/2023. The following is to confirm our conversation of 12/09/2024.

Unfortunately the application payment you sent is incorrect. The correct application charge is £34,352. This leaves a balance of £12,167.10 to pay.

We need to ask you for some missing information before we can do any more work on your application. We need to know:

1. A Best Available Technique (BAT) Assessment. As the site is adding IED activities the current site infrastructure needs to be assessed against BAT to demonstrate that it will be compliant. [Best available techniques: environmental permits - GOV.UK \(www.gov.uk\)](https://www.gov.uk/best-available-techniques-environmental-permits)
2. Complete application form Part B6 to cover the addition of discharge points currently

permitted under AN/PR1NF/2058/A and AN/PRCNF05446/003. If there are any changes to the discharges as a result of this variation ensure this information is incorporated into the form. [Application for an environmental permit: part B6 bespoke water discharge activity, groundwater activity, or point source emission to water from an installation - GOV.UK \(www.gov.uk\)](#)

3. Confirm the details of what activities need adding to incorporate the exemptions. You have confirmed that you want the activities covered by the T9 exemption adding to the permit but it is not clear what would need adding to the permit to do this as most waste codes and activities in this exemption are already covered under the metal recycling activity.
4. The exemption WEX378227 also has S2 and T4 registered. Exemption activities cannot be carried out at an installation site so confirm if these need to be incorporated too and if so what needs adding to the permit to include these activities or advise if these activities will cease at the site.

Please reply directly to this email with your information and copy in [REDACTED]

You must send us the information and payment by 27/09/2024.

Details of how to pay are given in Part F of the application form.

If we do not receive this by this deadline we will return your application.

If we receive what is missing by the deadline, we will continue to check your application. We'll check to see if there's enough information for the application to be 'duly made'. Duly made means that we have all the information we need to begin determination. Determination is where we assess your application and decide if we can allow what you've asked for.

We'll let you know by email whether your application can be duly made. If it can't be duly made, we'll return your application to you.

If we do have to return your application we'll send you a partial refund of your application payment. We'll retain 20% of the application charge to cover our costs in reviewing your application. This maximum amount we'll retain is capped at £1,500. Further information on charging can be found at: <https://www.gov.uk/government/publications/environmental-permits-and-abstraction-licences-tables-of-charges>

Note: Our email system has a file size limit of 25MB, if your returns exceed this limit you will have to arrange an online file transfer. Please ensure the file transfer link does not have a time limit on it.

If you have any questions please phone me on [REDACTED] or email [REDACTED]

Kind regards

Hayley Korczynski
Permitting Officer | Installations | Medium Combustion Plant
Environment Agency | Quadrant 2, Parkway Business Park, Sheffield, S9 4WF

[REDACTED]

Pronouns: she/her ([why is this here?](#))

**Do you operate a medium
combustion plant or specified
generator?**
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meet the regulations



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