

From: [REDACTED]
To: [REDACTED]
Cc: [REDACTED]
Subject: FW: Draft Schedule 5 Questions from the EA
Date: 14 February 2025 12:36:51
Attachments: [image001.png](#)
[image002.png](#)
[image003.png](#)
[Swadlincote EfW Air Quality Assessment_F3.pdf](#)
[Swadlincote ERF - AQ questions - Draft for operator v2.pdf](#)

Hi [REDACTED]

Please find below, answers from Andy Collins of AQ Consultants to questions 1 & 2 of the Schedule 5 questions sent through earlier this week. The answer below makes reference to an updated (i.e. corrected) Air Quality Assessment Report for the Swadlincote Energy Recovery Facility, which is attached to this email.

With regard to question 3, the ownership of the Cadley Hill Local Wildlife Site, which covers areas both within the proposed site boundary and beyond, is owned by Willshees Waste and Recycling Limited (fka Willshees Skip Hire Limited). R&P Clean Power Limited have an exclusivity agreement with Willshees to develop an energy from waste power plant (the Swadlincote Energy Recovery Facility). The exclusivity agreement includes an option to lease, for a period of 30 years (with options to extend) the proposed site. The counterparty on the lease is Swadlincote EFW Limited, a 100%-owned subsidiary of R&P Clean Power Limited.

Please advise in the event the above does not completely satisfy the queries of the Schedule 5. Otherwise, we remain available to address any further questions you may have.

Kind regards,

[REDACTED]

From: [REDACTED]
Date: Friday, 14 February 2025 at 13:05
To: [REDACTED]
Cc: [REDACTED]
Subject: RE: Draft Schedule 5 Questions from the EA

Good afternoon [REDACTED]

Thanks for getting in touch on this.

So with regards to Question 1, this was unfortunately a simple typo error from our side for the Chromium VI PC (Process Construction) concentration. It had been stated as 1.96×10^{-5} in the previous report submitted (F2) but the actual value was 1.96×10^{-6} (a transposition error occurred when moving the value from our calculation sheet to the

report). As such, the process contribution percentage of the environmental assessment level (%PC of EAL) for Chromium VI remains correct at a value of 0.8. Therefore, as the Chromium VI PC does not exceed 1% of the long-term EAL, it can be classed as not significant, and no further assessment is required (in line with the commentary set out in paragraph 8.11). I have attached the updated report (F3) that can be submitted to the EA to support this response.

With regards to Question 2, Caldwell Pool is managed by the Burton Mutual Angling Association. Club rules state all catches must be returned i.e., not for human consumption (<https://www.burtonmutual.co.uk/general-rules/>) whilst the Foremark Fishery at Foremark Reservoir was closed with no fishing permitted following a National Trust takeover in July 2022 (https://www.facebook.com/ForemarkFishery/?locale=en_GB). I believe this will cover off the EA's query with regards these two water bodies.

I hope this all makes sense, but please let me know if you have any further questions on this.

Kind Regards,

[Redacted]

[Redacted]

[Redacted]

Logika Consultants Limited (CRN 12381912), Air Quality Consultants Limited (CRN 02814570), Noise Consultants Limited (CRN 10853764) and Logika Group Limited (CRN 12839270) are all registered in England and Wales with their registered office at 3rd Floor St Augustine's Court, 1 St. Augustine's Place, Bristol, BS1 4UD and are collectively known as "Logika Group".

From: [Redacted]

Sent: 12 February 2025 17:02

To: [Redacted]

[Redacted]

Cc: [Redacted]

Subject: Draft Schedule 5 Questions from the EA

Good afternoon gents,

Please see attached, follow-up questions from the EA in relation to Air Quality for the Swadlincote Energy Recovery Facility (SERF). Please let us know asap, but no later than midday Monday, Feb 17 by what date you would be able to address questions 1 and 2. We will address question 3.

Many thanks,

