

From: [Proudfoot, Thomas](#)
To: [Isaac Allen](#)
Subject: RE: Enhanced Pre-Application Advice - EPR/YP3091CA/P002 CRM:0823028
Date: 24 May 2024 16:15:19
Attachments: [image001.png](#)
[image002.png](#)
[image004.png](#)
[image008.png](#)
[image010.png](#)
[Foulds Metals - EPR-YP3091CA-P002 - Enhanced pre application advice letter V1 24.05.2024.docx](#)

Good afternoon Isaac,

If you are not increasing fire risk by increasing storage tonnage or extending the site boundary, we would not need to undertake an assessment of the FPP at permit application.

However, you may need to update it to reflect any change in the storage layout of the wastes shown within the plan as the hazardous waste is not covered by the FPP but still needs to be stored so that it is stored taking the FPP guidance into consideration in terms of separation distances. Area will review any changes as part of compliance after the variation.

Based on the information provided a Noise Impact Assessment (and associated Noise Management Plan) and Dust Management Plan are not required to be submitted as part of the application for assessment.

I have attached an updated version of the advice letter due to an editing oversight in the template. The advice remains the same, with additional details provided in this email.

I won't be able to comment any further and the pre-application process is now closed.

Kind regards,
Thomas

From: Isaac Allen <Isaac@oaktree-environmental.co.uk>
Sent: Friday, May 24, 2024 11:16 AM
To: Proudfoot, Thomas <Thomas.Proudfoot@environment-agency.gov.uk>
Subject: RE: Enhanced Pre-Application Advice - EPR/YP3091CA/P002 CRM:0823028

Good afternoon Thomas,

Thanks for sending this pre-application advice over, in the original pre-application request we were also seeking confirmation of the required assessments/management plans. The response provided doesn't provide confirmation of which are required as part of the application, instead, it just states the following:

If the changes to the site activities result in an increased environmental risk or scale of operations, then the FPP will need to be reassessed. A revised Noise Impact Assessment (and associated Noise Management Plan) may be required if there is a change to the noise profile on site. An updated/new Dust Management Plan will be required if there is an increase in risk of dust dependant on the site location and receptors.

Given that the operator is not increasing the throughput or changing the onsite treatment activities, we would consider that Noise and Dust assessments are not required as part of the application as there will no increased dust generation and the noise profile of the site will not change. Obviously, we

understand that there is a new combustible waste stream i.e. the hazardous cables, however the site is already permitted to accept non-hazardous cables and therefore the proposed wastes are of a similar nature to existing waste streams, based on this we would consider that there is no increased environmental risk and therefore no requirement for an FPP to be submitted. Please could you confirm that our understanding is correct?

Thanks.

Kind Regards

Isaac

Isaac Allen Bsc
Senior Consultant

01606 558833 | 07771 360151

Isaac@oaktree-environmental.co.uk

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From: SM-Defra-RESP-noreply (DEFRA) <RESP-noreply@defra.gov.uk>

Sent: Tuesday, May 21, 2024 11:51 AM

To: Isaac Allen <Isaac@oaktree-environmental.co.uk>

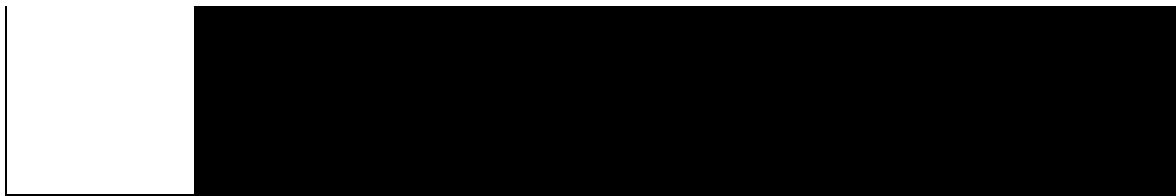
Cc: Proudfoot, Thomas <Thomas.Proudfoot@environment-agency.gov.uk>

Subject: Enhanced Pre-Application Advice - EPR/YP3091CA/P002 CRM:0823028

Dear Isaac Allen,

Please find attached enhanced pre-application advice letter for an environmental permit application.

Yours sincerely,
Pre-Application Team



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