ENERGY AND CLIMATE CHANGE ENVIRONMENT AND SUSTAINABILITY INFRASTRUCTURE AND UTILITIES LAND AND PROPERTY MINING AND MINERAL PROCESSING MINERAL ESTATES WASTE RESOURCE MANAGEMENT

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VALENCIA WASTE MANAGEMENT LTD

APPLICATION TO VARY PERMIT NUMBER EPR/BW0991IX

ASSESSMENT OF BEST AVAILABLE TECHNIQUES

FEBRUARY 2024





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PREPARED BY:

Stephen Halley

Principal Waste & Resource Consultant



REVIEWED BY:

Katie Heath

Senior Waste and Resources Consultant

APPROVED BY:

Alison Cook

Technical Director

Alusan Sat

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UK Offices: Stoke-on-Trent, Birmingham, Bolton, Bristol, Bury St Edmunds, Cardiff, Carlisle, Edinburgh, Glasgow, Leeds, London, Newcastle upon Tyne and Truro. International Office: Almaty.

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1 INTRODUCTION

- 1.1.1 Wardell Armstrong LLP has been commissioned by Valencia Waste Management Ltd to prepare a Permit Application to vary the existing Environmental Permit, EPR/BW0991IX, at the Erin Landfill, Markham Lane.
- 1.1.2 The site is permitted to accept non-hazardous commercial, industrial and household waste as well as having a separate cell for asbestos and a transfer station for asbestos.
- 1.1.3 Valencia is seeking to move waste up the waste hierarchy by treating mixed nonhazardous waste arriving at the landfill to recover metals for recycling. The waste will be further treated to remove non-combustible material before it is sent off site for energy recovery. The non-combustible fraction may be used in engineering works on the landfill, the residual waste will be placed in the landfill.
- 1.1.4 No asbestos will be treated. The measures in place for the asbestos waste transfer station will remain in place.
- 1.1.5 This document shows how the site will comply with 2018 BAT Conclusions for Waste Treatment.

2 COMPLIANCE WITH 2018 BAT CONCLUSIONS

- 2.1.1 Table 2.1 below describes how the site will comply with the best available techniques as set out by the European Commission in the 2018 BAT Conclusions for Waste Treatment.
- 2.1.2 The Environment Agency has recently published appropriate measures for the transfer and treatment of non-hazardous and inert waste. These are largely based on the BAT conclusions. This document, along with the other documents that make up the application show how the appropriate measures are applied.
- 2.1.3 Due to the proximity of human receptors (Duckmanton and Poolsbrook) to the site an odour management plan and noise management plan is included in this application.
- 2.1.4 Further detail regarding the measures in place is given in the EMS Summary, Operating Techniques, Odour Management Plan, Dust Management Plan, Fire Prevention Plan and Amenity Risk Assessment.



| Table 2.1 Compliance with | the 2018 BAT Conclusions |
|---|--|
| BAT Requirement | Compliance |
| BAT 1 Environmental Management System | Valencia has a company wide EMS which will be rolled out to the new facility, covering issues such as staff appraisal and training. Standard operating procedures will be in place for waste pre-acceptance and acceptance and all waste treatment operations. Where necessary the EMS includes management plans submitted to the EA including an accident management plan and site-specific Fire Prevention Plan. |
| BAT 2 Site pre-acceptance and acceptance procedures, waste tracking, sorting of waste, wase segregation and managing the quality of outputs | Pre acceptance and acceptance procedures will be as those for the landfill, ensuring the waste is permitted and is suitable for transfer or treatment. Records will be kept of all incoming waste, any treatment process to which it was subjected and outgoing materials. Where appropriate manual sorting will take place to remove non-conforming materials or those that might impact waste treatment. Certain waste will be subject to mechanical treatment to improve waste recovery. Visual inspection of outgoing materials will be made to ensure they are of appropriate quality with a picking line to give quality control. |
| BAT 3 Inventory of waste gas and wastewater streams BAT 4 Adequate storage at an optimised location. | There will be no point source emissions to water or air from the permitted activities. Only water from roofs and clean areas will discharge to the existing surface water system. No hazardous waste will be received in the MRF. |
| Separate storage for hazardous waste. BAT 5 safe handling including management of spills and staff training | Storage bays provided to allow good management of waste types. Site designed with sufficient capacity. Wastes stored in building to minimise emissions. Building not near any sensitive boundary. No liquid wastes or powders to be accepted. Staff trained regarding safe storage, appropriate wastes for treatment, proper control of sorting machinery, |
| BAT 6 and BAT 7 Monitoring emissions to water BAT 8 Monitoring of point source emissions to air | quality of output and environmental risks (e.g. understanding of dust prevention plan and fire prevention plan) No emissions to water No point source emissions to air |



| Table 2.1 Compliance with the 2018 BAT Conclusions | | |
|--|--|--|
| BAT Requirement Compliance | | |
| BAT 9 monitor emissions from regeneration of | Not applicable. No waste solvents will be accepted. | |
| solvents, treatment of solvents and use of solvents to | No POPs waste will be treated. | |
| decontaminate equipment containing POPs. | | |
| BAT 10 Odour monitoring where a nuisance at | Daily olfactory monitoring will occur and will be | |
| sensitive receptors is expected or has been | recorded. | |
| substantiated. | | |
| BAT 11 monitor energy, raw material and water use | Use of diesel, electricity, water and raw materials | |
| | (e.g. lubricants for site plant) will be monitored and | |
| | recorded. | |
| BAT 12 Odour Management Plan in place | An Odour Management Plan has been prepared and | |
| | is submitted as part of this application. | |
| BAT 13 Reduce odour by limiting residence times, | There will be no aerobic treatment on site. Chemicals | |
| using chemical treatment and optimising aerobic | will not be used as these may add to emissions and | |
| treatment | can mask rather than treat the odour. Residence | |
| | times are limited. Waste will be turned round as soon | |
| | as possible and will not be stored on site for more | |
| | than 72 hours. | |
| BAT 14 Minimise sources of diffuse emissions e.g. | Due to the type of waste treated LDAR is not | |
| dust by minimising sources of emissions, using good | applicable. Site roads and storage areas will be swept | |
| quality well maintained plant, damping down where | as necessary to prevent a build-up of dust. Plant will | |
| needed, cleaning waste storage areas having a leak | be maintained in accordance with the | |
| detection and repair (LDAR) programme | manufacturer's recommendations. A water supply is | |
| | available to allow damping down where necessary. | |
| BAT 15 and BAT 16 Flaring only for safety reasons, | Not applicable the waste treatment does not | |
| correct design of flare | generate flammable gas. | |
| BAT 17 Noise Management Plan where nuisance at | Not applicable. There are no sensitive receptors in | |
| sensitive receptors is expected or has been | close proximity to the site. Operations take place | |
| substantiated. | inside a building and within an existing landfill. | |
| BAT 18 reduce noise by one, or a combination of | The building will provide some attenuation. Doors | |
| appropriate location, proper operation and | will be kept closed. Plant will be operated by trained | |
| maintenance of plant, low noise equipment, noise | staff and maintained in line with the manufacturer's | |
| attenuation. | recommendations. Noise levels will be a | |
| | consideration in purchasing new equipment with | |
| | quieter models used where cost effective. | |
| BAT 19 Manage water effectively by managing water | Water use will be metered and use of water for | |
| use, recirculating water where appropriate, reducing | damping down dust or cleaning will be limited to that | |
| the chance of overflows, roofing waste storage areas, | which is appropriate. All waste will be stored and | |
| impermeable surfacing and adequate drainage. | treated in a building limiting contaminated run-off | |
| | from the waste. All contaminated run-off will be | |



| Table 2.1 Compliance with the 2018 BAT Conclusions | | |
|---|--|--|
| BAT Requirement | Compliance | |
| | retained within the building. Roof water and from | |
| | clean areas will be kept separate. All waste storage | |
| | and treatment areas will have impermeable | |
| | pavement. Roof water may be captured and used on | |
| | site. | |
| BAT 20 treatment of wastewater | The process does not use water and there are no | |
| | emissions to water so water treatment is not | |
| | necessary. | |
| BAT 21 Limit emissions from incidents by protecting | Fire Prevention Plan in place, including management | |
| plant from malevolent acts, effective controls, | of firewater. Safe means to isolate plant in the event | |
| prevention of fire, incident management plan, | of an incident. Site security in place including fencing | |
| logging incidents and reviewing for | around the site and lockable door on the building, all | |
| | incidents and near misses logged as reviewed on a | |
| | regular basis for lessons learned. | |
| BAT 22 reduce raw material use by substituting waste | Not applicable. Raw materials limited to those | |
| | necessary for proper operation of site plant and use | |
| | of waste is not appropriate. | |
| BAT 23 Energy balance and energy efficiency plan | Specific energy use recorded. Energy used measured | |
| | and will be reviewed on a regular basis. Plant | |
| | properly maintained to prevent excessive use of | |
| | diesel. | |
| BAT 24 Reuse of packaging | Not applicable waste is accepted loose. | |
| BAT 25 Reduce emissions of dust to air by use of | No point source emissions to air so use of abatement | |
| cyclone, fabric filter or wet scrubber or damping by | not applicable. | |
| injecting water into shredder | There is localised extraction above the optical sorters | |
| The waste to be shredded is damped by injecting | and density separators which feeds air from the plant | |
| water into the shredder. The amount of water | via a dust filter back into the building. | |
| injected is regulated in relation to the amount of | | |
| waste being shredded (which may be monitored via | | |
| the energy consumed by the shredder motor). The | | |
| waste gas that contains | | |
| BAT 26, 27 and 28 applicable to shredding of metal | Not applicable | |
| BAT 2 and 30 applicable to treatment of WEEE | Not applicable | |
| BAT 31 limit emissions of VOCs to air form mechanical | I Mixed municipal waste to be treated and emissions | |
| treatment of waste with calorific value by use of | of VOCs should not cause a nuisance. To be reviewed | |
| adsorption, biofilter, thermal oxidation or wet | should olfactory monitoring show odour is a | |
| scrubbing. | problem. | |
| BAT32 | Not applicable | |
| applicable to treatment of WEEE | | |



| Table 2.1 Compliance with the 2018 BAT Conclusions | | | |
|---|--|--|--|
| BAT Requirement | Compliance | | |
| BAT 33,34,35,36,37,38 and 39 applicable to biological | Not applicable. No biological treatment on site. | | |
| treatment | | | |
| BAT 40 Monitor waste inputs for metals, salts, | Not practicable where the input is mixed waste, | | |
| odorous compounds, oxidisers and organics. | largely C&D waste. The waste will be subject to visual | | |
| | inspection prior to treatment to ensure that nothing | | |
| | is present that might damage the plant or cause other | | |
| | issues. | | |
| BAT 41 Limit emissions of dust, organic compounds | Not applicable. No point source emissions to air. | | |
| and ammonia by use of adsorption, wet scrubber, | | | |
| biofilter or fabric filter. | | | |
| BAT 42,43 and 44 applicable to re-refining of oil | Not applicable. No waste oil to be accepted. | | |
| BAT 45 reduce emissions of VOC to air by cryogenic | Not applicable no point source emissions to air. | | |
| condensation, thermal oxidation, adsorption or wet | | | |
| scrubbing. | | | |
| BAT 46 and 47 applicable to regeneration of spent | Not applicable | | |
| solvent | | | |
| BAT 48 and 49 applicable to thermal treatment of | Not applicable | | |
| spent activated carbon, contaminated soil and waste | | | |
| catalysts | | | |
| BAT 50 applicable to washing of contaminated soil | Not applicable | | |
| BAT 51 applicable to treatment of equipment | Not applicable | | |
| containing PCBs | | | |
| BAT 52 and 53 applicable to treatment of liquid waste | Not applicable only solid wastes will be treated. | | |

3 USE OF WATER

- 3.1.1 The process does not use water. Use of water will be limited to damping down of dust and cleaning. As a rule, bays will be cleaned by dry sweeping or vacuuming to limit water use.
- 3.1.2 A water meter is installed to monitor water use. Records will be kept of water usage and these will be reviewed annually with targets set for reduction where appropriate.
- 3.1.3 By unloading and storing the waste inside a building the amount of run-off from stored wastes should be negligible. In the event of a fire the water/foam will collect on the building by a 90mm ramp at the building entrance. Water retained in this way is likely to be contaminated and will be taken off-site for disposal.



- 3.1.4 Consideration will be given to the collection of roof water for use on site for damping down dust or cleaning. This will be implemented subject to health and safety considerations being acceptable, that is legionella call be prevented.
- 3.1.5 Water use will be reviewed at least once every four years to assess whether any improvements can be made.

4 USE OF RAW MATERIALS

- 4.1.1 The following raw materials will be used on site:
 - Diesel fuel for site plant
 - Lubricating oil for site plant
 - Hydraulic oil for site plant
- 4.1.2 The new MRF is for the mechanical treatment of waste and so no raw materials are used directly in the process.
- 4.1.3 Raw materials will be stored in appropriate containers with bunding. Any diesel tank will be bunded to 110% of the capacity of the tank.
- 4.1.4 Raw material use will be reviewed at least once every 4 years and where more environmentally friendly options are available these will be adopted provide that they provide the correct performance and are cost effective.

5 USE OF ENERGY

5.1 **Compliance with BREF Note on Energy Efficiency**

- 5.1.1 In order to comply with the BAT Conclusions on energy efficiency Valencia will have an energy efficiency and management system incorporated in their EMS. This will include a commitment from senior managers to use energy efficiently and to seek to reduce carbon emissions. Valencia is committed to complying with all energy efficiency legislation.
- 5.1.2 Communications will be made to staff to raise awareness of the energy policy and encourage employee engagement.
- 5.1.3 Energy use will be reviewed at least once every four years and targets for efficiencies will be set, seeking continuous improvement and reduction in emissions.



- 5.1.4 Where new plant is being purchased energy efficiency will be an important consideration and all processing plant, lighting and HVAC systems will be designed with expert input to ensure the most efficient schemes are adopted. This will include optimising layouts, assessing correct sizing of motors and using variable speed drives where appropriate and effective.
- 5.1.5 All plant will be part of the planned preventative maintenance programme and will be properly maintained so as to operate without excessive use of energy. Staff will receive training so that procedures are followed correctly and idling of plant or inefficient loads are avoided.
- 5.1.6 All energy use will be recorded so that quantitative comparisons can be made and energy savings can be properly assessed.

5.2 **Specific Energy Consumption**

- 5.2.1 To allow benchmarking and assessment of progress against any energy efficiency targets that are set the specific energy consumption will be calculated each year. An initial assessment of electricity usage is given below.
- 5.2.2 An overall breakdown of the power required by the recycling plant has been provided by the technology supplier, based on the installation of the technology at a number of Valencia's sites. This indicates that the plant will require a 1,018.82kW supply and will operate for 5,000 hours a year. The scale of the final scheme is to be confirmed and the energy use calculations will be updated as required when the site specific energy usage is finalised.
- 5.2.3 On the basis of the currently available information, it is anticipated that the site will have an electricity usage of 5,094.1MWh per year.
- 5.2.4 For diesel usage it has been assumed that there will be a wheeled grab and a loading shovel on site, which will consume 8 litres of diesel an hour and 9 litres of diesel an hour respectively. It is expected that the site will use this plant or something very similar.
- 5.2.5 This allows the potential carbon emissions to be calculated as shown in the following tables.



| Table 5:1 Energy Consumption | | | |
|---|--------------------------------|------------------------------------|--|
| Energy Source | Units/year as delivered MWh | At primary source Unit MWh/year | |
| Electricity from mains supply | 5094.1 | 12,225.84* | |
| Diesel Usage | 816 | 816 | |
| Total MWh | 5,910.1 | 13,041.84 | |
| Notes: * When electricity from the national grid is utilised there are losses from the grid between the power station and the plant. Environment Agency guidance requires that a conversion factor of 2.4 is used to account for this. <u>https://www.gov.uk/guidance/assess-the-impact-of-air-emissions-on-global-</u> warming#greenhouse-gases-impact-of-your-emissions | | | |

5.2.6 As the site will process 250,000 tonnes of waste a year the specific energy use per tonne of waste treated will be as follows.

| Table 5.2 Projected SEC for First Year of Operation | | | |
|---|-----------------------------------|----------------------------------|--|
| Year | Total Energy Consumption (kWh) | Total Waste received (tonnes) | Projected SEC for year (kWh/ Tonne) |
| 1 | 13,041,840 | 250,000 | 52.167 |

- 5.2.7 Since the quantity of waste treated may vary from year to year the specific energy usage can be calculated to make like for like comparisons regarding energy efficiency.
- 5.2.8 Currently the expected energy usage would equate to the following carbon emissions.



| Table 5:3 Annual Carbon Dioxide Emissions from Energy Use | | | |
|--|----------------------------------|---|---------------------------------------|
| Energy source | Primary Energy Usage (MWh) | Conversion factor & CO ₂ factor | CO ₂ (tonnes per annum) |
| Electricity | 5094.1 | 0.166* | 845.62 |
| Diesel usage | 816 | 0.25 | 204 |
| TOTAL | 5910.1 | | 1,049.62 |
| * Conversion factor taken from <u>https://www.gov.uk/guidance/assess-the-impact-of-air-</u> emissions-on-global-warming#greenhouse-gases-impact-of-your-emissions accessed on 7 th April | | | |

5.2.9 Energy use will be recorded and will be reviewed at least once every four years to assess where savings could be made. Where assets come up for replacement consideration will be given to the following options:

- use of more efficient models;
- use of alternative fuel (e.g. biofuel);
- use of renewable electricity where possible.

6 WASTE MINIMISATION

2020.

- 6.1.1 The whole purpose of the variation is to move waste further up the waste hierarchy. Waste treatment will allow the recovery of ferrous metal, non-ferrous metal, plastics and wood for recycling. It will also allow energy recovery from waste that might otherwise have been landfilled, selecting the light wastes which will have the best calorific value. Finally the heavies, comprising mainly inert waste, will be utilised for landfill engineering, for example maintain site roads, heavies and fines from the trommel maybe used as daily cover on the landfill, minimising the use of non-waste for that purpose.
- 6.1.2 At least once every four years the waste treatment will be reviewed to determine whether there are cost effective options for improving recovery of materials for recycling.



- 6.1.3 The process itself uses few raw materials and generates little new waste. This will be limited to rags and waste oil from plant maintenance. Waste oil will be sent for recycling wherever possible.
- 6.1.4 All wastes will be stored in appropriate bays or containers and waste oil drums will be provided with a bund as secondary containment.
- 6.1.5 All waste dispatched from site will be sent to a permitted waste recovery or disposal facility. Transfer notes will be provided (or consignment notes for waste oils that are hazardous). Records will be maintained detailing the quantity of waste dispatched form the site and its final destination.

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STOKE-ON-TRENT

Sir Henry Doulton House Forge Lane Etruria Stoke-on-Trent ST1 5BD Tel: +44 (0)1782 276 700

BIRMINGHAM

Two Devon Way Longbridge Technology Park Longbridge Birmingham B31 2TS Tel: +44 (0)121 580 0909

BOLTON

41-50 Futura Park Aspinall Way Middlebrook Bolton BL6 6SU Tel: +44 (0)1204 227 227

BRISTOL

Temple Studios Temple Gate Redcliffe Bristol BS1 6QA Tel: +44 (0)117 203 4477

BURY ST EDMUNDS

Armstrong House Lamdin Road Bury St Edmunds Suffolk IP32 6NU Tel: +44 (0)1284 765 210

CARDIFF

Tudor House 16 Cathedral Road Cardiff CF11 9⊔ Tel: +44 (0)292 072 9191

CARLISLE

Marconi Road Burgh Road Industrial Estate Carlisle Cumbria CA2 7NA Tel: +44 (0)1228 550 575

EDINBURGH Great Michael House 14 Links Place Edinburgh EH6 7EZ Tel: +44 (0)131 555 3311

GLASGOW 24 St Vincent Place Glasgow G1 2EU Tel: +44 (0)141 428 4499

LEEDS 36 Park Row Leeds LS1 5JL Tel: +44 (0)113 831 5533

LONDON

Third Floor 46 Chancery Lane London WC2A 1JE Tel: +44 (0)207 242 3243

NEWCASTLE UPON TYNE

City Quadrant 11 Waterloo Square Newcastle upon Tyne NE1 4DP Tel: +44 (0)191 232 0943

TRURO

Baldhu House Wheal Jane Earth Science Park Baldhu Truro TR3 6EH Tel: +44 (0)187 256 0738

International office:

ALMATY 29/6 Satpaev Avenue Hyatt Regency Hotel Office Tower Almaty Kazakhstan 050040 Tel: +7(727) 334 <u>1310</u>

