

# Notice of confidentiality determination

**The Environmental Permitting (England & Wales) Regulations 2016**

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| To: | Christian Dietrich Peters  |
|  | Seloxium LimitedFirst Floor Building 9400 Alec Issigonis WayArc OxfordOxfordOxfordshireOX4 2HN |

Application number(s): EPR/WE7029AC/A001

The Environment Agency has considered your objection notice dated 04/10/2024 for the exclusion of information from the public register. The objection was on the grounds of commercial or industrial confidentiality. We give notice of our decision as follows:

All the information in your notice is confidential, other than that detailed in the attached schedule. The reasons for this decision are outlined in the attached schedule.

The information determined to be confidential remains so until 19/03/2029.

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| --- | --- |
| Name | Date |
| **James Lidgett** | **19/03/2025** |

Authorised on behalf of the Environment Agency

**What the law says**

The Environmental Permitting (England and Wales) Regulations 2016.(S.I.2016 No.1154) say -

**Regulation 48**

The regulator must exclude information from a public register if it considers that the information may be confidential information, or receives notice that you consider the information to be confidential and you have provided reasons for that view. This is the case unless it has been determined that the information should be included on the register.

Note that the Secretary of State can give direction as to information which must be included in the public register even if it may be confidential.

**Regulation 49**

Where the regulator receives information that it considers may be confidential, it must give notice of that view to the person the information is about. This person is known as the information subject. The information subject may within 15 working days give notice consenting or objecting to the inclusion of the information on the register. If an objection is made you must give the reasons for this view.

**Regulations 51**

When making a confidentiality determination the regulator must comply with the conditions detailed in this regulation. In particular the regulator must determine to exclude information from the public register if it considers that the information is commercial or industrial information, confidentiality is provided by law to protect a legitimate economic interest, and the public interest in maintaining its confidentiality outweighs the public interest in including it on the register.

**Regulation 52**

The regulator has 20 working days, or any such longer period that may be agreed with you, to give you notice of its determination. If we fail to give notice within 20 working days (or other agreed period), you can notify us in writing that we are deemed to have determined that the information must be included on the public register. You then have the right of appeal.

**Regulation 53**

You may give notice of appeal to the Secretary of State within 15 working days after the regulator has made a determination under regulation 50.

**Regulation 55**

Any information that is determined to be confidential remains so for a period of 4 years or any shorter period specified in the decision. You must make a further application at that time, if you believe the information remains confidential information and should be withheld from the public registers.

**Rights of appeal**

You have a right to appeal against this decision to the Secretary of State. You must make your appeal within 15 working days of the date of this notice.

Further information about making an appeal and the forms you will need are available from the [Planning Inspectorate pages website](https://www.gov.uk/government/organisations/planning-inspectorate/services-information).

You will need to provide the documents listed below to the Secretary of State at the Planning Inspectorate.

The documents are:

* a statement of the grounds of appeal; and
* a statement indicating whether you wish the appeal to be in the form of a hearing or dealt with by way of written representations.

At the same time, you must send us a copy of the notice and documents to

**Appeals Co-ordinator – Appeals, Environment Agency, National Permitting Service, Knutsford Road, Latchford, Warrington, WA4 1HT.**

**Telephone: 0203 0250662**

**Email :** **NPSCentralisedServicesTeam@environment-agency.gov.uk**

You may withdraw an appeal by notifying the Secretary of State in writing and sending a copy of that notification to us.

All the information in your confidentiality notice is confidential, other than that detailed below:

On review of the identified documents we have identified that the majority of the information provided within the documents is information relating to the application and required for the consideration of emission risks and does not contain information that relates to process specific procedure and sequence developed by Seloxium. In addition, the laboratory scale treatment of wastes have been outlines on the Seloxium webpage www.seloxium.com. Where specific processes have been identified these have been redacted.

The following information has been redacted in the following identified documents.

Document SLXDOC-04-EA-B2-6: Environmental Risk Assessment redaction of Section 5 a. and b. as these identify process specific details of the treatment process.

Document SLXDOC-04-EA-PD-01: Summary of Waste Processing redaction of Section 5 a and b and Figure 1-2: Seloxium processing flow diagram as these identify process specific details of the treatment process.

Document SLXDOC-04-EA-PFD: Typical Batch CSTR Processing redaction of the process flow diagram as this identifies process specific details of the treatment process.

Outside of the information that is commercially and industrially confidential the following personal information including date of birth, home addresses and personal phone numbers within the documents WAMITAB Registration SLXDOC-04-EA-B2-3 and Competent Managers SLXDOC-04-EA-M-01, have been redacted.