

Aras an Chontae, Charleville Road, Tullamore. Co. Offaly

Telephone: 057 9357428 Email: contactus@nwcpo.ie

## WASTE COLLECTION PERMIT

Waste Management (Collection Permit) Regulations, 2007 Waste Management (Collection Permit) (Amendment) Regulations 2008

Offaly County Council as the National Waste Collection Permit Office being a nominated authority under Section 34(1)(aa) of the Waste Management Act 1996, has granted a waste collection permit to:

Applicant Name: G & J O'Neill Enterprises Ltd (herein called the permit holder) Trading As: Allied Environmental Permit Number: NWCPO-12-11002-01 Address: Clonmellon Industrial Estate, Clonmellon, Navan, Co Meath. Valid From: Valid to and Expires on

The permit holder may appeal the decision of Offaly County Council as the National Waste Collection Permit Office, to grant this waste collection permit, in accordance with Section 34(9)(a) of the Waste Management Act 1996, to the judge of the Tullamore District Court, being the District Court in which the principal offices of Offaly County Council is situate, within one month of the date of this permit.

Offaly County Council as the National Waste Collection Permit Office, may at any time review, and subsequently amend the conditions under Section 34 (6) of the Waste Management Act 1996 and the local authority will give notice in writing of such intention to the permit holder. Otherwise an application for a review of this permit shall be made at least 60 working days prior to the expiry date of this permit to the National Waste Collection Permit Office, Offaly County Council, Aras an Chontae, Charleville Road, Tullamore, Co. Offaly. This permit may be revoked under Article 29 of the Waste Management (Collection Permit) Regulations, 2007 and the Waste Management (Collection Permit) (Amendment) Regulations, 2008.

The permit holder, subject to the attached schedule of conditions is authorised by this permit to only collect the waste type(s) specified in Appendix A within the local authority areas specified in Appendix D, and to transfer waste to the facilities outlined in Appendix B, using vehicle(s) specified in Appendix C

Signed: S.M.G. Administrative Officer

#### CONDITIONS

### 1. Scope of Permit

- **1.1** The permit holder is authorised to collect only the wastes specified in condition 1.3 in the local authority areas specified in Appendix D.
- **1.2** The permit shall be read in conjunction with such bye-laws for the time being in force as referred to in condition 2.7 of this Permit.
- **1.3** The permit holder shall only collect such wastes which are listed in Appendix A of this permit or such later revision to the said appendix as the NWCPO may issue by way of revised Appendix A.
- 1.4 The permit holder shall give notice in writing to the NWCPO of any proposed changes in the waste collection activity in advance of any such change coming into effect. The permit holder shall obtain the written agreement of the NWCPO before implementing any such change.
- **1.5** This permit and any condition imposed therein shall not relieve the permit holder of any statutory obligations.
- 1.6 Any non-compliance with the conditions of this permit is an offence under the Waste Management (Collection Permit) Regulations, 2007 and the Waste Management (Collection Permit) (Amendment) Regulations, 2008 and Section 34(1) of the Waste Management Act 1996.
- 1.7 This permit is non-transferable.

## 2. Management of the Activity

- 2.1 Without prejudice to its obligations under this permit, the permit holder shall at all times ensure that it carries on its waste collection activities in a manner that is consistent with the objectives of all relevant waste management plans applicable to the local authority areas listed in Appendix D (as may be revised or replaced from time to time), and with the objectives of the current National Hazardous Waste Management Plan.
- **2.2** The permit holder shall ensure that where waste collected under this permit is transferred to a facility for the purpose of a recovery or disposal activity
  - there is in force a waste licence, facility permit, certificate of registration or IPPC licence in relation to the carrying on of the activity concerned at that facility; unless such activities are exempted from regulation under the Waste Management Act 1996.
  - ii. that planning permission, or a certificate of exemption from such permission, is in place for such a facility.
- **2.3** The permit holder may not transfer waste to a facility under condition 2.2 of this permit unless the waste activity at that facility is authorised under:
  - i. section 39(1) of the Act, in the case of a facility subject to licensing, or
  - section 82 of the Environmental Protection Agency Acts, 1992 to 2007 or
  - article 4 of the Waste Management (Permit Regulations), 1998 in the case of an activity specified in Part I or part II of the First Schedule of the said Regulations, or
  - iv. article 6 of the Waste Management (Facility Permit and Registration)
     Regulations, 2007 and the Waste Management (Facility Permit and

environmental pollution. The permit holder shall carry an emergency spillage kit on each vehicle listed in Appendix C, of this permit or such later revision of the said appendix as the NWCPO may issue, at all times, to deal with minor spillages.

- **2.13** The permit holder shall not cause environmental pollution during the course of the waste collection activity to which this permit relates.
- 2.14 The permit holder shall include their permit number, name of the issuing authority, and the name of the legal entity to whom the permit has been issued in all promotional material, dockets and correspondence issued by the permit holder in accordance with this permit.
  - 2.15 The permit holder shall collect, transport, store, dispose of and/or recover waste in a manner so as to prevent pollution, contamination and deterioration of groundwater in accordance with Council Directive 80/68/EEC on the protection of groundwater against pollution caused by certain dangerous substances and Directive 2006/118/EC of the European Parliament and of the Council on the protection of groundwater against pollution and deterioration and also with Council Directive 2000/60/EC of the European Parliament and of the Council establishing a framework for community action in the field of water policy.
  - 2.16 The permit holder shall ensure that where biowaste collected under the waste collection permit is transferred to a composting or biogas facility for the purpose of treatment and where animal by-products form all or part of that biowaste, that the facility has been approved in writing by the nominated authority for use by the permit holder and there is in force an appropriate veterinary authorisation issued by the Minister for Agriculture and Food in accordance with Article 10 (6) of the European Communities (Transmissible Spongiform Encephalopathies and Animal By- Products) Regulations 2006 (S.I. No. 612 of 2006).
  - 2.17 The permit holder shall take steps to ensure that all or a specified proportion, of waste collected by the permit holder, or class or classes of such waste, is source-segregated, treated or recovered, in such manner so as to secure the objectives of all relevant Waste Management Plans applicable to the local authority areas listed in Appendix D and all National and EU targets for the recovery, recycling and treatment of waste.

In particular the permit holder shall ensure that waste is:

- where practicable and having regard to the waste hierarchy, delivered to facilities which reuse, recycle or recover waste.
- ii. presented, collected, handled and transported in a form which enables the facilities to which the waste is delivered to comply with specific conditions contained in, as the case may be, the waste licence, IPPC licence, waste facility permit or certificate of registration in relation to performance targets established for the levels of recycling or recovery of waste.
- **2.18** The permit holder shall ensure that where waste that has been source segregated by the waste producer, it shall not be sent for disposal or collected, transported, mixed or handled so as to make it unsuitable for recycling or recovery by the permit holder.
- 2.19 The permit holder shall ensure at all times that waste collection activities are carried out in accordance with the provisions of Council Directive 75/442/EEC of 15 July 1975 on waste as amended by Council Directive 91/156/EEC of 18 march, 1991 and codified under Directive 2006/12/EC of the European Parliament and of the Council of 8 December 2003 and Directive 2008/98/EC of the European Parliament and of the Council of 19 November 2008 as applicable.
- 2.20 Where the permit holder collects waste animal by-products, the collection, transport, storage, handling, processing, disposal and export of waste animal by-

- ii. waste collection permit number.
- **3.9** The permit holder shall ensure that all consignments of waste are appropriately covered during transit to prevent spillage, dust, litter or other nuisance.
- **3.10** The permit holder when using a skip or other such receptacle (including skip bags) for the purposes of the activity to which this permit relates shall provide the hirer, with a written agreement detailing:
  - the types of wastes, which may be placed in the skip as, listed in condition 1.3 of this permit.
  - ii. that the skip will be removed as soon as is practicable after it has been fully loaded unless otherwise agreed in writing with the Local Authority.
- **3.11** The permit holder shall ensure that skips and other such receptacles left in a public place (as defined in the Litter Pollution Acts 1997 to 2009) shall carry reflectors or lighting so that they are clearly visible during a period when vehicles are required to be lighted.
- **3.12** The permit holder shall notwithstanding the provisions of any bye-law made under section 72 of the Roads Act 1993 ensure that skips and other such receptacles (including skip bags) left on a public road shall be sited or deposited for no more than 3 days.
- 3.13 No skip, tanker, trailer or container used by the permit holder for the purposes of the activity to which this permit relates and which contains waste shall be left in a public place (as defined in the Litter Pollution Acts 1997 to 2009), other than where it is initially filled, unless it is on or attached to a mechanically propelled vehicle, which is in transit to an authorised facility listed in Appendix B of this permit or such later revision of the said appendix as the NWCPO may issue.
- **3.14** The permit holder shall ensure that all wheeled bins used for the collection of municipal waste shall comply with standard IS EN840 parts 1-6, unless otherwise agreed with the NWCPO.
- 3.15 All waste receptacles used for the collection of municipal waste (including separately collected fractions) shall be identified with the name, address and telephone number of the permit holder in clearly legible lettering and a unique customer reference number. The permit holder shall supply the name and address of a customer to whom a reference number applies on request. The permit holder shall submit written details of the identification system to the NWCPO for approval on request.
  - **3.16** Where the permit holder provides segregated collections for different types of recyclable, compostable or recoverable materials, they shall provide waste recycling receptacles, which are designed for reuse (excluding regions where bag collections are permitted).

#### 4. Notification and Record keeping

**4.1** The permit holder shall notify the NWCPO in relation to any conviction for an offence prescribed under article 21 of the Waste Management (Collection Permit) Regulations, 2007 and the Waste Management (Collection Permit) (Amendment) Regulations, 2008 or any requirement of an order under the Waste Management Act 1996, within 5 working days of such conviction or the imposition of such a

- indicate whether or not the waste is hazardous
- iv. description of waste.
- v. quantity (in tonnes) of each waste type collected.
- vi. destination of waste (authorised facility name and address).
- vii. waste licence, permit or certificate of registration register reference number of facilities to which waste is delivered.
- viii. country of destination (if exported abroad).
- ix. the TFS notification number if the waste is exported abroad.
- x. the total number of households served with kerbside collection for residual, mixed dry recyclable and organic wastes from which the permit holder collected waste per each local authority functional area
- xi. the nature of the activity carried on at the authorised waste facility to which waste is delivered (i.e. disposal or recovery).

The information specified above shall be filled in on the AR form which is available on the the NWCPO website at the following Internet address: http://www.nwcpo.ie

The completed form shall be submitted by the 28th February each year in respect of the preceding calendar year to the NWCPO by e-mail to <a href="mailto:contactus@nwcpo.ie">contactus@nwcpo.ie</a>. AR forms can only be submitted in alternative formats following written agreement with the NWCPO .

The information specified above shall be used to produce community statistics on the generation, recovery and disposal of waste as set out by Regulation (EC) 2150/2002.

- **4.6** A copy of all correspondence sent to and received from the NWCPO regarding this waste collection permit shall be kept at the address of the principal place of business for at least 7 years following the date on which the correspondence is sent or received respectively and shall be made available for inspection by any authorised person.
- **4.7** All communications from the permit holder to the NWCPO shall be addressed in writing by the permit holder to the following address: National Waste Collection Permit Office, Offaly County Council, Aras an Chontae, Charleville Road, Tullamore, Co. Offaly, or by email to <a href="mailto:contactus@nwcpo.ie">contactus@nwcpo.ie</a> unless otherwise specified. This condition does not apply in respect of the Annual Report as described in condition 4.6.

## 5. Charges and Financial Provisions

- **5.1** The permit holder shall defray or contribute towards any costs as may reasonably be incurred by the NWCPO or any relevant local authority as prescribed in articles 14 and 20(3)(d), other than required under article 8 in accordance with the third schedule of the Waste Management (Collection Permit) Regulations, 2007 and the Waste Management (Collection Permit) (Amendment) Regulations, 2008, and which costs shall not exceed the actual expenditure reasonably incurred by the authority in inspecting, monitoring, auditing, enforcing or otherwise performing any functions in relation to the activity.
- **5.2** The permit holder shall effect and maintain appropriate and adequate policies of insurance insuring him or her as respects any liability on his or her part to pay damages or costs on account of injury to person or property arising from the activities concerned.
- **5.3** Without prejudice to the foregoing, the minimum level of indemnity to be maintained by the permit holder shall be to the value of €6,500,000 for Public

#### 6. Conditions by Waste Type

#### 6.1 Commercial and Industrial Waste

- **6.1.1** The permit holder shall, in accordance with this permit and in particular in accordance with the provisions of Condition 2.7 hereof, implement and maintain a separate system for kerbside collection of dry recyclables from commercial and industrial premises. Details of compliance with this requirement shall be submitted to the NWCPO within 1 month from the date hereof.
- **6.1.2** Source separated waste shall not be mixed or remixed during collection.
- **6.1.3** Where a local authority has made bye-laws requiring the separate collection of the biodegradable fraction of municipal waste from commercial and industrial premises, the permit holder shall implement and maintain a separate system for the kerbside collection of biodegradable waste from commercial and industrial premises within the functional area of that local authority Details of compliance with this requirement shall be notified in writing to the said local authority within 1 month of the adoption of the said bye-laws or in the case of existing bye laws within 1 month from the date hereof.
- **6.1.4** The permit holder shall provide separate receptacles for packaging waste, which has been segregated in accordance with the Waste Management (Packaging) Regulations, 2007 or as amended, and in accordance with the packing directive 94/62/EC as amended by Directive 2004/12/EC of the European Parliament and of the Council of 11 February 2004.
- **6.1.5** The permit holder shall not collect packaging waste for disposal from a producer, without first receiving a written declaration as required under article 31(1)(b) of the Waste Management (Packaging) Regulations, 2007 or as amended.

#### 6.2 Construction & Demolition

- **6.2.1** The permit holder shall not mix or remix source-segregated construction and demolition wastes during collection and transport to ensure compliance with national targets for the recovery, recycling and re-use of construction and demolition wastes.
- **6.2.2** The permit holder shall, where appropriate, ensure that loads containing dry, fine, materials are properly covered (closed or sheeted) or sprayed prior to transport to prevent nuisance.
- **6.2.3** The permit holder shall ensure that no waste is deposited on the public road during the collection and transportation of the waste.
- **6.2.4** The permit holder shall not collect soil contaminated with hydrocarbons, hazardous waste or dangerous substances, unless permitted to do so in accordance with Condition 1.3 and as listed in Appendix A.
- **6.2.5** The permit holder shall ensure that no pollutants or other waste types are allowed to contaminate loads destined for recovery, recycling or reuse. The permit holder shall transfer contaminated loads to authorised facilities where segregation/treatment can be carried out.
- **6.2.6** The collection of construction and demolition wastes that are hazardous in nature is additionally subject to the conditions specified for hazardous wastes.

the region where the waste collection activities are to take place. This shall be achieved by implementing a 'pay by use' system in order to:

- 1. ensure the lowest possible levels of presentation of waste;
- ensure the optimum segregation of waste presented and collected; and
- 3. maximise waste recycling and recovery.

Full details of the charging regime clearly demonstrating full compliance with this requirement whether a pay by tag, pay by lift, pay by weight or alternative system shall be submitted to the relevant local authority and nominated authority within 1 month of the request of the relevant authority. The relevant local authority for the purposes of this paragraph is the local authority in respect of which applicable bye-laws are in force or, where no applicable bye-laws are in force, the NWCPO as nominated authority. Upon being satisfied that such charging regime gives effect to the polluter pays principle and the relevant Waste Management Plan in the relevant region, this charging regime will be made a condition of this permit.

- **6.6.5** Where the permit holder collects kerbside waste from domestic premises, the permit holder shall notify the NWCPO and all persons availing of their domestic waste collection service of the frequency of collection and, a minimum of 10 working days in advance of any alternative arrangements made for collection in relation to public holidays etc., or of any proposal to cease or reduce the level of collection.
- **6.6.6** The permit holder shall provide a segregated collection arrangements for household waste, at a frequency as may be specified by the NWCPO, for different types of recyclable, compostable, or recoverable materials where the NWCPO considers it practicable to do so.
- 6.6.7 Where the permit holder collects kerbside waste from domestic premises, the permit holder shall implement an education and awareness programme. The programme shall include, unless otherwise agreed with the NWCPO:
  - timetable for implementation of the education and awareness programme
  - 2. details of mail-shots and leaflet drops
  - 3. details of newspaper advertisements
  - details of a customer help-line including details of staff training
  - 5. procedures for rejected/contaminated materials
  - any agreed program shall be implemented within three months following date of agreement

The permit holder shall send a copy of all promotional material to the National Waste Collection Permit Office, Offaly County Council, Aras an Chontae, Charleville Road, Tullamore, Co. Offaly, or by email to <a href="mailto:contactus@nwcpo.ie">contactus@nwcpo.ie</a>

- **6.6.9** The permit holder collecting waste in bags shall ensure that all bags clearly identify the:
  - 1. waste collection company
  - 2. waste collection permit number
- **6.6.10** The permit holder shall ensure that household waste is collected in accordance with the objectives of any relevant Waste Management Plan.

#### 6.7 Sludges and Septic Tank Waste

The Permit Holder is not authorised to collect this Waste Type

waste Container" means a waste container for the storage of the appropriate fraction of waste i.e. either dry recyclable waste, Biowaste or residual waste and, unless otherwise agreed in writing with the Council, shall be a Wheeled bin that complies with standard IS EN840 parts 1-6.

### 7.2 North East Region - General Condition

- **7.2.1** Notwithstanding any other condition in this permit, the Permit Holder is only permitted to carry out waste collection activities in the North East Region in accordance with the policies and objectives of the North East Waste Management Plan for 2005 2010. This includes any amendments and replacement plans. The Region consists of counties Cavan, Louth, Meath and Monaghan.
- **7.2.2** Notwithstanding any other condition in this permit, the Permit Holder is only permitted to carry out waste collection activities in the North East Region in accordance with the any bye laws that are in place in the counties of Cavan, Louth, Meath and Monaghan.

#### 7.3 North East - Household Waste

- **7.3.1** Household waste shall only be collected in accordance with an acceptable use related charging system which can include an element to recover fixed costs. Acceptable systems are as follows:
  - 1. Pay by Weight System a fixed charge per kg collected
  - 2. Pay by Lift System a fixed charge per bin lift based on bin size
  - 3. Pay by Lift and Weight System a combination of the above
- **7.3.2** Compliance with this condition requires the agreement and approval of the nominated authority (i.e. Meath County Council) by 1st May 2010.
- 7.3.3 The permit holder shall operate a charging regime, which gives effect to the polluter pays principle and the Waste Management Plan for the North East Region in the region where the waste collection activities are to take place. This shall be achieved by implementing a 'pay by use' system in order to:
  - 1. ensure the lowest possible levels of presentation of waste;
  - ensure the optimum segregation of waste presented and collected; and
  - 3. maximise waste recycling and recovery.
- 7.3.4 Full details of the charging regime clearly demonstrating full compliance with this requirement whether a pay by tag, pay by lift, pay by weight or alternative system shall be submitted to the relevant local authority and nominated authority within 1 month of the request of the relevant authority. The relevant local authority for the purposes of this paragraph is the local authority in respect of which applicable bye-laws are in force or, where no applicable bye-laws are in force, Meath County Council as nominated authority. Upon being satisfied that such charging regime gives effect to the polluter pays principle and the relevant Waste Management Plan in the relevant region, this charging regime will be made a condition of this permit.
- **7.3.5** Where a local authority has made bye-laws requiring the separate storage, presentation and/or segregation of the biodegradable fraction of municipal waste from domestic premises, and where the permit holder collects kerbside waste from domestic premises, the permit holder shall

Council, for different types of recyclable, compostable, or recoverable materials where Meath County Council considers it practicable to do so.

- **7.3.12** Where the permit holder collects kerbside waste from domestic premises, the permit holder shall implement an education and awareness programme. The programme shall include, unless otherwise agreed with Meath County Council:
  - timetable for implementation of the education and awareness programme
  - 2. details of mail-shots and leaflet drops
  - 3. details of newspaper advertisements
  - 4. details of a customer help-line including details of staff training
  - procedures for rejected/contaminated materials
  - any agreed program shall be implemented within three months following the date of agreement
  - the permit holder shall send a copy of all promotional material to Meath County Council, Environment Section, County Hall, Railway Street, Navan, Co. Meath
- **7.3.13** Any permit holder collecting waste in bags shall ensure that all bags clearly identify the:
  - name of the waste collection company.
  - 2. waste collection permit number.
- **7.3.14** The permit holder shall ensure that household waste is collected in accordance with the objectives of any relevant Waste Management Plan for the North East Region.

#### 7.4 Dublin Region - General Condition

The following conditions apply for the collection of wastes in the functional areas of Dublin City Council, Dun Laoghaire Rathdown County Council, Fingal County Council and South Dublin County Council, hereafter known as the Dublin Region. These conditions are without prejudice to any appeal that may be taken in respect of the judgements of Mr Justice McKechnie, High Court Record Nos. 420JR/2008, 460JR/2008 and others, and to the outcome of any such appeal.

- **7.4.1** The permit holder shall ensure that all, or such specified proportion, of waste or a type thereof, collected by the permit holder in the local authority areas of the Dublin Region is delivered to and deposited with and treated and/or reused and/or recovered and/or recycled at such tier(s) in the EU Waste Hierarchy as specified in the Waste Management Plan for the Dublin Region 2005-2010 (as may be revised or replaced from time to time) so designated by the relevant local authority in whose functional areas the waste collection activities are being carried out. The permit holder may treat any such tier designated by the local authority to include all higher tiers within the EU Waste Hierarchy.
- 7.4.2 The permit holder shall only be permitted to carry out waste collection activities in accordance with the policies and objectives of the Waste Management Plan for the Dublin Region 2005-2010 (as may be revised or replaced from time to time)
- **7.4.3** The permit holder shall notify Dublin City Council in advance of any proposed change to the nature, focus or extent of the waste collection activities in the Dublin Region.

**7.8.1** Within 3 months of the date of grant of this permit, the Permit Holder shall register on Cork County Council's Sewage Sludge Register System. The Permit Holder shall record specific details of each consignment of sewage sludge (as defined under the Waste Management (Use of Sewage Sludge in Agriculture) Regulations 1998 as amended) which he/she/it transports within Co. Cork and shall input these details into Cork County Council's central electronic database via the internet on a monthly basis unless otherwise agreed in writing with Cork County Council.

## 7.9 Mid-West Region - General Condition

- 7.9.1 In order to meet the objectives of the Replacement Waste Management Plan for the Limerick/Clare/Kerry Region 2006 -2011 (as may be revised or replaced from time to time) the Mid-West Region may at a later date, where practicable and having regard to the waste hierarchy nominate facility/facilities to which specific waste collected in the region must be delivered to in order to ensure the waste is reused, recycled or recovered.
- **7.9.2** The time(s) of waste collection in the central commercial districts of Limerick City, Tralee and Killarney shall have to be agreed in writing with the relevant Local Authority or Town Council, in advance of any waste collection.
- **7.9.3** Waste must be collected from a customer's premises or a location adjacent to a customer's premises unless otherwise agreed with the relevant Local Authority.
- **7.9.4** The permit holder is not permitted to collect waste in skips unless prior written agreement has been obtained from Limerick County Council.

## 7.10 Mid-West Region - Commercial and Industrial Waste

- **7.10.1** All receptacles used for the collection of commercial and industrial waste (residual, dry recyclables and organic waste) must be wheeled hinged lid bins, which shall comply with standard I.S. EN840 parts 1-6
- **7.10.2** Where residual waste is collected, a separate system for kerbside collection of organic waste shall be provided to all producers, as defined in the Waste Management (Food Waste) Regulations 2009 and any subsequent amendments. The charging system for organic waste collection shall incentivise businesses to participate in source segregation of organic waste.

#### 7.11 Mid-West Region - Household Waste

- **7.11.1** The permit holder shall ensure that the recyclable fraction and biodegradable fraction of the household waste is separately collected in its entirety, kept free of contamination, not remixed and transferred to a suitable authorised facility as listed in Appendix B of this permit, or such latter revision(s).
- **7.11.2** The colour of the bins used for the collection of household waste (residual, dry recyclable and organic bins) shall comply with the National Strategy on Biodegradable Waste (April 2006), unless otherwise agreed in writing with the Nominated Authority.

i.e.

as follows: -

- The dry recyclable capacity offered must be at least equal to the residual waste capacity offered
- The separate dry recyclable capacity must be available to the householder at the commencement of the contract with the householder
- The collection system must facilitate ease of use for the householder
- The collection must not be a source of littering
- The collection system must provide an incentive for the householder to recycle.

No household waste may be collected six months after issue of this permit unless the nominated authority has confirmed in writing that the dry recyclable collection system of the permit holder is in compliance with this permit.

#### 7.11.5 RESIDUAL WASTE

Residual waste shall only be collected in wheeled hinged lid bins which shall comply with standard I.S. EN840 parts 1-6, unless other wise agreed with the local authority. Where a permit holder has an approved Pay by Use system, which includes the use of bags for residual waste, these bags must only be collected in wheeled hinged lid bins.

Residual Waste may only be collected by previous arrangement with a householder. It shall be the responsibility of the permit holder to inform the customer about collection arrangements. Prior to collection the waste shall be stored within the curtilage of the customer's dwelling or in accordance with Waste Presentation Bye-Laws.

## 7.11.6 ORGANIC WASTE

As a minimum 40% of households must have segregated organic collection in each Local Authority area. Organic waste collections must initially focus on suitable urban and suburban areas and medium to large towns as listed below. (medium to large towns are described as those with a population over 800 persons see Table 5 CSO 2006)

Local Authority Organic Waste Collection Areas:

- Limerick City
- All of Limerick City excluding areas involved in the North and South side regeneration schemes.
- Limerick County Areas covered by the Castletroy & Southern Environs Local Area Plans as well as Newcastle West, Abbeyfeale & Kilmallock
- Clare County Ennis, Suburban Area adjoining Limerick City
- · Kerry County Tralee, Killarney, Listowel, Castleisland & Dingle

Details of the requirement for a separate organic waste collection system must be submitted in writing for confirmation of compliance with this permit to the nominated authority within six weeks of the grant of this permit.

**7.11.7** Organic waste shall only be collected in wheeled hinged lid bins which shall comply with standard I.S. EN840 parts 1-6.

approval within six weeks of the grant of this permit. Subsequent phases must be submitted three months in advance of the target deadline. Organic waste shall only be collected in bins in accordance with the criteria in Section 3 of this permit. The charging system for organic waste shall incentivise businesses to participate in source segregation of organic waste. The frequency of collection must ensure the organic waste is suitable for further biological treatment. No commercial, industrial or municipal waste may be collected six months after issue of this permit unless the nominated authority has approved, in writing, the organic waste collection system of the permit holder.

**7.12.2** The Permit Holder shall not collect materials containing hazardous waste, unless specifically permitted in accordance with Condition 1.3 and as listed in Appendix A. Where source segregation has not taken place, each waste load collected shall be treated as hazardous waste.

## 7.13 Connaught Region - Household Waste

- **7.13.1** Residual waste shall only be collected in bins, unless otherwise agreed with the nominated authority; such agreement will only be forthcoming where it is satisfied that that the internal layout of the housing is such so as to prevent the use of a wheeled bin. Where a permit holder has an approved Pay by Use system, which includes the use of bags for residual waste, these bags must only be collected in bins as per the criteria outlined in Section 3 (conditions governing skips, bin types etc) of this permit. Residual waste may only be collected by previous arrangement with a householder. It shall be the responsibility of the permit holder to inform the customer about collection arrangements. Prior to collection, the waste shall be stored within the curtilage of the customer's dwelling or in accordance with Waste Presentation By-Laws.
- **7.13.2** Permit Holders will only be permitted to collect household waste where a separate organic waste collection system is in place. Specifically, within one month of the issue of this permit, 40 % of all households serviced in any way must be provided with a segregated organic collection service.
- **7.13.3** Details of compliance with the requirement for a separate organic waste collection system must be submitted in writing to the nominated authority for approval within six weeks of the grant of this permit. Subsequent phases must be submitted three months in advance of the target deadline.
- **7.13.4** Organic waste shall only be collected in bins in accordance with the criteria in Section 3 of this permit.
- 7.13.5 The charging system for organic waste shall incentivise householders to participate in source segregation of organic waste. The frequency of collection must ensure the organic waste is suitable for further biological treatment.
- **7.13.6** No household waste may be collected six months after issue of this permit unless the nominated authority has approved, in writing, the organic waste collection system of the permit holder.

#### 7.14 Kildare Region - General Condition

**7.14.1** The permit holder shall only be permitted to carry out waste collection activities in accordance with the policies and objectives of Kildare County Council's Waste Management Plan (as may be revised or replaced from time

7.18 Wicklow Region - There are no specific conditions for this region

## Appendix A

Permitted Waste Types in accordance with Condition 1.2

Please note that there may be restrictions to collecting certain waste types in some regions. Where applicable, please refer to Section 7, where the conditions are divided specifically for

Please note: An asterix on the code denotes that this is a hazardous material.

	NWCPO-12-11002-01
	FROM AGRICULTURE, HORTICULTURE, AQUACULTURE, FORESTRY, D FISHING, FOOD PREPARATION AND PROCESSING
02 01 wastes	from agriculture, horticulture, aquaculture, forestry, hunting and fishing
02 01 04	waste plastics (except packaging)
	FROM SHAPING AND PHYSICAL AND MECHANICAL SURFACE OF METALS AND PLASTICS
12 01 wastes to plastics	from shaping and physical and mechanical surface treatment of metals and
12 01 17	waste blasting material other than those mentioned in 12 01 16
	ACKAGING; ABSORBENTS, WIPING CLOTHS, FILTER MATERIALS AND E CLOTHING NOT OTHERWISE SPECIFIED
15 01 packagi	ng (including separately collected municipal packaging waste)
15 01 01	paper and cardboard packaging
15 01 02	plastic packaging
15 01 03	wooden packaging
15 01 04	metallic packaging
15 01 05	composite packaging
15 01 06	mixed packaging
15 01 07	glass packaging
15 01 09	textile packaging
17 CONSTRU CONTAMINA	CTION AND DEMOLITION WASTES (INCLUDING EXCAVATED SOIL FROM FED SITES)
17 01 concrete	e, bricks, tiles and ceramics
17 01 01	concrete
17 01 02	bricks
17 01 03	tiles and ceramics
17 01 07	mixture of concrete, bricks, tiles and ceramics other than those mentioned in 17 01 06



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S. Mc Evel

Appendix Print Date: Thursday, May 31, 2012 2:37 PM Áras an Chontae, Charleville Road, Tullamore, Co. Offaly 057 9357428 contactus@nwcpo.ie

17 02 wood, gla	ass and plastic			
17 02 01	wood			
17 02 02	glass			
17 02 03	plastic			
17 04 metals (in	ncluding their alloys)			
17 04 01	copper, bronze, brass			
17 04 02	aluminium			
17 04 03	lead			
17 04 04	zinc			
17 04 05	iron and steel			
17 04 06	tin			
17 04 07	mixed metals			
17 04 11	cables other than those mentioned in 17 04 10			
17 05 soil (inclu	uding excavated soil from contaminated sites), stones and dredging spoil			
17 05 04	soil and stones other than those mentioned in 17 05 03			
17 06 insulation	materials and asbestos-containing construction materials			
17 06 04	insulation materials other than those mentioned in 17 06 01 and 17 06 03			
17 08 gypsum-l	based construction material			
17 08 02	gypsum-based construction materials other than those mentioned in 17 08 01			
17 09 other cor	struction and demolition waste			
17 09 04	mixed construction and demolition wastes other than those mentioned in 17 09 01, 17 09 02 and 17 09 03			
TREATMENT I	ROM WASTE MANAGEMENT FACILITIES, OFF-SITE WASTE WATER PLANTS AND THE PREPARATION OF WATER INTENDED FOR HUMAN IN AND WATER FOR INDUSTRIAL USE			
19 02 wastes fr decyanidation,	om physico/chemical treatments of waste (including dechromatation, neutralisation)			
19 02 03	premixed wastes composed only of non-hazardous wastes			
	om the mechanical treatment of waste (for example sorting, crushing, lletising) not otherwise specified			
19 12 01	paper and cardboard			
19 12 02	ferrous metal			
19 12 03	non-ferrous metal			
19 12 04	plastic and rubber			



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19 12 07	wood other than that mentioned in 19 12 06
19 12 08	textiles
19 12 09	minerals (for example sand, stones)
19 12 12	other wastes (including mixtures of materials) from mechanical treatment of wastes other than those mentioned in 19 12 11
	AL WASTES (HOUSEHOLD WASTE AND SIMILAR COMMERCIAL, AND INSTITUTIONAL WASTES) INCLUDING SEPARATELY COLLECTED
20 01 separa	tely collected fractions (except 15 01)
20 01 01	paper and cardboard
20 01 02	glass
20 01 08	biodegradable kitchen and canteen waste
20 01 10	clothes
20 01 11	textiles
20 01 36	discarded electrical and electronic equipment other than those mentioned in 20 01 21, 20 01 23 and 20 01 35
20 01 38	wood other than that mentioned in 20 01 37
20 01 39	plastics
20 01 40	metals
20 02 garden	and park wastes (including cemetery waste)
20 02 01	biodegradable waste
20 02 02	soil and stones
20 02 03	other non-biodegradable wastes
20 03 other m	nunicipal wastes
20 03 01	mixed municipal waste
20 03 07	bulky waste



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S.HEGOJ

## Appendix B

Permitted disposal or recovery sites the permit holder may use in accordance with Condition 2.3

	Permit Number: NWCPO-12-11002-01		
Facility Name	Address	Authorisation Ref # (where applicable)	
Irish Packaging Recycling Ltd	Ballymount Road, Dublin 12 Walkinstown,	WO263-01	
Nurendale Limited T/a Panda Waste Services Limited	Rathdrinagh Beauparc Navan	WO 140-03.	
Allied Waste Management Ltd	Clonmellon Co. Westmeath	WFP-WM-2010-0001- 01	

# Appendix C

Permitted Collection Vehicles to be used in accordance with Condition 3.1

S N			Vehicles attached to Peri	mit NWCPO-12-11002-01
	Vehicle Registration		Owned or Leased?	Expiry Date of Lease
02MH9110		Owned		
04MH6103		Owned		
04MH6102		Owned		
06D41081		Owned		
02MH9109		Owned		
04MH6101		Owned		

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# Appendix D

Collection Areas the Permit Holder is permitted to collect in.

	Collection Areas permitted for Permit NWCPO-12-11002-0
Region	Local Authority Area
Connaught:	Galway County
	Galway City
	Leitrim County
	Mayo County
	Roscommon County
	Sligo County
Cork:	Cork County
	Cork City
Donegal:	Donegal County
Dublin:	Dublin City
	Dun Laoghaire-Rathdown
	Fingal
	South Dublin
Kildare:	Kildare County
Midlands Region:	Westmeath
	Offaly
	Laois County
	Longford County
	North Tipperary
Mid-West:	Clare
	Kerry
	Limerick City
	Limerick County
North East:	Cavan County
	Louth County
	Meath County
	Monaghan County
South-East:	Carlow County
	Kilkenny County



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South-East:	South Tipperary
	Waterford County
	Waterford City
	Wexford County
Wicklow:	Wicklow County

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S. MENOJ