



ACT
Government

Transport Canberra and
City Services

FREEDOM OF INFORMATION COVERSHEET

The following information is provided pursuant to section 28 of the *Freedom of Information Act 2016*.

FOI reference: TCCSFOI 19-116

Information to be published	Status
1. Access application	Published
2. Decision notice and schedule	Published
3. Documents	Published
4. Additional information identified	n/a
5. Fees	n/a
6. Processing time (in working days)	35 days
7. Decision made by Ombudsman	n/a
8. Additional information identified by Ombudsman	n/a
9. Decision made by ACAT	n/a
10. Additional information identified by ACAT	n/a

From: [REDACTED]
Sent: Tuesday, 29 October 2019 8:03 PM
To: TCCS FreedomOfInformation
Subject: Request under the Freedom of Information Act 2016

Categories: Alex

Hello TCCS FOI

Please accept this request under the *Freedom of Information Act 2016* for copies of;

The Waste Facility Licence specific to Block 13 Section 8 Fyshwick under which Access Recycling Services Pty Ltd or other Access company operates a scrap metal recycling business at 15 Lithgow St. Although there is no requirement under the Waste Act for waste licences to be made publically available there is no restriction cited in the Act on the provision of licences to the public. I draw to your attention that the ACT Environmental Authorisation No. 1021 for the same site and operator is publically available online.

This request is made with the presumption of release under Section 7 of the *2016 Freedom of Information Act* and is made in the public interest which is to have available information which allows the public to see how government and its agencies operate.

This information will allow all residents of Canberra to understand the purpose and justification of DA201935337 for the introduction of high energy fragmentisers to upgrade a scrap metal operation in a highly populated urban area zoned IZ.2 – Mixed use industrial located 870m from the Fyshwick fresh food markets.

The licence will provide information that better informs the public. Disclosure of the information could reasonably be expected to promote a more open and informed discussion of this controversial proposal, enhance Government accountability and contribute to positive and informed debate on this issue of significant public importance. It may inform public debate and discussion with Waste Regulation for any future changes to the Licence.

There is special benefit for the public to understand an issue of public significance being land use, public health and safety and the well-recognised environmental impact of fragmentisers operating in open air .

The information, if disclosed, would also lead to publication so that it can be analysed and used in future representations on development proposals using fragmentisers.

It meets the objectives of Section 6 of the Act and is prompted by the recent well documented interest in the current CRS draft EIS201700053 process which has received some 464 public submissions overwhelmingly rejecting the location of a major waste facility and intermodal freight hub in the Canberra Central region of Fyshwick, which concerns Block 11 Section 8 and Block 11 Section 47 in addition to Block 13 Section 8.

In consideration of the factors favouring disclosure in the public interest I ask that Schedule 2.1 (a)-(i),(ii),(iii),(x) and (x) be accepted to outweigh any consideration of nondisclosure in the public interest. A waste facility licence is specific to the site and business operations. Public availability of the Waste Facility Licence agreed with ACT Waste Regulation and Access Recycling for the scrap metal operation would enable answers to the following questions to be ascertained;

- What Licence conditions refer specifically to the waste activities associated with the recycling of End of Life Vehicles (ELVs) at the site;
- Is Access Recycling required to meet any grading, labelling and traceability regulations relating to ELVs;

- Are recycled auto parts within the remit of the Licence;
- How is depollution of ELVs to be managed at the site;
- What environmental regulatory compliance and record keeping is required under the Licence;
- Is reference made to banning inclusion of other metal eg white goods etc crushed into a vehicle body which is a common practice in the transport of metal waste from country areas to processing facilities;
- Has the Automobile Shredder Residue (ASR) been counted in the tonnage of materials processed at the Access Recycling facility at 15 Lithgow St Fyshwick;
- As plastic and other materials in the ELV recycling process are in direct competition with other more valuable recyclables, such as steel and aluminium, is the ASR required to be delivered to the nearest landfill being Mugga Lane;
- Does the Licence note any landfill restrictions that would apply to disposal of the ASR, being around 30% of a medium sized vehicle mass;
- As tyres are not permitted to be stockpiled is the nearest depository identified;
- Are there any requirements at all regarding the ASR;
- Is there reference to the receipt and disposal of hazardous materials at the site;
- What processing at the site is required to be conducted under cover;
- Are dust emissions required to be enclosed – if so, with what type of construction at the site eg flue;
- How do the Licence requirements for the Access scrap metal processing compare to the new NSW Government standards for scrap metal processing?

Public availability of the Access Waste Facility Licence will enable further assessment of how the sustainable circular economy specific to the recycling of ELVs in the ACT is progressing.

I request that all processing fees be waived as this information is of special benefit to a substantial section of the public those being all individuals and groups with an interest in the development of a major waste facility being an intermodal waste hub at Fyshwick. I argue also that when considered as a whole with the other related developments it has a wider general public interest because of the redevelopments' 'High Risk' nature and the potential for harm to the environment, human health and public safety.

If any of these documents evoke privacy issues under Schedule 2.2 (a) (ii) I am agreeable to partial release and to receive them in a redacted form with names and personal details omitted. This should remove the requirement for third party consultation and achieve a more timely release. I suggest that Schedule 1.3 does not apply.

Please contact me if you have any questions regarding this request. I appreciate your consideration and timely response.

Regards

[Redacted signature block]



ACT
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Transport Canberra and
City Services

[REDACTED]

Dear [REDACTED]

Freedom of information request: Reference 19-116

I refer to an access application made under the Freedom of Information Act 2016 (the FOI Act) by you and received by Transport Canberra and City Services directorate (TCCS) on 30 October 2019, in which you sought access to the Waste Facility Licence issued to Access Recycling in Fyshwick.

I am an Information Officer appointed by the Director-General under section 18 of the FOI Act to deal with access applications made under Part 5 of the FOI Act.

Decision on access

A search of information held by Transport Canberra and City Services (TCCS) has been concluded and one documents relevant to your request have been identified.

I have decided to grant full access to this document.

As previously advised by the TCCS FOI team, these documents were also found to contain information which, if disclosed, could be of concern to a relevant third party. In accordance with the Act, TCCS has consulted with the relevant third party, and has considered their concerns or objections to the release of information. In this instance, concerns have been raised regarding the release of the following information:

- a) The information in column 'waste' in table A – Permitted Wastes; and
- b) Conditions 2(a) and 2(b) which relates to the stockpiling of waste.

In accordance with the Act, I am required to defer providing you with access to these documents until the relevant third party's right for review, or a review by the ACT Ombudsman, has concluded. The TCCS FOI team will provide you with further information on this process as it becomes available.

Reasons for decision

Factors considered in favour of disclosure (schedule 2.1)

2.1(a)(i) - promote open discussion of public affairs and enhance the government's accountability;

2.1(a)(ii) - contribute to positive and informed debate on important issues or matters of public interest;

2.1(a)(ii) - inform the community of the government's operations, including the policies, guidelines and codes of conduct followed by the government in its dealings with members of the community.

2.1(a)(x) - contribute to the protection of the environment; and

2.1(a)(xi) - reveal environmental or health risks or measures relating to public health and safety.

Factors considered in favour of non-disclosure (Schedule 2.2):

2.2(a)(xi) - prejudice trade secrets, business affairs or research of an agency or person.

Public Interest

I have considered the public interest in relation to the Waste Facility Licence issued to Access Recycling. In particular, I have considered that Waste Facilities are required to hold a waste facility licence to operate lawfully in the ACT. I have placed weight on the fact that the drafting of a waste facility licence is carried out by ACT Government employees and provides information on waste handling processors that have been considered in making a decision in licensing the business and on its regulatory focuses.

I have also considered factor 2.2(a)(xi), specifically in relation to business affairs. This consideration applies to the information relating to waste acceptance and stockpiling. Typically, the type of waste accepted by a business, and the limit of waste held onsite at one time, is a decision made by the business.

However, this information does not disclose details which would directly affect the business' affairs. Rather, it only details the parameters of lawful activities; It does not disclose the operational or other business methodology, including the businesses processes to meet such requirements.

Charges

No fee is payable as the total number of pages are within the fee-free threshold.

Ombudsman review

My decision on your access request is a reviewable decision under section 73 of the Act within 20 working days from the day that my decision is published in TCCS' disclosure log, or a longer period allowed by the Ombudsman.

If you wish to request a review of my decision you may write to the Ombudsman at:

The ACT Ombudsman
GPO Box 442
CANBERRA ACT 2601

Via email: actfoi@ombudsman.gov.au

ACT Civil and Administrative Tribunal (ACAT) review

Under section 84 of the Act, if a decision is made under section 82(1) on an Ombudsman review, you may apply to the ACAT for review of the Ombudsman decision.

Further information may be obtained from ACAT at:

ACT Civil and Administrative Tribunal
Level 4, 1 Moore Street
GPO Box 370
CANBERRA CITY ACT 2601
Telephone: (02) 6207 1740

www.acat.act.gov.au

If you have any questions concerning the directorate's processing of your request, or would like further information, please contact the directorate's FOI Coordinator on 6205 5408 or email tccs.foi@act.gov.au.

Yours sincerely



Kristine Scheul
Information Officer

16 December 2019



ACT
Government

Transport Canberra
and City Services

Licence No. L0016

AUSTRALIAN CAPITAL TERRITORY
WASTE FACILITY LICENCE
Issued under the
Waste Management and Resource Recovery Act 2016

The **Waste Manager**, pursuant to section 22 of the *Waste Management and Resource Recovery Act 2016* (the **Act**) has authorised:

Name of licensee: Access Recycling ACT Pty Ltd
ABN: 86166961413

to conduct the **waste activities** at the following **waste facility** site:

Address: 15 Lithgow Street
Block: 13
Section: 8
Suburb: Fyshwick

within the Australian Capital Territory and has had its details entered in the register of **waste facility** licences on 6 September 2018.

The licence is subject to the requirements of the **Act**, the *Waste Management and Resource Recovery Regulation 2017* (**Regulation**), any condition imposed on the licence and any code of practice approved by the Minister from time to time.

The licence ends on the earlier of:

1. 5 September 2021;
2. if the licence is surrendered - the day the surrender of the licence takes effect under section 28 of the **Act**; or
3. if the licence is cancelled, the day the licence cancellation takes effect under section 46(4) of the **Act**; or
4. if the **licensee** fails to pay the fee for the licence on the day (*the payment day*) the fee for the licence next becomes payable – the day after the payment day, or
5. The date from which the **licensee** ceases to have legal access to, and legal right to operate within, the **waste facility**.

Note: the licence cannot be assigned or transferred to another person.

Alex Taylor
Delegate of the Waste Manager
Transport Canberra and City Services Directorate
5 September 2018

Information about this Licence

What this licence authorises and regulates

This licence authorises the carrying out of **waste activities** at a **waste facility** site in the Australian Capital Territory (ACT) by the **licensee**, a **waste management business** in the ACT.

Waste facility to which this licence applies

This licence only applies to carrying out a **waste activity** to be conducted at the **waste facility** and included on the register of **waste facility** licences.

Responsibilities of the licensee

The licence is subject to the requirements of the **Act**, the **Regulation**, any condition imposed on the licence and any code of practice approved by the Minister from time to time. Your obligations include:

- telling the **Waste Manager** in writing if any of your information in the register of **waste facility** licences changes;
- complying with the directions of **authorised persons**;
- ensuring that information about **waste** is not false or misleading; and
- ensure compliance by your partners, employees or agents.

Regulatory action

The **Waste Manager** may take regulatory action if you used false or misleading information to become a **licensee**, contravene a condition of being licenced, or fail to comply with the **Act**, the **Regulation** or an approved code of practice.

Regulatory action may include imposing or amending a condition on your licence, suspending your licence for a fixed period or until a particular event happens, disqualifying you from applying for a licence for a fixed period or until a particular event happens and cancellation your licence. The **Waste Manager** will notify you of proposed regulatory action, and you will be able to make a written submission about the proposed regulatory action before it takes effect.

Reconsideration application

You may apply for reconsideration of any decision made by the **Waste Manager** about this licence.

A reconsideration application must be in writing and be made within 20 working days of the decision.

An application for reconsideration will be dealt with by the Director-General of the Transport Canberra and City Services Directorate.

Review by ACAT

You may apply to the ACT Civil and Administrative Tribunal (ACAT) for a review of any **reviewable decision**.

Licence fee

The Minister determines the annual licence fees in a Waste Management and Resource Recovery (Fees) Determination published at www.legislation.act.gov.au. The annual licence fee is payable in advance. The **Waste Manager** will send you an invoice on each **licence anniversary date**. Failure to pay the invoice by the due date of the invoice may result in your licence ending or being suspended.

Other approvals, authorisations, licences, permits and registrations

Nothing in this licence relieves you of the need to obtain other approvals, authorisations, licences, permits and registrations that are required for **waste activities**. An example is an **environmental authorisation** issued by the Environment Protection Authority.

Changes in licence details

You must notify the **Waste Manager** of any changes in your details in the register of **waste facility** licences and of any other required information or reports by the following means:

For urgent notifications: by telephone to (02) 6207 7845

For routine correspondence or queries:

by email to tccs.wasteregulation@act.gov.au

For all other communications, by post to:

The Waste Manager

Transport Canberra and City Services

GPO Box 158

CANBERRA ACT 2601

Dictionary

A definition of terms used in this licence can be found in the licence dictionary at the end of this document.

LICENCE CONDITIONS

1. Permitted wastes

The **licensee** must not knowingly permit or allow any **waste** to be received at the **waste facility**, except the **waste** expressly referred to in Table A in the columns titled “**waste**”. Any **waste** received at the **waste facility** must be only used for the **waste activities** referred to in relation to that **waste** in the column titled “**activity**.” Any **waste** received at the **waste facility** is also subject to those limits or conditions for that **waste**, if any, specified in the column titled “**other limits**.”

Table A – Permitted wastes

Waste	Activity	Other Limits
Aluminum	Separate, Recover, and Transfer .	The licensee must hold a current authorisation as required by any corresponding law related to the management of waste . Management of waste must be consistent with conditions set out in any such authorisation.
Ferrous metal		
Non-Ferrous metal		
Oil		
Petrol / diesel		
Tyres		

2. Controls of stockpiling of waste

- (a) The **licensee** must ensure that each **waste** stream intended for resource recovery or **transfer** to another site is stored or stockpiled separately.
- (b) Stockpiled aluminium, non-ferrous metal and tyre **waste** must be stored as follows:
 - (i) Stockpile width:
 - i. No greater than ten (10) meters wide and 50 meters long.
 - (ii) Stockpile height:
 - ii. Stockpile height must not exceed four (4) meters from natural ground level,
 - (iii) Stockpile separation:

Separation distances between all sides of the pile are to be a minimum of six (6) meters from all flammable objects.
 - (iv) Liquid **waste** recovered onsite must be stored within tanks appropriate for that type of **waste** prior to **transfer**.
 - (v) Stockpiled aluminium, non-ferrous metal and tyre **waste** is not to be stockpiled prior to **transfer** for longer than three (3) months unless otherwise stated in this licence or approved by the **Waste Manager**.
- (c) Stockpiled ferrous metal **waste** must be stored as follows:
 - (i) Stockpile width:
 - i. No greater than twenty (20) meters wide and 50 meters long.
 - (ii) Stockpile height:
 - ii. Stockpile height must not exceed six (6) meters from natural ground level,
 - (iii) Stockpile separation:

Separation distances between all sides of the pile are to be a minimum of six (6) meters from all flammable objects.
 - (iv) Stockpiled ferrous metal **waste** is not to be stockpiled prior to **transfer** for longer than three (3) months unless otherwise stated in this licence or approved by the **Waste Manager**.

3. Obligations of licensee

- (a) While the **waste facility** is being used for the purpose to which the licence relates, the **licensee** must:
- (i) Clean up any spill, leak or other discharge of any **waste(s)** or other material(s) as soon as practicable after it becomes known to the **licensee** or to one of the **licensee's** employees or agents;
 - (ii) in the event(s) that any liquid and non-liquid **waste(s)** is unlawfully deposited at the **waste facility**, such **waste(s)** must be removed and lawfully **transferred** as soon as practicable or in accordance with any direction given by the **Waste Manager**; and
 - (iii) provide all monitoring data as required by the conditions of this licence or as directed by the **Waste Manager**.
- (b) In the event of an earthquake, storm, fire, flood or any other event where it is reasonable to suspect that a pollution incident has occurred, is occurring or is likely to occur, the **licensee** (whether or not the **waste facility** continues to be used for the purposes to which the licence relates) must:
- (i) Make all efforts to contain all firewater at the **waste facility**;
 - (ii) Make all efforts to control air pollution from the **waste facility**;
 - (iii) Make all efforts to contain any discharge, spill or run-off from the **waste facility**;
 - (iv) Make all efforts to prevent flood water entering the **waste facility**;
 - (v) Remediate and rehabilitate any exposed areas of soil and/or **waste**;
 - (vi) Lawfully **transfer** all liquid and solid **waste(s)** stored on the **waste facility** that are not already securely **transferred**;
 - (vii) At the request of the **Waste Manager**, monitor groundwater beneath the **waste facility** and its potential to migrate from the **waste facility**;
 - (viii) At the request of the **Waste Manager** monitor surface water leaving the **waste facility**;
and
 - (ix) Ensure the **waste facility** is secure.
- (c) After the **waste facility** ceases to be used for the purpose to which the licence relates or in the event that the **licensee** ceases to carry out the **waste activity** that is the subject of this licence, that **licensee** must:
- (i) Lawfully **transfer** all liquid and non-liquid **waste** stored at the **waste facility**; and
 - (ii) Rehabilitate the **waste facility**, including conducting an assessment of site contamination and, if required, remediation of any site contamination.

4. Activities must be carried out in a professional manner

Licensed activities must be carried out in a professional manner that reflects recognised best practice in the **waste** management industry, including in relation to:

- (a) the processing, handling, movement and storage of materials used to carry out the activity; and
- (b) the treatment, storage, processing, transport and disposal of **waste** generated by the activity.

5. Maintenance of plant and equipment

All plant and equipment, including liquid **waste** storage tanks, installed at the **waste facility** or used in connection with the licensed **waste activity** must:

- (a) be maintained in a professional, efficient and safe condition in accordance with the user manual and manufacturer recommendations; and
- (b) be operated professional, efficient, lawful and safe manner.

6. **Pests, weeds, litter and vermin control**

The **licensee** must control pests, weeds, litter and vermin at the **waste facility**.

7. **Fire Risk Management**

The **waste facility** contains **waste** that if stored in large quantities can be a significant fire risk. The following conditions are to minimise the risk of fire at the **waste facility** and assist in fighting fires in the event one occurs.

- (a) The **licensee** must maintain roads and a driveway to allow access and egress of fire fighting vehicles, crew and equipment, and the ability to access the entire perimeter of the **waste facility**;
- (b) The minimum height clearance from the road surface for ACT Fire and Rescue must be 4.1 meters;
- (c) If the site contains or stores known hazardous materials (e.g. asbestos, chemicals, gas cylinders and biological **waste**) a clearly identifiable HAZMAT placard must be located in a prominent position at the main entrance of the site;
- (d) The site must have up-to-date Safety Data sheets housed in a suitable all weather box in a prominent place within a close proximity to the main entrance of the site;
- (e) Access to hydrants, other water supplies and services must not be impeded by trees, street furnishings, stockpiling or landscaping;
- (f) In the event of a fire or emergency at the **waste facility**, an onsite or after hours contact must be made available to attend the **waste facility** is required by ACT Fire and Rescue. This includes the person being able to provide access to the entire **waste facility** as well as provide access to a qualified operator for any onsite plant or machinery.

8. **Emergency response**

The **licensee** must prepare, maintain and implement as necessary, a current Emergency Response Plan for the **waste facility**. This Plan must be prepared in consultation with the ACT Emergency Services Agency.

9. **Recording of waste data**

The **licensee** must make and keep records of all **waste** received at the **waste facility** and all recovered materials or **waste** leaving the **waste facility**. The records required to be kept for each load of **waste** or recovered material received at, or leaving, the **waste facility** are prescribed in section 25 of the **Regulation**.

10. **Waste reporting**

The **licensee** must provide to the **Waste Manager** a **waste activity report**, on a quarterly basis, prepared in accordance with section 25(1) of the **Regulation**. The **waste activity report** must be submitted within 30 days of the end of each quarter.

Explanatory Note 1:

*For **waste** reporting purposes, the four quarters are 1 January to 31 March, 1 April to 30 June, 1 July to 30 September, and 1 October to 31 December each year.*

Explanatory Note 2:

*The requirements of the **waste activity report** are set out in section 25 of the **Regulation**.*

11. **Copy of licence kept at waste facility**

- (a) A copy of this licence must be kept at the **waste facility**.
- (b) The licence must be produced to any **authorised person** who asks to see it.

- (c) The licence must be available for inspection by any employee or agent of the **licensee** working at the **waste facility**.

12. Report non-compliance

The **licensee** must notify the **Waste Manager** of potential or actual non-compliance with any condition of this licence as soon as reasonably practicable, and, in any case, no later than 24 hours of becoming aware of the potential or actual non-compliance.

13. Written report on incident

- (a) Where an **authorised person** suspects on reasonable grounds that where this licence applies to **waste facility** and an incident has occurred in connection with the **waste activities** authorised by this licence, and the incident has caused, is causing, or is likely to cause, a fire, a leak or spillage of **waste**, the **authorised person** may request a written report on the incident.
- (b) If the **authorised person** requests a report on the incident the **licensee** must make all reasonable inquiries in relation to the incident and supply a report to the **authorised person** in such a manner and within such time as may be specified in the request.
- (c) The request may require a report which includes any or all of the following information on the incident:
 - (i) The cause, time and duration of the incident.
 - (ii) The name, contact details of any employees or agents of the **licensee** who witnessed the incident.
 - (iii) The action taken by the **licensee** in relation to the incident.
 - (iv) Details of any measure taken or proposed to prevent or mitigate against the recurrence of such an incident.
 - (v) Any other relevant matters.

14. Receiving and recording complaints

- (a) The **licensee** must operate, during hours of business, a telephone complaints line for the purpose of receiving any complaints from members of the public in relation to **waste activities** subject to this licence and conducted at the **waste facility**.
- (b) The **licensee** must notify the public of the complaints line telephone number and that it is a complaints line so that the public knows how to make a complaint.
- (c) The **licensee** must keep a written record of all complaints made to the telephone complaints line, and any complaints made directly to the **licensee**, its employees or agents. The record must include details of the following:
 - (i) The date and time of the complaint;
 - (ii) The method by which the complaint was made
 - (iii) The nature of the complaint;
 - (iv) The action taken by the **licensee** in relation to the complaint, including any follow-up contact with the complainant; and
 - (v) The name and contact details of the complainant (if provided).
- (d) Upon request from an **Authorised Person**, the **licensee** must provide a full report containing records of complaints as outlined above. The **licensee** must provide the report by close of business the next business day or later as approved in writing by the **Waste Manager**.

15. Annual Compliance Statement

Not later than one month after the anniversary date of this licence, the **licensee** must provide a statement in writing to the **Waste Manager** detailing compliance or any potential/actual non-compliance with each condition of this licence. The statement must be signed by:

- (a) Company director
- (b) Executive Director
- (c) Executive Trustee
- (d) Public Officer

16. Records to be maintained

- (a) Any records required to be made under this licence, the **Act** or the **Regulation**, must be kept by the **licensee** for a period of four (4) years.
- (b) The **licensee** must provide any records required to be maintained under this licence to the **Waste Manager** or any **authorised person**, upon written request.

17. Closure Plan

- (a) When, or if, the **licensee** intends to vacate the **waste facility**, the **licensee** must advise the **Waste Manager** in writing of the expected departure date, six (6) months prior to that date.
- (b) The **licensee** must submit to the **Waste Manager**, a Closure Plan, three (3) months prior to the date the **licensee** intends to vacate the **waste facility**. The Closure Plan must include the following:
 - (i) A detailed description of how the site will be remedied/rehabilitated prior to the **licensee** departing the site;
 - (ii) A detailed description of how all stockpiled **waste/material** will be removed from site prior to departure; and
 - (iii) A detailed description for how any residual/reject will be removed from site
- (c) The plan must be implemented by the **licensee** and must be implemented prior to the date the **licensee** departs the site.
- (d) The **licensee** must advise the **Waste Manager** in writing once the plan has been implemented

18. Codes of Practice

The **licensee** must adhere to any Code of Practice published under the **Act** in relation to **waste** management.

Dictionary

“ Act ”	means the <i>Waste Management and Resource Recovery Act 2016</i>
“ annual compliance statement ”	means a document generated by the Waste Manager and completed by a licensee on an annual basis which provides details of the licensee’s compliance with the licence over the previous annual reporting period.
“ annual reporting period ”	means the annual period between anniversary dates for this licence
“ authorised person ”	means a person duly authorised to carry out functions under the Act (see section 74 of the Act)
“ dispose ”	means to discard waste in landfill
“ environmental authorisation ”	means an Environmental Authorisation issued under the <i>Environment Protection Act 1997</i>
“ licensee ”	means the licence holder described on the front of this licence
“ licence anniversary date ”	the anniversary date is the anniversary each year of the date of issue of the licence
“ premises ”	means the premises which are subject to this licence
“ Regulation ”	means the <i>Waste Management and Resource Recovery Regulation 2017</i>
“ reviewable decision ”	means a decision subject to Part 17 of the Act
“ transfer ”	Means the movement of waste from one place to another by a Waste Transporter
“ waste ”	has the same meaning as in the <i>Waste Management and Resource Recovery Act 2016</i>

"waste activity/activities"	has the same meaning as in the <i>Waste Management and Resource Recovery Act 2016</i>
"waste activity report"	has the same meaning as in section 65 of the Act
"waste facility"	has the same meaning as in the <i>Waste Management and Resource Recovery Act 2016</i>
"Waste Manager"	means the person appointed to administer the Act (see section 16 of the Act) or the Manager, Waste Regulation (as the delegate of the Waste Manager)
"waste management business"	has the same meaning as in the <i>Waste Management and Resource Recovery Act 2016</i>
"waste storage"	means the holding of waste as an interim measure
"waste transporter"	has the same meaning as in the <i>Waste Management and Resource Recovery Act 2016</i>