

ENVIRONMENTAL PROTECTION ACT 1990 SECTION 37(1)(b)

WASTE MANAGEMENT LICENCE NOTICE OF MODIFICATION

LICENCE REF NO:-SL 824

MODIFICATION NO. 1

LICENCE HOLDER:-

K. Jones Metals, Spring Cottage, Noose Lane, Willenhall, West Midlands

WV13 3BT

FACILITY TYPE:- METAL RECYCLING

LICENSED FACILITY:-

Noose Lane, Willenhall, West Midlands WV13 3BT





WHEREAS on the 9th May 1994 Walsall Metropolitan Borough Council issued a Disposal Licence in pursuance of powers under Part 1 of the Control of Pollution Act 1974 for the above named facility,

AND WHEREAS on 1st April 1995 the said licence fell to be treated as a Waste Management Licence,

AND WHEREAS on the 1st April 1996 the powers and duties of all waste regulation authorities in England and Wales transferred to the Environment Agency (the Agency) by virtue of Section 2 of the Environment Act 1995,

AND WHEREAS on 26th March 1999 you applied to modify the conditions of the said licence,

NOTICE IS HEREBY GIVEN that the Agency modifies the conditions of the said licence as follows:-

ADD Condition 32 to Schedule A.

Signed

Team Leader- Waste Licensing

...... Name <u>Ian Brindley</u>

Date

31 MARCH

1999

Such modification to take effect on 31 MARCH 1999

at 2359

hours.





SCHEDULE A

32. The quantity of scrap deposited at the facility shall be less than 5,000 tonnes per annum

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RIGHTS OF APPEAL

Section 43(1) of the Environmental Protection Act 1990 provides that:-

Where except in pursuance of a direction given by the Secretary of State,

- (a) an application for a modification of the conditions to the licence is rejected
- (b) the conditions to a licence are modified

the applicant may appeal from the decision to the Secretary of State.

Therefore if you feel aggrieved by the decision detailed on the attached notice you may obtain the appropriate form on which to give written notice of an appeal from:-

The Planning Inspectorate, Room 10/13, Tollgate House, Bristol BS2 9DJ

Tel:-

0117 987 8812

Fax:-

0117 987 8406

This notice of appeal should be accompanied by the following information:-

- a copy of the licence;
- a copy of each modification to the licence;
- a copy of any correspondence relevant to the appeal;
- a copy of any other document relevant to the appeal including, in particular, any relevant consent, determination, notice, planning permission, established use certificate of lawful use or development; and
- a statement indicating whether you wish the appeal to be in the form of a hearing or on the basis of written representations.

You are also required to serve a copy of your notice of appeal, on the Environment Agency (at the address on the front sheet of this modification). You should appeal within 6 months of the date that this notice takes effect but the Secretary of State may allow notice of appeal to be given after the expiry of this time period.

You should note that whilst an appeal is pending the decision detailed on the attached notice is ineffective, except where a statement is included saying that in the opinion of the Agency the details on the notice are necessary for the purpose of preventing, or where not practicable, minimising pollution of the environment, or harm to human health.

