# **Licence Transfer Application Form**

## Step 1: Guidance

#### **Current Licensee**

Contact Name	Gareth Kelly
Contact Position	Director
Date	28/06/2016
Proposed Transferee	
Contact Name	Gareth Kelly
-	Gareth Kelly Director

Consent of copyright owner required for any other use.

## **Step 2: Current Licensee**

Licence Reg No	W0041-01
Licensee	Shannon Environmental Services Ltd
Licence County	Clare
Site Location	Smithstown Industrial Estate, Shannon, Clare
ELRA / CRAMP Review	
Provide additional information on ELRA / CRAMP	Both the ELRA and CRAMP have been submitted and subsequently approved by the Agency (approval received on the 8th of June 2016.
Request ELRA / CRAMP Status?	ELRA/CRAMP Approved
Contact Information	
Proposed Transferee Organisation	Enva Ireland Limited
Proposed Transferee Contact Email	gkelly@enva.ie
Reason for licence transfer request	As the Agency is aware, both legal entities (Shannon Environmental Services Ltd. and Enva Arefand Ltd.) have the same ultimate owner (DCC plc) and we wish to transfer the waste licence to Enva Ireland Ltd. to centralise all Enva's IE Licenses Enva Ireland Ltd is the main trading body and currently operates three IE Licensed facilities (Portlaoise W184-01, Cork W0145-02 & Dublin W0196-01).
Desired date for proposed transfer to take effect	01/08/2016
Confirm Enforcement Charges Paid	No
Specify Outstanding Enforcement Charges	€0.00

# **Additional Information**

Additional Information

# Step 3: Proposed Transferee

Name	Enva Ireland Limited
Address	Clonminam Industrial Estate, Portlaoise, County Laois, Laois
Transfer Contact	Gareth Kelly

# **Additional Transfer Contacts**

Name	Position	Home Phone	Mobile Phone	Email
Simon Dick	Director		0868226991	simon.dick@enva.com

# **General Background**

Business Activity Formsection Date Established	Enva Ireland Ltd. is one of the largest hazardous waste management companies operating in Ireland from three existing Industrial Emissions licenced facilities (Portlaoise, Cork & Dublin) in addition to the subject facility in Shannon. Enva can trace its origins back to the early 1970's when the business started by collecting waste oil for use as a fuel to heat glasshouses and traded until 2006 under the Atlas Oil brand. Enva currently provide hazardous waste services across the 32 counties in Ireland with Northern Ireland serviced by a sister company Enva (Northern Ireland) Ltd.
Date Established	16/12/1999
Total Assets Value	€25,599,792
Turnover	€26,550,085
Profit	€1,422,644
State whether your organisation is a Holding Company	No

# **Fit and Proper Person Checks**

Environmental Protection Agency Act 1992 as amended?	Yes
Provide full details	In December 2015 in Portlaoise District Court, Enva Ireland Ltd pleaded guilty to 4 counts of a failure to comply with Condition 7.2 of IED Licence W0184-01 which condition requires that odours do not give rise to nuisance in the immediate area of its Portlaoise facility (which processes waste oil). Enva was fined a total of €8,000 and agreed to pay the Agency's costs. This was Enva 's first offence. In response to the odour issue, Enva has implemented a wide range of odour mitigation measures at the facility to ensure that there are no further nuisance odours arising from site activities. Since January, RPS Consulting Engineers have been engaged to assist in odour management at the facility and also conduct independent odour surveys of the local area. To date RPS have not detected any nuisance odours in the local afea that are attributable to Enva's activities.
Waste Management Act 1996 as amended?	Nordela
Local Government Acts 1977 and 1990 or Air Pollution Act 1987?	n proventing and the second se
Waste Management Act 1996 as amended? Local Government Acts 1977 and 1990 or Air Pollution Act 1987?	

# Management and Supervisory Details

Name	Details of Relevant Education, Training and Experience	Responsibilities
Simon Dick	Graduated BSc 1st Class Honours from Edinburgh University. Simon founded Clearpower in 2001, and successfully led the development of the business in parallel with the emerging wood energy and organic resource recovery sectors in Ireland. The business was subsequently acquired by DCC Simon was also the founding CEO of Mapflow (www.mapflow.com) a prizewinning Irish technology company launched in 1997 and subsequently sold to US technology veteran Sean O'Sullivan.	Simon has overall responsibility for the Environmental Services Division of Enva including both the Shannon and Cork facilities and works with the Business Unit Manager, Group HSE Manager and HSE Coordinator to ensure all company projects and processes are carried out in a safe and environmentally responsible manner.
Tom Walsh	BComm 1st Class Honours from University College Cork. (ICAI 1992) Tom joined DCC Plc in 2011, taking responsibility for DCCs oil distribution and retail forecourt businesses in ROI and in NI. Internet 2014, Tom was appointed as a for Managing Director of Enval part of the DCC Environmental group of companies with operations also in ROI and NI. Prior to DCC, Tom was Director of Resource Recovery at Bord na Mona with responsibility for Bord na Mona's waste management and recycling businesses. Tom joined the company when Bord na Mona acquired the AES Waste Management business (of which Tom was Managing Director) in 2007.	Tom is Managing Director of Enva and of DCC Oil Ireland (Emo etc), DCC Plc's oil distribution business in Ireland. Tom has ultimate responsibility for Health and Safety culture and standards throughout the Enva businessand works with the Chief Operating Officer and Business Unit Managers to ensure all company activities are carried out safely with minimum risk to employees and contractors.

## **Licence Application History**

Has the Proposed Transferee, their parent company or any relevant person had an application for a licence...

Granted?	Yes
Provide full details	Enva currently operates three IE Licensed facilities namely Portlaoise W184-01, Cork W0145-02 & Dublin W0196-01
Rejected?	No
Revoked?	No
Transfer Refused?	No

### **Additional Information**

Financial Provision in place?	No No
Additional Information	See attached proposed Bank Bond wording in respect of liabilities agreed under the CRAMP usee also attached proposed EIL Insurance in respect to the agreed ELRA value
c	Consent of copyright

# Step 4: Fees, Declaration and Submit

Payment Amount	€2,000
Payment Method	EFT
Payment Date	05/07/2016
Application Submission Date	07/07/2016

Consent for inspection purposes only, any other use.

# **Proposed Transferee Statement**

**Reference:** Transfer of Licence Register Number W0041-01, as may have been amended.

The Proposed Transferee Enva Ireland Ltd. has assumed and accepted all liabilities, requirements and obligations provided for in or arising under the above referenced licence, or revised licence, regardless of how and in respect of what period, including a period prior to the transfer of the licence or revised licence they may arise.

Proposed new Licence Hold	er(s)
Signed:	are the and attende
Proposed Transferee Name:	Gareth Kellycon behalf of Enva Ireland Ltd.
Position:	Director & Company Secretary
Date:	June 28 <sup>th</sup> 2016

Number 317186

# **Certificate of Incorporation** on change of name

I hereby certify that

#### ATLAS ENVIRONMENTAL IRELAND LIMITED

having, by a Special Resolution of the Company, and with the approval of the Registrar of Companies, to me required for any other use. changed its name, is now incorporated as a limited company under the name

#### **ENVA IRELAND LIMITED**

and I have entered such name on the Register accordingly.

Conse Given under my hand at Dublin, this Wednesday, the 21st day of June, 2006

15000

for Registrar of Companies

Number 317186

# **Certificate of Incorporation**

on change of name

I hereby certify that

### CULVORE LIMITED

having, by a Special Resolution of the Company, and with the approval of the Minister for Enterprise, Trade and Employment, changed its name, is now incorporated as a limited company under the name

#### ATLAS ENVIRONMENTAL IRELAND LIMITED

and I have entered such name on the Register accordingly.

Given under my hand at Dublin, this Wednesday, the 14th day of June, 2000

for Registrar of Companies

Number 317186

# **Certificate of Incorporation**

I hereby certify that

#### **CULVORE LIMITED**

For inspection purposes offy: any other use. is this day incorporated under the Companies Acts 1963 to 1999 and that the company is limited.

Given under my hand at Dublin, this Thursday, the 16th day of December, 1999

M. Ceilly for Registrar of Companies



#### Particulars of the registered address

of the Transferee

(Enva Ireland Ltd.)

#### Enva Ireland Ltd.

Registered Address:

Clonminam Industrial Estate,

Portlaoise

Co Laois.

Consent of copyright owner required for any other use.

Portlaoise Clonminam Industrial Estate, Portlaoise, Co. Laois, R32 XD95 (Registered address) Cork Raffeen Industrial Estate, Ringaskiddy Road, Monkstown, Co. Cork, T12 TW44 Shannon Smithstown Industrial Estate, Shannon, Co. Clare, V14 FT53

Dublin John F Kennedy Road, John F Kennedy Industrial Estate, Dublin 12, D12 CF34

Northern Ireland | Cloonagh Road, Downphicence DransferhApplication Report - WO

Registered No: 317186. VAT No: IE 6337186A.

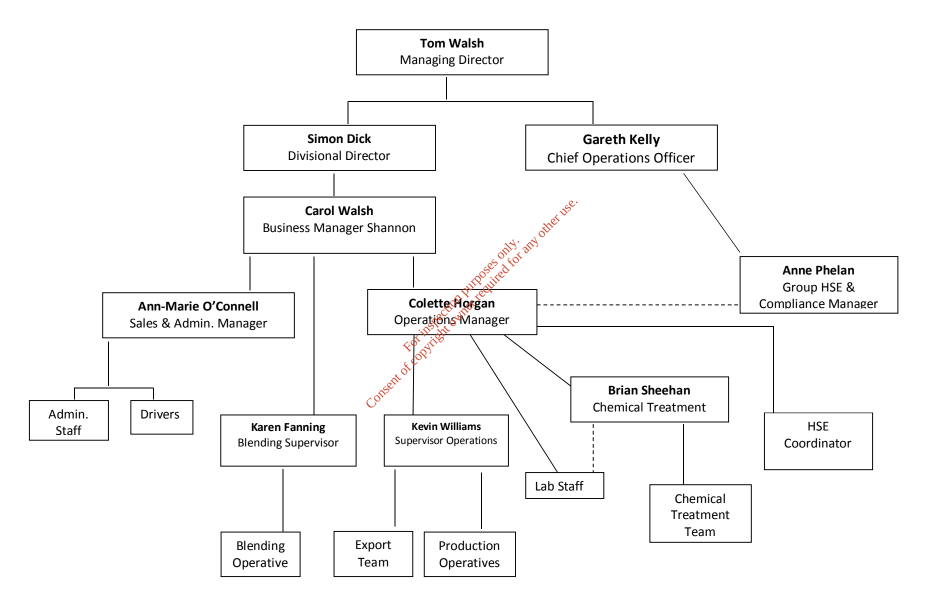
Enva Ireland Limited t/a Enva

Directors: T. Walsh (Managing), J. Barcroft, T. Davy, S. Dick, A. Fitzpatrick, G. Kelly.

LauraLynn www.enva.com a **DCC** company

EPA Export 08-10-2016:02:44:42

#### **ORGANISATION STRUCTURE FOR ENVA SHANNON**





01 440 1700 tel 01 440 1701 fax

www.acegroup.com/ie

ACE European Group Limited trading as ACE Europe and Combined Insurance is authorised and regulated by the Prudential Regulation Authority in the United Kingdom and is regulated by the Central Bank of Ireland for conduct of business rules.

# PREMISES POLLUTION LIABILITY POLICY

#### **CLAIMS MADE BASIS**

THIS POLICY APPLIES ONLY IN RESPECT OF THOSE SECTIONS STATED IN THE SCHEDULE AS BEING INSURED

In consideration of the Insured paying the Premium to ACE EUROPEAN GROUP LIMITED (hereinafter called "the Company") and having made a Proposal

#### Section 1. Imposed Remediation Costs

The Company will pay on behalf of the Insured subject to the Limit of Liability the Remediation Costs which arise out of any Pollution Condition on, at, under or migrating from the Covered Locations listed in the Schedule where such Remediation Costs result from Regulatory Action or the requirement of a third party first imposed during the Period of Insurance and notified to the Company during the same Period of Insurance or during any applicable Extended Reporting Period.

#### Section 2. Legal Liability



The Company will pay on behalf of the Insured subject to the Limit of Liability all sums which the Insured shall become legally liable to pay as damages in respect of

- A. Bodily Injury
- B. Property Damage
- C. Trespass Nuisance or Obstruction

arising out of any Pollution Condition on, at, under or migrating from the Covered Locations listed in the Schedule provided that the claim is first made against the Insured during the Period of Insurance and notified to the Company during the same Period of Insurance or during any applicable Extended Reporting Period.

The Company will also pay Costs and Expenses in respect of any claim to which this Section applies.

#### Section 3. Transportation Liability

The Company will pay on behalf of the Insured subject to the Limit of Liability all sums which the Insured shall become legally liable to pay as damages in respect of

- A. Bodily Injury
- B. Property Damage
- C. Trespass Nuisance or Obstruction

arising from any Pollution Condition which is caused by products or waste of the Insured during Transportation provided that the claim is first made against the Insured during the Period of Insurance and notified to the Company during the same Period of Insurance or during any applicable Extended Reporting Period.

The Company will also

- a) pay Costs and Expenses in respect of any claim to which this Section applies
- b) pay on behalf of the Insured the Remediation Costs which arise out of such Pollution Condition.

#### Section 4. Biodiversity Damage

The Company will pay on behalf of the Insured subject to the Limit of Liability all sums which the Insured incurs in respect of Biodiversity Damage which first arises during the Period of Insurance and results from any Covered Location(s) listed in the Schedule provided that the claim is first made against the Insured during the Period of Insurance and notified to the Company during the same Period of Insurance or during any applicable Extended Reporting Period.

The Company will also pay Costs and Expenses in respect of any Biodiversity Damageto which this Section applies.

#### Section 5. Business Interruption

The Company will subject to the Limit of Liability pay for Business Interruption Loss incurred by the Insured during the Period of Interruption resulting directly from a Pollution Condition provided that the Business Interruption Loss is notified to the Company during the Period of Insurance or during any applicable Extended Reporting Period.

**SIGNED** for and on behalf of the Company

Andrew Kendrick President

This Policy together with its Schedule and any attached endorsements is a legal contract which shall constitute the entire contract between the parties, and should be examined and if incorrect returned immediately for alteration



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# PREMISES POLLUTION LIABILITY

Schedule for Policy Number: TBA

<b>INSURED:</b>	Enva Ireland Ltd			
ADDRESS:	Clonminam Industrial Estate, Portlaoise, R32 X2DF			
ADDITIONAL INSURED:	Enva Organics Ltd			
BROKER:	Marsh			
PERIOD OF INS	URANCE:	FROM: TO:	1 July 2016 L.S.T. 30 June 2017 L.S.T. both days inclusive L.S.T. (Local Standard Time	) means the time applicable on the
RENEWAL DAT	Е:		1 July 2017 L.S.T.	of the Insured as shown above
RETROACTIVE	DATE:	FO	Except with respect to End	1 July 2016 L.S.T. lorsements 2 & , where the Retroactive Date is stated within the Endorsement
REVERSE RETR	OACTIVE DATE:	Consent		N/A
	LIMIT OF LIABILITY FOR ANY ONE POLLUTION CONDITION OR EUR 2,500,000 BIODIVERSITY DAMAGE:			
POLICY LIMIT	OF LIABILITY:			EUR 2,500,000
COVERAGES AI	PPLICABLE:			PER INCIDENT EXCESS:
<b>SECTION 1</b>			INSURED	EUR 100,000
SECTION 2			INSURED	EUR 100,000
SECTION 3			NOT INSURED	-
SECTION 4			INSURED	EUR 100,000
				DEDUCTIBLE PERIOD:
SECTION 5			NOT INSURED	-

27 June, 2016

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# PREMISES POLLUTION LIABILITY

**Schedule for Policy Number: TBA** 

COVERED LOCATION(S)	Clonminam Industrial Estate, Portlaoise, Co. Laois. Smithstown Industrial Estate, Shannon, Co. Clare
COVERED KNOWN CONDITION(S)	None
UNDERGROUND STORAGE TANK(S)	1 x triple compartment waste fuel storage tank located at Portlaoise
INSURED CONTRACT(S)	None
PREMIUM CURRENCY:	EUR
Insurance Premium (excluding Taxes):	As agreed with the company
Taxes: Total premium (including Taxes):	inferior -
Including Commission of:	
Colle	

POLICY FORM REFERENCE:

PollP(EnvDam) CM(ROI)\_1

Signed on behalf of ACE European Group Ltd. Andrew Kendrick, *President*  Countersigned

27 June, 2016

Page 2

ACE European Group Limited trading as ACE Europe and Combined Insurance is authorised and regulated by the Prudential Regulation Authority in the United Kingdom and is regulated by the Central Bank of Ireland for conduct of business rules.

ACE European Group Limited Registered No 90496 2<sup>nd</sup> Floor, 5 George's Dock, International Financial Services Centre, Dublin 1. Licence Transfer Application Report - W0041-01 Page 17 of 45



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#### **ODOUR EXCLUSION ENDORSEMENT**

Named Insured Enva Ireland Ltd		Endorsement Number 001
Policy Number TBA	Policy Period TBA	Effective Date of Endorsement TBA

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

It is hereby agreed that the following Exclusion is added to the Policy:

18 Odour

arising out of or related in any way to odour and the Company shall have no duty of any kind with respect to any such liability

Date:

This endorsement does not apply to the coverage offered under Endorsements 2 & 3.

#### All other terms and conditions of the policy remain unchanged.

Signed:

Andrew Kendrick President



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#### **IRISH ENVIRONMENTAL PROTECTION AGENCY GUIDELINES FOR FINANCIAL PROVISIONS** ENDORSEMENT

Named Insured Enva Ireland Ltd		<b>Endorsement Number</b> 002
Policy Number	Policy Period	<b>Effective Date of Endorsement</b>
TBA	TBA	TBA

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This Policy is amended to add additional Limit of Liability which is available solely as financial provision for environmental liabilities arising from a licensed activity undertaken by the Insured at the Covered Location. This Endorsement has been drafted in response to the Environmental Protection Agency of the Republic of Ireland (hereafter the "Agency") document Guidance on Financial Provision for Environmental Liabilities to define the applicable coverages available as financial provision, and is subject to the Definitions, Conditions, and Exclusions tionpu in the Policy, as amended herein:

 I. <u>Ring-Fenced Limit of Liability</u>
 With respect to the coverage provided under this Endorsement only, the Policy Limit of Liability stated in the Schedule are amended to include:

Covered Location: Enva facility at Clonin Industrial Estate, Portlaoise, Co. Laois.

#### **Limits of Liability** LIMIT OF LIABILITY FOR ANY ONE POLLUTION CONDITION OR EUR 4,133,343 **BIODIVERSITY DAMAGE:**

#### **POLICY LIMIT OF LIABILITY:**

**COVERAGES APPLICABLE:** 

EUR 4.133.343

PER INCIDENT EXCESS:

It is hereby agreed that the Limit of Liability stated herein applies in addition to those limits stated within the Schedule.

#### 2. Coverage afforded by this Endorsement

With respect to the additional Limit of Liability stated above, the Coverages Applicable as listed in Schedule are hereby deleted and replaced with the following:

SECTION 1	INSURED	EUR 100,000
SECTION 2	NOT INSURED	-
27 June 2016		

SECTION 3	NOT INSURED	-
<b>SECTION 4</b>	INSURED	EUR 100,000
SECTION 5	NOT INSURED	DEDUCTIBLE PERIOD:

#### 3. Retroactive Date

It is hereby agreed that the Retroactive Date stated in the Policy Schedule is hereby deleted and replaced with the following;

RETROACTIVE DATE:	Covered Location	Date
	Enva facility at Clonminam Industrial Estate, Portlaoise, Co. Laois.	16 January 2004

#### 4. Disclosed Documents Schedule

The Insured and the Company agree that the following documents have been disclosed prior to Inception:

- 1. Environmental Liability Risk Assessment Report for Enva Ireland W0184-1
- 2. W0184 Enva Portlaoise licence
- 3. Portlaoise Hydrogeological Review 2014

#### 5. Definitions

whet counted It is hereby agreed that the following Definitions are deleted and replaced with the following:

means

6 **Costs and Expenses** 

ntoh 6.1 costs and expenses recoverable by any Regulatory Authority from the Insured

- 6.2 Loss Mitigation Costs
- 13 **Environmental Law** means any statute, statutory instrument, by-law, regulation, guidance or standard having the force of law, or any notice, ruling, judgment, order or instruction of any governmental or statutory body or agency or court concerning health and safety or environmental matters that are applicable to Pollution Conditions or Biodiversity Damage
- 28 **Remediation Costs** means reasonable expenses incurred by the Insured with the written consent of the Company in the investigation quantification monitoring abatement removal disposal treatment neutralisation or immobilisation of Pollution Conditions or Biodiversity Damage to the extent required by Environmental Law and as a result of a Regulatory Action including:
  - **Replacement Costs** a)
  - Costs and Expenses b)

# 29 **Replacement Costs** means expenses necessarily incurred in the repair replacement or restoration of real property due to damage sustained in the course of responding to a Pollution Condition or Biodiversity Damage other than expenses incurred in respect of any improvements or betterments.

#### 6. <u>Extensions</u>

It is hereby agreed that for the purpose of this Endorsement, Extension 2 Indemnity to Other is deleted in its entirety.

#### 7. <u>Exclusions</u>

It is hereby agreed that the following Exclusions are deleted and replaced with the following;

Asbestos and Lead	2.	arising out of or related in any way to	
		a) asbestos or asbestos-containing materials or	
		b) lead or lead-containing materials	
		on or in structures and the Company shall have no duty of any kind with respect to any such liability.	
		This exclusion does not apply to Remediation Costs for the remediation of soil or groundwater.	
Intentional Non-Compliance	9.	arising from the intentional disregard of or knowing wilful or deliberate failure to comply with any statute regulation administrative complaint notice of violation notice letter or instruction of any Regulatory Authority or executive judicial or administrative order by the Insured or by any Responsible Official	
It is hereby agreed that the following	g Exclusio	ns are added to the Policy:	
Site Closure	18.	arising out of those liabilities identified in the Closure Restoration Aftercare Management Plan (CRAMP) for the Covered Location.	
8. <u>Special Conditions</u>			
It is hereby agreed that the following	g Special C	Conditions are deleted and replaced with the following;	
Extended Reporting Period	1.	1.1 In the event of either this Policy not being renewed or cancellation as specified in Condition 2	

1.2 and provided that no other insurance has been arranged to replace all or that part of the claim being covered hereunder the Insured shall be entitled to an Extended Reporting Period of 120 days commencing from the date of non-renewal or cancellation the Insured shall have the option to purchase from the Company for a premium not exceeding 200% of the Policy premium an Extended Reporting Period of 34 consecutive calendar months commencing from the expiry of the period described in 1.1 above

#### Provided that

- (a) this Special Condition shall not have the effect of increasing or reinstating the Limits of Liability nor extending the Period of Insurance
- (b) any claim notified to the Company during an Extended Reporting Period shall be deemed to have been notified on the last day of the Period of Insurance
- (c) the Insured's intention to exercise the option described in 1.2 above is confirmed to the Company in writing prior to the expiry of the Period of Insurance.

It is hereby agreed that the following Special Conditions are added to the Policy;

4.

Insured

In the event that's and

of copyriet

a) the Histired becomes insolvent or bankrupt during the Beriod of Insurance; or

the Insured is deceased; or

the Agency has notified the Insured of a Pollution Condition or Biodiversity Damage but the Insured has failed to notify the Company of that Pollution Condition or Biodiversity Damage;

It is hereby agreed that the Insured stated in the Policy Schedule is hereby modified with the addition of the following;

**INSURED:** Environmental Protection Agency (the "Agency")

#### 9. Conditions

It is hereby agreed that the following Conditions are deleted and replaced with the following;

2.

Cancellation

The Insured may cancel this Policy by notifying the Company in writing stating the effective date of such cancellation, and giving at least 60 days' notice thereof.

The Company may cancel this Policy for either of the following reasons:

- a) non-payment of premium
- b) fraud or misrepresentation on the part of the Insured

by notifying the Insured in writing at the Insured's last known address and giving at least 60 days' notice thereof but reduced to 15 days' notice in the event of non-payment of premium.

In the event of notice of cancellation being issued by the Company for non-payment of premium, the Policy shall terminate at the expiry of such notice period, unless the premium has been received by the effective date of cancellation, whereupon the notice of cancellation shall be automatically revoked.

No return of premium will be allowed in the event of cancellation whether invoked by the Insured or the Company.

In addition, the Insured and the Company agree to forward courtesy copies of cancellation notices, a minimum of 60 days prior to cancellation, to each person or entity identified with an address in the Schedule of Courtesy Notice Recipients, below.

# Schedule of Courtes Notice Recipients

Waste & Financial Provision Team Office of Environmental Enforcement EPA Regional Inspectorate Co. Cost P31 X X59

#### **Claims Procedure**

4.5 Conserver A written notice of a claim received by the Company from one Insured, or the Agency, shall be accepted as a notice submitted by all Insured(s) listed on the Policy.

It is hereby agreed that the following Conditions are added to the Policy;

Environmental Liability Risk Assessment	12.	It is a condition precedent to any liability of the Company under this Policy that the Insured must disclose an approved Environmental Liability Risk Assessment Report for each Covered Location. The absence of such a report from the Disclosed Documents Schedule makes this Policy voidable.
Cash Before Cover	13.	It is a condition precedent to any liability of the Company under this Policy that that the Insured has paid, and the Company or the Insured's authorised broker has received payment of all premium for the policy.

Non-Vitiation14.The Company agrees that the rights and interests of the<br/>Agency shall not be prejudiced or affected by any act,<br/>neglect, error, omission, fraud, misrepresentation, non-<br/>disclosure or breach of any term or any condition by any<br/>other insured party or by any act of the Agency in its role as<br/>a Regulatory Authority, including the right of the Company<br/>to avoid the Policy in accordance with Condition 7,<br/>Condition 11 and Exclusion 9, from the act of another<br/>Insured party.

It is hereby agreed that Condition 5. Contracts (Rights of Third Parties) Act (Great Britain) is deleted in its entirety.

#### All other terms and conditions of the policy remain unchanged.

Putpose only any other use Signed: Date: Andrew Kendrick President consent of copyrig o'hi



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#### IRISH ENVIRONMENTAL PROTECTION AGENCY GUIDELINES FOR FINANCIAL PROVISIONS ENDORSEMENT

Named Insured Enva Ireland Ltd		Endorsement Number 003
Policy Number TBA	Policy Period TBA	Effective Date of Endorsement TBA

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This Policy is amended to add additional Limit of Liability which is available solely as financial provision for environmental liabilities arising from a licensed activity undertaken by the Insured at the Covered Location. This Endorsement has been drafted in response to the Environmental Protection Agency of the Republic of Ireland (hereafter the "Agency") document Guidance on Financial Provision for Environmental Liabilities to define the applicable coverages available as financial provision, and is subject to the Definitions, Conditions, and Exclusions tionpu in the Policy, as amended herein:

 I. <u>Ring-Fenced Limit of Liability</u>
 With respect to the coverage provided under this Endorsement only, the Policy Limit of Liability stated in the Schedule are amended to include:

Covered Location: Enva facility at Smithstown Industrial Estate, Shannon, Co. Clare

#### **Limits of Liability** LIMIT OF LIABILITY FOR ANY ONE POLLUTION CONDITION OR EUR 3,600,077 **BIODIVERSITY DAMAGE:**

#### **POLICY LIMIT OF LIABILITY:**

EUR 3,600,077

It is hereby agreed that the Limit of Liability stated herein applies in addition to those limits stated within the Schedule.

#### 2. Coverage afforded by this Endorsement

With respect to the additional Limit of Liability stated above, the Coverages Applicable as listed in Schedule are hereby deleted and replaced with the following:

COVERAGES APPLICABLE:		PER INCIDENT EXCESS:
SECTION 1	INSURED	EUR 100,000
SECTION 2	NOT INSURED	-
27 June 2016		

SECTION 3	NOT INSURED	-		
SECTION 4	INSURED	EUR 100,000		
SECTION 5	NOT INSURED	DEDUCTIBLE PERIOD:		
<ol> <li><u>Retroactive Date</u></li> <li>It is hereby agreed that the Retroactive Date stated in the Policy Schedule is hereby deleted and replaced with the following;</li> </ol>				
RETROACTIVE DATE:	<b>Covered Location</b> Enva facility at Smithstown Industrial Estate, Shannon, Co. Clare	<b>Date</b> 5 May 2000		
<b>4.</b> <u>Disclosed Documents Schedule</u> The Insured and the Company agree that the following documents have been disclosed prior to Inception:				

- 1. Environmental Liability Risk Assessment Report for Shannon W041-1 Rev1 Rev March 2016
- 2. Shannon Waste License
- 3. Enva Shannon Hydrogeological Assessment and Review 2014 Final

#### 5. Definitions

owner requi It is hereby agreed that the following Definitions are deleted and replaced with the following:

means

6 **Costs and Expenses** 

ntof 6.1 costs and expenses recoverable by any Regulatory Authority from the Insured

- 6.2 Loss Mitigation Costs
- 13 **Environmental Law** means any statute, statutory instrument, by-law, regulation, guidance or standard having the force of law, or any notice, ruling, judgment, order or instruction of any governmental or statutory body or agency or court concerning health and safety or environmental matters that are applicable to Pollution Conditions or Biodiversity Damage
- 28 **Remediation Costs** means reasonable expenses incurred by the Insured with the written consent of the Company in the investigation quantification monitoring abatement removal disposal treatment neutralisation or immobilisation of Pollution Conditions or Biodiversity Damage to the extent required by Environmental Law and as a result of a Regulatory Action including:
  - **Replacement Costs** a)
  - Costs and Expenses b)

# 29 **Replacement Costs** means expenses necessarily incurred in the repair replacement or restoration of real property due to damage sustained in the course of responding to a Pollution Condition or Biodiversity Damage other than expenses incurred in respect of any improvements or betterments.

#### 6. <u>Extensions</u>

It is hereby agreed that for the purpose of this Endorsement, Extension 2 Indemnity to Other is deleted in its entirety.

#### 7. <u>Exclusions</u>

It is hereby agreed that the following Exclusions are deleted and replaced with the following;

Asbestos and Lead	2.	arising out of or related in any way to	
		a) asbestos or asbestos-containing materials or	
		b) lead or lead-containing materials	
		on or in structures and the Company shall have no duty of any kind with respect to any such liability.	
		This exclusion does not apply to Remediation Costs for the remediation of soil or groundwater.	
Intentional Non-Compliance	9.	arising from the intentional disregard of or knowing wilful or deliberate failure to comply with any statute regulation administrative complaint notice of violation notice letter or instruction of any Regulatory Authority or executive judicial or administrative order by the Insured or by any Responsible Official	
It is hereby agreed that the following	Exclusio	ns are added to the Policy:	
Site Closure	18.	arising out of those liabilities identified in the Closure Restoration Aftercare Management Plan (CRAMP) for the Covered Location.	
8. <u>Special Conditions</u>			
It is hereby agreed that the following Special Conditions are deleted and replaced with the following;			
Extended Reporting Period	1.	1.1 In the event of either this Policy not being renewed or cancellation as specified in Condition 2	

1.2 and provided that no other insurance has been arranged to replace all or that part of the claim being covered hereunder the Insured shall be entitled to an Extended Reporting Period of 120 days commencing from the date of non-renewal or cancellation the Insured shall have the option to purchase from the Company for a premium not exceeding 200% of the Policy premium an Extended Reporting Period of 34 consecutive calendar months commencing from the expiry of the period described in 1.1 above

#### Provided that

- (a) this Special Condition shall not have the effect of increasing or reinstating the Limits of Liability nor extending the Period of Insurance
- (b) any claim notified to the Company during an Extended Reporting Period shall be deemed to have been notified on the last day of the Period of Insurance
- (c) the Insured's intention to exercise the option described in 1.2 above is confirmed to the Company in writing prior to the expiry of the Period of Insurance.

It is hereby agreed that the following Special Conditions are added to the Policy;

4.

Insured

In the event that's and

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a) the Histired becomes insolvent or bankrupt during the Beriod of Insurance; or

the Insured is deceased; or

the Agency has notified the Insured of a Pollution Condition or Biodiversity Damage but the Insured has failed to notify the Company of that Pollution Condition or Biodiversity Damage;

It is hereby agreed that the Insured stated in the Policy Schedule is hereby modified with the addition of the following;

**INSURED:** Environmental Protection Agency (the "Agency")

#### 9. Conditions

It is hereby agreed that the following Conditions are deleted and replaced with the following;

2.

Cancellation

The Insured may cancel this Policy by notifying the Company in writing stating the effective date of such cancellation, and giving at least 60 days' notice thereof.

The Company may cancel this Policy for either of the following reasons:

- a) non-payment of premium
- b) fraud or misrepresentation on the part of the Insured

by notifying the Insured in writing at the Insured's last known address and giving at least 60 days' notice thereof but reduced to 15 days' notice in the event of non-payment of premium.

In the event of notice of cancellation being issued by the Company for non-payment of premium, the Policy shall terminate at the expiry of such notice period, unless the premium has been received by the effective date of cancellation, whereupon the notice of cancellation shall be automatically revoked.

No return of premium will be allowed in the event of cancellation whether invoked by the Insured or the Company.

In addition, the Insured and the Company agree to forward courtesy copies of cancellation notices, a minimum of 60 days prior to cancellation, to each person or entity identified with an address in the Schedule of Courtesy Notice Recipients, below.

# Schedule of Courtes Notice Recipients

Waste & Financial Provision Team Office of Environmental Enforcement EPA Regional Inspectorate Co. Cost P31 X X59

#### **Claims Procedure**

4.5 Conserver A written notice of a claim received by the Company from one Insured, or the Agency, shall be accepted as a notice submitted by all Insured(s) listed on the Policy.

It is hereby agreed that the following Conditions are added to the Policy;

Environmental Liability Risk Assessment	12.	It is a condition precedent to any liability of the Company under this Policy that the Insured must disclose an approved Environmental Liability Risk Assessment Report for each Covered Location. The absence of such a report from the Disclosed Documents Schedule makes this Policy voidable.
Cash Before Cover	13.	It is a condition precedent to any liability of the Company under this Policy that that the Insured has paid, and the Company or the Insured's authorised broker has received payment of all premium for the policy.

Non-Vitiation14.The Company agrees that the rights and interests of the<br/>Agency shall not be prejudiced or affected by any act,<br/>neglect, error, omission, fraud, misrepresentation, non-<br/>disclosure or breach of any term or any condition by any<br/>other insured party or by any act of the Agency in its role as<br/>a Regulatory Authority, including the right of the Company<br/>to avoid the Policy in accordance with Condition 7,<br/>Condition 11 and Exclusion 9, from the act of another<br/>Insured party.

It is hereby agreed that Condition 5. Contracts (Rights of Third Parties) Act (Great Britain) is deleted in its entirety.

#### All other terms and conditions of the policy remain unchanged.

Purpose only any other use Signed: Date: Andrew Kendrick President consent of copyrig o'hi

#### Definitions

1.	Biodiversity Damage	protect respo the Eu includ	s injury to or damage sustained by or destruction of land water cted species or natural habitats for which the <b>Insured</b> is legally nsible under legislation in any EU Member State which implements propean Union Environmental Liability Directive 2004/35/EC. This les primary, complementary and compensatory remediation as ed in AnnexII of Directive 2004/35/EC
2.	Bodily Injury	means	s bodily injury to any person and includes
		2.1	death illness and disease
		2.2	mental injury anguish or nervous shock sustained by any person as a result of actual or threat of bodily injury death illness or disease

#### 3. Business Income means

- 3.1 net profit or loss, before tax, including rental income from tenants, which would have been realised had there been no Business Interruption
- 3.2 the Insured's continuing operating and payroll expense (excluding payroll expense of officers, executives, department managers and contract employees)
- 3.3 costs incurred by the Insured as rent for temporary premises when a portion of a Covered Location(s) becomes untenantable due to a covered Pollution Condition or Biodiversity Damage and temporary premises are required to continue the Insured's operations. Such rental costs cannot exceed the fair rental value of the untenantable portion of the Covered Location(s)
- 4. Business Interruption means necessary partial or complete suspension of the Insured's operations at a Covered Location(s) arising from a Pollution Condition or Biodiversity Damage covered under this Policy which directly results in Business Interruption Loss
- 5. Business Interruption Loss
- 5.1 Business Income
- 5.2 Extra Expense
- 5.3 Delay Expense
- 6. Costs and Expenses

#### means

means

- 6.1 costs and expenses recoverable by any claimant or Regulatory Authority from the Insured
- 6.2 costs and expenses incurred with the written consent of the Company
- 6.3 the solicitor's fees for representation at any coroner's inquestor fatal accident inquiry or in any court of summary jurisdiction
- 6.4 compensation to the Insured at the following rates per day for each day on which any of the following persons attend court as a witness at the request of the Company
  - a) any director or partner of the EUR500 Insured
  - b) any Employee EUR250
- 6.5 Loss Mitigation Costs
- 7.Covered Known<br/>Condition(s)means any condition listed under Covered Known Condition(s) in the<br/>Schedule
- 8. Covered Location(s) means any location shown as such in the Schedule

9. **Covered Underground** Storage Tank(s)

means any Underground Storage Tank(s) shown as such in the Schedule

- 10. **Delay Expense** means for a Covered Location(s) under development, where a Pollution Condition or Biodiversity Damage covered under this Policy causes a delay in the completion of development, any of the following expenses incurred
  - 10.1 additional interest on money the Insured has borrowed to finance the construction, development or remediation of a project at a Covered Location(s)
  - 10.2 additional real estate taxes and other as sessments
  - 10.3 additional advertising or promotional expense(s)
  - 10.4additional expense(s) incurred resulting from the renegotiation of leases, including associated usual and customary legal representation expense(s); and
  - 10.5 additional engineering, architectural, and consulting fees
- 11 **Deductible Period** means the period stated as such in the Schedule

12.4

means any person under a contract of service or apprenticeship with the Insured. Employee shall also include the following while working for the Insured in which case they will be considered to be employed by the Insured

- 12.1 any person under a contract of service or apprenticeship with another employer and who is hired to or borrowed by the Insured
- 12.2 any labour master and any person supplied by him
- 12.3 any person engaged as a labour only sub-contractor and any person supplied by him

any self-employed person performing work of a kind ordinarily performed under a contract of service or apprenticeship with the Insured

any person supplied to the Insured under a contract or agreement the terms of which deem such person to be in the employment of the Insured for the duration of such contract or agreement

12.6 any work experience student or trainee . . . . . . C .1 T

13.	Environmental Law	means any law governing the liability of the Insured with respect to Pollution Conditions or Biodiversity Damage
14.	Excess	means that part of any claim expressed as such in the Schedule
15.	Extended Reporting Period	means any additional period of time as specified in this Policy within which the Insured is entitled to notify a claim to the Company
16.	Extra Expense	means costs incurred by the Insured, due to a Pollution Condition or Biodiversity Damage covered under this Policy, that are necessary to avoid or mitigate any Business Interruption. Such costs must be incurred in order to minimise the amount of Business Income that would otherwise be incurred
17.	Fungi	means any type or form of fungus including mould or mildew and any mycotoxins spores scents or by-products produced or released by fungi
18.	Insured	means the party or parties described as such in the Schedule
19.	Insured Contract	means any contract listed under Insured Contract(s) in the Schedule
20.	Limit of Liability	means

- 12. Employee

..... 1

		20.1	the maximum amount as stated in the Schedule as Limit of Liability for any one Pollution Condition or Biodiversity Damage which the Company shall be liable to pay in respect of any and all damages Costs and Expenses Remediation Costs and Business Interruption Loss arising from any one such Pollution Condition or Biodiversity Damage		
		20.2	the maximum amount as stated in the Schedule as Policy Limit of Liability which the Company shall be liable to pay in respect of all damages Costs and Expenses Remediation Costs and Business Interruption Loss pertaining to any one Period of Insurance		
21.	Loss Mitigation Costs	means			
		21.1	costs incurred by the Insured with the express permission of the Company to avoid or mitigate the impact of any Pollution Condition or Biodiversity Damage which may give rise to Remediation Costs or Biodiversity Damage under this Policy which may give rise to a claim under this Policy		
		21.2	reasonable costs incurred by the Insured in seeking to avoid or mitigate the impact of any imminent Pollution Condition or Biodiversity Damage which may be covered by this Policy where it is not reasonably practical to obtain the express permission of the Company.		
22.	Period of Insurance	which t	he period stated in the Schedule or any subsequent period for he Insured shall have paid and the Company shall have accepted a l premium		
23.	Period of Interruption	suspen or Biod operati of the I date the	means the period of time during which operations are necessarily suspended at a Covered Location(s) as a result of a Pollution Condition or Biodiversity Damage, commencing with the date on which such operations were first suspended. If Business Interruption delays the start of the insured's operations, the Period of Interruption will begin on the date the operations would have begun if the Pollution Condition or Biodiversity Damage had not resulted in Business Interruption.		
	Conser	Conditi	iod of Interruption will end on the date that the subject Pollution on or Biodiversity Damage has been remedied to the point at he Insured's normal operations could reasonably be restored		
24.	Pollution Condition	seepag contam Fungih	the discharge dispersal release escape migration or e of any solid liquid gaseous or thermal irritant pollutant or inant including smoke soot vapours fumes acids alkalis chemicals azardous substances hazardous materials and waste materials into a land structures thereon the atmosphere surface water or water		
25.	Property Damage	means			
			oss of or damage to material property		
			oss of use of material property which is not physically damaged		
•			iminishment in value of material property of a third party		
26.	Regulatory Action		any action taken or any liability imposed by any Regulatory ity under Environmental Law		
27.	Regulatory Authority	court o	any legal body, authority, agency or other person and/or any f law or tribunal in each case having authority under mental Law		
28.	Remediation Costs	consen abatem	reasonable expenses incurred by the Insured with the written tof the Company in the investigation quantification monitoring entremoval disposal treatment neutralisation or immobilisation of on Conditions or Biodiversity Damage to the extent required by		

Environmental Law and as a result of a Regulatory Action including Replacement Costs 29. **Replacement Costs** means expenses necessarily incurred in the repair or replacement of real property due to damage sustained in the course of responding to a Pollution Condition or Biodiversity Damage other than expenses incured in respect of any improvements or betterments 30. **Responsible Official** means any Employee of the Insured who is or was responsible for environmental matters control or compliance at a Covered Location(s) or any officer director or partner of the Insured 31. **Retroactive Date** means the date stated as such in the Schedule 32. **Reverse Retroactive** means the date stated as such in the Schedule Date 33. **Transportation** means the movement of the Insured's products or waste by a person or entity other than the Insured engaged in the business of transporting property, until such products or waste arrive at the boundaries of their final destination 34. Trespass, Nuisance or means trespass nuisance or obstruction or interference with including Obstruction enjoyment of or use of or material harm, inconvenience, or obstruction to any real estate, easement, right of air, light, water or way over land. means any tank and associated piping and appurtenance which tank has 35. **Underground Storage** Tank(s) more than 10% of its volume below ground 158

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#### Extensions

**Cross Liabilities** 

1. Where more than one party comprises the Insured any claimby one Insured against any other Insured shall be treated as though the party so claiming is not an insured party provided that the Limit of Liability shall not be deemed to be increased hereby.

Indemnity to Others2.At the request of the Insured the Company will also indemnify in the<br/>terms of this Policy any director partner or Employee of the Insured in<br/>respect of liability for which the Insured would have been entitled to<br/>indemnity under this Policy if the claim had been made against the<br/>Insured

Provided that

- a) such person(s) shall not be entitled to indemnity under any other policy
- b) such person(s) shall as though he/they were the Insured be subject to the terms of this Policy in so far as they can apply
- c) the Limit of Liability shall not be increased hereby.

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#### Exclusions

This Policy does not apply to li Interruption Loss	ability,	Biodiversity Damage, Costs and Expenses, Remediation Costs or Business
Aircraft, Watercraft, Vehicles	1.	arising from or caused by the ownership possession control or use by or on behalf of the Insured beyond the boundaries of Covered Location(s) of
		1.1 any aerospatial device or any airborne or waterborne craft or vessel or the loading or unloading of such craft or vessel
		1.2 any mechanically propelled vehicle or trailer attached thereto.
		This Exclusion does not apply to Section 3 - Transportation Liability
As bestos and Lead	2.	arising out of or related in any way to
		2.1 as bestos or as bestos-containing materials or
		2.2 lead or lead-containing materials
		on or in structures and the Company shall have no duty of any kind with respect to any such liability
<b>Contractual Liability</b>	3.	assumed under any contract or agreement unless
		3.1 such liability would have attached in the absence of such contract or agreement or
		3.2 such contract or agreement is listed in the Schedule as an Insured Contract subject always to the terms conditions and exclusions of this Policy
Custody or Control	4.	in respect of loss of damage to loss of use of or diminishment in value of property belonging to the Insured or in the custody or control of the Insured or any Europoyee or agent of the Insured other than in respect of Remediation Costs or Biodiversity Damage
Deductible Period	5.	in respect of Business Interruption Loss incurred during the Deductible Period 2 31
Employees	6.	in respect of Bodily Injury sustained by any Employee arising out of and in the course of employment by the Insured
Excess	7.	for the amount of the Excess shown in the Schedule
Fines, Liquidated Damages and Penalties	8 onse	in the course of employment by the Insured for the amount of the Excess shown in the Schedule for fines penalties or sanctions whether civil or criminal for noncompliance with law liquidated damages punitive or exemplary damages or under any penalty clause
Intentional Non- compliance	9.	arising from the intentional disregard of or knowing wilful or deliberate failure to
		9.1 comply with any statute regulation administrative complaint notice of violation notice letter or instruction of any Regulatory Authority or executive judicial or administrative order by the Insured or by any Responsible Official
		9.2 employ all reasonable mitigation or remedial measures or take additional precautions as soon as possible after discovery of any Pollution Condition or Biodiversity Damage covered by this Policy
		9.3 employ all reasonable mitigation or remedial measures likely to prevent or avoid any event which may result in a Pollution Condition or Biodiversity Damage covered by this Policy.
Internal Expenses	10.	for expenses incurred by the Insured for services performed by the salaried staff and employees of the Insured other than with respect to Loss Mitigation Costs.

Known Condition(s)	11.	in existe	from any Pollution Condition or Biodiversity Damage which was ence and was known to any Responsible Official prior to the ncement of this Policy unless listed in the Schedule under d Known Condition(s)
Naturally Occurring Materials	12.	materia Covere	from the presence or required removal of naturally occurring ls except in circumstances where such materials are present at a d Location(s) in concentrations which are in excess of their concentration
Radioactive Contamination	13.	of what or arisii	soever nature directly or indirectly caused by or contributed to by ng from
		13.1	ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel
		13.2	the radioactive toxic explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof
Retroactive Date	14.	arising	from any Pollution Condition or Biodiversity Damage which first nces
		14.1	prior to the Retroactive Date stated in the Schedule
		14.2	subsequent to the Reverse Retroactive Date stated in the Schedule
Terrorism	15.	caused	by or arising from
		15.1	any Act of Terrorismand/or
		15.2	Remediation Costs, Bodily Injury, Property Damage, Trespass Nuisance of Obstruction or Biodiversity Damage or Costs and Expenses of whatsoever nature directly or indirectly caused by, or contributed to, or arising from or in connection with any action taken in controlling, preventing, suppressing or in any way relating to any Act of Terrorism.
	Conse	includii thereof behalf c commit includii	purpose of this Exclusion an Act of Terrorismmeans an act, ing but not limited to the use of force or violence and/or the threat of any person or group(s) of persons, whether acting alone or on of or in connection with any organisation(s) or government(s), ted for political, religious, ideological or similar purposes ing the intention to influence any government and/or to put the or any section of the public, in fear.
		not cov	ompany alleges that by reason of this Exclusion any liability is rered by this Policy, the onus of proving to the contrary shall be he Insured
Underground Storage Tank(s)	16.	16.1	arising from Pollution Conditions or Biodiversity Damage which emanate from any Underground Storage Tank(s)
		16.2	the presence of which was known to any Responsible Official prior to the commencement of this Policy and
		which is Tank(s)	s not listed in the Schedule under Covered Underground Storage
War	17.	of wari or not)	or indirectly occasioned by happening through or in consequence nvasion act of foreign enemy hostilities (whether war be declared civil war rebellion revolution insurrection or military or usurped occurring after commencement of this Policy.

Extended Reporting Period

#### **Special Conditions**

1.

In the event of either this Policy not being renewed or cancellation as specified in Condition 2

- 1.1 and provided that no other insurance has been arranged to replace all or part of this Policy the Insured shall be entitled to an Extended Reporting Period of 60 days commencing from the date of non-renewal or cancellation
- 1.2 the Insured shall have the option to purchase from the Company for a premium not exceeding 200% of the Policy premium an Extended Reporting Period of 34 consecutive calendar months commencing from the expiry of the period described in 1.1 above

#### Provided that

- (a) this Special Condition shall not have the effect of increasing or reinstating the Limits of Liability nor extending the Period of Insurance
- (b) any claim notified to the Company during an Extended Reporting Period shall be deemed to have been notified on the last day of the Period of Insurance
- (c) the Insured's intention to exercise the option described in 1.2 above is confirmed to the Company in writing prior to the expiry of the Period of Insurance.
- 2. If the Company or any of its affiliates issues a claims -made Premises Pollution Liability goverage in respect of the Covered Location(s) for more than one policy period and:
  - (a) the discovery of Pollution Conditions or Biodiversity Damage is reported to the Company in accordance with the terms and conditions of this Policy, then all such Pollution Conditions or Biodiversity Damage and any related, resultant, repeated, or continuous Pollution Conditions or Biodiversity Damage which are reported to the Company during any subsequent policy period shall be deemed to have been discovered during the Period of Insurance in which the first discovery was made
  - (b) any claim in respect of Bodily Injury, Property Damage, Trespass Nuisance or Obstruction or Remediation Costs is first made against the Insured or a Business Interruption Loss is first incurred by the Insured and reported to the Company in writing in accordance with the terms and conditions of this Policy, then all claims arising out such Pollution Conditions or Biodiversity Damage, or arising out of any related, resultant, repeated, or continuous Pollution Conditions or Biodiversity Damage, shall be deemed to have been first made and reported during the Period of Insurance in which the claim was first made against the Insured

Provided that the Insured has maintained Premises Pollution Liability coverage with the Company or one of its affiliates on a continuous, uninterrupted basis since the discovery of such Pollution Condition or Biodiversity Damage or the first such claim was made against the Insured, and reported to the Company.

**Multiple Claims** 

#### Sanction Limitation

3. This Company shall not provide cover and the Company shall not be liable to pay any claimor provide any benefit hereunder to the extent that the provision of such cover, payment of such claimor provision of such benefit would expose the Company to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.

Consente contration and contration of the contra

			Condi	tions
Alteration	1.	use of an in writin be liable	ny Cover 1g to acce	l give notice to the Company of any material change in red Location(s) and until the Company shall have agreed ept liability for such altered risk the Company shall not ect of any occurrence due altogether or in part to any r change.
Cancellation	2.		-	cancel this Policy by notifying the Company in writing ive date of such cancellation.
		The Cor	mpany m	ay cancel this Policy for either of the following reasons:
		a)	non-pay	yment of premium
		b)	fraud or	misrepresentation on the part of the Insured
		and givi	ing at leas	Insured in writing at the Insured's last known address st 60 days' notice thereof but reduced to 15 days' notice on-payment of premium.
		non-pay notice p of cance	yment of j eriod, un	otice of cancellation being issued by the Company for premium, the Policy shall terminate at the expiry of such cless the premium has been received by the effective date whereupon the notice of cancellation shall be woked.
				nium will be allowed in the event of cancellation by the Insured or the Company.
Choice of Law	3.	accorda exclusiv of any d	nce with ve juris die lis pute ar	surance shall be governed by and construed in the laws of the Republic of Ireland and be subject to the ction of the courts of the Republic of Ireland in respect is any under or in connection with this Policy, including the formation or validity of the Policy.
Claims Procedure	4.	Policy	hat in the	precedent to any liability of the Company under this event of any occurrence giving rise to or which may m under this Policy
		408 m	the Insu	ured shall
	Consent		a)	give immediate written notice thereof (and full particulars of the occurrence) to the Company
	C		b)	notify the Company in writing immediately if he/they shall have knowledge of any impending prosecution inquest or fatal accident inquiry in connection with any occurrence for which there may be liability under this Policy
			c)	forward to the Company immediately on receipt of every claim notice letter verbal notice of claim or other originating process or any other document served on the Insured
			d)	give all such information and assistance as the Company may require within such time limits as are specified by the Company
		4.2		red shall not negotiate admit liability or make any payment or settlement without the Company's written
		4.3	Compan	ned shall not incur any Remediation Costs without the ny's written consent, except in the event of an imminent stantial threat to human health or the environment

		4.4	the Con	npany shall be entitled
			a)	if and so long as it desires to take over and have the sole conduct and control of any claim, remediation and legal proceedings or alternative dispute resolution relating thereto in the name of the Insured and shall have full discretion in the settlement of any claim
			b)	to prosecute in the name of the Insured but for the Company's benefit any claim for compensation or indemnity.
Contracts (Rights of Third Parties)Act (Great Britain)	5.	the Cor This Co	ntracts (Ri ondition d	pany who is not a party to this Policy has no rights under ights of Third Parties) Act 1999 in respect of this Policy. loes not affect any right or remedy which exists or is hstanding such Act.
Discharge of Liability	6.	occurre Liability therefre claim o settled	ences cov y applica omany su r claims a and the C	ay at its sole discretion in respect of any occurrence or ered by this Policy pay to the Insured the Limit of ble to such occurrence or occurrences (but deducting umor sums already paid) or any lesser sumfor which the trising from such occurrence or occurrences can be company shall thereafter be under no further liability in occurrence or occurrences.
Innocent Misrepresentation	7.		-	be voidable if there has been non-disclosure on or mis-description of any material facts.
		In the e Compa	ventofn ny may w	on-disclosure misrepresentation or mis-description the value its right to void the Policy provided that
		7.1	Compai descrip neglige	ared is able to establish to the satis faction of the hyperbolic transformer management of the satisfaction of the hyperbolic transformer management of the satisfaction of the from was not known to or was innocent and free from any not or fraudulent conduct or intent to deceive on the part insured; and
	seri	FO2 III	Compar circums	nium and terms are adjusted at the discretion of the ny to those that would have applied had such stances been disclosed and the Insured pays any such ment premium; and
	Cor	7.3	any clai misrepr be redu	e opinion of the Company the handling or settlement of im has been prejudiced by any such non-disclosure esentation or mis-description the amount payable shall ced to such as sumas in the opinion of the Company have been payable in the absence of such prejudice; and
		7.4		-disclosure mis representation or mis -description is not at the Company would have declined to incept or renew cy.
Inspection and Audit	8.	Covere resultat	d Locatic nt finding	hall have the right but not the duty to inspect any on(s) and to take samples therefrom. Such right and any s shall not imply that such Covered Location(s) is safe or ith any law.
		the Inst	ured's bo	hall have the right but not the duty to examine and audit oks and records during the Period of Insurance and utive years commencing from the cessation of this Policy.
Interpretation	9.	and dec supplie substitu	claration a d by or or	s of this Policy, Proposal means any signed proposal form and any information in connection with this insurance n behalf of the Insured in addition thereto or in efor whether at the time of acceptance or prior or eto.

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		This Policy and the Schedule shall be read together as one document and any word or expression to which a specific meaning has been attached in any part of this Policy or of the Schedule shall bear such specific meaning wherever it may appear.
Non-Contribution	10.	If there is any other insurance in force which covers a loss or liability which is also covered by this Policy the Company will pay on behalf of the Insured as if such other insurance was not in force and will waive any rights of recourse against the insurer(s) who provide such other insurance other than where such other insurance is provided by one of the ACE Group of Companies in which case this Policy will be in excess thereof.
Precautions	11.	It is a condition precedent to any liability of the Company under this Policy that the Insured at their own expense shall take all reasonable precautions to prevent circumstances which may give rise to a claim under this Policy.

**TI' D I** 



#### **Data Protection**

ACE European Group Limited and its group companies ('ACE') will use the information supplied during the formation and performance of this Policy for policy administration, customer services, the payment of claims and the production of management information for business analysis. We will keep this information for a reasonable period.

Where sensitive personal data has been disclosed, including any medical or criminal record information, ACE will also use this information for these purposes. ACE are entitled to ask about criminal convictions in relation to insurance risks. There is no obligation to provide ACE with details of any convictions which are spent under the terms of the Rehabilitation of Offenders Act 1974. ACE may also transfer certain information to countries that do not provide the same level of data protection as the UK for the above purposes. A contract will be in place to ensure the information transferred is protected.

ACE may record telephone calls for quality control, fraud prevention and staff training purposes.

When personal or sensitive data is supplied to ACE about third parties other than the Insured, both during the formation and performance of this policy, ACE assumes that those third parties consent to the supply of this information to ACE, to ACE processing this data, including sensitive personal data, and to the transfer of their information abroad. ACE will also assume that the supplier of the information is authorised to receive, on their behalf, any data protection notices.

ACE may share personal and sensitive personal information with the following organisations for the purposes described above:

- our connected companies, service providers, agents and subcontractors including loss adjusters and claims investigators;
- our reinsurers who use this information to assess the terms of specific policies and to administer our insurance polices generally;
- other insurance companies about other insurance policies you may have;
- the police, other insurance companies, fraud reference agencies and other representative bodies in relation to the prevention and detection of fraudulent claims or as part of our money laundering checks.

We work with the police, other insurance companies, fraud reference and detection agencies and other representative bodies to prevent and detect fraudulent or exaggerated claims. As part of this we will share information about your claims with providers of software designed to assist in the detection of fraudulent claims. We may also use commercially available databases to prevent money laundering.

Other companies may contact these bodies for information to help them make decisions about insurance or similar services they provide to you.

Individuals whose information has been supplied to ACE are entitled to a copy of that information on payment of a fee and to have any inaccuracies corrected. Such information is available by contacting the Data Protection Officer at 100, Leadenhall Street, London EC3A 3BP.

We do not use personal information for marketing purposes, nor do we share it with any other company for marketing purposes, unless consent to do so has been received in writing from you.

We are dedicated to providing you with a high quality service, and want to maintain this at all times. If you feel that we have not offered you a first class service or you wish to make an enquiry regarding this insurance, please contact the intermediary who arranged this insurance for you or the manager of the branch of the company which issued your policy.

If you are not satisfied, you may write to our Chief Executive of the company at ACE's head office – the address is shown on your policy.

If you are still dissatisfied you may contact the Irish Insurance Federation's Insurance Information Service at 39 Moles worth Street Dublin 2. The service can advise you on how to proceed further and may be able to help in resolving the problem

#### **Complaints Procedure**

ACE European Group Limited is dedicated to providing a high quality service and wants to maintain this at all times. If it is felt that a first class service has not been offered or a complaint must be made regarding this insurance please contact;

- 1. the intermediary (if any) who arranged this insurance; or
- Ace's Country Manager
   Postal Address: ACE European Group Limited, 5 George's Dock, IFSC, Dublin 1.
   Telephone: + 353 (01) 4401700
   Facsimile: + 353 (01) 4401701
- 3. If you are still dissatisfied, you may contact the Insurance Ireland Information Service at 39 Moles worth Street, Dublin 2. The service can advise you on how to proceed further and may be able to help in resolving the problem.
- 4. The Financial Ombudsman Bureau (FSOB) may be approached for assistance in limited circumstances if there is still dissatisfaction with ACE's final response. Those limited circumstances are where the policy is taken out by a consumer. The term 'consumer' includes the following:
  - personal customers of financial services
    - limited companies with turnovers of less than EUR 3,000,000
    - charities, club trusts and partnerships

The FSOB's contact details are given below. A leaflet explaining the procedure is available on request.

Locall 1890 882090 Telephone: (01) 6620899 Facsimile: (01) 6620890	Postal Address:	3rd Floor, Lincoln House, Lincoln Place, Dublin 2
	Locall	1890 882090
Facsimile: (01) 6620890	Telephone:	(01) 6620899
	Facsimile:	(01) 6620890
Email: enquiries@financialombudsman.ie	Email:	enquiries@financialombudsman.ie
Website: <u>www.financialombudsman.te</u>	Website:	www.financialombudsman.ie

The existence of these Complaints Procedures does not affect any right of legal action the Policyholder may have against ACE.

#### Insurance Act 1936 (Republic of Ireland)

All moneys which became or may become due and payable by the Company under this policy shall in accordance with Section 93 of the Insurance Act 1936 be payable and paid in the Republic of Ireland.

#### Finance Act (1990) Republic of Ireland

The appropriate stamp duty has been and will be paid in accordance with the provisions of Section 113 of the Finance Act 1990.

#### **Authorisation and Regulation**

ACE European Group Limited trading as ACE Europe and Combined Insurance is authorised and regulated by the Prudential Regulation Authority in the United Kingdom and is regulated by the Central Bank of Ireland for conduct of business rules.

Registered branch in Ireland no. 904967 at 5 George's Dock, IFSC, Dublin 1. ACE European Group Limited (company number 1112892) is registered in England and Wales with registered offices at 100 Leadenhall Street, London, EC3A 3BP.

# **Licence Transfer Declaration**

*I/We, the undersigned, hereby apply to the Environmental Protection Agency, as per Section 94 of the Environmental Protection Agency Act 1992 as amended for the transfer of licence Register Number W0041-01 from Shannon Environmental Services Ltd. to Enva Ireland Ltd..* 

Current Licence Holder (Li	censee)/ /
Signed:	Juille Thomas Dawy SELRETARY
Licensee Name:	Gareth Kelly on behalf of Shannon Environmental Services Ltd.
Position:	Director
Date:	28 <sup>th</sup> June 2016
Company Seal: (where available) Proposed new Licence Hol Signed: Proposed Transferee Name:	outorse out any other use.
Proposed new Licence Hol Signed:	der(s) Thomas Der June Holl PIRECTOR
Proposed Transferee Name:	Gareth Kelly on behalf of Enva Ireland Ltd.
Position:	Director
Date:	28 <sup>th</sup> June 2016
Company Seal: (where available)	