

Environment Agency

Review of an Environmental Permit for an Installation subject to Chapter II of the Industrial Emissions Directive under the Environmental Permitting (England & Wales) Regulations 2016

Decision document recording our decision-making process following review of a permit

The Permit number is: EPR/QP3632TF
The Operator is: Whitetower Energy Limited

The Installation is: Heartlands Plant

This Variation Notice number is: EPR/QP3632TF/V004

What this document is about

Article 21(3) of the Industrial Emissions Directive (IED) requires the Environment Agency to review conditions in permits that it has issued and to ensure that the permit delivers compliance with relevant standards, within four years of the publication of updated decisions on best available techniques (BAT) conclusions.

We have reviewed the permit for this installation against the revised BAT Conclusions for large combustion plant published on 17th August 2017. This is our decision document, which explains the reasoning for the consolidated variation notice that we are issuing.

It explains how we have reviewed and considered the techniques used by the Operator in the operation and control of the plant and activities of the installation. This review has been undertaken with reference to the decision made by the European Commission establishing best available techniques (BAT) conclusions ('BAT Conclusions') for large combustion plant as detailed in document reference IEDC-7-1. It is our record of our decision-making process and shows how we have taken into account all relevant factors in reaching our position. It also provides a justification for the inclusion of any specific conditions in the permit that are in addition to those included in our generic permit template.

As well as considering the review of the operating techniques used by the Operator for the operation of the plant and activities of the installation, the consolidated variation notice takes into account and brings together in a single document all previous variations that relate to the original permit

issued. It also modernises the entire permit to reflect the conditions contained in our current generic permit template.

The introduction of new template conditions makes the Permit consistent with our current general approach and philosophy and with other permits issued to installations in this sector. Although the wording of some conditions has changed, while others have been removed because of the new regulatory approach, it does not reduce the level of environmental protection achieved by the Permit in any way. In this document we therefore address only our determination of substantive issues relating to the new BAT Conclusions.

Throughout this document we will use a number of expressions. These are as referred to in the glossary and have the same meaning as described in "Schedule 6 Interpretation" of the Permit.

We try to explain our decision as accurately, comprehensively and plainly as possible. We would welcome any feedback as to how we might improve our decision documents in future. A lot of technical terms and acronyms are inevitable in a document of this nature: we provide a glossary of acronyms near the front of the document, for ease of reference.

How this document is structured

Glossary of terms

- 1 Our decision
- 2 How we reached our decision
- 2.1 Requesting information to demonstrate compliance with BAT Conclusions for Large Combustion Plant
- 2.2 Review of our own information in respect to the capability of the installation to meet revised standards included in the BAT Conclusions document
- The legal framework
- 4 Key Issues
- 5 Decision checklist regarding relevant BAT Conclusions
- Review and assessment of derogation requests made by the operator in relation to BAT Conclusions which include an associated emission level (AEL) value
- 7 Emissions to Water
- 8 Additional IED Chapter II requirements
- 9 Review and assessment of changes that are not part of the BAT Conclusions derived permit review.

Glossary of acronyms used in this document

(Please note that this glossary is standard for our decision documents and therefore not all these acronyms are necessarily used in this document.)

APC Air Pollution Control

BAT Best Available Technique(s)

BAT-AEEL BAT Associated Energy Efficiency Level

BAT-AEL BAT Associated Emission Level

BATc BAT conclusion

BREF Best available techniques reference document

CCGT Combined Cycle Gas Turbine
CEM Continuous emissions monitor
CHP Combined heat and power

CV Calorific value

DAA

Directly associated activity – Additional activities necessary to be carried out to

allow the principal activity to be carried out

DLN Dry Low NOx burners
DLN-E Dry Low NOx effective

EIONET European environment information and observation network is a partnership

network of the European Environment Agency

ELV Emission limit value derived under BAT or an emission limit value set out in IED

EMS Environmental Management System

EPR Environmental Permitting (England and Wales) Regulations 2016 (SI 2016 No.

1154)

EWC European waste catalogue
FSA Food Standards Agency
IC Improvement Condition

IED Industrial Emissions Directive (2010/75/EU)

IPPCD Integrated Pollution Prevention and Control Directive (2008/1/EC) – now

superseded by IED

LCP Large Combustion Plant subject to Chapter III of IED MSUL/MSDL Minimum start up load/minimum shut-down load NOx Oxides of nitrogen (NO plus NO₂ expressed as NO₂)

NPV Net Present Value

OCGT Open Cycle Gas Turbine
PHE Public Health England

SAC Special Area of Conservation

SGN Sector guidance note
TGN Technical guidance note
TNP Transitional National Plan
TOC Total Organic Carbon

WFD Water Framework Directive (2000/60/EC)

1 Our decision

We have decided to issue the consolidated variation notice to the Operator. This will allow it to continue to operate the Installation, subject to the conditions in the consolidated variation notice.

We consider that, in reaching that decision, we have taken into account all relevant considerations and legal requirements and that the varied permit will ensure that a high level of protection is provided for the environment and human health.

The consolidated variation notice contains many conditions taken from our standard Environmental Permit template including the relevant Annexes. We developed these conditions in consultation with industry, having regard to the legal requirements of the Environmental Permitting Regulations and other relevant legislation. This document does not therefore include an explanation for these standard conditions. Where they are included in the Notice, we have considered the techniques identified by the operator for the operation of their installation, and have accepted that the details are sufficient and satisfactory to make those standard conditions appropriate. This document does, however, provide an explanation of our use of "tailor-made" or installation-specific conditions, or where our Permit template provides two or more options.

2 How we reached our decision

2.1 Requesting information to demonstrate compliance with BAT Conclusions for Large Combustion Plant

We issued a Notice under Regulation 61(1) of the Environmental Permitting (England and Wales) Regulations 2016 (a Regulation 61 Notice) on 1st May 2018 requiring the Operator to provide information to demonstrate how the operation of their installation currently meets, or will subsequently meet, the revised standards described in the large combustion plant BAT Conclusions document. The Notice also required that where the revised standards are not currently met, the operator should provide information that:

- Describes the techniques that will be implemented before 17th August 2021, which will then ensure that operations meet the revised standard, or
- Justifies why standards will not be met by 17th August 2021, and confirmation of the date when the operation of those processes will cease within the installation or an explanation of why the revised BAT standard is not applicable to those processes, or
- Justifies why an alternative technique will achieve the same level of environmental protection equivalent to the revised standard described in the BAT Conclusions.

Where the Operator proposed that they were not intending to meet a BAT standard that also included a BAT Associated Emission Level (BAT AEL) described in the BAT Conclusions Document, the Regulation 61 Notice requested that the Operator make a formal request for derogation from compliance with that AEL (as provisioned by Article 15(4) of IED). In this circumstance, the Notice identified that any such request for derogation must be supported and justified by sufficient technical and commercial information that would enable us to determine acceptability of the derogation request.

The Regulation 61 Notice response from the Operator was received on 30/10/2018.

We considered it was in the correct form and contained sufficient information for us to begin our determination of the permit review but not that it necessarily contained all the information we would need to complete that review; see below.

An updated Regulation 61 Notice response from the Operator was received on 12 May 2020. This response contains additional information and supersedes the previous Regulation 61 response. We have based our review on this submission.

2.2 Review of our own information in respect to the capability of the installation to meet revised standards included in the BAT Conclusions document

Based on our records and previous regulatory activities with the facility we have no reason to consider that the operator will not be able to comply with the conditions that we include in the permit.

3 The legal framework

The consolidated variation notice will be issued under Regulation 20 of the EPR. The Environmental Permitting regime is a legal vehicle which delivers most of the relevant legal requirements for activities falling within its scope. In particular, the regulated facility is:

- an installation as described by the IED;
- subject to aspects of other relevant legislation which also have to be addressed.

We consider that the consolidated variation notice will ensure that the operation of the Installation complies with all relevant legal requirements and that a high level of protection will be delivered for the environment and human health.

We explain how we have addressed specific statutory requirements more fully in the rest of this document.

4 The key issues

The key issues arising during this permit review are:

- Emissions to air and the emission limits applied to the plant.
- The energy efficiency levels associated with the Best Available Techniques (BAT-AEELs)

We therefore describe how we determined these issues in most detail in the relevant sections of this document.

4.1 Emissions to air and the emission limits applied to the plant

A number of general principles were applied during the permit review. These included:

- The upper value of the BAT AELs ranges specified were used unless use of the tighter limit was justified.
- The principle of no backsliding where if existing limits in the permit were already tighter than those specified in the BREF, the existing permit limits were retained.
- Where a limit was specified in both IED Annex V and the BAT Conclusions for a particular reference period, the tighter limit was applied and in the majority of cases this was from the BAT Conclusions.
- Where AELs are indicative in the BAT Conclusions, these were applied unless adequate justification was provided by the operator to demonstrate that an alternative limit was more appropriate.
- For gas turbines where the IED specified that limits applied over 70% load and the BAT Conclusions specified that AELs applied when dry low NOx is effective (DLN-E), we have used DLN-E as a default across all monitoring requirements for NOx and CO.

The LCP173 on site consist of two open cycle gas turbines (OCGT) unit 1 has a net rated thermal input of 128.2 MWth and unit 2 has a net rated thermal input of 128.2 MWth.

The plant was put into operation before IED came into force and therefore the existing limits in the permit are from Part 1 of IED Annex V applicable to existing plant.

The ELVs and AELs are based on the following operating regime:

- OCGT existing plant
- <1500 hours operation
- Combustion plant total rated thermal input (MWth) ≥ 50

The following tables outline the limits that have been incorporated into the permit for LCP173, where these were derived from and the reference periods

at which they apply. The emission limits refer to concentrations, expressed as mass of emitted substance per volume of flue-gas under the following standard conditions:

- dry gas at a temperature of 273,15 K,
- pressure of 101,3 kPa and 15% volume reference oxygen concentration if flue gases.

The emission limits and monitoring requirements have been incorporated into Schedule 3 of the permit.

	NOx limits (mg/Nm³)											
Averaging	IED (Annex V Part 1) - Existing	BREF (Table 24 BAT-c)	ble Current permit Basis		Limits apply	Monitoring						
Monthly	50	None	50	50	IED	E-DLN						
Daily	55	55	55	55	BREF/IED	E-DLN and MSUL/MSDL to baseload	Continuous					
95 th %ile of hr means	100	None	60	60	Current No backsliding	E-DLN						

	CO limits (mg/Nm³) indicative												
Averaging	IED (Annex V Part 1) - Existing	BREF (Table 24 BAT-c)	Current	Expected permit limits	Basis	Limits apply	Monitoring						
Monthly	100	None	50	50	Current No backsliding	E-DLN							
Daily	110	85	50	50	Current No backsliding	E-DLN and MSUL/MSDL to baseload	Continuous						
95 th %ile of hr means	200	None	50	50	Current No backsliding	E-DLN							

4.2 The energy efficiency levels associated with the Best Available Techniques Conclusions

An energy efficiency level associated with the best available techniques (BAT-AEEL) refers to the ratio between the combustion unit's net energy output(s) and the combustion unit's fuel/feedstock energy input at actual unit design. The net energy output(s) is determined at the combustion unit boundaries, including auxiliary systems (e.g. flue-gas treatment systems), and for the unit operated at full load.

The existing permit has no restriction on operating hours and the Regulation 61 response was based on unlimited operational hours. During the permit review, we have introduced a limit on operating hours in Open Cycle Mode for the LCP in line with our guidance 'BAT for Balancing Plant' (refer to section 8 of this document) as we do not consider this mode of operation as BAT for plant operating over 1,500 hours/year.

Footnote 1 of Table 23 of the LCP BAT Conclusions specifies that the BAT AEELs for this type of plant are not applicable as the plant will operate for <1,500 hours/year. Whilst the BAT AEELs do not apply to this plant, we have included the information provided by the Operator.

The table below sets out the BAT AEELs specified in the LCP BAT Conclusions for LCP operating >1,500 hours/year and the energy efficiency levels confirmed through the Regulation 61 notice response. Although not applicable, we consider this plant is BAT in relation to the AEELs.

	BAT AEELs (%)		Plant efficiency (%)				
Net electrical efficiency	Net total fuel utilisation	Net mechanical efficiency	Net electrical efficiency	Net mechanical efficiency			
	LCP	85: Open cycle g	jas turbine ≥ 50 l	MWth			
33-41.5	None	NA	GT1 39.0 GT2 38.8	NA	NA		

We have included a process monitoring requirement in table S3.4 of the consolidated variation notice. This is required to demonstrate that efficiency levels are maintained following any significant overhauls of equipment in order to fulfil the requirement of BAT Conclusion 2. If the plant operates for <500 hours/year we have specified that the assessment of efficiency can be based on calculation. This is because we will not require plant to fire up with the sole purpose of carrying out an assessment of efficiency.

5 Decision checklist regarding relevant BAT Conclusions

BAT Conclusions for large combustion plant, were published by the European Commission on 17th August 2017. There are 75 BAT Conclusions. Only the BAT Conclusions relevant to the particular fuel type used on site have been replicated below.

This annex provides a record of decisions made in relation to each relevant BAT Conclusion applicable to the installation. This annex should be read in conjunction with the Consolidated Variation Notice.

The conditions in the permit through which the relevant BAT Conclusions are implemented include but are not limited to the following:

BAT Conclusion requirement topic	Permit condition(s)	Permit table(s)		
Environmental Management System	1.1.1	S1.2		
BAT AELs	3.1.1 and 3.5.1	S3.1a		
Monitoring	2.3, 3.5 and 3.6	S1.2, S1.4, S1.5 and S3.1a		
Energy efficiency	1.2 and 2.3	S3.4		
Noise	3.4 and 2.3	S1.2		
Other operating techniques	2.3	S1.2		

The overall status of compliance with the BAT conclusion is indicated in the table as:

NA Not Applicable

CC Currently Compliant

FC Compliant in the future (within 4 years of publication of BAT

conclusions)
NC Not Compliant

NO NOT COMPITANT

PC Partially Compliant

BAT Concn. Numbe r	Summary of BAT Conclusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement
		I	
1	In order to improve the overall environmental performance, BAT is to implement and adhere to an environmental management system (EMS) that incorporates all of the following features: i. commitment of the management, including senior management; iii. definition of an environmental policy that includes the continuous improvement of the installation by the management; iiii. planning and establishing the necessary procedures, objectives and targets, in conjunction with financial planning and investment; iv. implementation of procedures (a) Structure and responsibility (b) Training (c) Communication (d) Employee involvement (e) Documentation (f) Efficient process control (g) Maintenance programmes (h) Emergency preparedness and response (i) Safeguarding compliance with environmental legislation v. checking performance and taking corrective action, paying particular attention to: (a) monitoring and measurement (see also the Reference Document on the General Principles of Monitoring) (b) corrective and preventive action (c) maintenance of records (d) independent (where practicable) internal and external auditing in order to determine whether or not the EMS conforms to planned arrangements and has been properly implemented and maintained; vi. review of the EMS and its continuing suitability, adequacy and effectiveness by senior management; vii. following the development of cleaner technologies; viii. consideration for the environmental impacts from the eventual decommissioning of the installation at the stage of designing a new plant, and throughout its operating life; viii. consideration for the environmental impacts from the eventual decommissioning of the installation at the stage of designing a new plant, and throughout its operating life; viii. consideration for the environmental impacts from the eventual decommissioning of the installation at the stage of designing a new plant, and throughout its operating life; viii. consideration for the environmental impacts from the eventual decommissioning of the installati	FC	The Operator confirmed that: RWE & RRPD EMS are to 14001 standards. From 1 June 2020 the site operations and therefore the EMS will be provided by the new operations and maintenance (O & M) provider, NAES Power Solutions Limited. The existing RWE EMS is compliant with ISO 14001. This EMS is currently in compliance with features i through to xvi of this BAT Conclusion. The Operator has confirmed that, when fully implemented, the NAES EMS will also meet all requirements of BAT Conclusion 1. Due to the change of EMS and the expected implementation timescales, we do not agree with the Operator's stated compliance of CC and have changed the status to FC. We do not consider it necessary to set an improvement condition as we will track progress via compliance. It

			operator to demonstrate compliance with the BAT Conclusion requirement
wi	Applicability. The scope (e.g. level of detail) and nature of the EMS (e.g. standardised or non-standardised) will generally be related to the nature, scale and complexity of the installation, and the range of environmental mpacts it may have.		is expected that the NAES EMS will be implemented by 17 August 2021 and that the site will be compliant with BAT Conclusion 1.
er loa sig er	BAT is to determine the net electrical efficiency and/or the net total fuel utilisation and/or the net mechanical energy efficiency of the gasification, IGCC and/or combustion units by carrying out a performance test at full oad (1), according to EN standards, after the commissioning of the unit and after each modification that could significantly affect the net electrical efficiency and/or the net total fuel utilisation and/or the net mechanical energy efficiency of the unit. If EN standards are not available, BAT is to use ISO, national or other international standards that ensure the provision of data of an equivalent scientific quality.	CC	The Operator confirmed that: Heartlands Unit 1 Thermal Efficiency based on measurements taken 14 June 2015 @ 20:30 that the Thermal Efficiency = 39.0 ± 1.1% At 50MWe the Thermal Input to the site can be expressed as 100/η x 50 = 128.2 ± 2.6 MW. The overall uncertainty of the total energy input is pessimistically based on ± 3% of point individual fuel mass flow accuracy (3 stage combustion), and ± 0.5 MW gas fuel LHV variation. Heartlands Unit 2 Thermal Efficiency. Measurements taken 14 June 2015 @ 20:30 Thermal Efficiency = 38.8 ±

BAT Concn. Numbe r	Summary of BAT Conclusion red	quirement		Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	
					1.1%	
					At 50MWe the Thermal Input to the site can be expressed as $100/\eta \times 50$ = 128.8 ± 2.6 MW.	
					The overall uncertainty of the total energy input is pessimistically based on ± 3% of point individual fuel mass flow accuracy (3 stage combustion), and ± 0.5 MW gas fuel LHV variation.	
					A process monitoring requirement has been set in table S3.4 which requires energy efficiency monitoring after an overhaul.	
					We agree with the Operator's stated compliance.	
3	BAT is to monitor key process p given below.	СС	The Operator confirmed that a MCERT installed CEMS systems			
	Stream	Parameter(s)	Monitoring		is in place.	
	Flue-gas	Flow	Periodic or continuous determination		Parameters are continuously	
		Oxygen content, temperature, and pressure	Periodic or continuous measurement		monitored as required by BAT 3.	
		Water vapour content (3)				
	Waste water from flue-gas treatment	Flow, pH, and temperature	Continuous measurement		Flow, Temperature, and Pressure are measured by instruments	

BAT Concn. Numbe r	Summary of E	BAT Conclusion requiremen		Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement			
					installed on the Gas Turbine Air system and Gas Fuel system. Oxygen is measured on a continuous basis by the CEMS analyser. The site does not carry out fluegas treatment			
4	If EN standard	itor emissions to air with at leads are not available, BAT is to ata of an equivalent scientific of combustion plant	СС	The operator has confirmed that They have a MCERT installed CEMS systems for measuring NOX (see BAT 42) and CO (see BAT 44). Continuous Monitoring				
	NH ₃	When SCR and/or SNCR is used	All sizes	Generic EN standards	Continuous_(6)_(7)	BAT 7		Servicing is carried out to the requirements of EN14181 by the maintenance contractors
	NO _X	 Coal and/or lignite including waste coincineration Solid biomass and/or peat including waste coincineration HFO- and/or gas-oil-fired boilers and engines Gas-oil-fired gas turbines Natural-gas-fired boilers, engines, and turbines Iron and steel process gases Process fuels from the chemical industry IGCC plants 	All sizes	Generic EN standards	Continuous_(6)_(8)	BAT 20 BAT 24 BAT 28 BAT 32 BAT 37 BAT 41 BAT 42 BAT 43 BAT 47 BAT 48 BAT 56 BAT 64 BAT 65 BAT 65		

BAT Concn. Numbe r	Summary of	BAT C	onclusion requiremen		Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement			
		_	Combustion plants on offshore platforms	All sizes	EN 14792	Once every year (9)	BAT 53		
	N ₂ O	_	Coal and/or lignite in circulating fluidised bed boilers	All sizes	EN 21258	Once every year (10)	BAT 20 BAT 24		
		_	Solid biomass and/or peat in circulating fluidised bed boilers						
	СО	_	Coal and/or lignite including waste co-incineration	All sizes	Generic EN standards	Continuous (6) (8)	BAT 20 BAT 24 BAT 28 BAT 33		
		_	Solid biomass and/or peat including waste co-incineration				BAT 38 BAT 44 BAT 49		
		_	HFO- and/or gas-oil-fired boilers and engines				BAT 56 BAT 64 BAT 65		
		_	Gas-oil-fired gas turbines				BAT 73		
		_	Natural-gas-fired boilers, engines, and turbines						
		_	Iron and steel process gases						
		_	Process fuels from the chemical industry						
		_	IGCC plants						
		_	Combustion plants on offshore platforms	All sizes	EN 15058	Once every year (9)	BAT 54		
	SO ₂	_	Coal and/or lignite incl waste co-incineration	All sizes	Generic EN standards and	Continuous (6) (11) (12)	BAT 21 BAT 25		
		_	Solid biomass and/or peat incl waste co-incineration		EN 14791		BAT 29 BAT 34 BAT 39		
		_	HFO- and/or gas-oil-fired boilers				BAT 50 BAT 57 BAT 66		
		_	HFO- and/or gas-oil-fired engines				BAT 67 BAT 74		

BAT Concn. Numbe r	Summary of E	BAT Co	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement					
		_	Gas-oil-fired gas turbines Iron and steel process gases Process fuels from the chemical industry in boilers						
			IGCC plants						
	SO ₃	_	When SCR is used	All sizes	No EN standard available	Once every year	_		
	Gaseous chlorides, expressed as HCI	_	Coal and/or lignite Process fuels from the chemical industry in boilers	All sizes	EN 1911	Once every three months 6 (13) (14)	BAT 21 BAT 57		
		_	Solid biomass and/or peat	All sizes	Generic EN standards	Continuous (15) (16)	BAT 25		
		_	Waste co-incineration	All sizes	Generic EN standards	Continuous_(6)_(16)	BAT 66 BAT 67		
	HF	_	Coal and/or lignite	All sizes	No EN standard available	Once every three months (6) (13) (14)	BAT 21 BAT 57		
			Process fuels from the chemical industry in boilers		available	montion of the terminal of the	B/11 07		
		_	Solid biomass and/or peat	All sizes	No EN standard available	Once every year	BAT 25		
		_	Waste co-incineration	All sizes	Generic EN standards	Continuous_(6)_(16)	BAT 66 BAT 67		
	Dust	_	Coal and/or lignite	All sizes	Generic EN standards and	Continuous (6) (17)	BAT 22 BAT 26		
		-	Solid biomass and/or peat		EN 13284-1 and		BAT 30		
			HFO- and/or gas-oil-fired boilers		EN 13284-2		BAT 35 BAT 39 BAT 51		
			Iron and steel process gases				BAT 58 BAT 75		
			Process fuels from the chemical industry in boilers						

BAT Concn. Numbe r	Summary of E	BAT C	onclusion requiremen	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement				
		_	IGCC plants HFO- and/or gas-oil-fired engines						
		_	Gas-oil-fired gas turbines	All sizes	Generic EN	Continuous	BAT 68		
		_	Waste co-incineration	All Sizes	standards and EN 13284-2	Continuous	BAT 69		
	Metals and metalloids except mercury (As, Cd, Co, Cr, Cu, Mn, Ni, Pb, Sb, Se, Tl, V,	_ _ _	Coal and/or lignite Solid biomass and/or peat HFO- and/or gas-oil-fired boilers and engines	All sizes	EN 14385	Once every year (18)	BAT 22 BAT 26 BAT 30		
	Zn)	'n)	Waste co-incineration	< 300 MW _{th}	EN 14385	Once every six months (13)	BAT 68 BAT 69		
				≥ 300 MW _{th}	EN 14385	Once every three months (19)(13)			
		_	IGCC plants	≥ 100 MW _{th}	EN 14385	Once every year (18)	BAT 75		
	Hg	including waste	Coal and/or lignite including waste co-	< 300 MW _{th}	EN 13211	Once every three months (13) (20)	BAT 23		
			incineration	≥ 300 MW _{th}	Generic EN standards and EN 14884	Continuous_(16)_(21)			
		_	Solid biomass and/or peat	All sizes	EN 13211	Once every year (22)	BAT 27		
		_	Waste co-incineration with solid biomass and/or peat	All sizes	EN 13211	Once every three months (13)	BAT 70		
		_	IGCC plants	≥ 100 MW _{th}	EN 13211	Once every year (23)	BAT 75		
	TVOC	_	HFO- and/or gas-oil-fired engines	All sizes	EN 12619	Once every six months (13)	BAT 33 BAT 59		
		_	Process fuels from chemical industry in boilers						
		_	Waste co-incineration with coal, lignite, solid biomass and/or peat	All sizes	Generic EN standards	Continuous	BAT 71		

BAT Concn. Numbe r	Summary of E	BAT Conclu	usion (Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement							
	Formaldehyde	Natural-gas in spark- ignited lean-burn gas and dual fuel engines			All sizes	No EN s available		Once every year	ar	BAT 45		
	CH ₄	— Natu	ıral-gas-	fired engines	All sizes	EN ISO	25139	Once every year	ar <u> (²⁴)</u>	BAT 45		
	PCDD/F	cher	Process fuels from chemical industry in boilers		All sizes	EN 1948 EN 1948 EN 1948	3-2,	Once every six months_(13)_(25)		BAT 59 BAT 71		
		— Was	ste co-ind	cineration								
5	BAT is to monitor emissions to water from flue-gas treatment with at least the frequency given below and in accordance with EN standards. If EN standards are not available, BAT is to use ISO, national or other international standards that ensure the provision of data of an equivalent scientific quality. Substance/Parameter Standard(s) Minimum Monitoring								NA	not applicable to the activities carried out at the installation as the site does not carry out flue-		
								itoring uency		ciated with		gas treatment
	Total organic	carbon (TOC	(26)	EN 1484			Once eve	ry month	BAT 15			
	Chemical oxyg (COD)_(²⁶)	gen demand		No EN stand	dard available							
	Total suspend	led solids (TS	SS)	EN 872								
	Fluoride (F ⁻)	_		EN ISO 103								
	Sulphate (SO	. ,		EN ISO 103								
	Sulphide, eas	· · · · · · · · · · · · · · · · · · ·	S ²⁻)		dard available							
	Sulphite (SO ₃ Metals and me		Ι Λ α	EN ISO 103		hlo /o a						
	ivietais and mi	etaliolus	As Cd	EN ISO 118	standards availa 85 or EN ISO 17	294-2)						
			Cr	-	,							
			Cu	-								
			Ni	-								
	Pb											
			Zn									

BAT Concn. Numbe r	Sun	nmary of BAT Co	nclusion	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement			
		hloride (Cl ⁻) otal nitrogen	Hg	Various EN standards available (e EN ISO 12846 or EN ISO 17852) Various EN standards available (e EN ISO 10304-1 or EN ISO 15682 EN 12260	e.g.			
6	air		rnt substa	I environmental performance of ances, BAT is to ensure optin given below.	nised combustion and to	use an appropriate	СС	The Operator confirmed that: a) Fuel blending - not applicable
	a.	Technique Fuel blending and mixing	reduce the	Description able combustion conditions and/or e emission of pollutants by mixing ualities of the same fuel type	Applicabil Generally applicable	ity		b) Maintenance of combustion system - maintenance of the gas turbine is undertaken to maintain
	b.	Maintenance of the combustion system	Regular planned maintenance according to suppliers' recommendations					environmental performance. This includes camera inspections and combustion tuning, with improvements carried out through
	C.	Advanced control system	See desc	ription in Section 8.1	The applicability to old combustion plants may be constrained by the need to retrofit the combustion system and/or control command system Generally applicable to new combustion plants			a service agreement. c) Advanced control system – the gas turbine is controlled with an engine management system which is maintained through a
	d.	Good design of the combustion equipment		ign of furnace, combustion , burners and associated devices				
	e.	Fuel choice	choice Select or switch totally or partially to another fuel(s) with a better environmental profile (e.g. with low sulphur and/or mercury content) amongst the available fuels, including in start-up situations or when back-up fuels are used		Applicable within the constraints associated with the availability of suitable types of fuel with a better environmental profile as a whole, which may be impacted by the energy policy of the Member State, or by the integrated site's fuel balance in the case of combustion of industrial process fuels. For existing combustion plants, the type of fuel chosen may be limited by the configuration and the design of the plant			service agreement. d) Good design of combustion equipment – the gas turbine is fitted with a three stage DLN combustion system to provide combustion stability and emissions performance.
								e) Fuel choice – the gas turbine can only operate on natural gas.

BAT Concn. Numbe r	Summary of BAT Conclusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement
7	In order to reduce emissions of ammonia to air from the use of selective catalytic reduction (SCR) and/or selective non-catalytic reduction (SNCR) for the abatement of NO _X emissions, BAT is to optimise the design and/or operation of SCR and/or SNCR (e.g. optimised reagent to NO _X ratio, homogeneous reagent distribution and optimum size of the reagent drops). BAT-associated emission levels The BAT-associated emission level (BAT-AEL) for emissions of NH ₃ to air from the use of SCR and/or SNCR is < 3–10 mg/Nm³ as a yearly average or average over the sampling period. The lower end of the range can be achieved when using SCR and the upper end of the range can be achieved when using SNCR without wet abatement techniques. In the case of plants combusting biomass and operating at variable loads as well as in the case of engines combusting HFO and/or gas oil, the higher end of the BAT-AEL range is 15 mg/Nm³.	NA	The Operator confirmed that this BAT Conclusion is not applicable to the installation, no SCR or SNCR on site. We agree this BAT Conclusion is not applicable to the activities carried out at the installation.
8	In order to prevent or reduce emissions to air during normal operating conditions, BAT is to ensure, by appropriate design, operation and maintenance, that the emission abatement systems are used at optimal capacity and availability.	NA	The Operator confirmed that: No abatement systems are fitted. Gas turbine servicing and engine tuning is undertaken. No abatement systems are installed. Engines run at full load capacity, therefore most efficient running. They do not run at reduced load. We agree with the Operator's stated compliance.
9	In order to improve the general environmental performance of combustion and/or gasification plants and to reduce emissions to air, BAT is to include the following elements in the quality assurance/quality control programmes for all the fuels used, as part of the environmental management system (see BAT 1): (i) Initial full characterisation of the fuel used including at least the parameters listed below and in accordance with EN standards. ISO, national or other international standards may be used provided they ensure the provision of data of an equivalent scientific quality; (ii) Regular testing of the fuel quality to check that it is consistent with the initial characterisation and according to the plant design specifications. The frequency of testing and the parameters chosen from the table below are based on the variability of the fuel and an assessment of the relevance of pollutant releases (e.g. concentration in fuel, flue-gas treatment employed);	СС	The Operator confirmed that: i) and ii) All fuel gas is supplied through the national gas networks. National inventory data is used for quality measurement. There are no alternative fuels for the gas turbine.

BAT Concn. Numbe r	Summary of BAT Conclusion requ	irement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement
	(iii) Subsequent adjustment of the procharacterisation and control in the Description Initial characterisation and regular teleperformed by the supplier, the full specification and/or guarantee.		iii) Gas turbine engine tuning is carried out by the O & M service provider. We consider that for plants which burn natural gas from the National	
	Fuel(s)	Substances/Parameters subject to characterisation		Grid as a fuel that it is not necessary for the operator to
	Biomass/peat	— LHV — moisture		replicate the testing carried out by the National Grid
		 — Ash — C, CI, F, N, S, K, Na — Metals and metalloids (As, Cd, Cr, Cu, Hg, Pb, Zn) 		
	Coal/lignite	 LHV Moisture Volatiles, ash, fixed carbon, C, H, N, O, S 		
		— Br, Cl, F		
		Metals and metalloids (As, Cd, Co, Cr, Cu, Hg, Mn, Ni, Pb, Sb, Tl, V, Zn)		
	HFO	— Ash — C, S, N, Ni, V		
	Gas oil	Ash N, C, S		
	Natural gas	— LHV — CH ₄ , C ₂ H ₆ , C ₃ , C ₄ +, CO ₂ , N ₂ , Wobbe index		
	Process fuels from the chemical industry_(27)	 Br, C, Cl, F, H, N, O, S Metals and metalloids (As, Cd, Co, Cr, Cu, Hg, Mn, Ni, Pb, Sb, Tl, V, Zn) 		

BAT Concn. Numbe r	Summary of BAT Conclusion requ	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	
	Iron and steel process gases	 LHV, CH₄ (for COG), C_XH_Y (for COG), CO₂, H₂, N₂, total sulphur, dust, Wobbe index 		
	Waste_(28)	 LHV Moisture Volatiles, ash, Br, C, Cl, F, H, N, O, S Metals and metalloids (As, Cd, Co, Cr, Cu, Hg, Mn, Ni, Pb, Sb, Tl, V, Zn) 		
10	is to set up and implement a manage commensurate with the relevance of — appropriate design of the systems of water and/or soil (e.g. low-load degeneration in gas turbines), — set-up and implementation of a specific assessment of the over	Id/or to water during other than normal operating conditions (OTNOC), BAT ement plan as part of the environmental management system (see BAT 1), potential pollutant releases, that includes the following elements: considered relevant in causing OTNOC that may have an impact on emissions to air, esign concepts for reducing the minimum start-up and shutdown loads for stable edific preventive maintenance plan for these relevant systems, caused by OTNOC and associated circumstances and implementation of corrective rall emissions during OTNOC (e.g. frequency of events, duration, emissions ementation of corrective actions if necessary.	CC	The Operator confirmed that: The gas turbine is operated to keep start-up times to a minimum. Engine testing is kept to minimum durations. The energy supply contracts are for peaking operations, which reduces operational hours. The engine is shut-down for investigation in the event of abnormal emissions. We agree with the Operator's stated compliance.
11	Description The monitoring can be carried out by if this proves to be of equal or bette during start-up and shutdown (SU/SE)	direct measurement of emissions or by monitoring of surrogate parameters or scientific quality than the direct measurement of emissions. Emissions or may be assessed based on a detailed emission measurement carried out st once every year, and using the results of this measurement to estimate //SD throughout the year.	СС	The Operator confirmed that: The plant is not operated when the CEMS is out of service. There is no alternative method of analysis available. We agree with the Operator's stated compliance.

BAT Concn. Numbe r	Sun	nmary of BAT Cond	clusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	
12			energy efficiency of combustion, gasification riate combination of the techniques given below		CC	The Operator confirmed that:
		Technique	Description	Applicability		a) Combustion optimisation -
	b.	Combustion optimisation	See description in Section 8.2. Optimising the combustion minimises the content of unburnt substances in the flue-gases and in solid combustion residues	Generally applicable		gas turbine performance is monitored by the O & M provider who recommend any actions to maintain / improve performance. b) Optimisation of working medium conditions – the gas
		Optimisation of the working medium conditions	Operate at the highest possible pressure and temperature of the working medium gas or steam, within the constraints associated with, for example, the control of NO _X emissions or the characteristics of energy demanded			
	C.	Optimisation of the steam cycle	Operate with lower turbine exhaust pressure by utilisation of the lowest possible temperature of the condenser cooling water, within the design conditions			turbine engine is controlled with an engine management system which is maintained
	d.	Minimisation of energy consumption	Minimising the internal energy consumption (e.g. greater efficiency of the feed-water pump)			through a service agreement.
	e.	Preheating of combustion air	Reuse of part of the heat recovered from the combustion flue-gas to preheat the air used in combustion	Generally applicable within the constraints related to the need to control NO _X emissions		d) Minimisation of energy consumption - routine checks of the fuel usage are carried
	f.	f. Fuel preheating Preheating of fuel using recovered heat		Generally applicable within the constraints associated with the boiler design and the need to control NO _x emissions		out to compare historic data to measure gas turbine performance technically and
	g.	Advanced control system	See description in Section 8.2. Computerised control of the main combustion parameters enables the combustion efficiency to be improved	Generally applicable to new units. The applicability to old units may be constrained by the need to retrofit the combustion system and/or control command system		commercially. p) Minimisation of heat loss -
	h.	Feed-water preheating using recovered heat	Preheat water coming out of the steam condenser with recovered heat, before reusing it in the boiler	Only applicable to steam circuits and not to hot boilers. Applicability to existing units may be limited due to constraints associated with the plant configuration and the amount of recoverable heat		gas fuel pipe-work is insulated after the gas compression. q) Advanced materials – the gas turbine is engineered from aero derivative based
	i.	Heat recovery by cogeneration (CHP)	Recovery of heat (mainly from the steam system) for producing hot water/steam to be used in	Applicable within the constraints associated with the local heat and power demand.		

T Sur ncn. nbe	nmary of BAT Cond	clusion requirement		Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement
j.	CHP readiness	industrial processes/activities or in a public network for district heating. Additional heat recovery is possible from: — flue-gas — grate cooling — circulating fluidised bed See description in Section 8.2.	The applicability may be limited in the case of gas compressors with an unpredictable operational heat profile Only applicable to new units where there is a		technology and uses the same materials and technologies. The site operates in open cycle mode only and is not capable of CCGT/ CHP operations so some
k.	Flue-gas condenser	See description in Section 8.2.	realistic potential for the future use of heat in the vicinity of the unit Generally applicable to CHP units provided there is enough demand for low-temperature heat		techniques do not apply. We agree with the Operator's stated compliance that an
I.	Heat accumulation	Heat accumulation storage in CHP mode	Only applicable to CHP plants. The applicability may be limited in the case of low heat load demand		appropriate combination of techniques are being used.
m.	Wet stack	See description in Section 8.2.	Generally applicable to new and existing units fitted with wet FGD		
n.	Cooling tower discharge	The release of emissions to air through a cooling tower and not via a dedicated stack	Only applicable to units fitted with wet FGD where reheating of the flue-gas is necessary before release, and where the unit cooling system is a cooling tower		
0.	Fuel pre-drying	The reduction of fuel moisture content before combustion to improve combustion conditions	Applicable to the combustion of biomass and/or peat within the constraints associated with spontaneous combustion risks (e.g. the moisture content of peat is kept above 40 % throughout the delivery chain). The retrofit of existing plants may be restricted by the extra calorific value that can be obtained from the drying operation and by the limited retrofit possibilities offered by some boiler designs or plant configurations		
p.	Minimisation of heat losses	Minimising residual heat losses, e.g. those that occur via the slag or those that can be reduced by insulating radiating sources	Only applicable to solid-fuel-fired combustion units and to gasification/IGCC units		

BAT Concn. Numbe r	Sur	nmary of BAT C	onclusion requirement		Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement	
	q.	Advanced materia	als Use of advanced materials proven to be capable of withstanding high operating temperatures and pressures and thus to achieve increased steam/combustion process efficiencies	Only applicable to new plants			
	r.	Steam turbine upgrades	temperature and pressure of medium-pressure	The applicability may be restricted by demand, steam conditions and/or limited plant lifetime			
	S.	Supercritical and ultra-supercritical steam conditions	systems, in which steam can reach pressures above 220,6 bar and temperatures above 374 °C in the case of supercritical conditions, and above 250 – 300 bar and temperatures above 580 – 600 °C in the case of ultra-supercritical conditions	Only applicable to new units of ≥ 600 MW _{th} operated > 4 000 h/yr. Not applicable when the purpose of the unit is to produce low steam temperatures and/or pressures in process industries. Not applicable to gas turbines and engines generating steam in CHP mode. For units combusting biomass, the applicability may be constrained by high-temperature corrosion in the case of certain biomasses			
13		rder to reduce wa	ater usage and the volume of contaminated waste	e water discharged, BAT is to use one or	СС	The Operator confirmed that contents of plant blind sumps are	
		Technique	Description	Applicability		removed on alarm, tankered off	
	a.	a. Water recycling Residual aqueous streams, including run-off water, from the plant are reused for other purposes. The degree of recycling is limited by the quality requirements of the		Not applicable to waste water from cooling systems when water treatment chemicals and/or high concentrations of salts from seawater are present		site as required for recycling. Volume about 12 tonnes per year routinely collected annually.	
	b.	handling r	Ory, hot bottom ash falls from the furnace onto a nechanical conveyor system and is cooled down by ambient air. No water is used in the process.	Only applicable to plants combusting solid fuels. There may be technical restrictions that prevent retrofitting to existing combustion plants			
14	to s		ne contamination of uncontaminated waste water a vater streams and to treat them separately, dependent		CC	The Operator confirmed that foul Water is piped off site through local sewage network.	

BAT Concn. Numbe r	Sur	nmary of BAT Conclusion requ	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement				
	was <i>App</i>	te water from flue-gas treatment. Dicability		ude surface run-off water, cooling water, and to the configuration of the drainage systems.		Rain water run off is via an interceptor to site outlet point, site sumps are visually inspected for condition before discharge.		
15		nniques given below, and to use		T is to use an appropriate combination of the e as possible to the source in order to avoid	NA	The Operator confirmed that this BAT Conclusion is not applicable to the installation, No flue gas		
		Technique	Typical pollutants prevented/abated	Applicability		treatment undertaken.		
				We agree this BAT Conclusion is				
	a.	Optimised combustion (see BAT 6) and flue-gas treatment systems (e.g. SCR/SNCR, see BAT 7)	Organic compounds, ammonia (NH ₃)	Generally applicable		not applicable to the activities carried out at the installation.		
			Secondary techniques (29	1				
	b.	Adsorption on activated carbon	Organic compounds, mercury (Hg)	nic compounds, mercury Generally applicable				
	C.	Aerobic biological treatment	Biodegradable organic compounds, ammonium (NH ₄ ⁺)	Generally applicable for the treatment of organic compounds. Aerobic biological treatment of ammonium (NH ₄ ⁺) may not be applicable in the case of high chloride concentrations (i.e. around 10 g/l)				
	d.	Anoxic/anaerobic biological treatment	Mercury (Hg), nitrate (NO ₃ ⁻), nitrite (NO ₂ ⁻)	Generally applicable				
	e.	Coagulation and flocculation	Suspended solids	Generally applicable				
	f.	Crystallisation	Metals and metalloids, sulphate (SO $_4$ 2 -), fluoride (F $^-$)	Generally applicable				
	g.	Filtration (e.g. sand filtration, microfiltration, ultrafiltration)	Suspended solids, metals	Generally applicable				
	h.	Flotation	Suspended solids, free oil	Generally applicable				
	i.	Ion exchange	Metals	Generally applicable				
	j.	Neutralisation	Acids, alkalis	Generally applicable				
	k.	Oxidation	Sulphide (S ²⁻), sulphite (SO ₃ ²⁻)	Generally applicable				

BAT Concn. Numbe r	Sun	nmary of BAT Conclusion red	quirement			Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement
	I.	Precipitation	Metals and metalloids, sul (SO ₄ ²⁻), fluoride (F ⁻)	lphate (Generally applicable		
	m.	Sedimentation	Suspended solids	(Generally applicable		
	n.	Stripping	Ammonia (NH ₃)	(Generally applicable		
		allation.			at the point where the emission leaves the body from flue-gas treatment		
		Substance/Para	ameter		BAT-AELs		
					Daily average		
	Tot	al organic carbon (TOC)		20–50	0 mg/l_(³⁰)_(³¹)_(³²)		
		emical oxygen demand (COD)		60–15	50 mg/l <u>(³⁰) (³¹) (³²)</u>		
	Tot	al suspended solids (TSS)		10–30	0 mg/l		
	Flu	oride (F ⁻)		_	5 mg/l_(³²)		
	Sul	phate (SO ₄ ²⁻)		1,3–2	2,0 g/l <u>(³²) (³³) (³⁴) (³⁵)</u>		
		phide (S ²⁻), easily released),2 mg/l <u>(³²)</u>		
	Sul	phite (SO ₃ ²⁻)		1–20	mg/l_(³²)		
	Me	tals and metalloids	As	10–50	0 μg/l		
			Cd	2–5 µ	ıg/l		
			Cr	10–50	0 μg/l		
			Cu	10–50	0 μg/l		
			Hg	0,2–3	3 µg/l		
			Ni	10–50	0 μg/l		
			Pb	10–20	0 μg/l		
			Zn	50–20	00 μg/l		
16	In order to reduce the quantity of waste sent for disposal fro abatement techniques, BAT is to organise operations so a account life-cycle thinking:					СС	The Operator confirmed that: Disposal of waste where possible is via recycling processes with
	(a) (b)			• •		contractors. Volumes of waste ar	

BAT Concn. Numbe r	Sur	nmary of BAT Cond	clusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement			
	(c)	other waste rec	overy (e.g. energy recovery),			very low due to activity levels on site.		
	by i	<u> </u>	ropriate combination of techniques such as:	Applicability		We agree with the Operator's		
		Technique	Description		stated compliance.			
	a.	Generation of gypsum as a by-product	Quality optimisation of the calcium-based reaction residues generated by the wet FGD so that they can be used as a substitute for mined gypsum (e.g. as raw material in the plasterboard industry). The quality of limestone used in the wet FGD influences the purity of the gypsum produced	Generally applicable within the constraints associated with the required gypsum quality, the health requirements associated to each specific use, and by the market conditions				
	b. Recycling or recovery of residues in the construction sector		Recycling or recovery of residues (e.g. from semi- dry desulphurisation processes, fly ash, bottom ash) as a construction material (e.g. in road building, to replace sand in concrete production, or in the cement industry)	Generally applicable within the constraints associated with the required material quality (e.g. physical properties, content of harmful substances) associated to each specific use, and by the market conditions				
	c.	Energy recovery by using waste in the fuel mix	The residual energy content of carbon-rich ash and sludges generated by the combustion of coal, lignite, heavy fuel oil, peat or biomass can be recovered for example by mixing with the fuel	Generally applicable where plants can accept waste in the fuel mix and are technically able to feed the fuels into the combustion chamber				
	d.	Preparation of spent catalyst for reuse	Preparation of catalyst for reuse (e.g. up to four times for SCR catalysts) restores some or all of the original performance, extending the service life of the catalyst to several decades. Preparation of spent catalyst for reuse is integrated in a catalyst management scheme	The applicability may be limited by the mechanical condition of the catalyst and the required performance with respect to controlling NO _X and NH ₃ emissions				
17	In o	rder to reduce noise	emissions, BAT is to use one or a combination	of the techniques given below.	СС	The Operator confirmed that:		
		Technique	Description	Applicability		Marinarium unit		
	a.	Operational measures	These include: — improved inspection and maintenance of equipment — closing of doors and windows of enclosed areas, if possible — equipment operated by experienced staff	Generally applicable		 Maintaining site noise prevention devices / sound proofing. Low levels of operating hours during the year. Regular maintenance of plant. Plant is as designed and operated remotely with no new 		

BAT S Concn. Numbe r	Summary of BAT Conclusion requirement					Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement
	d. e.	Low-noise equipment Noise attenuation Noise-control equipment Appropriate location of equipment and	 avoidance of noisy activities at night, if possible provisions for noise control during maintenance activities This potentially includes compressors, pumps and disks Noise propagation can be reduced by inserting obstacles between the emitter and the receiver. Appropriate obstacles include protection walls, embankments and buildings This includes: noise-reducers equipment insulation enclosure of noisy equipment soundproofing of buildings Noise levels can be reduced by increasing the distance between the emitter and the receiver and 	Generally applicable when the equipment is new or replaced Generally applicable to new plants. In the case of existing plants, the insertion of obstacles may be restricted by lack of space The applicability may be restricted by lack of space Generally applicable to new plant		plant items requiring new noise assessments. O&M to plan in noise survey for check against historic levels. a) Plant is only operated with existing enclosures and doors closed b) gas compressors are not in enclosure as design. c)All enclosures are maintained to design. d) All auxiliary equipment that could cause noise issues are housed in enclosures, such as fire pumps. e) not applicable We agree this BAT Conclusion is not applicable to the activities
BAT ConcluBAT ConcluBAT ConcluBAT ConcluBAT ConcluBAT ConcluBAT ConcluBAT Combustio	usi usi usi usi on o	ons 24 to 27 for the ons 28 to 30 for the ons 31 to 35 for the ons 36 to 39 for the onclusions are not a of gaseous fuels rder to increase the ene techniques given in		olid fuels only) (liquid fuels only) s (liquid fuels only) I fuels only) nstallation.	CC	The station uses techniques a, b, d, p and q given in BAT 12. See above for further details.

BAT Concn. Numbe r	Su	Summary of BAT Conclusion requirement								Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement
		cycle	Section 8		< 1 500 h/y Applicable t associated v Not applicat Not applicat with extende Not applicat	o existing gas turbines and er with the steam cycle design a ble to existing gas turbines an ble to mechanical drive gas tu ed load variations and frequer ble to boilers AEELs) for the combust	ngines within the nd the space av d engines opera rbines operated nt start-ups and	e constraints railability. ated < 1 500 h/yr. I in discontinuous mode shutdowns.		The plant only operates as an OCGT, during the permit review, we have introduced a limit on operating hours in line with our guidance 'BAT for Balancing Plant' (refer to section 8 of this document) as we do not consider this mode of operation as BAT for plant operating over 1,500
		Type of combounit	ustion			BAT-AEELs (136) (13				hours/year.
		unit			lectrical ency (%)	Net total fuel utilisation (%) (138) (139)	Net med efficien	chanical energy cy (%) (139) (140)	Footnote 1 of Table 23 of the	
				New unit	Existing unit		New unit	Existing unit		BAT Conclusions specifies that the BAT AEELs for this type of
	G	as engine		39,5– 44 <u>(¹⁴¹)</u>	35–44 <u>(¹⁴¹)</u>	56–85 <u>(¹⁴¹)</u>	No BAT-AEE	L.		plant are not applicable as the plant will operate for <1,500
	G	as-fired boiler		39–42,5	38–40	78–95	No BAT-AEE	L.		hours/year. Whilst the BAT AEELs do not apply to this plant, the
		pen cycle gas t 0 MWth	turbine, ≥	36–41,5	33–41,5	No BAT-AEEL	36,5–41	33,5–41		Operator provided details of the plant efficiency calculations. The
				(Combined cy	cle gas turbine (CCGT)	•			Operator has confirmed that
	С	CGT, 50–600 N	MW_{th}	53–58,5	46–54	No BAT-AEEL	No BAT-AEE	ïL		based on thermal efficiency measurements taken on 23 June
	С	CGT, ≥ 600 MV	$N_{\rm th}$	57–60,5	50–60	No BAT-AEEL	No BAT-AEE	L		2015
	С	HP CCGT, 50-	-600 MW _{th}	53-58,5	46–54	65–95	No BAT-AEE	iL .		
	С	CHP CCGT, ≥ 600 MV		57–60,5	50–60	65–95	No BAT-AEE	L		The overall uncertainty of the total energy input is pessimistically
										based on ± 3% of point individual fuel mass flow accuracy (2 stage combustion), and ± 0.5 MW gas fuel LHV variation. The efficiency of GT1 - 39.0 ± 1.1% and GT2 - 38.8 ± 1.1% to
										The efficiency of GT1 -

BAT Concn. Numbe r	Summary of BAT Conclusion requirement					Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement
44			dues NO emissions to six from the search	vetion of natural ago in bailers. DAT is to use	NA	Also refer to section 4.2 of this document. We agree with the Operator's stated compliance.
41			duce NO_X emissions to air from the comb the techniques given below.	ustion of natural gas in boilers, BAT is to use	NA	The Operator confirmed that this BAT Conclusion is not applicable
		Technique	Description	Applicability		to the installation, despite stating
	a.	Air and/or fuel staging	See descriptions in Section 8.3. Air staging is often associated with low-NO _X burners	Generally applicable		that they are currently compliant. We have set the status to NA
	b.	Flue-gas recirculation	See description in Section 8.3			instead of CC.
	c.	Low-NO _X burners (LNB)				We agree this BAT Conclusion is not applicable to the activities carried out at the installation. Combustion of gas in boiler does not take place on site
		Advanced control system	See description in Section 8.3. This technique is often used in combination with other techniques or may be used alone for combustion plants operated < 500 h/yr	The applicability to old combustion plants may be constrained by the need to retrofit the combustion system and/or control command system		
	e.	Reduction of the combustion air temperature	See description in Section 8.3	Generally applicable within the constraints associated with the process needs		
	f.	Selective non– catalytic reduction (SNCR)		Not applicable to combustion plants operated < 500 h/yr with highly variable boiler loads. The applicability may be limited in the case of combustion plants operated between 500 h/yr and 1 500 h/yr with highly variable boiler loads		
	g.	Selective catalytic reduction (SCR)		Not applicable to combustion plants operated < 500 h/yr. Not generally applicable to combustion plants of < 100 MW _{th} . There may be technical and economic restrictions for retrofitting existing combustion		

BAT Concn. Numbe r	Summary of BAT Conclusion requirement					Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement
			plants 1 500	operated between 500 h/yr and h/yr		
42		e one or a combin	r reduce NO_X emissions to air from the combustion o ation of the techniques given below.		CC	The operator has confirmed the following:
		Technique	Description	Applicability		(a) An advanced electronic control
	a.	Advanced control system	See description in Section 8.3. This technique is often used in combination with other techniques or may be used alone for combustion plants operated < 500 h/yr	The applicability to old combustion plants may be constrained by the need to retrofit the combustion system and/or control command system		system is used to automatically control and optimise combustion efficiency and manage prevention and reduction of emissions. (b) NA water steam addition systems are not installed (c) Dry low NOx burners & are fitted. (d) NA as Low load design is not used (e) NA -OCGT (f) NA as no SCR fitted. We accept that as this OCGT is
	b.	Water/steam addition	See description in Section 8.3	The applicability may be limited due to water availability		
	d.	Dry low-NO _X burners (DLN)		The applicability may be limited in the case of turbines where a retrofit package is not available or when water/steam addition systems are installed		
		Low-load design concept	Adaptation of the process control and related equipment to maintain good combustion efficiency when the demand in energy varies, e.g. by improving the inlet airflow control capability or by splitting the combustion process into decoupled combustion stages	The applicability may be limited by the gas turbine design		
e. Low-NO _x burners (LNB) See description in Section 8.3 Generally applicable to supplementary firing for heat recovery steam generators (HRSGs) in the case of combined-cycle gas turbine (CCGT) combustion plants		an existing plant and the DLN-E definition is accepted i. The output load @ 35MWe				
	f.	Selective catalytic reduction (SCR)		Not applicable in the case of combustion plants operated < 500 h/yr. Not generally applicable to existing combustion plants of < 100 MW _{th} . Retrofitting existing combustion plants may be constrained by the availability of sufficient space. There may be technical and economic restrictions for retrofitting existing combustion plants operated between 500 h/yr and 1 500 h/yr		or ii. This output load @70% Thermal We agree with the Operator's stated compliance.

BAT Concn. Numbe r	Su	mmary of BAT (Conclusion requirement				Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement
43			or reduce NO_X emissions on of the techniques give	NA	No engines are used on site			
		Technique	Descripti	on	Applica	ability		We agree this BAT Conclusion is
	a.	Advanced control system	See description in Section 8.3. This technique is often used in combination with other techniques or may be used alone for combustion plants operated < 500 h/yr		The applicability to old combustion plants may be constrained by the need to retrofit the combustion system and/or control command system Only applicable to new gas-fired engines			not applicable to the activities carried out at the installation.
	b.	b. Lean-burn See description in Section 8.3. Generally used in combination with						
	C.	Advanced lean- burn concept	See descriptions in Section	n 8.3	Only applicable to new sp	park plug ignited engines		
	d.	Selective catalytic reduction (SCR)			Retrofitting existing combustion plants may be constrained by the availability of sufficient space. Not applicable to combustion plants operated < 500 h/yr. There may be technical and economic restrictions for retrofitting existing combustion plants operated between 500 h/yr and 1 500 h/yr			
44	In order to prevent or reduce CO emissions to air from the combustion of natural gas, BAT is to ensure optimised combustion and/or to use oxidation catalysts. **Description - See descriptions in Section 8.3.* BAT-associated emission levels (BAT-AELs) for NO _X emissions to air from the combustion of natural gas in gas turbines					ombustion of natural	СС	The Operator confirmed that: CO emissions are reduced as far as possible by optimising combustion. Gas Turbine is a DLN Combustion system.
		Type of cor	nbustion plant	Combustion plant total rated thermal	· ·	g/Nm³) (142) (143)	Historic engine CO emissions are below ELVs as required in the permit. This is a characteristic of the Trent GTs. The Operator states that they would be	Historic engine CO emissions are
				input (MWth)	Yearly average (1 ⁴⁴) (1 ⁴⁵)	Daily average or average over the sampling period		below ELVs as required in the permit. This is a characteristic of the Trent GTs. The Operator
			Open-cycl	e gas turbines (OCGT	s) (146) (147)	·		
	New OCGT Existing OCGT (excluding turbines for mechanical drive applications) — All but plants operated < 500 h/yr			≥ 50	15–35	25–50		compliant with CO yearly ELV of
			≥ 50	15–50	25–55 <u>(¹⁴⁸)</u>		40mg/Nm3. However, as we have introduced a restriction on operating hours for the OCGT to	
			Combined-c		<1,500 hours per year, the yearly BAT-AEL for NOx and the yearly			

BAT Concn. Numbe r	Summary of BAT Conclusion requiremen	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement			
	New CCGT	≥ 50	10–30	15–40		indicative emission limit for CO
	Existing CCGT with a net total fuel utilisation of < 75 %	≥ 600	10–40	18–50		are not applicable.
	Existing CCGT with a net total fuel utilisation of ≥ 75 %	≥ 600	10–50	18–55 <u>(¹⁵⁰)</u>		As an existing OCGT plant the applicable NOx BAT-AEL is 55 mg/m3 (daily).This limit is
	Existing CCGT with a net total fuel utilisation of < 75 %	50–600	10–45	35–55		applicable when the DLN system is fully effective.
	Existing CCGT with a net total fuel utilisation of ≥ 75 %	50–600	25–50 <u>(¹⁵¹)</u>	35–55 <u>(¹⁵²)</u>		is fully effective.
	Open- ar	nd combined-cycle gas	turbines	-		The existing permit also sets
	Gas turbine put into operation no later than 27 November 2003, or existing gas turbine for emergency use and operated < 500 h/yr	≥ 50	No BAT-AEL	60–140 (153) (154)		monthly, daily and hourly average emission limits for carbon monoxide and NOx. Under the
	Existing gas turbine for mechanical drive applications — All but plants operated < 500 h/yr	≥ 50	15–50 <u>(¹⁵⁵)</u>	25–55 <u>(156)</u>		principal of "no backsliding", the current emission limits will be retained unless tighter limits are set by the BREF.
	As an indication, the yearly average CO er ≥ 1 500 h/yr and for each type of new combound of the composition of the compositio	ustion plant will generally generally strong plants with a net elector plants with a net elector plant generally gen	rally be as follows: trical efficiency (EE) g b [higher end] × EE/39 termined at ISO base re applications): < 5— s that cannot be fitted trical efficiency (EE) g b [higher end] × EE/59 s. s range will generally s: < 5—40 mg/Nm³. The	greater than 39 %, a correction by where EE is the net electrical eload conditions. 40 mg/Nm³. The higher end of d with dry techniques for NO _x greater than 55 %, a correction by where EE is the net electrical or be 50 mg/Nm³ for plants that the higher end of the range will		Refer to section 4.1 of this document for further details of the limits set in the consolidated permit. NOx and CO emissions are continuously monitored.

BAT Concn. Numbe r	Summary of BAT Conclusion requirement						Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement
	BAT-associated emiss	ion levels (B <i>A</i>						
	Type of combustion		gas III bolici	rs and engines BAT-AELs (mg/Nm	3)			
	plant	Yearly	average <u>(157)</u>		e or average ove period	r the sampling		
		New plant	Existing plant (158)	New plant	Existi	ng plant <u>(¹⁵⁹)</u>		
	Boiler	10–60	50–100	30–85	85–110			
	Engine (160) As an indication, the year	20–75	20–100	55–85	55–110 <u>(¹⁶¹)</u>			
45	 — < 5–15 mg/Nm³ for new boilers, — 30–100 mg/Nm³ for existing engines operated ≥ 1 500 h/yr and for new engines. In order to reduce non-methane volatile organic compounds (NMVOC) and methane (CH₄) emissions to air from the combustion of natural gas in spark-ignited lean-burn gas engines, BAT is to ensure optimised combustion and/or to use oxidation catalysts. Description See descriptions in Section 8.3. Oxidation catalysts are not effective at reducing the emissions of saturated 					NA	The Operator confirmed that this BAT Conclusion is not applicable to the installation, despite stating that they are currently compliant. We have set the status to NA	
	hydrocarbons containing less than four carbon atoms. BAT-associated emission levels (BAT-AELs) for formaldehyde and CH ₄ emissions to air from the combustion of natural gas in a spark-ignited lean-burn gas engine							instead of CC.
	Combustion plant total ra	ated thermal in	put (MW _{th})		AELs (mg/Nm³)	011		We agree this BAT Conclusion is not applicable to the activities
			_	Formaldehyde	r the sampling p	CH ₄		carried out at the installation.
				New or existing plant	New plant	Existing plant		Spark-ignited lean-burn gas
	≥ 50			5–15 <u>(¹⁶²)</u>	215–500 (163)	215–560 (¹⁶²) (¹⁶³)		engine are not used on site.
BAT Cor BAT Cor BAT Cor	nclusions 46 to 51 for iron nclusions 52 to 54 for offs nclusions 55 to 59 for che nclusions 60 to 71 for co-i nclusions 72 to 75 for gasi	hore platform mical process ncineration.	s.		<u>, ==</u>			

BAT Concn. Numbe r	Summary of BAT Conclusion requirement	Status NA/ CC / FC / NC	Assessment of the installation capability and any alternative techniques proposed by the operator to demonstrate compliance with the BAT Conclusion requirement
These B	AT Conclusions are not applicable to the activities carried out at the installation.		

6. Review and assessment of derogation requests made by the operator in relation to BAT Conclusions which include an associated emission level (AEL) value

The IED enables a competent authority to allow derogations from BAT AELs stated in BAT Conclusions under specific circumstances as detailed under Article 15(4):

By way of derogation from paragraph 3, and without prejudice to Article 18, the competent authority may, in specific cases, set less strict emission limit values. Such a derogation may apply only where an assessment shows that the achievement of emission levels associated with the best available techniques as described in BAT conclusions would lead to disproportionately higher costs compared to the environmental benefits due to:

- (a) the geographical location or the local environmental conditions of the installation concerned; or
- (b) the technical characteristics of the installation concerned.

As part of their Regulation 61 Note response, the operator has not requested a derogation from compliance with any AEL values.

7. Emissions to Water

The consolidated permit incorporates one discharge to controlled waters identified as SW1 of uncontaminated surface water run-off.

There are no BAT AELs specified in the BAT Conclusions for this type of plant. There are also no additional treatment options identified as BAT for the installation. We have therefore not carried out any additional assessment of the emissions to water as part of this review.

8 Additional IED Chapter II requirements:

Down:	locatification
Permit condition/table	Justification
Site Name & Address	Operator requested name was changed to Heartlands Plant & site address updated
2.3.5 and tables S1.1 and S4.3	We have introduced a limit on operating hours in Open Cycle Mode for the LCP in line with our guidance 'BAT for Balancing Plant' (see below) as we do not consider this mode of operation as BAT for plant operating over 1,500 hours.
	We have amended the reporting requirements in the permit. We have added in a reporting requirement for operating hours to be reported over a five year rolling average to demonstrate compliance with the less than 1,500 hour operational limit.
	The OCGTs in the permits have previously operated with no restriction on hours. However, we are not satisfied that there is sufficient evidence available to demonstrate that OCGTs represent best available techniques (BAT) for plants operating for more than 1,500 hours per year. Therefore, we have specified 1,500 hours as a limit on operational hours in the permit.
	Article 11 of the Industrial Emissions Directive 2010/75/EU states that BAT are applied. BAT requires the use of the most effective and advanced techniques to prevent or minimise emissions and impacts on the environment.
	Relevant guidance that we have drawn on, for BAT, includes the Department of Energy and Climate Change 'Developing best available techniques (BAT) for combustion plants operating in the balancing market' and Chapter III of IED and the BAT conclusions all of which specifically identify two categories of combustion plant operating in the balancing market as peaking plant: those that operate less than 500 hours and those that operate from 500 hours up to 1,500 hours. Within these documents no other categories of operational regimes are recognised other than base load operation.
	Furthermore, draft Environment Agency guidance 'BAT guidance for >50 MWth gas and liquid fuel combustion plant exporting electricity under commercial arrangements for <1,500 hours per annum' consolidates our position on the above and stipulates

that combustion plants operating in a single cycle, will be limited to 1,500 hours per annum on a rolling average. OCGTs operating as peaking plant are classed as fast start, lower efficiency and would generally have higher emissions of oxides of nitrogen (NOx) per megawatt hour of energy produced than would be expected for natural gas fired base load plant. Therefore, OCGTs are better suited to fast reserve running for short periods of time in comparison to base load plants which are more appropriate for steady state running operations. The use of fast start closed circuit gas turbines (CCGT) aero derivative, gas turbine combined heat and power (GT-CHP) or a large gas engine with combined heat and power would be considered to be a more favourable alternative, in terms of energy efficiency, than the proposal presented in this application. The National Emissions Ceiling Directive (NECD) sets national targets for reductions in pollutants including NOx. Restrictions on plants with higher NOx intensity directly contributes to achieving the NECD targets. For this reason the variation restricts the hours of operation of the plant to no more than 1,500 hours per engine per year as a rolling average over a 5 year period and with operation of an engine in any individual year limited to a maximum of 2,250 hours. Table S1.1 Water treatment is no longer undertaken, Directly associated activity removed from the table S1.1 2.3.8 and IC6 in In the event of a black out National Grid would call on table S1.3 combustion plant to operate and may require them to do so outside their permitted conditions. We have dedicated black start plant and they are permitted to run as such but this scenario is relevant to the rest of the LCP which could be called depending on the circumstances. A risk assessment will be carried out by Energy UK/Joint Environmental Programme on behalf of LCP connected to the National Transmission System. Air emissions modelling will be based on generic black start scenarios to establish whether they have the potential to have a local impact on the environment or not (on a national basis). If the modelling demonstrates that no significant impacts are likely, the plant can operate under condition 2.3.8. This condition allows

	the hourly ELVs for plants operating under a black start instruction to be discounted for the purpose of reporting. We would also require there to be a procedure in place for minimisation of emissions in the case of a black start event and for reporting in the event of a black start. This modelling and the procedures have not been agreed in advance of the issue of the permit review and therefore a condition linking back to an improvement condition has been included in the permit.
Table S1.3 amended	To remove completed improvement conditions IC1 to IC5.

9 Review and assessment of changes that are not part of the BAT Conclusions derived permit review.

This document should be read in conjunction with the application, supporting information and notice.

Aspect considered	Decision				
Receipt of application					
Confidential information	A claim for commercial or industrial confidentiality has not been made.				
Identifying confidential information	We have not identified information provided as part of the application that we consider to be confidential.				
	The decision was taken in accordance with our guidance on confidentiality.				
The site					
Biodiversity, heritage, landscape and nature conservation	The application is within the relevant distance criteria of a site of heritage, landscape or nature conservation, and/or protected species or habitat.				
	A full assessment of the application and its potential to affect the site(s)/species/habitat has not been carried out as part of the permit review process. We consider that the review will not affect the features of the site(s)/species/habitat as the conditions will provide at least the same level of protection as those in the previous permit and in some cases will provide a higher level of protection to those in the previous permit.				
	We have not consulted Natural England on the application. The decision was taken in accordance with our guidance.				
Operating techniques					
General operating techniques	We have reviewed the techniques used by the operator where they are relevant to the BAT Conclusions and compared these with the relevant guidance notes.				
	The permit conditions ensure compliance with the relevant BREF, BAT Conclusions. The ELVs deliver compliance with the BAT-AELs.				
	We have introduced a limit on operating hours in Open Cycle Mode for the LCP in line with our guidance 'BAT for Balancing Plant' as we do not consider this mode of operation as BAT for plant operating over 1,500 hours. See section 8 for further information.				

Aspect considered	Decision
Permit conditions	
Updating permit conditions during consolidation	We have updated permit conditions to those in the current generic permit template as part of permit consolidation. The conditions will provide at least the same level of protection as those in the previous permit and in some cases will provide a higher level of protection to those in the previous permit.
Changes to the permit conditions due to an Environment Agency initiated variation	We have varied the permit as stated in the variation notice.
Improvement programme	Based on the information on the application, we consider that we need to impose an improvement programme.
	Permit condition 2.3.8 has been included in the permit with corresponding improvement condition IC6 requiring the operator to submit a report in relation to potential black start operation of the plant. See Section 8 for further information.
	We have also removed the completed improvement conditions from the permit.
Emission limits	We have decided that emission limits should be set for the parameters listed in the permit.
	These are described in the relevant BAT Conclusions in Sections 4.1 and 5 of this document.
	It is considered that the ELVs/equivalent parameters or technical measures described above will ensure that significant pollution of the environment is prevented and a high level of protection for the environment is secured.
Monitoring	We have decided that monitoring should be carried out for the parameters listed in the permit, using the methods detailed and to the frequencies specified.
	These are described in the relevant BAT Conclusions in Sections 4.1 and 5 of this document.
	Table S3.4 Process monitoring requirements was amended to include the requirement to monitor energy efficiency after overhauls on site in line with BAT2.
	Based on the information in the application we are satisfied that the operator's techniques, personnel and equipment have either MCERTS certification or MCERTS accreditation as appropriate.
Reporting	We have specified reporting in the permit for the following parameters:
	Nitrogen dioxide

Aspect considered	Decision
	Carbon monoxide
	These are described in the relevant BAT Conclusions in Section 5 of this document.
Operator competence	
Management system	There is no known reason to consider that the operator will not have the management system to enable it to comply with the permit conditions.
Growth Duty	
Section 108 Deregulation Act 2015 - Growth duty	We have considered our duty to have regard to the desirability of promoting economic growth set out in section 108(1) of the Deregulation Act 2015 and the guidance issued under section 110 of that Act in deciding whether to grant this permit.
	Paragraph 1.3 of the guidance says: "The primary role of regulators, in delivering regulation, is to achieve the regulatory outcomes for which they are responsible. For a number of regulators, these regulatory outcomes include an explicit reference to development or growth. The growth duty establishes economic growth as a factor that all specified regulators should have regard to, alongside the delivery of the protections set out in the relevant legislation." We have addressed the legislative requirements and environmental standards to be set for this operation in the body of the decision document above. The guidance is clear at paragraph 1.5 that the growth duty does not legitimise noncompliance and its purpose is not to achieve or pursue economic growth at the expense of necessary protections. We consider the requirements and standards we have set in this permit are reasonable and necessary to avoid a risk of an unacceptable level of pollution. This also promotes growth amongst legitimate operators because the standards applied to the operator are consistent across businesses in this sector and have been set to achieve the required legislative standards.