

PEZINOK DISTRICT AUTHORITY

DEPARTMENT OF ENVIRONMENTAL CARE

M. R. Štefánika 10, 902 01 Pezinok

Ref. No.: OU-PK-OSZP-2019/005285/1

In Pezinok, on 10 June 2019

DECISION

In accordance with Section 46 of Act No. 71/1967 on administrative proceeding as amended (hereinafter referred to as the "Administrative Proceeding"), the Pezinok District Authority, Department of Environmental Care, Waste Management State Administration, as the competent state administration authority in accordance with Section 5(1) of Act No. 525/2003 on the state administration of environmental care and on the amendment and supplement to certain acts as amended, in accordance with Act No. 180/2013 on the organisation of the local state administration in accordance with Section 104(1)(d) and Section 108(1)(m) of Act No. 79/2015 on wastes and on the amendment and supplement to certain acts as amended (hereinafter referred to as the "Waste Act"), gives consent to applicant

Business name: Tenarry Slovakia s.r.o.

Registered office : Šenkvičká cesta 15/C, 902 01 Pezinok

Operation: Šenkvičká cesta 15/C, 902 01 Pezinok

Company ID No. (IČO): 35 837 047

Pursuant to Section 97(1)(c) of the Waste Act

consent to operating a waste recovery facility

by providing:

R3 Recycling or recovery of organic substances other than solvents,

(including composting and other biologic transformation processes)

R12 Treatment of wastes designated for processing by any of the R1 to R11 activities

R13 Storing wastes prior to using R3 and R12 for other waste types listed in Decree of the Ministry of Environment of the Slovak Republic No. 365/2015 setting out the List of Waste:

waste type No.	name of the waste type according to Decree of the Ministry of Environment of the Slovak Republic No. 284/2001 setting out the List of Waste as amended
07 02 13	waste plastic
15 01 02	plastic package
1601 19	plastics
17 02 03	plastics
19 12 04	plastic and rubber
20 01 39	plastics

1. Consent is given by local authority for a fixed period from 1 July 2019 to 30 June 2024 unless reasons for any change, termination or cancellation thereof occur in accordance with Section 114 of the Waste Act.

2. The place of the waste handling:

Operation: Šenkvičná 15/C, 902 01 Pezinok. land plot registered in Title Deed No. 9262, parcel number: 5142/15, cadastral territory of Pezinok, land plot area: 567 m².

3. Total capacity of the facility: 25,000 tons a year.

4. Technical requirements of the facility: the waste recovery facility is located on the land plot registered in Title Deed No. 9262, parcel number: 5142/15, cadastral territory of Pezinok, land plot area: 567 m². The owner of the land plot is Tenarry Slovakia s.r.o., Šenkvičná cesta 15/C, 902 01 Pezinok. The facility is designated in accordance with Section 6 of Decree of the Ministry of Environment of the Slovak Republic No. 371/2015, implementing certain provisions of the Waste Act, it is fenced, the entrance gate is lockable, the entire area is reinforced and secured against the theft of cumulated waste or deterioration due to weather conditions, A weighbridge with non-automatic activity of class 3 accuracy, type MOVA - S 60 t/U 18 by producer BRUTO s.r.o., Sered', serial number: 0810/10, with a capacity of up to 60 tons, is installed at the entrance to the site. The waste for recovery is supplied to the site by contracting partners' trucks. After weighing, the waste is cumulated in the operation site. It is treated by crushing in a two to three-grade equipment. The first grade runs with the help of a two-shaft shredder ERDWICH 470-30 kW by Zerkeleinerungssysteme GmbH, working on the basis of shredding the input material using two low-speed cylinders installed opposite to each other. The result of the crushing are pieces or stripes, whose size depend on the input material. The equipment also includes an input conveyor belt that supplies the crushed material to a grinder that provides the second grade of the processing. Grinder DP 30-350/630 by PROHNG Piešťany spol. s r.o. is a high-speed knife beater assigned for volume and power grinding of large pieces of material, particularly plastics. It is operated together with a cyclone and transporting ventilator that transports crushed material to assigned collecting place. Depending on the volume and thickness of the grinding material, the grinder is operated under a power input of either 15kW or 30kW and can also be used to grind PET bottles, polyethylene films and lightweight polythene bags. Part of the recovered waste will be supplied to the third grade consisting of extruder 1 RO 2100 1P with modifications by Chodos s.p., Chodov, Czech Republic. The machine consists of a hopper, pressed head, gearbox, operating cylinder, screw, control panel, controlling distribution box and a drive. Grinded plastic from the second grade is filled into the hopper, the machine melts the grit using electric power, cools it down in the cooling pipe and forms a new ball-shaped granulate of uniform consistence and shape that can be directly utilised for the production of new plastic products. Accordingly, treated waste is driven away for further recovery based on signed agreements with companies authorised to perform activities in this area.

5. Safety actions in the machine operation: all employees operating the waste recovery machine must attend training on fire protection, occupational health and safety, first aid, use of personal protecting equipment and on the method of solving unexpected situations in the operation. Prior to putting machines and vehicles into service, a responsible employee shall check whether they are safe and can be operated. After completion of works, a responsible employee shall secure all vehicles against movement. Entry of unauthorised persons to the operation is forbidden. Employees whose working ability is impaired due to use of alcohol, toxic substances and drugs are forbidden to enter the operation. The operation staff shall use, at work, personal protective equipment and working clothes. Managing employee shall be responsible for any loss or damage to health incurred due to non-compliance with safety actions in the operation, in accordance with the respective legislative regulations.

Equipment Activity Termination Method

Should the equipment activity be terminated, the premises shall be tidied up, cleaned and handed over for

further use. If more waste is generated during this activity, it shall also be recovered or eliminated in accordance with signed agreements with authorised organisations.

7. Consent criteria:

- > the volume of waste entering the waste recovery equipment may not exceed the capacity of the equipment;
- > the company shall not accept from the Pezinok Municipality, for the waste recovery equipment, waste category No. 20 01 39 - plastics as the company has not signed any agreement authorising it to handle such waste;
- > for the purpose of its further processing, treated waste may only be handed over to partner organisation authorised to perform the respective activity;
- > the company shall comply with the provisions of legislative regulations in the field of waste management and create such conditions for waste recovery that have no negative effects on the environment.

Reasoning

Tenarry Slovakia s.r.o., Šenkvičná cesta 15/C, 902 01 Pezinok represented by REMAS Servis, s.r.o., with registered office at Ľ. Fullu 7, 841 05 Bratislava, requested, on 26 April 2019, a consent to operate a waste recovery facility.

The waste recovery facility is located on the land plot registered in Title Deed No. 9262, parcel number: 5142/15, cadastral territory of Pezinok, land plot area: 567 m². The owner of the land plot is Tenarry Slovakia s.r.o., Šenkvičná cesta 15/C, 902 01 Pezinok.

By letter No. OU-PK-OSZP-2019/005285 of 03 May 2019, the Pezinok District Authority, Department of Environmental Care, Waste Management State Administration notified the applicant and participant to the proceeding, the Pezinok Municipality, Radničné námestie č. 7, 902 14 Pezinok, in accordance with Section 18(3) of the proceeding commencement and requested it to make a statement on the documents to the proceeding and submit any proposals and comments within 7 days in accordance with Section 33(2) of Administrative Proceeding.

The waste recovery operation is ensured technically and legislatively in suitable premises. The operator shall operate the facility in accordance with effective legislation on waste management, approved operation procedure and conditions in accordance with the act of general application of the Pezinok Municipality.

The object of the waste recovery is other wastes and their handling covers their storing prior to treatment by cutting, crushing, grinding, melting, cooling and, accordingly, recycling by R3 activity - recycling or recovery of organic substances other than solvents (including composting and other biologic transformation processes).

The proceeding participant, the Pezinok Municipality, Radničné námestie č. 7, 902 14 Pezinok, represented by the head of the Environmental Office, KSD Ing. Oľga Moťovská, after having reviewed the received files, did not submit, in its written statement delivered on 10 June 2019 by letter number: Mot.OI/E11/2567/16776/19, any comments, proposals or objections against the consent.

The following documents were enclosed to the request delivered on 26 April 2019 in accordance with Section 21(1) and (2) of Decree of the Ministry of Environment of the Slovak Republic No. 371/2015 implementing certain provisions of the Waste Act:

- > administrative fee payment receipt;
- > power of attorney;
- > the applicant's identification data;
- > registered office of the waste recovery facility;
- > list of waste types to be handled in the facility;
- > technical data of the equipment;
- > final statement of the Ministry of Environment of the Slovak Republic No. 1692/2010-3.4/dp of 18 March 2010;
- > statement of the Ministry of Environment of the Slovak Republic on the change of technology No.

4170/2010-3.4/dp of 18 February 2010;

- > framework purchase agreement of 4 March 2016 - Renviro s.r.o., Bratislava;
- > purchase agreement of 30 September 2010 - General Plastic, s.r.o., Kolárovo.

After having reviewed the file, the Pezinok District Authority concludes that all conditions for giving consent were fulfilled and decided as set out in the statement of this decision.

The administrative fee of €11 was paid in accordance with Act of the National Council of the Slovak Republic No. 145/1995 on administrative fees as amended, according to item number 162 letter (c) of the administrative fees tariff on the request submission.

Instruction on appeals:

The participants hereto may appeal against this decision in accordance with Section 54 of Act No. 71/1967 on administrative proceeding as amended (Administrative Procedure) within 15 days after delivery hereof, at the Pezinok District Authority, M. R. Štefánika 10, 902 01 Pezinok.

This decision may not be reviewed by court.

*/Imprint of a round stamp with the national coat of arms
of the Slovak Republic/
Pezinok District Authority*

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*/Illegible signature/
JUDr. Lenka Dudáková*

According to document certification book No. 382/2019
I hereby certify that this instrument is a true and correct copy
of the submitted original.
The copy consists of 4 sheets, 4 pages.

In Pezinok on 19 June 2019
/illegible signature/
Authorised officer

*/imprint of a round stamp with the municipal
emblem of Pezinok/*
The PEZINOK Municipality, 100

FOR USE IN THE SLOVAK REPUBLIC ONLY

To be delivered to:

1.) REMAS Servis, s.r.o., Ľ. Fullu 7, 841 05 Bratislava
2.) The Pezinok Municipality, Radničné námestie č. 7, 902 14 Pezinok

Ref. No.: OL-PK-OSZP-2019/005283/1

In Pezinok, on 10 June 2019

DECISION

In accordance with Section 46 of Act No. 71/1967 on administrative proceeding as amended (hereinafter referred to as the "Administrative Proceeding"), the Pezinok District Authority, Department of Environmental Care, Waste Management State Administration, as the competent state administration authority in accordance with Section 5(1) of Act No. 525/2003 on state administration of environmental care and on the amendment and supplement to certain acts as amended, in accordance with Act No. 180/2013 on the organisation of the local state administration in accordance with Section 104(1)(d) and Section 108(1)(m) of Act No. 79/2015 on wastes and on the amendment and supplement to certain acts as amended (hereinafter referred to as the "Waste Act"), gives consent to applicant

Business name: Tenarry Slovakia s.r.o.
Registered office: Šenkvičná cesta 15/C, 902 01 Pezinok
Operation: Šenkvičná cesta 15/C, 902 01 Pezinok
Company ID No. 35 837 047
IČO: .

Pursuant to Section 97(1)(d) of the Waste Act

consent to operating a waste collection facility

for other wastes classified in Decree of the Ministry of environment of the Slovak Republic No. 365/2015 setting out the List of

type No.	name of the waste type according to Decree of the Ministry of Environment of the Slovak Republic No. 365/2015 setting out the List of Waste as amended
07 02 13	waste plastic
10 11 12	waste glass other than those mentioned in 10 11 11
12 01 01	ferrous metal filings and turnings
12 01 02	ferrous metal dust and particles
12 01 03	non-ferrous metal filings and turnings
12 01 04	non-ferrous metal dust and particles
1201 05	plastics shavings and turnings
15 01 01	packaging of paper and cardboard
15 01 02	plastic package
15 01 04	metallic packaging
15 01 05	composite packaging
15 01 06	mixed packages
15 01 07	glass packages
1601 17	ferrous metal
1601 18	non-ferrous metal

16 01 19	plastics
1601 20	glass
17 02 03	plastics
17 02 05	glass
17 04 01	copper, bronze, brass
17 04 02	aluminium
17 04 03	lead
17 04 04	zinc
17 04 05	iron and steel
17 04 06	tin
17 04 07	mixed metals
17 04 11	cables other than those mentioned in 17 04 10
19 10 01	iron and steel waste
19 10 02	non-ferrous waste
19 1201	paper and cardboard
19 12 02	ferrous metal
19 12 03	non-ferrous metal
19 1204	plastic and rubber
19 12 05	glass
19 1207	wood other than those mentioned in 19 12 06
19 1208	textile
19 12 12	other wastes including mixtures of materials from mechanical treatment of wastes other than those mentioned in 19 12 11

1. Consent is given by local authority for a fixed period from 1 July 2019 to 30 June 2024 unless reasons for any change, termination or cancellation thereof occur in accordance with Section 114 of the Waste Act.

2. The place of the waste handling:

Operation: Šenkvičká 15/C, 902 01 Pezinok. land plot registered in Title Deed No. 9262, parcel numbers: 5142/14, 5142/17, 5142/26, cadastral territory of Pezinok, land plot area: 4722 m².

3. The method of the waste handling:

Collecting of waste from another party, including preliminary selection and temporary storage of the waste for the purpose of transport thereof to a waste processing facility.

4. Technical requirements of the facility: the waste collection facility is located on the land plots with parcel numbers: 5142/14, 5142/17, 5142/26, in the cadastral territory of Pezinok, with a total land plot area of 4722 m². The owner of the land plots is Tenary Slovakia s.r.o., with registered office at Šenkvičká cesta 15/C, 902 01 Pezinok. The collection facility is designated in accordance with Section 6 of Decree of the Ministry of Environment of the Slovak Republic No. 371/2015, implementing certain provisions of the Waste Act, it is fenced, the entrance gate is lockable, the entire area is reinforced and secured against theft of cumulated waste or deterioration due to weather conditions. A weighbridge with non-automatic activity of class 3 accuracy, type MOV A - S 60t/U18, by BRUTO s.r.o., Sereď, serial number 0810/10 with a capacity of up to 60 tons, is installed at the entrance to the site. The waste is stored on the area in containers, sorted by type of waste, in large-capacity containers or placed freely on the area. The containers for waste collection are designated with the respective catalogue number of the waste. When taking over waste, the facility operator shall check the completeness and correctness of attached documents and data.

He shall check the volume of supplied waste, visually check the waste to review the declared data on the origin, properties and composition of the waste. Should the supplied waste not correspond to permitted conditions, the operator shall not accept it. The operator shall check the volume of the waste, record it and issue a waste acceptance certificate for the waste holder. Subsequent transport of the waste for the purpose of

further handling thereof in accordance with the waste management hierarchy shall be provided based on signed agreements with organisations authorised to perform activities in this field. The waste and the equipment shall be handled in accordance with approved operation procedure of the facility.

5. Safety actions in the machine operation: all employees operating the waste collection facility must attend training on fire protection, occupational health and safety, first aid, use of personal protecting equipment and on the method of solving unexpected situations in the operation. Prior to putting machines and vehicles into service, a responsible employee shall check whether they are safe and can be operated. After completion of works, a responsible employee shall secure all vehicles against movement. Entry of unauthorised persons to the operation is forbidden. Employees whose working ability is impaired due to use of alcohol, toxic substances and drugs are forbidden to enter the operation. The operation staff shall use, at work, personal protective equipment and working clothes. Managing employee shall be responsible for any loss or damage to health incurred due to non-compliance with safety actions in the operation, in accordance with the respective legislative regulations.

6. Equipment Activity Termination Method

Should the equipment activity be terminated, the premises shall be tidied up, cleaned and handed over for further use. If more waste is generated during this activity, it shall also be recovered or eliminated in accordance with signed agreements with authorised organisations.

7. Consent criteria:

- > collected waste may only be handed over to partner organisation authorised to perform the respective activity;
- > the volume of waste entering the waste collection facility may not exceed the daily capacity of the facility;
- > the company shall comply with the provisions of legislative regulations in the field of waste management and create such conditions for waste recovery that have no negative effects on the environment.

Reasoning

Tenarry Slovakia s.r.o., Šenkvičká cesta 15/C, 902 01 Pezinok represented by REMAS Servis, s.r.o., with registered office at L. Fullu 7, 841 05 Bratislava, requested, on 26 April 2019, a consent to operate a waste collection facility. The waste collection facility is located on the land plots with parcel numbers: 5142/14, 5142/17, 5142/26, in the cadastral territory of Pezinok, with a total land plot area of 4722 m². The owner of the land plots is Tenarry Slovakia s.r.o., with registered office at Šenkvičká cesta 15/C, 902 01 Pezinok.

By letter No. OU-PK-OSZP-2019/005283 of 03 May 2019, the Pezinok District Authority, Department of Environmental Care, Waste Management State Administration notified the applicant and participant to the proceeding, the Pezinok Municipality, Radničné námestie č. 7, 902 14 Pezinok, in accordance with Section 18(3) of the proceeding commencement and requested it to make a statement on the documents to the proceeding and submit any proposals and comments within 7 days in accordance with Section 33(2) of Administrative Proceeding.

The waste collection operation is ensured technically and legislatively in suitable premises, in accordance with valid waste management legislation. The object of the collection is other wastes and their handling covers their collection, separation and temporary storage for the purpose of their transport to the waste processing facility.

REMAS Servis, s.r.o., L. Fullu 7, 841 05 Bratislava, authorised to represent the applicant, requested, by an e-mail delivered to the local authority on 9 May 2019, exemption of waste category No. 16 01 03 - end-of-life tyres of the waste list designated for collection. The waste was included into the waste list by mistake.

The proceeding participant, the Pezinok Municipality, Radničné námestie č. 7, 902 14 Pezinok, represented by the head of the Environmental Office, KSD Ing. Oľga Moťovská, after having reviewed the received files, did not submit, in its written statement delivered on 10 June 2019 by letter number: Mot.OI/E11/2567/16776/19, any comments, proposals or objections against the consent.

The following documents were enclosed to the request delivered on 26 April 2019 in accordance with Section 22(1) and (2) of Decree of the Ministry of Environment of the Slovak Republic No. 371/2015 implementing certain provisions of the Waste Act:

- > administrative fee payment receipt;
- > power of attorney;
- > the applicant's identification data;
- > registered office of the waste collection facility;
- > list of waste types to be handled in the facility;
- > technical data of the equipment;
- > copy of Decision of the Pezinok District Authority, Department of Environmental Care No. OU-PK-OSZP-2017/000034 of 26 January 2017;
- > purchase agreement No. 002/2016 of 4 February 2016 - AUTO GLASS RECYCLING s.r.o., Teplice;
- > framework purchase agreement No. 2019/002/04 of 1 March 2019 - HOTIS RECYCLING SLOVAKIA s.r.o., Pezinok;
- > contract for works of 1 March 2019 - REMAS Servis, s.r.o., Bratislava;
- > purchase order for waste collection and recovery of 1 February 2019 - ecorec Slovensko s.r.o., Pezinok;
- > purchase order for 2019 of 5 March 2019 - Marius Pedersen, a.s., Trenčín.

After having reviewed the file, the Pezinok District Authority concludes that all conditions for giving consent were fulfilled and decided as set out in the statement of this decision.

The administrative fee of €11 was paid in accordance with Act of the National Council of the Slovak Republic No. 145/1995 on administrative fees as amended, according to item number 162 letter (d) of the administrative fees tariff on the request submission.

Instruction on appeals:

The participants hereto may appeal against this decision in accordance with Section 54 of Act No. 71/1967 on administrative proceeding as amended (Administrative Procedure) within 15 days after delivery hereof, at the Pezinok District Authority, M. R. Štefánika 10, 902 01 Pezinok.

This decision may not be reviewed by court.

*/Imprint of a round stamp with the national coat of arms
of the Slovak Republic/
Pezinok District Authority
16*

*/Illegible signature/
JUDr. Lenka Dudáková
Head of the Department*

To be delivered to:

1.) REMAS Servis, s.r.o., L. Fullu 7, 841 05 Bratislava
2.) The Pezinok Municipality, Radničné námestie č. 7, 902 14 Pezinok

According to document certification book No. 381/2019
I hereby certify that this instrument is a true and correct copy
of the submitted original.
The copy consists of 4 sheets, 4 pages.

In Pezinok on 19 June 2019
/illegible signature/
Authorised officer

*/imprint of a round stamp with the municipal
emblem of Pezinok/*
The PEZINOK Municipality, 100

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