

Ref. No.: OU-PK-OSZP-2019/005554

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: Šenkvičná cesta 15/C, 902 01 Pezinok
Operation: Šenkvičná cesta 15/C, 902 01 Pezinok
Company ID No. (IČO): 35 837 047

Pursuant to Section 97(1)(e)(2) of the Waste Act

to issuing an operational procedure for the 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 R1 and R12,

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

waste type No.	waste type
07 02 13	waste plastic
15 01 02	plastic package
16 01 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:

Tenarry Slovakia s.r.o., Šenkvičká cesta 15/C, 902 01 Pezinok,
land plots registered in Certificate of Ownership 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., Šenkvičká cesta 15/C, 902 01 Pezinok.

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

4. The method of the waste handling:

The facility is designated for the recovery of 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).

5. The operational procedure has been approved by Ing. Peter Mónosi, the Executive of Tenarry Slovakia s.r.o., Šenkvičká cesta 15/C, 902 01 Pezinok, on 2 May 2019.

Reasoning

Tenarry Slovakia s.r.o., Šenkvičká 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 7 May 2019, a consent to issue an operational procedure for a waste recovery facility.

The 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., Šenkvičká cesta 15/C, 902 01 Pezinok.

The operation of the waste recovery facility was permitted upon decision of the Pezinok District Authority Department of Environmental Care Waste Management State Administration No. OU-PK-OSZP-2019/005285/1 of 10 June 2019.

Upon discussion of the delivered request, it was found that the operational procedure of the waste recovery facility has been elaborated in accordance with Section 10(6) of Decree of the Ministry of Environment of the Slovak Environment No. 371/2015 implementing some provisions of the waste act.

The following documents were enclosed to the request delivered on 7 May 2019 in accordance with Section 23(1) 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;
- the applicant's identification data;
- draft operational procedure for the waste recovery facility for the operation: Tenarry Slovakia s.r.o., Šenkvičká cesta 15/C, 902 01 Pezinok

The draft version was approved by the Executive of the company, Ing. Peter Mónosi on 2 May 2019.

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 (e) 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*

According to document certification book No. 383/2019

I hereby certify that this instrument is a true and correct copy
of the submitted original.

The copy consists of 3 sheets, 3 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:

REMAS Servis, s.r.o., L. Fullu 7, 841 05 Bratislava