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Waste & Recycling Material Damage Additional Questionnaire for

Refuse Derived Fuel (RDF) /Solid Recovered Fuel (SRF) /Municipal Solid Waste (MSW) activities

Full Nar	ne of Proposer	
Address	· · · · · · · · · · · · · · · · · · ·	
Post Co	de	
About	the RDF / SRF and MSW processing	
1	Do you handle or export any RDF / SRF / MSW?	Yes / No
2	How long have you been involved in these activities?	
3	Is this product exported?	Yes / No
	If Yes , please give full details of end users including locations	
4	Do you arrange your own Transfrontier Shipment of Waste Paperwork?	Yes / No
	If No, please provide information as to who is responsible for this (consultant, Broker etc)	

About the storage of combustible Waste Material

1 Please detail the storage arrangements below:

Type of Material	Storage Location(Intern al or External)	Approx. % of Building floor area used, if stored internally	Maximum Tonnage Stored	Max Dimension of Stack / Storage area w x d x h in metres	Maximum storage duration onsite - days
Loose Unprocessed MSW					
Baled Processed MSW					
Loose RDF / SRF Feedstock					
Loose Post Shred Material					
Baled Post Shred Material					
Baled Un Shredded Material					

What process is in place to monitor the spontaneous combustion and fire risk on site of all material?

3 What procedures are in place to ensure oldest finished material is removed from site first?

4 What contingency plans are in place to prevent build up of finished material in the event of unforeseen delays?

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Data Protection Act Provisions

Any information provided to the Underwriters will be dealt with in compliance with the provisions of the Data Protection Act 1998. For the purpose of providing insurance and handling of any claims which may arise under it, this may necessitate providing certain information which you have provided to other parties. By signing this Questionnaire you agree that such transfer(s) may be made.

Choice of Law

The Proposer and the Underwriters are entitled to choose the law that will govern this contract of insurance. Unless otherwise agreed the Underwriters propose English Law.

Duty of Fair Presentation

- Before this insurance contract is entered into, the Insured must make a fair presentation of the risk to the Insurer, in accordance with Section 3 of the Insurance Act 2015. In summary, the Insured must:
 - a) Disclose to the Insurer every material circumstance which the Insured knows or ought to know. Failing that, the Insured must give the Insurer sufficient information to put a prudent insurer on notice that it needs to make further enquiries in order to reveal material circumstances. A matter or circumstance is material if it would influence the judgement of a prudent insurer as to whether to accept the risk, or the terms of the insurance (including premium). If you are in any doubt as to what constitutes a material fact you should consult your Insurance Advisor. In accordance with section 8 of the Insured Act 2015, failure to disclose a material fact or circumstance could invalidate your contract of insurance or result in a claim being declined or reduce the amount payable in respect of a claim.
 - b) Make the disclosure in clause (1)(a) above in a reasonably clear and accessible way; and
 - c) Ensure that every material representation of fact is substantially correct, and that every material representation of expectation or belief is made in good faith.
- 2. For the purposes of clause (1)(a) above, the Insured is expected to know the following:
 - a) If the Insured is an individual, what is known to the individual and anybody who is responsible for arranging his or her insurance.
 - b) If the Insured is not an individual, what is known to anybody who is part of the Insured's senior management; or anybody who is responsible for arranging the Insured's insurance.
 - c) Whether the Insured is an individual or not, what should reasonably have been revealed by a reasonable search of information available to the Insured. The information may be held within the Insured's organisation, or by any third party (including but not limited to subsidiaries, affiliates, the broker, or any other person who will be covered under the insurance). If the Insured is insuring subsidiaries, affiliates or other parties, the Insurer expects that the Insured will have included them in its enquiries, and that the Insured will inform the Insurer if it has not done so. The reasonable search may be conducted by making enquiries or by any other means.

Declaration

I/we declare that to the best of my/our knowledge and belief the information and statements provided herein are true and complete and I/we have made a fair presentation of the risk, by disclosing all material facts or circumstances which I/we know or ought to know or, failing that, by giving the Insurer sufficient information to put a prudent insurer on notice that it needs to make further enquiries in order to reveal material circumstances. I/we undertake to inform the Insurer of any material alteration to those facts occurring before completion of the contract of insurance. I/we declare I/we have read the full terms and conditions of the policy; this includes the wording, clauses and any additional conditions, warranties, subjectivities that have been applied to the policy. I/we agree to adhere to the full terms and conditions of the policy for the duration of the contract.

Name of

Director/Officer/Board member/senior manager:

Signature of Director/Officer/Board member/senior manager:

Position Held:

For and on behalf of:

Date:

Please note: Unless dated this Questionnaire will not be valid.

Signing this Questionnaire does not bind the Proposer to enter into a contract of insurance.

It is agreed that Underwriters are authorised to make investigation and inquiry in connection with this Questionnaire or any Proposal Form that they deem necessary.