

Andrew Cobb  
AJ Spares  
33 Middlefield Road  
Moorgate  
Rotherham  
S60 3JJ  
28 October 2014

Dear Sir/Madam,

**NOTICE DEMANDING PAYMENT OF OUTSTANDING CHARGES**

**Environment Act 1995 (s.41(6))**

**Environmental Licences (Suspension and Revocation) Regulations 1996**

**Environmental Permit number: EAWML 104608**

**Regulated Facility: Wortley Road, Rotherham S61 1LZ**

We have not received payment of the sums of £760, £289.42 and £780 which are owed for the annual subsistence charges for the above permit for 01 April 2013 to 31 March 2014, 13 November 2012 to 31 March 2013 and 01 April to 31 March 2015.

We hereby give you notice that full payment of the outstanding amount of £1,829.42 must be made within 28 days of this notice being served.

Payment should be made to the Environment Agency as detailed on the attached invoices Y01139197, Y01132005 and Y01150932.

If we do not receive the full payment by 28 November 2014 then, under section 41(6) of the Environment Act 1995, we may revoke or suspend your permit to the extent that it authorises the carrying on of waste activities.

Please note:

1. If we **revoke** your permit then it will no longer authorise your waste activities; however, some of the conditions in your permit will continue to apply. Operating the regulated facility following the revocation would be a criminal offence. If you wanted to operate again you would need to apply to the Environment Agency for a new permit. There is no guarantee that we would grant you a new permit and, even if we did, it may contain different conditions from your current permit.
2. If we **suspend** your permit then, during the period of the suspension, your permit will not authorise your waste activities. Your permit would remain suspended until the suspension was lifted. (The suspension notice would detail the circumstances when the suspension may be lifted.) If you operate the regulated facility while the permit is suspended then that would be a criminal offence.





Even if we revoke or suspend your permit for non-payment, the charges outstanding must still be paid and we may take court action to recover them. In addition, future charges may continue to accrue under the permit, for which you would be liable.

If you have any questions about this letter then please contact me using the details below.

**Kate Denness**

**Environment Officer**

**[kate.denness@environment-agency.gov.uk](mailto:kate.denness@environment-agency.gov.uk) | 01709312 875**