|  |  |
| --- | --- |
|  | competent authority logo |

«${(account.serviceContactEmail)!}»

«${currentDate?date?string('dd MMMM yyyy'»

«${(account.legalEntityName)!}»

«${(account.legalEntityLocation)!}»

Dear «${(account.serviceContact)!}»

**THE GREENHOUSE GAS EMISSIONS TRADING SCHEME REGULATIONS 2005 (SI 2005, No.925) (The “Regulations”)**

**Permit application reference:** «${(workflow.requestId)!}»

Further to your application dated for a permit under the above Regulations to carry out a Schedule 1 activity at , the has made its determination as set out below.

You should note that the Regulations require that you may not operate a Schedule 1 activity resulting in the release of carbon dioxide after 1st January 2005 without a greenhouse gas emissions permit and that you must carry out that activity in accordance with the conditions of that permit. In the event that you make a change to the operation of the installation such that the activity becomes a Schedule 1 activity, you will need to apply for, and be granted, a permit to carry out that activity.

You have the right to appeal against this decision. You should refer to the notes section of this Notice for details of the appeal process.

If you should require any clarification of the above, please do not hesitate to contact a member of the Emissions Trading Team either directly or by e-mail to .

Yours sincerely

signature

«${signatory.fullName}»

**Notes**

**Appealing this notice**

You have a right of appeal if you are aggrieved by the decision in this Notice under regulation 73 of the Regulations to the First-tier Tribunal. Written notice of the appeal must be submitted to the First-tier Tribunal at the address provided below no later than 28 calendar days after the service of this notice. The Tribunal Procedure (First-tier Tribunal) (General Regulatory Chamber) Rules 2009 sets out the procedural rules relating to these appeals.

Hard copy: General Regulatory Chamber, HMCTS, PO Box 9300, Leicester, LE1 8DJ

or email: GRC@hmcts.gsi.gov.uk

The notice of appeal must include:

* the name and address of the appellant;
* the name and address of the appellant’s representative (if any);
* an address where documents for the appellant may be sent or delivered;
* the name and address of any respondent;
* details of the decision to which the appeals relates;
* the result the appellant is seeking;
* the grounds on which the appellant relies; and
* a copy of any written record of that decision, and any statement of reasons for that decision that the appellant has or can reasonably obtain.

You may withdraw an appeal by notifying the First-tier Tribunal at the above address.

You may also ask the Environment Agency to make an independent internal review of our decision to issue this notice.  Any request should normally be made within 14 days of receiving this notice by contacting ethelp@environment-agency.gov.uk.  Asking us to review our decision does not suspend the effect of the notice and, in particular, will not affect the time limits within which a statutory appeal must be made.