

AVIAGEN TURKEYS PEN Y FFRIDD, SARON

ODOUR IMPACT ASSESSMENT

February 2023 Report Ref: 01.0196.002 OIA v1

Isopleth Ltd. Registered in England and Wales No. 9150373

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1.0 INTRODUCTION

Isopleth Ltd has been commissioned by Ian Pick Associates, on behalf of Aviagen Turkeys, to carry out a detailed Odour Impact Assessment (OIA) for the proposed redevelopment of an existing poultry farm at Pen Y Ffridd, Saron, LL16 4SW. When complete, it is planned that the existing broiler farm will be replaced with a turkey breeder selection unit.

This assessment presents the result of the detailed dispersion modelling exercise aimed at quantifying and comparing the potential odour impacts from the existing and proposed farm layouts.

1.1 Site Setting

The proposed replacement buildings are to be located on the site of the existing poultry farm buildings at Pen Y Ffridd, Saron, LL16 4SW.

The site lies within the administrative area of Denbighshire County Council (planning) and Natural Resources Wales is responsible for regulating the site under an Environmental Permit.

The location of the site can be seen in Appendix A.

1.2 Description

The 8 existing broiler buildings are no longer in good condition and therefore must be replaced with units consistent with modern standards of welfare and husbandry. As such there is an opportunity for the farm operators to review the market and react to future consumer needs. The applicant is therefore seeking planning permission to:

- demolish the existing 8 broiler sheds which house approximately 102000 broilers over a 38 day growth cycle; and
- replace the broiler sheds with 7 new houses for turkeys to be used for breeder selection

The proposed unit is therefore not a standard turkey meat rearing unit and the bird sizes, housing and numbers across the growth cycle reflect this. For this reason, standard SCAIL ammonia factors for turkey meat rearing units are not appropriate in this case. The complete turkey breeder cycle length will be approximately 29 weeks:

- Turkey chicks are housed at 1 day old. There will be a maximum of 7500 females and 5000 males placed;
- The bird numbers are then reduced over the flock cycle through breeder selection, meaning that:
 - $\circ~$ by week 20 fewer than 50% of the original birds remain on site.
 - By week 23 fewer than 25% of the original birds remain on site.
 - $\circ~$ By the end of the 29 week cycles fewer than 10% of the original birds remain on site.

- Birds are cleared to another site for remainder of growing cycle;
- sheds are cleaned followed by 6 weeks empty.

For the comfort and productivity of the birds the temperature within the houses must be regulated. The existing broiler buildings use capped roof fans, with no vertical momentum to the action of the cap. The proposed buildings will be fitted with high speed roof fans in accordance with modern standards, with a maximum velocity of 12 m/s and no vertical obstruction. The fans will operate at a variable rate dependent upon the age of the birds and will only be switched off when the sheds are vacant.

Plans of the existing and proposed shed layouts are shown in Appendix B.

1.3 Scope and Limitations

The scope of this OIA is limited to the quantification, through atmospheric dispersion modelling, of odour impacts from the existing and proposed poultry sheds at Pen Y Ffridd on local sensitive receptors based on design information and desktop emission rates.

1.4 Aims and Objectives

The objectives of the assessment are as follows:

- To estimate odour emissions from the turkey farm;
- To quantify impacts on sensitive receptors based upon the emission values;
- To assess the significance of these impacts; and
- Propose mitigation options, if required.

1.5 Experience of Assessor

According to guidance issued by the IAQM, odour assessments must only be completed by a qualified assessor if they are to be considered robust. This includes both experience in the field of odour assessment as well as a defined odour acuity, where relevant.

This assessment has been completed by Matt Stoaling of Isopleth Itd and Fellow of the IAQM. Matt has been involved in the field of odour assessment for over 25 years, including having been Head of Olfactometry at a UKAS accredited odour laboratory. During this time, Matt has also provided air quality and odour advice and services to a range of industry sectors and clients, including the chemical industry, solid waste, wastewater and agriculture. Matt has worked on behalf of local authority and government agencies advising on odour issues, including documents published by the Environment Agency, Sniffer and the IAQM.

2.0 ASSESSMENT METHODOLOGY

2.1 Assessment of Odour Exposure

In the UK, odour assessments for poultry facilities are most commonly undertaken using the concept of the European Odour Unit (ou_E) , as defined in BS EN 13725^{1.} This approach allows impact assessment of any odorous gas as it is independent of chemical constituents and centres instead on multiples of the detection threshold of the gas in question.

As the odour unit is a Standard Unit in the same way as gram or milligram, the notation used in odour assessment follows the conventions of any mass emission unit as follows:

- concentration: ou_E/m³
- emission: ou_E/s
- specific emission (emission per unit area): ou_E/m²/s

Like air quality standards for individual pollutants, exposure to odour is given in terms of a percentile of averages over the course of a year. The exposure criteria most accepted in the UK at present is given in terms of (concentration) European Odour Units as a 98th percentile (C₉₈) of hourly averages. This allows 2% of the year when the impact may be above the limit criterion (175 hours). The notation for impact is therefore: $C_{98, 1 \text{ hour}} X \text{ ou}_E/m^3$.

Odour perception, annoyance and nuisance is related to more than simply odour impact, the five 'FIDOL' factors² must also be considered when assessing the acceptability of a scheme and the appropriateness of a limit criterion.

2.2 Identification of Odour Sources

Potential sources of odorous emissions from the proposed facility have been identified on the basis of a review of the proposed development design. This involves identifying sources of potential releases to atmosphere. The identified potential odour sources are as follows:

- Point sources (from the broiler and turkey house ventilation); and
- Waste product handling and spillages etc.

Control of fugitive / intermittent releases of odour is addressed a part of the general site management.

2.3 Derivation of Emissions

Ventilation is important for the birds' health and will therefore affect production levels. It is applied when cooling is required, and for maintaining the composition of the indoor air at the required levels. The 'Red tractor' Turkey Standards 1st October 2017 (updated 1st October

¹ BS EN 13725:2003 Air Quality – Determination of Odour Concentration by Dynamic Olfactometry.

² The FIDOL factors are defined as **F**requency, Intensity (and therefore concentration), **D**uration, relative **O**ffensiveness (hedonic tone/character) and **L**ocation,

2019) Version 4.2 describes the minimum requirements for environmental parameters that need to be ensured, such as:

- Housing/ poult areas must be of sufficient size;
- Housing/ the hatchery must be appropriately and effectively ventilated; and
- On farm records kept of minimum and maximum daily temperatures at bird level.

The anticipated odour emissions for the proposal have been estimated using values given in published literature in the UK and Europe for similar facilities. Ventilation flows are based on information from the operator. The assessment is based on a values calculated from the odour emission rate of 0.53 ouE/s/kg bird which is a figure taken from Hayes et al³.

2.4 Quantification of Odour Impact

Data derived from the previous stages is input to an atmospheric dispersion model. For this assessment the AERMOD model⁴ has been applied with due consideration to relevant guidance⁵. This model is widely used and accepted by the EA and UK planning authorities for undertaking such assessments and its predictions have been validated against real-time monitoring data by the USEPA. It is therefore considered a suitable model for this assessment.

Dispersion modelling guidance indicates that at least 3 (and ideally 5) years of meteorological data should be applied to ensure that infrequent weather conditions do not unduly bias the results. This results in a range of predicted impacts for different years of meteorological data and the average value is used to assess compliance, with the range of impacts used to assess likely variation between years and the risk of shorter-term impacts. This is particularly important in relation to odour, where acceptability of impacts is assessed by receptor over long time periods rather than as a result of infrequent or unusual meteorological conditions.

2.5 Assessment Scenarios

Two scenarios have been modelled:

- Scenario 0: Existing site (as built) with 102000 broiler chickens in 8 sheds; and
- Scenario 1: Proposed site with up to 12500 turkeys in 7 new sheds.

A comparison of the models has been undertaken in order to quantify the change in levels of ammonia as a result of the proposed scheme.

The results of the dispersion modelling have been presented in the form of tabulated odour concentrations ($C_{98, 1-hour} X ou_E/m^3$) at discrete receptor locations to facilitate the discussion of results.

³ E.T. Hayes, T.P. Curran, V.A. Dodd (2006) *Odour and ammonia emissions from intensive poultry units in Ireland*. Bioresource Technology 97 (2006) 933–939

⁴ Software used: BREEZE AERMOD Pro, v8.1.0.17

⁵ USEPA, Aermod Implementation Workgroup, Aermod Implementation Guide, (EPA-454/B-18-003 April, 2018).

3.0 REGULATORY STANDARDS AND GUIDELINES

Currently, in the UK there are no statutory numerical standards for assessing the acceptability of predicted odour impacts from quantitative odour impact assessments. On this basis, odour impact criteria are typically based upon guideline documents (predominately based on research from outside of the UK), case law and research which differ depending on the regime i.e. planning (to avoid significant detriment to amenity) or permitting (to avoid unacceptable pollution).

The numerical limits applied have largely been derived from the findings of a limited number of epidemiological assessments where modelled odour impacts have been compared to the findings of quality of life surveys; a dose-effect study. These dose-effect studies have only been undertaken for a limited number of odour types; however they have been used as the foundation for the setting of acceptable odour standards in many countries.

The actual acceptable level of impact will be dependent on the nature (offensiveness) of the odour and the broad sensitivity of the population. To account for this differing numerical limits are often set not only depending on the offensiveness of the odour but also the broad sensitivity of the environment.

3.1 UK Guidance

UK guidance identifies a range of odour impact criteria depending primarily on the nature of the odour (i.e. its pleasantness/unpleasantness) and the likelihood of causing unacceptable impacts based on the 98th percentile of predicted hourly average concentrations over a year.

It is therefore evident that such criteria apply only to locations where an individual's exposure is likely to occur for prolonged periods of time i.e. residential properties. Where exposure is more transient (i.e. roads, footpaths etc.) the direct application of such criteria should be treated with caution and further consideration should be given to how the duration and frequency of exposure of the individual will influence the acceptability of the predicted impact.

3.2 EA H4 guidance

The EA has published a number of guidance documents relating to odour assessment. These include the Horizontal Guidance EPR H4 – Odour Management⁶. Although the turkey farm is not of a sufficient size to require an environmental permit, the H4 Guidance remains a relevant source of information relating to assessment approach.

The H4 guidance proposes the use of installation-specific exposure criteria (benchmarks) on the basis that not all odours are equally offensive, and not all receptors are equally sensitive. The conditions of a Permit will balance these installation-specific odour exposure criteria against what is realistically achievable in accordance with the concept of Best Available Techniques (BAT).

⁶ H4 Odour Management: How to comply with your environmental permit.

The Guidance states:

'...benchmarks are based on the 98th percentile of hourly average concentrations of odour modelled over a year at the site/installation boundary. The benchmarks are:

1.5 odour units for most offensive odours;

3 odour units for moderately offensive odours;

6 odour units for less offensive odours.'

Examples of these three categories are:

'Highly offensive:

processes involving animal or fish remains processes involving septic effluent or sludge

biological landfill odours

Moderately offensive:

intensive livestock rearing fat frying (food processing) sugar beet processing well aerated green waste composting

Less offensive:

brewery confectionery coffee roasting bakery'

These benchmark limits are precautionary and may be relaxed in cases where the source is familiar to the location. This is particularly the case in relation to intensive agriculture in a rural setting. For example, research relating to broiler and turkey farms indicates that a more representative nuisance threshold for an agricultural area should be anywhere from 3.3 - 8.8 ou_E/m³ as a 98th percentile of hourly means⁷, or even 9.7 ou_E/m³ (as a 98th percentile)⁸. This is consistent with guidance published by the EA in relation to nuisance thresholds as a function of site setting^{9,10} and also regulation applied in Ireland, where the Environmental Protection Agency (EPA, Ireland) recommended criterion is 6.0 ou_E/m³ as a 98th percentile of hourly means for existing units. The H4 (and IPPC SRG 6.02, below) benchmarks should therefore be seen as a guide of the relative likelihood of an odour issue being caused rather than an absolute limit value, particularly in an agricultural setting.

⁷ Misselbrook, Clarkson and Pain (1993) *Relationship between concentration and intensity of odours for pig slurry and broiler houses.*

⁸ Hayes, E.T., Curran, T.P and Dodd, V.A. (2006) *Odour and ammonia emissions from intensive poultry units in Ireland*. Bioresource Technology 97 pp933-939

⁹ EPA (2001) Odour Impacts and Odour Emission Control Measures for Intensive Agriculture. R&D REPORT SERIES No. 14. pp31.

¹⁰ Environment Agency (2002) Assessment of Community Response to Odorous Emissions. R&D Technical Report P4-095/TR. pp63

3.3 IAQM Odour Guidance¹¹

On 20th May 2014 the Institute of Air Quality Management released guidance on the assessment of odour for planning. This was updated in 2018.

The guidance is for assessing odour impacts for planning purposes. It provides background information relating to requirements for odour impact assessments and suitable impact criteria and draws from other sources of information such as that described in the H4 guidance (Section 3.3, above).

The IAQM odour guidance requires a degree of professional judgement when considering potential effects of environmental odours. Given the site setting and the number of residences potentially affected, the IAQM odour guidance may be used to classify to the impact from an intensive agricultural facility (i.e. for a 'moderately offensive odour') at a high sensitivity receptor as:

- 'negligible' at below 1.5 ou_E/m³;
- 'slight adverse' from 1.5 $ou_E/m^3 3.0 ou_E/m^3$ as a 98th percentile of hourly means; or
- 'moderate adverse' impact above from 3.0 ou_E/m³ to 5.0 ou_E/m³ as a 98th percentile of hourly means.

Only a moderate impact (or greater) would be regarded as 'significant' for purposes of environmental assessment when considering the overall planning balance.

This document is not intended to provide guidance on odour for environmental protection regulatory purposes (e.g. Environmental Permitting).

¹¹ IAQM (2018) *Guidance on the assessment of odour for planning*

4.0 RECEPTORS, VENTILATION FLOWS AND EMISSIONS

4.1 Site Setting

Discrete receptor locations have been selected for comparative purposes to facilitate the discussion of predicted odour impacts; in general they represent the closest residential locations in each direction. These are as presented in Table 4-1 and shown in Drawing AQ1.

Ref	Description	National Gri	d Reference	Elevation (mAoD)
Rei	Description	OS Xm	OS Ym	Elevation (IIIAOD)
HR1	Isfryn	303312.0	360222.0	328.8
HR2	Plas-Meifod	303196.1	360183.0	337.9
HR3	Hafodty-Goch	303589.0	360346.0	307.9
HR4	Bwlch-Y-Gynog	303495.0	360134.0	317.6
HR5	Meifod	303634.8	359734.8	293.0
HR6	Tan-Y-Foel	302930.0	360097.0	355.0

Table 4-1Discrete Receptor Locations Modelled

In addition to assessment of impact at discrete receptors, a receptor grid has been used to allow the production of and odour isopleth drawing. Modelling was carried out at 20m resolution over a 0.6 km by 0.6 km grid.

4.2 Building and Stack Layouts

Modelling inputs for the existing and proposed buildings are shown in Appendix C.

The existing broiler houses are fitted with capped ridge fans. There is no vertical efflux velocity from the ridge fans for this reason. For purposes of dispersion modelling, the emissions from the existing houses have therefore been represented by elevated area sources running the length of the ridge on each building. Area sources have no vertical momentum and neither are they affected by building downwash.

4.3 Emission Rates

As described in section 2.4, the emission rates used are calculated from the weight of birds within each house using a specific emission rate taken from published values which indicate a likely range for a well run modern farm. Emissions have been calculated from the odour emission rate of 0.53 $ou_E/s/kg$ bird which is a figure taken from E.T. Hayes, T.P. Curran, V.A. Dodd (2006) *Odour and ammonia emissions from intensive poultry units in Ireland*. **Bioresource Technology 97 (2006)** 933–939. The emission calculations are time varied across the cycle as shown in Appendix D.

4.4 Emission Parameters

The emission parameters for the new turkey buildings are as shown in Table 4-2 below.

Building	Stack height (m)	Stack diameter (m)	Velocity (m/s)		
Proposed Turkey Buildings	6.0	0.8	12.0		

Table 4-2

The temperature of emissions from the proposed turkey houses has been taken as 25°C for all hours of the year.

4.5 Local Wind Speed and Direction Data

The most important meteorological parameters governing the atmospheric dispersion of pollutants are wind direction, wind speed and atmospheric stability. For meteorological data to be suitable for dispersion modelling purposes a number of meteorological parameters need to be measured on a continuous basis.

There are only a limited number of sites where the required meteorological measurements are made. In the UK, all of these sites are quality controlled by the Met Office. Suitable meteorological data is not however available for all sites, in which case NRW guidance states:

'If observed suitable meteorological data are not available, then high quality numerical weather prediction (NWP) data, e.g. Met Office high horizontal resolution (1.5 km) NWP data extracted at the proposed site, should be used...'

In this case, the closest meteorological data stations are:

- Rhyl No 2. WMO Identifier 3313 (76m AoD); and
- Bala. WMO Identifier 3409 (163m AoD).

It is considered that neither of these sites is suitable, particularly in relation to the setting of the meteorological data site and also the elevation (the site is located at 344m AoD). For this reason, a 5 year NWP data set has been obtained in order to ensure compliance with NRW Guidance. This NWP data set covers the years 2016 – 2020.

NWP meteorological data was obtained in .met format and converted to .sfc and .pfl formats for use in AERMOD using AERMET Pro according to US EPA methodology¹². Surface roughness length is based upon land use characteristics 1km from the point source. The determination of Bowen ratio and albedo is defined by a 10km by 10km region around the site. In this case the site is characterised by water, forest and grassland. A site roughness of 0.1m has been used for the modelling.

¹² US Environmental Protection Agency (2008). AERMOD Implementation Guide, AERMOD Implementation Group.

4.6 **Building Height and Downwash**

The movement of air over and around buildings and other structures generates areas of flow re-circulation that can lead to increased ground level concentrations of pollutants close to the source. Where the stack height is less than 2.5 times the height of any nearby building (within 5 stack heights), downwash effects and entrainment can be significant.

The site details (existing and proposed) have been provided by the applicant. The height of all existing buildings has been taken as 4m above ground level.

Building	Width (m)	Length (m)	Basal Height (mAoD)	Angle (°)
Building 1	21.7	29.5	344	70.1
Building 2	21.7	29.5	344	70.1
Building 3	21.7	29.5	344	70.1
Building 4	21.7	29.5	344	70.1
Building 5	21.7	29.5	344	70.1
Building 6	21.7	29.5	344	70.1
Building 7	21.7	29.5	344	70.1
Building 8	21.7	29.5	344	70.1

Table 4-3 **Building Details: Existing**

The proposed buildings will be as follows. The height of all proposed buildings has been taken as 5m above ground level.

	Building Detai	ls: Proposed		
Building	Width (m)	Length (m)	Basal Height (mAoD)	Angle (°)
Building 1	20	34	344	70.7
Building 2	20	34	344	70.7
Building 3	20	34	344	70.7
Building 4	20	34	344	70.7
Building 5	20	34	344	70.7
Building 6	20	34	344	70.7

Table 4-4

4.7 Topography

Elevated terrain reduces the distance between the plume centre line and the ground level, thereby increasing ground level concentrations. Elevated terrain can also increase turbulence and, hence, plume mixing with the effect of increasing concentrations near to a source and reducing concentrations further away. The Pen Y Ffridd site is set on ground at approximately 344m AOD and the height of the surrounding land is highly variable. Information relating to the topography of the area surrounding the site has been used to assess the impact of terrain features on the dispersion of emissions from the site. Topographical data has been obtained in digital (.ntf) format and incorporated into the assessment.



5.0 RESULTS

Results may be compared against the benchmark criterion of $3 \text{ ou}_E/\text{m}^3$ as a 98^{th} percentile of hourly means appropriate for a 'moderately offensive' odour although this should be regarded as precautionary as should the emission rates.

5.1 Existing Farm layout (Broilers)

The 5-year average odour exposures predicted as a result of emission from the existing broiler farm layout are presented in Table 5-1 below.

Odour Results (du _E /m ²)							
Ref	Description	2016	2017	2018	2019	2020	Ave
HR1	Isfryn	6.6	4.5	5.2	7.6	6.4	6.1
HR2	Plas-Meifod	4.4	2.3	3.1	4.5	4.2	3.7
HR3	Hafodty-Goch	1.6	1.9	2.3	1.8	1.8	1.9
HR4	Bwlch-Y-Gynog	5.6	5.6	6.0	5.2	5.3	5.5
HR5	Meifod	0.9	0.9	1.0	0.6	0.8	0.8
HR6	Tan-Y-Foel	0.8	0.1	0.5	0.6	0.5	0.5

Table 5-1 Odour Results (ou₅/m³)

The modelling indicates that there are three properties where the average existing odour impact results are above $3.0ou_E/m^3$. Odour will be perceived at these locations at a level which would normally be considered unacceptable according to IAQM Guidance and the EA.

5.2 Proposed Farm layout (Turkeys)

The 5-year average odour exposures predicted as a result of emission from the proposed farm layout are presented in Table 5-2 below.

Table 5-2 Odour Results (ou _E /m³)							
Ref	Description	2016	2017	2018	2019	2020	Ave
HR1	Isfryn	3.3	2.6	2.8	3.2	3.0	3.0
HR2	Plas-Meifod	2.3	2.0	2.2	2.8	2.5	2.3
HR3	Hafodty-Goch	1.4	1.6	1.4	1.3	1.3	1.4
HR4	Bwlch-Y-Gynog	3.6	3.7	3.7	3.6	3.4	3.6
HR5	Meifod	0.6	0.8	0.6	0.6	0.6	0.7
HR6	Tan-Y-Foel	0.5	0.2	0.5	0.6	0.5	0.4

The modelling indicates that for the proposed layout there are no offsite properties where the average odour impact results are above $3.0ou_E/m^3$.

5.3 Scenario Comparison

A comparison of the 5-year average odour exposures is presented in Table 5-3 below.

Ref	Description	Existing	Proposed	Difference
HR1	Isfryn	6.1	3.0	-3.1
HR2	Plas-Meifod	3.7	2.3	-1.4
HR3	Hafodty-Goch	1.9	1.4	-0.5
HR4	Bwlch-Y-Gynog	5.5	3.6	-1.9
HR5	Meifod	0.8	0.7	-0.2
HR6	Tan-Y-Foel	0.5	0.4	-0.1

Table 5-3
Odour Results Comparison (ou _E /m ³)

A comparison of the 5-year maximum odour exposures is presented in Table 5-4 below.

Ref	Description	Existing	Proposed	Difference
HR1	Isfryn	7.6	3.3	-4.3
HR2	Plas-Meifod	4.5	2.8	-1.7
HR3	Hafodty-Goch	2.3	1.6	-0.7
HR4	Bwlch-Y-Gynog	6.0	3.7	-2.2
HR5	Meifod	1.0	0.8	-0.1
HR6	Tan-Y-Foel	0.8	0.6	-0.2

Table 5-4 Odour Results Comparison (ou_E/m³)

It can be seen that the redevelopment of the Pen Y Ffridd site as proposed is predicted to result in a betterment at all receptors as a result of the improved ventilation system consistent with modern standards and lower overall emissions from the turkeys than the broilers currently at the site as a result of the stocking and selection methods proposed.

6.0 MITIGATION

The emission rate used above is calculated from the standard emission factors for turkeys, factored for the size of bird at the farm. No reduction applied for:

- ideal protein diets;
- use of probiotics;
- indirect heating; or
- maintenance of good quality litter across the unit.

Notwithstanding this, the modelling indicates that for the proposed layout there are no offsite properties where the odour impact results are above $3.0ou_E/m^3$. Furthermore, the redevelopment of the Pen Y Ffridd site as proposed is predicted to result in a betterment at all receptors as a result of the improved ventilation system consistent with modern standards.



7.0 CONCLUSIONS

This report presents a detailed odour impact assessment (OIA) for the proposed redevelopment of an existing poultry farm at Pen Y Ffridd, Saron, LL16 4SW. When complete, it is planned that the existing broiler farm will be replaced with a turkey breeder selection unit.

This assessment presents the result of the detailed dispersion modelling exercise aimed at quantifying the potential odour impacts from the existing and proposed farm layouts and proposals for mitigation

Dispersion modelling has been completed, which predicts that:

- The proposed odour impacts are likely to be above limits typically applied in the UK for such sources;
- With the proposed development in place, odour will continue to be perceived the closest locations; however
- The redevelopment of the Pen Y Ffridd site as proposed is predicted to result in a betterment at all receptors as a result of the improved ventilation system consistent with modern standards.

Should the odour control measures detailed in a site odour management plan be followed during typical operation and abnormal events, these potential impacts will be reduced even further.

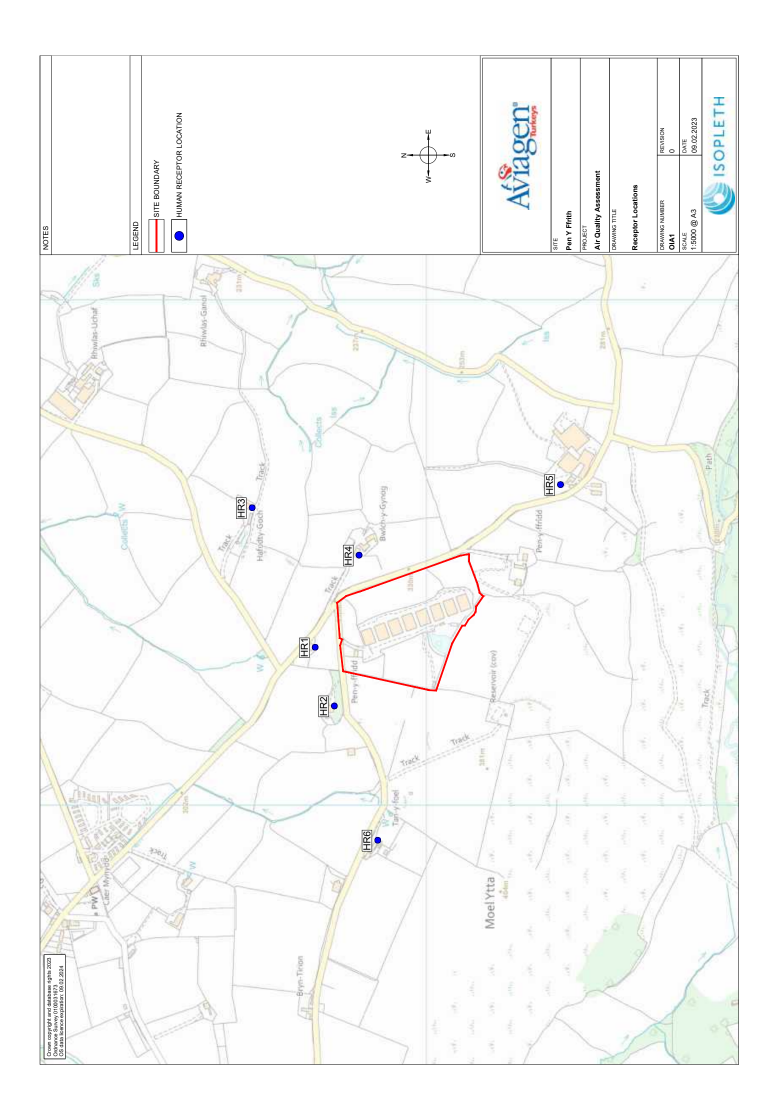


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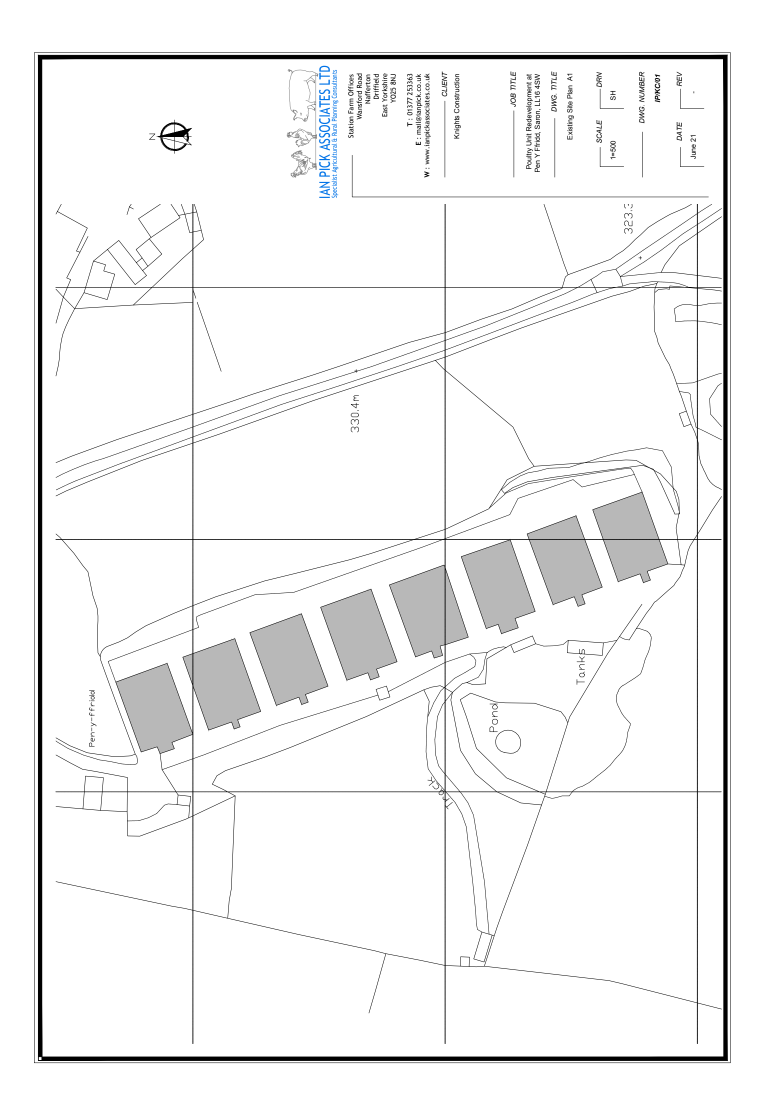
APPENDIX A

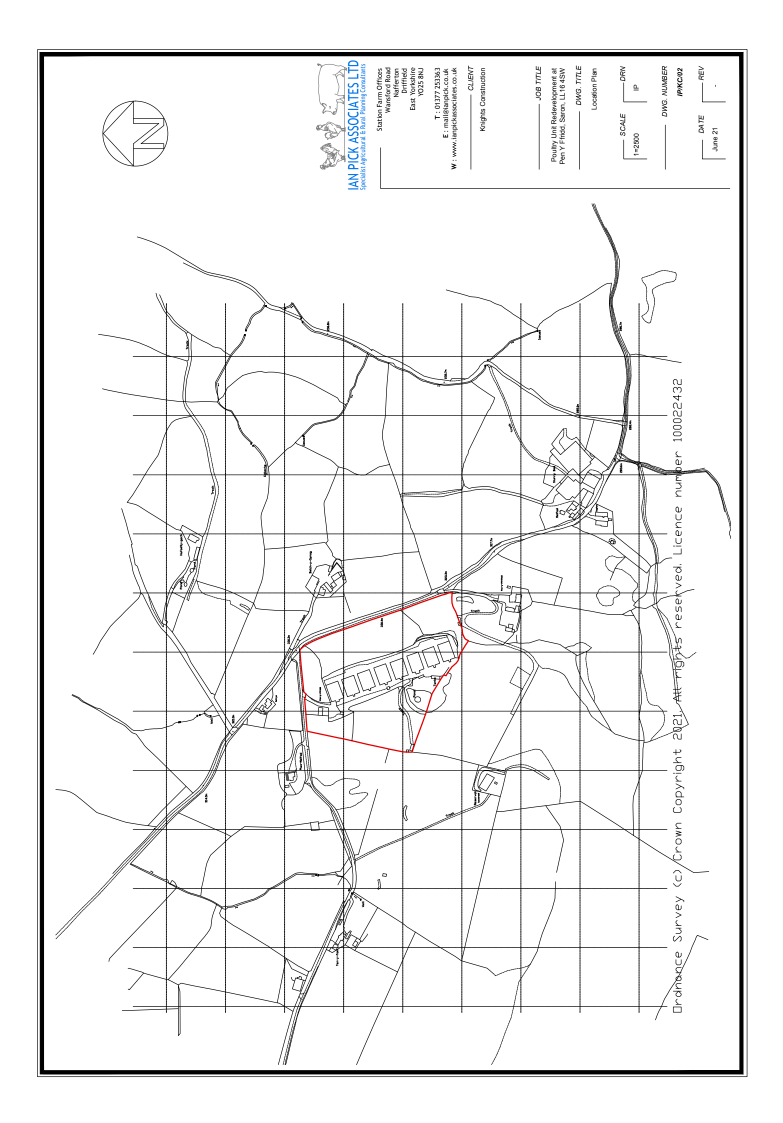


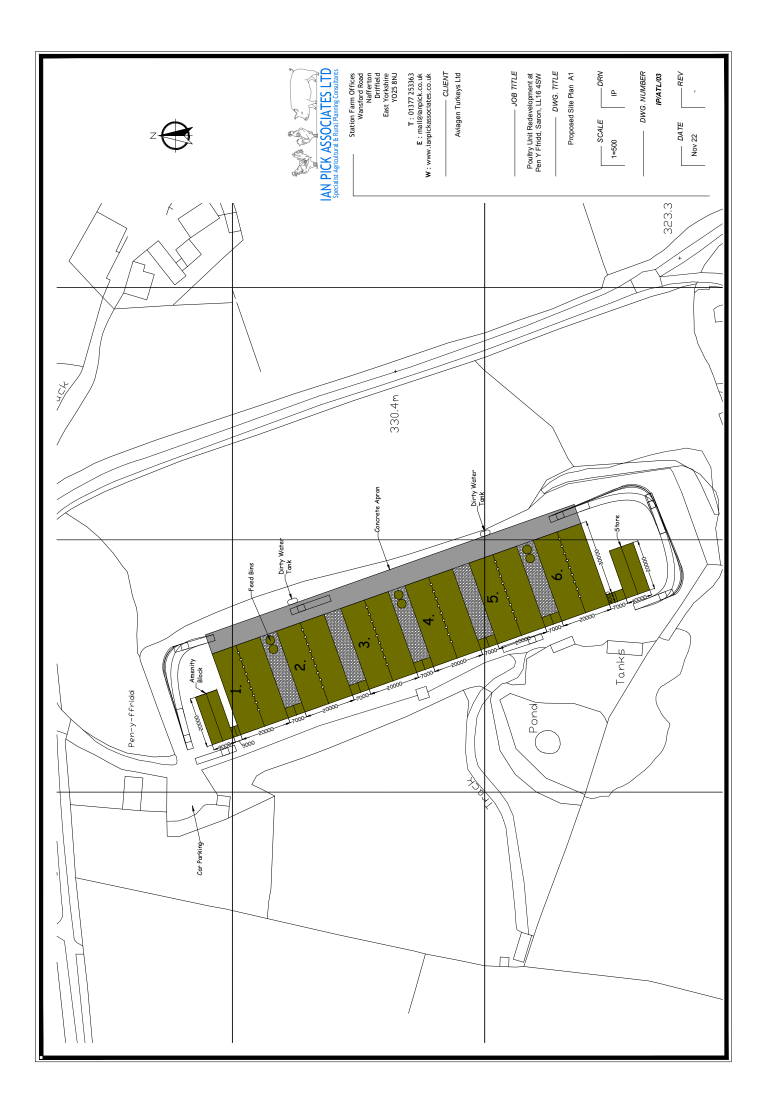


APPENDIX B









APPENDIX C

Table C-1Sc0: Building Locations

ID	Ref	OSGR Xm	OSGR Ym
B1	Building 1	303315.7	360120.8
B2	Building 2	303324.5	360094.1
B3	Building 3	303334.2	360067.1
B4	Building 4	303344.1	360039.4
B5	Building 5	303353.5	360012.1
B6	Building 6	303364.7	359984.1
B7	Building 7	303374.3	359957.5
B8	Building 8	303383.3	359931.8

Table C-2Sc0: Source Locations

ID	Ref	OSGR Xm	OSGR Ym
B1	Building 1	303319.9	360111.3
B2	Building 2	303329.0	360084.2
В3	Building 3	303338.4	360058.0
B4	Building 4	303348.4	360030.4
B5	Building 5	303357.8	360003.1
B6	Building 6	303368.7	359975.3
В7	Building 7	303378.4	359948.9
B8	Building 8	303387.2	359923.1

Table C-3 Sc1: Building Locations

ID	Ref	OSGR Xm	OSGR Ym
B1	Building 1	303322.8	360096.9
B2	Building 2	303331.9	360071.4
В3	Building 3	303340.9	360045.9
B4	Building 4	303349.8	360020.6
B5	Building 5	303358.8	359995.2
B6	Building 6	303367.8	359969.8

ID	Ref	OSGR Xm	OSGR Ym
B1S1	Building 1	303332.9	360089.7
B1S2	Building 1	303335.7	360090.7
B1S3	Building 1	303338.5	360091.7
B1S4	Building 1	303341.3	360092.7
B1S5	Building 1	303344.2	360093.7
B1S6	Building 1	303347.0	360094.7
B1S7	Building 1	303349.8	360095.8
B1S8	Building 1	303352.6	360096.8
B1S9	Building 1	303355.5	360097.7
B2S1	Building 2	303341.9	360064.3
B2S2	Building 2	303344.7	360065.3
B2S3	Building 2	303347.5	360066.3
B2S4	Building 2	303350.3	360067.2
B2S5	Building 2	303353.1	360068.3
B2S6	Building 2	303356.0	360069.3
B2S7	Building 2	303358.8	360070.3
B2S8	Building 2	303361.6	360071.2
B2S9	Building 2	303364.4	360072.3
B3S1	Building 3	303350.8	360038.9
B3S2	Building 3	303353.7	360039.9
B3S3	Building 3	303356.5	360040.8
B3S4	Building 3	303359.3	360041.9
B3S5	Building 3	303362.2	360042.8
B3S6	Building 3	303365.0	360043.9
B3S7	Building 3	303367.8	360044.9
B3S8	Building 3	303370.6	360045.9
B3S9	Building 3	303373.5	360046.9
B4S1	Building 4	303359.8	360013.4
B4S2	Building 4	303362.7	360014.4
B4S3	Building 4	303365.5	360015.4
B4S4	Building 4	303368.3	360016.4
B4S5	Building 4	303371.1	360017.4
B4S6	Building 4	303373.9	360018.5
B4S7	Building 4	303376.8	360019.5
B4S8	Building 4	303379.6	360020.5
B4S9	Building 4	303382.4	360021.5
B5S1	Building 5	303368.8	359988.0
B5S2	Building 5	303371.6	359989.0
B5S3	Building 5	303374.4	359990.0

Table C-4 Sc1: Stack Locations

ID	Ref	OSGR Xm	OSGR Ym
B5S4	Building 5	303377.3	359991.0
B5S5	Building 5	303380.1	359992.0
B5S6	Building 5	303382.9	359993.0
B5S7	Building 5	303385.7	359994.0
B5S8	Building 5	303388.6	359995.0
B5S9	Building 5	303391.4	359996.0
B6S1	Building 6	303377.8	359962.6
B6S2	Building 6	303380.6	359963.6
B6S3	Building 6	303383.5	359964.6
B6S4	Building 6	303386.3	359965.6
B6S5	Building 6	303389.1	359966.6
B6S6	Building 6	303391.9	359967.6
B6S7	Building 6	303394.8	359968.6
B6S8	Building 6	303397.6	359969.6
B6S9	Building 6	303400.4	359970.6

APPENDIX D

Table D-1 Sc1: Stocking and Odour Emissions (Males)

Week	% remaining	number remaining	Total mass (kg)	OU _E emission / sec
0	100.0	5000	305	161.7
1	97.6	4880	1074	569.1
2	97.1	4855	1796	952.0
3	96.9	4844	4166	2207.9
4	94.3	4715	6365	3373.3
5	93.2	4661	8576	4545.4
6	92.6	4632	10792	5719.7
7	91.8	4588	14635	7756.6
8	91.5	4574	18526	9818.9
9	91.1	4557	22376	11859.5
10	90.7	4534	26162	13865.9
11	90.3	4515	32054	16988.6
12	90.1	4505	38021	20151.2
13	89.6	4478	43751	23187.8
14	88.9	4444	49327	26143.5
15	88.4	4418	55273	29294.6
16	87.9	4395	61224	32448.7
17	84.6	4230	64896	34394.7
18	81.0	4049	67858	35964.5
19	79.2	3959	71214	37743.5
20	45.2	2261	43456	23031.7
21	35.8	1788	36561	19377.1
22	29.5	1476	31976	16947.5
23	22.4	1118	25162	13335.6
24	21.5	1076	25083	13294.1
25	19.7	984	23757	12591.4
26	16.7	835	20851	11050.9
27	13.6	678	17141	9084.8
28	11.4	568	14554	7713.6
29	9.3	463	12021	6371.1
clean 1	0.0	0	0	0.0
clean 2	0.0	0	0	0.0
clean 3	0.0	0	0	0.0
clean 4	0.0	0	0	0.0
clean 5	0.0	0	0	0.0
clean 6	0.0	0	0	0.0

Week	% remaining	number remaining	Total mass (kg)	OU _E emission / sec
0	100.0	9000	1620	858.6
1	97.6	8785	2723	1443.4
2	97.1	8739	6292	3334.7
3	96.9	8719	9852	5221.8
4	94.3	8486	13069	6926.6
5	93.2	8390	16360	8670.8
6	92.6	8337	22510	11930.4
7	91.8	8258	28573	15143.6
8	91.5	8234	34747	18415.9
9	91.1	8203	40852	21651.4
10	90.7	8161	47092	24958.6
11	90.3	8126	53309	28253.7
12	90.1	8109	59681	31630.7
13	89.6	8060	65693	34817.3
14	88.9	7999	70711	37477.0
15	88.4	7953	75791	40169.4
16	87.9	7911	80853	42851.9
17	84.6	7615	83078	44031.5
18	81.0	7288	85049	45075.8
19	79.2	7125	88568	46941.2
20	45.2	4070	53680	28450.4
21	35.8	3218	44924	23809.7
22	29.5	2656	38567	20440.3
23	22.4	2013	30355	16088.1
24	21.5	1936	30300	16059.0
25	19.7	1771	28715	15219.2
26	16.7	1504	24690	13085.7
27	13.6	1220	20309	10763.7
28	11.4	1023	17236	9135.2
29	9.3	834	14231	7542.2
clean 1	0.0	0	0	0.0
clean 2	0.0	0	0	0.0
clean 3	0.0	0	0	0.0
clean 4	0.0	0	0	0.0
clean 5	0.0	0	0	0.0
clean 6	0.0	0	0	0.0

Table D-2Sc1: Stocking and Odour Emissions (Females)

[Notes: Emissions calculated from the odour emission rate of 0.53 ou_E/s/kg bird which is a figure taken from E.T. Hayes, T.P. Curran, V.A. Dodd (2006) *Odour and ammonia emissions from intensive poultry units in Ireland*. **Bioresource Technology 97 (2006)** 933–939]





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