

Respondent Information Form

# Your response

Please complete this form if you are not responding to our Proposed changes to the Environmental Regulation (Scotland) Guidance on public participation and fit and proper person test consultation [via our online consultation hub.](https://consultation.sepa.org.uk/communications/easr_charging_scheme_2024)

Once complete, please submit this form to [iaf@sepa.org.uk](mailto:iaf@sepa.org.uk).

# Handling your response

By submitting your response to this consultation, you give SEPA permission to analyse and include your response in our results.

We would like to know if you are happy for your response to be made public. If you ask for your response not to be published, it will be regarded as confidential and treated in accordance with SEPA’s published [Privacy Policy](https://www.sepa.org.uk/help/privacy-policy/).

# About You

1. What is your name? (Optional)

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| --- |
| Jenny Grant |

1. What is your email address? (Optional)

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| jenny@r-e-a.net |

1. If you have supplied an email address, are you happy to receive communication from SEPA about ongoing developments in the Better Environmental Regulation Programme?

Please delete as appropriate: Yes

1. (a) Are you responding to this consultation on behalf of yourself, or a business or organisation? (Required)

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| business or organisation |

(b) If you are responding on behalf of a business or organisation, please provide the name below:

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| REA - Renewable Energy Association |

1. Are you happy for us to publish your response to this consultation?Please delete as appropriate: Yes

**Public Participation Statement**

1. Do you agree with the proposed approach on pre-application?

Please delete as appropriate: No.

If you answered ‘No’ please explain why?

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| While, in principle, the REA agrees that the public should have the opportunity to be involved in developments impacting their local communities, we have concerns about the ways this is proposed in the consultation document.  First, the consultation does not clarify which types of authorisations this new requirement will apply to, stating only ‘The requirement of pre-application engagement will not be expected for all permit applications or variations. Details will be provided on our website to make it clear which activities we would normally consider pre-application engagement a requirement for.’ This lack of clarity makes it difficult to support this proposal unequivocally.  Furthermore, we feel greater detail is necessary around the process for sourcing and responding to public feedback and how any public involvement will be taken into consideration. Specifically, we feel we need a better understanding of the following:   * What is the process for moving forward if the public (even a very small minority) are ultimately unsupportive of the authorisation? * How will SEPA judge the outcomes of the process (i.e., how will the public’s views be taken into consideration during the determination process—if members of the public oppose a permit, will it be automatically rejected?) * How will (pre-)applicants be expected to demonstrate they’ve tried to solicit public participation (particularly in the event that no feedback is raised) * What is the expected timeframe for soliciting public participation? This should be reasonable and not unnecessarily hinder development. * For activities that affect more than one localised area (e.g., land spreading), how would public participation be expected to be undertaken? |

1. Do you have additional suggestions for the prospective applicant in terms of the public consultation process outlined in the proposed in the annex?

Please delete as appropriate: Yes.

If you answered ‘Yes please explain why?

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| Applicants should include information explaining why the authorisation is needed, and beneficial—particularly for the local area.  *‘e.g. This composting site is needed to process local food and garden waste. It will provide an important waste management service for the local residents who produce this organic waste and is preferrable, both environmentally and visually, to landfilling. Local residents may be able to source compost for their gardens directly from this facility once operational.’* |

1. Do you think we should have minimum criteria that we expect the potential applicant to demonstrate to meet the requirement for pre-application engagement?

Please delete as appropriate: No.

If you answered ‘Yes please explain why?

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| The appropriate engagement measures may vary depending on the localised area and the activity covered under the prospective authorisation. Therefore, while greater guidance about the expectations for pre-application engagement would be useful, a set of standardised ‘minimum criteria’ does not seem suitable. Applicants should be afforded the latitude to tailor their approach to the circumstances.  Additionally, if minimum criteria are provided, applicants may only go as far as what is strictly required, even if this is not the most appropriate intervention.  Finally, we appreciate that if pre-applicant engagement is required, applicants may be expected to demonstrate they have attempted to engage with the public. However, if the public does not engage following good-faith attempts, how will the process proceed? |

1. Do you have any additional suggestions for engaging with the local community?

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| Community councils, local schools |

**Simplification of Call-in process**

1. Is the new text understandable?

No. If you answered ‘No’ please explain why?

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| The latter statement reads like there is no longer an option for third parties to request ministerial determination, and instead the minister may choose to call-in an application for their own determination (e.g., effectively removing the ability of third-parties to make such requests).  This is not what we understand to be the case from reading the [EASR 2018: process for considering third party representations](https://www.gov.scot/publications/process-considering-third-party-representations-under-environmental-authorisations-scotland-regulations/), as section 3.2 states ‘If they feel the determination leaves any significant issues outstanding, third parties will then have a further 21 days, by virtue of Schedule 1, paragraph 22 of EAR 2018, in which to request that Ministers determine the case themselves.’  We feel the text should be modified to either just reference the document, or include more info on the various options. |

**Fit and Proper Person test**

1. Do you agree with the proposal for SEPA to ask applicants if they, or their relevant associates, have any convictions for relevant offences (“relevant convictions”), which includes both environmental and non-environmental offences, as part of their application?

Please delete as appropriate: Yes.

If you answered ‘No’ please explain why?

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If you would like this document in an accessible format, such as large print, audio recording or braille, please contact SEPA by emailing [equalities@sepa.org.uk](mailto:equalities@sepa.org.uk)