

ANNEX 4.1:

DECISION ON NECESSITY AND SCOPE OF THE EIA



Republic of Serbia
Autonomous Province of Vojvodina
Provincial Department for environmental protection
and sustainable development
16, Bulevar Mihajla Pupina
21000 Novi Sad
No: 119-501-01792/2006-04
Date: 8 February 2007
N.K/O.V.

The Provincial Department for environmental protection and sustainable development, based on article 14, paragraph 3, Law on environmental impact assessment (`Official gazette of RS`, no: 135/04) and article 192, Law on general administrative procedure (`Official gazette of SRJ`, no: 33/97 and 31/01), acting upon request of the PC `Directorate for construction` from Vrbas, 89 Marsala Tita, in the procedure of determining the volume and content of the Environmental impact assessment study of the PROJECT central waste water treatment plant of Vrbas and Kula, made the following

DECISION

1. The Investor PC `Directorate for construction` in Vrbas, 89 Marsala Tita, is obliged to prepare the Environmental impact assessment study of the PROJECT central waste water treatment plant of Vrbas and Kula, at cadastral lots no: 2412, 2413 and 2406, cadastral section Vrbas, regarding the volume and content, in the way defined by the article 17, Law on environmental impact assessment (`OGRS`, no: 135/04) and by the Rulebook on the environmental impact assessment study content (`OGRS`, no: 69/05).

The Environmental impact assessment study is to contain the following:

- An overview of the quality and quantity of the wastewater which will be treated at the considered wastewater treatment facilities
2. The Investor is obliged to apply for the approval not later than a year from the day of receiving the final decision on the volume and content of the environmental impact assessment study.

JUSTIFICATION

The Investor PC `Directorate for construction` in Vrbas, 89 Marsala Tita, has requested the volume and content definition of the Environmental impact assessment study of the PROJECT central waste water treatment plant of Vrbas and Kula, at the cadastral lots no: 2412, 2413 and 2406, cadastral section Vrbas.

During the procedure of the volume and content definition of the impact assessment for the abovementioned facility, the public was informed by the means of local newspapers in official languages of the area coming under the planned facility impact i.e. the municipalities of Vrbas and Kula. The opinion of the Department for urban planning, housing and communal services and environmental protection of the Vrbas municipality was delivered during the stated deadline. This opinion was taken into consideration during decision making.

21 November 2007



Fesibility Study Vrbas
Final Report

Municipal Infrastructure Agency Support Programme
An EU-funded project managed by the European Agency for Reconstruction
9R5927/CvS/R2006_20/R001

The contents of the impact assessment study were defined by the decision justification, for the purpose of determining and evaluating potential direct and indirect environmental impacts of the project.

The deadline for requesting the approval of the impact assessment study, the volume and content of which were defined by this Decision, was determined by the article 16, Law on impact assessment (`OGRS`, No: 135/04).

The notice of the decision will be published in the local newspapers in official languages of the area which will be under the impact of the planned facility.

Based on the above mentioned, and on article 14, paragraph 3, Law on environmental impact assessment (`OGRS`, No: 135/04), the decision was made as in the justification.

Remedial act: Complain could be made against this Decision to the Ministry of science and environmental protection, within 15 days from the day of receiving the decision through this institution.

The complaint fee of 110, 00 RDS is to be paid at the account no: 840-742221843-57. The fee of 1100, 00 RSD will be collected based on the fee number 8, the Law on republican administrative fees (`OGRS`, No: 43/2003, 51/2003, 53/2004, 42/2005, 61/2005, 101/2005, 42/2006).

The previous was decided at the Provincial department for environmental protection and sustainable development in Novi Sad, 16 Mihajlo Pupin Blvd., 21000 Novi Sad, on 8 February 2007, reference no: 119-501-01792/2006-04.

The decision is to be sent to the following:

The investor, and
Archive

PROVINCIAL SECRETARY,
Zoltan Djarmati, PhD

