

Dear Lara,

Many thanks for the opportunity to comment on the recommendations made in the committee report as issued in January 2026. Enover provides the following comments:

Recommendation 1

We acknowledge the intent of this recommendation and confirm that all AQmesh pods were calibrated as of 17th October 2025. Following calibration, AQmesh (the pod manufacturer) issued correction factors to be applied to historical data. All data has subsequently been calibrated.

Recommendations 3, 5, 6 and 7

While these recommendations are actionable by Natural Resources Wales, their implementation would require legislative and regulatory changes by the Welsh Government and formal NRW led variations to environmental permits. We consider it important that this is clearly stated to manage expectations regarding process and delivery timescales.

In the interests of the immediate and ongoing regulation of the Hafod site and public perception of both Operator and Regulatory performance we feel the report should clarify that, the regulatory changes the recommendations seek to implement are not currently requirements of the Hafod Landfill Site permit.

Recommendation 7

Enover has collated rainfall, emissions, and complaint data to assess the assertion that rainfall events directly increase hydrogen sulphide (H₂S) emissions. Our review identifies no such correlation. However, as the recommendation calls for NRW to undertake review, we confirm Enover will provide all relevant data to support an independent regulatory assessment.

Recommendations 8–11

Enover remains fully engaged with the Stakeholder and Liaison Groups and will continue to support Wrexham County Borough Council in implementing these recommendations.

If we could have visibility the of other parties' responses to the recommendations, should we wish to respond further I'll ensure we do ahead of your deadline.

Kind Regards

Mark Silvester