



Mr Jesse Brown
Manager Technical and Environmental Services
Toxfree Pty Ltd
PO Box 90
ST MARYS NSW 2760

Dear Mr Brown

**Proposed Modification to Chemsal Waste Chemical Storage Facility - 40 Christie St, St Marys
Secretary's Environmental Assessment Requirement MP06_0095 MOD 4**

I refer to the email correspondence dated 9 November 2016 and 2 December 2016 regarding a proposed modification to the Chemsal Waste Chemical Storage Facility at St Mary's (MP06_0095). The correspondence seeks advice on the approval pathway for the proposed modification of the project approval to receive and process electronic waste.

The Department has reviewed the correspondence and can advise that a modification of the project approval can be considered under section 75W of the *Environmental Planning and Assessment Act 1979 (EP&A Act)*

In accordance with section 75W(3) of the *EP&A Act*, the Secretary's Environmental Assessment Requirements (SEARs) for the request are included below. The SEARs are based on the information provided to the Department to date. Your modification request shall be accompanied by an Environmental Assessment (EA) which includes the following:

- **description of the modification;**
- **need and justification for the modification;**
- **other approvals** – Identification of any proposed variations to the current Environment Protection Licence and any other licences;
- **Identification of the environmental impacts of the modification** – including a more detailed assessment of the following:
 - **air quality** (including air quality impact assessment);
 - **traffic and transport** (including a traffic impact assessment);
 - **noise** (including noise impact assessment);
 - **details about any proposed machinery to be used to process the electronic waste;**
 - **waste management;**
 - **hazard and risks** (if any) – including an updated Preliminary Hazard Analysis in accordance with *Hazardous Industry Planning Advisory Paper No. 6 – Guidelines for Hazard Analysis and Multi-Level Risk Assessment*;
 - **cumulative impacts;** and
 - **identification of conditions to be modified.**

The Department recommends that you consult with other relevant public authorities including but not limited to Penrith City Council, Roads and Maritime Services and the NSW Environment Protection Authority in preparing the EA.

Prior to formally lodging the EA, a draft EA should be emailed to the Department for review. Following this review, the Department will advise of the number of copies to be provided at lodgement. Following the lodgement of the EA, the Department will advise you of the applicable

fee (under Division 1A, Part 15 of the *Environmental Planning and Assessment Regulation, 2000*) and consultation requirements.

Should you have any queries in relation to this matter, please contact Susan Fox on the details above.

Yours sincerely



Chris Ritchie

Director

Industry Assessments

as delegate of the Secretary

12/12/16.