13th March, 2013.

To: plan_comment@planning.nsw.gov.au

Re: 05-0157 Moorebank Recyclers

After reviewing the Environmental Assessment I have some questions that I'd like clarified before I am able to make a considered submission:

- I note that the applicant needs to have obtained an environmental protection license to support the application. Has that been obtained and what conditions are placed on it in regards to monitoring and meeting the various prescribed environmental limits in particular those related to the areas of air quality and noise levels ?.
- 2) What penalties, if any, would apply in the event of those limits being breached?
- 3) Would there be a requirement for the applicant to keep daily records on air quality and noise levels and would the site be subject to regular audits and inspection of those records?
- 4) Is the license reviewed on a regular basis to ensure that the conditions under which the application was assessed remain valid, ie if the original 500,000 tonnes has grown to 2,000,000 tonnes and the 324 truck movements a day has grown to 1,300 per day is there a review of the license ?. This is particularly important as submissions are being sought with an understanding that the proposed project falls within a certain size and magnitude.
- 5) Is the environmental impacts data supplied by the applicant in support of the application subject to review by any governmental agencies prior to the project being approved?.

Regards,

Gary Pepper

8 Firebrick Road,

Moorebank

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