Subject: LMM 24/11/2020 - CITY OF NEWCASTLE SUBMISSION – IPART LOCAL COUNCIL DOMESTIC WASTE MANAGEMENT CHARGES DISCUSSION PAPER

MOTION

That City of Newcastle:

1 Notes that City of Newcastle has made a detailed submission (Attachment A) to the Independent Pricing and Regulatory Tribunal (IPART) in response to the release of the Local Council Domestic Waste Management Charges (DWMC) Discussion Paper;

2 Notes that the NSW Government collects around $800 million annually through its Waste Levy, which has grown by more than 250 per cent over the past decade;

3 Continues to raise concerns regarding the fact that while we pay around $37 million annually in Levy contributions, only $175,000 is returned to the Newcastle Local Government Area (LGA) to fund vital resource recovery, waste management and waste and recycling education projects for Novocastrians;

4 Joins LGNSW in advocating for the NSW Government to adequately re-invest Waste Levy funds into the development of local waste management planning, local procurement, education and local priority waste management infrastructure projects such as the City of Newcastle Organics Recycling Facility at Summerhill Waste Management Centre.

BACKGROUND

In August 2020, the Independent Pricing and Regulatory Tribunal advised that feedback was being sought on its Discussion Paper regarding domestic waste management charges levied by local councils.

“There is a wide variation in charges, and in some cases they may not be delivering good value for ratepayers. There may also be challenges for local councils in purchasing and pricing waste management services,” said IPART Chair Dr Paul Paterson.

He explained that previously IPART had decided not to regulate waste charges, but now needs to consider whether this is the right approach going forward.

“We intend to approach the issue with caution, recognising that prescriptive regulation may not be appropriate. There may be other ways to help councils and ratepayers get quality services at reasonable prices, such as improving transparency of costs and sharing best practice guidance” Dr Paterson said.

The Discussion Paper also asked for feedback on whether stakeholders consider that there are any issues with the prices charged for waste management services, and, if so, how IPART should respond.

“We are particularly interested in whether charges reflect the reasonable and efficient costs of providing waste services while meeting environmental and legislative requirements. We are also keen to hear what opportunities there may be for greater transparency for customers and councils” said Dr Paterson.
CITY OF NEWCASTLE RESPONSE

On 20 October 2020, City of Newcastle provided a detailed submission to IPART regarding the Discussion Paper (Attachment A) noting that IPART requires further in-depth analysis to understand the Domestic Waste Management market and current associated barriers.

The submission also notes the potential for significantly better outcomes the industry should a more considered and sophisticated response be adopted.

City of Newcastle notes that:

- The NSW Government collects around $800 million annually through its Waste Levy, which has grown by more than 250 per cent over the past decade;
- Despite paying approximately $37 million annually in Waste Levy contributions, only $175,000 is returned to the Newcastle LGA.

LGNSW Save Our Recycling Campaign:

Prior to the recent NSW Budget, LGNSW re-launched the ‘Save Our Recycling’ Campaign. Through this campaign, LGNSW have been advocating for the NSW Government to:

- Fund councils to develop regional plans for the future of waste and resource recovery in their regions
- Fund the delivery of priority infrastructure and other projects, procured by local government, that are needed to deliver the regional-scale plans, particularly where a market failure has been identified
- Increase local and state government procurement of recycled goods made with domestic content; and
- Fund and deliver a state-wide education campaign on the importance of recycling to encourage the right way to recycle, the purchase of products with recycled content, and promoting waste avoidance.


On 17 November 2020, LGNSW welcomed the NSW Government’s extended support for the program:

Today’s NSW Budget has supported local government’s Save Our Recycling campaign with a $96 million commitment to extend the Waste Less Recycle More program and finalise the long-term strategy for waste.

Local Government NSW (LGNSW) President Linda Scott said the urgent need to educate communities was a key component of the Save Our Recycling campaign backed by NSW councils.

“Mayors and councillors welcome the fact that the NSW Government has listened to our advocacy to save recycling and will invest $96 million towards a better recycling system,” Cr Scott said.

“LGNSW will continue to call for the Government to reinvest the annual $800 million Waste Levy in four ways: council-developed regional waste management plans, revitalised infrastructure, increased procurement of recycled goods and a state-wide education campaign.”
“The NSW Budget funding helps tackle one of those four requirements and is a welcome step forward as we face the rapidly-approaching bans on the export of recycling and waste overseas.

“Extending the Waste Less Recycle More program will help promote a circular economy, enabling NSW to create more reusable product, with the potential to create whole new industries and jobs along with it.”

Cr Scott urged the Government to take the next step, which required them to match Federal and industry funding to divert more than 10 million tonnes of waste from landfill and create 10,000 jobs Australia-wide.

“It’s disappointing that the State Government will not match Federal Government recycling funding in this Budget, but it is not too late to ensure NSW does not miss out,” she said.


2013 NOTICE OF MOTION (Attachment B)

On 14 May 2013, I submitted a Notice of Motion (NOM 28/05/13 – S88 Waste Levy) regarding Section 88 Waste Levy funds being returned to consolidated revenue by the NSW Government, and the missed opportunities this represented.

In that motion it was noted that the City of Newcastle had provided $67.8 million over nine years back to the NSW Government via the Section 88 Waste Levy.

The figures in this Notice of Motion from 2013, compared to the current figures, demonstrates the enormous increase in this levy to the rate payers of Newcastle since 2004.

2018 LORD MAYORAL MINUTE (Attachment C)

A 2018 Lord Mayoral Minute – NSW Waste Levy Fund noted that between 2008-2018, the Waste Levy had increased by more than 300 per cent, with City of Newcastle paying $178 million to the NSW Government in Waste Levy contribution over that decade.

RELATED PREVIOUS DECISIONS
NOM 28/05/13 - S88 Waste Levy
LMM 25/09/18 – NSW Waste Levy Fund

ATTACHMENTS

Attachment A: City of Newcastle Submission - IPART Local Council Domestic Waste Management Charges Discussion Paper
Attachment B: Notice of Motion 28/05/13 – S88 Waste Levy
Attachment C: Lord Mayoral Minute 25/09/18 - NSW Waste Levy Fund
Independent Pricing and Regulatory Tribunal  
PO Box K35  
Haymarket Post Shop  
SYDNEY NSW 1240

To Whom It May Concern

REVIEW OF DOMESTIC WASTE MANAGEMENT CHARGES

The City of Newcastle (CN) welcomes the opportunity to provide a submission in response to IPART’s Local Council Domestic Waste Management Charges (DWMC) Discussion Paper.

Newcastle is a significant regional city located on the East coast of Australia, approximately 160 km north of Sydney. The Newcastle Local Government Area (LGA) has a population of approximately 160,000 persons, occupying 65,000 households. The LGA covers an area of 187 km².

CN offers a three-bin (general waste, mixed recycling, green waste) and bulk-waste service to its residents. CN outsources its mixed recycling service to a contractor and manages collection and disposal of its general waste and green waste streams. CN owns and operates the Summerhill Waste Management Centre (SWMC) with commercial arrangements extending to the Hunter Region and Sydney. CN is currently developing their Waste Strategy to ‘pivot’ operations at the SWMC from a predominantly landfill operation toward resource recovery by embedding circular economy into the future operational design.

CN is well placed to provide insight to IPART on this matter as CN is aware of the full life cycle of costs associated with the delivery of service being a blend of both owner/operator and outsourced of services.

CN believes the public and private sectors both have a role to play within the market, and IPART requires further in-depth analysis to understand the market and associated barriers. There is potential for significantly better outcomes within the industry should a more considered, and sophisticated approach is adopted.
Response to list of questions in the discussion paper

1. *Is it a concern that DWM charges appear to be rising faster than the rate peg? Are there particular cost-drivers that may be contributing to this?*

The DWMC is rising faster than the rate peg as waste management is governed by complex market factors. To understand these complexities, IPART will require guidance by industry experts; CN is willing to work with IPART on this matter.

Factors that contribute to the DWMC include:

- The NSW EPA Waste Levy is a significant contributor to cost and typically represents approximately 50-65% of the cost of disposal. Over a similar period to which IPART has compared increasing cost, you can see, by the graph below, that the NSW waste levy has increased around 100% in the metro area, and over 250% in the regional levy area whilst the Sydney All Groups CPI has increased only 19%. If the State is concerned about price changes in the waste industry, it should also consider a review of its own waste levy. Further, if the waste levy must remain, then it must be hypothecated back to the industry. Over the last two years, only 16% of the levy collected has been injected back into the industry. CN pays approximately $37M in levy annually and only receives $178K back through the BWRF.

- Significant recycling market disruption limiting end markets and impacting commodity value. At a high level, the sequence of events have been as follows; China National Sword Policy comes into effect disrupting Australian recyclables export, market glut in Australia causing increased cost for reprocessing and gate rates, COAG Export Ban, facility shutdowns due to oversupply and non-viable operations due to uncertainty of end markets for commodities.

- The recent impacts on the industry related to the management of recycling have also represented a significant increase in the cost to deliver the same outcome as the erosion of commodity value has occurred. The significant cost increases relate to environmental, planning, fire, insurance and increased processing requirements.

- The introduction of a CDS has also impacted on the value of the commodity stream at the kerbside by cannibalising all high-value material from this stream. It should also be noted that when the cost per tonne of collection of CDS is considered, it far outweighs the cost of local government delivered services.
Federal and NSW Government policy pressure to continue investing in resource recovery infrastructure and services to meet increasingly ambitious domestic waste landfill diversion and recycling targets.

Should IPART’s intent be to address cost shifting, then directly addressing this issue is warranted. Further CN is concerned that any intervention measures recommended does not cause perverse outcomes to the waste industry.

2. To what extent does the variation in services and charges reflect differing service levels, and community expectations and preferences across different councils?

The variations in services and charges reflect a range of factors including service levels, logistics and contractual obligations. Some of the key influences include:

- **Logistics** - distance of depot to population, and population to disposal locations, housing density, productivity, presentation rates, bin weight, variability of kerbside systems, variability in schedules for each service, compaction ratios, etc.
- **Fleet optimisation** - typically an issue for smaller contracts where the truck cannot be fully utilised.
- **Poor planning** – increased density without adequate consideration of collection over the long term, parking and a lack of infrastructure planning all exacerbate the cost issues and result in higher long-term costs to the community for these services.
- **Capital requirements** – major infrastructure (facility, depot) and bins (including costs incurred for changes and/or replacement).
- **Contract specifics** - term, risk allocation, rise and fall requirements, commodity prices and economic conditions at time of contract execution.
- **Environmental outcomes** – diversion, increased standards and expectations set by Local, State and Federal targets.
- **Enforcement of contamination penalties** – which has been much more prominent due to change in market quality requirements for commodities.
- **Disaster waste contingencies and management**, for example free tipping of green waste for fire reduction risk and bulky goods disposal after floods.

IPART has raised some valid points regarding capital and term, however the comments in the discussion paper does not touch on some of the key issues and cost drivers in the industry. Whilst some gains might be made in fleet, greater gains are expected to arise from:

- **Better infrastructure planning**, including the development interface. Waste should be considered an essential utility service and planned for in a similar manner.
- **Government** taking on some of the roles of developing waste precinct hubs and developing some of the infrastructure, taking a much longer-term view (30+ years minimum), and financing this at much lower rates than the market can.
- Allowing the **private sector** to deliver operational services in these hubs under contract with terms more akin to the life of the assets involved (8 for collection, 10 to 15 for processing).

The urbanisation of many areas also has a potential impact on service costs. Greater levels of multi-unit development without careful consideration of collection interfaces can significantly increase costs to serve. Urbanisation and the key relationship with waste has had a negative impact on service delivery and cost in the sector in many ways including:

- Inefficient collection models.
- Traffic and parking.
- Failure to plan for infrastructure close to population and transport.
- Urban encroachment crowding out existing facilities.
Transport can have a significant impact on costs. By way of example, Roll on Roll off (RORO) is a very common form of transport in the waste industry. RORO has significant benefits, however its disbenefits are not widely understood. Its commonly results in its use being perpetuated across Australia. Yet this solution is one of the least efficient methods of bulk transport. The graph below shows the cumulative cost of a number of transport modes transporting 100ktpa about an hour. This is a real example (at conceptual level) for a real Council who were about to build 16 RORO transfer stations.

Procurement is not structured for the market to offer local government better solutions. This difference in cost amounts to almost $1B over a 30-year period, and this example references just one medium-sized Council. There is significant opportunity within the industry by using a more efficient model, making better capital decisions, and supported by levy contributions. This can totally transform this industry with no extra cash and deliver much higher environmental and service outcomes.

![Cumulative Total Cost - Long Haul Graph](image)

3. **Is there effective competition in the market for outsourced DWM services? Are there barriers to effective procurement?**

It is best to understand this matter by breaking the service down into its two components; collection and processing/disposal.

There is effective competition, generally in the collection sector. The key impact on competitiveness in this sector relates to:
- Procurement approaches particularly understanding risk allocation and pricing structure.
- Depot ownership.

There is limited competition within the processing and disposal sector. Some of the key factors relating to this issue include:
- **Term of infrastructure and mix of infrastructure** – IPART is correct that taking a short term view to infrastructure requirements in processing have resulted in infrastructure being paid for by the public sector, only to be transferred to the private sector, and then ultimately representing a barrier to entry in new procurements.
- **Risk and pricing structures** are oversimplified and opaque (simple per tonne rates) with risk borne by parties not best placed to manage the risk.
- **Cost down and a ‘race to the bottom’** and oversimplified procurement approaches directly contributed to the concentration of the market and the dismantling of processing facilities in Australia over time.
- **Short term views and ‘letting the market decide’** has resulted in packaging up infrastructure with different economic lives and then paying for it over a 10-year period. The local government sector can finance some key infrastructure at a far lower cost than the market.

Waste services procurement requires specialist expertise in a number of disciplines due to the complexities of the industry. Some of these disciplines include:
- logistics
- heavy vehicle national law and vehicle productivity
- industrial relations and labour costs
- finance
- procurement and contract law
- the market
- capital structures
- operations
- environmental objectives and outcomes

It is very rare for a single professional to have these skill sets. In the absence of a party managing procurement without these skill sets, the procurement team may not have the full capability to understand waste service procurement complexities to ensure best service outcomes.

IPARTs focus appears to be on containing cost, yet local government is legislatively required to consider many more requirements than cost when delivering a waste service and assessing tender recommendations. Procurement processes are required to consider value for money (which is not by definition lowest cost), along with environmental, local employment and more often now social and other objectives. To focus on cost in this regard misses the challenges the industry faces and will only serve to perpetuate what has got us here in the first place. Further, local government can not legally comply with a ‘cost down’ approach. Nor does the community expect us to. In our experience, the community expect us to be much further ahead in the delivery of environmental and social outcomes than we are.

4. **Are overhead expenses for DWM services appropriately ring-fenced from general residential rates overhead expenses?**

CN has historically engaged a third party to audit and validate CN’s rationale behind the DWMC. CN believes that no further measures are required as long as DWMC rationale is documented, and costs can be reliably measured and reasonably associated with the DWMC. When one considers the waste levy exceeding 250% growth in regional NSW when compared to a CPI of 19%. There is no way a regional LGA can contain this cost growth and continue to deliver services without passing on the cost as is required under the act.

CN would support returning a greater proportion of the Waste Levy to Councils by increasing the payments to Councils under the Better Waste and Recycling Fund (BWRF). CN currently pays ~$37M in levy contributions and only receives $175,000 to fund resource recovery projects via the BWRF.

5. **If IPART was to regulate or provide greater oversight of DWM charges, what approach is the most appropriate? Why?**

CN would welcome oversight and guidelines however it is noted that many of the principles and pricing requirements are similar to the requirements of National Competition Policy which has been in place since the early to mid 1990s.

Additional items for consideration, noting some may be outside IPARTS control include:
- The NSW Waste Levy could be reflected transparently on the tax invoice of any rate notice to clearly define how much of the cost relates to the State waste levy.
- Guidance on the DWMC restricted reserve policy.
- Review of the relevant sections of the Local Government Act to be more reflective of the current environment, demands and expectations.

6. Are there any other approaches that IPART should consider?

Waste is an industry with long-life assets similar in many cases to other utility businesses such as water and energy. Over time, the energy industry is likely to become more fragmented and utility businesses may start to overlap creating circular economy synergies. International waste companies are already structured in this manner (i.e. Veolia, Suez).

As a minimum, waste businesses should be making decisions on full system outcomes (collection, transfer, processing and disposal in one business view), over a minimum 30 year period, incorporating capital, operating and revenue and understanding how decisions impact the price path. It would seem IPART, in part, may share this view. Local governments are prone to base key decisions, regarding waste management, with a relatively short-term view of capital, labour and materials. A long-term view is required to maximise outcomes for the industry.

The general approach to charge the DWMC as a separate line item and the restriction of revenue is supported. The revenue should be able to fund long term initiatives. It is also important that the business is funded first and foremost before revenue is removed onto other general works and services. There is industry examples where local governments have drawn down on revenues from water and waste businesses well before the legal obligations of the business are satisfied which causes concern.

CN has lodged a submission to the State and the Federal Governments related to its view of some of the opportunities that exist within the industry as a whole. See a copy attached.

Particularly with a COVID recovery, there is an opportunity to assist in an Australia wide program similar to the “school halls” program (Building Education Revolution) that was repurposed for community use. This would allow opportunity to:

- Develop regional waste hubs.
- Focus on circular economy both locally, regionally and nationally.
- Put in place transport and material handling efficient core infrastructure.
- Partner with the private and social sectors to deliver outcomes.

The State/Federal Governments could achieve the following key outcomes in this way:

- Fix a market failure and take a long-term view in waste infrastructure (solving some of the issues IPART raise regarding capital).
- Partner with the private sector to deliver what they deliver best.
- Transform existing infrastructure so that it enables much more efficient transport, which will allow markets to operate locally, regionally and nationally.
- Reduce cost to the Australian economy by investigating opportunities to replace existing infrastructure with transport efficient interfaces which will result in a lower overall cost to the economy.
- Advance investment and economic activity related to construction across all areas of Australia.
- Activate economic multipliers in social and private sector employment through construction.
- Resolve industry and environmental issues around recycling and competition.
- Lower overall cost to the economy.

State and Federal Government grant funding could require the Life Cycle Analysis to be completed as part of this approach and replicate it. If a 50% capital grant was on offer, this 50% of capital drives over 90% of the Life Cycle Cost of a waste system which is rarely
considered. The State/Federal Government could then leverage outcomes across the entire Life Cycle Cost by using a 5% of LCC incentive.

Taking such an approach can result in systems, services and infrastructure with real Life Cycle Costs that are 30% to 75% lower than traditional models. A number of these examples are the recipients of National Waste and State Project Management Awards in Australia. CN would welcome the opportunity to provide greater detail on these examples.

7. If a reporting and benchmarking approach was adopted, how could differences in services and service levels, as well as drivers of different levels of efficient cost, be accounted for?

It will be difficult to adequately benchmark waste services without a relatively sophisticated model which includes service density, services/type, outcomes achieved and common inputs. The EPA already collect a significant amount of information which could be used to combine financial and outcome data along with other population and geographical data to avoid duplication of effort.

8. Is there merit in IPART’s proposed approach to developing a reporting, monitoring and benchmarking approach and pricing principles for setting DWM charges? Is it likely to be an effective approach? Why/why not?

Councils currently report waste data through the annual WARR return. Data submitted includes:
- DWMC
- Number and types of properties receiving a waste service
- Services
- Waste and recycling generation in tonnes (collected, recovered, disposed) per stream

Benchmarking could be effective in bringing recalcitrant behaviour into line but additional regulatory reporting should be fully considered to understand its value and the resourcing impact it will have to councils when compiling additional information.

It would be helpful to document a set of guidelines on pricing. These should however, include a range of principles other than ‘lowest cost’. The lowest cost rarely represents the best value for money, and may encourage under handed activities in the industry. Life Cycle Costs, environmental and other objectives, full capital, operating and revenue in a single 30 year minimum whole of operation model could form the minimum requirement.

9. Would IPART’s proposed approach be preferable to audits of local councils’ DWM charges by OLG?

Comparisons between councils are extremely difficult due to the variabilities and complexities mentioned thus far. The industry appears to be extremely hard to compare one Council or provider against the next. It is important to note that every Council is at different phases of reaching the national landfill diversion targets. There are ample recovery solutions, and each Council will choose appropriate avenues for their area.

Complying with targeted and specific audits would be the easier option going forward, and the option City of Newcastle council strongly recommend.

If benchmarking, however, was adopted there needs to be clear criteria on how each Council is benchmarked, ensuring no council is worse off.

10. Are there any issues that should be considered with regards to developing an online centralised database for all NSW councils’ DWM charges to allow councils and ratepayers to benchmark council performance against their peers?
Councils currently report waste data through the annual WARR return. This could be used as the basis for the centralised database for all NSW councils. Benchmarking of the DWMC will require significant data granularity to be truly comparable. CN does not support this due to the complexity and variability of the DWMC, however, supports improvements toward accountability and transparency.

Should IPART wish greater granularity in the contract agreements with their local council waste service providers, there will be significant issues for the market if line by line pricing is published as this information is commercial in confidence.

Waste services, as a whole, is not a commodity and as such, cannot be defined in a similar manner. It would be helpful for the industry if there were a tradeable commodity market for price finding for key commodities. For example, key value of materials within the industry such as glass, and various grades of plastic etc.

**11. Do you agree with IPART’s proposed pricing principles? Why/why not?**

Key feedback in relation to the proposed pricing principles is as follows:
- It is noted that the National Competition Policy has required and defined Full Cost Pricing for some time and many of these principles are already covered in that approach.
- Definitions require specific approaches and examples. Example, depleting assets like liners and airspace which often financial standards have a difficulty in managing.
- Utilising the term “user pays” implies paying for services consumed. A base-level of service is provided to all residents regardless of whether they utilise the service or not. Weight-based charging has not achieved suitable maturity yet within the industry to achieve a true “user pays” offering.

**12. Are there any other pricing principles or issues that should be considered?**

Additional pricing principles or issues for consideration include:
- Life Cycle Costs; 30 year view of capex, opex, revenue.
- Council operational are already subject to National Competition Policy.
- Volatility of the current commodity industry.
- Weighted towards highest value and best outcome rather than lowest price.

**13. Could a centralised database and display of key elements of all successful DWM service contracts (e.g., name of tenderer, service provided and contract amount) assist councils in procuring efficient services? If not, why not?**

The Government Information (Public Access) Act 2009 already requires that contract information be made publicly available through a contract register, ensuring transparency. Aggregating data and overall contract cost in a centralised database would not provide enough detail to be used in a meaningful way. Additionally, it may complicate future tender processes for Council. The assumption might be that the outlined costs could be achieved, but the local environment may prevent that from happening.

As each tender and contract has significant differences and considerations, displaying high-level pricing in a centralised database would not benefit either party. Tenderers will consider their rates to be commercial in confidence. Unless the contract terms and individual line item costs are available and displayed in the centralised database, the data would not be useful. Each Council has specific differences, even councils in close proximity to each other will have noticeable differences, which will impact the contract cost. Seeing contract data is already available in accordance with the Local Government Act, a centralised database is not necessary.

An oversimplified publication of prices which result in a cost down approach could have a further negative impact on service providers. Forcing tenderers to drive their cost down, resulting in further monopolisation of the industry, which we are trying to avoid.
As IPART has identified, service providers in the waste collection and waste management space are extremely limited, it is important additional barriers are not created crippling the industry even further. Although cost is important, there needs to be a balance between cost, service outcome and value add.

Should you require any further information on this matter, please contact Troy Uren, Manager Waste Services on (02) 4974 6606.

Yours faithfully

Troy Uren
MANAGER WASTE SERVICES
PURPOSE

The following Notice of Motion was received on 14 May 2013 from the abovementioned Councillor:

Précis

Over the past nine years The City of Newcastle has provided $67.8 million back to the NSW State Government via the section 88 Waste Levy. This Levy was introduced to encourage landfill operators to reduce the amount of reusable waste going into landfill. The City of Newcastle’s Summerhill Waste Management Facility has worked towards these goals by introducing methane capture and storage, separation of green waste and other reusable waste however this levy paid directly to the State Government continues to rise.

MOTION

PART A:

1 Council requests a Moratorium on payment of our Section 88 Waste Levy to the consolidated revenue of the State government for the next two financial years.

2 During this period the Levy would still be collected and accounted for to maintain competitive neutrality in the Waste Management Industry.

3 The Levy would be redirected to The City of Newcastle’s Infrastructure backlog, allowing major asset renewals projects to be completed.

PART B

That Newcastle City Council participate in a combined regional submission through Hunter Councils to the State Government quantifying the impact of the imposed waste levy and seeking to:

- Reduce the impact of the levy on the residents and business of Newcastle and the Hunter Region;
- Reduce or eliminate the portion of the levy absorbed into the general operation of the State (hidden tax) rather than being returned to Local Government to improve Waste Management practices and;
- Ensure the return of the levy to Local Government is in proportion to the amount collected to reduce the cross-subsidization occurring at the expense of Newcastle and Hunter residents and businesses.

PART C:

Ask the Interim General Manager to call a special meeting of Lower Hunter Council General Managers to create a statement of common purpose on this issue as soon as possible with the goal of advocating collectively to the NSW Government.
BACKGROUND

This financial year we will send $M down the F3 into the consolidated revenue of the State Government. Council’s throughout the State are facing similar long-term financial problems to Newcastle, with rate capping and costing shifting from the State Government. This option to reinvest the Levy into Local roads, parks, pools, and community buildings is the optimal use of this tax for the Citizens of Newcastle.

The table below shows the payment of the levy against tonnes during these nine years.

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<th>Financial Year</th>
<th>Annual Levy Payment ($)</th>
<th>Annual Tonnes Subject to Levy</th>
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<td>2011/12</td>
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Tipping fees (27% of total NCC costs)

Whilst the SWMC is expected to collect $24.87 million in fees during 2012/2013 the State Government charges (Section 88 Levy), Carbon Tax and GST. 38% of the tipping fee is made up of State Government levy as shown below.

Over the past nine years TCoN has provided $67.8 million back to the NSW State Government. Employee costs only make up 6.4% of the total expenditure for SWMC.
The graph below shows the impact of the levy. The levy have made competition with other smaller facilities (eg Bedminster Plant and Raymond Terrace) more difficult. This has led to more aggressive pricing and a loss of tonnes throughput. This is why Council is now considering moving swiftly towards developing resource recovery capability.

ATTACHMENTS

Nil
MOTION

That City of Newcastle:

1. Notes that City of Newcastle ratepayers will contribute at least $23.5 million in Waste Levy contributions to the NSW Government this year, receiving a small fraction of this back in the form of grant funding to run environmental awareness campaigns;
2. Notes that over the past 10 years the NSW Government has increased the Waste Levy from $45 per tonne to $138 per tonne, an increase of over 300 per cent, and that the total Waste Levy paid by the ratepayers of the City of Newcastle over the past 10 years to the NSW Government is $178 million;
3. Notes the release of the NSW Legislative Council Portfolio Committee No. 6 – Planning and Environment report ‘Energy from waste’ technology (the Report), on matters relating to the waste disposal industry in New South Wales (Attachment 1);
4. Notes that Recommendation 4 of the ‘Energy from Waste’ technology report states that “the NSW Government hypothecate 100 per cent of the waste levy funds contributed by local councils back to these organisations to provide waste management services, including waste reduction, avoidance and re-use programs, and environmental programs to encourage the development of innovative waste management technology.”;
5. Writes to the NSW Minister for the Environment, the Hon. Gabrielle Upton MP calling on the Minister to accept and implement Recommendation 4 of the Report and sends a copy of this correspondence to the NSW Shadow Minister for the Environment, the Hon. Penny Sharpe MLC.

BACKGROUND

On Tuesday, 18 September 2018, the NSW Legislative Council Portfolio Committee No. 6 – Planning and Environment report ‘Energy from waste’ technology (the Report), on matters relating to the waste disposal industry in New South Wales was released, following a Parliamentary inquiry into waste disposal in NSW.

The terms of reference for the inquiry were broad, including provisions to seek information regarding “the current provision of waste disposal and recycling, the impact of waste levies and the capacity (considering issues of location, scale, technology and environmental health) to address the ongoing disposal needs for commercial, industrial, household and hazardous waste.”

In the report forward, Committee Chair, the Hon. Paul Green MLC, notes that “in 2014-2015, New South Wales generated about 19 million tonnes of waste. Indeed, New South Wales is currently the second highest per capita producer of waste in the world. It is therefore essential that waste management services and infrastructure are strategically planned and delivered appropriately. However, successive NSW Governments have failed to effectively leverage waste levy funds to support the development of these much-needed services and facilities, leaving New South Wales dependent on landfill for waste disposal. The committee has made a number of
recommendations to overcome this issue, including that the NSW Government hypothecate a greater percentage of waste levy funds to local councils and the waste industry to support the provision of additional waste services, initiatives and infrastructure”.

**Recommendation 4**

Recommendation four of the Report is that the NSW Government hypothecate 100 per cent of the waste levy funds contributed by local councils back to these organisations to provide waste management services, including waste reduction, avoidance and re-use programs, and environmental programs and to encourage the development of innovative waste management technology.

By supporting this recommendation, City of Newcastle may retain a significant amount of the levy currently paid to the NSW Government, so that these funds can be used exclusively to provide our own waste management services, including waste reduction, avoidance and re-use programs, and environmental programs to encourage the development of innovative waste management technology.

**Waste Levy**

For 2018/19 the NSW Government charges a levy of $141.20 per tonne for all waste disposed of at any licensed landfill site, including Summerhill Waste Management Centre. Summerhill collects this levy within the fees and charges outlined above and passes the levy collection to the NSW EPA.

Over the past 10 years we have seen the levy paid increase from $10.4 million in 2008/09 to $31.2 million in 2017/18. This has been caused by higher tonnages but also by above CPI hikes in the levy itself which grew from $45 per tonne to $138 per tonne over the same period.

That is a 300% increase in ten years.

In total, the City of Newcastle has paid $178 million in waste levies over the past ten years.

**2013 Notice of Motion (Attachment 2)**

On 14 May 2013, I submitted a Notice of Motion (NOM 28/05/13 – S88 Waste Levy) regarding Section 88 Waste Levy funds being returned to consolidated revenue by the NSW Government, and the missed opportunities this represented.

In that motion it was noted that the City of Newcastle had provided $67.8 million over nine years back to the NSW Government via the Section 88 Waste Levy.

The figures in this Notice of Motion from 2013, compared to the current figures, demonstrates the enormous increase in this levy to the rate payers of Newcastle since 2004.
ATTACHMENTS

Attachment A: NSW Legislative Council Portfolio Committee No. 6 – Planning and Environment report ‘Energy from waste’ technology

Attachment B: Notice of Motion – S88 Waste Levy – 28 May 2013
Portfolio Committee No. 6 - Planning and Environment

‘Energy from waste’
technology

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## Chapter 1 Waste management in New South Wales

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Terms of reference

That Portfolio Committee No. 6 inquire into and report on matters relating to the waste disposal industry in New South Wales, with particular reference to ‘energy from waste’ technology, and in particular:

a) the current provision of waste disposal and recycling, the impact of waste levies and the capacity (considering issues of location, scale, technology and environmental health) to address the ongoing disposal needs for commercial, industrial, household and hazardous waste

b) the role of ‘energy from waste’ technology in addressing waste disposal needs and the resulting impact on the future of the recycling industry

c) current regulatory standards, guidelines and policy statements overseeing ‘energy from waste’ technology, including reference to regulations covering:
   i. the European Union
   ii. United States of America
   iii. international best practice

d) additional factors which need to be taken into account within regulatory and other processes for approval and operation of ‘energy from waste’ plants

e) the responsibility given to state and local government authorities in the environmental monitoring of ‘energy from waste’ facilities

f) opportunities to incorporate future advances in technology into any operating ‘energy from waste’ facility

g) the risks of future monopolisation in markets for waste disposal and the potential to enable a ‘circular economy’ model for the waste disposal industry

h) the transport of all classifications of waste and recyclable materials out of New South Wales and the consequences for waste disposal, government revenue and environment programs, employment, roads and transport routes, and the environment

i) the prevalence and scale of illegal dumping across New South Wales and the actions of the NSW Environment Protection Authority to address it, and

j) the sustainability and impacts of the current waste and landfill regime on human and environmental health, including drinking water, soil contamination, fire hazards and emissions

k) any other related matter.

The terms of reference were self-referred by the committee on 6 April 2017.1 The terms of reference were extended through the House on 10 August 2017.2

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1 Minutes, NSW Legislative Council, 6 April 2017, p 1544.
2 Minutes, NSW Legislative Council, 10 August 2017, pp 1852-1853.
Committee details

Committee members

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<th>Name</th>
<th>Party</th>
<th>Role</th>
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<tr>
<td>The Hon Paul Green MLC</td>
<td>Christian Democratic Party</td>
<td>Chair</td>
</tr>
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<td>The Hon Shayne Mallard MLC</td>
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<td>Dr Mehreen Faruqi MLC*</td>
<td>The Greens</td>
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<td>Australian Labor Party</td>
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<td>The Hon Matthew Mason-Cox MLC</td>
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<td>The Hon Penny Sharpe MLC</td>
<td>Australian Labor Party</td>
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* Dr Mehreen Faruqi MLC substituted for Mr Jeremy Buckingham MLC from 18 August 2017 for the duration of the inquiry.
* The Hon John Graham MLC substituted for the Hon Ernest Wong MLC from 23 August 2017 for the duration of the inquiry.
* The Hon Taylor Martin MLC replaced the Hon Lou Amato MLC on 30 November 2017.

Contact details

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</table>
Chair’s foreword

In 2014-2015, New South Wales generated about 19 million tonnes of waste. Indeed, New South Wales is currently the second highest per capita producer of waste in the world. It is therefore essential that waste management services and infrastructure are strategically planned and delivered appropriately. However, successive NSW Governments have failed to effectively leverage waste levy funds to support the development of these much-needed services and facilities, leaving New South Wales dependent on landfill for waste disposal. The committee has made a number of recommendations to overcome this issue, including that the NSW Government hypothecate a greater percentage of waste levy funds to local councils and the waste industry to support the provision of additional waste services, initiatives and infrastructure. The committee has also recommended that the NSW Government identify a government body responsible for leading waste infrastructure planning in New South Wales.

There was a great deal of debate during the inquiry about whether the NSW Environment Protection Authority (NSW EPA) is regulating the waste industry effectively. Stakeholders pointed to the increase in illegal dumping, including the insidious crime of dumping contaminated waste such as asbestos, the growing volume of New South Wales waste being transported to Queensland, and concerns about criminal elements targeting the waste industry, as examples of the NSW EPA failing to provide the strong, decisive, but fair regulatory approach this industry requires. The committee has made several recommendations to overcome these concerns, including that the NSW Government investigate options to restructure the NSW EPA, and undertake an independent review of the NSW EPA’s performance of its various functions.

Another key concern for stakeholders was the role of energy from waste technologies in New South Wales. Inquiry participants debated whether there was a place for energy from waste facilities in managing residual waste once higher order waste management techniques have already been exhausted, and whether the NSW Energy from Waste Policy Statement is sufficiently robust. Ultimately, the committee supports energy from waste in some circumstances, and has made a number of recommendations aimed at strengthening the regulatory framework for such facilities, including that an expert advisory body chaired by the Chief Scientist examine and report on these issues.

However, the committee does not support the proposal by The Next Generation for an energy from waste facility at Eastern Creek. Many stakeholders, including the NSW EPA and NSW Health, expressed significant concerns about the project, particularly the uncertainty around the risks it may pose to human health and the environment. The committee has therefore recommended that, subject to the current assessment process being conducted by the NSW Department of Planning and Environment, the NSW Government not approve the energy from waste facility proposed by The Next Generation at Eastern Creek. The reason for the dichotomy in this thought is that there is a live development assessment in play and it is not for the committee to interrupt this legal process. However, we still felt compelled to put our view forward based on the evidence received by the committee.

Finally, this has been a long and complex inquiry and on behalf of the committee, I’d like to express my thanks to all those who participated in it. My thanks also go to my committee colleagues and to the secretariat.

Hon Paul Green MLC
Committee Chair
Key issues

This inquiry highlighted the many, pressing issues facing the waste industry in New South Wales, including concerns about the waste levy, illegal dumping, the interstate transportation of waste, the regulation of energy from waste projects, the regulatory role of the NSW EPA, the lack of strategic planning for waste management infrastructure, and the significant challenges facing the recycling and resource recovery sector.

The high waste levy was partially credited for the state’s impressive resource recovery rate, however stakeholders expressed concerns about the waste levy’s effectiveness in supporting the development of much-needed waste infrastructure, particularly recycling and resource recovery facilities and alternative waste technologies. Inquiry participants also suggested that the waste levy impacts heavily on certain councils. To overcome some of these issues, the committee has recommended that the NSW Government hypothecate additional levy funds to local councils and the waste industry, and investigate options for reforming the waste levy grant system. We have also recommended that the NSW Government urgently consider attaching the waste levy to the waste generator in New South Wales, particularly for large waste generators or operators of large sites.

The committee received concerning evidence about the problem of illegal dumping in New South Wales. The NSW EPA is attempting to address this insidious environmental crime. However, the committee believes more resources should be directed towards ending this practice. Amongst other recommendations, we have recommended the NSW Government allocate additional resources to, and increase the number of, Regional Illegal Dumping (RID) Squads, and allocate additional resources to support the enhanced use of vehicle trackers.

The committee was alarmed by the large, and growing, amounts of New South Wales waste being transported interstate, particularly to Queensland. This practice is unjustifiable and has serious consequences including significant economic, not to mention environmental, ramifications. We therefore applaud the Queensland Government’s announcement, just days before the tabling of this report, that it intends to re-reintroduce its waste levy. The committee heard that the NSW EPA has attempted, albeit unsuccessfully, to end the interstate transportation of waste. We have recommended that the NSW EPA and its interstate counterparts consider a national approach to addressing this issue, and, more immediately, that the NSW EPA develop and implement a state-wide approach to ending the interstate transportation of waste.

There was debate, particularly during the early stages of this inquiry, about the use of energy from waste technology in New South Wales. Overall the committee believes energy from waste technologies as means of energy recovery may be appropriate in some circumstances, but only after a significant shift up the waste hierarchy to avoid, reduce and re-use waste and the issues of social licence, air pollution impacts and health risks have been addressed. In addition, we have recommended that the NSW Government establish an expert advisory body on energy from waste chaired by the Chief Scientist to examine and report on the energy from waste regulatory framework to create certainty for the market and communities.

A large proportion of submissions received in this inquiry discussed The Next Generation’s proposal for an energy from waste facility at Eastern Creek. Stakeholders, including the NSW EPA and NSW Health, expressed significant concerns about the possible risks to human health and the environment posed by the project. These issues stem from concerns about the proposed feedstock for the facility, the lack of a reference facility to demonstrate how the technology will process the feedstock, and uncertainty about the possible emissions from the facility. Other concerns included the siting of the facility, its size, and the failure of the proponent to gain the community support necessary
to operate an energy from waste facility. While the proponent attempted to address these concerns, ultimately, the committee has recommended that, subject to the current assessment process being conducted by the NSW Department of Planning and Environment, the NSW Government not approve the energy from waste facility proposed by The Next Generation at Eastern Creek.

There was some concern expressed during the inquiry that the NSW EPA is not effectively regulating the waste industry. The agency’s inability to stop illegal landfilling was an often-cited example of this argument. The NSW EPA responded forcefully to suggestions that its regulatory regime is inadequate, noting there are significant challenges in regulating the waste industry. In an effort to ensure the NSW EPA pursues its many varied roles more effectively, the committee has recommended that the NSW Government conduct an independent review of the NSW EPA, and investigate options to restructure the agency so it can improve its performance.

Stakeholders painted a troubling picture of the future of waste management in New South Wales, and argued that the NSW Government must take a proactive role in planning and supporting infrastructure development across the state. We acknowledge that the NSW EPA is drafting the first *Waste and Resource Recovery Infrastructure Strategy*, and have recommended that the strategy provide guidance on a range of factors impacting the development of waste infrastructure, such as identifying and zoning land, facilitating new infrastructure and supporting the circular economy. Importantly, the committee has also recommended that the NSW Government identify a lead body, either an existing department or agency or a newly-created body, responsible for leading waste management infrastructure planning in New South Wales.

The fate of the New South Wales recycling and resource recovery sector was an increasingly concerning issue during the inquiry. The ban imposed by China on the importation of plastics may lead to the collapse of the kerbside recycling system, and the committee has recommended that the NSW EPA provide additional support to local councils and resource recovery organisations to meet recycling targets and manage issues such as stream contamination, bureaucratic barriers, lack of product stewardship, and limited market opportunities. In addition, we have also recommended that the NSW EPA investigate, identify and implement alternative solutions to the ban on importation of recyclable plastics by China.
Recommendations

Recommendation 1 18
That the NSW Government ensure that all funds allocated to the Waste Less, Recycle More program be spent in accordance with the program.

Recommendation 2 18
That the NSW Environment Protection Authority undertake an audit of the Waste Less, Recycle More program to ensure that the funds are fully expended to meet the objectives of the program.

Recommendation 3 20
That the NSW Government reclassify Shoalhaven City Council from the Metropolitan Levy Area to either the Regional Levy Area or the unregulated area.

Recommendation 4 27
That NSW Government hypothecate 100 per cent of the waste levy funds contributed by local councils back to these organisations to provide waste management services, including waste reduction, avoidance and re-use programs, and environmental programs and to encourage the development of innovative waste management technology.

Recommendation 5 27
That the NSW Government investigate opportunities to hypothecate a proportion of waste levy funds contributed by the waste industry back to the industry to support waste management solutions and the development of innovative waste management technology.

Recommendation 6 27
That the NSW Government urgently consider attaching the waste levy to the waste generator in New South Wales, particularly for large waste generators or operators of large sites.

Recommendation 7 28
That the NSW Government investigate options for reforming the waste levy grant system, including providing greater flexibility in the grant guidelines for waste management projects.

Recommendation 8 36
That the NSW Government amend the Protection of the Environment Operations Legislation Amendment (Waste) Regulation 2017 to make it an offence to exhume waste from landfill sites.

Recommendation 9 36
That the NSW Government allocate additional resources to support the policing of illegal dumping.

Recommendation 10 36
That the NSW Environment Protection Authority strengthen its liaison with NSW Police when it comes to illegal activity in the waste sector, with formal protocols made public, and specifying the channels through which this liaison occurs.

Recommendation 11 36
That the NSW Government allocate additional resources to, and expand the number of, Regional Illegal Dumping (RID) squads.
Recommendation 12
That the NSW Environment Protection Authority immediately increase the use of vehicle trackers and other surveillance techniques, including drones, to prevent illegal dumping.

Recommendation 13
That the NSW Government allocate additional resources to support the enhanced use of vehicle trackers in the waste industry.

Recommendation 14
That the NSW Environment Protection Authority:

- develop and implement a state-wide approach to ending the interstate transportation of waste
- pursue a national approach to addressing the interstate transportation of waste in collaboration with its counterparts in other jurisdictions.

Recommendation 15
That the NSW Environment Protection Authority provide more detailed information concerning the emissions regime for energy from waste facilities, including explicit reference to international best practice standards, in the Energy Recovery Facility Guidelines.

Recommendation 16
That the NSW Environment Protection Authority set licensing conditions that meet current international best practice for emissions standards, and that licensing conditions be drafted so as to incorporate any future improvements in emissions standards.

Recommendation 17
That the NSW Environment Protection Authority set out the expected community engagement practices and outcomes a proponent must comply with to receive the necessary approvals and community support to operate an energy from waste facility in the Energy Recovery Facility Guidelines.

Recommendation 18
That the NSW Department of Planning and Environment require applicants for energy from waste facilities to provide a short, high-level summary of the Environmental Impact Statement, and that this document be published on the department’s website, in addition to the full Environmental Impact Statement.

Recommendation 19
That the NSW Government establish an expert advisory body on energy from waste chaired by the Chief Scientist to examine and report on the energy from waste regulatory framework to create certainty for the market and communities, with particular reference to:

- changes required to the Energy from Waste Recovery Guidelines to guarantee that New South Wales uses only world’s best practices in emissions, emissions monitoring and residual waste disposal
- consent conditions required in any planning approval to guarantee that New South Wales uses only world’s best practices in emissions, emissions monitoring and residual waste disposal
- the impact of energy from waste on human health
• the impact of energy from waste on recycling targets.

Recommendation 20
That, subject to the current assessment process being conducted by the NSW Department of Planning and Environment, the NSW Government not approve the energy from waste facility proposed by The Next Generation at Eastern Creek.

Recommendation 21
That the NSW Government investigate options to restructure the NSW Environment Protection Authority so it can improve its performance.

Recommendation 22
That the NSW Government conduct an independent review into the NSW Environment Protection Authority, with particular reference to:
• assessing the adequacy of funding for the performance of its compliance, enforcement and other roles
• improving its community engagement role and the effectiveness of its enforcement and compliance roles
• the perceived conflict of interest between its compliance and policy and education roles.

Recommendation 23
That the NSW Government seek to amend the Protection of the Environment Administration Act 1991 to provide for the appointment of a chairperson of the board independent of the Chief Executive Officer of the NSW Environment Protection Authority.

Recommendation 24
That the NSW Government allocate additional resources to the NSW Environment Protection Authority to conduct investigations into large-scale illegal dumping activities.

Recommendation 25
That the NSW Government introduce a ‘fit and proper person’ test for proprietors and company directors to assess whether individuals may work in the waste industry, incorporating a risk assessment based on a sliding scale.

Recommendation 26
That the NSW Environment Protection Authority complete the draft protocol on calculating the quantum of the monetary benefit of illegal dumping and illegal landfilling as soon as practicable.

Recommendation 27
That the NSW Government establish an independent inquiry to investigate the operation, regulation and approvals of the Mangrove Mountain Landfill site.

Recommendation 28
That the NSW Environment Protection Authority regularly publish up-to-date waste data.
Recommendation 29
That the NSW Environment Protection Authority *Waste and Resource Recovery Infrastructure Strategy* provide guidance on matters including:

- identifying appropriate precincts and locations, including buffer zones, for waste facilities
- facilitating new infrastructure, particularly alternative waste management options and energy from waste plants
- enabling the circular economy, including waste generator education, product stewardship, waste levies, market support initiatives and avoidance, reduction and re-use support subsidies
- creating ‘real markets’ for secondary materials from waste.

Recommendation 30
That the NSW Government investigate opportunities to enhance the collaborative powers of Regional Organisations of Councils to encourage investment in waste facilities, to be funded by the waste levy.

Recommendation 31
That the NSW Government identify a government body, either an existing department or agency or a newly-created body, responsible for leading waste management infrastructure planning in New South Wales, including:

- leading the development of a waste management infrastructure plan for metropolitan Sydney, in collaboration with local government
- identifying and zoning land, including buffer zones, for waste management facilities, in collaboration with the NSW Department of Planning and Environment and other stakeholders such as local councils
- leading the development of a waste management infrastructure State Environmental Planning Policy, in collaboration with the NSW Department of Planning and Environment.

Recommendation 32
That the NSW Environment Protection Authority develop and implement resource recovery criteria for landfills in New South Wales.

Recommendation 33
That the NSW Environment Protection Authority provide additional support to local councils and resource recovery organisations to meet recycling targets and manage issues such as stream contamination, bureaucratic barriers, lack of product stewardship, and limited market opportunities.

Recommendation 34
That the NSW Environment Protection Authority urgently investigate, identify and implement alternative solutions to the ban on the importation of recyclable plastics by China.

Recommendation 35
That the NSW Environment Protection Authority, in collaboration with stakeholders, investigate opportunities to embed zero waste strategies and the circular economy in New South Wales.
Recommendation 36

That the NSW Government allocate additional resources to the NSW Environment Protection Authority to develop and implement Extended Producer Responsibility schemes.
Conduct of inquiry

The terms of reference for the inquiry were self-referred by the committee on 6 April 2017.

The committee received 383 submissions, four supplementary submissions and six proforma submissions.

The committee held five public hearings: four at Parliament House in Sydney and one at Rooty Hill RSL, Rooty Hill.

In August 2017, the terms of reference for the inquiry were expanded. Following the expanded terms of reference, the committee received an additional 12 submissions and ten supplementary submissions.

The committee conducted two site visits during the inquiry. The first visit was to the Veolia ‘ecoprecinct’ at Woodlawn, near Tarago in the Southern Tablelands of New South Wales, and the second visit was to the Genesis recycling facility at Eastern Creek in western Sydney.

Inquiry related documents are available on the committee’s website, including submissions, hearing transcripts, tabled documents and answers to questions on notice.
'Energy from waste' technology
Chapter 1  Waste management in New South Wales

This chapter describes the waste management system in New South Wales including relevant legislation and policies. It also provides an overview of energy from waste across the state, the *NSW Energy from Waste Policy Statement*, and the use of these technologies in other jurisdictions.

Increasing waste

1.1 Waste generation and its management, including collection, separation, storage, transportation, processing, treatment and disposal, present a significant challenge for government and the community. The NSW Government acknowledges that inadequate waste management can have a detrimental effect on both the community and the environment:

   The community feels the impact of improperly managed waste in many different ways. It can be detrimental to public health through odour, noise, dust, vermin and toxic substances, while wastes of particular concern, like asbestos, can cause significant health problems. The same issues can impact the amenity of local communities to the detriment of public well-being. Waste can also pollute our environment and leach toxins or nutrients into groundwater and land.3

1.2 In 2014-2015 Australia produced approximately 64 million tonnes of waste.4 During this period, New South Wales generated about 19 million tonnes of waste.5 Currently, New South Wales is the second highest per capita producer of waste in the world.6 While the annual quantity of waste generated in Australia per capita declined slightly between 2006-2007 and 2014-2015, the national average annual growth rate of waste during this time increased about 1.2 per cent.7 This growth is attributed to a range of factors including increasing population and economic growth.8 Given that Australia, and New South Wales, are experiencing high rates of population growth and continuing economic growth, it is expected that waste production will also continue to trend upwards.9

1.3 In New South Wales, the resource recovery rate – proportion of waste diverted from landfill to be re-used, recycled or utilised through energy recovery – is approximately 65 per cent.10 This rate is credited to the state’s waste levy, the high level of resource recovery infrastructure, and ‘progressive’ waste management policies and investment in infrastructure, market development and education programs.11 Despite this resource recovery rate, stakeholders emphasised that a significant proportion of waste in New South Wales is not recovered or

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6 Evidence, Mr Barry Buffier, the then Chair and Chief Executive, NSW EPA, 24 November 2017, p 7.
9 See, Evidence, Mr Buffier, 17 August 2017, p 60.
recycled. Stakeholders also raised the issue of the growing interstate movement of waste and the impact this is also having on recycling rates.

**Waste regulation**

1.4 Waste includes any substance that is discarded, rejected, unwanted, surplus or abandoned, or discharged, emitted or deposited in the environment in such a way that causes the environment to be altered. Substances that have the capacity to be recycled, re-used or recovered are also considered to be waste.

1.5 Waste can be categorised in the following streams:

1. municipal (from council operations or households)
2. commercial and industrial
3. construction and demolition.

1.6 In New South Wales, municipal waste was the smallest contributor to total waste, representing approximately 28 per cent of waste generated, while waste from commercial, industrial, construction and demolition sources comprised roughly 72 per cent.

1.7 The ‘fate’ or outcome of waste is also classified into three categories:

1. disposal (usually landfill)
2. recycling
3. energy recovery.

1.8 The key sources of waste management regulation in New South Wales include:

- the *Protection of the Environment Operations Act 1997*, which provides enforcement provisions, a detailed licensing framework and other tools to protect human health and environment from the inappropriate use of waste.

- the *Protection of the Environment Operations (Waste) Regulation 2014*, which includes thresholds for environment protection licences, and outlines the waste levy system

- the *Protection of the Environment Operations (Clean Air) Regulation 2010*, which provides regulatory measures to control emissions from various sources including industry

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12 See, Evidence, Ms Gayle Sloan, Chief Executive Officer, Waste Management Association of Australia, 26 June 2017, p 22; Evidence, Dr Marc Stammbach, Managing Director, HZI Australia, 17 August 2017, p 16; Evidence, Mr Mike Ritchie, Managing Director, MRA Consulting Group, 7 August 2017, p 10.


15 Submission 215, Waste Management Association of Australia, p 2.


17 See, Evidence, Mr Stephen Beaman, the then Executive Director, Waste and Resource Recovery, NSW EPA, 26 June 2017, p 2.
• the *Waste Avoidance and Resource Recovery Act 2001*, which sets the waste hierarchy and the *NSW Waste Avoidance and Resource Recovery Strategy*\(^\text{18}\)

• the *Environment Protection and Biodiversity Act 1999* (Cth), which provides a legal framework to protect and manage nationally and internationally important flora, fauna, ecological communities and heritage places.

1.9 The waste hierarchy enshrines the appropriate order for resource management\(^\text{19}\) and is set out in Figure 1.

**Figure 1  Waste hierarchy**

![Waste Hierarchy Diagram]

1.10 The *Waste Avoidance and Resource Recovery Strategy 2014-21* is the state’s strategy for reducing waste generation, improving resource recovery rates and keeping materials circulating within the economy. This strategy is supported by *Waste Less, Recycle More*, a government initiative funded by the waste levy to provide waste and recycling improvements across the state.\(^\text{20}\) Waste Less, Recycle More and the waste levy are examined in Chapter 2.

1.11 The NSW Environment Protection Authority (NSW EPA) is primarily responsible for waste regulation in New South Wales. Mr Barry Buffier, the then Chair and Chief Executive Officer of the NSW EPA, outlined this role as follows:

… the EPA introduces policies and implements programs that reduce waste, increase recycling and improve behaviour associated with littering and waste disposal to protect the community and the environment. We regulate the transportation, collection, treatment, storage and disposal of waste and support the reduction of the use of materials by encouraging re-use and recycling and material recovery. The New South Wales EPA has the toughest waste regulation in the country and puts significant effort into regulating the waste industry, monitoring compliance and taking enforcement action.\(^\text{21}\)

\(^{18}\) See, Evidence, Mr Beaman, 26 June 2017, p 2.

\(^{19}\) *Waste Avoidance and Resource Recovery Act 2001*, s 3(b).


\(^{21}\) Evidence, Mr Buffier, 17 August 2017, p 61.
1.12 The NSW EPA’s role in regulating waste is examined in Chapter 7.

1.13 Local councils and regional organisations of councils also play a role in waste regulation. The NSW Department of Planning and Environment is the consent authority for waste infrastructure, in relation to State Significant Sites. In addition, NSW Health may provide advice regarding possible risks to human health and the environment posed by waste infrastructure development.

**Energy from waste**

1.14 The NSW Government describes energy from waste as a process through which energy and resources are retrieved from waste through thermal treatment. Thermal treatment is defined in Schedule 1 to the *Protection of the Environment Operations Act 1997* as ‘the processing of waste by burning, incineration, thermal oxidation, gasification, pyrolysis, plasma or other thermal treatment processes’. There are other methods to recover energy from waste that do not rely on thermal treatment such as anaerobic digestion technologies and landfill gas capture. Energy from waste technologies may result in heat, electricity or fuel.

1.15 Associate Professor Bernadette McCabe, Principal Scientist (Bioresources and Waste Utilisation), National Centre for Engineering in Agriculture, University of Southern Queensland, noted that it was critically important to use technology that was fit for the purpose:

> From a technical, economic and social standpoint it is important to understand and integrate three key elements: a comprehensive understanding of waste streams—the feed stock; the use of appropriate conversion technology—matching feedstock with technology; and understanding the end utilisation of recovered materials that makes the most economic sense—whether it be the generation of electricity, heat or fuel or to be used on site or exported to the grid.

1.16 There are approximately 23 bioenergy/energy from waste projects in New South Wales. Most of these facilities are relatively small-scale and have a nameplate capacity of less than 10MW. Following on, the combined capacity of all stations is only approximately 250MW and covers bagasse, landfill methane, landfill gas and waste coal mine gas.

1.17 Energy from waste is examined in Chapter 5.

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23 Submission 198, City of Sydney, p 3.

24 Evidence, Associate Professor Bernadette McCabe, Principal Scientist (Bioresources and Waste Utilisation), National Centre for Engineering in Agriculture, University of Southern Queensland, 7 August 2017, p 39.


26 Submission 189, Clean Energy Finance Corporation, p 2.
NSW Energy from Waste Policy Statement

1.18 In 2015, the NSW EPA published the *NSW Energy from Waste Policy Statement*. The policy sets out the requirements for facilities seeking to recover energy by thermally treating waste, or materials derived from waste. Key features of the policy include:

- the energy from waste process must not result in any increase to ‘the risk of harm to human health or the environment’
- energy from waste processing should only be used where it is considered ‘the most efficient use of the resource’, that is the process will not undermine the higher order waste management options
- a definition of ‘eligible waste fuels’ (certain low-risk waste that can be used as fuel)
- any facility proposing to thermally treat waste or waste-derived material that is not an eligible waste fuel must meet the requirements for an energy recovery facility
- operators of energy recovery facilities are required to demonstrate they will use international best practice in relation to:
  - process design and control
  - emission control equipment design and control
  - emission monitoring with real-time feedback to the controls of the process
  - arrangements for the receipt of waste
  - management of residues from the energy recovery process
- the process and air emissions from the facility must satisfy at a minimum the requirements of the Group 6 emission standards within the Protection of the Environment Operations (Clean Air) Regulation 2010
- proponents of energy recovery facilities must use reference facilities to demonstrate ‘technologies that are proven, well understood and capable of handling the expected variability and type of waste feedstock’
- energy recovery facilities must meet technical, thermal efficiency and resource recovery criteria
- the ‘good neighbour’ principle, that is a proponent must be considerate, genuinely engage and provide readily available information to stakeholders.

1.19 The NSW EPA can also require a facility to meet additional emission controls. In addition, the *Approved Methods for the Modelling and Assessment of Air Pollutants in NSW* outlines the methods required to model and assess emissions of air pollutants.

1.20 The committee heard these criteria reflect the *Industrial Emissions Directive for waste incineration and co-incineration plants (Directive 2010/75/EU)*, which is considered the international best practice standard.

1.21 The NSW EPA anticipates publishing the *Energy Recovery Facility Guidelines*, which will set out more specific requirements for proponents of energy recovery facilities to meet, in early 2018.

### Energy from waste projects in Australia

1.22 Energy from waste projects are not widespread in Australia. Mr Tim Jordan, Head of Research at the Clean Energy Finance Corporation, explained: ‘The OECD average is about 2.9 per cent of total energy from waste and bioenergy. The Australian figure is significantly below that’. There is also no national framework for energy from waste.

1.23 The Clean Energy Finance Corporation informed the committee that seven major energy from waste projects have been announced across Australia. It is unclear how many of these projects have been approved for development by the respective state authorities.

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36 Evidence, Mr Beaman, 26 June 2017, p 3.

37 See, Evidence, Mr Ritchie, 7 August 2017, pp 16-17; Submission 146, Randwick City Council, p 3; Submission 145, Suez, p 3.


39 Evidence, Mr Tim Jordan, Head of Research, Clean Energy Finance Corporation, 26 June 2017, p 38. Also see, Submission 198, City of Sydney, p 7.

Table 1  Announced major energy from waste projects

<table>
<thead>
<tr>
<th>Project</th>
<th>Reported Cost ($m)</th>
<th>Waste Capacity (1,000 tonnes per year)</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Energy, Port Hedland WA</td>
<td>150</td>
<td>100</td>
</tr>
<tr>
<td>New Energy, East Rockingham WA</td>
<td>180</td>
<td>225</td>
</tr>
<tr>
<td>Phoenix Energy, Kwinana WA</td>
<td>400</td>
<td>400</td>
</tr>
<tr>
<td>EMRC Resource Recovery Facility, Perth WA</td>
<td>NA</td>
<td>150</td>
</tr>
<tr>
<td>Dial-a-Dump, Eastern Creek NSW</td>
<td>700</td>
<td>1,300</td>
</tr>
<tr>
<td>Omega Energy Hunter Resource &amp; Energy Recovery Facility, Weston NSW</td>
<td>NA</td>
<td>150</td>
</tr>
<tr>
<td>Boral, Berrima NSW</td>
<td>NA</td>
<td>100</td>
</tr>
</tbody>
</table>


1.24 It is anticipated that the announced projects will use a variety of technologies. For example, the New Energy facility at Port Hedland will use gasification technology,41 while the New Energy development at East Rockingham and the proposed The Next Generation plant will use combustion technology.42 The Next Generation proposal is examined in Chapter 6.

European Union (including the United Kingdom)

1.25 In 2015, there were approximately 507 energy from waste facilities operating in Europe.43 As previously noted, Directive 2010/75/EU is the primary policy instrument regulating emissions from waste incineration and co-incineration plants.

1.26 The committee heard that while most energy from waste facilities in Europe process between 250,000 and 500,000 tonnes a year,44 there are larger-scale facilities in operation. For example, Dr Marc Stammbach, Managing Director of Hitachi Zosen Inova (HZI) Australia, noted that, at capacity, the Ferrybridge facility in the United Kingdom will process 1.2 million tonnes of waste per year.

41 Evidence, Mr Jason Pugh, Chief Executive Officer, New Energy Corporation, 26 June 2017, p 17.
44 Evidence, Mr Beaman, 26 June 2017, p 8.
In addition, Dr Ali El Hanandeh, Lecturer, School of Engineering, Griffith University, noted that Germany is also moving towards larger-scale facilities.

Inquiry participants informed the committee that energy from waste facilities in Europe predominately accept municipal solid waste. Mr Henry Moore, Manager, Waste Reform at the NSW EPA, explained the types of materials used as feedstock in European facilities:

Some of them are [using residual waste] and some are not. Some of them are mass-burn waste incinerators. Waste is generated and trucked, generally straight into these facilities. They are often dealing with a more diverse range of material, and often less controlled in terms of its composition. It is the technology of these facilities that deals with the inherent risks associated with it to produce the no-impact outcome.

Mr Moore explained that urban encroachment over the last 50 years has meant that energy from waste facilities now operate in Europe within densely populated residential areas:

There have been waste incinerators in Europe for many decades. Over time, those facilities have been significantly upgraded. That speaks to the location of many of them; they were often located outside urban areas or further away. If that was 50 years ago, obviously there has been urban encroachment. As a result, they have become much better in terms of performance outcomes … a number of these facilities now exist within central city locations around Europe and effectively have no impact on the surrounding environment and air quality.

Mr Mike Ritchie, Managing Director of MRA Consulting Group, explained that unlike in New South Wales, ‘In most of Europe, it is the regional organisations of councils that purchase these facilities, provided by the private sector but contracted by the communities as an alternative to landfill’.

Stakeholders suggested that energy from waste is pursued in the European Union for various reasons including a greater need for the generation of heat, the move away from nuclear technology, and the provision of an incentive from the European Union to divert waste from landfill. Dr Stammbach commented: ‘The European track record represents a formidable achievement of zero waste to landfill, dramatic reductions in carbon pollution and the sustainable generation of electricity’.

An alternate view offered by the National Toxics Network was that although the European Union is often held up as the world’s best standard for incinerator operation, it has recently declared a major policy redirection on waste management and the waste to energy
incinerator sector in line with the major commitments to a circular economy. This has resulted in a recommendation issued to members to stop the construction of new incinerators and to decommission existing facilities.\textsuperscript{54}

**United States of America**

1.32 In 2016, there were approximately 77 energy from waste facilities operating in the United States of America. However, the number of plants operating has been in decline since 2001.\textsuperscript{55} The majority of operating plants are mass burn facilities. A much smaller proportion of plants are modular systems and refuse derived fuel facilities.\textsuperscript{56} The committee received evidence that energy from waste facilities in the United States vary widely in size.\textsuperscript{57}

1.33 The committee also heard that the use of energy from waste facilities does not appear to adversely affect recycling rates across states or at a national level: the proportion of waste processed at energy from waste facilities declined from 14.3 per cent in 1990 to 12.8 per cent in 2014, whilst recycling rates have increased from 16 per cent in 1990 to 34 per cent from 2010 onwards.\textsuperscript{58}

1.34 There is no single piece of federal legislation that regulates the development, siting and operation of energy from waste facilities in the United States, rather there are a number of applicable pieces of federal legislation. There are also complexities in the interaction with state legislation and an onus on individual states to enforce federal regulation.\textsuperscript{59}

**Committee comment**

1.35 The committee notes that in Australia, there are currently only around seven large-scale energy from waste projects under consideration or approved by the relevant state bodies. However, given the significant proportion of waste across Australia and in New South Wales that is being sent to landfill, we believe there is an opportunity for energy from waste to play a role in diverting waste from landfill in the future.

\textsuperscript{54} Submission 172, National Toxics Network, p 5.
1.36 The committee acknowledges that energy from waste is well-established and widely used in other jurisdictions, particularly in the European Union. Moreover, the *Industrial Emissions Directive for waste incineration and co-incineration plants ( Directive 2010/75/EU)* is considered international best practice for energy from waste regulation. We note that a large number of energy from waste facilities in the European Union use municipal solid waste as feedstock and supply subsidised heat to surrounding homes and businesses.

1.37 Energy from waste technology is considered in more detail in Chapter 5.
Chapter 2  The waste levy

This chapter outlines the purpose of the waste levy in New South Wales and discusses issues raised by inquiry participants about how the levy operates, including the implementation of the Waste Less, Recycle More initiative, the impact of the levy on recycling rates and the development of waste infrastructure, and the suggestion that the levy unduly burdens certain councils. The chapter also considers proposals to amend the levy, including by increasing the hypothecation of funds to local councils and industry.

Overview and purpose of the waste levy

2.1 Section 88 of the Protection of the Environment Operations Act 1997 requires certain licensed waste facilities in New South Wales to pay a contribution for each tonne of waste received at the facility.60 This contribution is referred to as the ‘waste levy’.

2.2 The levy is applied to all waste that is received at:

- scheduled waste disposal facilities (NSW Environment Protection Authority (NSW EPA)-licensed landfills)
- scheduled waste facilities that are not scheduled waste disposal facilities (for example, NSW EPA-licenced waste processing, resource recovery and waste storage facilities) which are in the regulated area or receive waste from the regulated area.61

2.3 Scheduled waste facilities required to pay the levy must also submit a Waste Contribution Monthly Report to the NSW EPA for each reporting period.62

2.4 In accordance with 10B of the Protection of the Environment Operations (Waste) Regulation 2014 (Waste Regulation), the levy liability for scheduled waste facilities is extinguished once the waste is sent offsite for lawful recycling, re-use or disposal. The levy becomes payable for these facilities if waste is stockpiled unlawfully or if waste transported from the facility is unlawfully disposed of.63

2.5 The ‘regulated area’ refers to councils within the metropolitan levy area (MLA) and the regional levy area (RLA). The regulated area comprises the Sydney metropolitan area, the Illawarra and Hunter regions, the central and north coast local government areas to the

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Queensland border, as well as the Blue Mountains, Wingecarribee and Wollondilly local government areas.\textsuperscript{64}

2.6 The 2017-2018 waste levy rates are $138.20 per tonne in the MLA, which the City of Sydney noted is the ‘highest landfill levy in Australia’,\textsuperscript{65} and $79.60 per tonne in the RLA.\textsuperscript{66} As per usual practice, the 2018-2019 waste levy rates will increase by the Consumer Price Index.\textsuperscript{67}

2.7 The levy is paid to the NSW EPA, with the collected funds then being remitted to the state’s Consolidated Fund.\textsuperscript{68} Mr Barry Buffier, the then Chair and Chief Executive of the NSW EPA, explained that a share of the funds, namely around one third, are then returned to the NSW EPA, along with the NSW Office of Environment and Heritage.\textsuperscript{69}

2.8 The table below sets out the waste and environmental levy revenues, and expenditures on environmental programs, for the past five years.

**Table 2 Waste and environmental levy revenues, and expenditures on environmental programs, for the past five years**

<table>
<thead>
<tr>
<th>Item/Program (Sm)</th>
<th>2012/13</th>
<th>2013/14</th>
<th>2014/15</th>
<th>2015/16</th>
<th>2016/17 (unaudited)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Revenue:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Waste Revenues</td>
<td>$483.3</td>
<td>$503.6</td>
<td>$588.5</td>
<td>$692.1</td>
<td>$659.5</td>
</tr>
<tr>
<td><strong>Program Expenditure:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Waste and Regulatory programs</td>
<td>$61.7</td>
<td>$76.9</td>
<td>$111.1</td>
<td>$100.0</td>
<td>$91.0</td>
</tr>
<tr>
<td>Other Environmental programs</td>
<td>$61.5</td>
<td>$90.0</td>
<td>$95.9</td>
<td>$90.1</td>
<td>$88.8</td>
</tr>
<tr>
<td>Total Expenditure</td>
<td>$123.2</td>
<td>$166.9</td>
<td>$207.0</td>
<td>$190.1</td>
<td>$179.9</td>
</tr>
</tbody>
</table>

Answers to question on notice, NSW EPA, 27 July 2017, p 1.

2.9 The committee heard that the levy generates significant funds for the NSW Government. The NSW EPA advised that the levy receipt for 2016-2017 was more than $630 million.\textsuperscript{70} The committee also heard that:


\textsuperscript{65} Submission 198, City of Sydney, p 2.


\textsuperscript{68} Evidence, Mr Barry Buffier, the then Chair and Chief Executive, NSW EPA, 17 August 2017, p 69.

\textsuperscript{69} Evidence, Mr Buffier, 17 August 2017, p 69.

\textsuperscript{70} Mr Stephen Beaman, the then Executive Director, Waste and Resource Recovery, NSW EPA, 26 June 2017, p 4.
• the levy generated $675 million in state revenue in 2015-2016, up $91 million from 2014-2015.\footnote{Submission 149, Wollongong City Council, p 1. Also see, Submission 217, Illawarra Pilot Joint Organisation, p 1.}

• the government estimates the levy will raise approximately $2.234 billion in the four-year period to 2020.\footnote{Submission 217, Illawarra Pilot Joint Organisation, p 1.}

2.10 The waste levy aims to reduce the amount of waste being landfilled and to promote recycling and resource recovery.\footnote{See, NSW EPA, *Waste levy* (22 August 2017), http://www.epa.nsw.gov.au/wasteregulation/waste-levy.htm. Also see, Submission 144, Australian Council of Recycling, p 2.} The NSW EPA explained this concept further:

> The waste levy is the key economic instrument used in NSW to discourage landfilling and stimulate resource recovery. It effectively increases the cost of landfilling, which makes the cost of recycling more competitive and ensures landfill is the least preferable waste management option – outcomes which are consistent with the waste hierarchy and good environmental practices.\footnote{Answers to questions on notice, NSW EPA, 20 November 2017, p 2. Also see, Evidence, Mr Buffier, 17 August 2017, p 70.}

2.11 Some stakeholders agreed that the levy meets these objectives, for example:

• the NSW EPA stated: ‘The levy has driven innovation and investment in new and upgraded recycling infrastructure, which has helped increase recycling rates in NSW from 45 per cent in 2002–03 to 63 per cent in 2014–15. By contrast, the recycling rate in Queensland, which has no waste levy, is only 35 per cent’\footnote{Answers to questions on notice, NSW EPA, 20 November 2017, p 2. Also see, Evidence, Mr Buffier, 17 August 2017, p 70.}

• Local Government NSW described the waste levy as an ‘economic driver for waste avoidance and resource recovery’\footnote{Submission 326, Local Government NSW, p 4. Also see, Submission 179, HZI Australia, p 2.}

• the City of Sydney said that the levy ‘is an effective mechanism for encouraging the development of alternative and innovative solutions to landfill that can provide positive environmental and economic outcomes’\footnote{Submission 198, City of Sydney, p 2.}

• the Clean Energy Finance Corporation argued that waste levies, particularly the New South Wales levy, ensure that waste with recoverable value is not sent to landfill and provide critical funding for waste infrastructure,\footnote{Submission 189, Clean Energy Finance Corporation, p 2.} and stated: ‘It is evident that Australian states who have introduced a levy have the highest levels of recycling’\footnote{Submission 143, New Energy Corporation, p 2.}

• the Waste Management Association of Australia stated: ‘Recycling rates are much higher in NSW, SA, Victoria, ACT (which each apply levies on landfill disposal or in the case
of ACT set the price for landfill disposal), compared with states with no or very low levies (QLD, WA, Tasmania and NT)\(^{80}\)

- Toxfree, which operates thermal treatment facilities in Australia, stated: ‘Without the waste levy very little recycling would occur, because landfill would be so cheap that investment in recycling infrastructure would not be viable’\(^{81}\)

- Mr Mike Ritchie, Managing Director of MRA Consulting Group, stated: ‘The levy is the single most effective instrument anywhere in Australia, and particularly in New South Wales. We would be having recycling rates of 40 per cent right now if we did not have a levy’.\(^{82}\)

2.12 The effectiveness of the waste levy in encouraging infrastructure development is discussed later in this chapter.

2.13 The committee also received evidence that an unintended consequence of the waste levy is that waste is being transported interstate, particularly to Queensland, and sent to landfill.\(^{83}\) This issue is examined in Chapter 4.

### Committee comment

2.14 The committee supports the retention of the waste levy as a means of reducing the amount of waste sent to landfill, and promoting recycling and resource recovery.

2.15 The committee notes that the waste levy has raised significant funds for the NSW Government. The appropriate hypothecation of the waste levy is discussed later in the chapter, suffice to say, that the committee believes more of the revenue raised by the levy should be funding the delivery of waste services, including waste avoidance, minimisation and re-use programs, and waste recovery infrastructure throughout New South Wales.

2.16 The committee believes that having a substantial waste levy in place in New South Wales has played an important role in encouraging recycling and resource recovery, including through the Waste Less, Recycle More initiative. This is evidenced by the poor resource recovery rates for those states and territories which either have a very low levy or no levy at all.

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\(^{81}\) Submission 141, Toxfree Australia, p 2.

\(^{82}\) Evidence, Mr Mike Ritchie, Managing Director, MRA Consulting Group, 7 August 2017, p 17.

\(^{83}\) See for example, Evidence, Ms Jane Bremmer, Secretary, National Toxics Network, 27 June 2017, p 39; Evidence, Mr Tony Khoury, Executive Director, Waste Contractors and Recyclers Association of NSW, 17 August 2017, p 2; Submission 182, Waste Contractors and Recyclers Association of NSW, p 2; Submission 215a, Waste Management Association of Australia, p 1.
Waste Less, Recycle More

2.17 Waste Less, Recycle More is the primary initiative funded through the waste levy. It provides funding for business recycling, organics collections, market development, managing problem wastes, new waste infrastructure, local councils and programs to tackle illegal dumping and litter. The NSW EPA is the lead agency for the initiative, with some grant programs being delivered by the NSW Environmental Trust.

2.18 The NSW EPA gave evidence that the objectives of Waste Less, Recycle More programs include stimulating investment in waste and recycling facilities and infrastructure, changing community attitudes to encourage re-use and recycling, and strengthening compliance and enforcement.

2.19 The initial Waste Less, Recycle More initiative (2012-2016) received approximately $465 million in funding. The initiative has since been extended with a further $337 million over four years to 2021.

2.20 As at October 2016, the government reported that the program had spent approximately $292.3 million on 822 projects, which are expected to process over 2.2 million tonnes of waste and create 845 jobs. Furthermore, the NSW EPA noted that the investment in waste infrastructure, services and education provided via Waste Less, Recycle More initiatives is vital to ensuring the state meets its targets under the NSW Waste Avoidance and Resource Recovery Strategy 2014–21.

86 Evidence, Mr Beaman, 26 June 2017, p 5. Also see, Submission 217, Illawarra Pilot Joint Organisation, p 1.
2.21 Figure 2 is a breakdown of how the $292.3 million allocated to Waste Less, Recycle More has been spent up to July 2016.

Figure 2  Waste Less, Recycle More funds allocated until July 2016

Numerous stakeholders expressed concern about the proportion of funds collected from the waste levy that are allocated to Waste Less, Recycle More. This issue is discussed in detail later in this chapter.

Infrastructure

2.23 There was some debate during the inquiry about the use of funds from the waste levy through Waste Less, Recycle More to build waste infrastructure. Mr Henry Anning, Sector Lead for Bioenergy at the Clean Energy Finance Corporation, explained how funding from the levy can contribute to the development of waste infrastructure:

The levy can have two impacts on an individual project. One is if there is a grant program available that can make some capital contribution to the upfront cost of the infrastructure, whether it is recycling or energy from waste as such, and also to the actual revenue stream of the project itself over the life.  

2.24 Some stakeholders emphasised the importance of the levy in funding infrastructure development. For example, the Waste Management Association of Australia said the waste levy was a ‘critical factor underpinning the development of resource recovery infrastructure’ across New South Wales. Similarly, the Australian Council of Recycling ‘strongly’ advocated that resource recovery and recycling facilities be funded by waste levies.

91 Evidence, Mr Henry Anning, Sector Lead for Bioenergy, Clean Energy Finance Corporation, 26 June 2017, p 31.
93 Submission 144, Australian Council of Recycling, p 7.
2.25 The committee heard that funds are especially useful in developing alternative waste solutions. For example, Mr Tim Jordan, Head of Research at the Clean Energy Finance Corporation, observed that landfill fees directly impact the development of energy from waste infrastructure: ‘We observed through our investment activity that the economics of energy from waste projects depends heavily on landfill fees. Fees that are set at an appropriate level can help to ensure that value is captured from waste that would otherwise go to landfill’. The Australian Council of Recycling suggested that opportunities to incorporate future advances in technology into energy from waste facilities will depend on landfill levies.

2.26 To illustrate this argument, the Waste Management Association of Australia noted that there are currently five mixed waste processing in operation or commissioning for municipal solid waste in New South Wales. In comparison, Victoria, where there is ‘a much lower levy’, has no mixed waste processing facilities, and Queensland – where there is no levy – has one facility. The association concluded: ‘While cheap disposal is not the only barrier to developing this sort of long-term infrastructure, it is clear that landfill levies can underpin a level of private investment that is not viable in jurisdictions where landfill is cheap’.

2.27 However, other local government inquiry participants argued that the levy has been an ineffective tool in encouraging the development of waste infrastructure. For example, Blacktown City Council stated that ‘the amount of revenue generated by the levy and the amount returned to councils and the industry has not leveraged a new alternative waste processing facility in the Sydney metropolitan area for domestic waste in the last 8 years’. In fact, the council noted that by 2021 there will be a significant gap between the level of waste generated in western Sydney and viable processing facilities:

The Western Sydney Regional Organisation of Councils Waste and Recycling Infrastructure Needs Assessment (2015) … has identified that by 2021 there is approximately a 994,000 tonne gap in facilities available to process mixed waste treatment, garden organics processing and putrescible organics processing compared to projected waste generation figures.

2.28 Blacktown City Council continued: ‘The use of the blunt instrument of the levy has not leveraged the investment required to facilitate the alternative waste treatment processes needed to ensure that the waste streams generated can be delivered to local facilities’. Similarly, the City of Canterbury Bankstown noted that despite $85 million being allocated to waste infrastructure projects in the last four years, the council ‘… is still landfill dependant, as the levy funding has not yet provided additional waste processing facilities in the Sydney Metropolitan Area’.

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94 Evidence, Dr Ali El Hanandeh, Lecturer, School of Engineering, Griffith University, 7 August 2017, p 44.
95 Evidence, Mr Tim Jordan, Head of Research, Clean Energy Finance Corporation, 26 June 2017, p 31.
96 Submission 144, Australian Council of Recycling, p 7.
98 Submission 214, Blacktown City Council, p 7.
99 Submission 214, Blacktown City Council, p 8.
100 Submission 214, Blacktown City Council, p 8.
According to the Illawarra Pilot Joint Organisation, the effectiveness of the levy in allowing councils to develop alternative waste solutions is not always clear, particularly in regional areas. The organisation told the committee:

Despite achieving its intent of making the cost of landfilling very high, this is not always having the expected outcome of reducing waste to landfill by driving the competitiveness of expensive alternative technological solutions ... Councils in regional areas face the challenge of maintaining an adequate income stream to fund landfill operation fixed costs, as they would still be required for some waste streams not suitable for AWTs [Alternative Waste Treatment].

The waste infrastructure needs of New South Wales are discussed in detail in Chapter 8.

Committee comment

There can be no doubt that the waste levy has contributed to the development of waste management projects in this state. However, the committee notes that despite the levy, New South Wales remains dependent on landfill as a means of disposal. While the levy has supported significant investment in alternative waste management technologies, it is clearly insufficient to adequately deal with our overall waste management needs. This is disappointing, as the waste levy has generated significant amounts of money for the NSW Government. As discussed later in this chapter a greater proportion of levy funds should be returned to local councils and the waste industry to fund innovative waste management solutions.

The committee notes that as at October 2016, the Waste Less, Recycle More initiative had only spent $292 million of its $465 million allocation. That is, less than two thirds of the allocated funding had been spent. This is a major under-allocation for a significant initiative. This is doubly concerning given the NSW EPA has given evidence that it considers this program vital to the state meeting its waste targets. The committee recommends that the NSW Government ensure that all funds allocated to the Waste Less, Recycle More program be spent in accordance with the program. We also recommend that the NSW EPA undertake an audit of the Waste Less, Recycle More program to ensure that the funds are fully expended to meet the objectives of the program.

**Recommendation 1**

That the NSW Government ensure that all funds allocated to the Waste Less, Recycle More program be spent in accordance with the program.

**Recommendation 2**

That the NSW Environment Protection Authority undertake an audit of the Waste Less, Recycle More program to ensure that the funds are fully expended to meet the objectives of the program.

Levy unduly burdens certain councils

2.33 During the inquiry, the committee heard concerns from numerous local government stakeholders that the waste levy unduly burdens certain councils. For example, the Illawarra Pilot Joint Organisation suggested that councils in its area anticipate contributing over $130 million to Waste Less, Recycle More (phase two), but noted that these funds will contribute to programs for councils that do not pay the levy:

Wollongong, Shellharbour and Shoalhaven communities alone estimate they will contribute nearly 40 per cent of the WLRM 2 (a total of over $130 million) via the levy. Yet the WLRM 1 and 2 fund programs across the state, including many areas not subject to the Levy. 103

2.34 By way of example of how the waste levy can unduly affect some councils, the Shoalhaven local government area covers approximately 4,660 square kilometers and has about 100,000 residents. Like other councils in the region, Shoalhaven City Council is engaged in all aspects of the provision of domestic and some commercial waste disposal and recycling. 104 The committee heard that the size of the local government area and spread of the population cause many challenges for the provision of waste services. 105

2.35 However, a significant concern for Shoalhaven City Council is that the council is classified as a metropolitan area and must pay the higher waste levy rate, while other councils that are closer to Sydney including the Blue Mountains and Wollondilly pay the regional levy. In addition, Eurobodalla, Shoalhaven’s nearest neighbour, is outside the regulated area and pays no levy at all. 106 Shoalhaven City Council argued that as a regional area with ‘low socio-economic indicators and high unemployment’, the classification of the Shoalhaven as a metropolitan area should be reviewed. 107

2.36 Mr Tony Fraser, Manager Works and Services at Shoalhaven City Council, also stated that encouraging innovation in the waste sector requires greater transparency around how the levy is allocated:

I guess the issue that we may have with the EPA levy at the moment is we are paying so much and we are not seeing a lot of returns. Whether we are paying a levy or not I guess the transparency around how those levy payments were coming back for innovation and things like that is probably really important. 108

2.37 The NSW EPA was unable to advise why the Shoalhaven was considered part of the MLA. 109

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105 Evidence, Mr Tony Fraser, Manager Works and Services, Shoalhaven City Council, 7 August 2017, p 32. Also see, Submission 298, Shoalhaven City Council, p 1.
106 Evidence, Mr Fraser, 7 August 2017, p 32. Also see, Submission 298, Shoalhaven City Council, p 2.
107 Evidence, Mr Fraser, 7 August 2017, p 32.
108 Evidence, Mr Fraser, 7 August 2017, p 34.
109 Evidence, Mr Buffier, 17 August 2017, p 69.
Committee comment

2.38 It is clear that certain councils, such as those in the Illawarra and Shoalhaven, are currently impacted heavily by the waste levy, compared with other local government areas. This is exacerbated in the case of Shoalhaven, as the council appears to have been arbitrarily assigned to the Metropolitan Levy Area, whereas other councils closer to Sydney are in the Regional Levy Area, and Eurobodalla, the council’s nearest neighbour, is in the unregulated area. The committee can see no justification for this. Accordingly, we recommend that the NSW Government reclassify Shoalhaven City Council from the Metropolitan Levy Area to either the Regional Levy Area or the unregulated area.

Recommendation 3
That the NSW Government reclassify Shoalhaven City Council from the Metropolitan Levy Area to either the Regional Levy Area or the unregulated area.

Proposals to amend the levy

2.39 The following sections consider some of the proposals discussed by stakeholders to amend the waste levy to better facilitate the waste management system in New South Wales, including greater hypothecation of the levy, attaching the levy to waste rather than where it is disposed of, and the distribution of levy funds. The issue of exhumed waste and the waste levy is examined in Chapter 3.

Hypothecating the levy

2.40 A number of stakeholders raised concerns about the proportion of funds generated from the waste levy that are returned to local councils and the waste industry. As previously noted, the levy is included in the state’s consolidated revenue and a proportion is hypothecated back through the Waste Less, Recycle More.\textsuperscript{110} The Waste Management Association of Australia observed that the $802 million the government intends to spend over the nine years of Waste Less, Recycle More ‘represents a small portion of the money raised via the waste levy, which is a significant source of revenue to the NSW Government’.\textsuperscript{111}

2.41 The key concern raised by councils was that the revenue generated by the waste levy is not adequately returned to councils, thus undermining waste planning and infrastructure. For example, Blacktown City Council stated:

\begin{quote}
The percentage of revenue collected from the Section 88 levy reinvested into waste planning and infrastructure has been too little to ensure there are long term solutions and competition within the sector … there is a huge discrepancy between the revenue generated by the Section 88 levy and that provided back through this program.\textsuperscript{112}
\end{quote}

\textsuperscript{110} Evidence, Mr Khoury, 17 August 2017, p 3. Also see, Evidence, Cr Stephen Bali, Mayor, Blacktown City Council, 27 June 2017, p 28.
\textsuperscript{111} Submission 215, Waste Management Association of Australia, p 2.
\textsuperscript{112} Submission 214, Blacktown City Council, p 8.
2.42 In terms of the amounts councils are receiving back in funding:

- Blacktown City Council stated that in 2015-2016, the council contributed about $7,026,657 to the waste levy and received approximately $783,834 back in tied funding from Waste Less, Recycle More\(^{113}\)
- Mr Mark Roebuck, Manager, City Works and Services at Wollongong City Council, anticipated receiving approximately $430,000 from council’s $15 million waste levy contribution\(^{114}\)
- Shoalhaven City Council stated that in the previous financial year Shoalhaven paid a levy of almost $8 million, of which only 4.2 per cent or $340,000 was returned in grants to support the continuous improvement of its waste operations.\(^{115}\)

2.43 Following on from this evidence, the committee heard considerable support expressed for the idea of hypothecating additional funds from the waste levy to local councils. For example, Ms Jane Bremmer, Secretary of the National Toxics Network, said that the levy should be hypothecated to local areas to allow councils to manage its frontline waste products.\(^{116}\)

2.44 Wollongong City Council concurred, stating that there could more onsite waste management if additional funds are made available to local councils.\(^{117}\) Similarly, Ms Namoi Dougall, General Manager of the Southern Sydney Regional Organisation of Councils, said: ‘We would like to see the allocation of more waste levy funds back to councils’,\(^{118}\) arguing the additional funds could be spent on waste infrastructure.\(^{119}\)

2.45 However, Mr Ritchie noted that it is important to first clarify what is being hypothecated: ‘One question we need to ask is: Hypothecating what? Local government only pay one-third of the levy contributions, so 100 per cent hypothecation means that for every dollar local government put in they would get back $3’.\(^{120}\) Mr Ritchie added: ‘I do not think that is what local government is arguing; I think they mean 100 per cent of what they pay ...’.\(^{121}\) He further observed: ‘… there is a very strong argument for both local government hypothecation being higher, approaching 100 per cent of their money, and a higher percentage of the total pot, in my view approaching 50 per cent, back to enforcement and infrastructure’.\(^{122}\)

\(^{113}\) Submission 214, Blacktown City Council, p 8. Also see, Evidence, Cr Bali, 27 June 2017, p 27.
\(^{114}\) Evidence, Mr Mark Roebuck, Manager, City Works and Services, Wollongong City Council, 7 August 2017, p 27.
\(^{115}\) Evidence, Mr Fraser, 7 August 2017, p 32.
\(^{117}\) Evidence, Mr Roebuck, 7 August 2017, p 27.
\(^{118}\) Evidence, Ms Namoi Dougall, General Manager, SSROC, 7 August 2017, p 26.
\(^{120}\) Evidence, Mr Ritchie, 7 August 2017, p 18.
\(^{121}\) Evidence, Mr Ritchie, 7 August 2017, p 18.
\(^{122}\) Evidence, Mr Ritchie, 7 August 2017, p 18.
2.46 Other stakeholders emphasised the need for greater hypothecation of funds to industry. For example:

- Mr Tony Khoury, Executive Director of Waste Contractors and Recyclers Association of NSW, said industry would ‘love’ to see more funds returned from the levy to help assist with emerging issues.\(^\text{123}\)

- HZI Australia advocated that ‘all monies raised through waste levies should be fully reinvested in the waste and resource recovery sector to build resource recovery capacity and thereby reduce reliance on landfill disposal’.\(^\text{124}\)

- Mr Miles Mason, Business Development Manager at New Energy Corporation, said that the revenue raised from waste levy should be hypothecated to fund waste initiatives in the areas it was received from.\(^\text{125}\)

2.47 Mr Garth Lamb, NSW Branch President of the Waste Management Association of Australia, similarly supported hypothecating more of the levy to industry.\(^\text{126}\) However, he noted that it is necessary to ensure the levy encourages behavioural change while supporting infrastructure development:

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\ldots \text{the tension is making sure that the levy still effects what it needs to do; it drives behaviour change. Rather than just catch and pass the money back and forth, I think if that money came back in a more substantial fashion to people who are investing in the right infrastructure, that would be very positive.} \] \(^\text{127}\)

2.48 Associate Professor Bernadette McCabe, Principal Scientist (Bioresources and Waste Utilisation), National Centre for Engineering in Agriculture, University of Southern Queensland, concurred, saying: ‘From a waste management point of view, it would be good to have some sort of structure around how money can be hypothecated back to the facilities so that they have employ best practices …’.\(^\text{128}\)

2.49 The Clean Energy Finance Corporation was more circumspect about hypothecating the waste levy, with Mr Jordan telling the committee:

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\text{Economists generally do not like the idea of hypothecating levies—I am an economist by training—in part for practical reasons. It is very hard once you have designed a hypothecation measure to then unwind it if the economics of a particular project change or there is a change of policy priorities.} \] \(^\text{129}\)

\(^{123}\) Evidence, Mr Khoury, 17 August 2017, p 3.

\(^{124}\) Submission 179, HZI Australia, p 2.

\(^{125}\) Evidence, Mr Miles Mason, Business Development Manager, New Energy Corporation, 26 June 2017, p 19.

\(^{126}\) Evidence, Mr Garth Lamb, NSW Branch President, Waste Management Association of Australia, 26 June 2017, p 23.

\(^{127}\) Evidence, Mr Lamb, 26 June 2017, p 23.

\(^{128}\) Evidence, Associate Professor Bernadette McCabe, Principal Scientist (Bioresources and Waste Utilisation), National Centre for Engineering in Agriculture, University of Southern Queensland, 7 August 2017, p 44.

\(^{129}\) Evidence, Mr Jordan, 26 June 2017, p 32.
Mr Anning said that rather than hypothecating the levy he would like to see proceeds ‘flow back to the industry and help support the industry to achieve the energy from waste and the landfill diversion and the emissions reduction that can be achieved’.130

In response to suggestions about hypothecating the waste levy, the NSW EPA advised that ‘The setting of the waste levy and how it is used is a matter of government policy’.131

**Onus of the levy**

Certain inquiry participants supported placing the levy on the waste rather than on the location where the waste is disposed of, as is currently the case. Mr Ritchie explained this proposal:

… [Y]ou attach the levy liability to the waste … [and] the statute is built in such a way that it does not matter where the waste is disposed of. If it is disposed to landfill or the moon for that matter, then the liability arises with the person who sent it and that person cannot absolve themselves of liability.132

The Waste Management Association of Australia agreed with the idea of a levy that ‘follows the waste, irrespective of where it is landfilled’.133

Alexandria Landfill also concurred with attaching primary liability for the levy on the waste generator, and drafted a proposed ‘Waste Responsibility Levy’134 involving ‘exerting a primary liability for payment of it upon the generator of the waste. In turn this liability can be passed along the chain of responsibility in a manner similar to the GST’.135

Other stakeholders supported the idea of placing the levy on the waste generator as a means of halting the interstate transportation of waste.136 Indeed, Mr Ron Wainberg, National Chair, Resource and Energy, Recovery Division of the Waste Management Association of Australia, said attaching liability to the waste would address not only concerns about waste New South Wales waste travelling to Queensland, but also waste moving from Victoria and the Australian Capital Territory into the non-levied areas of New South Wales.137

In response to these suggestions, Mr Buffier said that the NSW EPA is currently considering who should have responsibility for paying the waste levy: ‘One of the ideas we are looking at is having that responsibility going back to the person who produces the waste so that the

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130 Evidence, Mr Anning, 26 June 2017, p 32.
131 Evidence, Mr Beaman, 26 June 2017, p 5
132 Evidence Mr Ritchie, 7 August 2017, p 14. Also see, Submission 170, MRA Consulting Group, p 1.
133 Submission 215a, Waste Management Association of Australia, p 1. Also see, Evidence, Ms Gayle Sloan, Chief Executive, Waste Management Association of Australia, 26 June 2017, p 21.
135 Submission 164, Alexandria Landfill, p 7. Also see, Evidence, Mr Ian Malouf, Managing Director, Dial A Dump Industries, 17 August 2017, pp 57-58.
136 See, Evidence Mr Ritchie, 7 August 2017, p 14.
137 Evidence, Mr Ron Wainberg, National Chair, Resource and Energy, Recovery Division, Waste Management Association of Australia, 26 June 2017, p 26.
transport of that waste does not carry the levy responsibility with it'. Mr Buffier suggested that placing the onus of levy on the waste generator may disincentivise waste operators illegally dumping waste.

Mr Buffier explained that placing the levy on the waste generator was particularly feasible for larger companies: ‘It has some complexity about it but certainly for the larger operators, for a large site, it makes a lot of sense to do that. Where you have smaller sites, one truck et cetera, it probably becomes a bit more difficult to enforce. But there is a real opportunity to do something around that’.

### Distribution of levy funds

This section considers stakeholders’ concerns that the grant funding model is inflexible and discusses whether the NSW EPA is the appropriate body to allocate funds to councils and industry.

The NSW EPA advised that the councils are often not spending all of their available funding for waste infrastructure, particularly from the Better Waste and Recycling Fund, a program for local government funded under the Waste Less, Recycle More initiative. Mr Stephen Beaman, the then Executive Director, Waste and Resource Recovery at the NSW EPA, told the committee:

> We provide $70 million to the Better Waste and Recycling Fund. That goes to each council and levy area on a per capita basis … We have handed out about $70 million, and 20 per cent of that has not been spent by local councils. It is untied funding that we have allocated and they have not been able to spend it.

Stakeholders explained that councils may not be spending the money due to the inflexible nature of the grant program. For example, Mr Lamb suggested that the incongruity between the planning framework and the time limits placed on the grants was a significant reason why councils are not taking up grants through the Better Waste and Recycling Fund:

> One of the challenges we have touched on in here is around the planning frameworks and the ability to deliver. It is one thing to identify the need for infrastructure; it is another thing to actually be able to physically deliver it through a planning framework. As I understand it, a lot of those grants were time bound, and trying to move anything through a planning framework in New South Wales can be challenging.

Mr Lamb said he was aware of certain projects where the concept has been ‘solid’ but the outcomes were undeliverable within the timeframes required for the grant.

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138 Evidence, Mr Buffier, 17 August 2017, p 71.
139 Evidence, Mr Buffier, 17 August 2017, p 71.
140 Evidence, Mr Buffier, 17 August 2017, p 71.
141 Evidence, Mr Beaman, 26 June 2017, p 13.
142 Evidence, Mr Lamb, 26 June 2017, p 27.
143 Evidence, Mr Lamb, 26 June 2017, p 27.
A related issue was exemplified by the experience of Mr Garbis Simonian, Chairman of the Australian Industrial Ecology Network, who said his company declined a grant as the administrative requirements were overly burdensome: ‘My company applied for a grant and it was awarded one, but we never took it up because the conditions attached to it were not commercial. The reporting was so onerous and the amount so small that in the end we said we did not want the money’.144

Ms Gayle Sloan, Chief Executive Officer of the Waste Management Association of Australia, similarly noted that there is a lack of flexibility in the grants program, specifically the need for industry to ‘match’ funding:

From an industry perspective, I am not sure about with local government, but you do have to match funding and you do have a cap on how much funding—from memory, it is $500,000 and you have to match it. So if you have competing priorities in council, it might be quite difficult to get those matching funds, because it is not whole, and it is unrealistic to expect that you can deliver waste and resource infrastructure for $1 million.145

Ms Sloan also noted that there is no ability within the current scheme for a one-off grant for a large amount of money.146

Further, the committee heard that Waste Less, Recycle More funds cannot be used to buy land for waste infrastructure, thus hindering development. Mr Mark Wood, Group Manager of Engineering Operations at Sutherland Shire Council, explained that the grant system has been established to encourage ‘smaller, piecemeal’ activities such as community recycling centres but does not allow councils to buy land to support larger waste infrastructure.147 The Sutherland Shire Council argued that the inability to access waste levy funds to purchase land inhibited a regional cooperative approach in developing shared facilities.148

Ms Dougall concurred and proposed that the NSW EPA grant system be amended to facilitate the acquisition of land for waste infrastructure:

To free councils and industry to focus on innovation and to plan for smarter solutions, we would like to see the EPA Waste Infrastructure Grants allow for the acquisition of land and for the grants to run for more than three years or to be deliverable in phases. This would recognise that infrastructure takes more than three years and to get approved and built.149

As for whether the NSW EPA is the appropriate body to allocate funds from the waste levy, the Australian Industrial Ecology Network suggested the NSW EPA does not have the commercial and technical expertise to manage the grants process, and proposed that an

144 Evidence, Mr Garbis Simonian, Chairman, Australian Industrial Ecology Network, 17 August 2017, p 40.
145 Evidence, Ms Sloan, 26 June 2017, p 27.
146 Evidence, Ms Sloan, 26 June 2017, p 27.
147 Evidence, Mr Mark Wood, Group Manager, Engineering Operations, Sutherland Shire Council, 7 August 2017, p 30.
148 Submission 156, Sutherland Shire Council, p 2.
innovation-focused agency such the Department of Industry would be better suited to handling this role:

The people managing the grants are not commercial and business minded; they are not practical. As we said, it would be better if grants were taken over by the Department of Industry or someone involved in innovation. There is a lot of innovation involved and technical knowledge is very important. They would be much better equipped to handle that role.150

2.68 Mr Mark Glover, Director of the Australian Industrial Ecology Network, stated that the NSW EPA is ‘hopelessly conflicted’ in its multiple roles as the regulator and enforcer, policy developer and ‘sponsor and provider of significant amounts of grant funding’, thus undermining the grant system.151 Likewise, Mr Simonian said the NSW EPA has a ‘very strong bias’ towards giving money to local government for infrastructure despite local government not having ‘the skills to be able to judge and manage this infrastructure’.152 To illustrate this argument, Mr Glover said that the NSW EPA’s support for developing low-grade composting materials despite there being a limited market for the product, has led to an oversupply of this material.153

2.69 The Australian Industrial Ecology Network was further concerned that the NSW EPA does not have an ‘exit strategy’ once infrastructure needs have been met:

When the EPA makes an intrusion into a marketplace by making a decision that they want people to use tunnel composting or community recycling centres (CRC), it does not have an exit strategy. Are they designed to be there forever as the funders of these exercises? Or are they there to provide initial stimulation to show that it can work? At no point is there an exit strategy for when they decide that enough is enough, it has been proved to work or not, and now we want to find a way to interface with private enterprise to deliver this in the long term.154

Committee comment

2.70 The first step in an effective allocation of the money from the waste levy is for the NSW EPA to fully expend the money that is allocated to the Waste Less, Recycle More initiative.

2.71 The committee agrees with stakeholders that there must be greater hypothecation of levy funds to local councils and the waste industry. We acknowledge the frustration of local councils who contribute significant sums of money to the waste levy only to receive a small proportion back in grants and other funding. We believe this situation effectively forces local councils to ‘double dip’ – essentially requiring ratepayers to pay the levy, and then, due to a lack of council funds, requiring those same ratepayers to pay again to support the development of waste infrastructure in their local area.

150 Evidence, Mr Simonian, 17 August 2017, p 40. Also see, Evidence, Mr Mark Glover, Director, Australian Industrial Ecology Network, 17 August 2017, p 38.
151 Evidence, Mr Glover, 17 August 2017, p 38.
152 Evidence, Mr Simonian, 17 August 2017, p 40.
153 Evidence, Mr Glover, 17 August 2017, p 39.
154 Evidence, Mr Glover, 17 August 2017, p 40.
We support inquiry participants’ suggestion that the waste levies paid by local councils should be returned in the form of waste funding grants to ensure that councils can take care of the waste generated in their area. The committee therefore recommends that the NSW Government hypothecate 100 per cent of the waste levy funds contributed by local councils back to these organisations to provide waste management services, including waste reduction, avoidance and re-use programs, and environmental programs and to encourage the development of innovative waste management technology.

In addition, the committee recommends that the NSW Government investigate opportunities to hypothecate a proportion of waste levy funds contributed by the waste industry back to the industry to support waste management solutions and the development of innovative waste management technology.

**Recommendation 4**

That NSW Government hypothecate 100 per cent of the waste levy funds contributed by local councils back to these organisations to provide waste management services, including waste reduction, avoidance and re-use programs, and environmental programs and to encourage the development of innovative waste management technology.

**Recommendation 5**

That the NSW Government investigate opportunities to hypothecate a proportion of waste levy funds contributed by the waste industry back to the industry to support waste management solutions and the development of innovative waste management technology.

The committee acknowledges that the current waste levy system is failing to address the interstate transportation of waste. While this issue is examined in Chapter 4, we take this opportunity to note the proposal to place the onus of the levy on the waste generator. At first glance this proposal appears sound – instead of paying the levy at landfills, the waste generator will be responsible for payment, thus discouraging waste companies from transporting waste outside of the levy area. However, there may be practical implications to such a proposal.

The committee is alarmed that the NSW EPA has failed to address this critical issue for a number of years, thereby exacerbating, and even encouraging, the transportation of waste to Queensland, and undermining New South Wales revenue by hundreds of millions of dollars. The committee recommends that the NSW Government urgently consider attaching the waste levy to the waste generator in New South Wales, particularly for large waste generators or operators of large sites.

**Recommendation 6**

That the NSW Government urgently consider attaching the waste levy to the waste generator in New South Wales, particularly for large waste generators or operators of large sites.
2.76 The committee understands the frustration expressed by both local councils and industry at the seemingly inflexible and overly restrictive grant guidelines which appear to be stifling rather than encouraging innovation in the sector. The committee believes the grant process, particularly restrictions on buying land with grant money, is undermining the development of waste management solutions. We recommend that the NSW Government investigate options for reforming the waste levy grant system, including providing greater flexibility in the grant guidelines for waste management projects, to ensure that local councils and industry groups can efficiently and effectively fund waste infrastructure.

Recommendation 7

That the NSW Government investigate options for reforming the waste levy grant system, including providing greater flexibility in the grant guidelines for waste management projects.
Chapter 3  Illegal dumping

This chapter examines concerns raised about illegal dumping in New South Wales, including the nature and prevalence of these issues and efforts by the NSW Government, including the NSW Environment Protection Authority (NSW EPA) to reduce these behaviours.

Illegal dumping

3.1 The NSW EPA describes illegal dumping as the disposal of waste larger than litter on land or in water without the appropriate environment protection licence or planning approvals.\(^\text{155}\) Sections 143 and 144 of the Protection of the Environment Operation Act 1997 deal with the unlawful transportation, acceptance and depositing of waste, and state that the owner, transporter and person receiving the waste or allowing their waste to be received are committing a crime.

3.2 The expression ‘illegal landfilling’ colloquially refers to the practice of large-scale illegal dumping. In addition, there are occasions when a property owner requires ‘fill’ for their land; that is, they may require waste to smooth or contour their land. While this practice is lawful, it is unlawful to use illegal ‘fill’ which may contain harmful contaminants such as asbestos or chemicals.\(^\text{156}\)

3.3 The Act provides for a tiered range of on-the-spot fines and penalties for illegal dumping offences. On-the-spot fines for illegal dumping can range from $7,500 for individuals to $15,000 for corporations if issued by the NSW EPA.\(^\text{157}\) For strict liability waste dumping offences, the penalties include a fine and an additional daily penalty:

- maximum penalty for an individual: $250,000 and, in the case of a continuing offence, a further daily penalty of $60,000
- maximum penalty for a corporation: $1,000,000 and in the case of a continuing offence, a further daily penalty of $120,000.\(^\text{158}\)

3.4 Additional penalties for illegal dumping include:

- vehicles used in repeat illegal dumping offences can be seized, and if the offender is convicted, may be forfeited
- repeat offenders can receive prison sentences of up to two years

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\(^\text{157}\) Note, on-the-spot fines for illegal dumping can range from $4,000 for individuals to $8,000 for corporations if issued by an authority that is not the NSW EPA. NSW EPA, *Illegal dumping laws and penalties* (7 October 2017), http://www.epa.nsw.gov.au/your-environment/litter-and-illegal-dumping/illegal-dumping-laws-penalties.

the NSW EPA can require waste transporters to install GPS devices in their vehicles

- a person knowingly supplying false and misleading information regarding an illegal dumping matter can receive a fine of up to $500,000 for a corporation, or $240,000 and an 18-month prison sentence for an individual

- an offender can be required to repay any monetary benefit obtained as a result of the offence as an additional penalty.

3.5 It is a separate offence for illegally dumped waste to cause land or water pollution.

3.6 In 2016–2017, the NSW EPA completed 11 waste prosecutions amounting to $411,000 in financial penalties. The NSW EPA also issued 78 clean up notices and 53 penalty notices associated with illegal dumping investigations during this period. In fact, since 2012, the NSW EPA has completed nearly 70 waste-related prosecutions. The regulatory and compliance regime pursued by the NSW EPA is discussed in detail in Chapter 7.

3.7 Illegal dumping can cause harm to human health and the environment, undermines legitimate businesses and costs millions of dollars per year to clean up. There was discussion during the inquiry about the nature and prevalence of illegal dumping and the actions of the regulator to address the issue.

Nature and prevalence of illegal dumping

3.8 The NSW EPA expressed significant concern about illegal dumping. For example, Mr Stephen Beaman, the then Executive Director of Waste and Resource Recovery at the NSW EPA, described illegal dumping as an ‘insidious environmental crime’, and an ‘abhorrent behaviour’, adding that there is no justification for the practice.

3.9 The committee heard that due to the nature of illegal dumping, it is difficult to gain a full understanding of the number of incidents that occur, with the NSW EPA commenting: ‘Illegal dumping is difficult to measure as it often happens out of sight and in remote areas’.

3.10 Mr Tony Khoury, Executive Director of the Waste Contractors and Recyclers Association of NSW, said that he was unsure of the scale of illegal dumping in New South Wales. However, he observed: ‘The talk on the street is that there is more illegal activity now than ever’.

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161 Answers to questions on notice, NSW EPA, 20 November 2017, p 5.

162 Answers to questions on notice, NSW EPA, 20 November 2017, p 5.


164 Evidence, Mr Stephen Beaman, the then Executive Director, Waste and Resource Recovery, NSW EPA, 26 June 2017, p 5.

The NSW EPA explained that due to the undercover nature of illegal dumping, pursuing prosecutions for waste offences is extremely challenging:

Illegal dumping matters are complex, and it is often not possible for EPA Authorised Officers, complainants, and our regulatory partner agencies, to gather sufficient evidence to warrant further action. For example, if a complainant is unable to provide details that could be used to identify the alleged dumper, there is very little action the EPA or councils can take. Where we are able to identify the alleged offender, the EPA pursues the most appropriate regulatory action.\(^\text{167}\)

As noted earlier, the NSW EPA’s regulatory role is examined in Chapter 7.

The NSW Government reported that household waste comprises approximately 47 per cent of all illegally dumped waste in the state, followed by green waste, construction and demolition waste, and tyres.\(^\text{168}\)

Research conducted by the NSW EPA in 2015 found that more than half of the responding local government areas had noticed an increase in the illegal dumping of household waste and asbestos in the past five years.\(^\text{169}\) The same research indicated: “The prevailing view in industry was that the extent of illegal dumping is fairly limited, with only a small minority of businesses adopting the behaviour.”\(^\text{170}\)

The research also found that for land managers, the primary problem caused by illegal dumping is the cost of dealing with dumped waste, with 11 per cent of local government areas each spending more than half a million dollars a year on activities relating to the prevention, monitoring and management of illegal dumping.\(^\text{171}\)

Since the NSW EPA’s establishment of RIDonline, an illegal dumping database and reporting tool, in 2015, approximately 32,000 incidents of illegal dumping have been recorded.\(^\text{172}\) In addition, the NSW EPA advised: ‘Over the past five years, the EPA received and actioned 1,507 reports relating to illegal dumping. This included conducting 641 investigations into reports of major (>200 tonnes) illegal dumping incidents’.\(^\text{173}\)

There was some debate during the inquiry as to the causes of illegal dumping. As noted in Chapter 2, it was suggested that the state’s high waste levy is a contributing factor, with Mr Khoury commenting: ‘Having a high waste levy will encourage avoidance, stockpiling and illegal activities. That is an unintended consequence of having a high waste levy’.\(^\text{174}\)

The association listed other potential reasons for illegal dumping:

\(^{166}\) Evidence, Mr Tony Khoury, Executive Director, Waste Contractors and Recyclers Association of NSW, 17 August 2017, p 6.

\(^{167}\) Answers to questions on notice, NSW EPA, 20 November 2017, pp 4-5.


\(^{172}\) Answers to supplementary questions on notice, NSW EPA, 19 October 2017, p 2.

\(^{173}\) Answers to questions on notice, NSW EPA, 20 November 2017, p 4.

\(^{174}\) Evidence, Mr Khoury, 17 August 2017, p 5.
• the high cost of operating and using NSW EPA regulated landfills and transfer stations
• the low cost of tipping at southeast Queensland landfills
• the potential to claim a waste levy refund on exhumed waste, which acts as an incentive to dump and stockpile waste and then exhume it
• the potential for certain landfills to operate as de-facto transfer stations and claim a waste levy refund
• inadequate enforcement
• the state’s regulations and laws have not kept pace with the higher value of waste in New South Wales
• there is a rogue element in the waste industry that has little regard for laws, regulations and waste management objectives.175

3.18 Mr Beaman disputed any causal connection between the waste levy and illegal dumping.176 Mr Beaman said: 'There is an underlying antisocial behaviour that people might have and you see this where the levy does not apply there is illegal dumping. They have access to good facilities but they still illegally dump’.177 Indeed, research conducted by the NSW EPA found that the cost of legal dumping and lack of concern for the community were two of the main drivers of illegal dumping behaviour.178

3.19 The NSW EPA also noted that community expectations and awareness concerning illegal dumping has led to an increase in reports of this type of behaviour.179

3.20 In response to concerns about exhumed waste attracting a waste levy refund and the incentive this creates to illegally dump and then exhume waste, the NSW EPA advised that it has proposed reforms in the Protection of the Environment Operations Legislation Amendment (Waste) Regulation 2017 to close this loophole: 'The proposal would make it an offence to exhume waste from a landfill site regardless of whether the landfill is licenced. The public consultation period on the regulatory amendment closed on 12 December 2017'.180

Actions to reduce illegal dumping

3.21 The committee heard that the NSW EPA has taken a three-pronged approach to waste regulation: changing community attitudes, improving infrastructure and providing a strong compliance regime.181 In accordance with the Illegal Dumping Strategy 2017-21, the NSW Government has committed to reducing illegal dumping by 30 per cent by 2020.182

175 Submission 182b, Waste Contractors and Recyclers Association of NSW, p 3.
176 Evidence, Mr Beaman, 26 June 2017, p 5.
177 Evidence, Mr Beaman, 26 June 2017, p 5.
179 In camera evidence, Mr Barry Buffier, the then Chair and Chief Executive, NSW EPA, 24 November 2017, p 13, published by resolution of the committee.
180 Answers to questions taken on notice, NSW EPA, 21 December 2017, p 2.
181 Evidence, Mr Barry Buffier, the then Chair and Chief Executive, NSW EPA, 17 August 2017, p 61.
The strategy sets out how the NSW EPA and other relevant agencies will work with stakeholders to deliver key actions and programs.

3.22 The strategy focuses on reducing the illegal dumping of household waste, construction and demolition waste, discarded tyres and asbestos.\(^{183}\)

3.23 The Waste Less, Recycle More initiative discussed in Chapter 2 has also funded programs to reduce illegal dumping. The NSW EPA advised: ‘Since the commencement of Waste Less, Recycle More initiative, $123 million has been provided to combat and prevent dumping; $58 million in 2012-16 and a further $65 million in 2017-21’.\(^{184}\) Funds have been provided to local councils, community groups, Local Aboriginal Land Care Services, and other public land managers to clean up dumped waste, install prevention infrastructure such as gates, signage and cameras, and to fund education campaigns.\(^{185}\) Additionally, $7.1 million from Waste Less, Recycle More has been allocated to 133 projects under the Combating Illegal Dumping initiative.\(^{186}\)

3.24 The NSW EPA emphasised its close working relationship with local councils to address illegal dumping. In addition to providing financial support through Waste Less, Recycle More, the NSW EPA is a co-regulator on certain ‘smaller end’ waste matters along with local councils, regulates council-operated licensed waste facilities, and provides training and support for councils and their officers.\(^{187}\)

3.25 The NSW EPA also provides funding and oversight of Regional Illegal Dumping (RID) squads to local councils. The committee was told that since 2012, $8.5 million has been invested in five RID squads to combat illegal dumping.\(^{188}\) The NSW EPA said: ‘The squads are primarily made up of ex-police who have strong investigation skills and are proficient in the use of surveillance approaches and devices’.\(^{189}\) The NSW EPA explained the activities undertaken by the squads:

To ensure an effective regional approach to combatting dumping, the squads have cross-border delegations across council areas. They are also involved in education and awareness programs and conduct joint operations with EPA and other land managers dealing with illegal dumping (including the NSW National Parks and Wildlife Service).\(^{190}\)

3.26 The NSW EPA advised: ‘In 2015-16 RID squads collectively investigated 11,000 cases ($47,000t of waste), issued 794 regulatory notices with total fines and prosecutions equalling $720,200’.\(^{191}\)

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184 Answers to supplementary questions on notice, NSW EPA, 19 October 2017, p 1.
185 Answers to supplementary questions on notice, NSW EPA, 19 October 2017, p 1.
186 Answers to supplementary questions on notice, NSW EPA, 19 October 2017, pp 1-2.
187 See for example, Evidence, Mr Buffier, 24 November 2017, p 3 and Evidence, Mr Gifford, 24 November 2017, p 4.
188 Answers to supplementary questions on notice, NSW EPA, 19 October 2017, p 2.
189 Answers to questions on notice, NSW EPA, 20 November 2017, p 8.
190 Answers to questions on notice, NSW EPA, 20 November 2017, p 8.
191 Answers to supplementary questions on notice, NSW EPA, 19 October 2017, p 2.
3.27 In addition to these actions, the NSW EPA advised that it has directed the following resources to address illegal dumping:

- a newly established Waste Crime Taskforce, staffed by four investigators and two waste operations specialists, with dedicated legal and intelligence support to investigate and disrupt waste crime
- a Special Investigations Unit, comprising three specialist investigators, which focuses on complex and high-profile breaches of environmental legislation, including illegal dumping
- a stand-alone Illegal Dumping Team, comprising seven staff, responsible for implementing the illegal dumping strategy, and operating programs targeting large scale illegal dumping activities
- over 60 waste compliance staff who spend a substantial proportion of their time focused on illegal dumping investigations.\(^{192}\)

3.28 The NSW EPA is also using technology to manage this issue. Mr Barry Buffier, the then Chair and Chief Executive at the NSW EPA, stated: 'We are putting a lot of effort into technology, into tracking waste, into using tracking systems and data collection systems that will give us a much better understanding of where waste is going and who is trying to avoid the system'.\(^{193}\)

3.29 As part of the effort, as mentioned earlier, the NSW EPA has established RIDonline, a state-wide illegal dumping database and reporting tool. The NSW EPA informed the committee that this program allows for incidents and prevention infrastructures to be mapped to support the development of targeted prevention strategies.\(^{194}\) The program also has a component that allows local councils and the NSW EPA to communicate directly about incidents. Mr Mark Gifford, Chief Environmental Regulator at the NSW EPA, stated that this mechanism allows for quick response and notification of incidents.\(^{195}\)

3.30 The NSW EPA also uses a waste tracking system to collect, manage and monitor the compliance activity of waste organisations. The committee heard that currently this system only tracks the trucks of businesses under investigation, not all trucks transporting waste.\(^{196}\) Mr Greg Sheehy, Director of Waste Compliance at the NSW EPA, said that, as at August 2017, the NSW EPA had seven trackers operating on vehicles around Sydney that are allegedly involved in illegal landfilling activity.\(^{197}\) Mr Buffier observed that tracking every truck in New South Wales ‘… might be a nice position to get to’.\(^{198}\)

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\(^{192}\) Answers to questions on notice, NSW EPA, 20 November 2017, pp 7-8. Also see, Evidence, Mr Gifford, NSW EPA, 24 November 2017, p 11.

\(^{193}\) Evidence, Mr Buffier, 17 August 2017, p 61.

\(^{194}\) Answers to supplementary questions on notice, NSW EPA, 19 October 2017, p 2.

\(^{195}\) Evidence, Mr Gifford, 24 November 2017, p 4.

\(^{196}\) Evidence, Mr Buffier, 17 August 2017, p 61.

\(^{197}\) Evidence, Mr Greg Sheehy, Director, Waste Compliance, NSW EPA, 17 August 2017, p 61.

\(^{198}\) Evidence, Mr Buffier, 17 August 2017, p 61.
3.31 The NSW EPA also uses WasteLocate to track the ‘cradle to grave’ movement of certain problematic waste including tyres and asbestos.\(^{199}\) Mr Beaman explained how the system operates using QR codes:

> WasteLocate is smart phone technology, so it uses a QR code … You can use your smart phone and scan it in and out. Waste facilities have those scanning plates at the weighbridge. An asbestos removal operator can scan it in on their phone and when it arrives at the tip it scans out and it sort of lays out the transaction. We are using that technology. Really, waste is reverse logistics so it is akin to a parcel tracking system.\(^{200}\)

3.32 It was noted that the NSW EPA has real-time oversight over the WasteLocate data,\(^{201}\) and is considering expanding this program to other problematic waste streams.\(^{202}\)

3.33 The illegal dumping strategy acknowledges that while increased surveillance and patrolling are effective deterrents, they are only part of the solution.\(^{203}\) Nevertheless, in November 2017 the NSW EPA announced it has developed *Interim guidelines on EPA use of unmanned aircraft*, which it can use to monitor illegal dumping.\(^{204}\)

**Committee comment**

3.34 The committee acknowledges that there are substantial penalties for illegal dumping in New South Wales. Having said this, while the NSW EPA is actively pursuing investigations and prosecutions targeting illegal dumping, the agency’s efforts are being hampered by the inherent difficulty of gathering suitable evidence to pursue legal action, amongst other issues. This issue is examined in Chapter 7.

3.35 While it is difficult to precisely measure the extent of illegal dumping in New South Wales, evidence received during the inquiry highlighted that the practice is prevalent in the community and is costing land managers, particularly local councils, substantial funds to address.

3.36 The committee believes that there is no one specific cause of illegal dumping. Rather, a confluence of social and economic factors emboldens individuals and organisations to pursue this type of unlawful activity. The committee acknowledges that as the levy has increased over time, so have the incentives to dump illegally. As discussed in Chapter 2, we support the waste levy being in place and therefore encourage the NSW EPA to identify and close any ‘loopholes’ in waste management regulations that may inadvertently encourage illegal dumping. Specifically, we recommend that the NSW Government amend the Protection of the Environment Operations Legislation Amendment (Waste) Regulation 2017 to make it an offence to exhume waste from landfill sites.

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\(^{199}\) Evidence, Mr Beaman, 26 June 2017, p 11; Evidence, Mr Buffier, 17 August 2017, p 62.

\(^{200}\) Evidence, Mr Beaman, 26 June 2017, p 11.

\(^{201}\) Evidence, Mr Henry Moore, Manager, Waste Reform, NSW EPA, 26 June 2017, p 11.

\(^{202}\) Evidence, Mr Moore, 26 June 2017, p 11.


The committee notes the reports from local government that this behaviour has increased. We note that of the funds allocated to the Waste Less, Recycle More initiative to July 2016, only $8.7 million were spent on illegal dumping. The committee also notes that in 2016-2017, the average fine following the 11 successful waste prosecutions was less than $40,000. The NSW EPA also gave evidence that the costs of illegal dumping run to millions of dollars per year. The committee therefore recommends that the NSW Government allocate additional resources to support the policing of illegal dumping.

**Recommendation 8**

That the NSW Government amend the Protection of the Environment Operations Legislation Amendment (Waste) Regulation 2017 to make it an offence to exhume waste from landfill sites.

**Recommendation 9**

That the NSW Government allocate additional resources to support the policing of illegal dumping.

Concerns about a criminal or rogue element operating within the waste industry are examined in Chapter 7. The committee recommends that the NSW EPA strengthen its liaison with NSW Police when it comes to illegal activity in the waste sector, with formal protocols made public, and specifying the channels through which this liaison occurs.

**Recommendation 10**

That the NSW Environment Protection Authority strengthen its liaison with NSW Police when it comes to illegal activity in the waste sector, with formal protocols made public, and specifying the channels through which this liaison occurs.

We acknowledge that the NSW EPA has directed various resources to tackling illegal dumping, including funds from the Waste Less, Recycle More initiative, and the establishment of specialist waste teams which, we are told, are staffed by appropriately trained investigative officers. The committee is particularly impressed by the work of the RID squads, which are an excellent example of a regionally-based solution to illegal dumping. The committee appreciates that the RID officers’ local knowledge and investigative skills are making a significant contribution to addressing this insidious issue. The committee recommends that the NSW Government allocate additional resources to, and expand the number of, Regional Illegal Dumping (RID) squads.

**Recommendation 11**

That the NSW Government allocate additional resources to, and expand the number of, Regional Illegal Dumping (RID) squads.
The committee also acknowledges the NSW Government’s significant investment in technology to address illegal dumping, including RIDonline and WasteLocate to track certain problematic waste streams. We understand that tracking devices are currently only used on vehicles suspected of engaging in unlawful activity. While placing trackers on every truck transporting waste may be unnecessary and expensive, based on the extensive evidence discussed in this chapter and the next regarding illegal dumping and the transfer of waste interstate, it is unacceptable that only seven vehicles were being tracked in August 2017. We believe that more can be done in this area, and recommend that the NSW EPA immediately increase the use of vehicle trackers and other surveillance techniques, including drones, to prevent illegal dumping. Furthermore, we recommend that the NSW Government allocate additional resources to support the enhanced use of vehicle trackers in the waste industry.

Recommendation 12
That the NSW Environment Protection Authority immediately increase the use of vehicle trackers and other surveillance techniques, including drones, to prevent illegal dumping.

Recommendation 13
That the NSW Government allocate additional resources to support the enhanced use of vehicle trackers in the waste industry.
'Energy from waste' technology
Chapter 4 Transferring waste interstate

This chapter considers stakeholders’ concerns about the transfer of waste interstate, particularly the transportation of New South Wales waste to Queensland. It also examines the failure of the proximity principle to address this issue and other proposals to end the practice.

The transfer of waste interstate

4.1 During the inquiry, it became apparent that large amounts of New South Wales waste are being transported interstate, most frequently to Queensland. The NSW Environment Protection Authority (NSW EPA) informed the committee that during 2016-2017, 830,000 tonnes of waste was transported to Queensland from New South Wales, and that 430,000 tonnes of waste was transported in 2015-2016. In addition, Mr Barry Buffier, the then Chair and Chief Executive of the NSW EPA, observed that it is ‘largely’ construction and demolition waste being sent to Queensland.

4.2 As for the reasons behind this transfer of waste, numerous stakeholders pointed to the fact that Queensland has no waste levy, making it significantly cheaper to landfill waste in Queensland than in the regulated area of New South Wales. For example:

- Mr Buffier advised: ‘Waste has always moved between States and Territories and that was not too big a problem, but in 2012 Queensland removed their levy. That has created a situation where we have seen more waste going to Queensland’

- MRA Consulting Group stated: ‘Waste … flows downhill until it finds the cheapest price to be disposed of. In this case it is Queensland, so it is worth shipping waste 1,000 kilometres to find a cheaper disposal price’

- Veolia stated: ‘QLD, which has an abundance of landfill, therefore a low landfill cost and no landfill levy, will remain the lowest cost option for disposal of non-putrescible waste in Sydney …’

4.3 Mr Tony Khoury, Executive Director of the Waste Contractors and Recyclers Association of NSW, explained that waste organisations can save approximately $70 per tonne of waste by transporting waste to Queensland rather than disposing of it at a western Sydney landfill:

The cost of landfill at a Western Sydney facility for general non-putrescible waste is $220 per tonne inclusive of the waste levy and GST. By comparison, the general cost of loading ex-Sydney from a waste facility, transport and disposal to a south-east Queensland landfill, along with the cost of an empty return truck is approximately

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205 Evidence, Mr Barry Buffier, the then Chair and Chief Executive, NSW EPA, 24 November 2017, p 2.
206 Evidence, Mr Buffier, 17 August 2017, p 67.
207 Evidence, Mr Buffier, 17 August 2017, p 60.
208 Evidence, Mr Mike Ritchie, Managing Director, MRA Consulting Group, 7 August 2017, p 17.
$150 per tonne inclusive of GST. A gap of $70 per tonne is encouraging the long-distance transport of waste.\textsuperscript{210}

4.4 As mentioned in Chapter 2, according to certain stakeholders the comparatively high New South Wales waste levy has contributed to the problem,\textsuperscript{211} with Mr Ian Malouf, Managing Director of Dial A Dump Industries, commenting:

The levy brings with it the good and the bad. It brings with it a drive not to landfill material, for the positive … The downside is that to avoid a load of rubbish going somewhere it should go, because it is an expensive business, there is a financial incentive to lose the load.\textsuperscript{212}

4.5 The NSW EPA responded directly to this view, arguing that rather than proving the New South Wales levy is too high, the interstate transportation of waste indicates that Queensland, where waste can be landfilled for approximately $10 per tonne, ‘does not have the right policy settings\textsuperscript{213} in place in terms of environmental standards:

If they had the same environmental controls that are in place in New South Wales, and they had to keep money for long-term liabilities and so on, typically the cost would be about $40 dollars a tonne. There is clearly a differential between the environmental standards.\textsuperscript{214}

Committee comment

4.6 The committee acknowledges that there is a significant amount of waste travelling from New South Wales to Queensland, contrary to established waste management practices. While we accept that the comparatively high New South Wales waste levy may play a part in contributing to the practice, primary responsibility clearly rests with the Queensland Government for removing its waste levy altogether. We therefore applaud the Queensland Government’s announcement, just days before the tabling of this report, that it intends to re-introduce its waste levy. We encourage the NSW EPA, in cooperation with the Queensland Government, to carefully monitor the impact of the re-introduction of Queensland’s waste levy and its effect upon the interstate movement of waste.

\textsuperscript{210} Evidence, Mr Tony Khoury, Executive Director, Waste Contractors and Recyclers Association of NSW, 17 August 2017, p 2.

\textsuperscript{211} See for example, Evidence, Ms Jane Bremmer, Secretary, National Toxics Network, 27 June 2017, p 39; Evidence, Mr Khoury, 17 August 2017, p 2; Submission 182, Waste Contractors and Recyclers Association of NSW, p 2; Submission 215a, Waste Management Association of Australia, p 1.

\textsuperscript{212} Evidence, Mr Ian Malouf, Managing Director, Dial A Dump Industries, 17 August 2017, p 57.

\textsuperscript{213} Evidence, Mr Stephen Beaman, the then Executive Director, Waste and Resource Recovery, NSW EPA, 26 June 2017, p 12.

\textsuperscript{214} Evidence, Mr Beaman, 26 June 2017, p 12.
Impact of the practice

4.7 While transporting waste interstate is not unlawful in most instances, it was increasingly apparent during the inquiry that the practice is of significant concern. Mr Ron Wainberg, National Chair, Resource and Energy, Recovery Division of the Waste Management Association of Australia, captured many inquiry participants’ concerns about the practice:

To be frank, it is absurd that waste is being transported such a long distance for cheap disposal with the environmental impacts of that transport, the road impacts of that transport and the undermining of an industry that has been developed in New South Wales to handle that material as well as the loss of government revenue ...

Economic and financial impact

4.8 Stakeholders informed the committee that there are serious economic ramifications stemming from the interstate transportation of waste. Alexandria Landfill noted that the practice has resulted in the ‘large and increasing haemorrhage of revenue from NSW EPA as the payment of levy is avoided ...’. Likewise, the Waste Contractors and Recyclers Association of NSW remarked: ‘… these long-distance movements to interstate facilities are costing NSW Treasury an estimated $115 million pa’.

4.9 The NSW EPA concurred that there are significant financial implications resulting from the transportation of waste to Queensland. As indicated in the table below, which was provided by the NSW EPA and sets out the waste tonnages transported to Queensland from the Metropolitan Levy Area [MLA], the total potential ‘lost’ revenue from waste transported outside New South Wales for disposal is at least $83.5 million over two years.

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216 Evidence, Mr Ron Wainberg, National Chair, Resource and Energy, Recovery Division, Waste Management Association of Australia, 26 June 2017, p 25.
218 Submission 182, Waste Contractors and Recyclers Association of NSW, p 2. Also see Submission 145a, Suez, p 1.
219 Answers to questions on notice, NSW EPA, received 27 July 2017, p 2. Note, in August 2017 the NSW EPA advised that in 2016-2017, 690,000 tonnes of waste was transported to Queensland from New South Wales, and in 2015-2016, 410,000 tonnes of waste was transported to Queensland from New South Wales. As discussed at the beginning of this chapter, in November 2017, the NSW EPA revised these estimates advising that in 2016-2017, 830,000 tonnes of waste was transported to Queensland from New South Wales, and in 2015-2016, 430,000 tonnes of waste was transported to Queensland from New South Wales (See, Tabled document, NSW EPA, MLA Waste Tracking System, 24 November 2017, p 1.) The calculation of lost revenue is therefore provided on the initial estimate.
Table 3  Tonnages transported to Queensland from the Metropolitan Levy Area (MLA) and the potential lost revenue

<table>
<thead>
<tr>
<th>Financial Year</th>
<th>Waste Treatment</th>
<th>Tonnes</th>
<th>Levy rate</th>
<th>Potential lost revenue</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015-16</td>
<td>Landfill and Other</td>
<td>240,000</td>
<td>$133.10</td>
<td>$31,900,000</td>
</tr>
<tr>
<td>2015-16</td>
<td>Recycling</td>
<td>170,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2016-17</td>
<td>Landfill and Other</td>
<td>380,000</td>
<td>$135.70</td>
<td>$51,600,000</td>
</tr>
<tr>
<td>2016-17</td>
<td>Recycling</td>
<td>310,000</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Answers to questions on notice, NSW EPA, received 27 July 2017, p 2.

4.10 The NSW EPA advised that the ‘real shame’ of transporting waste to Queensland is that New South Wales loses resources that could be recycled, which also undermines the generation of jobs. Indeed, Mr Stephen Beaman, the then Executive Director, Waste and Resource Recovery at the NSW EPA, noted: ‘For every 10,000 tonnes you recycle you generate nine jobs and for landfill it is two.’ In addition, the NSW EPA said there are ‘very few people, for example, some transporters and some landfill operators’ that are benefiting from transferring waste to Queensland, coming ‘at the expense of the general community and of society’.

4.11 The committee also heard that the loss of these waste levy funds is undermining the development of waste infrastructure in New South Wales, with stakeholders commenting:

- ‘This activity undermines the NSW waste sector, and especially the ability for NSW operators to invest in new resource recovery capacity’.
- ‘Any proposal for establishing infrastructure in New South Wales is currently being heavily undermined by the movement of waste to Queensland’.
- ‘… cheap landfill disposal discourages further investment in NSW processing & recycling infrastructure’.
- ‘The current situation provides no long term regulatory certainty and insufficient levels of revenue for waste in Sydney to generate the required financial returns on any potential investment in recycling’.

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220  Evidence, Mr Beaman, 26 June 2017, p 7. Also see, Submission 215a, Waste Management Association of Australia, p 1.
221  Evidence, Mr Beaman, 26 June 2017, p 7.
222  Submission 215, Waste Management Association of Australia, p 3. Also see Evidence, Ms Gayle Sloan, Chief Executive, Waste Management Association of Australia, 26 June 2017, p 21.
223  Evidence, Mr Ritchie, 7 August 2017, p 10.
- ‘The unnecessary transport of waste undermines any potential investment in resource recovery infrastructure such as Energy from Waste technologies and the associated economic benefits and employment generation such an investment brings’. 226

**Impact on recycling**

4.12 Inquiry participants also noted that transporting waste hinders recycling efforts in New South Wales. For example, the Waste Management Association of Australia said of the practice: ‘NSW recyclers have lost the opportunity to recover materials from that stream’. 227 A similar argument was raised by Alexandria Landfill, which commented that the practice results in ‘effective avoidance of all recycling strategies pursued by the NSW EPA for the past 20 years’. 228

4.13 Stakeholders noted that without a waste levy, Queensland has a recycling rate of approximately 35 per cent, 229 leading Mr Wainberg to observe: ‘…[Queensland] had a levy for a short period of time and then he got rid of it. When you look at the recycling in Queensland it had a blip. It went up when the levy was introduced; he [former Premier Campbell Newman] took it away and it went down’. 230

4.14 From the NSW EPA’s perspective, Mr Beaman said of the practice: ‘Queensland is simply losing the opportunity to recycle according to the hierarchy. I do not think that is what anyone wants’. 231

**Impact on road safety**

4.15 Another concern raised about the interstate transportation of waste is that it increases traffic movements and the likelihood of road accidents. For example, the Waste Contractors and Recyclers Association of NSW said:

The practice … results in 20,000 additional truck movements each way onto the Pacific Highway, creating increased heavy vehicle traffic and congestion, along with additional fuel consumption and increased carbon emissions. It also creates an increased risk of accidents, waste spillages, contamination and environmental damage … 232

4.16 Mr Khoury remarked the additional traffic movements are ‘What drives me to keep raising this matter … I do not want to wake up to the headline one day that a family has been wiped out by one of these unnecessary truck movements heading north’. 233 He noted that there had

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226  Submission 145, Suez, p 5.
227  Submission 215a, Waste Management Association of Australia, p 1. Also see, Evidence Mr Ritchie, 7 August 2017, pp 13-14.
228  Submission 164, Alexandria Landfill Pty Ltd, p 20.
229  Evidence, Mr Buffier, 17 August 2017, p 60.
230  Evidence, Mr Wainberg, 26 June 2017, p 26.
231  Evidence, Mr Beaman, 26 June 2017, p 12.
232  Submission 215a, Waste Management Association of Australia, p 1.
233  Evidence, Mr Khoury, 17 August 2017, p 6.
been a ‘regrettable’ incident where a defective truck carrying waste to Queensland crashed on the Hexham Bridge on the state’s north coast.234

4.17 The Waste Contractors and Recyclers Association of NSW also remarked that ‘the grapevine is abuzz with concerns about poorly remunerated drivers, fatigue management breaches & chain of responsibility concerns. Consequently, this activity poses a very serious danger to all road users’.235

4.18 Suez similarly noted the traffic congestion and unnecessary emissions caused by the practice: ‘The carbon footprint of waste disposal from the extra diesel trucks travelling up to Queensland means more heavy goods vehicles on already congested and dangerous major highways every day, putting added pressure on the transport channel between the two states’.236

4.19 The Waste Contractors and Recyclers Association of NSW acknowledged that Queensland is trying to address the issue by stopping trucks at the border, but argued that this was a less than satisfactory solution:

> The Queenslanders have in the last couple of days [August 2017] jumped on the bandwagon. They are now stopping all trucks that are entering Queensland with waste out of New South Wales. I say those trucks by that stage have probably travelled 700 or 800 kilometres too many. Why are we not doing the same at an earlier point?237

**Commercial considerations**

4.20 According to the Waste Management Association of Australia, the interstate transportation of waste imposes an unfair burden on the communities receiving the waste.238 However, the association contended that operators will continue to transport waste for as long as it remains commercially viable to do so, especially if there is minimal chance of regulatory intervention:

> The practical reality is that while there remains a major price differential between different disposal points, and while it remains possible to access cheaper disposal points with little risk of regulatory intervention, there will remain a commercial incentive for the large-scale transport of waste. Most waste operators would much prefer to “do the right thing” but they need to remain competitive and viable.239

4.21 The association attempted to address the issue by asking members to commit to its ‘Waste of Origin’ pledge. Amongst other commitments, signatories pledge not to transport waste long distances unnecessarily.240

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234 Evidence, Mr Khoury, 17 August 2017, p 6.
236 Submission 145a, Suez, p 2.
237 Evidence, Mr Khoury, 17 August 2017, p 6.
238 Submission 215a, Waste Management Association of Australia, p 1.
239 Submission 215a, Waste Management Association of Australia, p 1.
4.22 The impact of commercial considerations was exemplified during the inquiry by the behaviour of Dial A Dump Industries. Mr Malouf said that his company did not transport waste to Queensland for years to its disadvantage: ‘We have been seriously commercially disadvantaged by this practice. Our prices have been consistently undercut and our business damaged’. However, Mr Malouf acknowledged that the company had recently started sending residual waste via rail to Queensland: ‘… our business was just getting … smashed by this practice. So to protect our business—really to protect the airspace of our own landfill—we took that option on what I would call a relatively small scale, and we have been doing it for in the order of six months’.

4.23 Mr Christopher Biggs, Chief Executive Officer of Dial A Dump Industries, confirmed that all waste consignments are tracked using the NSW EPA longline waste tracking system.

4.24 On 17 August 2017 Dial A Dump Industries called on industry to stop transferring waste to Queensland and to work with regulators to address the issue. However, in September 2017 the company informed the committee that the industry had failed to follow this directive and thus it would resume transporting waste to Queensland:

Unfortunately, this call to the industry has not met with any success. Our competitors actions have intensified to our further commercial detriment.

In view of no evidence of impending and effective action being taken by the regulators we advise you we will be resuming transportation of waste to Queensland.

4.25 Ultimately, Alexandria Landfill cautioned: ‘… the inescapable conclusion must be that unless the interstate transportation of waste is urgently addressed, recycling of construction and demolition waste in the Sydney area has no future’.

Committee comment

4.26 The overwhelming evidence presented during this inquiry demonstrates that dumping waste interstate, particularly from New South Wales to Queensland, is utterly unjustifiable, both from a community and an environmental perspective, and undermines the waste management policies of both states, especially in relation to resource recovery and the development of waste infrastructure.

4.27 We note that the interstate transportation of waste also represents a significant amount of ‘lost’ revenue for the NSW Government, with stakeholders estimating that the loss could be upwards of $100 million per year, money which could be used to fund waste infrastructure, or
indeed to fund additional hospitals, schools and transport services. The committee is also very concerned that the unnecessary traffic movements caused by the interstate transportation of waste increases the likelihood of road accidents, particularly if unsafe trucks are being driven by tired drivers.

4.28 While we note industry efforts to stop the interstate transportation of waste, the evidence suggests these actions are undercut without proper regulation. Operators will continue to transport waste wherever disposal is cheapest, particularly if there is little or no risk of regulatory intervention. We strongly encourage the NSW Government and its interstate counterparts to consider how the appropriate regulatory agencies, including the environment protection authorities, police, and roads and traffic authorities, can work together to address this issue. Ending the interstate transportation of waste is the subject of a recommendation later in this chapter.

Current regulatory efforts

4.29 The NSW EPA has at various times attempted to regulate the interstate transportation of waste through the application of the proximity principle, a tracking system for waste from the MLA, and licences for operators sending waste interstate by rail. These are discussed below.

Proximity principle

4.30 The NSW Government attempted to address the interstate transportation of waste and encourage a regional approach to waste management by developing the Protection of the Environment Operations (Waste) Regulation 2014, known as the ‘proximity principle’. The regulation makes it an offence to transport waste more than 150 kilometers in certain circumstances:

The Protection of the Environment Operations (Waste) Regulation 2014 … makes it an offence to transport waste generated in NSW by motor vehicle for disposal more than 150 kilometres from the place of generation, unless the waste is transported to one of the two nearest lawful disposal facilities to the place of generation (even if that facility is located more than 150 kilometres from its place of generation).

4.31 Mr Buffier advised that the NSW EPA looked to overseas jurisdictions when developing the proximity principle and sought to encourage the management of waste closer to the place of generation: ‘… the proximity principle works well overseas. We were attracted to that in New South Wales. It reduces that carbon footprint but it also sends a signal about communities being responsible for the waste that they create.’

4.32 Fines for a penalty notice for this offence amount to $15,000 for corporations and $7,500 for individuals, and penalties of up to $44,000 may be imposed by a court on conviction for this offence.

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248 Evidence, Mr Buffier, 17 August 2017, p 62.
4.33 However, Mr Buffier informed the committee that the proximity principle has been challenged by an affiliate of the Bingo Group, leading the NSW EPA to seek advice about the legality of the regulation.\(^{250}\) The advice suggested that the proximity principle may offend s 92 of the Commonwealth Constitution, which provides that all trade amongst the states must be free. Accordingly, Mr Buffier advised that the principle is not currently being enforced: ‘We formed the view that it offended section 92 of the Constitution and that it could not be enforced. We relayed that information that we would not be enforcing it to the industry.’\(^{251}\)

4.34 Certain inquiry participants expressed frustration with the NSW EPA’s decision not to enforce the regulation. For example, Suez described not enforcing the proximity principle as a ‘backwards step’, and noted that ‘The proximity principle is written into the European Commission’s Waste Framework Directive and has also been a central value in municipal solid waste management in Japan for over 35 years’.\(^{252}\)

4.35 In addition, Mr Mike Ritchie, Managing Director of MRA Consulting Group, said that the decision has led to confusion in the waste industry:

> We now have a strange situation where the proximity rule is on the statute books but the agents within the EPA have said that it is not being enforced. We are trying to advise clients as to whether it is actually a statute or it is not and where to make their commercial decisions. That is a very difficult situation. We need to resolve that urgently.\(^{253}\)

4.36 The NSW EPA told the committee that it understands stakeholders’ frustrations and has a working party to devise ‘… possibilities with which we might more effectively manage waste so it does not get transported huge distances’.\(^{254}\)

### Tracking system and licences

4.37 In accordance with the Protection of the Environment Operations (Waste) Regulation 2014, when 10 tonnes or more of waste generated in the MLA is transported outside of New South Wales, the shipment must be tracked.\(^{255}\) The waste consignor has the legal obligation to ensure the transported waste transported is properly tracked. However, Mr Khoury expressed concern that the tracking system was not being used:

> I am not confident that transporters are using that system. The reason I am not confident of that is because if they used that system and they reported each and every

\(^{250}\) Evidence, Mr Buffier, 17 August 2017, p 74.

\(^{251}\) Evidence, Mr Buffier, 17 August 2017, p 63.

\(^{252}\) Submission 145, Suez, p 4.

\(^{253}\) Evidence, Mr Ritchie, 7 August 2017, p 13.

\(^{254}\) Evidence, Mr Buffier, 17 August 2017, p 72.

transaction that they were transporting interstate they would be dobbing themselves in in contravention of the proximity principle. 256

4.38 Despite these concerns, the Waste Management Association of Australia supported a national waste tracking system: ‘At a minimum, all States and Territories should have a common waste tracking system in order that these issues can be better tracked and understood’. 257

4.39 As for whether rail operators require an environment protection licence to send waste to Queensland, the committee received conflicting evidence. Mr Khoury explained that the NSW EPA has said that a licence is required, however certain operators dispute this assertion and are operating without a licence:

Rail operators who are currently loading containers of waste and sending them north dispute the fact that they need to be licensed by the EPA. On the other hand, the EPA say that those waste rail facilities need to be licensed by the EPA … In respect of a level playing field, other legitimate waste operators operating from Clyde and Banksmeadow are expected to hold an EPA facility licence to comply with their operating conditions to transfer waste by rail. 258

4.40 Mr Khoury added: ‘The industry simply does not understand why the regulator has not moved to swiftly enforce the law that requires a rail operator to hold a waste facility licence. It allows waste movements by rail to go north without a waste facility licence’. 259 The association said that while it has not discussed this issue with the Hon Gabrielle Upton MP, Minister for the Environment, this concern has been raised with other environment ministers. 260

4.41 The NSW EPA advised that it was aware of these concerns and is investigating the matter: ‘There is an active investigation into what we believe is a facility operating without a licence. We are finalising that investigation. That facility has a different view to us, so we are working through that, and I am hoping to resolve that and commence proceedings shortly’. 261

Committee comment

4.42 The committee acknowledges that the NSW EPA has attempted to regulate the interstate transportation of waste, albeit with no success. Figures show that the amount of waste being transferred interstate is growing.

4.43 We also note that there is confusion within the waste industry as to whether operators require an environment protection licence to send waste interstate via rail. We believe the NSW EPA should have acted quickly and decisively to resolve this issue. As discussed throughout this report, the NSW EPA must provide a level regulatory playing field to ensure legitimate waste operators are not disadvantaged by operators who act unlawfully.

256 Evidence, Mr Khoury, 17 August 2017, p 4.
257 Submission 215a, Waste Management Association of Australia, p 1.
258 Evidence, Mr Khoury, 17 August 2017, p 10.
259 Evidence, Mr Khoury, 17 August 2017, p 10.
260 Evidence, Mr Khoury, 17 August 2017, p 11.
261 Evidence, Mr Buffier, 17 August 2017, p 67.
4.44 We accept that the NSW EPA looked to overseas jurisdictions to replicate other successful policies in introducing the proximity principle as a means of addressing the interstate transportation of waste. However, it is unclear why the NSW EPA did not initially consider whether the principle contravenes s 92 of the Commonwealth Constitution. Moreover, the committee is confounded by the apparent lack of urgency the agency has displayed in finding an alternative to the proximity principle, which we believe has contributed to the growth in the interstate transportation of waste.

**Need for nationally consistent framework**

4.45 The committee heard that there are two primary options for addressing the interstate transportation of waste: Queensland could re-introduce a waste levy, or, there could be a nationally consistent framework of levies. Mr Buffier observed that ‘a levy in Queensland would certainly solve the problem overnight’, however, he also commented: ‘A national system is preferable when you are talking about market instruments and where they apply, and constitutional issues’.

4.46 Stakeholders agreed that a national approach to the waste levy is essential. Indeed, the Waste Management Association of Australia said a national levy should ‘follow the lead of NSW and provide strong market based instruments to encourage investment in resource recovery’, noting that ‘The actual amount of the levy does not necessarily need to be consistent in every state or region’. HZI Australia, on the other hand, supported a harmonised levy set at the New South Wales level or even higher.

4.47 The NSW EPA advised that the Heads of the EPA, a collection of leaders from the various authorities across Australia, have initiated a waste subcommittee to consider a national solution to the problem of interstate dumping of waste. However, Mr Buffier acknowledged the ‘glacial pace’ of national solutions.

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262 See, Evidence Mr Ritchie, 7 August 2017, p 10; Evidence, Mr Malouf, 17 August 2017, p 44.
263 See, Evidence, Ms Bremmer, 27 June 2017, p 39; Submission 170, MRA Consulting Group, p 1; Submission 179, HZI Australia, p 2; Submission 215a, Waste Management Association of Australia, p 1.
264 Evidence, Mr Buffier, 17 August 2017, p 63.
265 Evidence, Mr Buffier, 17 August 2017, p 71.
266 See, Submission 215, Waste Management Association of Australia, p 3. Also see, Evidence, Ms Sloan, 26 June 2017, p 21, Submission 144, The Australian Council of Recycling, p 3.
267 Submission 215, Waste Management Association of Australia, p 3. Also see, Evidence, Ms Sloan, 26 June 2017, p 21.
268 Submission 215a, Waste Management Association of Australia, p 1. Also see, Evidence, Ms Sloan, 26 June 2017, p 21.
269 Submission 179, HZI Australia, p 2.
270 Evidence, Mr Beaman, 26 June 2017, p 7.
271 Evidence, Mr Buffier, 24 November 2017, p 9.
Committee comment

4.48 The committee notes that the re-introduction of a waste levy in Queensland would immediately address the interstate transportation of waste from New South Wales. We note the Queensland Government’s intention to take this action.

4.49 However, more broadly we also believe that a national approach to waste levies would be preferable, acknowledging that such a solution would take some time to develop and implement. Accordingly, pursuing this approach to the exclusion of all others is undesirable. We note that stakeholders supported pursuing a relatively high, but not necessarily consistent, national waste levy and recommend that the NSW EPA and its interstate counterparts consider this proposal as part of a national approach to addressing this issue. More immediately, we recommend that the NSW EPA develop and implement a state-wide approach to ending the interstate transportation of waste.

Recommendation 14

That the NSW Environment Protection Authority:

- develop and implement a state-wide approach to ending the interstate transportation of waste
- pursue a national approach to addressing the interstate transportation of waste in collaboration with its counterparts in other jurisdictions.
Chapter 5  Energy from waste

This chapter details the debate about employing energy from waste technologies and the regulation of this technology in New South Wales, specifically with regard to feedstock, emissions, the need for a reference facility and gaining a social licence to operate. It also considers siting considerations and the need for greater certainty in the planning process.

Debate about energy from waste technology

5.1 As noted in Chapter 1, energy from waste is an umbrella term that captures certain technologies. Associate Professor Bernadette McCabe, Principal Scientist (Bioresources and Waste Utilisation), National Centre for Engineering in Agriculture, University of Southern Queensland, broadly explained the concept: ‘The energy recovery from waste is the conversion of non-recyclable waste materials into useable heat, electricity or fuel through a variety of processes, including combustion, gasification, pyrolysis, anaerobic digestion and landfill gas recovery’.272

5.2 There was a great deal of debate during the inquiry about using energy from waste technologies.273 Various inquiry participants, including some environmental organisations, certain local councils, and residents’ groups in western Sydney, presented arguments opposing energy from waste. In summary, these arguments were that:

• the technologies are not environmentally sound, for example combustion technologies were referred to as ‘dinosaurs’,274 ‘a mediaeval approach of putting rubbish on a fire’,275 and ‘landfills in the sky instead of landfills in the ground’276

• energy from waste presents an unreasonable risk to human health and the environment277

• these technologies are only marginally more efficient than landfill278

• the focus on diversion from landfill rates is ‘greenwashing’, as energy from waste may result in the stockpiling of waste279

• these technologies will undermine resource recovery as recyclables will be ‘cannibalised’ and included in the feedstock for energy from waste projects280

272 Evidence, Associate Professor Bernadette McCabe, Principal Scientist (Bioresources and Waste Utilisation), National Centre for Engineering in Agriculture, University of Southern Queensland, 7 August 2017, p 38. Also see, Submission 145, Suez, pp 1-2.

273 As noted above, while there are various energy from waste technologies, a great deal of evidence focused on the thermal treatment of waste.

274 Submission 172, National Toxics Network, p 6.


276 Evidence, Ms Jo Immig, Coordinator, National Toxics Network, 27 June 2017, p 38. Also see, Submission 54, Mr Rodney Lane, p 1.

277 See, Evidence, Ms Immig, 27 June 2017, p 35; Submission 4, Total Environment Centre, p 1; Submission 173, Jacfin, p 2; Submission 173a, Jacfin, p 3.

278 Submission 173a, Jacfin, p 3.

279 Submission 4, Total Environment Centre, p 1 and 6.
• the use of combustion technologies discourages waste organisations from employing effective source separation
• these technologies discourage the circular economy
• energy from waste technologies are not a form of renewable energy
• there is a limited market in Australia for the use of residual energy to heat homes
• it can be challenging to update technology, for example, retrofitting emissions control technology places a significant financial burden on energy from waste projects
• projects demand long-term contracts for the supply of waste, thus posing a significant financial risk, and have caused some cities to face bankruptcy
• thermal treatment facilities are an expensive form of waste disposal and ‘renewable energy’ production
• it is irresponsible to spend significant funds on managing residual waste.

5.3 On the other hand, other stakeholders, including the NSW Environment Protection Authority (NSW EPA), waste management organisations and some local councils advocated the use of energy from waste. The following statement from the NSW EPA summarised many of the arguments in favour of energy from waste:

We believe that energy recovery from waste is a genuine part of a modern, integrated waste management strategy. The thermal treatment of waste is an opportunity to recover the embodied energy, offset the use of non-renewable energy sources, reduce disposal of waste to landfill and avoid long-term methane emissions from landfill waste. Many of the leading waste management jurisdictions around the world include some level of energy recovery in their policy mix.

5.4 The key arguments presented to the committee supporting energy from waste included that:
• energy from waste is a means of energy recovery and not waste disposal

280 See, Evidence, Cr Bali, 27 June 2017, p 25; Submission 4, Total Environment Centre, p 2.
281 Submission 172, National Toxics Network, p 4.
282 Submission 214, Blacktown City Council, p 7.
283 Submission 172, National Toxics Network, p 4.
284 Submission 214, Blacktown City Council, p 18.
285 See, Submission 167, NSROC, p 3; Submission 214, Blacktown City Council, p 18.
286 Submission 172, National Toxics Network, p 13.
287 Evidence, Ms Immig, 27 June 2017, p 35.
288 Submission 172, National Toxics Network, p 5.
289 Evidence, Ms Bremmer, 27 June 2017, p 41.
290 Evidence, Mr Stephen Beaman, the then Executive Director, Waste and Resource Recovery, NSW EPA, 26 June 2017, p 3.
291 See, Submission 145, Suez, pp 1-2; Submission 146, Randwick City Council, p 2; Submission 215, Waste Management Association of Australia, p 4.
the waste hierarchy dictates that it is preferable to recover energy from a residual material rather than disposing of it, as is current practice.\textsuperscript{292}

when using best practice technologies, energy from waste produces less harmful emissions than landfill and can assist in reaching renewable energy goals.\textsuperscript{293}

these technologies can be a viable alternative to landfill.\textsuperscript{294}

energy from waste can be used to manage waste closer to where it is generated.\textsuperscript{295}

using this technology will not unduly impact resource recovery as evidenced by countries with high resource recovery rates that also employ energy from waste.\textsuperscript{296}

the NSW Energy from Waste Policy Statement – specifically the resource recovery criteria – supports the waste hierarchy and promotes recycling prior to using energy from waste.\textsuperscript{297}

modern energy from waste facilities can adapt to upstream changes in waste recycling and will not discourage advances in recycling.\textsuperscript{298}

these technologies are used extensively overseas.\textsuperscript{299}

energy from waste technologies can assist councils to achieve the waste diversion targets set out in the NSW Waste Avoidance and Resource Recovery Strategy.\textsuperscript{300}

\textsuperscript{292} See, Evidence, Mr Beaman, 26 June 2017, p 10; Evidence, Ms Gayle Sloan, Chief Executive Officer, Waste Management Association of Australia, 26 June 2017, p 29; Submission 141, Toxfree Australia, p 2; Submission 143, New Energy Corporation, p 3; Submission 146, Randwick City Council, p 2; Submission 154, Hunter Joint Organisation of Councils, p 5; Submission 156, Sutherland Shire Council, p 2; Submission 158, Hunters Hill Council, p 2; Submission 170, MRA Consulting Group, p 2; Submission 190, National Waste and Recycling Industry Council, p 2; Submission 198, City of Sydney, p 1; Submission 291, Outotec, p 2; Submission 326, Local Government NSW, p 5.

\textsuperscript{293} See, Submission 189, Clean Energy Finance Corporation, pp 1-2; Evidence, Mr Mike Ritchie, Managing Director, MRA Consulting Group, 7 August 2017, p 11.

\textsuperscript{294} See, Evidence, Mr Grant Musgrove, Chief Executive Officer, Australian Council of Recycling, 26 June 2017, p 40; Evidence Mr Ritchie, 7 August 2017, p 11; Submission 145, Suez, pp 1-2; Submission 164, Alexandria Landfill, p 28; Submission 215, Waste Management Association of Australia, p 3; Submission 216, Re.Group, p 6.

\textsuperscript{295} Submission 176, SSROC, p 2.

\textsuperscript{296} See, Evidence, Mr Henry Anning, Sector Lead for Bioenergy, Clean Energy Finance Corporation, 26 June 2017, p 34; Evidence, Associate Professor McCabe, 7 August 2017, p 40; Submission 143, New Energy Corporation, p 3; Submission 149, Wollongong City Council, p 2; Submission 154, Hunter Joint Organisation of Councils, p 5.

\textsuperscript{297} See, Submission 141, Toxfree Australia, p 3; Submission 146, Randwick Council, p 2; Submission 154, Joint Hunter Organisation of Councils, p 6; Submission 170, MRA Consulting Group, p 2; Submission 215, Waste Management Association of Australia, p 7; Submission 216, Re.Group, p 4; Submission 326, Local Government NSW, p 5.

\textsuperscript{298} Submission 215, Waste Management Association of Australia, p 9. Also see, Submission 179, HZI Australia, p 6.

\textsuperscript{299} Evidence, Mr Roger Bligh, Sales Director, Metal, Energy and Water, Outotec South-East Asia Pacific, 7 August 2017, p 45; Submission 47, Mrs Cheryle Brack, p 1; Submission 115, Cleanaway, p 4; Submission 170, MRA Consulting Group, p 3.
• this technology may provide cheaper power to communities\textsuperscript{301}
• energy from waste is a ‘renewable energy source’ that can be used across all three energy sectors—namely, through the production of bioelectricity, heat and liquid biofuels\textsuperscript{302}
• energy from waste can provide ‘firm’ electricity and can complement ‘variable’ energy sources such as solar and wind\textsuperscript{303}
• residual energy can be used to heat homes, as is common in Europe\textsuperscript{304}
• this technology makes it possible to exploit cogeneration opportunities,\textsuperscript{305} for example, the use of residual heat energy to develop agriculture\textsuperscript{306}
• the energy from waste market in New South Wales is ‘ripe for further investment’,\textsuperscript{307} as evidenced by the large and increasing population and associated growth in waste production, population density, high cost and lack of land, and high landfill gate fees\textsuperscript{308}
• upgrading energy from waste technology is reasonably easy due to the modular nature of facilities\textsuperscript{309}
• energy from waste facilities licensed under the Industrial Emissions Directive for waste incineration and co-incineration plants (Directive 2010/75/EU) must adhere to Best Available Technology requirements which are regularly reviewed and updated as appropriate\textsuperscript{310}
• energy from waste projects create employment opportunities.\textsuperscript{311}

\textsuperscript{300} See, Submission 326, Local Government NSW, p 3; Evidence, Mr Mark Roebuck, Manager, City Works and Services, Wollongong City Council, 7 August 2017, p 27; Evidence, Mr Chris Derksena, Sustainability Director, City of Sydney, 7 August 2017, p 19; Submission 146, Randwick City Council, p 1; Submission 150, WSROC, pp 4 -5; Submission 154, Hunter Joint Organisation of Councils, p 5; Submission 167, NSROC, p 1.
\textsuperscript{301} Submission 141, Toxfree Australia, p 3.
\textsuperscript{302} Evidence, Associate Professor McCabe, 7 August 2017, p 38.
\textsuperscript{303} Evidence, Mr Tim Jordan, Head of Research, Clean Energy Finance Corporation, 26 June 2017, p 36. Also see, Submission 164, Alexandria Landfill, p 27; Submission 215, Waste Management Association of Australia, p 9; Submission 141, Toxfree Australia, p 2.
\textsuperscript{304} Evidence, Mr Bligh, 7 August 2017, p 46.
\textsuperscript{305} Evidence, Associate Professor McCabe, 7 August 2017, p 39.
\textsuperscript{306} See, Evidence, Mr Stephen Sasse, Chief Executive Officer, Nectar Farms, 17 August 2017, pp 12-13.
\textsuperscript{307} Submission 189, Clean Energy Finance Corporation, p 2.
\textsuperscript{308} Submission 189, Clean Energy Finance Corporation, p 2. Also see, Submission 115, Cleanaway Waste Management, p 3.
\textsuperscript{309} See, Submission 146, Randwick City Council, p 3; Submission 170, MRA Consulting Group, p 3; Submission 179, HZI Australia, p 6; Submission 215, Waste Management Association of Australia, p 9.
\textsuperscript{310} Submission 215, Waste Management Association of Australia, p 9. Also see, Submission 141, Toxfree Australia, p 4.
\textsuperscript{311} Submission 189, Clean Energy Finance Corporation, p 2.
Committee comment

5.5 The committee acknowledges that there is significant concern amongst some stakeholders about energy from waste, particularly around whether these technologies, specifically combustion technology, pose an undue risk to human health and the environment.

5.6 Having said this, the committee also recognises the importance of managing waste in accordance with the waste hierarchy and the NSW *Waste Avoidance and Resource Recovery Act 2001*, which dictate that energy recovery is preferable to disposal. It is clear that in New South Wales, the current dependence on landfill is unsustainable, and that local councils and the NSW Government must work collaboratively to deliver suitable alternatives for waste management. Ultimately, energy from waste technologies will be one component of this solution, only after a significant shift up the waste hierarchy to avoid, reduce and re-use waste and the issues of social license, air pollution impacts and health risks have been addressed.

5.7 We also believe it is important to emphasise that the NSW *Energy from Waste Policy Statement* only allows residual waste to be used as feedstock in energy from waste projects, and that the policy includes resource recovery criteria to ensure recyclables are not included in the fuel mix.

Regulation of energy from waste

5.8 As noted in Chapter 1, energy from waste technology is primarily regulated by the NSW *Energy from Waste Policy Statement*. The policy is administered by the NSW EPA. While many stakeholders supported the NSW EPA in this role, others stated that they had little ‘faith’ the agency can adequately regulate energy from waste. The NSW EPA’s regulatory role is examined in Chapter 7. In addition, the approval process for state significant sites is the responsibility of the NSW Department of Planning and Environment and is discussed in Chapter 6.

5.9 There was some debate during the inquiry about the NSW *Energy from Waste Policy Statement*, with some inquiry participants supporting the policy, and others critical of it. One significant concern raised about the policy was that it lacked sufficient supporting information to provide a clear understanding of expected standards and outcomes.

312 See, Submission 170, MRA Consulting Group, p 3; Submission 179, HZI Australia, p 6; Submission 143, New Energy Corporation, p 5; Submission 198, City of Sydney, p 6; Submission 146, Randwick City Council, p 3; Submission 156, Sutherland Shire Council, p 3; Evidence, Ms Sloan, 26 June 2017, p 23; Submission 149, Wollongong City Council, p 2.

313 See, Evidence, Ms Melinda Wilson, No Incinerator for Western Sydney, 27 June 2017, p 44; Evidence, Mr Antony Lewis, Secretary, Blacktown and District Environment Group, 27 June 2017, p 44.

314 See, Evidence, Mr Ritchie, 7 August 2017, p 10; Submission 215, Waste Management Association of Australia, p 9; Evidence, Mr Jordan, 26 June 2017, p 31; Submission 216, Re.Group, p 6; Submission 182, Waste Contractors and Recyclers Association of NSW, p 2; Evidence, Mr Derksema, 7 August 2017, p 19.

The National Toxics Network expressed concern about the emergence of the New South Wales *Energy from Waste Policy Statement* as it seemed to appear out of nowhere and without a robust community debate. They considered it a flawed policy with internal inconsistencies including a lack of key guidance material and inadequate provisions for managing air pollution and toxic ash produced by waste incinerators.\(^{316}\) This concern is explored throughout this chapter and in Chapter 6.

**Protecting human health and the environment**

5.10 Inquiry participants highlighted that any energy from waste project, and the associated policy, should effectively manage risks to human health and the environment.\(^{317}\) Indeed, the NSW EPA described this imperative as ‘paramount’.\(^{318}\)

5.11 NSW Health advised that determining the potential human health risks posed by a project requires an understanding of the possible emissions. Moreover, the characteristics of emissions are determined by:

- the amount and type of feedstock
- the combustion processes used
- the efficiency of air pollution control technologies employed.\(^{319}\)

5.12 Dr Ben Scalley, Director of Environmental Health Branch at NSW Health, noted that it is also important to consider the extent to which the population is exposed to emissions and the susceptibility of the population in the surrounding area. Dr Scalley added: ‘Exposure and susceptibility will depend on the location of that facility and the demographic and health characteristics of the population around that area, especially socio-economic disadvantage’.\(^{320}\)

5.13 NSW Health emphasised the need to consider the potential health risks posed by an energy from waste facility on a case-by-case basis:

> As health risks associated with any energy from waste facility will be specific to the facility, any assessment of the overall benefit of a facility needs to be done on a case-by-case basis, especially when the feedstock can differ so broadly. Broad statements are really difficult in this area.\(^{321}\)

5.14 The committee’s attention was also drawn to the need to manage and negotiate risks. Dr Scalley noted that many activities, including emissions from coal-powered energy facilities

\(^{316}\) Evidence, Ms Immig, 27 June 2017, p 35.

\(^{317}\) See, Submission 170, MRA Consulting Group, p 2; Submission 179, HZI Australia, p 2; Submission 215, Waste Management Association of Australia, p 4.

\(^{318}\) Evidence, Mr Beaman, 26 June 2017, p 3.

\(^{319}\) Evidence, Dr Ben Scalley, Director, Environmental Health Branch, NSW Health, 7 August 2017, p 2.

\(^{320}\) Evidence, Dr Scalley, 7 August 2017, p 2.

\(^{321}\) Evidence, Dr Scalley, 7 August 2017, pp 2-3.
and transport, increase risks to human health and the environment. However, he said it is important to balance risks against potential positive outcomes.

5.15 To mitigate possible risks to human health and the environment, the NSW Energy from Waste Policy Statement requires that projects meet international best practice techniques in relation to process design and control, emission control equipment design and control, emission monitoring, arrangements for receipt of waste, and management of residues from the energy recovery process. Directive 2010/75/EU is the primary instrument used to regulate energy from waste facilities in the European Union and was considered the international best practice benchmark by many inquiry participants.

5.16 In addition to referencing international best practice techniques, the NSW Energy from Waste Policy Statement articulates other safeguards to minimise risks to human health and the environment, including identifying eligible waste fuels, technical criteria, thermal efficiency criteria, resource recovery criteria, the need for a reference facility, and that the facility, at a minimum, comply with the requirements of the Group 6 emission standards within the Protection of the Environment Operations (Clean Air) Regulation 2010.

**Feedstock**

5.17 As noted earlier, the fuel mix, in other words the amount and type of feedstock being fed into an energy from waste facility, affects emissions. As Dr Scalley put it, ‘… it is important that we know what is being burnt in the energy from waste process in order to properly assess the potential health risks from the air pollution coming out of the facility’.

5.18 Inquiry participants debated whether the NSW Energy from Waste Policy Statement adequately regulates feedstock for facilities. This was a key concern regarding the proposed facility at Eastern Creek and is examined Chapter 6.

5.19 In New South Wales, only residual waste can be used in an energy from waste facility. The National Toxics Network was concerned that residual waste streams often contain hazardous materials, including plastics, and said: ‘Burning residual waste is known to generate toxic and hazardous air pollutants’. Likewise, the Total Environment Centre stated: ‘Mixed waste has high levels of contamination … The thermal treatment of waste that is

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322 Evidence, Dr Scalley, 7 August 2017, p 2. Also see, Evidence, Mr Bligh, 7 August 2017, p 48; Evidence, Dr Marc Stammbach, Managing Director, HZI Australia, 17 August 2017, p 12.
323 Evidence, Dr Scalley, 7 August 2017, p 2.
325 See, Evidence, Mr Ritchie, 7 August 2017, pp 16-17; Submission 145, Suez, p 3; Submission 146, Randwick City Council, p 2.
327 Evidence, Dr Scalley, 7 August 2017, p 2.
328 Submission 172, National Toxics Network, p 4.
unsorted will result in the release of dangerous pollution no matter what technology or management regimes are in place.\(^{329}\)

5.20 Other stakeholders argued that the *NSW Energy from Waste Policy Statement* – via the technology requirements and the resource recovery criteria – goes someway to addressing concerns about how a facility manages its feedstock. For example, Mr Mike Ritchie, Managing Director of MRA Consulting Group, remarked that the NSW EPA has ‘rightly’ erred on the side of caution by requiring a proponent to have technology that is robust enough to manage any waste stream, ensuring there is less reliance on whether the feedstock has been appropriately sorted.\(^{330}\)

5.21 The resource recovery criteria in the policy detail the type of waste that may be used as feedstock, depending on factors such as waste stream and source separation. As previously mentioned, certain stakeholders suggested that these criteria, when appropriately policed, are sufficient to ensure recyclables are not included in the waste streams servicing facilities.

5.22 Inquiry participants proposed that the policy should include additional guidance, such as:

- requiring energy from waste proposals to demonstrate how inappropriate objects will be excluded from the waste stream\(^{331}\)
- requiring all commercial and industrial waste to be either pre-sorted and shredded or sorted and shredded at the facility prior to the combustion process\(^{332}\)
- requiring all waste entering the facility to be validated through a pre-treatment off-site process transfer station\(^{333}\)
- providing a definition of a ‘processing facility’ in relation to the resource recovery criteria\(^{334}\)
- encouraging a greater focus on emissions standards rather than detailed regulation of inputs.\(^{335}\)

5.23 As noted in Chapter 1, the NSW EPA anticipates releasing the *Energy Recovery Facility Guidelines* in early 2018.\(^{336}\)

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\(^{329}\) Submission 4, Total Environment Centre, p 4.


\(^{331}\) Submission 214, Blacktown City Council, p 17.

\(^{332}\) Submission 214, Blacktown City Council, p 17.

\(^{333}\) Evidence, Cr Bali, 27 June 2017, p 25.

\(^{334}\) Evidence, Mr Ritchie, 7 August 2017, p 12.

\(^{335}\) See, Evidence, Mr Ritchie, 7 August 2017, p 12; Submission 144, Australian Council of Recycling, p 3.

Emissions

5.24 The committee heard that it is ‘non-negotiable’ for a proposed energy from waste facility to meet emissions standards. The Clean Energy Finance Corporation emphasised the need for a strong regulatory system for air quality and emissions: ‘Air quality and management of emissions is critically important for human health and community acceptance of energy from waste facilities, particularly in populated areas’.

5.25 The Australian Government has carriage of the National Environment Protection Council Act 1994 (Cth) which provides for the National Environment Council to set National Environment Protection Measures to protect and manage aspects of the environment, including ambient air emissions. In addition, NSW Health advised that certain state agencies, and in some cases industry, have a role in regulating and monitoring emissions:

… the Environmental Protection Agency is the regulator for air quality in New South Wales. The person who monitors in New South Wales the non-ambient air quality impacts is the Office of Environment and Heritage. Some monitoring is also done by the industry in different areas.

5.26 Key standards and monitoring requirements for energy from waste facilities in New South Wales include:

- the National Environment Protection (Ambient Air Quality) Measure, which provides a nationally consistent framework for monitoring and reporting (on a 24 hour and annual basis) on common ambient air pollutants including carbon monoxide, lead, nitrogen dioxide, photochemical oxidants (ozone), sulfur dioxide and particulate matter, such as PM10 and PM2.5.
- the NSW Energy from Waste Policy Statement, which as noted above includes provisions for emissions standards and monitoring (including continuous and non-continuous monitoring of certain emissions) that reflect the European Union’s Directive 2010/75/EU and the Group 6 emission standards within the Protection of the Environment Operations (Clean Air) Regulation 2010
- licensing conditions set by the NSW EPA.

5.27 In addition, in 2016, the NSW EPA released Approved methods for the modelling and assessment of air pollutants in NSW, which details the statutory methods to be used for modelling and assessing emissions of air pollutants. The NSW EPA refers to these methods when assessing air quality

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337 Evidence, Mr Ron Wainberg, National Chair, Resource and Energy, Recovery Division, Waste Management Association of Australia, 26 June 2017, p 28.
338 Submission 189, Clean Energy Finance Corporation, p 3.
340 Evidence, Dr Scalley, 7 August 2017, p 6.
impact assessments submitted as part of a planning application, and may also refer to them in licences and notices issued under the Protection of the Environment Operations Act 1997.  

5.28 While certain stakeholders supported the emissions regime, other inquiry participants raised concerns about the possible emissions from energy from waste plants, including:

- difficulty in determining emissions, and consequently assessing potential health risks, when feedstock is not clearly articulated and/or is sourced from a variety of locations (this issue is examined in Chapter 6)
- emissions of particulate matter and gases, and particles from specific chemicals, will impact air quality and are associated with health risks
- combusting residual waste will lead to emissions of persistent organic pollutants (POPs) such as dioxins and furans
- New South Wales emission limits do not meet international best practice standards
- reliance on international best practice standards will not control the release POPs and other hazardous pollutants
- New South Wales regulatory controls are outdated and have not been written to properly consider energy from waste technology
- the NSW EPA’s licensing conditions do not adequately reflect emissions standards
- emissions monitoring at energy from waste facilities is post incineration (testing releases from the smoke stack) and is ‘nothing more than closing the gate after the horse has bolted’
- the use of ‘grab samples’ – that is the non-continuous emissions monitoring – is a ‘significant flaw’.

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343 See, Evidence, Mr Ritchie, 7 August 2017, pp 16-17; Submission 145 Suez, p 4; Submission 164, Alexandria Landfill, p 47.
344 Evidence, Dr Scalley, 7 August 2017, p 2.
345 Evidence, Dr Scalley, 7 August 2017, p 2.
346 Evidence, Ms Immig, 27 June 2017, p 35; Evidence, Ms Bremmer, 27 June 2017, p 38.
347 See, Evidence, Ms Bremmer, 27 June 2017, p 36; Evidence Ms Immig, 27 June 2017, p 36; Submission 214, Blacktown City Council, p 15.
348 Submission 172, National Toxics Network, p 11. Also see, Evidence, Ms Bremmer, 27 June 2017, p 38.
349 See, Evidence, Cr Bali, 27 June 2017, p 25; Evidence, Mr Gerald Barr, 27 June 2017, p 50.
350 Evidence, Dr James Whelan, Researcher and Community Organiser, Environmental Justice Australia, 17 August 2017, p 27.
351 Submission 4, Total Environment Centre, p 4.
352 Submission 172, National Toxics Network, p 11.
5.29 The National Toxics Network and The Total Environment Centre were also concerned about the toxicity of the residual ash created by energy from waste plants, arguing that dioxins and other POPs may leach into the food chain and groundwater if not securely landfilled.\

5.30 Dr James Whelan, Researcher and Community Organiser at Environmental Justice Australia, provided evidence that there are no enforceable national standards for criteria pollutants, which include fine particle pollution PM2.5 or coarse particles PM10.

5.31 The committee received numerous proposals to improve the emissions regime, including:

- emissions standards should be continually updated to reflect improvements in technology, and licensing conditions should be revised accordingly
- mandating the use of biomonitoring in environments surrounding energy from waste facilities, and testing eggs, meat and vegetation in these areas
- support for continuous emissions monitoring and the suggestion that significant penalties should apply for non-compliance
- compulsory online broadcasting of real time emission testing data online
- mandatory monthly testing of heavy metals, polycyclic aromatic hydrocarbons, and chlorinated dioxins and furans
- requiring a proponent to obtain accurate baseline data to determine whether the plant is adversely impacting on the air quality once operations commence
- setting up monitoring stations in residential areas to ensure there is no impact on local communities
- local councils and the NSW EPA should work together to monitor energy from waste plants, and the cost of these resources could be levied through a licensing fee on the facility.

353 Submission 172, National Toxics Network, p 4 and Submission 4, Total Environment Centre, p 1. Also see Evidence, Ms Immig, 27 June 2017, p 35.
354 Evidence, Dr Whelan, 17 August 2017, p 27.
356 Submission 172, National Toxics Network, p 12.
357 Submission 174, Blacktown and District Environment Group, p 2.
358 Evidence, Cr Bali, 27 June 2017, pp 25-26; Submission 214, Blacktown City Council, p 17.
359 Evidence, Cr Bali, 27 June 2017, pp 25-26; Submission 214, Blacktown City Council, p 17.
360 Evidence, Cr Bali, 27 June 2017, pp 25-26; Submission 214, Blacktown City Council, p 17.
361 Evidence, Cr Bali, 27 June 2017, pp 25-26; Submission 214, Blacktown City Council, p 17.
362 Evidence, Cr Bali, 27 June 2017, pp 25-26; Submission 214, Blacktown City Council, p 17.
5.32 In addition, to assist proponents, Alexandria Landfill proposed that the NSW EPA should provide more comprehensive ‘up front’ requirements for emissions modelling, including:

Specifying requirements for air quality modelling based on stack concentrations, dispersion rate and areas and specifying operating values or the values proposed as licence limits as the case may be.

Specifying the amount of information required about volatile organic compounds (both chemicals included and the contribution they make); and persistent and bio accumulative chemicals.

Specifying the appropriate toxicity reference values and screening guidelines, health standards and assessment methodology. Specifying the specific scenarios which are required to be assessed to consider the potential human health risks these include including emissions at the IED limit; emissions at the project specific limits and emissions at upset.\(^{363}\)

Reference facility

5.33 As previously noted, the technology used in energy from waste facilities must be proven, well understood and capable of handling the expected variability of the feedstock. The NSW EPA advised that this can be best achieved by referencing fully operational plants using the same technologies, known as ‘reference facilities’. Referring to the NSW Energy from Waste Policy Statement, the NSW EPA explained the concept of a reference facility:

In the colloquial sense our view is you should be able to go and kick the tyres of it [an energy from waste facility]. We designed the policy to be conservative to make sure that anyone that comes forward we are able to assess another facility elsewhere around the world to make sure it delivers.\(^{364}\)

5.34 The application of this provision to the proposal put forward by The Next Generation is examined in Chapter 6. However, more generally, certain stakeholders suggested this provision is restrictive and stifles innovation. For example, Toxfree, which currently operates several thermal treatment facilities in Australia, said the ‘strict interpretation’ of the reference facility provision ‘suffocates innovation and investment and has already driven companies, investment and employment out of the state’.\(^{365}\)

5.35 Likewise, New Energy Corporation, the company responsible for developing largescale thermal treatment facilities in Western Australia, said: ‘The NSW EfW [energy from waste] policy is currently restrictive with regards to emerging or innovative EfW technologies as they may not be able to demonstrate fully operational reference plants on like waste types’.\(^{366}\)

New Energy Corporation continued: ‘The requirement for facilities to have reference plants of similar waste and size internationally is effectively preventing newer technologies like

\(^{363}\) Submission 164, Alexandria Landfill, p 61.

\(^{364}\) Evidence, Mr Beaman, 26 June 2017, p 7.

\(^{365}\) Submission 141, Toxfree Australia, pp 3-4.

\(^{366}\) Submission 143, New Energy Corporation, p 4. Also see Evidence, Mr Jason Pugh, Chief Executive Officer, New Energy Corporation, 26 June 2017, p 16.
gasification that have less developed track record from proceeding with any commercial facilities”.367

5.36 Stakeholders proposed various amendments to the reference facility provision, including that:
- the NSW EPA should promote innovative technologies that operate effectively in other jurisdictions368
- novel facilities be given conditional licences subject to the facility/technology meeting milestones that prove performance and compliance369
- the NSW EPA develop a mechanism for approving emerging or innovative energy from waste technologies which do not present risk of harm to the environment or health.370

Social licence

5.37 The NSW Energy from Waste Policy Statement requires operators to be ‘good neighbours’ and supports effective consultation and communication with the community. There was a consensus from stakeholders that this ‘social licence’ to operate a facility is of vital importance. For example, Mr Grant Musgrove, Chief Executive Officer of the Australian Council of Recycling, remarked: ‘Getting the social licence to operate is everything’.371

5.38 According to the Australian Industrial Ecology Network, the persistent barrier to obtaining a social licence is the lack of adequate community consultation, which undermines community confidence in energy from waste projects.372 Other inquiry participants similarly expressed concern that the community is often inadequately informed about new or novel technologies.373

5.39 This argument was further supported by the Southern Sydney Regional Organisation of Councils (SSROC) report Community attitudes towards, and understanding of, Resource Recovery in the SSROC Region, with a focus on Recovering Energy from Waste (2015), which concluded the SSROC community supported energy from waste, and that concerns about this technology could be overcome with good stakeholder engagement and communication.374

368 See, Submission 143, New Energy Corporation, p 5; Submission 149, Wollongong City Council, p 3.
369 Submission 141, Toxfree Australia, pp 3-4.
371 Evidence, Mr Musgrove, 26 June 2017, p 41. Also see, Submission 198, City of Sydney, p 5; Submission 175, Australian Industrial Ecology Network, p 9.
373 See, Submission 146, Randwick City Council, p 3; Submission 217, Illawarra Pilot Joint Organisation, p 2.
374 Submission 176, SSROC, Attachment 1, Elton Consulting, Community attitudes towards, and understanding of, Resource Recovery in the SSROC Region, with a focus on Recovering Energy from Waste: Social
5.40 Inquiry participants acknowledged that gaining a social licence involves ongoing stakeholder engagement with active participation from government agencies and the proponent of the project. Mr Jason Pugh, Chief Executive Officer of New Energy Corporation, emphasised the need to actively engage with the community and address their concerns:

The community is the number one stakeholder in these projects. That is not a throwaway line. They are—it is as simple as that. We really worked hard to make the issues local and relatable. Just saying that energy from waste is done successfully around the world is not good enough for your local community. Effective listening was certainly a priority.

5.41 Mr Pugh continued: ‘The main point of that is you need to face up to the hard issues. If they are real to the community then they are real. Perceived issues are real and they need to be addressed correctly’.

5.42 As to the best way to obtain a social licence, the NSW Government has released NSW Energy from Waste Compliance Table, which lists activities that are considered when evaluating social licence for a NSW Environmental Trust Grant Application, such as having a consultation and engagement plan, and logging issues raised and responses provided. However, there was no consensus amongst inquiry participants as to what constitutes effective community engagement in respect to energy from waste projects. This was particularly evident in the context of the proposed facility at Eastern Creek, examined in Chapter 6.

5.43 The Waste Management Association of Australia published the Sustainability Guide for Energy from Waste (EfW) Projects and Proposals, which sets out three elements to facilitate an appropriate level of engagement with the community:

- providing information that is topical, of an appropriate quality and readily accessible
- intimately involving stakeholders in the decision-making process
- maintaining a transparent and accountable process.

5.44 Likewise, Blacktown City Council observed that proponents should provide accurate, reliable information, particularly around emissions and resource recovery, on a regular basis through a variety of forums to build trust and confidence between themselves and the community.
Another option, presented by Mr Pugh, was to enhance the accessibility of environmental impact assessments: “These documents are generally 700 pages long and they are highly complex. We believe a more high-level summary document would be far more appropriate for the digestion of community members”. 381

Siting

There are no requirements in the NSW Energy from Waste Policy Statement dictating specific locations for energy from waste facilities. This lead to debate during the inquiry about the appropriate siting of energy from waste facilities. Another related concern was the size of such facilities. These concerns were pertinent to debate regarding The Next Generation proposal and are examined in Chapter 6.

Key concerns about the siting of energy from waste facilities included:
• the NSW Government has failed to actively plan and locate areas for such facilities382
• availability of waste tonnage383 and surety of waste stock384
• access to transport385
• air sheds386
• the cost of land and urban encroachment on industrial land.387

These issues are examined in relation to all waste infrastructure development in Chapter 8.

Committee comment

The NSW EPA has an important role in setting the standards for energy from waste facilities. The committee notes that the agency has appropriately erred on the side of caution by requiring energy from waste projects to meet stringent criteria under the NSW Energy from Waste Policy Statement, including by referencing international best practice standards. However, we believe that all stakeholders, including proponents and the wider community, would benefit from additional and more specific guidance about energy from waste project requirements, and note that the NSW EPA anticipates publishing Energy Recovery Facility

381 Evidence, Mr Pugh, 26 June 2017, p 15.
383 Evidence, Mr Bligh, 7 August 2017, p 48; Evidence, Mr Anning, 26 June 2017, p 37; Submission 148, Veolia Australia and New Zealand, p 13; Submission 215, Waste Management Association of Australia, p 10.
384 Evidence, Mr Emmanuel Vivant, Executive Director-Development, Performance and Innovation, Suez Australia, 26 June 2017, p 47; Also see, Submission 145, Suez, pp 3-4; Submission 148, Veolia Australia and New Zealand, p 13.
385 See, Evidence, Mr Wainberg, p 24; Evidence, Mr Mark Taylor, General Manager, NSW Resource Recovery, Veolia, 26 June 2017, p 65; Submission 215, Waste Management Association of Australia, p 10.
386 Submission 215, Waste Management Association of Australia, p 3.
387 Evidence, Mr Musgrove, 26 June 2017, p 41.
Guidelines in early 2018. The committee urges the NSW EPA to release these guidelines as soon as practicable to provide greater certainty in the market and in communities.

5.50 We acknowledge concerns among inquiry participants about feedstock provisions in the *NSW Energy from Waste Policy Statement* and note that the NSW EPA has included resource recovery criteria in the policy to ensure waste is appropriately sorted. While the committee supports the use of residual waste for energy from waste facilities in some circumstances, these provisions will need to be rigorously enforced to ensure recyclables are not included in the feedstock.

5.51 The committee also recognises that stakeholders are particularly concerned about possible emissions from energy from waste facilities. As noted earlier, and examined in Chapter 6, the *NSW Energy from Waste Policy Statement* requires a proponent to provide a clear and accurate explanation of how their plant will operate to ensure the possible emissions from the facility can be determined. If a proponent is unable to satisfy this requirement the potential risks to human health and the environment cannot be sufficiently determined and the project will not be approved.

5.52 We also believe that the emissions regime as reflected in the *NSW Energy from Waste Policy Statement* must be clearly articulated to ensure that proponents and the community have a better understanding of how emissions are regulated and monitored. The committee recommends that the NSW EPA provide more detailed information concerning the emissions regime for energy from waste facilities, including explicit reference to international best practice standards, in the *Energy Recovery Facility Guidelines*.

**Recommendation 15**

That the NSW Environment Protection Authority provide more detailed information concerning the emissions regime for energy from waste facilities, including explicit reference to international best practice standards, in the *Energy Recovery Facility Guidelines*.

5.53 We note concerns that the NSW EPA may not impose sufficiently stringent licensing conditions on the proposed facility. To overcome these concerns, we recommend that the NSW EPA set licensing conditions that meet current international best practice for emissions standards, and that licensing conditions be drafted so as to incorporate any future improvements in emissions standards.

**Recommendation 16**

That the NSW Environment Protection Authority set licensing conditions that meet current international best practice for emissions standards, and that licensing conditions be drafted so as to incorporate any future improvements in emissions standards.

5.54 The committee understands that reference facilities provide a level of assurance that an energy from waste facility using the same feedstock and technology can operate successfully.
Given that this is a relatively new technology in Australia, we support the requirement that proponents of such projects provide reference facilities. Indeed, we believe it is likely that once there are large-scale energy from waste facilities operating in other states, these technologies will be brought to New South Wales for development.

5.55 The committee also believes that gaining community support is essential for any proponent seeking to operate an energy from waste facility in New South Wales. For this to occur, the NSW EPA must provide more detailed information on the expected community engagement practices and outcomes a proponent must comply with. While we acknowledge the need for some flexibility in these documents, it is necessary to provide clearly articulated standards to encourage certainty for both the proponent and the community. We therefore recommend that the NSW EPA set out the expected community engagement practices and outcomes a proponent must comply with to receive the necessary approvals and community support to operate an energy from waste facility in the Energy Recovery Facility Guidelines.

**Recommendation 17**

That the NSW Environment Protection Authority set out the expected community engagement practices and outcomes a proponent must comply with to receive the necessary approvals and community support to operate an energy from waste facility in the Energy Recovery Facility Guidelines.

5.56 We agree that the environmental impact statements used to support development applications for large-scale energy from waste facilities are not user-friendly from a community perspective. The committee therefore recommends that the NSW Department of Planning and Environment require applicants for energy from waste facilities to provide a short, high-level summary of the Environmental Impact Statement, and that this document be published on the department’s website, in addition to the full Environmental Impact Statement.

**Recommendation 18**

That the NSW Department of Planning and Environment require applicants for energy from waste facilities to provide a short, high-level summary of the Environmental Impact Statement, and that this document be published on the department’s website, in addition to the full Environmental Impact Statement.

5.57 Given the significant concerns in relation to energy from waste technology and the impact of emissions on air quality, there needs to be a much more detailed assessment of the issues surrounding this technology and its use in New South Wales. The committee recommends that the NSW Government establish an expert advisory body on energy from waste chaired by the Chief Scientist to examine and report on the energy from waste regulatory framework, to create certainty for the market and communities.
Recommendation 19

That the NSW Government establish an expert advisory body on energy from waste chaired by the Chief Scientist to examine and report on the energy from waste regulatory framework to create certainty for the market and communities, with particular reference to:

- changes required to the *Energy from Waste Recovery Guidelines* to guarantee that New South Wales uses only world’s best practices in emissions, emissions monitoring and residual waste disposal
- consent conditions required in any planning approval to guarantee that New South Wales uses only world’s best practices in emissions, emissions monitoring and residual waste disposal
- the impact of energy from waste on human health
- the impact of energy from waste on recycling targets.

5.58 Given the particular topography of the Sydney Basin and the trapping of air pollution within the basin, the committee believes that the pressure on air quality should be considered when assessing energy from waste incinerator proposals.
Chapter 6  The Next Generation energy from waste project

This chapter examines the proposal by The Next Generation to build an energy from waste facility at Eastern Creek. The chapter discusses many of the issues raised by inquiry participants in relation to the proposed facility including the proponent’s social licence to operate, the siting of the project, the lack of reference facilities and the proposed feedstock for the project. The chapter also considers issues with regard to emissions standards and monitoring, and considers whether the proponent is a ‘fit and proper person’ to operate an energy from waste facility.

The proposal

6.1 The Next Generation NSW Pty Ltd has applied to the NSW Department of Planning and Environment (the department) to build a large-scale energy from waste facility at Honeycomb Drive at Eastern Creek, New South Wales. The site currently houses the Genesis Xero Waste Recycling Facility, a Material Processing Centre for construction and demolition waste and commercial and industrial waste, and has waste disposal facilities and landfill capacity.\(^{388}\)

6.2 The proponent proposes that the facility will source feedstock from the residual chute waste at the Genesis MPC, and will accept suitable and eligible waste fuels from authorised third parties.\(^{389}\) The fuel, or feedstock, will be mixed before the feed hopper pushes it onto the continually moving grate furnace where it will be combusted.\(^{390}\) A proportion of the electricity generated at the facility will be exported to the national grid, and the remainder will be used onsite.\(^{391}\)

6.3 The following waste outputs will be generated by the facility: bottom ash, boiler ash, air pollution control ash (also known as flue gas treatment residue), ferrous material residue, and liquid effluent.\(^{392}\) Urbis, consultants engaged by The Next Generation to provide the amended Environmental Impact Statement (EIS), reported that the following air emissions are expected:

- Particulate matter, assumed to be emitted as PM10 and PM2.5a
- Hydrogen Chloride
- Hydrogen Fluoride

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391 Submission 164, Alexandria Landfill, p 52.
• Carbon Monoxide
• Sulfur Dioxide
• Oxides of nitrogen (expressed as Nitrogen Dioxide)
• Heavy metals (including Mercury, Cadmium, Arsenic and Chromium
• Gaseous and vaporous organic substances (expressed as total organic carbon)
• Dioxins and Furans
• Hydrogen Sulfide
• Chlorine
• Ammonia
• Polycyclic-Aromatic Hydrocarbons.393

6.4 Urbis reported that the emissions, except for PM10 (particulate matter less than 10 microns in diameter), are not projected to exceed emissions standards. Urbis concluded that when combined with maximum background levels, the PM10 emissions from the plant result in a cumulative concentration of 50.9 μg/m³, which is ‘marginally’ over the 24-hour PM10 criteria of 50 μg/m³.394

6.5 The Next Generation is a wholly owned subsidiary of the Alexandria Landfill Corporate Group and is part of the Dial A Dump Industries Group.395 Alexandria Landfill listed in its submission to this inquiry some of the justifications and benefits of the project:
• will deliver a net positive greenhouse gas effect
• will complement the existing waste disposal and recycling facility adjacent to the proposed facility
• is permissible within the zone and complies with relevant state and local policies
• uses best practice technology to minimise the discharge of emissions
• the feedstock is residual waste fuel that cannot feasibly be re-used or recycled
• will not lead to any adverse health effects from dioxins and furans, and will not have any non-carcinogenic or carcinogenic effects.396

396 Submission 164, Alexandria Landfill, p 51.
6.6 Alexandria Landfill suggested that other benefits of the project will include:

- energy security and diversity
- maximising energy recovery from waste in accordance with the NSW Energy from Waste Policy Statement
- saving landfill space for more contaminated wastes that cannot be thermally treated
- reducing greenhouse gas emissions that would otherwise have been generated from the breakdown of the waste material had it gone to landfill
- breaking reliance on landfills
- creating employment opportunities.  

The planning process

6.7 The proposed development will have a capital investment exceeding $30 million and is being assessed as a State Significant Development.  

6.8 The department informed the committee that it received preliminary information about the proposal in 2013. The department subsequently instructed the proponent to consider the following environmental assessment requirements as part of the official application: air quality emissions and human health impacts, source volume and composition of waste material to be used, noise impacts, traffic, visual impacts and biodiversity.  

6.9 Due to the novel nature of the proposal, in 2014, before the development application was received or exhibited, the department and the NSW Environment Protection Authority (NSW EPA) engaged two independent experts to provide technical advice for the proposed development. These experts were Environmental Risk Sciences Pty Ltd (EnRiskS), an Australian-based risk assessment consultant with experience in human health risk assessment, and Arup, an international engineering consultancy with experience dealing with

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397 Submission 164, Alexandria Landfill, pp 51-52. Also see Evidence, Mr Ian Malouf, Managing Director, Dial A Dump Industries, 17 August 2017, p 43.


399 Evidence, Ms Anthea Sargeant, Executive Director, Key Sites and Industry Assessments, NSW Department of Planning and Environment, 27 June 2017, p 2.

energy from waste facilities in Europe. The independent experts have been working closely with the department, the NSW EPA and NSW Health throughout the assessment process.

6.10 In 2015, The Next Generation submitted the initial application, including an EIS, to the department for a 1.35 million tonne energy from waste facility. This proposal was exhibited in May to July 2015. The application was made publicly available and stakeholders were invited to make a submission in response to the proposal. The department stated: ‘A total of 44 submissions were received, including 34 public submissions. Of these 29 objected to the proposal. Blacktown City Council, the Environment Protection Agency and NSW Health also objected to the proposal’. In addition, as required under the Environmental Planning and Assessment Act 1979, the department published, and regularly updated, information in relation to the proposal on its website.

6.11 Following this process, the department requested The Next Generation provide an amended EIS and a response to the submissions made by stakeholders, particularly regarding concerns about the project’s potential impact on air emissions and human health.

6.12 The amended EIS and associated documents were submitted to the department and placed on public display from December 2016 to March 2017. The amended EIS sought approval to thermally treat up to 1.105 million tonnes per annum (tpa) of residual waste fuel in two stages, with Stage 1 and Stage 2 each having a maximum capacity of 552,500 tpa.

6.13 As part of the amended EIS, the Next Generation engaged AECOM to conduct a human health risk assessment. The AECOM assessment concluded that the project presented a ‘low and acceptable’ risk to human health from odour, noise, ozone, hazards, soil and water. Pacific Environment was contracted by the proponent to determine possible emissions from the plant.

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402 See, Evidence, Ms Sargeant, 27 June 2017, p 3. Also see, Evidence, Portfolio Committee No. 6 – Planning and Environment, Budget Estimates 2017-18, Mr Marcus Ray, Deputy Secretary, Planning Services, NSW Department of Planning and Environment, 8 September 2017, p 7.

403 Evidence, Ms Sargeant, 27 June 2017, p 2.

404 Evidence, Ms Sargeant, 27 June 2017, p 3.

405 Evidence, Mr Chris Ritchie, Director Industry Assessments, NSW Department of Planning and Environment, 27 June 2017, p 10.

406 Answers to supplementary questions on notice, NSW Department of Planning and Environment, 25 July 2017, p 1.

407 Urbis, Energy from waste amended EIS final, p 258 https://majorprojects.accelo.com/public/319eb3ee366048fa411ca967d58bb8c/Amended%20EIS_%20%20Eastern%20Creek%20Energy%20from%20Waste_%20Volume%201B.pdf. Fichtner were engaged by the proponent to conduct the initial Human Health Risk Assessment. Also see, Evidence, Ms Amanda Lee, Technical Director Environment, AECOM Technology Corporation, 27 June 2017, p 22.

6.14 The department conducted the same community engagement process for the amended EIS as it had for the initial application. In addition, the committee heard that the department met with concerned stakeholders including the council and a local school, and visited the proposed development site.

6.15 The department received 990 submissions in response to the amended EIS. Ms Anthea Sargeant, Executive Director, Key Sites and Industry Assessments at the NSW Department of Planning and Environment, advised: ‘Of these, 949 objected to the proposal, 14 provided comment and two expressed support for the proposal’. The department advised that the key issues raised by submission authors in the planning process were the size and location of the project, the proposed technology and feedstock, and concerns the plant would adversely affect the air quality and, in turn, the health of residents in western Sydney and the environment.

6.16 Following advice from EnRiskS, the NSW EPA’s response to the EIS stated that the proponent’s human health risk assessment was unable to accurately assess the health risks posed by the project due to a number of assumptions and variables:

The EPA notes the human health risk assessment and supporting assessments use a range of information, assumptions and data to derive estimates to qualitatively and quantitatively characterise and define critical facility operations, parameters and emissions. In general there are numerous assumptions and variables relating to the waste/fuel, plant and project operations and performance, and emissions. These have not been clearly identified, well characterised or comprehensively evaluated in the human health risk assessment. This brings into question the thoroughness and veracity of the assessment.

6.17 Mr Stephen Beaman, the then Executive Director Waste and Resource Recovery at the NSW EPA, similarly told the committee that ‘… there are too many gaps, there is too much uncertainty in the assessment to reach a robust or preferable solution’. Mr Beaman concluded ‘… [we] are unable with confidence to say that the human health and environment is going to be protected and therefore we cannot support it’.

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409 Evidence, Ms Sargeant, 27 June 2017, p 7.
410 Evidence, Ms Sargeant, 27 June 2017, p 7.
411 Evidence, Ms Sargeant, 27 June 2017, p 2.
412 Evidence, Mr Ritchie, 27 June 2017, p 7; Evidence, Ms Sargeant, 27 June 2017, p 9.
414 Evidence, Mr Stephen Beaman, the then Executive Director, Waste and Resource Recovery, NSW EPA, 26 June 2017, p 9.
415 Evidence, Mr Beaman, 26 June 2017, p 6.
6.18 Dr Ben Scalley, Director of the Environmental Health Branch at NSW Health, agreed that the amended EIS did not provide sufficient information to characterise the health risks of the energy from waste facility.\textsuperscript{416}

6.19 In March 2017, the department requested that the applicant provide further information to respond to these submissions and the technical reviews undertaken by EnRiskS and Arup.\textsuperscript{417} The proponent’s response was received in late September 2017 and sought approval only for Stage 1 of the development:

On 29 September 2017, the Applicant lodged a Response to Submissions (RTS) report with the Department seeking approval for only Stage 1 of the development to treat a maximum of 552,500 tpa of residual waste fuel and requesting the Minister’s agreement to amend the development application under clause 55 of the Environmental Planning and Assessment Regulation 2000.\textsuperscript{418}

6.20 The response also sought to address emissions modelling concerns raised following the amended EIS. Urbis noted that the updated air quality assessment and human health risk assessment demonstrated that the project posed a low and acceptable risk to human health.\textsuperscript{419}

6.21 In December 2017, the department agreed to the proponent’s request to amend the application, referred the proponent’s response to submissions report to the relevant authorities and independent experts for final comment, and made the report available on its website.\textsuperscript{420} Submissions to the applicant’s response to submissions report were due in February 2018.

Next steps

6.22 Following the conclusion of the consultation period, the department will prepare an assessment report with a recommendation for determination of the application. Mr Chris Ritchie, Director Industry Assessments at the NSW Department of Planning and Environment, explained that the report will consider the evidence received, and considerable weight will be given to the opinion of the NSW EPA:

\textsuperscript{416} Evidence, Dr Ben Scalley, Director, Environmental Health Branch, NSW Health, 7 August 2017, p 4.

\textsuperscript{417} Evidence, Ms Sargeant, 27 June 2017, p 2. Also see, Answers to further questions on notice, NSW Department of Planning and Environment, 13 November 2017, p 1.

\textsuperscript{418} Answers to further questions on notice, NSW Department of Planning and Environment, 13 November 2017, p 1. Also see, Urbis, Response to submissions report, SSD6236: Energy from Waste, Eastern Creek, December 2017, p 1, https://majorprojects.accelo.com/public/a0d9df811d1bda71ee654fe51ce8987e/A%20Response%20to%20Submissions%20on%20the%20Amended%20EIS%20-%20Eastern%20Creek%20Energy%20from%20Waste%20Proposal.


The department is tasked to write an assessment report and to make a recommendation so all advice received from EPA and from our experts will form part of that. It is EPA’s policy so we will consider very carefully if the EPA is adamant that this is not meeting its policy. That will then form part of our assessment which will then form part of our recommendation to the commission.421

6.23 The assessment report will be provided to the independent Planning and Assessment Commission (the commission) and will be publicly available on the department’s website.422 Ms Sargeant advised: ‘The commission has a delegation from the Minister for Planning to determine the application. The commission will hold a public meeting and will invite submitters to present their views on the proposal. It will then prepare its report and determine the application’.423

6.24 Following the determination by the commission, the department will notify the applicant, councils and submitters of the decision, place a notice of determination in local papers and make the decision and the commission’s report publicly available on its website.424

Concerns about the planning process

6.25 Certain inquiry participants expressed the view that the planning process for state significant developments is inadequate. Examples of concerns raised about this process included:

- the process is time consuming and expensive particularly for novel projects425
- the existing regulatory framework does not adequately identify the impacts and other factors against which such a proposal should be assessed (for example, which regulatory standards, guidelines and policy statements ‘energy from waste’ technology assessed against)426
- applicants are provided with too many opportunities to amend their proposals427
- the commission has ‘only ever rejected a handful of projects and normally for extraordinary political reasons, not on their merits’.428

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421 Evidence, Mr Ritchie, 27 June 2017, p 6. Also see, Evidence, Portfolio Committee No. 6 – Planning and Environment, Budget Estimates 2017-18, Mr Ray, 8 September 2017, p 7.
422 Evidence, Ms Sargeant, 27 June 2017, p 3.
423 Evidence, Ms Sargeant, 27 June 2017, p 3. Also see, Evidence, Portfolio Committee No. 6 – Planning and Environment, Budget Estimates 2017-18, Hon Anthony Roberts, Minister for Planning, 8 September 2017, pp 6-7.
424 Evidence, Ms Sargeant, 27 June 2017, p 3.
425 Submission 164, Alexandria Landfill, pp 54-55.
426 Submission 173, Jacfin, pp 1-2. Also see, Evidence, Mr Christopher Biggs, Chief Executive Officer, Dial A Dump Industries, 27 June 2017, pp 20-21.
427 Evidence, Ms Kim Vernon, No Incinerator for Western Sydney, 27 June 2017, p 44.
428 Evidence, Dr James Whelan, Researcher and Community Organiser, Environmental Research Australia, 17 August 2017, p 22.
6.26 The department contended that there have been no failures in the planning processes for The Next Generation proposal, stating: ‘… our process is very well-documented, and we followed that process. It is the same process that we follow for every project’.429

Committee comment

6.27 The committee notes that the NSW Department of Planning and Environment and the NSW EPA have been aware of The Next Generation energy from waste proposal since 2013, and that two independent consultants, Arup and EnRiskS were engaged early on to analyse the technology and potential human health impacts. We also note that in 2015, The Next Generation submitted an initial application that many, including the relevant government agencies, considered inadequate, leading to the submission of an amended proposal in 2016.

6.28 The committee acknowledges that the amended proposal drew a great deal of community interest with more than 900 submissions received, the vast majority of which did not support the project. Importantly, the NSW EPA and NSW Health found further shortcomings in this proposal, particularly the lack of clarity around feedstock and emissions, and were therefore unable to accurately determine the risks to human health and the environment. The department is now considering the proponent’s response to these concerns.

6.29 Inquiry participants’ specific concerns about the project are outlined throughout this chapter, as is the proponent’s response. Based on this evidence, as things currently stand, the committee does not support the development of this project. The proponent has not provided an adequate reference facility to demonstrate that the technology can adequately process the proposed fuel. Additionally, the proponent has provided inconsistent evidence about the project, particularly around key concerns including size, feedstock and emissions, and has failed to gain the community support for the project to proceed. These issues are discussed in detail below.

6.30 The committee recommends that, subject to the current assessment process being conducted by the NSW Department of Planning and Environment, the NSW Government not approve the energy from waste facility proposed by The Next Generation at Eastern Creek.

Recommendation 20

That, subject to the current assessment process being conducted by the NSW Department of Planning and Environment, the NSW Government not approve the energy from waste facility proposed by The Next Generation at Eastern Creek.

429 Evidence, Ms Sargeant, 27 June 2017, p 3.
Community support

6.31 As discussed in Chapter 5, the NSW Energy from Waste Policy Statement requires operators of prospective facilities garner a ‘social licence’ through meaningful engagement and being a good neighbour. Moreover, in assessing The Next Generation’s application, the department will consider whether it has gained a ‘social licence’ to operate the Eastern Creek project.

6.32 The Next Generation assured the committee that it had conducted extensive community engagement activities in relation to its proposed energy from waste development: ‘There have been three community forums … three presentations to councils and officers, two public exhibitions, 8,000 DVDs delivered door-to-door to houses in the area, website videos which are updated regularly, and information pamphlets delivered door-to-door’. In addition, the company has pursued public relations efforts on radio, news and television programs and social media.

6.33 The Next Generation also noted the department had conducted its own community engagement about the proposal, and said that this inquiry had invited community attention to the project. Mr Ian Malouf, Managing Director of Dial A Dump Industries, commented: ‘There has not been a private infrastructure proposal which has had such extensive community consultation’.

6.34 The proponent acknowledged that the community has concerns about the project. However, Mr Christopher Biggs, Chief Executive Officer of Dial A Dump Industries, questioned whether the concerns are ‘rationally based or reasonably based’. In his evidence to the committee, Mr Biggs remarked: ‘… there are members of the community who do not want to listen or do not want to understand, and that is simply on the basis of saying, “Not in my backyard,” …’. Likewise, Mr Malouf played down suggestions that a large proportion of the community do not support the proposal: ‘There has been significant criticism, if that is the way you want to put it, from a small minority of people. The greater community, I believe, is definitely in favour of this project’.

6.35 However, many inquiry participants expressed frustration with The Next Generation’s community engagement strategy. Dr James Whelan, Researcher and Community Organiser, Environmental Research Australia, observed: ‘Best practice community engagement is not..."
within a bull’s roar of what has been going on … around the project; it is pretty close to worse practice really. There has been no meaningful engagement.\textsuperscript{439}

6.36 Likewise, when asked whether The Next Generation met the ‘good neighbour’ test, Ms Melinda Wilson from No Incinerator for Western Sydney responded: ‘No, not at all’.\textsuperscript{440}

6.37 Dr Marc Stammbach, Managing Director of Hitachi Zosen Inova (HZI) Australia, the technology supplier for the project, acknowledged: ‘Our client could have maybe done a better community engagement right in the beginning’.\textsuperscript{441}

6.38 Stakeholders provided instances where they felt the proponent had not conducted meaningful or wide-ranging consultation, including:

- poorly conducted letterbox drops that did not reach potentially affected residents\textsuperscript{442}
- the Blacktown and District Environment Group, which has operated for about 20 years, did not receive documentation nor was it consulted about the project\textsuperscript{443}
- the proponent and its consultants provided insufficient responses to community concerns raised during at their public forums, for example:
  - residents were told to ‘read the EIS’ when they about air quality concerns\textsuperscript{444}
  - in response to potential health risks arising from the project, the proponent said ‘… two in three people get cancer anyway’\textsuperscript{445}
  - in response to concerns about emissions modelling, the proponent’s consultant said ‘All models are wrong but some are useful’.\textsuperscript{446}

6.39 Members of the No Incinerator for Western Sydney action group voiced dissatisfaction with the public relation efforts undertaken by The Next Generation. For example, Ms Wilson expressed frustration with the ‘paid advertisements and newspaper interviews’ which included quotes from the proponent about the community ‘running a scare campaign about the potential impacts of the facility and making inaccurate claims’.\textsuperscript{447} She told the committee: ‘The proponent’s public relations person has even been on our No Incinerator for Western Sydney Facebook page and stated there would be “No ill effects on the local population, don’t be swayed by wild inaccurate claims”’.\textsuperscript{448}

\textsuperscript{439} Evidence, Dr Whelan, 17 August 2017, p 24. Also see, Evidence, Ms Melinda Wilson, No Incinerator for Western Sydney, 27 June 2017, p 48; Submission 385, Ms Michelle McCallum, p 1.

\textsuperscript{440} Evidence, Ms Wilson, 27 June 2017, p 48.

\textsuperscript{441} Evidence, Dr Marc Stammbach, Managing Director, HZI Australia, 17 August 2017, p 18.

\textsuperscript{442} See, Evidence, Mr Antony Lewis, Secretary, Blacktown and District Environment Group, 27 June 2017, p 48; Evidence, Ms Vernon, 27 June 2017, p 45.

\textsuperscript{443} Evidence, Mr Lewis, 27 June 2017, p 46.

\textsuperscript{444} Evidence, Ms Wilson, 27 June 2017, pp 43 and 45.

\textsuperscript{445} Evidence, Ms Vernon, 27 June 2017, p 46.

\textsuperscript{446} Evidence, Cr Stephen Bali, Mayor, Blacktown City Council, 27 June 2017, p 30.

\textsuperscript{447} Evidence, Ms Wilson, 27 June 2017, p 43.

\textsuperscript{448} Evidence, Ms Wilson, 27 June 2017, p 43.
There were also claims by the action group that The Next Generation was inaccurately portraying the environmental and health impacts of the project to the community. Ms Wilson told the committee:

The proponent is making public claims such as waste to energy incineration is “cleaner than composting” when in reality for every four tonnes of waste incinerated, it makes one tonne of toxic contaminated ash that needs to be sent to a hazardous waste landfill. The proponent also claimed that “Greenpeace are all for incineration”. Greenpeace have confirmed to us they have always been opposed to all forms of incineration in Australia.449

It was suggested that these actions had led to the proponent being viewed as untrustworthy. For example, Ms Ilmiye Uluc from No Incinerator for Western Sydney said that there are ‘a lot of gaps’ in the proponent’s evidence, leading her to doubt the information they provide.450

Ms Kim Vernon from No Incinerator for Western Sydney also said that she was ‘terribly upset’ at the proponent’s suggestion that the ‘community do not want to understand’ the project, telling the committee that she had spent a significant amount of time over the past two years trying to comprehend details of the proposal.451 Cr Stephen Bali, Mayor of Blacktown City Council, similarly argued that the community wants to understand the proposal.452

Committee comment

The committee believes that The Next Generation has failed to adequately engage with the local community regarding its proposed energy from waste facility. Indeed, the company appears intent on antagonising some members of the community and ultimately, this has led to widespread distrust and undermined any semblance of a ‘social licence’ to operate.

It appears that the behaviour and statements of representatives from The Next Generation and its consultants at public forums have done little to help the situation. It also appears that stakeholders had significant and genuinely held concerns, and that acting in what seems to have been interpreted as a dismissive fashion has worked to undermine the proponent’s reputation in the community.

Overall, we concur with the comment that the community engagement for this project did not come within ‘a bull’s roar’ of best practice. As discussed in Chapter 5, we have recommended that the Energy Recovery Facility Guidelines to be published by the NSW EPA in 2018 provide guidance on effective community engagement.

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449 Evidence, Ms Wilson, 27 June 2017, p 43.
450 Evidence, Ms Ilmiye Uluc, No Incinerator for Western Sydney, 27 June 2017, p 46.
451 Evidence, Ms Vernon, 27 June 2017, p 47.
452 Evidence, Cr Bali, Mayor, 27 June 2017, p 30.
Siting

6.46 As noted in Chapter 5, there are no requirements in the NSW Energy from Waste Policy Statement dictating appropriate locations for energy from waste facilities. The pressing need to identify and zone land for waste infrastructure is examined in Chapter 8.

6.47 Alexandria Landfill intends for the proposed energy from waste facility to be part of a ‘broader and integrated waste management operation’ at the Eastern Creek site. The committee heard that the site was chosen for numerous reasons including:

- the company already owns land in the area
- it is close to the existing landfill
- the site is located 1.2 kilometres from the grid
- the project aligns with NSW Government policies for infrastructure and employment in western Sydney such as NSW 2021 and the Western Sydney Employment Area Draft Structure Plan.

6.48 Mr Malouf, and others, also noted that energy from waste plants exist in major cities overseas.

6.49 The map below provides the regional context of the site.

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454 See, Submission 164, Alexandria Landfill, p 23; Evidence, Mr Malouf, 17 August 2017, pp 43 and 54.
455 Evidence, Mr Mike Ritchie, Managing Director, MRA Consulting Group, 7 August 2017, p 17; Evidence, Mr Roger Bligh, Sales Director, Metal, Energy and Water, Outotec South-East Asia Pacific, 7 August 2017, p 45; Evidence, Mr Malouf, 17 August 2017, p 54; Submission 47, Ms Cheryle Brack, p 1; Submission 115, Cleanaway Waste Management, p 4.
6.50 While certain stakeholders supported the project, and believed it would be benefit western Sydney,\textsuperscript{456} many inquiry participants expressed considerable concern about the location of the proposed energy from waste facility, including:

- that it would be located near residential areas; the closest homes are approximately 800 metres from the site, and there are nearby schools, sporting facilities, and other amenities\textsuperscript{457}

- the air quality in western Sydney is already poor due to the emissions, including odour emissions, from other industrial sites in the area\textsuperscript{458}

\textsuperscript{456} See, Evidence, Dr Stammbach, 17 August 2017, p 12; Submission 44, Mr Hugh Williams, p 1; Submission 51, Mr Matthew Lamens, p 1.

\textsuperscript{457} See, Evidence, Ms Wilson, 27 June 2017, pp 43 and 47; Submission 20, Ms Catherine Hosking, p 1; Submission 26, Name suppressed, p 1; Submission 60, Mr Ron Rose, p 1; Submission 94, Mr Steven Taylor, p 1; Submission 95, Mrs Emma Powney, p 1; Submission 194, Ms Lisa McKinnon, p 1; Submission 205, Mr Jason Edwards, p 1; Submission 209, Mr Glen Clark, p 1.

\textsuperscript{458} See, Submission 24, Mr Gavin Wilson, p 1; Submission 40, Ms Alicia Schloeffel, p 1; Submission 126, Mrs Annalissa Ozdemir, p 1; Submission 127, Mrs Safiye Ozdemir, p 1; Submission 131, Mr Stephen Richards, p 1; Submission 160, Name suppressed, p 1; Submission 204, Mr Michael Donohue, p 1.
• the topography of the Sydney Basin, that is the single air shed in Sydney, exacerbates certain air quality impacts in the area around the project\textsuperscript{459}

• residents of western Sydney experience poorer health outcomes, particularly in relation to cardiovascular disease and respiratory disease, that may be exacerbated by further emissions.\textsuperscript{460}

6.51 A large number of individual inquiry participants expressed the view that this confluence of factors means the project will cause undue harm to human health and the environment. A stakeholder captured many of the health concerns related to the proposal:

This proposed incinerator is just too[o] close to Minchinbury and neighbouring communities ... I am deeply concerned that my family and our community will get sick from all the air pollution coming from the plant and all the trucks supplying the incinerator. What about the effects to the wildlife in the area and possible effects if something goes wrong ... I am really concerned if something goes wrong at the plant ... Accidents can happen even with the best technology ...\textsuperscript{461}

6.52 Typical comments from other stakeholders included:

• the proposal is ‘… a great health risk to everyone and will cause long term health issues in the western Sydney’\textsuperscript{462}

• ‘This incinerator is not in the best interest of our community. Health is going to be at risk .... ’\textsuperscript{463}

• ‘The health issues this is going to cause are enormous. We already have a waste disposal facility which caused horrible fumes around homes and people breathing them I can just imagine what the incinerator will cause’\textsuperscript{464}

• ‘I am very concerned about the long-term health of the community especially the children in the area’\textsuperscript{465}

• ‘I URGE YOU NOT TO ALLOW THIS ENVIRONMENTAL HORROR TO BE BUILT. The dangers to the population and to the environment far outweigh any perceived short term benefits.’\textsuperscript{466}

\textsuperscript{459} Evidence, Dr Scalley, 7 August 2017, p 3. Also see, Evidence, Mr Beaman, 26 June 2017, p 9; Evidence, Dr Whelan, 17 August 2017, p 25; Submission 39, Mr Phil Upton, p 1; Submission 377, Mr Phil Bradley, p 1.

\textsuperscript{460} Evidence, Dr Scalley, 7 August 2017, p 2. Also see, Evidence, Dr Whelan, 17 August 2017, p 25; Submission 5, Ms Gabrielle Maston, p 2.

\textsuperscript{461} Submission 38, Name suppressed, p 1.

\textsuperscript{462} Submission 162, Mrs Carolyn Ahmet, p 1.

\textsuperscript{463} Submission 186, Mrs Judith Ridgley, p 1. Also see, Submission 364, Ms Cemile Can, p 1; Submission 365, Mrs Rosann Kirk, p 1; Submission 366, Mr David Kirk, p 1.

\textsuperscript{464} Submission 136, Mrs Anna Kosovich, p 1. Also see, Submission 128, Name suppressed, p 1.

\textsuperscript{465} Submission 113, Mrs Margaret McCarthy, p 1. Also see, Submission 61, Mr Mohammad Sami, p 1; Submission 135, Mr Bedir Solbudak, p 1; Submission 162, Mrs Carolyn Ahmet, p 1.

\textsuperscript{466} Submission 55, Mr Timothy Williams, p 1 [emphasis as per original].
Mr Antony Lewis, Secretary of the Blacktown and District Environment Group, also encouraged the committee to consider the impact of the project on the health of native flora and fauna.\textsuperscript{467}

Other concerns expressed about the siting of the proposal include:

- Home prices may decrease\textsuperscript{468}
- The project may place significant pressure on surrounding infrastructure such as roads and hospitals\textsuperscript{469}
- The project does not meet operational requirements for the Western Sydney Employment Area,\textsuperscript{470} and compromises other strategic planning objectives for the Greater Sydney region\textsuperscript{471}
- Allowing the facility will create uncertainty around the planning processes in western Sydney and undermine further development.\textsuperscript{472}

Committee comment

The committee notes that The Next Generation’s proposed energy from waste facility would be built on land that currently includes waste management facilities. As discussed in Chapter 5 and Chapter 8, urban encroachment has seen homes increasingly built near industrial sites. The proposed site is no different. Residents of western Sydney live less than one kilometre from the site and we understand the concerns of many individuals about the potential health and other impacts of a facility like this being built right on their doorstep.

The committee notes the concerns of the stakeholders that raised issues associated with the topographic structure of the Sydney Basin and the challenges of trapped air pollution within it. The Next Generation proposal could add substantially to the challenges of managing air pollution across Sydney.

Reference facility

As discussed in Chapter 5, a key criterion of the NSW Energy from Waste Policy Statement is the need for a reference facility; that is, the proponent must demonstrate the technology being used is proven, well understood and capable of handling the expected variability and type of feedstock.

Alexandria Landfill put forward that that the energy from waste facilities identified in Table 4, which was prepared by Ramboll (consultants engaged by The Next Generation), as suitable

\textsuperscript{467} Evidence, Mr Lewis, 27 June 2017, p 42.
\textsuperscript{468} See, Submission 82, Mrs Lee-Anne Williams, p 2; Submission 91, Mr Matthew Cini, p 1.
\textsuperscript{469} See, Submission 74, Mr Norm Warren, p 1; Submission 100, Mrs Elizabeth Gibbeson, p 1; Submission 171, Mrs Kerry Loveday, p 1; Submission 180, Mrs Kerry Tosswill, p 1.
\textsuperscript{470} See, Submission 173, Jacfin, p 1. Also see, Submission 173a, Jacfin, p 4.
\textsuperscript{471} Submission 173, Jacfin, p 2.
\textsuperscript{472} Submission 173a, Jacfin, p 6.
reference facilities for the Eastern Creek project. The table sets out the capacity, fuel mix, technology and supplier used for the proposed reference facilities.

Table 4  Reference facilities - Key parameters

<table>
<thead>
<tr>
<th>Facility/Location</th>
<th>Country</th>
<th>Commission year</th>
<th>Capacity</th>
<th>Fuel mix</th>
<th>Technology</th>
<th>Supplier Furnace/Boiler</th>
<th>APC</th>
<th>Supplier APC</th>
</tr>
</thead>
<tbody>
<tr>
<td>TWG</td>
<td>AU</td>
<td>-</td>
<td>4 x 275/250</td>
<td>C&amp;IL, C&amp;D</td>
<td>Grate</td>
<td>H2I</td>
<td>Semi dry (time)</td>
<td>-</td>
</tr>
<tr>
<td>Grossröschen</td>
<td>DE</td>
<td>2008</td>
<td>1 x 240/000</td>
<td>C&amp;IL, C&amp;D</td>
<td>Grate</td>
<td>H2I</td>
<td>Semi dry (time)</td>
<td>LAB</td>
</tr>
<tr>
<td>Heringen</td>
<td>DE</td>
<td>2009</td>
<td>2 x 140/100</td>
<td>C&amp;IL, C&amp;D</td>
<td>Grate</td>
<td>AEE*</td>
<td>Semi dry (time)</td>
<td>LAB</td>
</tr>
<tr>
<td>Premsitz</td>
<td>DE</td>
<td>2008</td>
<td>1 x 150/100</td>
<td>C&amp;IL, C&amp;D</td>
<td>Grate</td>
<td>AEE*</td>
<td>Semi dry (time)</td>
<td>Lühr</td>
</tr>
<tr>
<td>Hannover</td>
<td>DE</td>
<td>2005</td>
<td>2 x 140/100</td>
<td>C&amp;IL, C&amp;D</td>
<td>Grate</td>
<td>AEE*</td>
<td>Semi dry (time)</td>
<td>Lühr</td>
</tr>
<tr>
<td>Knappack</td>
<td>DE</td>
<td>2009</td>
<td>2 x 150/100</td>
<td>C&amp;IL, C&amp;D</td>
<td>Grate</td>
<td>AEE*</td>
<td>Semi dry (time)</td>
<td>Lühr</td>
</tr>
<tr>
<td>Ferrybridge</td>
<td>UK</td>
<td>2015</td>
<td>2 x 256/100</td>
<td>C&amp;IL, C&amp;D</td>
<td>Grate</td>
<td>H2I</td>
<td>Semi dry (time)</td>
<td>H2I</td>
</tr>
<tr>
<td>Riverside</td>
<td>UK</td>
<td>2011</td>
<td>3 x 195/100</td>
<td>MSW, C&amp;IL</td>
<td>Grate</td>
<td>H2I</td>
<td>Semi dry (time)</td>
<td>H2I</td>
</tr>
</tbody>
</table>

Ramboll, Memo, 26 October 2016, (Appendix DD.1 of amended EIS)
https://majorprojects.accelo.com/public/78/3b5307775159a77587a2ce564f8b/Appendix%20DD.1%20Reference%20Facilities.pdf

6.59 As previously noted, the NSW EPA concluded that these reference facilities are inadequate. The following sections detail issues raised about the use of the reference facilities, specifically the proposed technology and feedstock for the project.

Technology

6.60 The proponent was adamant that the moving grate incinerator technology proposed for the Eastern Creek facility could process the feedstock, used best available technology, and is used extensively overseas (as per the reference facilities above, all of which use grate technology). Alexandria Landfill also explained the emissions control technology to be used, which is also consistent with that used in the reference facilities:

The semi-dry flue gas cleaning process is designed to remove acidic gaseous contaminants by chemical absorption with hydrated lime. Heavy metals and organic contaminant compounds (i.e. dioxins and furans) are reduced by adsorption on activated carbon.

6.61 The proponent told the committee that a selective non-catalytic reduction system (SNCR) will be used to remove nitrogen oxide from the energy from waste facility.

6.62 Mr Damon Roddis, National Practice Leader Air Quality and Noise at Pacific Environment, who was contracted by the proponent to undertake the technical air quality assessment for...

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473 See, Answers to questions on notice, NSW Department of Planning and Environment, 25 July 2017, Appendix A, NSW EPA, Response to EIS, p 4. Also see, Evidence, Mr Beaman, 26 June 2017, p 10.

474 See, Evidence, Mr Damon Roddis, National Practice Leader Air Quality and Noise, Pacific Environment, 27 June 2017, p 12; Evidence, Mr Malouf, 17 August 2017, p 44; Evidence, Dr Stammbach, 17 August 2017, p 12; Submission 164, Alexandria Landfill, pp 31-33.

475 Submission 164, Alexandria Landfill, p 36. Also see, Evidence, Mr Roddis, 27 June 2017, p 18.

476 Submission 164, Alexandria Landfill, p 37.
The Next Generation project, noted that pollution control equipment accounts for ‘approximate two-thirds of the capital cost of an energy from waste facility’. Mr Roddis contended that the large scale of the project will not cause ‘… any challenges or uncertainties … because the pollution control technology on the back of the energy-from-waste facility is tried and tested’.478

6.63 This argument was supported by Mr Biggs, Chief Executive Officer of Dial A Dump Industries, proponents of the Next Generation Project, who stated that the emissions control technology is sufficient to ensure that contaminated materials ‘… will not be released to the atmosphere’ and therefore not ‘… cause a health concern for the surrounding community’.479

6.64 The committee also heard that there are procedures in place should the plant need to be shut down for maintenance or unplanned events.480

6.65 However, as noted earlier in the chapter, inquiry participants raised concerns about how the proposed technology interacted with feedstock and the need to match the feedstock and emissions control technology. Other issues raised in this regard included:

• discussion as to whether the project meets best practice standards, particularly in relation to emissions control481

• whether it was appropriate to use SNCR for emissions control482

• emissions monitoring systems do not encompass areas outside of the stack where the ‘worst pollutants’ form483

• inadequate consideration has been given to necessary safety practices such as maintaining the emissions filtering system.484

Feedstock issues

6.66 Stakeholders identified three main issues regarding the proposed fuel mix or feedstock for The Next Generation project: the characterisation of the feedstock, the dependence on construction and demolition waste and the screening processes to be employed at the plant. The issues are outlined below.

477 Evidence, Mr Roddis, 27 June 2017, p 17.
478 Evidence, Mr Roddis, 27 June 2017, p 14.
479 Evidence, Mr Biggs, Chief, 27 June 2017, p 17.
480 See, Evidence, Dr Stammbach, 17 August 2017, p 18.
481 See, Answers to questions on notice, NSW Department of Planning and Environment, received 25 July 2017, - Appendix A, NSW EPA, Response to EIS, Attachment F, Review of the Air Quality and Ozone Impact Assessment, p 1; Evidence, Ms Bremmer, 27 June 2017, p 38; Evidence, Cr Bali, 27 June 2017, p 30.
482 Submission 214, Blacktown City Council, p 15.
483 Evidence, Ms Bremmer, 27 June 2017, p 37.
484 Evidence, Mr Lewis, 27 June 2017, p 42.
**Characterisation of the feedstock**

6.67 One key concern regarding the characterisation of feedstock for the project, was around the fact that 20 per cent of the feedstock was identified as ‘other’ – that is, unidentified – in the amended EIS. It was brought to the committee’s attention that the 20 per cent of ‘other’ feedstock equated to about 110,000 tonnes of waste (for the then proposed 1.105 million tpa facility), which is the size of some energy from waste facilities.\(^{485}\)

6.68 As noted earlier, the NSW EPA and NSW Health expressed significant concern that without a clear understanding of the proposed feedstock, it is not possible to accurately determine emissions from The Next Generation plant.\(^{486}\) Consequently, the potential risks to human health and the environment posed by the project cannot be ‘properly and robustly’ determined.\(^{487}\)

6.69 The NSW EPA and NSW Health emphasised this issue during the inquiry and explained it was a primary reason why both organisations did not support the project.\(^{488}\) In fact, Mr Henry Moore, Manager of Waste Reform at the NSW EPA, advised that the proposed facility, as at June 2017, did not satisfy the eligible waste fuel requirements in the *NSW Energy from Waste Policy Statement*.\(^{489}\)

6.70 Acknowledging concerns about the insufficient characterisation of the feedstock, Dr Scalley from NSW Health advised that ‘… there are ways that we can make an adequate characterisation of the health risk assessment with some uncertainty’.\(^{490}\) For example, a sensitivity analysis could be used to model worst case scenarios.\(^{491}\) However, he noted that not all uncertainties could be subject to this type of analysis,\(^{492}\) and observed: ‘… I think there is a lot of additional uncertainty … related to this [project]’.\(^{493}\)

6.71 Some inquiry participants supported the position taken by NSW EPA and NSW Health in relation to the feedstock. For example, Dr Ali El Hanandeh, Lecturer, School of Engineering at Griffith University, stated feedstock will ‘definitely’ affect emissions and explained that it is essential for energy from waste facilities to use the correct technology to clean emissions.\(^{494}\) Associate Professor Bernadette McCabe, Principal Scientist (Bioresources and Waste Utilisation), National Centre for Engineering in Agriculture at the University of Southern...

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\(^{485}\) Evidence, Cr Bali, Mayor, 27 June 2017, p 30.

\(^{486}\) See, Answers to questions on notice, NSW Department of Planning and Environment, Attachment A, 25 July 2017 - Appendix A NSW EPA, Attachment A, 2017, p 1; Evidence, Dr Scalley, 7 August 2017, pp 5 and 9.

\(^{487}\) Answers to questions on notice, NSW Department of Planning and Environment, received 25 July 2017 - Appendix A, NSW EPA, Attachment A, 2017, p 1. Also see, Evidence, Dr Scalley, 7 August 2017, pp 3 and 4. Also see, Evidence, Mr Gerald Barr, 27 June 2017, p 50.

\(^{488}\) See, Evidence, Mr Beaman, 26 June 2017, p 6; Evidence, Dr Scalley, 7 August 2017, p 4.

\(^{489}\) Evidence, Mr Henry Moore, Manager, Waste Reform, NSW EPA, 26 June 2017, p 9.

\(^{490}\) Evidence, Dr Scalley, 7 August 2017, p 7.

\(^{491}\) Evidence, Dr Scalley, 7 August 2017, p 7.

\(^{492}\) Evidence, Dr Scalley, 7 August 2017, p 7.

\(^{493}\) Evidence, Dr Scalley, 7 August 2017, p 7.

\(^{494}\) Evidence, Dr Ali El Hanandeh, Lecturer, School of Engineering, Griffith University, 7 August 2017, p 40.
Queensland, agreed with Dr El Hanandeh and said the committee should ‘absolutely’ be sceptical about claims that the feedstock does not matter.  

6.72 Supporters of the proposal were more circumspect about the need to characterise feedstock. Indeed, when questioned about the lack of clarity around the feedstock, Mr Roddis from Pacific Environment stated: ‘… the content of the waste is not important’. Mr Roddis continued: ‘It is almost immaterial as to the volume or the waste composition that goes into the facility compared to what comes out at the end of the facility’.  

6.73 Similarly, Mr Mike Ritchie, Managing Director of MRA Consulting Group, was adamant that it is not possible to identify all the feedstock in a large-scale facility, nor is it expected in overseas plants.  

6.74 For its part, the proponent insisted that the waste streams providing feedstock to the Eastern Creek proposal will be of the appropriate quality and standard and noted that, following the submission of the amended EIS, The Next Generation had commissioned three separate waste audits of the potential feedstock for the facility. Mr Biggs explained that the audits included ‘a full disclosure there of quantities, proportions and chemical composition of the materials’ included in the waste streams.  

6.75 These audits were compiled in the MRA Consulting Group report *Feedstock Review in Accordance with the Resource Recovery Criteria of the New South Wales EfW Policy Statement*. Table 5 is a breakdown of the material composition of the proposed feedstock.  

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495 Evidence, Associate Professor Bernadette McCabe, Principal Scientist (Bioresources and Waste Utilisation), National Centre for Engineering in Agriculture, University of Southern Queensland, 7 August 2017, p 40.  
496 Evidence, Mr Roddis, 27 June 2017, p 14.  
497 Evidence, Mr Roddis, 27 June 2017, p 14. Also see p 23.  
498 Evidence, Mr Ritchie, 7 August 2017, p 13.  
499 Submission 164, Alexandria Landfill, p 74. Also see, Evidence, Mr Biggs, 27 June 2017, p 14.  
500 Evidence, Mr Biggs, 27 June 2017, p 14.  
501 Evidence, Mr Biggs, 17 August 2017 2017, p 55.
Table 5  Material composition of proposed feedstock – arising from existing and planned facilities

<table>
<thead>
<tr>
<th>Category</th>
<th>Sub-category</th>
<th>Genesis MPC and genesis Alexander (t)</th>
<th>Genesis LC landfill</th>
<th>Shredder flc (t)</th>
<th>Material composition of proposed feedstock – arising from existing and planned facilities</th>
<th>Waste wood (t)</th>
<th>Textiles (t)</th>
<th>TOTAL (t)</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paper</td>
<td>Recyclable paper</td>
<td>885</td>
<td>4,543</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>46,187</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Disposable contaminated (soft)</td>
<td>687</td>
<td>4,397</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>63,900</td>
<td>11.82%</td>
</tr>
<tr>
<td></td>
<td>Cardboard</td>
<td>1,506</td>
<td>4,396</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>3,422</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Liquid paperboard</td>
<td>11</td>
<td>348</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1,181</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Nappies</td>
<td>11</td>
<td>581</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>581</td>
<td>-</td>
</tr>
<tr>
<td>Wood or timber</td>
<td>Untreated wood - MDF board</td>
<td>5,132</td>
<td>346</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>6,324</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Untreated wood - other</td>
<td>60,508</td>
<td>1,531</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>58,957</td>
<td>31.10%</td>
</tr>
<tr>
<td></td>
<td>Treated wood - CA treated</td>
<td>3,443</td>
<td>180</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>172,182</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Treated wood - heal painted</td>
<td>-</td>
<td>-</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Plastic</td>
<td>Recyclable plastic containers ex. EPS</td>
<td>112</td>
<td>4,489</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>17,478</td>
<td>37.42%</td>
</tr>
<tr>
<td></td>
<td>Other rigid plastics ex. EPS</td>
<td>2,948</td>
<td>6,370</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>82,641</td>
<td>14.96%</td>
</tr>
<tr>
<td></td>
<td>EPS</td>
<td>86</td>
<td>388</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>-</td>
<td>-</td>
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<tr>
<td></td>
<td>Soft (film) plastics</td>
<td>3,456</td>
<td>5,340</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Composite plastics</td>
<td>1,507</td>
<td>2,770</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Metal (ferrous and non-ferrous)</td>
<td>Recyclable metal containers</td>
<td>44</td>
<td>464</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Composite</td>
<td>366</td>
<td>990</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>7,514</td>
<td>2.51%</td>
</tr>
<tr>
<td></td>
<td>Other metals</td>
<td>1,963</td>
<td>1,634</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>13,863</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Food/kitchen- vegetable</td>
<td>111</td>
<td>1,461</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>24,082</td>
<td>-</td>
</tr>
</tbody>
</table>


6.76 The proponent was confident that the audits would provide the necessary information to ensure the application complied with the NSW Energy from Waste Policy Statement. 502

502 Evidence, Mr Biggs, 27 June 2017, pp 18-19.
6.77 Dial A Dump Industries gave evidence that identifying 20 per cent of the feedstock in the amended EIS as ‘other’ was a ‘regrettable error’ that has ‘caused no end of difficulty’. Mr Biggs explained the proportion of feedstock described as ‘other’ should have been labelled ‘fines’:

There is a quantity of mixed residual waste, which may be paper, cardboard, timber, plastic and so on. Then you have a quantity of grit and dirt and particles so fine that you cannot individually identify whether one is plastic, metal or dirt. So the 20 per cent of other should have been labelled “fines”.

6.78 The committee heard that the issue has been addressed in the subsequent waste stream audits.

**Dependence on construction and demolition waste**

6.79 As previously noted, the amended EIS provided by The Next Generation (with a maximum capacity of 1.105 million tpa) stated that the design fuel mix (the feedstock) for the facility comprises 28.69 per cent construction and demolition waste (C&D) waste and 23.27 per cent chute waste (i.e. approximately 50 per cent of C&D waste in total).

6.80 Stakeholders contended this could be problematic for the following reasons:

- there are no reference facilities as heavy dependent on C&D waste.
- the anticipated quantities of stock are unavailable and will be increasingly difficult to secure in the future.
- approving this proposal may lead to a monopoly.

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503 Evidence, Mr Biggs, 27 June 2017, p 14.
504 Evidence, Mr Biggs, 27 June 2017, p 14.
505 Evidence, Mr Biggs, 27 June 2017, p 17.
506 Submission 164, Alexandria Landfill, p 32.
https://majorprojects.accelo.com/public/80af9922e944b0e722605d8198d3d9be6/Attachment%20E_%20Review%20of%20Health%20Risk%20Attachment%20F_%20Air%20Quality%20Ozone%20Assessment%20and%20Attachment%20G_%20Soil%20and%20Water%20Assessment.pdf; Evidence, Mr Antony Lewis, Secretary, Blacktown and District Environment Group, 27 June 2017, p 42; Arup, *Technical Note*, 16 March 2017, p 2,
https://majorprojects.accelo.com/public/25d138603e0e2e0a262e30f56812006f/Key%20queries%20regarding%20amended%20EIS%2020160317.pdf; Submission 182, Waste Contractors and Recyclers Association of NSW, p 3, Submission 173a, Jacfin, p 2.
508 See, Submission 182, Waste Contractors and Recyclers Association of NSW, p 3; Arup, *Technical Note*, 16 March 2017, p 4,
https://majorprojects.accelo.com/public/25d138603e0e2e0a262e30f56812006f/Key%20queries%20regarding%20amended%20EIS%2020160317.pdf; Submission 176a, National Toxics Network, p 3; Answers to questions on notice, NSW Department of Planning and Environment, 25 July 2017, Attachment A, NSW EPA, Response to amended EIS, 24 March 2017, p 1.
6.81 The amended EIS acknowledged that there are no reference facilities accepting a similar percentage of C&D waste. However, Alexandria Landfill suggested that it is “inaccurate and unhelpful” to compare The Next Generation waste streams and feedstock to European facilities, as fuel for these plants is often sorted prior to arrival at the facility thus information regarding its waste declaration/identification is ‘lost’.

6.82 Alexandria Landfill proposed that it is preferable to rely on the physical and chemical characteristics of the proposed fuel. In addition, the proponent suggested that the moving grate technology to be used in the proposed facility is robust enough to handle a wide range of residual waste from C&D, C&I and certain municipal solid waste.

6.83 The proponent refuted concerns about the availability of feedstock, and provided the committee with the MRA Consulting Group report of the complied feedstock audits which discusses the availability and composition of feedstock for the proposed facility.

**Screening processes at Genesis Xero Recycling**

6.84 Alexandria Landfill informed the committee that Genesis (landfill and recycling) is licensed to receive up to two million tonnes of C&D waste and general solid waste per annum, and that this waste is subject to regular independent audits and monitoring. Genesis also manages asbestos waste and floc waste.

6.85 Alexandria Landfill stated that the screening and processing of waste at the Genesis facility are best practice, align with legislative requirements, and will not be altered should The Next Generation proposal be approved. In addition, Mr Biggs assured the committee that any waste received from third parties will go through the Genesis processes prior to being sent to the proposed energy from waste facility.

510 Appendix DD.1, Ramboll, Memorandum 26 October 2016, p 1, https://majorprojects.accelo.com/public/78f3b5307775e59a7587a2fa31c6afbb/Appendix%20DD.1%20Reference%20Facilities.pdf.

511 Submission 164, Alexandria Landfill, p 38.

512 Submission 164, Alexandria Landfill, p 38.

513 Submission 164, Alexandria Landfill, p 38.


517 Submission 164, Alexandria Landfill, p 73. Floc waste is the residue from the stripping, shredding and crushing of motor vehicles.


520 See, Evidence, Mr Biggs, 17 August 2017 2017, p 55; Evidence, Mr Biggs, 27 June 2017, pp 16 and 17. Also see, Evidence, Dr Stammbach, 17 August 2017, p 14.
As previously noted, The Next Generation stated that only eligible residual waste will be used to fuel the energy from waste facility. For the avoidance of doubt, Mr Malouf told the committee: ‘Fuel for the plant will be the residual combustible waste that is left over after materials have been separated and sorted for recycling or for disposal in licensed landfill facilities’.  

Alexandria Landfill provided the table below, in its amended EIS and in its submission the inquiry, detailing the composition of the proposed feedstock for the facility.

Table 6  The Next Generation - Proposed fuel mix (Source: Ramboll, PDB; 2016)

<table>
<thead>
<tr>
<th>Fuel Mix</th>
<th>Units</th>
<th>CRW</th>
<th>C&amp;D</th>
<th>C&amp;I</th>
<th>Elec waste</th>
<th>Paper Pulp</th>
<th>Glass Recovery</th>
<th>GO</th>
<th>RDF</th>
<th>AWF</th>
<th>RDF</th>
<th>Design Fuel Mix</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>%</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Paper/Card</td>
<td>4.30</td>
<td>14.05</td>
<td>22.44</td>
<td>3.93</td>
<td>78.40</td>
<td>62.00</td>
<td>30.00</td>
<td>21.05</td>
<td>38.54</td>
<td>16.75</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Plastic Film</td>
<td>10.20</td>
<td>5.37</td>
<td>10.90</td>
<td>10.90</td>
<td>21.00</td>
<td>3.80</td>
<td>2.50</td>
<td>20.00</td>
<td>26.94</td>
<td>10.47</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dense Plastic</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Textiles</td>
<td>5.35</td>
<td>5.00</td>
<td>12.88</td>
<td>1.81</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>4.00</td>
<td>0.00</td>
<td>5.50</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Glass</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>35.00</td>
<td>3.16</td>
<td>3.16</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vegetation</td>
<td>8.70</td>
<td>0.00</td>
<td>1.70</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other combustibles</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
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<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Metal</td>
<td>1.80</td>
<td>1.12</td>
<td>0.37</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>5.00</td>
<td>0.00</td>
<td>7.50</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fines</td>
<td>0.00</td>
<td>0.00</td>
<td>0.18</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>11.58</td>
<td>0.00</td>
<td>1.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wood</td>
<td>58.20</td>
<td>43.90</td>
<td>21.53</td>
<td>0.85</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>4.21</td>
<td>0.00</td>
<td>30.24</td>
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<td>Combustibles</td>
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<td>2.64</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>2.11</td>
<td>0.00</td>
<td>1.03</td>
<td></td>
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</tr>
<tr>
<td>Non-Combustibles</td>
<td>4.50</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
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<td>0.00</td>
<td>0.00</td>
<td>1.15</td>
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</tr>
<tr>
<td>Hazardous</td>
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<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
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<td>0.00</td>
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<td></td>
</tr>
<tr>
<td>Gypsum</td>
<td>2.40</td>
<td>6.50</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>2.42</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td>5.00</td>
<td>20.75</td>
<td>14.44</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>5.26</td>
<td>18.40</td>
<td>10.14</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>100.00</td>
<td>100.00</td>
<td>100.00</td>
<td>100.00</td>
<td>100.00</td>
<td>100.00</td>
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<td>100.00</td>
<td>100.00</td>
<td>100.00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Issues concerning the screening process for The Next Generation project

Issue: Recyclables will be included in the feedstock.

Response: Best practice procedures ensure recyclables are not included in the feedstock; recyclables are commercially valuable thus it does not make sense to include this type of material the waste stream;

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521 Evidence, Mr Malouf, 17 August 2017, p 44.


a large proportion of C&D waste is recycled before potentially becoming feedstock for an energy from waste facility.\(^{524}\)

**Issue:** Insufficient screening processes will be employed for third party waste, which comprises approximately 45 per cent of the feedstock.\(^{525}\)

**Response:** All third-party waste will be processed on site.\(^{526}\)

**Issue:** Lax screening processes used at overseas sites will be replicated at the Eastern Creek facility.\(^{527}\)

**Response:** Genesis employs best practice separating and sorting processes.\(^{528}\)

**Issue:** Hazardous materials including asbestos, plastics, chemicals, paints, treated wood, and shredder floc, will be included in the feedstock.\(^{529}\)

**Response:** As indicated in the feedstock audit prepared by MRA Consulting Group, *Feedstock review in accordance with the Resource Recovery Criteria of the NSW EfW Policy Statement*, hazardous material, including asbestos, will not be included in the feedstock.\(^{530}\) Asbestos would not make it through the separation and sorting process.\(^{531}\) Moreover, asbestos does not burn.\(^{532}\) However, should hazardous material be incinerated, the filtration systems could adequately ‘scrub’ emissions.\(^{533}\)

**Issue:** Municipal waste may be included in the feedstock.\(^{534}\)

**Response:** There is no proposal to accept municipal solid waste as feedstock.\(^{535}\)

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\(^{524}\) See for example, Evidence, Dr Stammbach, 17 August 2017, p 14.

\(^{525}\) Submission 214, Blacktown City Council, p 10. Also see, Evidence, Ms Vanessa Parkes, Waste Manager, Blacktown City Council, 27 June 2017, p 29.

\(^{526}\) Evidence, Mr Biggs, 17 August 2017, p 55; Evidence, Mr Biggs, 27 June 2017, p 16.

\(^{527}\) Evidence, Cr Bali, Mayor, 27 June 2017, p 29.

\(^{528}\) Submission 164, Alexandria Landfill, p 72.

\(^{529}\) See, Submission 172a, National Toxics Network, p 3; Submission 182, Waste Contractors and Recyclers Association of NSW, p 3; Submission 214, Blacktown City Council, p 10; Submission 324, Mr Erkan Mentesh, p 1; Submission 378, Name suppressed, p 1; Submission 385, Ms Michelle McCallum, p 1; Arup, *Technical Note*, 16 March 2017, pp 5-6, https://majorprojects.accelo.com/public/25d138603e0c2e0a262e30f56812006f/Key%20queries%20regarding%20amended%20EIS%2020160317.pdf.

\(^{530}\) See, Evidence, Mr Biggs, 27 June 2017, p 22; Submission 164, Alexandria Landfill, p 75.

\(^{531}\) See, Evidence, Mr, Malouf, 17 August 2017, pp 44, 49 and 56; Evidence, Mr Biggs, 27 June 2017, p 22.

\(^{532}\) See, Evidence, Mr Malouf, 17 August 2017, p 44.


\(^{534}\) Evidence, Cr Bali, Mayor, 27 June 2017, p 29.

\(^{535}\) Evidence, Mr Biggs, 27 June 2017, p 20.
Size of reference facilities

6.89 During the early stages of the inquiry, when The Next Generation sought approval for a facility with a maximum capacity of 1.105 million tpa, the committee received a substantial volume of evidence objecting to such a large development. 536

6.90 Many stakeholders informed the committee that most overseas facilities are smaller than the initially proposed project. Indeed, the NSW EPA advised that, at capacity [i.e. 1.105 million tpa], the project would be one of the largest energy from waste plants in the world, with most other facilities operating in the range of between 250,000 and 500,000 tpa. 537

6.91 In addition to earlier issues raised about the availability of feedstock, Associate Professor McCabe explained that concerns with such large-scale facilities include whether appropriate source separation has occurred within the waste stream, the cost and distance feedstock needs to travel, and whether the project is palatable to the community. 538

6.92 In relation to the reference facilities identified in Table 4 (page 86), the proponent argued that the table demonstrated that there are comparable large-scale energy from waste facilities overseas, emphasising the Ferrybridge plant in the United Kingdom. 539 The committee also received evidence of other large-scale projects, including a 1.6 million tpa development in Mexico, and a 1.8 million tpa project in China. 540

6.93 Another argument put forward by Dr Stammbach from HZI Australia is that, unlike in Europe, smaller energy from waste projects are not viable in Sydney. 541

6.94 As previously noted, later in the inquiry the proponent amended the development application for the energy from waste facility, and is currently only seeking approval for Stage 1 of the development, that is to treat a maximum of 552,500 tpa of residual waste fuel. 542

Committee comment

6.95 The committee acknowledges that the moving grate technology to be used at The Next Generation facility has been employed extensively overseas. However, as examined throughout this chapter, the proponent has been unable to sufficiently explain how this technology will interact with the proposed fuel or feedstock for the facility.

536 See, Submission 9, Name Suppressed, p 1; Submission 10, Name suppressed, p 1; Submission 15, Ms Mariza Harris, p 1; Submission 253, Name suppressed, p 1; Submission 301, Mr Frank Brenner, p 1; Submission 306, Name suppressed, p 1; Submission 351, Name suppressed, p 1; Submission 373, Mr Stefano Olivieri, p 1.

537 Evidence, Mr Beaman, 26 June 2017, p 7. Also see, Evidence, Associate Professor McCabe, 7 August 2017, p 41; Evidence, Dr El Hanande, 7 August 2017, p 41.

538 Evidence, Associate Professor McCabe, 7 August 2017, p 41.

539 See, Evidence, Mr Biggs, 27 June 2017, p 14; Evidence, Dr Stammbach, 17 August 2017, p 16.

540 Evidence, Dr Stammbach, 17 August 2017, p 16.

541 See, Evidence, Dr Stammbach, 17 August 2017, pp 16-17.

542 Answers to further questions on notice, NSW Department of Planning and Environment, 13 November 2017, p 1.
6.96 We are also of the opinion, along with the NSW EPA and NSW Health, that it is neither practicable nor safe to leave 20 per cent of the feedstock for such a large facility unidentified. The committee, like the community, is unconvinced by the proponent and its supporters’ argument that the feedstock is unimportant to determining the emissions and therefore the health risks associated with this project.

6.97 The proponent should have conducted a more thorough examination of the feedstock before submitting the amended EIS. This document gave rise to lingering doubts about the potential risks associated with the facility, and while the independent audits may identify the previously unidentified material as ‘fines’, in this instance we believe the evidence is too little, too late.

6.98 Importantly, we also remain unconvinced that hazardous material will not be included in the feedstock for the proposed facility. In coming to this view, we have taken into consideration the past actions of the proponent, discussed later in this chapter, which demonstrate a clear disregard for the appropriate handling of asbestos waste. We also note concerns about the inclusion of treated timber in the waste stream.

6.99 The committee also notes that there are no energy from waste facilities as heavily dependent on C&D waste as the plant proposed by The Next Generation. The proposal has therefore failed to address a key criterion of the NSW Energy from Waste Policy Statement, in that it has not provided a reference facility that is comparable to the proposed project.

6.100 The committee acknowledges concerns about the size of The Next Generation proposal. The committee believes these concerns have arisen largely because the proponent has not provided clear and consistent information to the community about the anticipated tonnage of the project.

Emissions standards and monitoring

6.101 As discussed in Chapter 5, the Commonwealth has primary responsibility for emissions standards. However, the NSW Government has a role in setting and monitoring standards.

6.102 Alexandria Landfill proposed that ‘Best practice accountable, real time emissions monitoring technology’ will be installed in the project. Moreover, Mr Roddis from Pacific Environment noted that ‘ongoing monitoring’ of emissions, including continuous stack testing or periodic testing, would be a standard consent condition across all energy from waste facilities. Indeed, HZI Australia assured the committee that the technology proposed for the facility will meet European emissions standards.

6.103 As noted in Chapter 5, the NSW Energy from Waste Policy Statement requires facilities to adhere to the emissions standards and monitoring for the Group 6 emission standards within the Protection of the Environment Operations (Clean Air) Regulation 2010 which reflect the European Union’s Directive 2010/75/EU. The project would also need to meet licence limits

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543 Submission 164, Alexandria Landfill, p 51.
544 Evidence, Mr Roddis, 27 June 2017, p 13.
545 Evidence, Dr Stammbach, 17 August 2017, p 18.
546 EnRiskS, Energy from Waste Facility, Eastern Creek, NSW – Review of Health Risk Related Matters Covered in the EIS, 8 March 2017, p 5,
set by the NSW EPA and National Environment Protection (Ambient Air Quality) Measure. 547

6.104 However, as discussed in Chapter 5, some stakeholders argued that the regulatory controls in New South Wales are not sufficient to monitor energy from waste technology. Concerns raised in this regard included:

- the NSW EPA does not have the capacity to adequately monitor and regulate The Next Generation project 548
- the NSW EPA is unlikely to set licensing conditions, including emissions standards, at the highest possible standard 549
- if approved, the project will contribute to fine particle pollution, 550 and compound air quality concerns in western Sydney. 551

Air emissions modelling

6.105 There was discussion during the inquiry about the air emissions modelling provided by the proponent in the amended EIS. Mr Roddis informed the committee that detailed investigations have been undertaken to determine the potential emissions from the proposed development:

I have conducted numerous investigations involving atmospheric dispersion modelling based on real-world measurements taken at equivalent facilities in Europe and have investigated multiple scenarios ranging from the expected operation through to upset conditions, and use of the emergency diesel generators that are proposed, to regulatory scenarios, one based on the New South Wales Protection of the Environment Operations (Clean Air) Regulation 2010 and one based on what are largely more stringent emission limits that the proposed facility is designed to operate under, namely the European Union's Industrial Emissions Directive. 552

6.106 Mr Roddis said that these investigations demonstrated that the proposed facility will not compromise human health or the environment as per the NSW EPA requirements:

Under all of those scenarios the conclusions of our technical report are that the air quality impacts of the proposed facility are well within ground level concentration limits as mandated by the New South Wales EPA. And based on the technology that is being proposed, which is proven technology essentially tried and tested in the

547 Evidence, Dr Whelan, 17 August 2017, p 20.
549 Evidence, Dr Whelan, 17 August 2017, p 21.
550 Evidence, Dr Whelan, 17 August 2017, p 20.
552 Evidence, Mr Roddis, 27 June 2017, p 12. Also see, Submission 164, Alexandria Landfill, p 55.
European Union, I believe that the facility can be operated without compromising the health of the local or regional community.\textsuperscript{553}

6.107 As previously discussed, many stakeholders, including the NSW EPA and NSW Health, were unconvinced that the proponent could effectively model emissions without a clearer understanding of the feedstock for the project. Indeed, the NSW EPA had an extensive list of concerns relating to the projected air pollutant emissions in the amended EIS.\textsuperscript{554}

6.108 According to inquiry participants, additional concerns with the modelling included:

- whether it is appropriate to allow a proponent to conduct emissions modelling\textsuperscript{555}

- a suggestion that the ‘… modelled deposition rates (from stack emissions) appear to have been underestimated by Next Gen’s consultants by a factor of 365’.\textsuperscript{556}

- that the first EIS had an unacceptable level of emissions but the amended EIS, with apparently the same inputs, came up with a figure that is 10 times lower, and therefore within the current standards.\textsuperscript{557}

6.109 In response to concerns about the difference in emissions modelling between the first and second EIS, Mr Roddis explained that the assessments considered different stack parameters and emissions assumptions thus the level of emissions varied significantly:

It is very clear within the comparison of the two EISs that we are talking about different stack parameters and different emissions assumptions. The EIS provided an example that was the design specification of the facility—in other words, the industrial emissions directive—as the best-case scenario. That was the upper-limit conservative estimate of facility emissions. The second EIS—which was done at the request of the EPA after the first EIS—was to provide some real-world emissions. That is what we now call our “expected case”, and it is based on actual stack testing data from existing facilities across Europe.\textsuperscript{558}

6.110 Mr Roddis elaborated further:

We believe that we have been conservative in our real-world scenario, or what we call our expected case. However, the reason for there being a ten-fold difference in some parameters is that one was based on a regulatory case—that is, a regulatory upper limit—and one was based on an expected case.\textsuperscript{559}

\textsuperscript{553} Evidence, Mr Roddis, 27 June 2017, p 12.

\textsuperscript{554} See, Answers to questions on notice, NSW Department of Planning and Environment, 25 July 2017, Appendix A, NSW EPA, Response to EIS, Attachment D, pp 4-9.

\textsuperscript{555} Evidence, Dr Whelan, 17 August 2017, pp 22-23.

\textsuperscript{556} Submission 173a, Jacfin, p 7.

\textsuperscript{557} See, Evidence, Cr Bali, 27 June 2017, p 30; Evidence, Mr Lewis, 27 June 2017, p 48.

\textsuperscript{558} Evidence, Mr Roddis, 27 June 2017, p 15.

6.111 Mr Roddis acknowledged that the NSW EPA had ‘extensive comments’ concerning the project’s technical air quality assessment, and said that The Next Generation would respond to these concerns in its response to submissions to the amended EIS.\(^{560}\)

**Committee comment**

6.112 We share inquiry participants’ concerns about the emissions modelling provided by the proponent in the amended EIS and note that The Next Generation intends to respond to these issues in its response to submissions. As discussed in Chapter 5, the committee also acknowledges and supports the proponent’s suggestion that the NSW EPA provide more ‘up front’ requirements for emissions modelling. This is why we recommend that the NSW EPA include in its *Energy Recovery Facility Guidelines*, comprehensive information concerning emissions modelling requirements for energy from waste proposals.

**Fit and proper person test**

6.113 Section 83 of the *Protection of the Environment Operations Act 1997* sets out requirements, including an operator’s compliance history, to determine whether an individual or company is a ‘fit and proper person’ to operate an environment protection licence.

6.114 The NSW EPA advised that since 2005, companies associated with the proponent have received three written warnings, nine penalty notices, five official cautions, and been convicted of one prosecution.\(^{561}\) In addition, the EPA informed the committee that between 2012 and July 2017, there have been 581 complaints associated with the proponent and his companies.\(^{562}\) The information provided by the NSW EPA is in Appendix A.

6.115 The NSW Department of Planning and Environment also advised that between 2010 and 2016, six actions for non-compliance had been taken against companies associated with the proponent.\(^{563}\)

6.116 In light of these compliance issues, certain stakeholders contended that Mr Malouf is not a fit and proper person to operate the proposed energy from waste facility. For example, Ms Michelle McCallum, member of the Demolition Contractors Association (NSW) and the Asbestos Removal Contractors Association (NSW), stated:

> I have huge concerns with deeming the applicant a ‘fit and proper person’ under various legislation, including the POE Act. The large number of penalty notices,

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\(^{561}\) Answers to supplementary questions on notice, NSW EPA, 27 July 2017, Attachment 1, p 1.

\(^{562}\) Answers to supplementary questions on notice, NSW EPA, 27 July 2017, Attachment 1, p 2.

\(^{563}\) Answers to questions on notice, NSW Department of Planning and Environment, 27 July 2017, p 2.
improvement notices, clean up notices etc (all on public record) that this operator has received from NSW EPA is a huge concern.\textsuperscript{564}

6.117 Similarly, Dr Whelan from Environmental Justice Australia stated: “The proponent for Eastern Creek has not built or operated plants of this nature previously. The company has been fined for non-compliance ( mishandling asbestos)\textsuperscript{565}.

6.118 Ms Wilson from No Incinerator for Western Sydney told the committee the proponent was involved in an incident where asbestos-contaminated soil was illegally dumped\textsuperscript{566}, stating: ‘Why would we trust someone that has a history of doing the wrong thing?’\textsuperscript{567}

6.119 The committee also heard concerns that members of the Dial A Dump Industries leadership team do not take responsibility for their actions. For example, Cr Stephen Bali, Mayor of Blacktown City Council, said that the company has previously blamed an individual employee or customer for non-compliant activity rather than taking responsibility itself.\textsuperscript{568} Mr Lewis from Blacktown and District Environment Group concurred, and said that the culture at the company did not encourage the leadership team to show responsibility.\textsuperscript{569}

6.120 Mr Malouf responded forcefully to the suggestion that he was not a ‘fit and proper’ person to operate an energy from waste facility, arguing he has ‘… 33 years in business and a very, very good track record’\textsuperscript{570} with ‘no deliberate or intended environmental breaches’.\textsuperscript{571} Moreover, while he agreed that his companies have 18 breaches for non-compliant activity from the NSW EPA on the public record,\textsuperscript{572} he does not believe the compliance breaches will affect his standing:

Section 225 of the \textit{Protection of the Environment Operations Act} indicates that payment of a penalty infringement notice is not an admission of the facts upon which the notice is based. So you will find that, on that record that you are referring to, most of the breaches are penalty infringement notices.\textsuperscript{573}

6.121 In relation to the 581 community complaints against Dial A Dump Industries recorded since 2001, Mr Malouf suggested that many of these related to odour issues from the Alexandria Landfill site.\textsuperscript{574}

\textsuperscript{564} Submission 385, Ms Michelle McCallum, p 1. Also see, Tabled document, \textit{A checklist for responsible air pollution management}, August 2017, p 3; Evidence, Ms Wilson, 27 June 2017, p 44.

\textsuperscript{565} Tabled document, \textit{A checklist for responsible air pollution management}, August 2017, p 3.

\textsuperscript{566} Evidence, Ms Wilson, 27 June 2017, p 44.

\textsuperscript{567} Evidence, Ms Wilson, 27 June 2017, p 46.

\textsuperscript{568} Evidence, Cr Bali, 27 June 2017, p 32.

\textsuperscript{569} Evidence, Mr Lewis, 27 June 2017, p 46.

\textsuperscript{570} Evidence, Mr Malouf, 17 August 2017, p 47.

\textsuperscript{571} Evidence, Mr Malouf, 17 August 2017, p 43.

\textsuperscript{572} Evidence, Mr Malouf, 17 August 2017, p 45.

\textsuperscript{573} Evidence, Mr Malouf, 17 August 2017, p 47.

\textsuperscript{574} Evidence, Mr Malouf, 17 August 2017, p 46.
Committee comment

6.122 The committee acknowledges concerns from some stakeholders that the proponent is not a ‘fit and proper person’ to operate an energy from waste facility. There is a significant history of non-compliance in the company’s 33-year history, including the mishandling of asbestos. The committee is also concerned about suggestions that the proponent and his leadership team appear unwilling to accept responsibility for past mistakes, given the size, scope and novelty of the facility proposed to be built and operated.
'Energy from waste' technology
Chapter 7    NSW EPA

This chapter discusses the role of the NSW Environment Protection Authority (NSW EPA) in regulating the waste industry. The chapter outlines concerns raised during the inquiry about whether the NSW EPA is performing this role effectively, including suggestions that the agency’s compliance model is inadequate and allows criminal elements within the industry to flourish. The chapter also discusses concerns that NSW EPA staff are ill-equipped to investigate and prosecute offences.

Regulating the waste industry

7.1 As the regulatory authority responsible for the Protection of the Environment Operations Act 1997, the NSW EPA investigates and reports on alleged non-compliance with environment protection legislation for the purposes of regulatory action, including prosecution.575 The NSW EPA explained its ‘responsive and risk-based approach'576 to its regulatory functions:

To encourage voluntary compliance, the EPA works hard to maintain contemporary legislative and policy frameworks that provide regulatory certainty to industry. We develop guidelines and deliver a range of education and support campaigns to build understanding of regulatory requirements and provide assistance to the regulated community. We also use licensing to regulate high-risk activities.577

7.2 While the NSW EPA noted that the ‘vast majority’ of stakeholders are law-abiding and committed to ensuring the waste industry is innovative and sustainable,578 the agency observed: ‘The opportunity for profiting from unlawful activities means that there is a persistent criminal element in the waste industry that is both agile and difficult to neutralise’.579

7.3 The NSW EPA acknowledged the challenges of regulating the waste industry, specifically the difficulties of effectively managing the wide variety of operators and the need to discourage unlawful behaviours:

Waste is a multi-billion-dollar industry in NSW that is made up of operators across the entire business spectrum, from large multinational corporations through to sole traders.

This diversity makes the EPA’s role as a regulator of the waste industry both complex and challenging. Effective regulation requires ongoing regulatory reform to keep pace with highly innovative and agile industry stakeholders and discourage unlawful activities such as illegal dumping and waste levy avoidance.580

575 Answers to questions on notice, NSW EPA, 20 November 2017, p 3. In accordance with Section 6 of the Protection of the Environment Operations Act 1997 the NSW EPA is the regulatory authority for the Act unless otherwise stated.
576 Answers to questions on notice, NSW EPA, 20 November 2017, p 3.
577 Answers to questions on notice, NSW EPA, 20 November 2017, p 3.
578 Answers to questions on notice, NSW EPA, 20 November 2017, p 2.
579 Answers to questions on notice, NSW EPA, 20 November 2017, p 2.
580 Answers to questions on notice, NSW EPA, 20 November 2017, p 2.
7.4 The NSW EPA relies on several channels to identify potential non-compliance, including the Environment Line (a one-stop pollution and environmental incident reporting service), RIDonline, analysis of data received through the Waste and Resource Reporting Portal, and engagement with local councils and other regulatory agencies.\(^{581}\) The NSW EPA also collaborates with interstate environmental regulators.\(^{582}\)

7.5 In addition, where appropriate, the NSW EPA works with the NSW Police Force to investigate possible non-compliance with waste legislation.\(^{583}\) A Memorandum of Understanding, updated in April 2017, between the NSW Police Force and the NSW EPA/Office of Environment and Heritage sets out how the agencies partner and collaborate on matters, including provisions for exchange of information, joint operations and operational assistance.\(^{584}\)

7.6 The NSW EPA advised that the nature and scope of an investigation is determined by the circumstances of the matter, the significance of any actual or potential environmental harm or impact on human health, and the prospects of identifying potential offenders. Each matter is then prioritised for further action as appropriate.\(^{585}\)

7.7 Where non-compliance is detected, the NSW EPA said it takes enforcement action that is ‘proportional, drives behavioural change, and delivers maximum benefit to the NSW community’ as required by its Regulatory Position Statement and Compliance Policy.\(^{586}\) Additionally, the NSW EPA observed: ‘Any action taken by the EPA aims to ensure that environmental impacts are contained, minimised or made good, and the sanction applied reflects the seriousness of the incident and acts as a deterrent to re-offending’.\(^{587}\)

7.8 The EPA Prosecution Guidelines set out the factors to be considered prior to pursuing a prosecution. As with all criminal offences, the evidence threshold is ‘beyond reasonable doubt’.\(^{588}\) The NSW EPA informed the committee that since being re-established in 2012, the agency has completed over 405 prosecutions (as of 4 November 2017) with a success rate of over 95 per cent, which has resulted in the court imposing over $7.7 million in financial penalties.\(^{589}\)

**Concerns about the regulation of the waste industry**

7.9 During the inquiry, the committee heard from certain stakeholders who suggested that the NSW EPA is not adequately fulfilling its regulatory role in relation to the waste industry. For example, the Waste Contractors and Recyclers Association of NSW stated:

\[^{581}\text{Answers to questions on notice, NSW EPA, 20 November 2017, p 3.}\]
\[^{582}\text{Answers to questions on notice, NSW EPA, 20 November 2017, p 10.}\]
\[^{583}\text{Answers to questions on notice, NSW EPA, 20 November 2017, p 10.}\]
\[^{584}\text{Answers to questions on notice, NSW EPA, 20 November 2017, p 9.}\]
\[^{585}\text{Answers to questions on notice, NSW EPA, 19 October 2017, p 2.}\]
\[^{586}\text{Answers to questions on notice, NSW EPA, 20 November 2017, p 3.}\]
\[^{587}\text{Answers to questions on notice, NSW EPA, 20 November 2017, p 3.}\]
\[^{588}\text{Answers to questions on notice, NSW EPA, 20 November 2017, p 4.}\]
\[^{589}\text{Answers to questions on notice, NSW EPA, 20 November 2017, p 5.}\]
There is a widely held perception within the NSW waste management industry that the EPA (and the NSW Government) is failing to support legitimate business operators across the sector by strongly regulating and enforcing compliance from the “illegitimate” rogue operators.590

7.10 The association also referred to ‘a strongly held perception by many legitimate operators in the waste and recycling industry that the EPA prefers a confrontational approach to dealing with industry – rather than trying to work collaboratively towards common goals’.591 In addition, the association suggested that the EPA is not ‘… adequately and suitably resourced to enable a fair and proper regulation of waste activities across New South Wales’.592

7.11 Similarly, the Australian Organics Recycling Association argued that the NSW EPA is ‘not open’ to working with it to understand the commercial and practical realities of the industry. 593

7.12 Inquiry participants also raised concerns about how and when the NSW EPA chooses to pursue regulatory responses. For example, Dr James Whelan, Researcher and Community Organiser at Environmental Justice Australia, said that it appears that the NSW EPA contains its responses to the ‘very lowest end of the spectrum’.594 Dr Whelan noted that this perceived inaction is particularly concerning as communities living in the ‘most air polluted environments’ ‘have little faith in either the system or the environmental watchdog, the EPA ...’595

7.13 Along similar lines, the committee also received evidence criticising the NSW EPA’s supposed reluctance to pursue criminal prosecutions. A stakeholder told the committee: ‘… [waste] organisations continue to take advantage of a waste compliance enforcement regime that is not being policed at the appropriate level. There is little or no fear of being caught, exposed or prosecuted, nor are they being held accountable for their actions’.596 The stakeholder remarked that the EPA’s self-reporting regulatory model ‘does not capture’ unlawful activity.597

7.14 The stakeholder was also concerned about the training and qualifications of NSW EPA staff. They contended that the NSW EPA is ‘ill-equipped to enforce environmental matters that are closely aligned with criminal matters’ and is ‘out of its depth when trying to manage, enforce and prosecute high-profile entities within the waste industry’.598 Indeed, the stakeholder suggested Operation Trojan, an extensive investigation into the potential non-payment of waste levies by certain waste companies conducted by the NSW EPA in 2011-2014, was

590 Submission 182b, Waste Contractors and Recyclers Association of NSW, p 2.
591 Submission 182b, Waste Contractors and Recyclers Association of NSW, p 1.
592 Evidence, Mr Tony Khoury, Executive Director, Waste Contractors and Recyclers Association of NSW, 17 August 2017, p 2.
593 Submission 395, Australian Organics Recycling Association, p 2.
595 Evidence, Dr Whelan, 17 August 2017, p 27.
596 In camera evidence, Witness C, 23 October 2017, p 13, published by resolution of the committee.
597 In camera evidence, Witness C, 23 October 2017, p 17, published by resolution of the committee.
598 In camera evidence, Witness C, 23 October 2017, p 13, published by resolution of the committee.
undermined by the investigatory and prosecutorial skills of NSW EPA officers and a potential leak of information by the NSW EPA to the waste industry.\textsuperscript{599}

7.15 Moreover, the stakeholder suggested that ‘… there is too much interference from public servants trying to direct investigations, with no investigating experience, and making decisions in an untimely manner’.\textsuperscript{600} To clarify, the stakeholder stated that they did not believe this behaviour was intentional, rather that officers and managers are ‘out of their depth’.\textsuperscript{601}

7.16 Meanwhile, Dr Stephen Goodwin, President of the Mountain Districts Association, suggested that the NSW EPA can, inappropriately, take a heavy-handed approach to responding to certain incidents.\textsuperscript{602} Likewise, the Australian Organics Recycling Association said that its members are being ‘unfairly targeted’ in compliance action and with regulatory barriers.\textsuperscript{603}

7.17 Other concerns raised specific to the regulation of the waste industry included:

- failure to regulate large-scale dumping and waste levy avoidance, examined later in this chapter
- ineffective oversight of environment protection licensing conditions, thereby allowing legitimate waste operators to pursue unlawful activities such as stockpiling waste\textsuperscript{604}
- investigations not being conducted in a timely manner\textsuperscript{605}
- unwillingness to address odour issues from waste facilities in western Sydney\textsuperscript{606}
- frustration that urban tree waste is excluded as an ‘eligible waste fuel’ in the NSW Energy from Waste Policy Statement\textsuperscript{607}
- ineffectiveness of a ‘one-size fits all’ approach to regulation and the ‘dysfunction’\textsuperscript{608} of the Protection of the Environment Operations Act 1997 to address compliance concerns, which unduly burdens certain industry participants\textsuperscript{609}
- frustration that the NSW EPA ‘… move goal posts, set rules and take time over their aspect of regulating the industry, whereas those operating within the industry do not have that same power or latitude’\textsuperscript{610}

\textsuperscript{599} In camera evidence, Witness C, 23 October 2017, p 18, published by resolution of the committee.

\textsuperscript{600} In camera evidence, Witness C, 23 October 2017, p 14, published by resolution of the committee.

\textsuperscript{601} In camera evidence, Witness C, 23 October 2017, p 17, published by resolution of the committee.

\textsuperscript{602} Evidence, Dr Stephen Goodwin, President, Mountain Districts Association, 17 August 2017, p 32.

\textsuperscript{603} Submission 395, Australian Organics Recycling Association, p 2.

\textsuperscript{604} Submission 182b, Waste Contractors and Recyclers Association of NSW, p 2.

\textsuperscript{605} In camera evidence, Witness C, 23 October 2017, p 15, published by resolution of the committee.

\textsuperscript{606} See for example, Submission 211, Mr Joseph Incorvil, p 1; Submission 281, Name suppressed, p 1Submission 376, Mrs Kerri Bradbury, p 1.

\textsuperscript{607} Submission 177, Active Tree Services, p 2. Also see, Evidence, Mr Mark Willecocks, Director, Active Tree Services, 7 August 2017, p 52.

\textsuperscript{608} Submission 395, Australian Organics Recycling Association, p 5.

\textsuperscript{609} Submission 395, Australian Organics Recycling Association, p 2.

\textsuperscript{610} In camera evidence, Witness G, 13 February 2018, p 2, published by resolution of the committee.
• suggestion that the NSW EPA currently prioritise regulation over providing advice and support to industry participants

• concerns that the definition of ‘waste’ is too restrictive and limits opportunities to market certain products

• waste projects being held up and ‘stymied’ by the NSW EPA’s application of the precautionary principle

• concerns about phoenix companies

• the high level of subcontracting in the waste industry.

7.18 In addition, a stakeholder contended that organised criminal elements are operating in the waste industry. In response, the NSW EPA acknowledged that ‘There are certainly some very bad elements in the waste industry, and some of them tend to be one-off individuals who are particularly bad’. This assessment was corroborated by the NSW Police Force, which advised that there is ‘very little’ evidence of links between organised crime, outlaw motorcycle gangs and the waste industry. Moreover, the police said that certain unscrupulous waste industry participants ‘… might be people with criminal links as opposed to using the waste industry as a means to further their organisation or organised crime’.

7.19 Another key concern raised by many inquiry participants was around licensing conditions set by the NSW EPA. For example, Dr Whelan stated that, in anticipation of ‘pushback’, the NSW EPA does not pursue tough licensing conditions for major polluting industries such as mines. Dr Whelan suggested that this lax approach may be reflected in how the NSW EPA sets licensing conditions for large-scale energy from waste facilities in the future. Furthermore, Dr Whelan expressed concern about the willingness of the NSW EPA to amend licensing conditions when industries appear unable to meet these requirements.

7.20 The committee also heard that the lax regulatory environment, including in relation to licensing, has led to the inappropriate establishment and inadequate monitoring of the landfill site at Mangrove Mountain. The case study below outlines these issues.

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614 Evidence, Mr Mark Gifford, Chief Environmental Regulator, NSW EPA, 24 November 2017, p 3.
615 Evidence, Mr Gifford, 24 November 2017, p 8.
616 In camera evidence, Witness C, 23 October 2017, p 13, published by resolution of the committee.
617 In camera evidence, Mr Barry Buffier, the then Chair and Chief Executive, NSW EPA, 24 November 2017, p 16, published by resolution of the committee.
618 In camera evidence, Detective Superintendent Deborah Wallace, NSW Police Force, 24 November 2017, p 3 and p 4, published by resolution of the committee.
619 In camera evidence, Detective Superintendent Deborah Wallace, NSW Police Force, 24 November 2017, p 6, published by resolution of the committee.
620 Evidence, Dr Whelan, 17 August 2017, p 27.
621 Evidence, Dr Whelan, 17 August 2017, p 27
622 Evidence, Dr Whelan, 17 August 2017, p 24.
Case study: Mangrove Mountain landfill site

The Mangrove Mountain landfill site is located on the New South Wales Central Coast, and is operated by Verde Terra Pty Ltd, an affiliate of the waste company Bingo. Landfilling at the site began in 1998 when Gosford City Council (now part of Central Coast Council) issued a development consent for a minor redevelopment of the Mangrove Mountain Memorial Golf Course.

In 2001, the NSW EPA issued the site with an environmental protection licence. The licence has since been varied on at least 13 occasions, despite the Mountain Districts Association suggestion that the site conflicts with the requirements of the NSW EPA Environment Environmental Guidelines: Solid Waste Landfills. The site operated as a regional waste facility licensed to accept general solid waste (non-putrescible) until May 2014. Verde Terra is currently refining plans to alter the site.

The site sits in the catchment of the Ourimbah Creek system which supplies water into Mardi Dam and Mangrove Creek Dam. The local community is concerned that the landfill will contaminate the water supply of the Central Coast region.

The Mountain Districts Association said the NSW EPA have taken ‘zero’ action in response to compliance concerns regarding the site. For example, in one instance in 2015, the NSW EPA did not act promptly when an uncontrolled discharge in Ourimbah Creek was traced to the Mangrove Mountain site.

In February 2016, the NSW EPA began regular meetings with the Mountain Districts Association to discuss the site. In September 2016, following consultation with the Mountain Districts Association, SLR Consulting was contracted by the NSW EPA to conduct an independent environmental review of the site. The NSW EPA reported that the consultant concluded that there was no evidence of the landfill contaminating the water supply.

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624 Submission 169, Mountain Districts Association, pp 2-3.
625 Submission 169, Mountain Districts Association, p 3.
629 Submission 169, Mountain Districts Association, p 3.
630 Evidence, Dr Goodwin, 17 August 2017, p 33.
631 Evidence, Dr Goodwin, 17 August 2017, pp 29-30.
632 Evidence, Dr Goodwin, 17 August 2017, p 31.
633 Evidence, Mr Barry Buffer, the then Chair and Chief Executive, NSW EPA, 17 August 2017, p 66.
634 SLR Consulting, Technical, Environmental and Operational Review Mangrove Mountain Landfill Wisemans Ferry Road, Mangrove Mountain NSW, May 2017, http://www.epa.nsw.gov.au/working-
However, the Mountain Districts Association contended that the NSW EPA has misconstrued the report’s findings. The association also conducted its own groundwater investigation and said it had found ‘serious concerns’ about the data supplied by the operator and used in the consultant’s report.

7.21 Another key issue was around the NSW EPA’s multiple roles. As noted in Chapter 2, the Australian Industrial Ecology Network suggested that the NSW EPA is ‘hopelessly conflicted’ as it exercises its roles as ‘regulator and enforcer’, ‘developer of policy’, and ‘and sponsor and provider of significant amounts of grant funding’. Following on, the committee received evidence that the NSW EPA should be restructured to enhance the regulation of the waste industry. The Australian Organics Recycling Association stated:

Government is urged to implement the type of reform and cultural change that was so effective in shifting the priorities of WorkCover NSW to SafeWork NSW to achieve regulation and compliance together with support and education as equal priorities.

This may require restructuring the EPA to achieve a better balance between regulating illegal activities and working with, and supporting, the organics recycling industry which is operating in good faith for sustainable environmental outcomes.

7.22 It was also brought to the committee’s attention that this is not the first investigation into the NSW EPA. Indeed, the NSW Legislative Council’s General Purpose Standing Committee No. 5 conducted an inquiry into the management and performance of the NSW EPA in 2014-2015. The committee concluded that ‘overall the EPA is performing the majority of its functions in keeping with its objectives’, and made 17 recommendations to address specific concerns regarding the agency’s governance structures and engagement with stakeholders. While the government response to the report noted the recommendations regarding the governance of the agency, and supported those that sought to enhance communication with stakeholders, during this inquiry the committee was encouraged to strengthen the NSW EPA by reiterating the recommendations of the 2015 report.

together/community-engagement/community-news/mangrove-mountain-landfill. Also see, Evidence, Mr Buffier, 17 August 2017, p 66.


636 Evidence, Dr Goodwin, 17 August 2017, p 31.

637 Evidence, Dr Goodwin, 17 August 2017, p 31.

638 Evidence, Mr Mark Glover, Director, Australian Industrial Ecology Network, 17 August 2017, p 38.

639 Submission 395, Australian Organics Recycling Association, p 3.

640 Answers to questions on notice, NSW EPA, 20 November 2017, p 1.

641 General Purpose Standing Committee No. 5, The performance of the NSW Environment Protection Authority (February 2015), p xi.

642 General Purpose Standing Committee No. 5, The performance of the NSW Environment Protection Authority (February 2015), p xi.

643 Government response, Hon Mark Speakman, Minister for the Environment, 13 August 2015.

NSW EPA response to concerns

7.23 The NSW EPA responded forcefully to suggestions that the regulatory regime is inadequate, describing itself as ‘Australia’s leading environmental regulator’ and stating the agency is ‘very strong’ on its compliance and enforcement activities.

7.24 In response to suggestions that the agency is reluctant to pursue criminal prosecutions, the NSW EPA argued: ‘In many cases issuing penalty notices represents greater public benefit than pursuing prosecutions as it delivers a prompter regulatory response, reduces pressure on the judicial system and the cost impost on Government, and is transparently reported on the NSW EPA’s public register.’ In addition, the NSW EPA noted that prosecuting unlawful activity is ‘highly resource-intensive’, and that the agency therefore focuses on ‘individuals who are intentionally engaging in illegal activities which pose a high risk of harm to the NSW community and the environment’.

7.25 The NSW EPA also noted:

- the challenges of obtaining sufficient evidence to pursue a prosecution and prove the offence beyond reasonable doubt
- the inherent difficulty of waste investigations given the dispersed and disaggregated nature of the activity and the sophistication of many of the players involved in unlawful waste activities
- the challenge of proving that material is in fact waste, and determining whether environmental harm has occurred due to the illegal activity.

7.26 Despite these challenges, the NSW EPA pointed out its relatively high prosecution rate, compared with that of Victoria:

In 2016–17, we completed 103 prosecutions, resulting in over $2.4 million in financial penalties being imposed by courts. In contrast, it has been reported that over the same period the Victorian EPA completed 11 prosecutions for $175,000 in financial penalties.

7.27 In response to criticism about the timeliness of investigations, the NSW EPA advised that: ‘All waste investigations conducted by the EPA are completed within statutory timeframes’. The NSW EPA also noted that the EPA Guideline on Timely Investigations with a view to Prosecution details ‘strict timelines for deciding which matters should be investigated with a view to prosecution’, and that all decisions about whether a prosecution should proceed are finalised.
before the three-year limitation period for such offences expires.\textsuperscript{654} In addition, the agency noted that investigations resulting in clean-up notices and penalty notices are usually completed in less than 12 months.\textsuperscript{655}

7.28 The NSW EPA strongly disputed suggestions that its staff are incapable or apathetic towards regulating the waste industry,\textsuperscript{656} pointing to:

- its ‘rigorous’ recruitment and selection processes\textsuperscript{657}
- employment of ‘highly credentialed and experienced’ investigative officers and managers, many of whom have a tertiary education\textsuperscript{658}
- high staff retention rates\textsuperscript{659}
- results of the \textit{2016 People Matter NSW Public Sector Employee Survey} indicating a positive workplace environment with an engaged workforce\textsuperscript{660}
- extensive in-house and external training opportunities\textsuperscript{661}
- an in-house legal branch and access to many barristers who are available to provide legal advice to the NSW EPA and its Board.\textsuperscript{662}

7.29 The committee also heard that in 2016, the NSW EPA established the Intelligence and Analysis Unit which is responsible for strategic, operational and tactical intelligence functions for operational staff and the senior management team, and is the contact point between the NSW EPA and other New South Wales, interstate and federal agency intelligence agencies.\textsuperscript{663}

7.30 In relation to phoenix companies, the NSW EPA noted the ‘challenge’ of investigating and prosecuting companies for non-compliance once a business is deregistered.\textsuperscript{664} The NSW EPA said it is therefore focusing a ‘great deal’ of attention on understanding how and why these corporate structures are created.\textsuperscript{665}

7.31 The NSW EPA also acknowledged the challenges of regulating the large number of subcontractors operating in the waste industry, noting that this issue poses significant challenges when attempting to establish evidence of accountability for illegal waste dumping.\textsuperscript{666} Mr Gifford proposed one possible solution to this issue, namely, making the

\textsuperscript{654} Answers to questions on notice, NSW EPA, 20 November 2017, p 8.
\textsuperscript{655} Answers to questions on notice, NSW EPA, 20 November 2017, p 9.
\textsuperscript{656} Answers to questions on notice, NSW EPA, 20 November 2017, p 4.
\textsuperscript{657} Answers to questions on notice, NSW EPA, 20 November 2017, p 5.
\textsuperscript{658} Answers to questions on notice, NSW EPA, 20 November 2017, p 5.
\textsuperscript{659} Answers to questions on notice, NSW EPA, 20 November 2017, p 5.
\textsuperscript{660} Answers to questions on notice, NSW EPA, 20 November 2017, pp 4 and 9.
\textsuperscript{661} Answers to questions on notice, NSW EPA, 20 November 2017, p 6.
\textsuperscript{662} Answers to questions on notice, NSW EPA, 20 November 2017, p 11.
\textsuperscript{663} Answers to questions on notice, NSW EPA, 20 November 2017, p 10.
\textsuperscript{664} Evidence, Mr Gifford, 24 November 2017, p 3.
\textsuperscript{665} Evidence, Mr Gifford, 24 November 2017, p 3.
\textsuperscript{666} Evidence, Mr Gifford, 24 November 2017, p 8.
owner of the vehicle and the trailer associated with the vehicle that transports waste responsible for the transport, ‘so you would have someone to come back to’.

Committee comment

7.32 The committee appreciates the challenges involved in regulating the waste industry. While it is apparent that most waste operators comply with the regulatory system, a small proportion of industry participants appear insistent on operating outside of the law.

7.33 A strong regulatory regime is undoubtedly dependent on a clear and consistent approach to the enforcement of sanctions, particularly when pursuing prosecutions. We note that the NSW EPA has protocols in place to ensure that investigations are conducted in a timely manner, and that prosecution is pursued as a final resort should other deterrents prove ineffective or inappropriate.

7.34 Having said this, it is clear there is a perception amongst stakeholders that the NSW EPA is not effectively performing its regulatory role in relation to the waste industry. The NSW EPA responded by emphasising the many, valid reasons the agency pursues a responsive and risk-based approach to regulation. However, we believe the NSW EPA must engage more effectively with stakeholders to promote its regulatory role and activities.

7.35 In addition, while we accept that NSW EPA staff appear to be adequately qualified and receive appropriate training, we believe the agency must make greater efforts to take a consistent and genuine approach to interactions with industry participants, particularly in relation to compliance issues. In addition, the agency should make a concerted effort across the board to engage more effectively with industry participants, particularly industry groups, to facilitate better working relationships.

7.36 The committee notes the proposal to restructure the NSW EPA. The committee has not received sufficient evidence to recommend this action. Rather, we recommend the NSW Government investigate options to restructure the NSW EPA so it can improve its performance.

Recommendation 21

That the NSW Government investigate options to restructure the NSW Environment Protection Authority so it can improve its performance.

7.37 Further, we believe that the NSW Government should conduct an independent review into the NSW EPA, with particular reference to:

- assessing the adequacy of funding for the performance of its compliance, enforcement and other roles
- improving its community engagement role and the effectiveness of its enforcement and compliance roles

Evidence, Mr Gifford, 24 November 2017, p 8.
• the perceived conflict of interest between its compliance and policy and education roles.

**Recommendation 22**

That the NSW Government conduct an independent review into the NSW Environment Protection Authority, with particular reference to:

- assessing the adequacy of funding for the performance of its compliance, enforcement and other roles
- improving its community engagement role and the effectiveness of its enforcement and compliance roles
- the perceived conflict of interest between its compliance and policy and education roles.

**7.38** The committee notes that the NSW Government has failed to follow the recommendation of the previous inquiry by then General Purpose Standing Committee No. 5 into the performance of the NSW EPA that recommended that the NSW Government amend the Protection of the Environment Administration Act 1991 to provide for the appointment of a chairperson of the board independent of the Chief Executive Officer of the NSW EPA. The committee believes that this action would assist to improve the performance of the NSW EPA and notes that with the retirement of Mr Buffier, there is the opportunity for the government to make this change prior to the appointment of a new CEO.

**Recommendation 23**

That the NSW Government seek to amend the Protection of the Environment Administration Act 1991 to provide for the appointment of a chairperson of the board independent of the Chief Executive Officer of the NSW Environment Protection Authority.

**Regulating illegal landfilling**

**7.39** During the inquiry it was suggested that the current regulatory regime does not provide a ‘level playing field’ and is undermining the ability of legitimate waste businesses to compete against rogue operators who engage in illegal landfilling.

**7.40** Mr Tony Khoury, Executive Director of the Waste Contractors and Recyclers Association of NSW, explained the practical implications of this problem, saying that while a ‘decent operator’ is required to meet strict regulatory and licencing standards, a rogue operator starts-up by ‘just by having a block of land or having a shed’. He continued: ‘Our laws are structured in such a way that the really good people comply. The really good people are then penalised when they do something wrong. But the rogue operators just go about their business’.

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668 Evidence, Mr Khoury, 17 August 2017, p 5.
669 Evidence, Mr Khoury, 17 August 2017, p 5.
7.41 Mr Khoury suggested that there are examples of these types of unlawful operations are currently operating in western Sydney. The Waste Contractors and Recyclers Association of NSW pointed to the case of a company accused of illegally dumping waste, as demonstrating this inconsistent regulatory approach. The association asserted: ‘In the 15 months it has taken (from 7th June 2016 until 4th September 2017) for the EPA to issue a Notice of Clean-Up Action, the operator of this site has continued to undercut the legitimate law-abiding industry’.

7.42 The Waste Management Association of Australia agreed that the NSW EPA is inconsistent in its approach to legitimate landfill businesses and rogue operators: ‘A common complaint by industry is that it often appears easier for NSW regulators to “crack down” on visible and legitimate operators, than it is to pursue and prosecute the illegitimate operators’.

7.43 Moreover, there was some concern expressed during the inquiry that the NSW EPA was under-resourced and ill-equipped to regulate landfill. For example, the Waste Management Association of Australia argued that monitoring landfill conformance ‘strains the resources of an already extended EPA’, and said that it is ‘critical’ that the NSW EPA be appropriately resourced and focused on regulating ‘all operators, and especially the rogue operators that undermine the efforts of the sector as a whole’. The association proposed providing additional resources to the NSW EPA and/or requiring landfill operators to submit regular compliance reports, submitted on their behalf by an independent certifier, attesting that landfill standards are being met.

7.44 Likewise, Mr Khoury questioned whether the penalties associated with illegal dumping are enough to deter rogue operators from operating sizable unlawful facilities. Indeed, the association proposed raising the current penalties for illegal dumping: ‘An obvious disincentive is in making the fine for each incidence of illegal dumping significantly greater than the cost of lawful disposal’.

7.45 The NSW Police Force suggested that the introduction of a ‘fit and proper person’ test, similar to the system used in the tattoo industry, could deter individuals from pursuing unlawful activities such as illegal dumping. It was noted that this type of ‘front end’ regulation ensures that authorities are ‘on the front foot right at the beginning’ and are ‘not playing catch up’. The committee heard that the test could be performed on all waste

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670 Evidence, Mr Khoury, 17 August 2017, p 8.
672 Submission 215a, Waste Management Association of Australia, p 2.
673 Submission 215a, Waste Management Association of Australia, p 2.
674 Submission 215a, Waste Management Association of Australia, p 2.
675 Submission 215a, Waste Management Association of Australia, p 2.
676 Evidence, Mr Khoury, 17 August 2017, p 2.
677 Submission 215a, Waste Management Association of Australia, p 1.
678 In camera evidence, Detective Superintendent Deborah Wallace, NSW Police Force, 24 November 2017, p 3 and p 8, published by resolution of the committee.
industry participants including subcontractors, and could be a risk-based assessment that considers different criteria for industry participants.\(^{680}\)

7.46 Mr Barry Buffier, the then Chair and Chief Executive of the NSW EPA, agreed with the need to create a level playing field to ensure legitimate waste operators are not undercut:

\[\ldots\text{ when you are regulating an industry you are aiming to provide a level playing field for all the operators in that industry. If there is an opportunity for people to avoid a regulation or avoid a levy or avoid a cost, that provides them with a competitive advantage which they should not have over the genuine operators.}\(^{681}\)

7.47 The NSW EPA advised that illegal dumping cannot be easily resolved by compliance or licensing requirements, and that the challenges are compounded by a confluence of other factors:

\[\text{This is an issue that neither specific regulatory requirements nor licensing can easily fix, as the low barrier to entry will continue to attract those who have no regard for the laws put in place to protect the environment. The problem is exacerbated by the high level of sub-contracting in the industry leading to difficulties in establishing evidence of accountability for illegal waste dumping.}\(^{682}\)

7.48 The committee heard that these difficulties were exemplified during the investigation of the alleged illegal landfill site at Spencer on the New South Wales Central Coast. Mr Buffier explained the case was complicated by the fact that the NSW EPA was initially not the appropriate regulatory authority and that once the agency took on this role, approximately 18 months ago, ‘We have undertaken a long, complicated and exhaustive monitoring and investigation. These are not simple matters to prosecute.’\(^{683}\)

7.49 The NSW EPA acknowledged that the regulatory regime could be enhanced by additional resourcing and increased penalties, particularly monetary penalties for offences relating to illegal dumping and illegal landfilling.\(^{684}\) The NSW EPA advised that it is drafting a protocol on how to calculate the quantum of the monetary benefit for such activities.\(^{685}\) In addition, the NSW EPA said it could consider a ‘fit and proper person’ test for waste industry participants, including sub-contractors.\(^{686}\)

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\(^{680}\) \textit{In camera} evidence, Detective Superintendent Deborah Wallace, NSW Police Force, 24 November 2017, pp 3-4, published by resolution of the committee.

\(^{681}\) Evidence, Mr Buffier, 17 August 2017, pp 60-61.

\(^{682}\) Answers to questions on notice, NSW EPA, 20 November 2017, p 2.

\(^{683}\) Evidence, Mr Buffier, 17 August 2017, p 64.

\(^{684}\) \textit{In camera} evidence, Mr Barry Buffier, the then Chair and Chief Executive, NSW Environment Protection Authority, 24 November 2017, p 14, published by resolution of the committee.

\(^{685}\) \textit{In camera} evidence, Mr Barry Buffier, the then Chair and Chief Executive, NSW Environment Protection Authority, 24 November 2017, p 14, published by resolution of the committee and \textit{In camera} evidence, Mr Mark Gifford, Chief Environmental Regulator, NSW EPA, 24 November 2017, p 15, published by resolution of the committee.

\(^{686}\) Evidence, Mr Gifford, 24 November 2017, p 11.
Committee comment

7.50 As already touched on in Chapter 3, the committee notes that monitoring and regulating illegal landfill is being hampered by a range of factors including the covert nature of activities, the availability of land to dispose of waste, high levels of sub-contracting in the industry, and the difficulties associated with establishing the necessary evidentiary threshold for illegal dumping. The committee believes that greater resources should be directed at investigating illegal landfilling to disrupt, and eventually end the practice altogether. We recommend the NSW Government allocate additional resources to the NSW EPA to conduct investigations into large-scale illegal dumping activities.

Recommendation 24
That the NSW Government allocate additional resources to the NSW Environment Protection Authority to conduct investigations into large-scale illegal dumping activities.

7.51 The committee considers that there appears to be significant merit in introducing a ‘fit and proper person’ test, based on a sliding scale, to overcome concerns about criminal elements targeting the waste industry. We note the evidence provided by the NSW Police Force that this type of upfront regulation provides a significant advantage to regulators, in that it may deter unscrupulous individuals from participating in the waste industry in the first place. We recommend that the NSW Government introduce a ‘fit and proper person’ test for proprietors and company directors to assess whether individuals may work in the waste industry, incorporating a risk assessment based on a sliding scale.

Recommendation 25
That the NSW Government introduce a ‘fit and proper person’ test for proprietors and company directors to assess whether individuals may work in the waste industry, incorporating a risk assessment based on a sliding scale.

7.52 The committee acknowledges stakeholders’ concerns about the penalties associated with illegal dumping offences. As discussed in Chapter 3, there are significant financial penalties imposed for waste crimes. However, it is the responsibility of the court to impose these penalties. We note that the NSW EPA is currently preparing a draft protocol to better calculate the quantum of the monetary benefit of illegal dumping. This will assist the NSW Government in considering whether, and by how much, to increase monetary penalties for such behaviour. The committee recommends that the NSW EPA complete the draft protocol on calculating the quantum of the monetary benefit of illegal dumping and illegal landfilling as soon as practicable.

Recommendation 26
That the NSW Environment Protection Authority complete the draft protocol on calculating the quantum of the monetary benefit of illegal dumping and illegal landfilling as soon as practicable.
7.53 The committee appreciates the concerns raised by the Mountain Districts Association about the Mangrove Mountain landfill site. It is understandable that the presence of a fully operational landfill site that sits on top of the Ourimbah Creek system is a matter of alarm for the local community, even though the site stopped receiving waste in 2014. We also note that the NSW EPA, the NSW Department of Planning and Environment and independent consultants have determined that the site has not contaminated the water supply.

7.54 The committee recognises that the former Gosford City Council was the consent authority for the initial site redevelopment. However, once the NSW EPA was given this responsibility, the agency should have conducted better stakeholder engagement to prior to issuing and amending the environment protection licence. We believe this may have gone someway to reassuring the local community about the safety of the project. It is also disappointing to receive evidence that it can take weeks for NSW EPA officers to investigate complaints, given that during this time crucial evidence may be lost. We strongly encourage the NSW EPA to take more prompt action to investigate potential breaches of environment protection licence conditions.

7.55 The committee believes that there are significant unresolved issues regarding the Mangrove Mountain landfill site, including licence variations and the role of the then Gosford City Council in issuing development consent. The committee therefore recommends that the NSW Government establish an independent inquiry to investigate the operation, regulation and approvals of the Mangrove Mountain Landfill site.

**Recommendation 27**

That the NSW Government establish an independent inquiry to investigate the operation, regulation and approvals of the Mangrove Mountain Landfill site.
'Energy from waste' technology
Chapter 8       The future of waste management

This chapter examines the future of waste management in New South Wales, starting with concerns about the shortfall in waste infrastructure. It outlines the need for greater strategic planning in this area, including support for an infrastructure plan and a lead agency to oversee its implementation. The chapter also considers the urgent need to identify and zone land for waste facilities. Finally, the chapter discusses strengthening landfill regulation, addresses concerns about the recycling industry and considers how to enable the circular economy.

Need for more waste infrastructure

8.1 Evidence presented during the inquiry, particularly from local councils, suggested that New South Wales currently has insufficient waste infrastructure to meet demand. While Local Government NSW noted that many regional areas have limited access to adequate recycling facilities, a great deal of focus was the lack of waste services in the Sydney Metropolitan Area, including:

- limited recycling and resource recovery facilities for all types of waste and technologies
- insufficient access to putrescible landfill (this issue being twofold; the Suez facility at Lucas Heights is the only active putrescible landfill in Sydney, and access to Veolia’s Woodlawn facility is limited due to a lack of conveniently located transfer stations and the limited capacity of existing transfer stations)
- the two Alternative Waste Treatment facilities in metropolitan Sydney, SAWT at Camps Creek and UR-3R at Eastern Creek, appear to have limited capacity to service metropolitan councils.

8.2 Moreover, inquiry participants expressed significant concern that New South Wales is not adequately equipped to manage increasing amounts of waste into the future. For example, the Southern Sydney Regional Organisation of Councils (SSROC) stated:

It is generally understood by State and Local Government and the waste and resource recovery industry that NSW is facing the challenge of insufficient infrastructure (from processing plants to transfer stations, to organics and recycling facilities) being available to treat not just the existing waste but the projected growth in waste generation in the short-term future.

8.3 This argument was supported by research conducted by SSROC and the Western Sydney Regional Organisation of Councils (WSROC) about their respective local areas, which concluded that urban destiny and population growth will pose significant challenges for the provision of waste management services in Sydney into the future.

687 Submission 326, Local Government NSW, p 3.
688 See, Submission 146, Randwick Council, p 1; Submission 156, Sutherland Shire Council, pp 1-2; Submission 176, SSROC, pp 2-3; Submission 168, City of Canterbury Bankstown, p 1.
689 Submission 176, SSROC, pp 2-3.
690 See, Evidence, Ms Namoi Dougall, General Manager, SSROC, 7 August 2017, p 26; Submission 150, WSROC, p 2.
8.4 The issue crystallised in September 2017, following the release of the NSW Environment Protection Authority (NSW EPA) *Waste and Resource Recovery Infrastructure Strategy 2017-2021 Consultation Draft*. The consultation draft was informed by an infrastructure needs analysis. The NSW EPA provided the table below, detailing the known expected capacity and projected throughput for waste facilities across the state in 2021. The numbers shown in red indicate the shortfall of available capacity projected by 2021.

Table 7  Known expected capacity and projected throughput for waste facilities across New South Wales in 2021.

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<tr>
<td>2021 Known capacity (‘000 tpa)</td>
<td>3180</td>
<td>2024</td>
<td>763</td>
<td>143</td>
<td>3765</td>
<td>5242</td>
<td>1290</td>
<td>1133</td>
<td>972</td>
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<tr>
<td>2021 Projected throughput (‘000 tpa)</td>
<td>2438</td>
<td>2165</td>
<td>1768</td>
<td>478</td>
<td>2565</td>
<td>4342</td>
<td>1583</td>
<td>1520</td>
<td>954</td>
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<tr>
<td>2021 Gap (‘000 tpa)</td>
<td>742</td>
<td>759</td>
<td>-1005</td>
<td>-336</td>
<td>1086</td>
<td>900</td>
<td>-264</td>
<td>-367</td>
<td>-12</td>
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8.5 The NSW EPA acknowledged that there needs to be ‘significant investment’ to build infrastructure that can process the anticipated 20 million tonnes of waste New South Wales will generate by 2021, particularly if the state is to meet its ‘ambitious target to divert 75 per cent of waste from landfill’. Mr Barry Buffier, the then Chair and Chief Executive of the NSW EPA, advised: ‘Even if we are successful in increasing the recycling rates above where they are now and we drive down the total amount going to landfill, there is a finite amount of infrastructure available for landfill and we will require more as we go forward’.

Stakeholder concerns about waste infrastructure

8.6 Inquiry participants contended that infrastructure development is hampered by a range of factors, including:

- a failure to hypothecate enough of the waste levy to infrastructure development, rather than it going to consolidated revenue, as discussed in Chapter 2
- the government has had a limited role in planning waste infrastructure and left industry responsible for determining services, leading to ‘ad hoc’ infrastructure that considers commercial imperatives before community benefit

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692 Evidence, Mr Barry Buffier, the then Chair and Chief Executive, NSW EPA, 17 August 2017, p 60.

693 Evidence, Mr Buffier, Chair 17 August 2017, p 60.

694 Submission 168, City of Canterbury Bankstown, p 2.

695 See, Submission 326, Local Government NSW, p 4; Evidence, Mr Mike Ritchie, Managing Director, MRA Consulting Group, 7 August 2017, p 11.
• where government bodies, including the Greater Sydney Commission, have been involved in infrastructure planning, their efforts have been inadequate

• lack of up-to-date waste data undermines the ability of government and industry to assess the current demand for waste services and to systematically and pre-emptively identify and address any gaps in infrastructure

• there is lack of certainty in the planning process, as discussed later in this chapter.

8.7 Inquiry participants also cautioned of the significant consequences if waste management is not planned and delivered appropriately. Mr Charles Casuscelli, Chief Executive Officer of WSROC, said: ‘Waste has the ability … to bring a city to its knees. If we do not manage waste properly, the effects on our urban lifestyle will be as dramatic as running out of electricity or gas, or running out of water’. Similarly, Ms Namoi Dougall, General Manager of SSROC, observed: ‘We risk future public health issues if we do not plan now for adequate waste infrastructure for our growing population …’

8.8 According to stakeholders, other implications arising from a lack of adequate waste infrastructure would include imposing additional collection costs on councils and ratepayers, more truck movements, and exacerbating the lack of competition in the market.

Committee comment

8.9 Waste management is clearly an essential service that has wide-ranging implications for the wellbeing of individuals, the environment and the community as a whole, particularly in relation to public health. It appears that successive NSW Governments have taken a backseat in waste infrastructure planning and delivery, which has led to a projected shortfall of services across the state.

8.10 As discussed in Chapter 2, it is frustrating to receive evidence that despite large sums of money being raised by the waste levy, waste infrastructure is not being planned and delivered in a comprehensive manner to meet the needs of the community. The following section examines possible solutions to addressing this issue such as enhanced strategic planning, and improved recycling efforts and infrastructure.

696 Submission 326, Local Government NSW, p 4.
697 See, Submission 198, City of Sydney, p 3; Submission 167, NSROC, p 2.
698 See, Evidence, Ms Gayle Sloan, Chief Executive Officer, Waste Management Association of Australia, 26 June 2017, p 24; Evidence, Mr Charles Casuscelli, Chief Executive Officer, WSROC, 27 June 2017, p 26; Evidence, Ms Amanda Bombaci, Regional Waste Coordinator, WSROC, 27 June 2017, p 33; Submission 158, Hunters Hill Council, p 1.
699 See, Submission 170, MRA Consulting Group, p 4; Submission 198, City of Sydney, p 2.
700 See, Evidence, Ms Jo Immig, Coordinator, National Toxics Network, 27 June 2017, p 35.
701 Evidence, Mr Casuscelli, 27 June 2017, p 26.
703 Submission 168, City of Canterbury Bankstown, p 2.
704 See, Submission 168, City of Canterbury Bankstown, p 2; Evidence, Mr Mark Wood, Group Manager, Engineering Operations, Sutherland Shire Council, 7 August 2017, p 28.
705 Submission 156, Sutherland Shire Council, pp 1-2.
8.11 The committee understands stakeholders’ frustration about access to up-to-date waste data. Failing to publish this data undermines the development of waste management infrastructure and in the current climate, where the state is facing an impending shortfall in services, this is unacceptable. We recommend that the NSW EPA regularly publish up-to-date waste data.

Recommendation 28
That the NSW Environment Protection Authority regularly publish up-to-date waste data.

Strategic planning for waste management

8.12 Many stakeholders argued there is a clear and pressing need for waste management planning at a strategic level if the state’s long-term waste disposal and infrastructure needs are to be met. Mr Casuscelli encapsulated many inquiry participants’ concerns when he stated: ‘… there seems to be a lack of coordination at a very strategic level for building waste processing capability …’. Mr Casuscelli noted that while there have been ‘lots of attempts at defining targets and recycling’, ‘… we do not have a strategic view of waste management—that is, where do we locate the next generation of waste processing facilities?’ Moreover, he suggested this lack of coordination is hindering innovation as investors find it too difficult to pursue projects.

8.13 According to Mr Mark Taylor, General Manager, NSW Resource Recovery at Veolia, there is a need for government to ‘drive the agenda’ in this area. Likewise, the Waste Management Association of Australia and SSROC argued that while industry is best-suited to planning and delivering infrastructure, government should provide certainty and guidance in this area.

8.14 Early in the inquiry, the committee heard that unlike other Australian jurisdictions, New South Wales does not have a waste infrastructure plan. Inquiry participants called on the NSW Government to rectify this situation. Amongst other proposals, stakeholders suggested that the strategic plan:

- identify appropriate precincts and locations, including buffer zones, for waste services
- facilitate ‘at least $2 billion’ in new infrastructure

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706 Evidence, Mr Casuscelli, 27 June 2017, p 26.
707 Evidence, Mr Casuscelli, 27 June 2017, p 26.
708 Evidence, Mr Casuscelli, 27 June 2017, p 34.
709 Evidence, Mr Mark Taylor, General Manager, NSW Resource Recovery, Veolia, 26 June 2017, p 61. Also see, Evidence, Ms Immig, 27 June 2017, p 40.
710 See, Evidence, Ms Sloan, 26 June 2017, p 22; Evidence, Ms Dougall, 7 August 2017, p 26.
711 See, Submission 215, Waste Management Association of Australia, p 2 and p 3; Submission 168, City of Canterbury Bankstown, p 2.
712 See, Evidence, Ms Sloan, 26 June 2017, p 22; Evidence, Mr Garth Lamb, NSW Branch President, Waste Management Association of Australia, 26 June 2017, pp 23-24; Submission 326, Local Government NSW, p 4; Evidence, Ms Bombaci, 27 June 2017, p 33.; Submission 190, National Waste and Recycling Industry Group, p 3.
713 See, Evidence, Ms Sloan, 26 June 2017, p 22.
support energy from waste, the circular economy and creating ‘real markets’ for secondary materials from waste.\textsuperscript{715}

- consider waste generator education, product stewardship, waste levies, market support initiatives and re-use support subsidies.\textsuperscript{716}

8.15 In addition, the committee heard that the strategic plan should be supported by a waste management infrastructure State Environment Planning Policy (SEPP) to provide clear development pathways.\textsuperscript{717} Ms Gayle Sloan, Chief Executive Officer of the Waste Management Association of Australia, cautioned that if this action is not taken ‘New South Wales can continue to see facilities closing and no real planning or discussion with industry as to what is required into the future’.\textsuperscript{718} Land and planning processes are examined later in this chapter.

8.16 As previously mentioned, in August 2017, the NSW EPA announced it had developed a \textit{Waste and Resource Recovery Infrastructure Strategy Consultation Draft}.\textsuperscript{719} The EPA explained the strategy as follows:

\begin{quote}
It is anticipated that this strategy will aid ongoing development of regional waste and resource recovery implementation plans. Local governments and waste industry participants lead planning and investment in NSW’s waste and resource recovery systems. This draft strategy has been developed to guide decision making to ensure NSW gets the correct mix of infrastructure to meet future needs.\textsuperscript{720}
\end{quote}

8.17 The consultation period for the draft strategy closed in late November 2017. The NSW EPA received over 25 submissions, representing over 150 organisations, and is currently reviewing these submissions with a view to publishing the finalised strategy in early 2018.\textsuperscript{721}

8.18 Many stakeholders advocated identifying waste as an ‘essential service’ to ensure that the industry can be managed, legislated and planned for accordingly.\textsuperscript{722} In fact, s 4 of the \textit{NSW Essential Services Act 1988} defines ‘the provision of garbage, sanitary cleaning or sewerage services’ as an ‘essential service’.\textsuperscript{723}

\begin{itemize}
\item Evidence, Mr Ritchie, 7 August 2017, p 11.
\item Evidence, Ms Sloan, 26 June 2017, p 23. Also see, Submission 190, National Waste and Recycling Industry Council, p 3.
\item Submission 190, National Waste and Recycling Industry Council, p 1.
\item See, Evidence, Ms Sloan, 26 June 2017, p 22; Submission 170, MRA Consulting Group, p 4.
\item Evidence, Ms Sloan, 26 June 2017, p 22.
\item Evidence, Mr Stephen Beaman, the then Executive Director, Waste and Resource Recovery, NSW EPA, 26 June 2017, p 2.
\item See, Submission 176, SSROIC, p 3, Evidence, Ms Dougall, 7 August 2017, p 26, Submission 168, City of Canterbury Bankstown, p 2, Evidence, Mr Casuscelli, 27 June 2017, p 26, Evidence, Mr Chris Derksema, Sustainability Director, City of Sydney, 7 August 2017, p 19.
\item Submission 326, Local Government NSW, p 4.
\end{itemize}
8.19 The following sections examine opportunities to enhance strategic planning for waste services across the state, including current regional waste management plans and support for a lead agency to oversee waste infrastructure. There is also discussion about the pressing need for land to site waste facilities.

Regional waste management

8.20 The committee heard that the government has attempted to enhance waste infrastructure planning through the development of regional waste management plans. According to Mr Stephen Beaman, the then Executive Director of Waste and Resource Recovery at the NSW EPA, regional waste plans have been agreed to or developed by most local councils across New South Wales. Mr Beaman advised that the NSW EPA has funded local government to develop and implement these plans, marking a ‘significant step forward in waste and recycling planning’ by local councils for their local communities. He explained the long-term impact and integration of these plans:

The integration of these regional waste plans and the new infrastructure strategy will provide local councils with a long-term game plan. In addition, the EPA has been working with the Department of Planning and Environment and the Greater Sydney Commission to further develop and integrate these strategies into long-term planning.

8.21 Local councils and regional organisations of councils (ROCs) spoke positively about regional planning for waste infrastructure. The committee heard that the advantages of regional planning included:

- encouraging commitment to improving regional cooperation and identifying opportunities to improving recycling and resource recovery practices across the region;
- securing long-term sustainability and investment in waste infrastructure, this being vital given the growing need for individual councils to aggregate the waste generated across their local government areas to secure the necessary funds to develop a viable waste facility.

8.22 ROCs can also work together under the umbrella of RENEW NSW, an initiative supported by the Waste Less, Recycle More initiative. RENEW NSW monitors and facilitates improvements in waste management and resource recovery practices and serves as an advisory body on matters such as infrastructure sharing, resource recovery systems, regional procurement, drop-off centres and other activities.

724 Evidence, Mr Beaman, 26 June 2017, p 3.
725 Evidence, Mr Beaman, 26 June 2017, p 3.
726 Evidence, Mr Beaman, 26 June 2017, p 3.
727 Submission 150, WSROC, p 1. Also see, Evidence, Mr Mark Roebuck, Manager, City Works and Services, Wollongong City Council, 7 August 2017, p 31.
728 See, Evidence, Ms Sloan, 26 June 2017, p 26; Evidence, Mr Henry Anning, Sector Lead for Bioenergy, Clean Energy Finance Corporation, 26 June 2017, p 34.
8.23 Despite supporting a regional approach to waste infrastructure management, stakeholders noted that its effectiveness is hampered without appropriate mechanisms or sufficient support in place. For example, the committee heard that ROCs face legal and financial limitations that hinder their ability to develop waste infrastructure. The City of Canterbury Bankstown explained:

> Individual councils have limited power and resources to secure suitable sites and address these issues. Even regional groupings are somewhat limited in their power and capability to drive the procurement and protection of appropriate sites for sensitive waste infrastructure including new landfills and large-scale processing facilities that will ultimately service the Greater Sydney population.\(^{730}\)

8.24 Likewise, Ms Sloan stated 'The ROCs do not have any power. They do share services, but they cannot join in and resolve to do things and override a council, because you cannot bind a council'.\(^{731}\) Ms Sloan suggested this may undermine the ability of ROCs to aggregate waste and enter into long-term contracts for waste facilities.\(^{732}\)

8.25 Ms Amanda Bombaci, Regional Waste Coordinator at WSROC, drew attention to the importance of long-term planning for waste infrastructure, arguing that regional plans are currently limited to short-term targets to meet corresponding funding cycles.\(^{733}\)

8.26 Meanwhile, Mr David Hojem, Manager of Waste Services at Shoalhaven City Council, argued that the current approach does not adequately acknowledge the challenges faced by regional councils, stating: ‘Most of [the NSW Government plans] are designed around the metropolitan area and they do not give any thought to the different challenges we face in the regional areas’.\(^{734}\)

8.27 MRA Consulting Group suggested that there is role for government to guide and provide authority to local councils over waste infrastructure, as is the case in some international jurisdictions:

> In Asia and Europe, EfW facilities are often procured by councils or groups of councils. Councils and ROCs (Regional Organisation of Councils) should be provided with greater guidance from government on the procurement of regional infrastructure, and given the authority to lead in the consolidation of residual wastes to ensure the long term financial viability of all waste processing infrastructure.\(^{735}\)

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\(^{730}\) Submission 168, City of Canterbury Bankstown, p 2. Also see, Evidence, Ms Bombaci, 27 June 2017, p 34.

\(^{731}\) Evidence, Ms Sloan, 26 June 2017, p 26.

\(^{732}\) Evidence, Ms Sloan, 26 June 2017, p 26.

\(^{733}\) Evidence, Ms Bombaci, 27 June 2017, p 33.

\(^{734}\) Evidence, Mr David Hojem, Manager, Waste Services, Shoalhaven City Council, 7 August 2017, p 35.

\(^{735}\) Submission 170, MRA Consulting Group, p 4.
A plan for metropolitan Sydney

8.28 A key issue raised by the City of Sydney was that, unlike other utilities such as water, there is no overarching strategic plan for waste management in metropolitan Sydney. While regional plans have been developed, the city argued that a metropolitan plan is needed to meet the unique challenges of managing waste in Sydney, such as ‘the concentration of waste generation, the need to manage resources at the point of generation to facilitate a more circular based economy, and … to address some of the governance issues that inhibit optimal waste outcomes …’.737

8.29 Moreover, it was argued that managing waste in this way would provide for strategic planning that ‘identifies and secures land for our existing and future waste treatment capacity requirements’.738 The city emphasised the importance of such an approach given that metropolitan waste is rarely managed within the local government area it is generated in.739

8.30 Mr Chris Derksema, Sustainability Director at the City of Sydney, suggested there be ‘a single lead organisation’ responsible for the development and delivery of the metropolitan waste plan with support from other agencies and stakeholders.740 He suggested that this role could be played, at least in part, by the EPA, stating: ‘… the EPA would be seen to be the starting agency, at least, or it could be a consortium of agencies between the Department of the Environment and Energy as well as EPA to start with’.741

8.31 There was also support from other inquiry participants to develop and implement a metropolitan plan for waste management in Sydney.742

Need for a lead agency

8.32 A number of local government stakeholders expressed concern that there was no lead agency in relation to waste infrastructure management. Indeed, the City of Sydney noted that the NSW EPA has little control over the strategic direction of waste infrastructure despite being responsible for waste:

In NSW, the Environmental Protection Authority (EPA) is responsible for waste as the environmental regulator and promotion of increased resource recovery, but it has limited ability to influence the strategic development and placement of waste or resource recovery treatment facilities.743

8.33 Others noted the limited role played by the NSW Department of Planning and Environment. Blacktown City Council told the committee: ‘The Department of Planning and Environment

736 Submission 198, City of Sydney, pp 1-2.
737 Evidence, Mr Derksema, 7 August 2017, p 19.
738 Submission 198, City of Sydney, p 3.
739 Submission 198, City of Sydney, p 1. Also see, Submission 150, WSROC, p 2.
740 Evidence, Mr Derksema, 7 August 2017, p 19. Also see, Submission 198, City of Sydney, p 8.
741 Evidence, Mr Derksema, 7 August 2017, p 21.
742 See, Submission 150, WSROC, p 2; Submission 214, Blacktown City Council, p 7; Submission 167, NSROC, p 2.
743 Submission 198, City of Sydney, p 3.
appears to be taking no role in planning for such infrastructure particularly identifying appropriate locations’. 744 WSROC concurred, stating: ‘There appears to be no role taken by Department of Planning and Environment to plan for such infrastructure, which is concerning given waste disposal and processing is an essential household and commercial service’. 745

8.34 Stakeholders agreed that both the NSW Department of Planning and Environment and the NSW EPA should have roles in infrastructure planning,746 with the City of Sydney suggesting that increased collaboration between the two bodies is required to achieve waste management objectives.747

8.35 Ultimately, the City of Sydney proposed that the NSW Government ‘identify a lead organisation as responsible for delivery of adequate waste and resource recovery capacity with support from other agencies and stakeholders’.748 Ms Bombaci suggested a lead agency would overcome the ‘fragmented’749 nature of waste management infrastructure development, and would reflect the fact that waste management is a collective responsibility.750

8.36 The City of Canterbury Bankstown pointed out that the Commonwealth Productivity Commission’s 2006 report *Waste Management* states: ‘the State and Territory should consider … passing the responsibilities for waste disposal to appropriately-constituted regional waste authorities’.751 The report reasoned that such authorities were important ‘particularly in those larger urban centres where the majority of local governments do not have the scale or resources to efficiently and effectively handle such roles’.752

Land and planning processes

8.37 Throughout the inquiry, stakeholders emphasised the need to identify and set aside land for future waste infrastructure development. Indeed, SSROC observed that the ‘most pressing issue’ for the provision of waste infrastructure is ensuring that suitable land is available to site these projects.753 The key concerns for stakeholders included:

744 Submission 214, Blacktown City Council, p 8.
745 Submission 150, WSROC, p 2.
746 Evidence, Ms Bombaci, 27 June 2017, p 33.
747 Submission 198, City of Sydney, p 8.
748 Submission 198, City of Sydney, p 8.
749 Evidence, Ms Bombaci, 27 June 2017, p 33.
750 Evidence, Ms Bombaci, 27 June 2017, p 34.
753 Submission, 176, SSROC, p 2.
it is increasingly difficult to secure land, particularly in western Sydney, for waste facilities due to urban encroachment and competition for commercial and industrial land.\(^{754}\)

- there is a great deal of opposition to waste facilities in urban areas.\(^{755}\)

- the cost of land is so high, especially in Sydney, that it is not viable to build waste infrastructure,\(^{756}\) which leads to more truck movements as waste is managed increasingly further away from where it is generated.\(^{757}\)

- finding land within appropriately zoned precincts and air sheds, particularly for energy from waste facilities.\(^{758}\)

- transportation challenges for greenfield sites, such as poor road networks and long travel times, and lack of convenient aggregation points (i.e. transfer stations).\(^{759}\)

- once a waste facility, such as the Eastern Creek landfill, closes, the site may not be used for similar services again, particularly as planning authorities must manage residents’ expectations, waste needs and environmental considerations.\(^{760}\)

8.38 In addition, stakeholders suggested that the lack of legislative certainty exacerbated the inherent difficulties of developing waste management infrastructure, specifically the need for market certainty and appropriate risk allocation.\(^{761}\) The Hunter Joint Organisation of Councils explained some of these complexities and emphasised the need for a consistent regulatory environment:

The timeline for the development of any new EfW facilities is at least 3-5 years given the range of required financing, planning and approval processes. The waste industry requires clear and consistent policy to allow certainty for investment decisions and to source the capital to develop new facilities.\(^{762}\)

8.39 It was also suggested that improving planning processes will increase competition, and prevent the development of a potential monopoly or duopoly.\(^{763}\)

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754 Submission 150, WSROC, pp 1-2. Also see, Submission 198, City of Sydney, p 3; Submission 149, Wollongong City Council, pp 1-2.


756 Submission 326, Local Government NSW, p 4


758 Submission 215, Waste Management Association of Australia, p 3. Also see, Evidence, Ms Sloan, 26 June 2017, p 29.


760 See, Submission 150, WSROC, p 3; Submission 214, Blacktown City Council, p 8; Submission 215, Waste Management Association of Australia, p 3.

761 See, Submission 145, Suez, p 2; Submission 215, Waste Management Association of Australia, p 10; Submission 146, Randwick City Council, p 3; Evidence, Mr Roger Bligh, Sales Director, Metals, Energy and Water, Outotec South-East Asia Pacific, 7 August 2017, p 50.

762 Submission 154, Hunter Joint Organisation of Councils, p 3.

Inquiry participants encouraged the NSW Government to implement a stable planning and regulatory environment which includes clear processes for siting and permitting of waste management facilities, and supported the development of a waste management infrastructure SEPP.

Stakeholders argued both courses of action would provide certainty in the planning process, such as decreasing approval timeframes, while maintaining the commercial competitiveness of the industry and addressing community concerns.

The need for a consistent planning process for all waste management facilities is examined in Chapter 8.

Committee comment

While industry is clearly best-placed to deliver waste management solutions, the committee expects the NSW Government to take a lead role in strategically planning waste infrastructure across the state. We note that the NSW EPA has released the consultation draft of the Waste and Resource Recovery Infrastructure Strategy and expects the final strategy to be released in early 2018. We recommend that the strategy consider many of the proposals raised by stakeholders in this inquiry.

Recommendation 29

That the NSW Environment Protection Authority Waste and Resource Recovery Infrastructure Strategy provide guidance on matters including:

- identifying appropriate precincts and locations, including buffer zones, for waste facilities
- facilitating new infrastructure, particularly alternative waste management options and energy from waste plants
- enabling the circular economy, including waste generator education, product stewardship, waste levies, market support initiatives and avoidance, reduction and re-use support subsidies
- creating ‘real markets’ for secondary materials from waste.

Evidence presented during the inquiry clearly demonstrates that regional collaboration is essential for the long-term sustainability of the state’s waste infrastructure, particularly as we...
move towards alternate waste management options which require significant investment. As discussed in Chapter 2, we note that councils, and therefore ratepayers, have contributed significant funds to consolidated revenue through payment of the waste levy. The committee believes more of these funds should be invested in regional waste management solutions. This is why the committee has supported greater hypothecation of levy funds to support the development of waste infrastructure.

8.45 While regional waste management plans and Regional Organisations of Councils are good starting points, the committee recognises the need to enhance the powers of these organisations to procure and site waste infrastructure. While we did not receive sufficient evidence to make a specific recommendation for legislative change, we recommend that the NSW Government investigate opportunities to enhance the collaborative powers of Regional Organisations of Councils to encourage investment in waste facilities, to be funded by the waste levy.

**Recommendation 30**

That the NSW Government investigate opportunities to enhance the collaborative powers of Regional Organisations of Councils to encourage investment in waste facilities, to be funded by the waste levy.

8.46 We also note concerns that there is no lead agency for waste infrastructure. While the NSW EPA is responsible for waste, the planning approval process is the responsibility of the NSW Department of Planning and Environment. Given the challenges facing the state in terms of waste infrastructure in the future, we believe it is vital that one government body is identified who can take lead responsibility and play that critical strategic coordination role. We therefore recommend that the NSW Government identify a government body – either an existing department or agency or a newly-created body, such as an expert panel comprising of representatives from relevant authorities – responsible for waste management infrastructure planning in New South Wales.

8.47 Further, the committee is persuaded by the need for a metropolitan Sydney waste management plan. The regional plans have not adequately addressed concerns specific to metropolitan Sydney, including the need for land to site facilities and the movement of waste around the city. We recommend that the body charged with responsibility for leading waste infrastructure planning develop a waste management infrastructure plan for metropolitan Sydney, in collaboration with local government.

8.48 The committee notes with concern the pressing need to identify suitable land to site waste infrastructure in New South Wales, particularly in Sydney. In short, it appears that establishing industrial zones for waste infrastructure is becoming increasingly difficult due to the increasing geographic spread, especially of Sydney residential areas, and the need to balance a potential exclusion zone for the comfort and safety of residents with having waste infrastructure in proximity to the areas producing waste.

8.49 We therefore believe that a significant component of the waste infrastructure planning body’s role should be to collaborate with stakeholders, including the NSW Department of Planning and Environment and local councils, to identify and zone land, including buffer zones, for waste management infrastructure. The committee also recognises the need to encourage
greater certainty in the planning process and therefore recommends that a waste management infrastructure SEPP be developed.

**Recommendation 31**

That the NSW Government identify a government body, either an existing department or agency or a newly-created body, responsible for leading waste management infrastructure planning in New South Wales, including:

- leading the development of a waste management infrastructure plan for metropolitan Sydney, in collaboration with local government
- identifying and zoning land, including buffer zones, for waste management facilities, in collaboration with the NSW Department of Planning and Environment and other stakeholders such as local councils
- leading the development of a waste management infrastructure State Environmental Planning Policy, in collaboration with the NSW Department of Planning and Environment.

**Landfill**

8.50 Landfill is currently the only option for managing residual waste in New South Wales. There are main two types of landfill: the first receives putrescible waste, and the second receives non-putrescible waste.

8.51 The Australian Landfill Owners Association described landfills as ‘an essential element in today’s integrated waste management infrastructure’. However, other inquiry participants expressed significant concerns about the impact of landfills, including emissions of greenhouse gases, the ineffectiveness of landfill gas capture techniques, lack of amenity, and loss of renewable resources.

8.52 As discussed in Chapter 5, inquiry participants noted that disposal is the last step of the waste hierarchy and promoted the use of higher order waste management procedures.

8.53 As noted earlier, landfill capacity in New South Wales may be insufficient to meet future demand. The committee heard that following the closure, or imminent closure of smaller landfills around Sydney, the city’s capacity for putrescible waste landfill is increasingly limited to the Suez facility at Lucas Heights and the Veolia’s Woodlawn facility, which is 250 kilometres to the south of Sydney.
While there was some concern about the capacity of non-putrescible landfill, a great deal of discussion focussed on the capacity of putrescible landfill. For example, Veolia suggested that while the current landfill capacity for putrescible waste is sufficient, there is a need for long-term strategic consideration of future landfill needs:

... existing and proposed facilities, in combination, provide sufficient capacity at about 2.5 million tonnes annually, at current levels of putrescible residual waste generation, to serve the immediate waste disposal requirements for putrescible waste in Sydney. However, a long term strategic view of waste management in Sydney needs to recognise that as the population continues to increase and the city expands, it will be essential to have the infrastructure in place to manage the projected waste and recovered material streams.

Likewise, Ms Sloan contended that Sydney will eventually need a new landfill unless more resource recovery facilities are developed:

Waste generation rates continue to increase—on average, 2.2 per cent per annum compared with a population increase of 1.5 per cent per annum—and unless additional resource recovery capacity is developed, New South Wales will eventually need to develop a new landfill or landfills to service the Sydney population.

Landfill regulation

Stakeholders expressed significant concerns with regard to the regulation, or lack thereof, of landfill. The committee received evidence that under the current planning system it is easier to receive approval for a landfill than for alternative waste treatment projects. The City of Sydney stated: ‘Despite landfill being recognised as the least preferable method of managing resources and waste in the waste strategy, development approvals for the expansion of additional landfill capacity continue to be awarded at a greater volume than resource recovery’.

Inquiry participants noted that, unlike energy from waste facilities, New South Wales has no resource recovery limits for landfills. The Waste Management Association of Australia contended that this is inconsistent with the waste management hierarchy: ‘The current NSW EfW [energy from waste] Policy has established resource recovery hurdles for the use of waste in EfW, but without limits for landfills in its regulatory framework. This means that the recognised higher order use of waste faces more hurdles than landfilling’.

HZI Australia concurred and concluded: ‘By logic of the waste hierarchy, this should be overcome by either stricter hurdles for landfilling or the introduction of landfill bans for all

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771 Submission 148, Veolia Australia and New Zealand, p 5.
772 See, Evidence, Mr Ritchie, 7 August 2017, p 10; Submission 167, NSROC, p 1.
773 Submission 148, Veolia Australia and New Zealand, p 3.
774 Evidence, Ms Sloan, 26 June 2017, p 21.
775 Submission 198, City of Sydney, p 4. Also see, Submission 156, Sutherland Shire Council, p 2.
776 See, Submission 198, City of Sydney, p 4; Evidence, Mr Ritchie, 7 August 2017, pp 15-16; Submission 141, Toxfree Australia, p 1.
non-treated waste or waste with biological potential and any plastics. Other proposals for strengthening landfill regulation included:

- establishing clear standards for landfill sites that incorporate agreed industry best performance indicators, particularly around leachate treatment and the rectification of legacy landfills
- establishing clearly mandated buffer zones around landfills, and enabling multiple waste uses on site
- ensuring landfill is a ‘final sink’ for residual materials only, as is the case in certain European countries

Committee comment

8.59 The committee notes with concern the apparent subversion of the waste management hierarchy which sees extensive resource recovery criteria established for energy from waste facilities, while there is no similar policy for landfill. Obviously, the waste levy has successfully deterred recyclable materials from being sent from landfill. However, the committee believes that resource recovery criteria for landfill would complement the levy and encourage further recycling. We therefore recommend that the NSW EPA develop and implement resource recovery criteria for landfills in New South Wales.

Recommendation 32

That the NSW Environment Protection Authority develop and implement resource recovery criteria for landfills in New South Wales.

Recycling

8.60 During the inquiry the committee heard that New South Wales has the ‘largest recycling sector in Australia’, with Mr Mike Ritchie, Managing Director of MRA Consulting Group, stating that ‘New South Wales is one of the best recycling States in the country’.

8.61 However, Mr Buffier from the NSW EPA, advised that New South Wales is also ‘the second highest per capita producers of waste in the world’ and stressed the importance of achieving the 75 per cent landfill diversion target, stating:

We are on about 63 per cent recycling rates now—up from 45 per cent. We are aiming to get to 75 per cent recycling rates by 2021. If we do not get to 75 per cent recycling

778 Submission 179, HZI Australia, p 5.
779 Submission 215a, Waste Management Association of Australia, p 2.
780 Submission 215a, Waste Management Association of Australia, p 2.
781 Evidence, Dr Marc Stammbach, Managing Director, HZI Australia, 17 August 2017, p 15. Also see, Submission 164, Alexandria Landfill, p 12.
782 Evidence, Mr Ritchie, 7 August 2017, p 10.
783 Evidence, Mr Ritchie, 7 August 2017, p 10.
rates we will be drowning in our own waste. The reality is we will be exhausting landfill in Sydney if we do not get to 75 per cent. The total volume of waste produced in New South Wales is at about—we are the second highest per capita producers of waste in the world—17 million tonnes. 784

8.62 The committee heard that it is also critical to consider resource recovery and waste generation rates in light of the fact that since 2012, there has only been a ‘slight reduction’ in per capita waste reduction in New South Wales. 785

8.63 It was unclear how many recyclables are currently landfilled. Mr Buffier contended that a very low percentage of recyclables end up in landfill in New South Wales ‘… because if a recyclable ends up in landfill, you pay the levy on it’. 786 In addition, the committee heard that while there is agreement about how to measure waste and recycling levels, the NSW EPA intends to take some issues raised in relation to these definitions ‘to a national level for discussion’. 787

8.64 Many councils said that they are working towards achieving the NSW Waste and Resource Recovery Strategy target of 75 per cent diversion of all waste by 2021. 788 However, the committee heard that recycling rates in local government areas vary. 789 For example, within Shoalhaven City Council the recycling rate ‘varies between 47 per cent and 67 per cent, … [while] West Nowra is 14.1 per cent’. 790 Cr Stephen Bali, Mayor of Blacktown City Council, argued councils ‘should be learning from each other how to divert waste’ from landfill, to improve municipal recycling rates. 791

Barriers to recycling

8.65 Inquiry participants told the committee the recycling industry is adversely affected by a range of factors including:

- a lack of local resource recovery capacity 792
- changes in the international market 793
- lack of end markets 794
- cost-efficiency limits. 795

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784 Evidence, Mr Buffier, 24 November 2017, p 7.
785 Evidence, Mr Buffier, 17 August 2017, p 66.
786 Evidence, Mr Buffier, 17 August 2017, p 67.
787 Evidence, Mr Buffier, 17 August 2017, pp 63-64.
788 See, Submission 150, WSROC, p 4; Submission 154, Joint Hunter Organisation of Councils, p 5, Submission 146, Randwick City Council, p 1.
789 See, Submission 146, Randwick City Council, p 1; Submission 149, Wollongong City Council, p 1; Submission 298, Shoalhaven City Council, p 2.
790 Submission 298, Shoalhaven City Council, p 2.
791 Evidence, Cr Stephen Bali, Mayor, Blacktown City Council, 27 June 2017, p 31.
792 Submission 156, Sutherland Shire Council, p 2.
793 Evidence, Mr Khoury, 17 August 2017, p 2.
794 Submission 115, Cleanaway, p 3.
While these issues are concerning, the committee also heard that these barriers have driven stakeholders to consider alternative waste technologies.\textsuperscript{796} For example, as discussed in Chapter 5, certain councils and ROCs are considering energy from waste due to constraints around existing resource recovery and waste processing options.\textsuperscript{797}

In addition, during the inquiry the committee heard that China had announced new standards for the importation of plastics for recycling, effectively closing the Chinese market for processing baled up plastic from yellow household bins from Australia.\textsuperscript{798} It was suggested that this import ban stemmed from the high level of contamination in the baled-up recyclables.\textsuperscript{799}

Mr Harry Wilson, President of the Waste Contractors and Recyclers Association of NSW, expressed concern about the impact of the closure of the Chinese market. Mr Wilson noted that the industry is looking for alternative international markets,\textsuperscript{800} and pointed to the lack of local markets as one of the reasons that the plastics were initially shipped to China, stating ‘it has been hard to create markets in Australia for products made from recycled plastics.’

In response to questioning about the closure of the Chinese market and the potential for baled up plastics to be stockpiled and exceed licenced limits, Mr Buffier informed the committee that as at November 2017, ‘I do not have the precise answer to that at this stage. It is a problem.’\textsuperscript{801}

Inquiry participants also raised specific concerns regarding the challenges faced by the local glass recycling industry and the difficulty in producing products to suit the marketplace within the current regulatory system. Indeed, Mr Mark Glover, Director of the Australian Industrial Ecology Network, said the existing recycling market for glass had failed and that industry required support to develop a viable solution, such as using glass as a ‘secondary resource’.\textsuperscript{803}

Mr Tony Khoury, Executive Director of the Waste Contractors and Recyclers Association of NSW explained that glass waste could be used for drainage mediums and road base, but that the market was constrained by the procurement decisions of government, stating, the ‘big missing link … is the purchasing decisions of government both at a State and local level who

\textsuperscript{795} See, Submission 149, Wollongong City Council, p 2; Submission 179, HZI Australia, p 2; Submission 215, Waste Management Association of Australia, p 4.

\textsuperscript{796} Submission 149, Wollongong City Council, p 3.

\textsuperscript{797} Submission 150, WSROC, p 3.

\textsuperscript{798} Evidence, Mr Khoury, 17 August 2017, p 7; Evidence, Dr Stammbach, 17 August 2017, p 14; Also see, Phil Lasker, Jenya Goloubeva, Bill Birtles, \textit{China’s ban on foreign waste leaves Australian recycling industry eyeing opportunities} (11 December 2017), ABC News, http://www.abc.net.au/news/2017-12-10/china-ban-on-foreign-rubbish-leaves-recycling-industry-in-a-mess/9243184.

\textsuperscript{799} Evidence, Mr Harry Wilson, President, Waste Contractors and Recyclers Association of NSW, 17 August 2017, p 7.

\textsuperscript{800} Evidence, Mr Wilson, P17 August 2017, p 7.

\textsuperscript{801} Evidence, Mr Buffier, 24 November 2017, p 10.

\textsuperscript{802} Evidence, Mr Wilson, 17 August 2017, p 3.

\textsuperscript{803} Evidence, Mr Mark Glover, Director, Australian Industrial Ecology Network, 17 August 2017, p 39.
should be encouraged more to buy the product back that they are generating through the kerbside system'.

8.72 According to stakeholders, government regulation prevents the waste glass market from expanding, including:

- the exemption process is slow, for example, in New South Wales an individual exemption is required each time a product containing waste glass is used in road base whereas in Europe a generic approval can be sought and approved
- there are definitional issues around what constitutes ‘waste glass’
- suggestion that there is a conflict in having a regulator who is also empowered to define waste.

Proposed government and industry responses

8.73 Stakeholders discussed potential responses from government and industry to improve the recycling industry, including a review of the waste levy system and product stewardship.

8.74 Mr Grant Musgrove, Chief Executive Officer of the Australian Council of Recycling, called for a review of the waste levy system to better reflect what is recyclable and to reduce the waste levy for ‘residuals of recycling’ which are ‘non-viable’. Mr Musgrove explained:

We have residuals of recycling—cardboard, cars, anything. They are technologically and commercially non-viable. They are too materially complex. Government has listened to us and given us a 50 per cent reduction in the landfill levy applied to shredder floc, which is what is left over after you shred a car … There is the potential for that to be applied, theoretically, across other material streams, but that involves a root-and-branch review of the levy system.

8.75 The Waste Contractors and Recyclers Association of NSW and the Australian Industrial Ecology Network similarly advocated for changes to the waste levy, arguing that subsidies and incentives drawn from the levy could be used by recyclers to develop facilities, ‘produce a cleaner product’ and assist recyclers compete ‘with the producers of virgin quarry products’.

8.76 Mr Glover strongly advocated for industry-led, whole-of-life product stewardship at a national level to improve recycling outcomes and minimise residual waste. Mr Glover argued that currently manufacturers, users and recyclers are not engaged in designing a system within which products are managed to maximise their ‘highest net resource value’ or follow

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804 Evidence, Mr Khoury, 17 August 2017, p 3.
806 See, Evidence, Mr Wilson, 17 August 2017, p 3; Evidence, Mr Simonian, 17 August 2017, p 42.
807 Evidence, Mr Simonian, 17 August 2017, p 42.
808 Evidence, Mr Grant Musgrove, Chief Executive Officer, Australian Council of Recycling, 26 June 2017, p 42.
809 Evidence, Mr Wilson, 17 August 2017, p 3; Evidence, Mr Khoury, 17 August 2017, p 3; Evidence, Mr Simonian, 17 August 2017, p 41.
'streaming or cascading' principles where products can be directed to their ‘next best use’ and avoid becoming a 'stranded asset'. Mr Glover further stated:

Given half a chance, using [Australian Industrial Ecology Network] AIEN principles we could sit down with the right people and come up with a solution, but they are not in the room at the moment. Those are the areas where governments can struggle because they simply do not have the tools to be able to deliver it.

… it is very important to get the original manufacturers or the brands that put this stuff in the market to be at the table to understand the complexities and help come up with solutions. They are very often just let completely off the hook and allowed to produce wine bottles because we love the product but at the end of the day they are not there to help us solve the other problem. That is where you do have Federal legislation which can start to bring this together if we get a bit of national cohesion.

Dr Stammbach similarly advocated for more local recycling solutions which better adhered to the principles of sustainability.

The circular economy is examined in the following section.

Committee comment

While the committee acknowledges that resource recovery rates are relatively high in New South Wales, recycling is not without its challenges and costs. The committee is particularly concerned about the lack of local recycling capacity. As discussed throughout this report, waste management issues could be addressed more thoroughly should additional waste levy funds be released from consolidated revenue for this purpose. We note our earlier recommendation to hypothecate more waste levy funds, and further recommend that the NSW EPA provide additional support to local councils and resource recovery organisations to meet recycling targets and manage issues such as stream contamination, bureaucratic barriers, lack of product stewardship, and limited market opportunities.

Recommendation 33

That the NSW Environment Protection Authority provide additional support to local councils and resource recovery organisations to meet recycling targets and manage issues such as stream contamination, bureaucratic barriers, lack of product stewardship, and limited market opportunities.

We are disappointed with the NSW EPA’s response to the recent import ban of recycled plastics in China. We note that unless an alternate market is located, which seems unlikely, recyclable plastics will be stockpiled, leading to potential breaches of environmental protection licences and risks to human health and the environment, not to mention the potential collapse of the state’s kerbside recycling system. We recommend that the NSW EPA urgently

810 Evidence, Mr Glover, 17 August 2017, pp 38-39. Also see, Evidence, Mr Simonian, 17 August 2017, p 41.

811 Evidence, Mr Glover, Director, 17 August 2017, p 42.

812 Evidence, Dr Stammbach, 17 August 2017, p pp 14-16.
investigate, identify and implement alternative solutions to the ban on the importation of recyclable plastics by China, to ensure that waste is not stockpiled.

Recommendation 34
That the NSW Environment Protection Authority urgently investigate, identify and implement alternative solutions to the ban on the importation of recyclable plastics by China.

Enabling the circular economy

8.81 According to the Australian National Waste Report, unlike the traditional ‘take, make and dispose’ economic model, the circular economy ‘envisages keeping products, components, and materials at their highest utility and value at all times’.\(^{813}\) Veolia reported that Australia is set to garner approximately $26 billion in value from the circular economy by 2025.\(^{814}\) Green Industries SA developed the infographic below to demonstrate the circular economy.

Table 8 The circular economy

![Circular Economy Diagram](http://www.greenindustries.sa.gov.au/circular-economy)

8.82 There was consensus amongst stakeholders about the need to promote the circular economy.\(^{815}\) However, inquiry participants explained that it is challenging to take action for various reasons, including:

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\(^{815}\) See, Evidence, Ms Sloan, 26 June 2017, p 23; Evidence, Ms Dougall, 7 August 2017, p 26; Evidence, Mr Derksena, 7 August 2017, p 20.
there is no money from Waste Less, Recycle More dedicated to waste re-use infrastructure, often leaving social enterprise and charities to promote these activities\textsuperscript{816}

as discussed earlier, there is a lack of government support for ‘sustainable procurement methodologies’ such as using road base that includes recycled glass\textsuperscript{817}

it is difficult to define a successful circular economy, thus making it challenging to allocate grant funding, and develop policy and legislation\textsuperscript{818}

as discussed in Chapter 5, there is debate about whether energy from waste technologies can be used to support the circular economy.

8.83 To address issues surrounding the circular economy, Associate Professor Bernadette McCabe, Principal Scientist (Bioresources and Waste Utilisation), National Centre for Engineering in Agriculture, University of Southern Queensland, suggested that ‘… the Committee start some conversations about a circular economy and what it means for New South Wales and, indeed, the nation. Legislative guidelines would also help to drive waste management because they are key to a circular economy’.\textsuperscript{819} Ms Sloan noted South Australian Government is investigating opportunities to embed the circular economy in markets.\textsuperscript{820}

Extended Producer Responsibility

8.84 The concept of ‘Extended Producer Responsibility’ (EPR) was discussed by several stakeholders during the inquiry. The Waste Management Association of Australia explained what is meant by the term:

Extended Producer Responsibility (EPR) commonly forms part of an integrated waste management strategy, and is defined in the 2001 OECD Guidance as “an environmental policy approach in which a producer's responsibility for a product is extended to the post-consumer stage of a product’s life cycle”.

It adopts the Polluter Pays Principle (PPP), an environmental policy principle which requires that the costs of pollution be borne by those who cause it.

And the circular economy concept, aiming to close materials loops and extend the lifespan of materials through longer use and the increased use of secondary raw materials, improving resource security.\textsuperscript{821}

8.85 The Waste Management Association of Australia said benefits of EPR schemes include increasing recycling rates, reducing public expenditure on waste management and encouraging

\textsuperscript{816} Evidence, Ms Bombaci, 27 June 2017, p 31. Also see Evidence, Mr Antony Lewis, Secretary Blacktown and District Environment Group, 27 June 2017, p 48.
\textsuperscript{817} Evidence, Ms Sloan, 26 June 2017, p 23.
\textsuperscript{818} Evidence, Mr Glover, 17 August 2017, p 38.
\textsuperscript{819} Evidence, Associate Professor Bernadette McCabe, Principal Scientist (Bioresources and Waste Utilisation), National Centre for Engineering in Agriculture, University of Southern Queensland, 7 August 2017, p 44.
\textsuperscript{820} Evidence, Ms Sloan, 26 June 2017, p 23.
\textsuperscript{821} Submission 215, Waste Management Association of Australia, p 12. Also see, Submission 144, Australian Council of Recycling, p 4.
the maximum use from products. Ms Sloan told the committee that EPR also offers an opportunity to consider how a product comes to market and encourages early engagement with waste generators.

8.86 Types of products that attract EPR include small consumer electronics, large appliances, packaging (including plastics, beverage containers), tyres, end of life vehicles and batteries, waste oil, paint, chemicals and fluorescent light bulbs. Mr Garth Lamb, NSW Branch President of the Waste Management Association of Australia, said EPR is particularly beneficial when addressing problematic wastes.

8.87 A national approach has been taken to EPR schemes, with EPR principally governed by the Product Stewardship Act 2011 (Cth). The NSW EPA explained: ‘Each year all jurisdictions provide a product list of problematic wastes for attention under the Product Stewardship Act. Management at a national level can provide consistent action to achieve the product stewardship goals’. Examples of national EPR schemes include the National Television and Computer Recycling Scheme, and the Australian Packaging Covenant. The Australian Government commenced a review of the Product Stewardship Act in March 2017.

8.88 However, Mr Grant Musgrove, Chief Executive Officer of the Australian Council of Recycling, noted that most Commonwealth schemes are voluntary and argued this undermined their effectiveness: ‘All of those schemes, other than e-waste, are voluntary. To put it mildly … none of the schemes are working because of their voluntary nature’. Mr Musgrove added: ‘Quite frankly, the Commonwealth is asleep at the wheel’. Moreover, the Australian Council of Recycling stated that Australia ‘falls way behind’ other comparable countries in respect to EPR programs.

8.89 The Waste Avoidance and Resource Recovery Act 2001 provides for the introduction of EPR schemes in New South Wales. The container deposit scheme, which commenced operation in December 2017, is an example of an EPR initiative. Mr Musgrove suggested that

823 Evidence, Ms Sloan, 26 June 2017, p 25.
824 Submission 144, Australian Council of Recycling, p 5.
825 Evidence, Mr Lamb, 26 June 2017, p 25.
830 Evidence, Mr Musgrove, 26 June 2017, p 40.
831 Evidence, Mr Musgrove, 26 June 2017, p 40.
832 Submission 144, Australian Council of Recycling, p 4.
once the container deposit scheme is established, the necessary infrastructure will be in place to develop other EPR schemes such as a more effective recycling system for e-waste:

When the CDS [container deposit scheme] is introduced, over time that will have an entire level of infrastructure built around it and that maybe very useful in subjecting other materials to EPR—think something like e-waste. Why should you not pay a few dollars extra for a laptop or something and be able to get a refund when you take it back to the store? We can then process it. A lot more could be done at the Commonwealth level and in time—but I would say the time is not quite ready yet in terms of the infrastructure—post CDS, a couple of years down the road we can look at other material streams.833

8.90 Stakeholders encouraged the development of more EPR initiatives. For example, Ms Jane Bremmer, Secretary of the National Toxics Network, said that EPR is a ‘very important’ component of the ‘Zero Waste programs’ and would ‘definitely’ work in Australia.834 Similarly, Ms Gabrielle Maston said that the government must look outside of ‘band-aid’ solutions to waste and ‘create a culture of recycling’, including by taking actions such as: ‘… ban plastic bags, education on reducing food packing waste in households, education programs for big food to reduce food packaging in stores, tax industrial companies who produce waste, create compost exchange centres’.835

8.91 Mr Antony Lewis Secretary of the Blacktown and District Environment Group, expressed the view that industry, that is the waste generator, is best positioned to manage waste re-use and reduction,836 and argued that the government needs to ensure the domestic market is not undercut by poorly manufactured imported products.837

8.92 The Australian Council of Recycling cautioned that the introduction of energy from waste facilities prior to the introduction of EPR legislation may create certain challenges including the potential loss of recyclable and recoverable material back into a circular material economy, and the incineration of wastes which have no energy value or that are hazardous.838 The council further noted that when EPR has been introduced in countries where energy from waste is well-established, such as Japan, there has been a reduction in waste available to incinerate, ‘… leading Councils to adjust their recycling systems, collecting less, to ensure sufficient waste is available to feed the EfW plants.’839

Committee comment

8.93 It is clear from the evidence received to this inquiry that the traditional ‘take, make and dispose’ model of waste management is unsustainable and we note that countries across the world, including Australia, are embracing more environmentally-sound policies.

833 Evidence, Mr Musgrove, 26 June 2017, p 40.
834 Evidence, Ms Jane Bremmer, Secretary, National Toxics Network, 27 June 2017, p 40.
835 Submission 5, Ms Gabrielle Maston, pp 3- 4.
836 Submission 174, Blacktown and District Environment Group, p 2.
837 Evidence, Mr Antony Lewis, Secretary, Blacktown and District Environment Group, 27 June 2017, p 48.
838 Submission 144, Australian Council of Recycling, pp 4-5.
839 Submission 144, Australian Council of Recycling, p 5.
The committee supports efforts to promote the waste hierarchy including enabling the circular economy, promoting zero-waste initiatives, and using disposal as a method of ‘last resort’.

8.94 We note that there are significant challenges to promoting the circular economy, and believe that industry, waste generators and policy makers must work collaboratively to address these challenges. Indeed, without a clear and concise definition of what the concept entails it is difficult to develop policies to support the circular economy. We therefore recommend that the NSW EPA, in collaboration with stakeholders, investigate opportunities to embed zero waste strategies and the circular economy in New South Wales.

Recommendation 35

That the NSW Environment Protection Authority, in collaboration with stakeholders, investigate opportunities to embed zero waste strategies and the circular economy in New South Wales.

8.95 The committee supports the use of Extended Producer Responsibility schemes. We believe that such schemes have great potential to increase resource recovery rates, reduce public expenditure on waste management and encourage the maximum use from products. While the Commonwealth is primarily responsible for these schemes, the NSW Government can pursue these programs as well, as evidenced by the Container Deposit Scheme. We therefore recommend that the NSW Government allocate additional resources to the NSW EPA to develop and implement Extended Producer Responsibility schemes.

Recommendation 36

That that the NSW Government allocate additional resources to the NSW Environment Protection Authority to develop and implement Extended Producer Responsibility schemes.
Appendix 1  Tables of compliance breaches and complaints associated with the proponent of The Next Generation and his companies\textsuperscript{840}

Compliance breaches associated with proponent and his companies

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\textsuperscript{840}  Answers to questions on notice, NSW EPA, 25 July 2017, Attachments 1 and 2.
Complaints associated with the proponent and his companies

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## Appendix 2  Submissions

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<td>Mr Daniel Hatcher</td>
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<td>Ms Cemile Can</td>
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<td>Mr David Kirk</td>
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<td>Mr Stefano Olivieri</td>
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<td>Mr Fawad Sami</td>
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<td>Mr Phillip Roffey</td>
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<td>Mrs Kerri Bradbury</td>
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<td>Mr Phil Bradley</td>
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<td>Mrs Ilmiye Uluc</td>
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<td>Mr Gerry Gillespie</td>
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<td>Ms Michelle McCallum</td>
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<td>Australian Landfill Owners Association</td>
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## Appendix 3  Witnesses at hearings

<table>
<thead>
<tr>
<th>Date</th>
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<th>Position and Organisation</th>
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<tbody>
<tr>
<td>Monday 26 June 2017</td>
<td>Mr Stephen Beaman</td>
<td>The then Executive Director, Waste and Resource Recovery, NSW EPA</td>
</tr>
<tr>
<td>Macquarie Room, Parliament House, Sydney</td>
<td>Mr Henry Moore</td>
<td>Manager, Waste Reform, NSW EPA</td>
</tr>
<tr>
<td></td>
<td>Mr Miles Mason</td>
<td>Business Development Manager, New Energy Corporation</td>
</tr>
<tr>
<td></td>
<td>Mr Jason Pugh</td>
<td>Chief Executive Officer, New Energy Corporation</td>
</tr>
<tr>
<td></td>
<td>Mr Garth Lamb</td>
<td>NSW Branch President, Waste Management Association of Australia</td>
</tr>
<tr>
<td></td>
<td>Ms Gayle Sloan</td>
<td>Chief Executive Officer, Waste Management Association of Australia</td>
</tr>
<tr>
<td></td>
<td>Mr Ron Wainberg</td>
<td>National Chair, Resource and Energy, Recovery Division, Waste Management Association of Australia</td>
</tr>
<tr>
<td></td>
<td>Mr Tim Jordan</td>
<td>Head of Research, Clean Energy Finance Corporation</td>
</tr>
<tr>
<td></td>
<td>Mr Henry Anning</td>
<td>Sector Lead for Bioenergy, Clean Energy Finance Corporation</td>
</tr>
<tr>
<td></td>
<td>Mr Grant Musgrove</td>
<td>Chief Executive Officer, Australian Council of Recycling</td>
</tr>
<tr>
<td></td>
<td>Mr Emmanuel Vivant</td>
<td>Executive Director – Development, Performance and Innovation, Suez Australia</td>
</tr>
<tr>
<td></td>
<td>Ms Donna Rygate</td>
<td>Chief Executive, Local Government NSW</td>
</tr>
<tr>
<td></td>
<td>Ms Susy Cenedese</td>
<td>Strategy Manager Environment, Local Government NSW</td>
</tr>
<tr>
<td></td>
<td>Ms Leisha Deguara</td>
<td>Senior Policy Officer - Waste, Local Government NSW</td>
</tr>
<tr>
<td></td>
<td>Mr Mark Taylor</td>
<td>General Manager, NSW Resource Recovery, Veolia</td>
</tr>
<tr>
<td>Date</td>
<td>Name</td>
<td>Position and Organisation</td>
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<tr>
<td>Tuesday 27 June 2017</td>
<td>Mr Chris Ritchie</td>
<td>Director, Industry Assessments, NSW Department of Planning and Environment</td>
</tr>
<tr>
<td>Boomerang Room, Rooty Hill</td>
<td>Ms Anthea Sargeant</td>
<td>Executive Director, Key Sites and Industry Assessments, NSW Department of Planning and Environment</td>
</tr>
<tr>
<td>RSL, Rooty Hill</td>
<td>Mr Christopher Biggs</td>
<td>Chief Executive Officer, Dial A Dump Industries</td>
</tr>
<tr>
<td></td>
<td>Ms Clare Brown</td>
<td>Director Planning, Urbis</td>
</tr>
<tr>
<td></td>
<td>Ms Amanda Lee</td>
<td>Technical Director - Environment, AECOM</td>
</tr>
<tr>
<td></td>
<td>Mr Damon Roddis</td>
<td>National Practice Leader - Air Quality and Noise, Pacific Environment</td>
</tr>
<tr>
<td></td>
<td>Mr Charles Casuscelli</td>
<td>Chief Executive Officer, WSROC</td>
</tr>
<tr>
<td></td>
<td>Ms Amanda Bombaci</td>
<td>Regional Waste Coordinator, WROC</td>
</tr>
<tr>
<td></td>
<td>Cr Stephen Bali</td>
<td>Mayor, Blacktown City Council</td>
</tr>
<tr>
<td></td>
<td>Ms Vanessa Parkes</td>
<td>Environment Manager, Blacktown City Council</td>
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<tr>
<td></td>
<td>Ms Jo Immig</td>
<td>Coordinator, National Toxics Network</td>
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<tr>
<td></td>
<td>Ms Jane Bremmer</td>
<td>Secretary, National Toxics Network</td>
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<tr>
<td></td>
<td>Mr Antony Lewis</td>
<td>Secretary, Blacktown and District Environment Group</td>
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<tr>
<td></td>
<td>Ms Melinda Wilson</td>
<td>Member, No Incinerator for Western Sydney</td>
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<tr>
<td></td>
<td>Mrs Ilmiye Uluc</td>
<td>Member, No Incinerator for Western Sydney</td>
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<tr>
<td></td>
<td>Ms Kim Vernon</td>
<td>Member, No Incinerator for Western Sydney</td>
</tr>
<tr>
<td>Date</td>
<td>Name</td>
<td>Position and Organisation</td>
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<tr>
<td>Monday 7 August 2017</td>
<td>Dr Ben Scalley</td>
<td>Director, Environmental Health Branch, NSW Health</td>
</tr>
<tr>
<td>Macquarie Room, Parliament House, Sydney</td>
<td>Mr Adi Prasad</td>
<td>Environmental Consultant, MRA Consulting Group</td>
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<tr>
<td></td>
<td>Mr Mike Ritchie</td>
<td>Managing Director, MRA Consulting Group</td>
</tr>
<tr>
<td></td>
<td>Mr Chris Derksema</td>
<td>Sustainability Director, City of Sydney</td>
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<tr>
<td></td>
<td>Ms Gemma Dawson</td>
<td>Manager Waste Strategy, City of Sydney</td>
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<tr>
<td></td>
<td>Mr Mark Roebuck</td>
<td>Manager, City Works and Services, Wollongong City Council</td>
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<tr>
<td></td>
<td>Mr Mark Wood</td>
<td>Group Manager, Engineering Operations, Sutherland Shire Council</td>
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<tr>
<td></td>
<td>Ms Namoi Dougall</td>
<td>General Manager, SSROC</td>
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<tr>
<td></td>
<td>Ms Hazel Storey</td>
<td>Strategic Coordinator, Resource Recovery and Waste, SSROC</td>
</tr>
<tr>
<td></td>
<td>Mr Tony Fraser</td>
<td>Manager, Works and Services, Shoalhaven City Council</td>
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<tr>
<td></td>
<td>Mr David Hojem</td>
<td>Manager, Waste Services, Shoalhaven City Council</td>
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<tr>
<td></td>
<td>A/Prof Bernadette McCabe</td>
<td>Principal Scientist (Bioresources and Waste Utilisation), National Centre for Engineering in Agriculture, University of Southern Queensland</td>
</tr>
<tr>
<td></td>
<td>Dr Ali El Hanandeh</td>
<td>Lecturer, School of Engineering, Griffith University</td>
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<tr>
<td></td>
<td>Mr Roger Bligh</td>
<td>Sales Director, Metals, Energy and Water, Outotec South-East Asia Pacific</td>
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<td>Mr Mark Willcocks</td>
<td>Director, Active Tree Services</td>
</tr>
<tr>
<td>Date</td>
<td>Name</td>
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<tr>
<td>Thursday 17 August 2017</td>
<td>Mr Tony Khoury</td>
<td>Executive Director, Waste Contractors and Recyclers Association of NSW</td>
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<tr>
<td>Macquarie Room, Parliament House, Sydney</td>
<td>Mr Harry Wilson</td>
<td>President, Waste Contractors and Recyclers Association of NSW</td>
</tr>
<tr>
<td></td>
<td>Mr Stephen Sasse</td>
<td>Chief Executive Officer, Nectar Farms</td>
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<td></td>
<td>Dr Marc Stammbach</td>
<td>Managing Director, HZI Australia</td>
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<td></td>
<td>Dr James Whelan</td>
<td>Researcher and Community Organiser, Environmental Justice Australia</td>
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<td>Dr Stephen Goodwin</td>
<td>President, Mountain Districts Association</td>
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<td>Ms Marilyn Steiner</td>
<td>Member, Mountain Districts Association</td>
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<td>Mr Garbis Simonian</td>
<td>Chairman, Australian Industrial Ecology Network</td>
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<td></td>
<td>Mr Mark Glover</td>
<td>Director, Australian Industrial Ecology Network</td>
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<td></td>
<td>Mr Ian Malouf</td>
<td>Managing Director, Dial A Dump Industries</td>
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<td>Mr Christopher Biggs</td>
<td>Chief Executive Officer, Dial A Dump Industries</td>
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<td>Mr Damon Roddis</td>
<td>National Practice Leader – Air Quality and Noise, Pacific Environment</td>
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<td>Ms Clare Brown</td>
<td>Director Planning, Urbis</td>
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<td></td>
<td>Mr Barry Buffier</td>
<td>The then Chair and Chief Executive, NSW EPA</td>
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<td></td>
<td>Mr Greg Sheehy</td>
<td>Director, Waste Compliance, NSW EPA</td>
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<td>Mr Henry Moore</td>
<td>Manager, Waste Reform, NSW Environment Protection Authority</td>
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<td>Monday 23 October 2017</td>
<td>Witness A</td>
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<td>Macquarie Room, Parliament House, Sydney</td>
<td>Witness B</td>
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<td>Witness C</td>
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<tr>
<td>Friday 24 November 2017</td>
<td>Detective Superintendent Deborah Wallace</td>
<td>NSW Police Force</td>
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<tr>
<td>Macquarie Room, Parliament House, Sydney</td>
<td>Mr Barry Buffier</td>
<td>The then Chair and Chief Executive, NSW EPA</td>
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<tr>
<td>Date</td>
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<td>Position and Organisation</td>
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<td>Tuesday 13 February 2018</td>
<td>Mr Mark Gifford</td>
<td>Chief Environmental Regulator, NSW EPA</td>
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<td>Macquarie Room, Parliament House, Sydney</td>
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Appendix 4  Minutes

Minutes No. 41
Thursday 6 April 2017
Portfolio Committee No. 6 – Planning and Environment
Members Lounge, Parliament House, Sydney, at 1.00 pm

1. Members present
   Mr Green, Chair
   Mr Amato, Deputy Chair
   Ms Buckingham
   Mr Mallard
   Mr Mason-Cox
   Ms Sharpe (substituting for Mr Mookhey)
   Mr Wong

2. Previous minutes
   Resolved, on the motion of Mr Wong: That draft minutes no. 40 be confirmed.

3. Correspondence
   The committee noted the following items of correspondence:
   Received:
   • 28 March 2017 – Letter from Mr Green, Mr Mookhey and Mr Buckingham requesting a meeting of Portfolio Committee No. 6 to consider a proposed self-reference into ‘energy from waste’ technology.

4. Changes in committee membership
   The committee noted the following changes in committee membership:
   • Ms Cusack replaced by Mr Mason-Cox
   • Ms Taylor replaced by Mr Mallard.

5. Consideration of terms of reference – ‘Energy from waste’ technology
   The Chair tabled the following terms of reference received from Mr Green, Mr Mookhey and Mr Buckingham, on 28 March 2017:

   That Portfolio Committee No.6 inquire into and report on matters relating to the waste disposal industry in New South Wales, with particular reference to ‘energy from waste’ technology, and in particular:

   a) the current provision of waste disposal and recycling, the impact of waste levies and the capacity (considering issues of location, scale, technology and environmental health) to address the ongoing disposal needs for commercial, industrial, household and hazardous waste
   b) the role of ‘energy from waste’ technology in addressing waste disposal needs and the resulting impact on the future of the recycling industry
   c) current regulatory standards, guidelines and policy statements overseeing ‘energy from waste’ technology, including reference to regulations covering:
      i. the European Union
      ii. United States of America
      iii. international best practice
   d) additional factors which need to be taken into account within regulatory and other processes for approval and operation of ‘energy from waste’ plants
e) the responsibility given to state and local government authorities in the environmental monitoring of ‘energy from waste’ facilities
f) opportunities to incorporate future advances in technology into any operating ‘energy from waste’ facility
g) the risks of future monopolisation in markets for waste disposal and the potential to enable a ‘circular economy’ model for the waste disposal industry, and
h) any other related matter.

Resolved, on the motion of Ms Sharpe: That the committee adopt the terms of reference.

Mr Amato and Mr Mallard joined the meeting.

6. Conduct of the inquiry into ‘energy from waste’ technology

6.1 Proposed timeline
Resolved, on the motion of Mr Buckingham: That the committee adopt the following timeline for the administration of the inquiry:

- Sunday 28 May 2017 – submission closing date
- June and July 2017 – commence public hearings and site visits
- December 2017 – report deliberative and table report.

6.2 Closing date for submissions
Resolved, on the motion of Ms Sharpe: That the closing date for submissions be Sunday 28 May 2017.

6.3 Stakeholder list
Resolved, on the motion of Mr Mallard: That the secretariat circulate to members the Chair’s proposed list of stakeholders to provide them with the opportunity to amend the list or nominate additional stakeholders, and that the committee agree to the stakeholder list by email, unless a meeting of the committee is required to resolve any disagreement.

6.4 Advertising
The committee noted that all inquiries are advertised via twitter, stakeholder letters and a media release distributed to all media outlets in New South Wales.

7. Adjournment
The committee adjourned at 1.03 pm sine die.

Tina Higgins
Committee Clerk
Minutes No. 42
Monday 26 June 2017
Portfolio Committee No. 6 – Planning and Environment
Macquarie Room, Parliament House, Sydney, at 9.03 am

1. Members present
   Mr Green, Chair
   Mr Amato, Deputy Chair (until 12.45 pm)
   Dr Faruqi (substituting for Mr Buckingham)
   Mr Graham (substituting for Mr Wong) (from 9.58 am)
   Mr Mallard
   Ms Sharpe (substituting for Mr Mookhey) (from 9.08 am)

2. Apologies
   Mr Mason-Cox

3. Previous minutes
   Resolved, on the motion of Mr Amato: That draft minutes no. 41 be confirmed.

4. Correspondence
   The committee noted the following items of correspondence:

   Received:
   • 11 April 2017 – Email from the Hon Shaoquett Moselmane MLC, Opposition Whip, to secretariat, advising that the Hon Penny Sharpe MLC will be substituting for the Hon Daniel Mookhey MLC for the duration of the inquiry
   • 6 April 2017 – Email from the Hon Catherine Cusack MLC to Chair, requesting to participate in the inquiry
   • 12 April 2017 - Email from the Hon Catherine Cusack MLC to Chair, stating that she no longer wishes to participate in the inquiry
   • 18 April 2017 – Note from Dr John Byrnes regarding access to records on landfill sites
   • 19 April 2017 – Email from the Climate Council to committee, advising that they are not in a position to submit an application at present
   • 9 May 2017 – Email from Dr John Byrnes to secretariat, regarding waste industry
   • 16 May 2017 – Email from Mr Tim Allerton, City PR to Chair, suggesting a committee briefing and attaching documents
   • 1 June 2017 – Letter from James Higgins, Allens, to Chair, requesting the committee consider inviting Jacfin Pty Ltd to appear at a hearing
   • 5 June 2017 - Letter from the Hon Rob Stokes, Member for Pittwater, to Chair, attaching information from Active Tree Services and requesting it be considered by the committee
   • 19 June 2017 – Letter from Mr Barry Buffier, Chair and CEO, NSW EPA to Secretariat, advising of NSW EPA representatives to appear at the public hearing on 26 June 2017
   • 19 June 2017 – Email from Ms Louise Higgins, Executive Assistant to Secretary, NSW Department of Planning and Environment to Secretariat, advising of Department of Planning Environment representatives to appear at the public hearing on 27 June 2017
   • 21 June 2017 – Email from Shaoquett Moselmane, Opposition Whip, to secretariat, advising Hon John Graham will substitute for Hon Ernest Wong at hearings on June 26 and 27
   • 21 June 2017 - Email from Ms Louise Higgins, Executive Assistant to Secretary, NSW Department of Planning and Environment, to Secretariat, advising that the department will not be making a submission to the inquiry
   • 22 June 2017 - Email from Mr Jeremy Buckingham, to secretariat, advising Dr Mehreen Faruqi will substitute for Mr Buckingham at the hearings on 26 and 27 June.
Sent:
- 8 May 2017 – Letter from Chair to Dr John Byrnes, regarding access to records on landfill sites
- 8 June 2017 – Letter from Chair to Mr Ian Malouf, regarding concerns raised in his submission
- 15 June 2017 – Letter from Chair to Mr Barry Buffier, NSW EPA, inviting NSW EPA to appear at the public hearing on 26 June 2017
- 15 June 2017 – Letter from Chair to Ms Carolyn McNally, Department of Planning and Environment, inviting the Department to appear at the public hearing on 27 June 2017
- 20 June 2017 – Letter from Chair to Mr Edmond Atalla MP, Member for Mount Druitt, advising of public hearing at Rooty Hill RSL on 27 June 2017.

5. Inquiry into ‘energy from waste’ technology

5.1 Pro forma submissions
Resolved, on the motion of Mr Mallard: That the committee publish one copy of Proforma A-F on its website, noting the number of copies that have been received.

5.2 Public submissions

5.3 Partially confidential submissions

Resolved, on the motion of Mr Amato: That the committee keep names and/or identifying and sensitive information, and potential adverse mention, confidential, as per the recommendation of the secretariat, in submission nos. 27, 30, 53, 82-85, 210 and 314.

5.4 Confidential submissions
Resolved, on the motion of Mr Mallard: That the committee keep submission nos. 7, 8, 11, 12, 32, 35, 49, 56, 58, 65, 67, 73, 77, 80, 86, 89, 104, 108-110, 112, 122-123, 137, 139, 151-152, 169, 184, 199, 208, 219, 224, 228, 235, 240, 256, 260, 265, 269, 294, 300, 302, 305, 309, 319, 323, 347-348, 354, 356, 370 and 379-380 confidential, as per the recommendation of the secretariat, as they contain identifying and/or sensitive information.

5.5 Future hearings
Resolved, on the motion of Mr Amato: That a further hearing be held on 17 August 2017 in Sydney, with the following witnesses, subject to availability, invited to that hearing: Waste Contractors and Recyclers Association of NSW, HZI Australia, Active Tree Services, Australian Industrial Ecology Network Pty Ltd, Australian Council of Recycling, Outotec, Visy, Shoalhaven City Council, NSW Health and the Environmental Justice Australia.

5.6 Site visit
The committee noted that it will not be conducting regional site visits.

5.7 Arrangements for Western Sydney hearing
The secretariat briefed the committee on arrangements for the Western Sydney hearing on Tuesday 27 June.

### 5.8 Allocation of question time
Resolved, on the motion of Ms Sharpe: That the allocation of time for questions be managed by the Chair.

### 5.9 Public hearing
Witnesses, the public and the media were admitted.

The Chair made an opening statement regarding the broadcasting of proceedings and other matters.

The following witnesses were sworn and examined:
- Mr Stephen Beaman, Executive Director, Waste and Resource Recovery, NSW Environment Protection Authority
- Mr Henry Moore, Manager, Waste Reform, NSW Environment Protection Authority.

The evidence concluded and the witnesses withdrew.

The following witnesses were sworn and examined:
- Mr Miles Mason, Business Development Manager, New Energy Corporation
- Mr Jason Pugh, Chief Executive Officer, New Energy Corporation.

Mr Mason tendered the following documents:
- Presentation – ‘Parliamentary Inquiry into EfW technologies’
- Hon Albert Jacob MLA, Minister for Environment; Heritage – ‘Statement that a proposal may be implemented’ regarding the Boodarie Waste-to-Energy and materials recovery facility, Port Hedland
- New Energy Company Profile document ‘Our vision is a world with zero landfill; where waste fuels a sustainable future.

The evidence concluded and the witnesses withdrew.

The following witnesses were sworn and examined:
- Ms Gayle Sloan, Chief Executive Officer, Waste Management Association of Australia
- Mr Ron Wainberg, National Chair, Resource and Energy, Recovery Division, Waste Management Association of Australia
- Mr Garth Lamb, NSW Branch President, Waste Management Association of Australia.

The evidence concluded and the witnesses withdrew.

The following witnesses were sworn and examined:
- Mr Tim Jordan, Head of Research, Clean Energy Finance Corporation
- Mr Henry Anning, Sector Lead for Bioenergy, Clean Energy Finance Corporation.

The evidence concluded and the witnesses withdrew.

The following witness was sworn and examined:
- Mr Grant Musgrove, Chief Executive Officer, Australian Council of Recycling.

The evidence concluded and the witness withdrew.

The following witness was sworn and examined:
- Mr Emmanuel Vivant, Executive Director – Development, Performance and Innovation, Suez.

The evidence concluded and the witness withdrew.

The following witnesses were sworn and examined:
- Ms Donna Rygate, Chief Executive, Local Government NSW
- Ms Susy Cenedese, Strategy Manager, Environment, Local Government NSW
- Ms Leisha Deguara, Senior Policy Officer – Waste, Local Government NSW.
The evidence concluded and the witnesses withdrew.

The following witness was sworn and examined:

- Mr Mark Taylor, General Manager, NSW Resource Recovery, Veolia.

The evidence concluded and the witness withdrew.

The public and media withdrew.

5.10 Tendered documents
Resolved, on the motion of Mr Mallard: That the committee accept and publish the following documents tendered by Mr Mason during the public hearing:

- Presentation – ‘Parliamentary Inquiry into EfW technologies’
- Hon Albert Jacob MLA, Minister for Environment; Heritage – ‘Statement that a proposal may be implemented’ regarding the Boodarie Waste-to-Energy and materials recovery facility, Port Hedland
- New Energy Company Profile document ‘Our vision is a world with zero landfill; where waste fuels a sustainable future.

6. Travel of Mr Mallard’s SRA to offsite hearing
Resolved, on the motion of Mr Mallard: That Mr Mallard’s SRA, Shani Murphy, be authorised to travel with the committee on the bus on Tuesday 27 June 2017.

7. Media at hearing on 27 June 2017
The committee noted the secretariat’s advice that media is expected at the offsite hearing on Tuesday 27 June 2017.

8. Adjournment
The committee adjourned at 4.45 pm, until Tuesday 27 June 2017, Boomerang Room, Rooty Hill RSL, Rooty Hill (public hearing for inquiry into ‘energy from waste’ technology).

Kate Mihaljek
Committee Clerk

Minutes No. 43
Tuesday 27 June 2017
Portfolio Committee No. 6 – Planning and Environment
Boomerang Room, Rooty Hill RSL, Rooty Hill Sydney, at 10.00 am

1. Members present
   Mr Green, Chair
   Mr Amato, Deputy Chair
   Dr Faruqi (substituting for Mr Buckingham)
   Mr Graham (substituting for Mr Wong)
   Mr Mallard
   Ms Sharpe (substituting for Mr Mookhey)

2. Apologies
   Mr Mason-Cox

3. Public hearing
Witnesses, the public and the media were admitted.

The Chair made an opening statement regarding the broadcasting of proceedings and other matters.

The following witnesses were sworn and examined:

- Ms Anthea Sargeant, Executive Director, Key Sites and Industry Assessment, Department of Planning and Environment
- Mr Chris Ritchie, Director, Industry Assessments, Department of Planning and Environment.

The evidence concluded and the witnesses withdrew.

The following witnesses were sworn and examined:

- Mr Christopher Biggs, Chief Executive Officer, DADI Group
- Mr Damon Roddis, National Practice Leader – Air Quality and Noise, Pacific Environment
- Ms Amanda Lee, Technical Director – Environment, AECOM
- Ms Clare Brown, Director Planning, Urbis.

The evidence concluded and the witnesses withdrew.

The following witnesses were sworn and examined:

- Mr Charles Casuscelli, Chief Executive Officer, Western Sydney Regional Organisation of Councils
- Ms Amanda Bombaci, Regional Waste Coordinator, Western Sydney Regional Organisation of Councils
- Cr Stephen Bali, Mayor, Blacktown City Council
- Ms Vanessa Parkes, Environment Manager, Blacktown City Council.

The evidence concluded and the witnesses withdrew.

The following witnesses were sworn and examined:

- Ms Jo Immig, Coordinator, National Toxics Network
- Ms Jane Bremmer, Secretary, National Toxics Network.

Ms Immig tendered the following document:

- ‘Statement to the NSW Parliamentary Inquiry into Waste to Energy’

Ms Bremmer tendered the following documents:

- Zero Waste Europe, ‘Air Pollution from Waste Disposal: Not for Public Breath’
- Alliance for a Clean Environment, ‘Public health impacts associated with incinerators – a compilation of studies’
- Dr Jeffery Morris et al, ‘What is the best disposal option for the “Leftovers” on the way to Zero Waste?’
- ‘Incinerator accidents’

The evidence concluded and the witnesses withdrew.

The following witnesses were sworn and examined:

- Mr Antony Lewis, Blacktown and District Environment Group
- Ms Melinda Wilson, No Incinerator for Western Sydney
- Ms Ilmiye Uluc, No Incinerator for Western Sydney
- Ms Kim Vernon, No Incinerator for Western Sydney.

The evidence concluded and the witnesses withdrew.

Ms Wilson tendered the following document:

The following inquiry participant did not need to be sworn and provided a short statement:

- Mr Gerald Barr, community member.
The evidence concluded and the witness withdrew.
The public and media withdrew.

4. **Tendered documents**
   Resolved, on the motion of Mr Mallard: That the committee accept and publish the following documents tendered during the public hearing:
   
   - ‘Statement to the NSW Parliamentary Inquiry into Waste to Energy’
   - Zero Waste Europe, ‘Air Pollution from Waste Disposal: Not for Public Breath’
   - Alliance for a Clean Environment, ‘Public health impacts associated with incinerators – a compilation of studies’
   - Dr Jeffery Morris et al, ‘What is the best disposal option for the “Leftovers” on the way to Zero Waste?’
   - ‘Incinerator accidents’

5. **Site visit**
   Resolved, on the motion of Mr Mallard: That, the committee conduct a site visit to the Woodlawn waste facility operator by Veolia in Tarago.

6. **Witnesses at future**
   Resolved, on the motion of Ms Sharpe: That, the following witnesses, subject to availability, be recalled/invited to the hearing on 17 August 2017:
   
   - NSW EPA
   - Dial A Dump Industries/The New Generation/Alexandria Landfill - Mr Ian Malouf
   - an expert on public health.

7. **Submissions**

   7.1 **Public submissions**
   The committee noted that the following submissions were published by the committee clerk under the authorisation of the resolution appointing the committee: submission nos. 322, 324-327, 329-330, 339, 349, 355, 361, 364-366, 373-377 and 381-383.

   7.2 **Partially confidential submissions**
   Resolved, on the motion of Mr Amato:
   
   - That the committee keep names and/or identifying and sensitive information, and potential adverse mention, confidential, as per the request of the author and/or the recommendation of the secretariat, in submission nos. 321, 328, 331-338, 340-343, 345-346, 350-353, 357-360, 362-363, 367-369, 371-372 and 378.
   - That the committee keep names and/or identifying and sensitive information, and potential adverse mention, confidential, as per the recommendation of the secretariat, in submission no 344.

   7.3 **Confidential submissions**
   Resolved on the motion of Mr Graham: That the committee keep submission nos. 323, 347-348, 354, 356, 370 and 379-380 confidential, as per the request of the author.

8. **Adjournment**
   The committee adjourned at 3.15 pm.

Tina Higgins
Committee Clerk
Minutes No. 44
Monday 7 August 2017
Portfolio Committee No. 6 – Planning and Environment
Macquarie Room, Parliament House at 9.52 am

1. Members present
   Mr Green, Chair
   Mr Amato, Deputy Chair
   Mr Buckingham (from 9.55 am)
   Mr Graham (substituting for Mr Wong)
   Mr Mallard
   Mr Mason-Cox (from 10.38 am)

2. Apologies
   Ms Sharpe

3. Draft minutes
   Resolved, on the motion of Mr Amato: That draft minutes nos. 42 and 43 be confirmed.

4. Correspondence
   The committee noted the following items of correspondence:
   
   Received:
   • 28 June 2017 – Email from the Hon Shaoquett Moselmane MLC, Opposition Whip, to Secretariat, advising that the Hon John Graham MLC will be substituting for the Hon Ernest Wong MLC for the energy from waste technology hearings on 7 and 17 August 2017
   • 29 June 2017 – Letter from Mr Christopher Biggs, Dial A Dump Industries, to Chair, providing additional information on proposed Pigouvian Tax, a brochure entitled Fix the waste levy to fix illegal dumping and a memorandum of advice entitled Alexandria Landfill Pty Ltd and A Waste Responsibility Tax Proposal
   • 4 July 2017 – Email from Mr Peter Maganov, Manager Sustainability & Strategic Waste, Randwick City Council, to Secretariat, declining the invitation to appear at the energy from waste technology hearing on 7 August 2017
   • 5 July 2017 – Email from Mark Taylor, Veolia, to Secretariat, confirming 22 August 2017 as the date for the committee’s site visit to the Woodlawn facility operated by Veolia and suggesting activities
   • 11 July 2017 – Email from Dr Nick Florin, UTS, to Secretariat, declining the invitation to appear at the energy from waste technology hearing on 7 August 2017
   • 11 July 2017 – Email from Ms Hazel Storey, Strategic Coordinator Resource Recovery and Waste, Southern Sydney Regional Organisation of Councils (SSROC), to Secretariat advising that Attachment A to Submission 176 can be made public
   • 13 July 2017 – Email from Mr Mark Taylor, Veolia, to Secretariat, agreeing to document outlining answers to questions on notice and additional information
   • 13 July 2017 – Transcript correction from Mr Antony Lewis, Blacktown and District Environment Group, to Secretariat, informing the committee that the Blacktown and District Environment Group visited the Genesis facility on 10 December 2016
   • 20 July 2017 – Email from Mr Ben Madden, UTS, to Secretariat, declining the invitation to appear at the energy from waste technology hearing on 7 August 2017
   • 20 July 2017 – Email Ms Bronte Walker, Dial A Dump Industries, to Committee providing additional information to the inquiry:
     ➢ ‘Additional information provided by the proponent on community consultations undertaken regarding the proposed energy from waste facility at Eastern Creek’
     ➢ United Kingdom, Department for Environment, Food and Rural Affairs, ‘Energy from Waste: A guide to the debate’
5. Committee membership
The committee noted that the Hon Penny Sharpe MLC has replaced the Hon Daniel Mookhey MLC as a substantive member of the committee.

6. Inquiry into ‘energy from waste’ technology
6.1 Public submissions
Resolved, on the motion of Mr Amato: That the committee accept and publish submission nos 298, 150a and 177a.

6.2 Attachment A to submission no. 176
Resolved, on the motion of Mr Amato: That the committee accept and publish Attachment A to submission no. 176, Executive summary of ‘Community attitudes towards, and understanding of, Resource Recovery in the SSROC Region, with a focus on recovering energy from waste’.

6.3 Answers to questions on notice and supplementary questions on notice
Resolved, on the motion of Mr Graham: That the committee publish answers to questions on notice from:

- Mr Miles Mason, New Energy Corporation (including attachments 1-6), received 7 July 2017
- Mr Mark Taylor, Veolia, received 10 July 2017
- Ms Bronte Walker, Dial A Dump Industries, received 20 July 2017
- Ms Jo Immig, National Toxics Network, received 24 July 2017
- Mr Tim Jordan, Clean Energy Finance Corporation, received 24 July 2017
- Ms Susy Cenedese, Local Government NSW, received 25 July 2017
- Ms Lennie Le, Australian Council of Recycling, received 25 July 2017

Resolved, on the motion of Mr Graham: That the:

- committee publish answers to questions on notice from Ms Anthea Sargeant, NSW Department of Planning and Environment, received 25 July 2017, with the exception of the response to question 8, which is to remain confidential, as per the request of the author
- secretariat clarify with Ms Kristina Chown, NSW EPA, the publication status of answers to questions on notice, received 27 July 2017, specifically relating to Attachment A and Attachment B, and that the publication of these documents be considered at the next meeting.

6.4 Tendered documents from hearing on 27 June 2017

Resolved, on the motion of Mr Amato: That the committee accept and publish the following documents tendered during the public hearing on 27 June 2017:

- Jane Bremmer, ‘Zero Waste Solutions not dirty energy incinerators’
- Blacktown and District Environment Group, ‘Opening Statement’
- Jindrich Petrlik and Peter Behnisch, ‘Persistent Organic Pollutants (POPs) in Free Range Chicken Eggs from Western Balkan Countries: Bosnia and Herzegovina’
- Hsiu-Ling Chen et al, ‘Associations between dietary intake and serum polychlorinated dibenzo-p-dioxin and dibenzofuran (PCDD/F) levels in Taiwanese’
- ‘High levels of dioxins found in chicken eggs sampled near waste incinerators and metallurgical plant in China’
- ‘Plume Plot Western Sydney’ video
- ‘Plume Plotter Images for Last 3 Days’
- ‘Plume Plotter for proposed Western Sydney incinerator’
- Australian Investment and Securities Commission, ‘Current & Historical Company Extract’
- ‘Asphalt Site Plan Proposed Plant’
- Blacktown City Council, ‘Notice of Proposed Development’
- Greenpeace, ‘Statement regarding incineration’
- ‘Emissions from Incinerators’
- Resource, ‘Suez fined £220k after worker suffers incinerator burns’
- Greenpeace, ‘Pollution and health impacts of waste incinerators’
- Chase, ‘End of the charade of safety – 11 hospitalised in Poolbeg incinerator accident’
- National Toxics Network, ‘Mega incinerator proposal for Eastern Creek will stigmatise Western Sydney and cause toxic pollution’
- Natalie O’Brien and Heath Aston, ‘Pollution trail to megadump’

Resolved, on the motion of Mr Amato: That the committee keep confidential, as per the recommendation of the secretariat, the following tendered documents:

- ‘Petition To the President and Members of the Legislative Council’
- ‘Petition To the President and Members of the Legislative Council’
- ‘Petition To the President and Members of the Legislative Council’
- No Incinerator WS Community Statement’

6.5 Jacfin - legal representation at hearing

The committee noted that Jacfin have requested that Mr Richard Lancaster SC appear on their behalf at the hearing, without a company representative giving evidence.
Resolved, on the motion of Mr Mallard: That Jacfin be advised that a company representative should attend the hearing, with the option of being accompanied by a legal representative if they wish, subject to the legal representative sitting behind the witness and not taking an active role during proceedings.

6.6 Site visit to Woodlawn Bioreactor
The committee noted that it is compulsory for members to wear steel capped boots during the site visit to the Woodlawn Bioreactor on 22 August, and that members are encouraged to bring their own boots as there are only a limited number of boots available at the facility.

6.7 Public hearing
Witnesses, the public and the media were admitted.

The Chair made an opening statement regarding the broadcasting of proceedings and other matters.

The following witness was sworn and examined:

- Dr Ben Scalley, Director, Environmental Health Branch, NSW Health.

The evidence concluded and the witness withdrew.

The following witnesses were sworn and examined:

- Mr Mike Ritchie, Director, MRA Consulting Group
- Mr Adi Prasad, Environmental Consultant, MRA Consulting Group.

The evidence concluded and the witnesses withdrew.

The following witnesses were sworn and examined:

- Mr Chris Derksena, Sustainability Director, City of Sydney
- Ms Gemma Dawson, Manager Waste Strategy, City of Sydney.

The evidence concluded and the witnesses withdrew.

The following witnesses were sworn and examined:

- Mr Mark Wood, Group Manager – Engineering Operations, Sutherland Shire Council
- Mr Mark Roebuck, Manager City Works and Services, Wollongong City Council
- Ms Namoi Dougall, General Manager, Southern Sydney Regional Organisation of Councils

The evidence concluded and the witnesses withdrew.

The public and the media withdrew.

6.8 Deliberative meeting
The committee noted correspondence received from Mr Michael Zissis, Senior Associate, Allens, received 7 August 2017, regarding a legal representative appearing on behalf of Jacfin at the hearing.

Resolved, on the motion of Mr Mason-Cox: That Mr Zissis (representing Jacfin) be advised that:

- Mr Lancaster to accompany a director or other company representative of Jacfin to the hearing this afternoon (or alternatively at the next hearing scheduled for August). Questions would be directed to the representative of Jacfin, who could confer with Mr Lancaster and/or take the questions on notice
- Jacfin could request to give their evidence in camera, but under the same conditions as outlined above
- Instead of appearing at the hearing, Jacfin could ask the committee to rely on the submission already made to the inquiry and/or provide a supplementary submission.

6.9 Public hearing continued
Witnesses, the public and the media were admitted.

The following witnesses were sworn and examined:
Mr Tony Fraser, Manager Works and Services, Shoalhaven City Council
Mr David Hojem, Manager, Waste Services, Shoalhaven City Council.
The evidence concluded and the witnesses withdrew.

The following witness was sworn and examined:

- A/Prof Bernadette McCabe, Principal Scientist (Bioresources and Waste Utilisation), National Centre for Engineering in Agriculture, University of Southern Queensland

The following witness was examined via teleconference:

- Dr Ali El Hanandeh, Lecturer, Griffith School of Engineering

The evidence concluded and the witnesses withdrew.

The following witness was sworn and examined:

- Mr Roger Bligh, Sales Director, Metals, Energy and Water, S.E. Asia Pacific, Outotec.

Mr Bligh tendered the following documents:

- Outotec’s UK Energy Projects
- Google map, Heddernehim, identifying Municipal waste to energy plant, Nordweststadt, Frankfurt and 5 km radius from Efw plant
- Google map, Heddernehim, identifying Municipal waste to energy plant, Nordweststadt, Frankfurt
- Image of energy from waste plant
- Outotec – Waste to energy sample references
- Outotec Sewage Sludge Thermal Processing Plant, Zurich Switzerland.

The evidence concluded and the witness withdrew.

The following witness was sworn and examined:

- Mr Mark Willcocks, Executive Chairman, Active Tree Services.

The evidence concluded and the witness withdrew.

The public and media withdrew.

6.10 Jacfin - legal representation at hearing

The committee noted that Jacfin advised that they will not be attending the hearing on 7 August but have requested to reserve their right to appear at the hearing on 17 August.

6.11 Tendered documents

Resolved, on the motion of Mr Mallard: That the committee accept and publish the following documents tendered during the public hearing:

- Outotec’s UK Energy Projects
- Google map, Heddernehim, identifying Municipal waste to energy plant, Nordweststadt, Frankfurt and 5 km radius from Efw plant
- Google map, Heddernehim, identifying Municipal waste to energy plant, Nordweststadt, Frankfurt
- Image of energy from waste plant
- Outotec – Waste to energy sample references
- Outotec Sewage Sludge Thermal Processing Plant, Zurich Switzerland.

7. Adjournment

The committee adjourned at 3.46 pm.

Tina Higgins
Committee Clerk
Minutes no. 46
Thursday 17 August 2017
Portfolio Committee No. 6 – Planning and Environment
Macquarie Room, Parliament House at 9.22 am

1. **Members present**
   Mr Green, Chair
   Mr Amato, Deputy Chair
   Mr Buckingham (from 9.30 am – 12.00 pm and 1.30 pm – 3.30 pm)
   Dr Faruqi (from 12.00 pm – 12.45 pm and 3.30 pm – 4.30 pm)
   Mr Graham (substituting for Mr Wong)
   Mr Mallard
   Mr Mason-Cox (from 10.30 am)
   Ms Sharpe

2. **Draft minutes**
   Resolved, on the motion of Ms Sharpe: That draft minutes nos. 44 and 45 be confirmed.

3. **Correspondence**
   The committee noted the following items of correspondence:
   
   **Received:**
   - 8 August 2017 – Email from Ms Kristina Chown, NSW EPA, to Secretariat, clarifying that the information in Attachments A and B to answers to questions on notice is factual and not confidential
   - 8 August 2017 – Email from Dr Stephen Goodwin, Mountain Districts Association, to secretariat requesting its submission (sub no. 169) be made public and to appear as witnesses at the hearing on Thursday 17 August 2017
   - 9 August 2017 – Email from Mr Chris Ritchie, Department of Planning and Environment, to Secretariat, clarifying the department has no objection to the committee publishing all of the information provided in response to Question 8 to answers to questions on notice
   - 12 August 2017 – Email from Dr John Byrne to committee, outlining alleged incidents of illegal dumping of waste.
   - 15 August 2017 – Email from Mr Jeremy Buckingham MLC, to Secretariat, advising that Dr Mehreen Faruqi MLC will replace him as a substantive member of the committee for the remainder of the energy from waste inquiry following the hearing on 17 August 2017
   - 16 August 2017 – Email from Mr Jeremy Buckingham MLC, to Secretariat, advising that Dr Mehreen Faruqi MLC will substitute for him during the hearing on 17 August 2017 for the Mountain Districts Association and EPA sessions.

4. **Inquiry into ‘energy from waste’ technology**
   
   4.1 **Substitution of Dr Mehreen Faruqi**
   The committee noted that Dr Mehreen Faruqi will be substituting for Mr Jeremy Buckingham for two sessions at the public hearing on 17 August 2017 and for the duration of the inquiry from 18 August 2017.

   4.2 **Parliamentary Library research paper**
   The committee noted receipt of a confidential research paper from the NSW Parliamentary Library entitled ‘International energy from waste facilities’ and requested the secretariat to ask the library if the research paper could be published.

   4.3 **Answers to questions on notice**
   Resolved, on the motion of Ms Sharpe:
   - that the committee publish response 8 in answers to questions on notice, Ms Anthea Sargeant, Department of Planning and Environment, received on 25 July 2017
that the committee publish answers to questions on notice, including Attachments A and B, from Ms Kristina Chown, NSW EPA, received 27 July 2017.

4.4 Attendance of Jacfin legal advice
Resolved, on the motion of Ms Sharpe: That Jacfin be invited to appear at a future hearing for the inquiry into energy from waste technology and that a legal representative be permitted to sit beside them to assist them in an advisory capacity.

4.5 Closing date for further submissions
The committee noted that the closing date for submissions is Sunday 10 September 2017.

Mr Buckingham arrived at 9.30 am

4.6 Public hearing
Witnesses, the public and the media were admitted.

The Chair made an opening statement regarding the broadcasting of proceedings and other matters.

The following witnesses were sworn and examined:

- Mr Tony Khoury, Executive Director, Waste Contractors and Recyclers Association of NSW
- Mr Harry Wilson, President, Waste Contractors and Recyclers Association of NSW.

The evidence concluded and the witnesses withdrew.

The following witnesses were sworn and examined:

- Dr Marc Stammbach, Managing Director, HZI Australia
- Mr Stephen Sasse, Executive Director, Nectar Farms.

Dr Stammbach tendered the following documents:

- Hitachi Zosen Inova, ‘Waste is our Energy’ – Hitachi Zosen Inova company profile
- Hitachi Zosen Inova, ‘Energy from Waste Reference Projects since 2000 in chronological order’
- Hitachi Zosen Inova, ‘Energy from Waste Plants & Hi-Tech Glasshouses, The benefits of co-location.’

The evidence concluded and the witnesses withdrew.

The following witness was sworn and examined

- Dr James Whelan, Researcher and Community Organiser, Environmental Justice Authority.

Dr Whelan tendered the following document:

- Environmental Justice Australia, ‘A checklist for responsible air pollution management.’

The evidence concluded and the witness withdrew.

The following witnesses were sworn and examined:

- Dr Stephen Goodwin, President, Mountain Districts Association
- Ms Marilyn Steiner, Mountain Districts Association

Dr Goodwin tendered the following documents:

- Mountain Districts Association, ‘Documentary Evidence of the Statutory Failures of both the Environment Protection Authority and the former Gosford City Council’s Management of the Remodelling of Mangrove Mountain Memorial Golf Course’ August 2017
- Mountain Districts Association, ‘Additional notes on Mangrove Mountain Landfill to the Portfolio Committee No. 6 – Environment and Planning Parliamentary Enquiry into Energy from Waste Technology.’

The evidence concluded and the witnesses withdrew.

The public and the media withdrew.

Mr Green left the meeting.
4.7 Deliberative meeting
Mr Amato assumed the role of Chair in Mr Green’s absence.

Resolved, on the motion of Mr Graham: That the committee authorise the recording of proceedings by Mr Antony Lewis, Blacktown & District Environment Group, with the consent of the witnesses.

Mr Green re-joined the meeting.

4.8 Public hearing continued
Witnesses, the public and the media were admitted.

The following witnesses were sworn and examined:

- Mr Garbis Simonian, Chairman, Australian Industrial Ecology Network
- Mr Mark Glover, Director, Australian Industrial Ecology Network.

Mr Simonian tendered the following documents:

- Australian Industrial Ecology Network, ‘EfW Parliamentary Committee #6’
- ‘And Biomass is so much more than firewood!’
- ‘How material recovered from Wastes ACTUALLY make it Back into the Productive Economy’.

The evidence concluded and the witnesses withdrew.

The following witness were sworn and examined:

- Mr Ian Malouf, Managing Director, Dial A Dump Industries
- The Chair noted that Mr Christopher Biggs, Chief Executive Officer, Dial A Dump Industries Group, Mr Damon Roddis, National Practice Leader – Air Quality and Noise, Pacific Environment, and Ms Clare Brown, Director Planning, Urbis, did not need to be sworn as they had already sworn an oath at an earlier hearing for this inquiry.

Mr Biggs tendered the following documents:

- MRA Consulting Group, ‘Feedstock review in accordance with the Resource Recovery Criteria of the NSW EfW Policy Statement: A submission to Dial a Dump Industries’ 24 July 2017
- Eco Sustainable, ‘Chute Residual Waste: Composition Audit: Report produced for Dial a Dump Industries’ April 2017

The evidence concluded and the witnesses withdrew.

The following witnesses were sworn and examined:

- Mr Barry Buffier, Chair and Chief Executive, NSW Environment Protection Authority
- Mr Greg Sheehy, Director Waste Compliance, NSW Environment Protection Authority
- The Chair noted that Mr Henry Moore, Manager, Waste Reform, NSW Environment Protection Authority, did not need to be sworn as he had already sworn an oath at an earlier hearing for this inquiry.

Mr Buffier tendered the following documents:

- Environment Protection Authority, Bar graph ‘NSW – Generation and Disposed Trend’

The evidence concluded and the witnesses withdrew.

The public and media withdrew.

4.9 Tendered documents
Resolved, on the motion of Ms Sharpe: That the committee accept and publish the following documents tendered during the public hearing:
• Hitachi Zosen Inova, ‘Waste is our Energy’ – Hitachi Zosen Inova company profile
• Hitachi Zosen Inova, ‘Ferrybridge Multifuel Plant/UK Energy-from-Waste Plant’ brochure
• Hitachi Zosen Inova, ‘Energy from Waste Reference Projects since 2000 in chronological order’
• Hitachi Zosen Inova, ‘Energy from Waste Plants & Hi-Tech Glasshouses, The benefits of co-location.’
• Environmental Justice Australia, ‘A checklist for responsible air pollution management.’
• Mountain Districts Association, ‘Documentary Evidence of the Statutory Failures of both the Environment Protection Authority and the former Gosford City Council’s Management of the Remodelling of Mangrove Mountain Memorial Golf Course’ August 2017
• Mountain Districts Association, ‘Additional notes on Mangrove Mountain Landfill to the Portfolio Committee No. 6 – Environment and Planning Parliamentary Enquiry into Energy from Waste Technology’
• Australian Industrial Ecology Network, ‘EfW Parliamentary Committee #6’
• ‘And Biomass is so much more than firewood!’
• ‘How material recovered from Wastes ACTUALLY make it Back into the Productive Economy’
• MRA Consulting Group – ‘Feedstock review in accordance with the Resource Recovery Criteria of the NSW EfW Policy Statement: A submission to Dial a Dump Industries’ 24 July 2017
• Eco Sustainable, ‘Chute Residual Waste: Composition Audit: Report produced for Dial a Dump Industries’ April 2017
• Environment Protection Authority, Bar graph ‘NSW, Generation and Disposed Trend’
• NSW EPA, ‘Waste and Resource Recovery Infrastructure Strategy 2017-2021, Draft for consultation’
• NSW Government, ‘Waste Less, Recycle More’

4.10 Site visit to Genesis waste facility at Eastern Creek
Resolved, on the motion of Mr Mason-Cox: That the committee conduct a site visit to the Genesis waste facility at Eastern Creek.

5. Adjournment
The committee adjourned at 4.35 pm. until Tuesday 22 August 2017, Tarago (site visit to Woodlawn Bioreactor).

Teresa McMichael
Committee Clerk
Minutes no. 47
Tuesday 22 August 2017
Portfolio Committee No. 6 – Planning and Environment
Veolia Woodlawn facility, Tarago, at 10.30 am

1. Members present
   Mr Green, Chair
   Mr Amato, Deputy Chair
   Mr Mallard
   Mr Mason-Cox
   Ms Sharpe

2. Apologies
   Dr Faruqi
   Mr Wong

3. Inquiry into ‘energy from waste’ technology
   3.1 Site visit
   The committee conducted a site visit to the Woodlawn facility and met with the following representatives from Veolia:
   • Mr Mark Taylor, General Manager, NSW Resource Recovery
   • Mr Henry Gundry, Woodlawn Facilities Manager
   • Mr Chris O’Farrell, Woodlawn MBT Manager
   • Ms Vanessa Seaton, Municipal Contracts Manager
   • Ms Vanessa Toparis, Community Liaison Officer
   3.2 Recording of proceedings to Dial A Dump Industries
   Resolved, on the motion of Ms Sharpe: That Dial A Dump Industries be provided with a copy of the in-house video recording of their appearance before the committee on 17 August 2017.

4. Adjournment
   The committee adjourned at 2.12 pm sine die.

Teresa McMichael
Committee Clerk
Minutes no. 52
Friday 20 October 2017
Portfolio Committee No. 6 – Planning and Environment
Hospital Road, Parliament House, Sydney, at 10.30 am

1. Members present
   Mr Green, Chair
   Mr Amato, Deputy Chair
   Mr Faruqi

2. Apologies
   Mr Graham
   Mr Mallard
   Mr Mason-Cox
   Ms Sharpe

3. Site briefing on bus
   The committee received a site briefing while travelling to Eastern Creek from the following Dial A Dump Industries representatives:
   - Mr Christopher Biggs, Chief Executive Officer
   - Ms Anthea Gilmore, In House Counsel
   - Ms Katie McCallum, In House Counsel

4. Tour of Genesis Xero Recycling facility, Eastern Creek
   The committee toured the Genesis Xero Recycling Facility. In addition to Ms Gilmore and Ms McCallum, the following Dial A Dump Industries representatives joined the committee:
   - Mr Rodney Johnson, Group Operations
   - Mr Darin Marks, Chief Financial Officer
   - Mr Paul Foster, Site Operations Manager

5. Adjournment
   The committee adjourned at 1.05 pm, until Monday 23 October 2017 (energy from waste hearing).

Kate Mihaljek
Committee Clerk
Minutes no. 53
Monday 23 October 2017
Portfolio Committee No. 6 – Planning and Environment
Macquarie Room, Parliament House, Sydney, at 12.01 pm

1. **Members present**
   Mr Green, *Chair*
   Dr Faruqi
   Mr Graham
   Mr Mallard
   Ms Sharpe

2. **Apologies**
   Mr Amato
   Mr Mason-Cox

3. **Draft minutes**
   Resolved, on the motion of Ms Sharpe: That minutes no.s 46, 47 and 51 be confirmed.

4. **Correspondence**
The committee noted the following items of correspondence:

   **Received:**
   - 23 August 2017 – Email from the Hon Shaoquett Moselmane MLC, Opposition Whip, to the secretariat, advising that the Hon John Graham MLC will substitute for the Hon Ernest Wong MLC for the remainder of the inquiry
   - 23 August 2017 – Email from Ms Bronte Walker, Dial A Dump Industries, to the secretariat providing a signed copy of media guidelines and agreeing to the committee’s request to visit the Genesis facility
   - 24 August 2017 – Letter from Mr Christopher Biggs, Dial A Dump Industries, to the Chair, clarifying issues raised during the hearing on 17 August 2017
   - 6 September 2017 – Email from Mr Christopher Biggs, Dial A Dump Industries, to the Chair, clarifying issues raised during the hearing on 17 August 2017
   - 6 September 2017 – Letter from Mr Christopher Biggs, Dial A Dump Industries, to the Chair, clarifying issues raised during the hearing on 17 August 2017
   - 6 September 2017 – Anonymous letter and attachments, to secretariat, regarding NSW EPA investigation into certain waste companies
   - 7 September 2017 – Anonymous letter and attachments, to secretariat, regarding NSW EPA investigation into practices at a certain company
   - 18 September 2017 – Anonymous letter and attachments, to secretariat, regarding NSW EPA investigation into practices at a certain waste company
   - 20 September 2017 – Letter from Mr Christopher Biggs, Dial A Dump Industries, to Chair advising that Dial A Dump Industries have recommenced transporting waste to Queensland
   - 3 October 2017 – Email from Mr James Higgins, Allens Lawyer, to Chair, advising that Jacfin have declined the invitation to appear at the hearing on 23 October
   - 3 October 2017 – Letter from the Office of the Chief Scientist of Australia, to the Chair, declining the invitation to appear at the hearing on 23 October.

   **Sent:**
   - 16 August 2017 – Email from the secretariat to Ms Kristina Chown, NSW EPA, in response to Ms Chown’s telephone enquiry, advising of the committee’s power to order the production of documents at a hearing
   - 23 August 2017 – Email from the secretariat to Ms Bronte Walker, Dial A Dump Industries, providing a link to the recording of the Dial A Dump witnesses on 17 August 2017
5. Inquiry into ‘energy from waste’ technology

5.1 Public submissions

The committee noted the following submissions were published by the committee clerk under the authorisation of the resolution appointing the committee: submission nos. 145a, 172a, 173a, 174b, 215a, 384, 385, 387, 393, 394, 395.

5.2 Public attachments

Resolved, on the motion of Ms Faruqi: That the committee publish, but not make available on the committee’s website due to their size:

- Attachment 4 to Submission 214
- Attachments A, B, C to Submission 173a.

5.3 Confidential submission

Resolved, on the motion of Ms Sharpe: That the committee keep submission nos. 386, 386a and 182a confidential, as per the request of the authors.

5.4 Submission No. 393a

Resolved, on the motion of Mr Graham: That the committee publish submission 393a and that the Chair write to Dial A Dump Industries inviting a right of reply.

5.5 Answers to questions on notice

Resolved, on the motion of Dr Faruqi: That the committee publish answers to questions on notice from:

- Mr Tony Khoury, Waste Contractors & Recyclers Association of NSW, received on 23 August 2017
- Dr James Whelan, Environmental Justice Australia, received on 24 August 2017
- Dr Ali El Hanandeh, received on 1 September 2017
- Associate Professor Bernadette McCabe, received on 1 September 2017
- Mr Mark Roebuck, Wollongong City Council, received on 5 September 2017
- Ms Bronte Walker, Dial A Dump Industries, received on 7 September 2017
- Dr Marc Stammbach, Hitachi Zosen Inova Australia, received 13 September 2017
- Mr Mark Gifford, NSW EPA, received 13 September 2017

Resolved, on the motion of Ms Sharpe: That the committee keep confidential the following correspondence:

- 6 September 2017 – Anonymous letter and attachments, to secretariat, regarding NSW EPA investigation into certain waste companies
- 7 September 2017 – Anonymous letter and attachments, to secretariat, regarding NSW EPA investigation into a certain company
- 18 September 2017 – Anonymous letter and attachments, to secretariat, regarding NSW EPA investigation into practices at a certain waste company.
• Mr Mark Gifford, NSW EPA, received 14 September 2017
• Mr Roger Bligh, Outotec, received 19 September 2017
• Mr Barry Buffier, NSW EPA, received 19 October 2017.

5.6 **NSW Parliamentary Library Research Paper**
The committee noted that the NSW Parliamentary Library Research Paper will remain confidential

5.7 **Site visit report from Veolia Woodlawn Facility**
Committee noted the site visit report from Veolia Woodlawn Facility.

5.8 **Report deliberative date**
Resolved, on the motion of Dr Faruqi: That the report deliberative meeting be conducted on Friday 8 December 2017.

5.9 **In camera hearing**
The committee previously agreed to take in camera evidence from individual submission authors.

The committee proceeded to take in camera evidence.

Persons present other than the committee: Ms Beverly Duffy, Ms Kate Mihaljek, Ms Alyce Umback, Ms Monica Loftus, and Hansard reporters.

The following witness was sworn and examined:

• Witness B.

The Chair noted that Witness A did not need to be sworn as they had already sworn an oath at an earlier hearing for this inquiry.

The evidence concluded and the witnesses withdrew.

The following witness was sworn and examined:

• Witness C.

Witness C tendered the following documents:

• Document 1, financial information
• Document 2, diagram
• Document 3, dated September 2013
• Document 4, dated October 2013

The evidence concluded and the witness withdrew.

5.10 **Tendered documents**
Resolved, on the motion of Dr Faruqi: That the committee accept and keep confidential the following documents tendered by Witness C during the hearing:

• Document 1, financial information
• Document 2, diagram
• Document 3, dated September 2013
• Document 4, dated October 2013.

5.11 **NSW EPA right of reply and appearance at a further hearing**
Resolved, on the motion of Ms Sharpe:

• That the secretariat draft correspondence to the NSW EPA identifying issues about the waste industry during the inquiry, and request a detailed written response
• That following receipt of the response, the NSW EPA appear at a hearing, to be conducted part in camera and in public, to discuss the issues raised.

6. **Adjournment**
The committee adjourned at 2.13 pm, sine die
Minutes no. 54
Friday 24 November 2017
Portfolio Committee No. 6 – Planning and Environment
Macquarie Room, Parliament House, Sydney, at 9.00 am

1. **Members present**
   Mr Green, Chair
   Mr Amato, Deputy Chair
   Dr Faruqi
   Mr Graham
   Mr Mallard
   Ms Sharpe

2. **Apologies**
   Mr Mason-Cox

3. **Previous minutes**
   Resolved, on the motion of Dr Faruqi: That minutes no.s 52 and 53 be confirmed.

4. **Correspondence**
   The Committee noted the following items of correspondence:

   **Received**
   - 24 October 2017 – Email from Mr Tony Khoury, Waste Contractors & Recyclers Association of NSW, to secretariat providing information about an incident involving a truck carrying exhumed waste
   - 26 October 2017 – Email from Ms Anthea Sargeant, Department of Planning and Environment, to secretariat, requesting a two extension for answers to questions on notice
   - 26 October 2017 – Document from Witness C entitled ‘reasons for no action’
   - 27 October 2017 – Email from Witness C providing additional information regarding tendered document
   - 31 October 2017 – Email from Mr Barry Buffier, NSW EPA, regarding appearance at hearing on 24 November 2017
   - 1 November 2017 – Correspondence from Mr Christopher Biggs, The Next Generation, to Chair, responding to right of reply
   - 6 November 2017 – Email from Mr Tony Khoury, Waste Contractors & Recyclers Association of NSW, to secretariat providing information about the NSW EPA consultation concerning proposed changes to NSW environment protection legislation introducing minimum standards for managing construction waste and other improvements to waste management practices in NSW
   - 22 November 2017 – Email from NSW Police Force, to secretariat, requesting that the police answers to questions on notice received on 22 November 2017 be kept confidential
   - 23 November 2017 – Email from Mr Andrew O’Sullivan, to secretariat, advising that Mr Mason-Cox will not be attending the hearing on 24 November 2017.

   **Sent**
24 October 2017 – Letter from the Chair to Mr Ian Malouf, Dial A Dump Industries, inviting a right to reply to submission no 393a
25 October 2017 – Letter from the Chair to Mr Ian Malouf, Dial A Dump Industries, thanking him for hosting the committee at the Genesis Xero Recycling Centre
30 October 2017 – Letter from the Chair to Mr Barry Buffier, NSW EPA, regarding invitation to appear at hearing on 24 November 2017, and pre-hearing questions
7 November 2017 – Letter from the Chair to Commissioner Michael Fuller, NSW Police Force, regarding invitation to appear in camera at hearing on 24 November 2017, and pre-hearing questions.

Resolved, on the motion of Mr Mallard: That the committee keep confidential the following correspondence:

24 October 2017 – Email from Mr Tony Khoury, Waste Contractors & Recyclers Association of NSW, to secretariat providing information about an incident involving a truck carrying exhumed waste
26 October 2017 – Document from Witness C entitled ‘reasons for no action’
27 October 2017 – Email from Witness C providing additional information regarding tendered document
22 November 2017 - Email from NSW Police, to secretariat, requesting that the police answers to questions on notice received on 22 November 2017 be kept confidential.

5. Inquiry into ‘energy from waste’ technology

5.1 Right of reply – The Next Generation
Resolved, on the motion of Ms Sharpe: That the committee publish correspondence from Mr Christopher Biggs, The Next Generation, to Chair, except identified excerpts due to confidentiality concerns.

5.2 In camera transcript
Resolved, on the motion of Mr Amato: That the in camera transcript from 23 October 2017 be kept confidential.

5.3 Partially confidential submission
Resolved, on the motion of Mr Mallard: That the committee authorise the publication of submission no.182b with the exception of sensitive information identified, which is to remain confidential, as per the request of the secretariat, and agreement of the author.

5.4 Report deliberative date
Resolved, on the motion of Dr Faruqi: That the committee extend the reporting date to the end of March 2018.

5.5 Answers to questions on notice
Committee noted the following answers to questions on notice were published by the committee clerk under authorisation of the resolution appointing the committee:

Mr Barry Buffier, NSW EPA, received 1 November 2017.
Ms Anthea Sargeant, Department of Planning and Environment, received 13 November 2017
Mr Barry Buffier, NSW EPA, received 20 November 2017.

Resolved, on the motion of Mr Amato: That the committee publish answers to questions on notice from:

NSW Police Force, received 22 November 2017.

5.6 In camera hearing
The committee previously agreed to take in camera evidence from certain organisations.

The committee proceeded to take in camera evidence.
Persons present other than the committee: Ms Teresa McMichael, Ms Kate Mihaljek, Ms Monica Loftus, and Hansard reporters.

The following witness was sworn and examined:

- Witness D
  Resolved on the motion of Mr Graham: That Witness D be shown confidential ‘Document 2, diagram’ tendered be Witness C at the in camera hearing on 23 October 2017.

The evidence concluded and the witnesses withdrew.

Resolved, on the motion of Ms Sharpe: That a representative from the Waste Strategy Unit at the NSW EPA, be allowed to attend the next in camera session of the hearing.

The Chair noted that Mr Buffier did not need to be sworn as he had already sworn an oath at an earlier hearing for this inquiry.

The following witness was sworn:

- Mr Mark Gifford, Chief Environmental Regulator, NSW Environment Protection Authority.

Mr Buffier and Mr Gifford were examined.

Mr Buffier tendered the following document:

- Document A
  The evidence concluded and the witnesses withdrew.

5.7 Public hearing
Witnesses, the public and the media were admitted.

The Chair noted that Mr Buffier and Mr Gifford did not need to be sworn as they had already sworn an oath at an earlier hearing for this inquiry.

Mr Buffier tendered the following document:

- MLA Waste Tracking System.
  The evidence concluded and the witnesses withdrew.

The public and the media withdrew.

5.8 Tendered documents
Resolved, on the motion of Mr Mallard: That the committee accept and publish the following documents tendered during by Mr Buffier during the public hearing:

- MLA Waste Tracking System.

6. Inquiry into Budget Estimates 2017-2018

6.1 Report deliberative
Resolved, on the motion of Mr Mallard: That:

The draft report be the report of the committee and that the committee present the report to the House;

The transcripts of evidence, tabled documents, answers to questions on notice and supplementary questions, and correspondence relating to the inquiry be tabled in the House with the report;

Upon tabling, all unpublished transcripts of evidence, tabled documents, answers to questions on notice and supplementary questions, and correspondence relating to the inquiry, be published by the committee, except for those documents kept confidential by resolution of the committee;

The committee secretariat correct any typographical, grammatical and formatting errors prior to tabling;

That the report be tabled on Wednesday 29 November 2017.

7. Inquiry into the music and arts economy in New South Wales
7.1 **Terms of reference**
The committee to note the following terms of reference referred by the House on 23 November 2017:

That Portfolio Committee No. 6 - Planning and Environment inquire into and report on the music and arts economy in New South Wales, including regional New South Wales, and in particular:

(a) progress on the implementation of the Government response to the New South Wales Night-Time Economy Roundtable Action Plan,

(b) policies that could support a diverse and vibrant music and arts culture across New South Wales,

(c) policies that could support the establishment and sustainability of permanent and temporary venue spaces for music and for the arts,

(d) policy and legislation in other jurisdictions, and options for New South Wales including red tape reduction and funding options, and

(e) any other related matter.

7.2 **Closing date for submissions**
Resolved, on the motion of Ms Sharpe: That the closing date for submissions be 28 February 2018.

7.3 **Stakeholder list**
Resolved, on the motion of Ms Sharpe: That the secretariat circulate to members the Chair’s proposed list of stakeholders to provide them with the opportunity to amend the list or nominate additional stakeholders, and that the committee agree to the stakeholder list by email, unless a meeting of the committee is required to resolve any disagreement.

7.4 **Advertising**
The committee noted that it is standard practice to advertise all inquiries via twitter, stakeholder letters and a media release distributed to all media outlets in New South Wales.

It is no longer standard practice to advertise in the print media.

Resolved, on the motion of Mr Mallard: That the inquiry be advertised on a live music website.

7.5 **Hearing dates**
Resolved, on the motion of Ms Sharpe: That hearing dates be determined by the Chair after consultation with members regarding their availability.

8. **Adjournment**
The committee adjourned at 12.12 pm, *sine die*

Kate Mihaljek
Committee Clerk
Minutes no. 55  
Tuesday 13 February 2018  
Portfolio Committee No. 6 – Planning and Environment  
Macquarie Room, Parliament House, Sydney, at 12.52 pm

1. **Members present**  
   Mr Green, *Chair*  
   Mr Mallard, *Deputy Chair*  
   Dr Faruqi  
   Mr Graham (from 12.58 pm)  
   Mr Martin  
   Mr Mason-Cox  
   Ms Sharpe

2. **Election of the Deputy Chair**  
The Chair called for nominations for Deputy Chair.  
Mr Martin moved: That Mr Mallard be elected Deputy Chair of the Committee.  
There being no further nominations, the Chair declared Mr Mallard elected Deputy Chair.

3. **Previous minutes**  
Resolved, on the motion of Ms Sharpe: That minutes no. 54 be confirmed.

4. **Correspondence**  
The committee noted the following items of correspondence:  

   **Received**  
   - 24 November 2017 – Email from Ms Sheena Graham, on behalf of Mr Barry Buffier, NSW EPA advising of a correction to response to Question 3 of the NSW EPA answers to questions on notice received on 20 November 2017  
   - 27 November 2017 – Email from Mr Tony Khoury, Waste Contractors and Recyclers Association of NSW, to secretariat, notifying the committee of an accident involving a truck transporting waste, and indicating that Mr Khoury could speak to the committee about this issue  
   - 28 November 2017 – Email from NSW Police, to secretariat, advising that they would like the in camera transcript sent via email  
   - 28 November 2017 – Email from Ms Sheena Graham, NSW EPA, on behalf of, Mr Barry Buffier, NSW EPA, advising that he would like the in camera transcript sent via email  
   - 29 November 2017 – Email from Witness C, to secretariat, regarding phone conversation on 28 November 2017  
   - 29 November 2017 – Email from Witness C, to secretariat, regarding information concerning a speech from former Minister for the Environment Robyn Parker  
   - 30 November 2017 – Letter from the Hon Don Harwin MLC, Minister for Resources, Minister for Energy and Utilities, Minister for the Arts, Vice-President of the Executive Council, to the Clerk of the Parliaments, advising of appointments to Government positions on Legislative Council committees  
   - 1 December 2017 – Email from Witness C, to secretariat, suggesting additional questions on notice to NSW EPA  
   - 6 December 2017 – Email from Witness C, to secretariat, providing response to NSW EPA answers to questions on notice received on 20 November 2017  
   - 6 December 2017 – Email from Witness C, to secretariat, forwarding a third party’s response to NSW EPA answers to questions on notice received on 20 November 2017  
   - 20 December 2017 – Email from Witness C, to secretariat, advising that NSW EPA staff may be aware of his identity
• 6 February 2018 – Email from Witness C, to secretariat, forwarding information from a third party from within the EPA, about the EPA’s answers to questions on notice, including in relation to the waste levy.
Resolved, on the motion of Dr Faruqi: That the committee keep confidential the following correspondence:
• 29 November 2017 – Email from Witness C, to secretariat, regarding phone conversation on 28 November 2017
• 29 November 2017 – Email from Witness C, to secretariat, regarding information concerning a speech from former Minister for the Environment Robyn Parker
• 1 December 2017 – Email from Witness C, to secretariat, suggesting addition questions on notice to NSW EPA
• 6 December 2017 – Email from Witness C, to secretariat, providing response to NSW EPA answers to questions on notice received on 20 November 2017
• 6 December 2017 – Email from Witness C, to secretariat, forwarding a third party’s response to NSW EPA answers to questions on notice received on 20 November 2017
• 20 December 2017 – Email from Witness C, to secretariat, advising that NSW EPA staff may be aware of his identity
• 6 February 2018 – Email from Witness C, to secretariat, forwarding information from a third party from within the EPA, about the EPA’s answers to questions on notice, including in relation to the waste levy.

5. Inquiry into ‘energy from waste’ technology

5.1 Confidential tendered document
Resolved, on the motion of Mr Mason-Cox: That the committee keep confidential Document A received from the NSW EPA on 24 November 2017.

5.2 Answers to questions on notice
The committee noted that the following answers to questions on notice had been published:
• answers to questions on notice from Mr Mark Gifford, NSW EPA, received 21 December 2017.
• Resolved, on the motion of Mr Mallard: That the committee keep confidential the following answers to questions on notice:
  • answers to questions on notice from Mr Mark Gifford, NSW EPA, received 21 December 2017
  • answer to supplementary question on notice from Mr Mark Gifford, NSW EPA, received 21 December 2017.

5.3 Return of answers to questions on notice and supplementary questions
Resolved, on the motion of Mr Mallard: That any answers to questions on notice and supplementary questions arising from the in camera hearing on 13 February 2018 be requested to be provided by Wednesday 28 February 2018.

5.4 In camera hearing
Resolved, on the motion of Mr Mallard: That the committee proceed to take evidence from Witnesses E, F and G in camera.

The committee proceeded to take in camera evidence.

Persons present other than the committee: Ms Sharon Ohnesorge, Ms Kate Mihaljek, Ms Monica Loftus, Ms Jenelle Moore, and Hansard reporters.

The following witnesses were sworn and examined:
• Witness E
• Witness F
• Witness G
Witness G tendered the following document:

- Document A – Regulation of industry by the EPA
- Document B – Information from a third party
- Document C – Information from a third party
- Document D – Information from a third party
- Document E – Information from a third party.

The evidence concluded and the witnesses withdrew.

5.5 Tendered documents
Resolved, on the motion of Mr Mason-Cox: That the committee accept and keep confidential the following documents tendered during the in camera hearing:

- Document A – Regulation of industry by the EPA
- Document B – Information from a third party
- Document C – Information from a third party
- Document D – Information from a third party
- Document E – Information from a third party.

6. Music and arts economy
Resolved, on the motion of Mr Graham: The secretariat draft a proposed schedule of activities for the inquiry, and circulate this to members.

7. Adjournment
The committee adjourned at 1.38 pm, until Monday 19 March 2018, Room 1254 (report deliberative meeting for inquiry into ‘energy from waste’ technology).

Kate Mihaljek
Committee Clerk
Received:

- 12 February 2018 – Email from NSW Police, to secretariat, regarding in camera evidence that may be included in the energy from waste technology report
- 13 February 2018 – Email from Witness E, to secretariat, providing a document from a third party
- 13 February 2018 – Email from Witness E, to secretariat, advising that they would like the in camera transcript sent via email
- 14 February 2018 – Email from NSW Police, to secretariat, regarding in camera evidence that may be included in the energy from waste technology report
- 15 February 2018 – Email from Ms Genelle Watkins, Create NSW, to secretariat, regarding the agency’s submission to the inquiry into the music and arts economy
- 19 February 2018 – Email from Witness C, to secretariat, regarding in camera evidence that may be included in the energy from waste technology report
- 20 February 2018 – Email from Witness G, to secretariat, regarding in camera evidence that may be included in the energy from waste technology report, and reiterating request to remain unidentified
- 20 February 2018 – Email from Ms Genelle Watkins, Create NSW, to secretariat, advising that the Create NSW submission to the inquiry into the music and arts economy will be submitted on 7 March 2018
- 20 February 2018 – Email from Witness C, to secretariat, regarding in camera evidence that may be included in the energy from waste technology report
- 21 February 2018 – Email from Witness C, to secretariat, advising that a waste company is buying certain facilities
- 21 February 2018 – Email from Ms Genelle Watkins, Create NSW, to committee, requesting a further extension for its preliminary submission to the inquiry into the music and arts economy
- 22 February 2018 – Mr Justin Field MLC, The Greens, to secretariat, advising that Ms Dawn Walker MLC is substituting for Mr Jeremy Buckingham MLC for the duration of the inquiry into the music and arts economy
- 27 February 2018 – Email Mr Mark Gifford, NSW EPA, to secretariat, regarding in camera evidence that may be included in the energy from waste technology report
- 27 February 2018 – Email Mr Tony Khoury, Waste Contractors and Recyclers Association of New South Wales, to secretariat, providing clip of radio interview concerning media article about the transfer of waste interstate
- 9 March 2018 – The Hon Natasha Maclaren-Jones MLC, Government Whip, to secretariat, advising that the Hon Catherine Cusack MLC is substituting for the Hon Matthew Mason-Cox MLC for the duration of the inquiry into the music and arts economy.

Sent

- 12 February 2018 – Email from secretariat to NSW EPA, identifying possible in camera evidence that may be included the energy from waste technology report
- 12 February 2018 – Email from secretariat to NSW Police Force, identifying possible in camera evidence that may be included the energy from waste technology report
- 12 February 2018 – Email from secretariat to Witness C, identifying possible in camera evidence that may be included the energy from waste technology report
- 15 February 2018 – Email from secretariat to Witness E, identifying possible in camera evidence from Witness G that may be included the energy from waste technology report
- 20 February 2018 – Email from secretariat, to Witness C, regarding in camera evidence that may be included the energy from waste technology report
- 20 February 2018 – Email from secretariat, to Witness G, Witness E and Witness F, regarding in camera evidence that may be included the energy from waste technology report
- 21 February 2018 – Email from secretariat to Ms Genelle Watkins, Create NSW, noting that the agency’s preliminary submission to the inquiry into the music and arts economy should be provided as close as possible to 7 March 2018
• 12 March 2018 – Email from secretariat to Ms Genelle Watkins, Create NSW confirming advice regarding the agency’s final submission to the inquiry into the music and arts economy.

Resolved, on the motion of Mr Mallard: That the committee keep confidential the following correspondence:

• 12 February 2018 – Email from secretariat to NSW EPA, identifying possible in camera evidence that may be included the energy from waste technology report
• 12 February 2018 – Email from secretariat to NSW Police Force, identifying possible in camera evidence that may be included the energy from waste technology report
• 12 February 2018 – Email from secretariat to Witness C, identifying possible in camera evidence that may be included the energy from waste technology report
• 12 February 2018 – Email from NSW Police to secretariat, regarding in camera evidence that may be included the energy from waste technology report
• 13 February 2018 – Email from Witness E to secretariat, providing a document from a third party
• 13 February 2018 – Email from Witness E to secretariat, advising that they would like the in camera transcript sent via email
• 14 February 2018 – Email from NSW Police to secretariat, regarding in camera evidence that may be included the energy from waste technology report
• 15 February 2018 – Email from secretariat to Witness E, identifying possible in camera evidence from Witness G that may be included the energy from waste technology report
• 19 February 2018 – Email from Witness C to secretariat, regarding in camera evidence that may be included the energy from waste technology report
• 20 February 2018 – Email from secretariat to Witness C, regarding in camera evidence that may be included the energy from waste technology report
• 20 February 2018 – Email from Witness G to secretariat, regarding in camera evidence that may be included the energy from waste technology report, and reiterating request to remain unidentified
• 20 February 2018 – Email from secretariat to Witness G, Witness E and Witness F, regarding in camera evidence that may be included the energy from waste technology report
• 20 February 2018 – Email from Witness C to secretariat, regarding in camera evidence that may be included the energy from waste technology report
• 21 February 2018 – Email from Witness C to secretariat, advising that a waste company is buying certain facilities
• 27 February 2018 – Email from Mr Mark Gifford, NSW EPA, to secretariat, regarding in camera evidence that may be included the energy from waste technology report.

4. Inquiry into ‘energy from waste’ technology

4.1 Partially confidential submissions

Resolved, on the motion of Mr Mason-Cox: That the committee keep names and/or identifying and sensitive information, and potential adverse mention, confidential, as per the request of the author and/or the recommendation of the secretariat, in submission nos. 388-392.

4.2 Answers to questions on notice

Resolved, on the motion of Mr Mason-Cox: That the committee keep confidential the following answers to questions on notice:

• answers to questions on notice from Witnesses E, F and G, received 26 February 2018.

4.3 Consideration of Chair’s draft report

The Chair submitted his draft report entitled ‘Energy from waste technology’ which, having been previously circulated, was taken as being read.

Key issues
Resolved, on the motion of Dr Faruqi: That paragraph 5 be amended by omitting ‘Overall, the committee supports the use of energy from waste technologies as a means of energy recovery and as an alternative to waste disposal. We have made a number of recommendations to enhance the regulation of energy from waste in New South Wales, including ensuring the NSW EPA’s Energy Recovery Facility Guidelines are appropriately robust, particularly with regard to the emissions regime and social licence requirements for proposed facilities’ and the following new sentences be inserted instead:

‘Overall the committee believes some energy from waste technologies as means of energy recovery may be appropriate in some circumstances, but only after a significant shift up the waste hierarchy to avoid, reduce and re-use waste and the issues of social licence, air pollution impacts and health risks have been addressed’.

Chapter 1
Resolved, on the motion of Dr Faruqi: That paragraph 1.2 be amended by inserting ‘Currently, New South Wales is the second highest per capita producer of waste in the world’. [FOOTNOTE: Evidence, Mr Barry Buffier, Chair and Chief Executive, NSW EPA, 24 November 2017, p 7] after ‘During this period, New South Wales generated about 19 million tonnes of waste.’

Resolved, on the motion of Ms Sharpe: That paragraph 1.3 be amended by inserting at the end: ‘Stakeholders also raised the issue of the growing interstate movement of waste and the impact this is also having on recycling rates’.

Resolved, on the motion of Dr Faruqi: That the following new paragraph be inserted after paragraph 1.30:

‘An alternate view offered by the National Toxics Network was that although the European Union is often held up as the world’s best standard for incinerator operation, it has recently declared a major policy redirection on waste management and the waste to energy incinerator sector in line with the major commitments to a circular economy. This has resulted in a recommendation issued to members to stop the construction of new incinerators and to decommission existing facilities’. [FOOTNOTE: Submission 172, National Toxics Network, p 5]

Dr Faruqi moved: That paragraph 1.34 be amended by omitting ‘there is an opportunity for energy from waste to play a role in diverting waste from landfill in the future’ and inserting instead ‘there may be a role for energy from waste after higher order waste reduction methods have been fully implemented’.

Question put.

The committee divided.

Ayes: Dr Faruqi, Mr Graham, Ms Sharpe.

Noes: Mr Green, Mr Mallard, Mr Martin, Mr Mason-Cox.

Question resolved in the negative.

Resolved, on the motion of Dr Faruqi: That paragraph 1.35 be amended by omitting:

‘We also recognise that many plants are within heavily urbanised areas, making it unlikely that siting requirements such as a buffer or exclusionary zone are in place in those jurisdictions, as is the case in New South Wales’.

Chapter 2
Resolved, on the motion of Ms Sharpe: That the following sentence and table be inserted after paragraph 2.7: ‘The table below sets out the waste and environmental levy revenues, and expenditures on environmental programs, for the past five years’.

Table 1: Waste and environmental levy revenues, and expenditures on environmental programs, for the past five years
Resolved, on the motion of Ms Sharpe: That paragraph 2.13 be amended by omitting ‘Overall’ before ‘the committee supports the retention of the waste levy.’

Resolved, on the motion of Dr Faruqi: That paragraph 2.14 be amended by inserting ‘including waste avoidance, minimisation and re-use programs’ before ‘and waste recovery infrastructure in New South Wales’.

Resolved, on the motion of Mr Graham: That the following new committee comment and recommendations be inserted after paragraph 2.30:

‘Committee comment
The committee notes that as at October 2016, the Waste Less, Recycle More initiative had only spent $292 million of its $465 million allocation. That is, less than two thirds of the allocated funding had been spent. This is a major under-allocation for a significant initiative. This is doubly concerning given the NSW EPA has given evidence that it considers this program vital to the state meeting its waste targets. The committee recommends that the NSW Government ensure all funds allocated to the Waste Less, Recycle More program be spent in accordance with the program. We also recommend that the NSW EPA undertake an audit of the Waste Less, Recycle More initiative to ensure that the funds are fully expended to meet the objectives of the program.

Recommendation X
That the NSW Government ensure that all funds allocated to the Waste Less, Recycle More program be fully expended in accordance with the program.

Recommendation X
That the New South Wales Environment Protection Authority undertake an audit of the Waste Less, Recycle More program to ensure that the funds are fully expended to meet the objectives of the program’.

Resolved, on the motion of Ms Sharpe: That paragraph 2.36 be amended by omitting ‘unduly burdened’ and inserting instead ‘impacted heavily’.

Resolved, on the motion of Mr Graham: That the following new committee comment be inserted before paragraph 2.68:

‘Committee comment
The first step in an effective allocation of the money from the waste levy is for the NSW EPA to fully expend the money that is allocated to the Waste Less, Recycle More initiative’.

Ms Sharpe moved: That paragraph 2.69 and Recommendation 2 be amended by omitting ‘hypothecate 100 per cent of’ and inserting instead ‘substantially increase’.

<table>
<thead>
<tr>
<th>Item/Program ($m)</th>
<th>2012/13</th>
<th>2013/14</th>
<th>2014/15</th>
<th>2015/16</th>
<th>2016/17 (unaudited)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Revenue:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Waste Revenues</td>
<td>$483.3</td>
<td>$503.6</td>
<td>$548.5</td>
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[FOOTNOTE: Answers to question on notice, NSW EPA, 27 July 2017, p 1.]

Resolved, on the motion of Ms Sharpe: That paragraph 2.13 be amended by omitting ‘Overall’ before ‘the committee supports the retention of the waste levy.’

Resolved, on the motion of Dr Faruqi: That paragraph 2.14 be amended by inserting ‘including waste avoidance, minimisation and re-use programs’ before ‘and waste recovery infrastructure in New South Wales’.

Resolved, on the motion of Mr Graham: That the following new committee comment and recommendations be inserted after paragraph 2.30:

‘Committee comment
The committee notes that as at October 2016, the Waste Less, Recycle More initiative had only spent $292 million of its $465 million allocation. That is, less than two thirds of the allocated funding had been spent. This is a major under-allocation for a significant initiative. This is doubly concerning given the NSW EPA has given evidence that it considers this program vital to the state meeting its waste targets. The committee recommends that the NSW Government ensure all funds allocated to the Waste Less, Recycle More program be spent in accordance with the program. We also recommend that the NSW EPA undertake an audit of the Waste Less, Recycle More initiative to ensure that the funds are fully expended to meet the objectives of the program.

Recommendation X
That the NSW Government ensure that all funds allocated to the Waste Less, Recycle More program be fully expended in accordance with the program.

Recommendation X
That the New South Wales Environment Protection Authority undertake an audit of the Waste Less, Recycle More program to ensure that the funds are fully expended to meet the objectives of the program’.

Resolved, on the motion of Ms Sharpe: That paragraph 2.36 be amended by omitting ‘unduly burdened’ and inserting instead ‘impacted heavily’.

Resolved, on the motion of Mr Graham: That the following new committee comment be inserted before paragraph 2.68:

‘Committee comment
The first step in an effective allocation of the money from the waste levy is for the NSW EPA to fully expend the money that is allocated to the Waste Less, Recycle More initiative’.

Ms Sharpe moved: That paragraph 2.69 and Recommendation 2 be amended by omitting ‘hypothecate 100 per cent of’ and inserting instead ‘substantially increase’.

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Question put.
The committee divided.

Ayes: Dr Faruqi, Mr Graham, Ms Sharpe.
Noes: Mr Green, Mr Mallard, Mr Martin, Mr Mason-Cox.

Question resolved in the negative.

Resolved, on the motion of Dr Faruqi: That paragraph 2.69 and Recommendation 2 be amended by inserting ‘and environmental programs’ after ‘to provide waste management services’.

Resolved, on the motion of Dr Faruqi: That paragraph 2.69 and Recommendation 2 be amended by inserting ‘including waste reduction, avoidance and re-use programs’ after ‘waste management services’.

Resolved, on the motion of Ms Sharpe: That the following new committee comment be inserted after paragraph 2.71:

‘Committee comment
The committee is alarmed that the NSW EPA has failed to address this critical issue for a number of years, thereby exacerbating, and even encouraging, the transportation of waste to Queensland, and undermining New South Wales revenue by hundreds of millions of dollars’.

Resolved, on the motion of Ms Sharpe: That recommendation 4 be omitted: ‘That the NSW Environment Protection Authority investigate whether attaching the waste levy to the waste generator is a viable option in New South Wales’, and the following new recommendation be inserted instead:

‘That the NSW Government urgently consider attaching the waste levy to the waste generator in New South Wales, particularly for large waste generators or operators of large sites.’

Chapter 3

Resolved, on the motion of Mr Graham: That paragraph 3.15 be amended by inserting ‘each’ after ‘local government areas’

Resolved, on the motion of Dr Faruqi: That paragraph 3.17 be amended by omitting ‘illegally’ before ‘dump’ and inserting ‘and stockpile’ before ‘waste’ in dot point 3.

Resolved, on the motion of Mr Graham: That paragraph 3.34 be amended by inserting ‘amongst other issues’ after ‘the agency’s efforts are being hampered by the inherent difficulty of gathering suitable evidence to pursue legal action’.

Resolved, on the motion of Mr Graham: That paragraph 3.36 be amended by inserting ‘The committee acknowledges that as the levy has increased over time, so have the incentives to dump illegally’ after ‘Rather, a confluence of social and economic factors emboldens individuals and organisations to pursue this type of unlawful activity’.

Resolved on the motion of Mr Mason-Cox: That paragraph 3.36 and Recommendation 6 be amended by omitting ‘as soon as practicable’ after ‘that the NSW Government amend’.

Resolved, on the motion of Mr Graham: That the following new committee comment be inserted after paragraph 3.36:

‘Committee comment
The committee notes the reports from local government that this behaviour has increased. We note that of the funds allocated to the Waste Less, Recycle More initiative to July 2016, only $8.7 million were spent on illegal dumping. The committee also notes that in 2016-2017, the average fine following the 11 successful waste prosecutions was less than $40,000. The NSW EPA also gave evidence that the costs of illegal dumping run to millions of dollars per year. The committee therefore recommends that the NSW Government allocate additional resources to support the policing of illegal dumping.’
Resolved, on the motion of Mr Graham: That the following new recommendation be inserted after Recommendation 6:

‘Recommendation X

That the NSW Government allocate additional resources to support the policing of illegal dumping’.

Resolved on the motion of Mr Graham: That paragraph 3.37 be amended by inserting at the end: ‘The committee recommends that the NSW EPA strengthen its liaison with NSW Police when it comes to illegal activity in the waste sector, with formal protocols made public, and specifying the channels through which this liaison occurs.

Resolved, on the motion of Mr Graham: That the following new recommendation be inserted after paragraph 3.37:

‘Recommendation X

That the NSW Environment Protection Authority strengthen its liaison with NSW Police when it comes to illegal activity in the waste sector, with formal protocols made public, and specifying the channels through which this liaison occurs.

Resolved, on the motion of Dr Faruqi: That paragraph 3.38 and Recommendation 7 be amended by inserting ‘and expand the number of’ after ‘The committee recommends that the NSW Government allocate additional resources to’.

Resolved, on the motion of Mr Mason-Cox: That paragraph 3.39 be amended to omit ‘it is surprising’ and inserting instead ‘it is unacceptable’.

Resolved, on the motion of Mr Mason-Cox: That paragraph 3.39 and Recommendation 8 be amended by:

a) omitting ‘investigate how’ and inserting instead ‘immediately increase the use of’ after ‘that the NSW Environment Protection Authority’

b) omitting ‘can be used’ before ‘to prevent illegal dumping’.

Chapter 4

Resolved, on the motion of Ms Sharpe: That paragraph 4.27 be amended by inserting ‘with stakeholders estimating that the loss could be upwards of $100 million per year’ after ‘for the NSW Government’.

Resolved, on the motion of Ms Sharpe: That paragraph 4.33 be amended by omitting ‘There was a court challenge on that issue’ before ‘We formed the view’.

Resolved, on the motion of Ms Sharpe: That paragraph 4.42 be amended by:

a) omitting ‘with very limited’ and inserting instead ‘with no’

b) inserting at the end: ‘Figures show that the amount of waste being transferred interstate is growing’.

Chapter 5

Resolved, on the motion of Dr Faruqi: That paragraph 5.4 be amended by omitting ‘recycling and’ before ‘waste diversion targets’ in dot point 10.

Resolved, on the motion of Dr Faruqi: That paragraph 5.6 be amended by inserting ‘only after a significant shift up the waste hierarchy to avoid, reduce and re-use waste and the issues of social license, air pollution impacts and health risks have been addressed’ after ‘one component of this solution’.

Resolved, on the motion of Dr Faruqi: That paragraph 5.9 be amended by inserting after ‘standards and outcomes’:

‘The National Toxics Network expressed concern about the emergence of the New South Wales Energy from Waste Policy Statement as it seemed to appear out of nowhere and without a robust community debate. They considered it a flawed policy with internal inconsistencies including a lack of key guidance material and inadequate provisions for managing air pollution and toxic ash produced by waste incinerators’.
Resolved, on the motion of Dr Faruqi: That paragraph 5.10 be amended by:

a) omitting ‘There was consensus among’ before ‘inquiry participants’

b) inserting ‘highlighted’ after ‘inquiry participants’.

Resolved, on the motion of Dr Faruqi: That the following new paragraph be inserted after paragraph 5.29:

‘Dr James Whelan from Environmental Justice Australia provided evidence that there are no enforceable national standards for criteria pollutants, which include fine particle pollution PM2.5 or coarse particles PM10.’

[FOOTNOTE: Evidence, Dr James Whelan, Researcher and Community Organiser, Environmental Justice Australia, 17 August 2017, p 27]

Resolved, on the motion of Ms Sharpe: That paragraph 5.48 be amended by inserting at the end: ‘and in communities’.

Resolved, on the motion of Dr Faruqi: That paragraph 5.49 be amended by inserting ‘in some circumstances’ after ‘While the committee supports the use of residual waste for energy from waste facilities’.

Resolved, on the motion of Mr Mason-Cox: That paragraph 5.54 be amended by:

a) omitting ‘gaining a social licence’ and inserting instead ‘gaining community support’ before ‘is essential for any proponent’

b) omitting ‘receive the social licence necessary’ and inserting instead ‘receive the necessary approvals and community support’.

Resolved, on the motion of Mr Mason-Cox: That Recommendation 14 be amended by omitting ‘receive the social licence necessary’ and inserting instead ‘receive the necessary approvals and community support’.

Resolved, on the motion of Dr Faruqi: That paragraph 5.55 and Recommendation 15 be amended by inserting ‘in addition to the full Environmental Impact Statement’ after ‘department’s website’.

Resolved, on the motion of Ms Sharpe: That the following new committee comment be inserted after paragraph 5.55:

‘Committee comment

Given the significant concerns in relation to energy from waste technology and the impact of emissions on air quality there needs to be a much more detailed assessment of the issues surrounding this technology and its use in New South Wales. The committee recommends NSW Government establish an expert advisory body on energy from waste chaired by the Chief Scientist to examine and report on the energy from waste regulatory framework, to create certainty for the market and communities’.

Resolved, on the motion of Ms Sharpe: That the following new recommendation be inserted after the new committee comment inserted after paragraph 5.55:

‘Recommendation X

That the NSW Government establish an expert advisory body on energy from waste chaired by the Chief Scientist to examine and report on the energy from waste regulatory framework to create certainty for the market and communities, with particular reference to:

- changes required to the Energy from Waste Recovery Guidelines to guarantee that New South Wales uses only world’s best practices in emissions, emissions monitoring and residual waste disposal
- consent conditions required in any planning approval to guarantee that New South Wales uses only world’s best practices in emissions, emissions monitoring and residual waste disposal
- the impact of energy from waste on human health
• the impact of energy from waste on recycling targets’.

Dr Faruqi moved: That the following new recommendation be inserted after Recommendation 15:

‘Recommendation X

That the NSW Government enact legislation that bans energy from waste incinerators within at least 15 kilometres from areas zoned for residential use’.

Question put.
The committee divided.

Ayes: Dr Faruqi.
Noes: Mr Graham, Mr Green, Mr Mallard, Mr Martin, Mr Mason-Cox, Ms Sharpe.

Question resolved in the negative.

Dr Faruqi moved: That the following new recommendation be inserted after Recommendation 15:

‘Recommendation X

That in recognition of opportunities to avoid, minimise and reduce waste through measures higher in the waste hierarchy, that a moratorium be enacted on new energy from waste incinerator proposals.’

Question put.
The committee divided.

Ayes: Dr Faruqi, Mr Graham, Ms Sharpe.
Noes: Mr Green, Mr Mallard, Mr Martin, Mr Mason-Cox.

Question resolved in the negative.

Resolved, on the motion of Ms Sharpe: That the following new committee comment be inserted after Recommendation 15:

‘Committee comment

Given the particular topography of the Sydney Basin and the trapping of air pollution within the basin, the committee believes that the pressure on air quality should be considered when assessing energy from waste incinerator proposals.’

Ms Sharpe moved: that the following new recommendation be inserted after the new committee comment inserted after Recommendation 15:

‘Recommendation X

That the government enact legislation to ban energy from waste incinerators within the Sydney basin and impose a moratorium on any new incinerator proposal until a more detailed examination is done by an expert advisory body chaired by the Chief Scientist.’

Question put.
The committee divided.

Ayes: Dr Faruqi, Mr Graham, Ms Sharpe.
Noes: Mr Green, Mr Mallard, Mr Martin, Mr Mason-Cox.

Question resolved in the negative.

Chapter 6
Resolved, on the motion of Ms Sharpe: That paragraph 6.5 be amended by inserting ‘and is part of the Dial A Dump Industries Group’ after ‘The Next Generation is a wholly owned subsidiary of the Alexandria Landfill Corporate Group’.

Resolved, on the motion of Dr Faruqi: That paragraph 6.29 be amended by omitting:

‘In summary, we believe the technology – that is moving grate combustion – is sound, and agree that thermal waste disposal options should be included in the policy mix. However, the committee is left short of being convinced that this the right technology in the right place, even just for Stage 1 of the project’ after ‘Based on this evidence, as things currently stand, the committee does not support the development of this project’.

Mr Mason-Cox moved: That paragraph 6.29 be omitted: Inquiry participants’ specific concerns about the project are outlined throughout this chapter, as is the proponent’s response. Based on this evidence, as things currently stand, the committee does not support the development of this project. The proponent has not provided an adequate reference facility to demonstrate that the technology can adequately process the proposed fuel. Additionally, the proponent has provided inconsistent evidence about the project, particularly around key concerns including size, feedstock and emissions, and has failed to gain the social licence for the project to proceed. These issues are discussed in detail below’, and that the following new paragraph be inserted instead:

‘The committee acknowledges that The Next Generation proposal is currently undergoing a rigorous and comprehensive approval process prior to a decision being made to refer the project to the Planning Assessment Commission for an independent determination. The committee does not wish to pre-empt this process but acknowledges the overwhelming public opposition to this project proceeding as currently proposed.’

Question put.

The committee divided.

Ayes: Mr Martin, Mr Mason-Cox.

Noes: Dr Faruqi, Mr Graham, Mr Green, Mr Mallard, Ms Sharpe.

Question resolved in the negative.

Dr Faruqi moved: That Recommendation 16 be amended by:

a) omitting ‘subject to further investigations’ before ‘the NSW Government not approve the energy from waste facility proposed’

b) omitting ‘at this time’ after ‘the NSW Government not approve the energy from waste facility proposed by The Next Generation at Eastern Creek’.

Question put.

The committee divided.

Ayes: Dr Faruqi, Mr Graham, Ms Sharpe.

Noes: Mr Green, Mr Mallard, Mr Martin, Mr Mason-Cox.

Question resolved in the negative.

Resolved, on the motion of Mr Mallard: That Recommendation 16 be amended by:

a) omitting ‘That, subject to further investigations, the NSW Government’ and inserting instead ‘That, subject to the current assessment process being conducted by the NSW Department of Planning and Environment, the NSW Government’

b) omitting ‘at this time’ after ‘The Next Generation at Eastern Creek’.
Mr Mason-Cox moved: That paragraph 6.30 and Recommendation 16, as amended, be omitted: ‘The committee recommends that, subject to further investigations, the NSW Government not approve the energy from waste facility proposed by The Next Generation at Eastern Creek at this time.

**Recommendation 16**

That, subject to the current assessment process being conducted by the NSW Department of Planning and Environment, the NSW Government not approve the energy from waste facility proposed by The Next Generation at Eastern Creek'.

Question put.
The committee divided.
Ayes: Mr Mason-Cox.
Noes: Dr Faruqi, Mr Graham, Mr Green, Mr Mallard, Mr Martin, Ms Sharpe.

Question resolved in the negative.

Mr Mason-Cox moved: That paragraph 6.29 be amended by omitting ‘and has failed to gain the social licence’ and inserting instead ‘and has failed to gain the community support’ before ‘for the project to proceed’.

Question put.
The committee divided.
Ayes: Mr Green, Mr Mallard, Mr Martin, Mr Mason-Cox.
Noes: Dr Faruqi, Mr Graham, Ms Sharpe.

Question resolved in the affirmative.

Mr Mason-Cox moved: That:

a) the level 1 heading before paragraph 6.31 be amended by omitting ‘Social licence’ and inserting instead ‘Community support’

b) the term ‘social licence’ be put in inverted commas where it appears in paragraphs 6.31 to 6.45.

Question put.
The committee divided.
Ayes: Mr Green, Mr Mallard, Mr Martin, Mr Mason-Cox.
Noes: Ms Sharpe, Dr Faruqi, Mr Graham.

Question resolved in the affirmative.

Resolved, on the motion of Dr Faruqi: That paragraph 6.43 be amended by:

a) omitting ‘The Next Generation may have done itself a disservice by failing to adequately engage’ and inserting instead ‘The Next Generation has failed to adequately engage’ before ‘with the local community’

b) omitting ‘as noted by Dr Marc Stammbach’ after ‘the local community regarding its proposed energy from waste facility’

c) omitting ‘Perhaps the company’s assertion that there has not been a private infrastructure proposal which has had such extensive community consultation is true. However, because stakeholders have not felt that this engagement is genuine, these efforts have been ineffective, to say the least’ at the end.

Resolved on the motion of Ms Sharpe: That paragraph 6.56 be omitted: ‘In hindsight, it may have been in the proponent’s best interest to have conducted more thorough community engagement and to have
initially applied for a smaller facility to garner the social licence to operate the facility in that particular location’, and the following new paragraph be inserted instead:

‘The committee notes the concerns of the stakeholders that raised issues associated with the topographic structure of the Sydney Basin and the challenges of trapped air pollution within it. The Next Generation proposal could add substantially to the challenges of managing air pollution across Sydney.’

Resolved, on the motion of Dr Faruqi: That:

a) paragraph 6.62 be amended by inserting ‘who was contracted by the proponent to undertake the technical air quality assessment for The Next Generation project’ after ‘Mr Damon Roddis, National Practice Leader Air Quality and Noise, Pacific Environment’

b) paragraph 6.63 be amended by inserting ‘Chief Executive Officer, Dial A Dump Industries Group, proponents of the Next Generation Project’ after ‘This argument was supported by Mr Biggs’.

Resolved, on the motion of Dr Faruqi: That paragraph 6.97 be amended by omitting ‘In hindsight’ before ‘the proponent should have conducted a more thorough examination’.

Resolved, on the motion of Ms Sharpe: That paragraph 6.100 be amended by omitting at the end: ‘While a large-scale project may be needed to meet future waste needs in Sydney, it would appear logical, at least in the first instance, to start with smaller plants that are more palatable to the community’.

Resolved, on the motion of Dr Faruqi: That paragraph 6.112 be amended by omitting ‘The Next Generation intends to address these issues’ and inserting instead ‘The Next Generation intends to respond to these issues’.

Chapter 7

Resolved, on the motion of Ms Sharpe: That paragraph 7.36 be amended by:

a) omitting ‘While we can see the potential benefit of breaking up the functions of the agency’ before ‘the committee has not received sufficient evidence to recommend this action’

b) inserting ‘so it can improve its performance’ after ‘the NSW Government investigate options to restructure the NSW EPA’.

Resolved, on the motion of Ms Sharpe: That Recommendation 17 be amended by inserting at the end: ‘so it can improve its performance’.

Resolved, on the motion of Mr Mason-Cox: That the following new committee comment and recommendation be inserted after Recommendation 17:

‘Committee comment

Further, we believe that the NSW Government should conduct an independent review into the NSW EPA, with particular reference to:

• assessing the adequacy of funding for the performance of its compliance, enforcement and other roles
• improving its community engagement role and the effectiveness of its enforcement and compliance roles
• the perceived conflict of interest between its compliance and policy and education roles.

Recommendation X

That the NSW Government conduct an independent review into the NSW Environment Protection Authority, with particular reference to:

• assessing the adequacy of funding for the performance of its compliance, enforcement and other roles
improving its community engagement role and the effectiveness of its enforcement and compliance roles.

• the perceived conflict of interest between its compliance and policy and education roles.’

Resolved, on the motion of Ms Sharpe: That the following new committee comment be inserted after the new recommendation:

‘Committee comment

The committee notes that the NSW Government has failed to follow the recommendation of the previous inquiry by then General Purpose Standing Committee No. 5 into the performance of the EPA that recommended that the NSW Government amend the Protection of the Environment Administration Act 1991 to provide for the appointment of a chairperson of the board independent of the Chief Executive Officer of the NSW EPA. The committee believes that this action would assist to improve the performance of the EPA and notes that with the retirement of Mr Buffier, there is the opportunity for the government to make this change prior to the appointment of a new CEO’.

Resolved, on the motion of Ms Sharpe: That the following new recommendation be inserted after the new committee comment:

‘Recommendation X

‘That the NSW Government seek at amend the Protection of the Environment Administration Act 1991 to provide for the appointment of a chairperson of the board independent of the Chief Executive Officer of the NSW Environment Protection Authority’.

Resolved, on the motion of Mr Mallard: That paragraph 7.49 and Recommendation 19 be amended by inserting ‘for proprietors and company directors’ after ‘That the NSW Government introduce a fit and proper person test’.

Resolved, on the motion of Dr Faruqi: That the following new committee comment be inserted after paragraph 7.52:

‘Committee comment

‘The committee believes that there are significant unresolved issues regarding the Mangrove Mountain landfill site, including licence variations and the role of the then Gosford City Council in issuing development consent’.

Resolved, on the motion of Ms Sharpe: That the following new recommendation be inserted after the new committee comment after paragraph 7.52:

‘Recommendation X

‘That the NSW Government establish an independent inquiry to investigate the operation, regulation and approvals of the Mangrove Mountain Landfill site’.

Chapter 8

Resolved, on the motion of Dr Faruqi: That Recommendation 22 be amended by inserting ‘and avoidance, reduction’ after ‘enabling the circular economy, including waste generator education, product stewardship, waste levies, market support initiatives’.

Resolved, on the motion of Ms Sharpe: That paragraph 8.80 and Recommendation 27 be amended to by omitting ‘an alternative solution’ and inserting instead ‘alternative solutions’.

Resolved, on the motion of Dr Faruqi: That paragraph 8.94 and Recommendation 28 be amended by:

a) inserting ‘zero waste strategies and’ after ‘that the NSW Environment Protection Authority, in collaboration with stakeholders, investigate opportunities to embed’

b) omitting ‘markets’ after ‘the circular economy in New South Wales’.
Dr Faruqi moved: That Recommendation 29 be amended by inserting ‘mandatory’ before ‘Extended Producer Responsibility Schemes’.

The committee divided.

Ayes: Dr Faruqi.

Noes: Mr Graham, Mr Green, Mr Mallard, Mr Martin, Mr Mason-Cox, Ms Sharpe.

Question resolved in the negative.

Resolved, on the motion of Mr Graham: That:

The draft report as amended be the report of the committee and that the committee present the report to the House;

The transcripts of evidence, submissions, tabled documents, answers to questions on notice and supplementary questions, and correspondence relating to the inquiry be tabled in the House with the report;

Upon tabling, all unpublished attachments to submissions be kept confidential by the committee;

Upon tabling, all unpublished transcripts of evidence, submissions, tabled documents, answers to questions on notice and supplementary questions, and correspondence relating to the inquiry be published by the committee, except for those documents kept confidential by resolution of the committee;

The committee secretariat correct any typographical, grammatical and formatting errors prior to tabling;

The committee secretariat be authorised to update any committee comments and the key issues section where necessary to reflect changes to recommendations or new recommendations resolved by the committee;

Dissenting statements be provided to the secretariat within 24 hours after receipt of the draft minutes of the meeting;

That the report be tabled on Monday 26 March 2018.

Resolved, on the motion of Mr Mallard: That the committee note its appreciation for the hard work and diligence of the secretariat this inquiry.

4.4 Publication of in camera evidence

Resolved, on the motion of Dr Faruqi: That the committee authorise the partial publication of:

- the in camera transcript from 23 October 2017, as agreed to by Witness C
- the in camera transcript from 24 November 2017, as agreed to by the NSW EPA
- the in camera transcript from 24 November 2017, as agreed to by the NSW Police Force
- the in camera transcript from 13 February 2018, as agreed to by Witness G.

5. Music and the arts economy

5.1 Public submissions

The committee noted that:

- submissions 49, 62, 195 are from a persons under 18 years of age who wish to have their submissions made public, and in accordance with standard practice, the secretariat has confirmed the authors would like their submission to be published, together with their name.

5.2 Partially confidential submissions
Resolved, on the motion of Mr Martin: That the committee authorise the publication of submission nos. 15, 19-20, 24, 28-30, 38-42, 44, 48, 56, 60, 67, 68, 70, 72, 74, 79, 80, 82, 92, 93, 101-105, 113-122, 14-153, 163-164, 166, 167, 181, 187, 191, 192, 198, 201, 202, 204, 210, 221, 259, 262, 277-279, 290, 294 and 300, with the exception of identifying and/or sensitive information, which is to remain confidential, as per the request of the author.

5.3 Confidential submissions
Resolved, on the motion of Mr Martin: That the committee keep submission nos. 11, 12, 45, 51, 58, 69, 76, 89, 94, 132, 161,162, 182, 183, 188, 196, 289 and 297 confidential, as per the request of the author.

5.4 Submissions 4, 4a and 4b
Resolved, on the motion of Dr Faruqi:

- That the committee authorise the publication of submission nos. 4 and 4a, with the exception of identifying and/or sensitive information, and/or adverse mention, which is to remain confidential, as per the recommendation of the secretariat.
- That the committee keep submission no. 4b confidential, as per the recommendation of the secretariat.

5.5 Public hearing
Resolved, on the motion of Ms Sharpe: That the amended hearing schedule for the public hearing on 26 March 2018 in the Jubilee Room/McKell Room, Parliament House be adopted.

6. Adjournment
The committee adjourned at 1.05 pm, until Monday 26 March 2018, 9.00 am, Jubilee Room/McKell Room (public hearing).

Kate Mihaljek
Committee Clerk

Draft minutes no. 57
Monday 26 March 2018
Portfolio Committee No. 6 – Planning and Environment
Jubilee Room, Parliament House, Sydney, at 8.50 am

1. Members
Mr Green, Chair
Mr Mallard, Deputy Chair (from 11.15 am)
Ms Cusack
Mr Graham
Mr Martin

2. Apologies
Ms Sharpe
Ms Walker

3. Minutes
Resolved, on the motion of Mr Martin: That draft minutes no. 56 be confirmed.

4. Correspondence
Received:
• 22 March 2018 – Email from Ms Dawn Walker MLC to secretariat advising that she will be an apology to the hearing on 26 March 2018
• 26 March 2018 – Email from Lliam Caulfield, on behalf of Ms Sharpe MLC, advising that Ms Sharpe will be an apology to the hearing on 26 March 2018.

5. Inquiry into ‘energy from waste’ technology

5.1 Rescission of motion to adopt and table report
Resolved, by leave, on the motion of Mr Martin: That the committee rescind its decision of 19 March 2018 that:
• The draft report as amended be the report of the committee and that the committee present the report to the House
• The report be tabled on 26 March 2018.

5.2 Recommittal of report
The committee recommitted the report.
Resolved, on the motion of Mr Martin:
• That paragraph 4.6 be amended by omitting at the end: ‘We therefore recommend that the NSW Government lobby the Queensland Government to re-introduce its waste levy’ and inserting instead:
  ‘We therefore applaud the Queensland Government’s announcement, just days before the tabling of this report, that it intends to re-introduce its waste levy. We encourage the NSW EPA, in cooperation with the Queensland Government, to carefully monitor the impact of the re-introduction of Queensland’s waste levy and its effect upon the interstate movement of waste.’
• That Recommendation 10 be omitted: ‘That the NSW Government lobby the Queensland Government to re-introduce its waste levy.’
• That paragraph 4.48 be amended by omitting at the end: ‘This is why we have already recommended that the NSW Government lobby the Queensland Government to achieve this outcome’ and inserting instead:
  ‘We note the Queensland Government’s intention to take this action.’
• That the ‘Key issues’ section be amended to reflect points 1-3.

Resolved on the motion of Mr Graham:
• That the report, as amended, be the report of the committee and that the committee present the report to the House
• That the report be tabled on 28 March 2018.

6. The music and arts economy in New South Wales

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7. Adjournment
The committee adjourned at 5.05 pm, until Monday 28 May 2018 (music and arts site visit to Newcastle).

Kate Mihaljek
Committee Clerk
Appendix 5 Dissenting statements

The Hon Matthew Mason-Cox MLC, Liberal Party

The proposal by The Next Generation NSW Pty Ltd to build a 1.35 million tonne energy from waste facility at Eastern Creek was lodged with the Department of Planning and Environment in 2015. The proposed development will have a capital investment exceeding $30 million and is being assessed by the Government as a State Significant Development. This application is currently undergoing a rigorous and comprehensive assessment process prior to an independent determination being made by the Planning and Assessment Commission on whether the project will proceed.

Impacts of this project on air quality, emissions and human impacts, source volume and composition of waste material to be used, noise impacts, traffic, visual impacts and biodiversity impacts have been addressed by expert reports. A community engagement process has been conducted with over 990 submissions in response to the amended EIS raising issues concerning the size and location of the project, the proposed technology and feedstock and concerns the plant would adversely affect the air quality and, in turn, the health of residents in western Sydney and the environment. The overwhelming number of submissions were against the project proceeding.

In March 2017 the Department requested the proponent to provide further information to respond to these submissions and technical reviews conducted by independent experts appointed by the Department and the NSW EPA. The proponent’s response was received in September 2017 and sought approval for only Stage 1 of the development. In December 2017 the Department agreed to this request and published the report on its website. Submissions to the proponent’s response were due in February 2018.

The Department is now preparing an assessment report with a recommendation for determination of the proponent’s application. This report will consider the mountain of evidence received and will give considerable weight to the opinion of the NSW EPA and advice from independent experts. The assessment report will be provided to the independent Planning and Assessment Commission. The Commission will hold a public meeting and will invite submitters to present their views on the proposal. It will then prepare its report and determine the application. The Commission’s determination is expected later this year.

The Commission may well determine on the basis of the evidence before it that this project should not proceed.

It is not appropriate for a Committee of this Parliament to pre-empt or second guess the final outcome of this exhaustive and independent assessment process without having access to the weight of all the evidence that has been assembled. Accordingly, the majority decision of the Committee to recommend that the Government not approve this project is respectively premature and ill founded. It is a political decision. It undermines a proper, independent and comprehensive assessment process. In my opinion, this is not a desirable outcome.
Dr Mehreen Faruqi MLC, The Greens

This inquiry was a very timely opportunity to investigate the systemic issues of the way NSW deals with an ever-increasing amount of waste. I am heartened that the committee recognised this issue, and in particular the importance of reducing and avoiding waste production in the first place, including moving towards zero waste and a circular economy.

The Committee has made some strong recommendations that will go some way to addressing the significant issues of waste, including a recommendation to further investigate the Mangrove Mountain Landfill site. However, I am concerned that the committee did not unambiguously oppose the contentious proposal from ‘The Next Generation’ for an energy from waste incinerator at Eastern Creek and more broadly, did not recommend a moratorium on energy from waste facilities or an exclusion zone to ensure such facilities should they be built are more than 15km from residential areas.

Energy from Waste Facilities in General

Energy from waste is towards the bottom of the waste hierarchy, just above treating and disposing waste. The priority should not be approving ‘end of pipe’ solutions, but rather focusing on waste avoidance, reuse and recycling.

If there is a place for energy from waste, it should only be considered once other opportunities to reduce waste, including mandatory extended producer responsibility and product stewardship programs, have been exhausted; and only if there is community support and the air pollution impacts and health risks have been addressed. We are also deeply concerned that the development of such a facility would impact on recycling rates and perhaps provide a disincentive to reduce waste, as such a facility would essentially create a new market for waste disposal.

Given NSW is so far away from a zero waste or circular economy future, the Greens believe there should be a moratorium on new energy from waste facilities while waste avoidance, reuse and recycling programs are expanded. We heard significant evidence that energy from waste facilities are in decline in Europe and the United States. Europe especially is phasing out these facilities as it realises the significant environmental, health and economic benefits of zero waste policies.

The Greens are also deeply concerned about the health and air pollution effects of waste from energy facilities on local communities, which is why we recommended that the NSW Government enact legislation to establish a 15 km buffer zone to protect residential areas from such facilities, should they be approved. Exclusion zones should apply not just in the Sydney Basin but for residents across the rest of the state.

Next Generation energy from waste facility at Eastern Creek

With regards to ‘The Next Generation’ energy from waste incinerator proposal at Eastern Creek, it is clear that this facility lacks a social license and could have significant impacts on the health and well-being of people living in Western Sydney. The committee heard significant evidence from the community about how such a facility could impact their health, including emissions of small particulates (PM 2.5 and PM 10), hydrogen chloride, hydrogen fluoride and heavy metals.

Given this evidence, the committee’s recommendation that the facility not proceed, “subject to the current assessment process being conducted by the NSW Department of Planning and Environment” is inadequate. In my view, the ‘The Next Generation’ energy from waste incinerator at Eastern Creek should not be allowed to proceed.
THE CITY OF NEWCASTLE
Notice of Motion
Page 1

SUBJECT: NOM 28/05/13 - S88 WASTE LEVY

COUNCILLOR: N NELMES

PURPOSE

The following Notice of Motion was received on 14 May 2013 from the abovementioned Councillor:

Précis

Over the past nine years The City of Newcastle has provided $67.8 million back to the NSW State Government via the section 88 Waste Levy. This Levy was introduced to encourage landfill operators to reduce the amount of reusable waste going into landfill. The City of Newcastle’s Summerhill Waste Management Facility has worked towards these goals by introducing methane capture and storage, separation of green waste and other reusable waste however this levy paid directly to the State Government continues to rise.

MOTION

PART A:

1 Council requests a Moratorium on payment of our Section 88 Waste Levy to the consolidated revenue of the State government for the next two financial years.

2 During this period the Levy would still be collected and accounted for to maintain competitive neutrality in the Waste Management Industry.

3 The Levy would be redirected to The City of Newcastle’s Infrastructure backlog, allowing major asset renewals projects to be completed.

PART B

That Newcastle City Council participate in a combined regional submission through Hunter Councils to the State Government quantifying the impact of the imposed waste levy and seeking to:

- Reduce the impact of the levy on the residents and business of Newcastle and the Hunter Region;
- Reduce or eliminate the portion of the levy absorbed into the general operation of the State (hidden tax) rather than being returned to Local Government to improve Waste Management practices and;
- Ensure the return of the levy to Local Government is in proportion to the amount collected to reduce the cross-subsidization occurring at the expense of Newcastle and Hunter residents and businesses.

PART C:

Ask the Interim General Manager to call a special meeting of Lower Hunter Council General Managers to create a statement of common purpose on this issue as soon as possible with the goal of advocating collectively to the NSW Government.
BACKGROUND

This financial year we will send $M down the F3 into the consolidated revenue of the State Government. Council’s throughout the State are facing similar long-term financial problems to Newcastle, with rate capping and costing shifting from the State Government. This option to reinvest the Levy into Local roads, parks, pools, and community buildings is the optimal use of this tax for the Citizens of Newcastle.

The table below shows the payment of the levy against tonnes during these nine years.

<table>
<thead>
<tr>
<th>Financial Year</th>
<th>Annual Levy Payment ($)</th>
<th>Annual Tonnes Subject to Levy</th>
</tr>
</thead>
<tbody>
<tr>
<td>2003/04</td>
<td>$2,148,587</td>
<td>205,321</td>
</tr>
<tr>
<td>2004/05</td>
<td>$2,643,051</td>
<td>211,665</td>
</tr>
<tr>
<td>2005/06</td>
<td>$3,071,271</td>
<td>206,639</td>
</tr>
<tr>
<td>2006/07</td>
<td>$4,906,498</td>
<td>222,311</td>
</tr>
<tr>
<td>2007/08</td>
<td>$7,660,701</td>
<td>250,268</td>
</tr>
<tr>
<td>2008/09</td>
<td>$10,320,777</td>
<td>270,146</td>
</tr>
<tr>
<td>2009/10</td>
<td>$11,550,926</td>
<td>226,093</td>
</tr>
<tr>
<td>2010/11</td>
<td>$12,832,170</td>
<td>207,746</td>
</tr>
<tr>
<td>2011/12</td>
<td>$10,772,925</td>
<td>150,152</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$65,906,907</td>
<td>1,950,341</td>
</tr>
<tr>
<td><strong>Total inc 2012/13</strong></td>
<td>$67,852,574</td>
<td>1,974,902</td>
</tr>
</tbody>
</table>
Tipping fees (27% of total NCC costs)

Whilst the SWMC is expected to collect $24.87 million in fees during 2012/2013 the State Government charges (Section 88 Levy), Carbon Tax and GST. 38% of the tipping fee is made up of State Government levy as shown below.

Over the past nine years TCoN has provided $67.8 million back to the NSW State Government. Employee costs only make up 6.4% of the total expenditure for SWMC.
The graph below shows the impact of the levy. The levy have made competition with other smaller facilities (eg Bedminster Plant and Raymond Terrace) more difficult. This has led to more aggressive pricing and a loss of tonnes throughput. This is why Council is now considering moving swiftly towards developing resource recovery capability.

ATTACHMENTS

Nil