From: Thuy Tran
Sent: Wednesday, 15 June 2022 11:10 AM
To: Jeremy Clifford <jeremy@sustainablepm.com.au>
Subject: RFI002259 - Futon Hogan Industries Pty Ltd Development Licence Application (APP010981)

## Dear Jeremy,

EPA has determined further information is necessary for the assessment of Fulton Hogan's application (APP010981) for a potential development licence. Pursuant to section 50(3) of the *Environment Protection Act 2017*, the Authority hereby requests the following information relating to the application.

1. The application document (*126\_01\_Fulton Hogan EPA DLA - ABP-Wbool\_Rev1\_3 Feb 22.pdf*) indicates that the proposed throughput is up to 50,000 to 100, 000 tonnes per year. Provide an explanation as to why the range of annual throughput is proposed.

2. GHG emissions were calculated based on 50,000 tonnes per year not 100,000 tonnes per year. Provide a justification for using the minimum value. Provide GHG emissions at the maximum throughput (100,000 tonnes per year).

3. The application document provides GHG emissions for Scope 1 and Scope 2 (in Table 7-2) and indicates that purchasing of 100 % renewable electricity by Fulton Hogan is taking place, and it does not show what activities are included in the GHG emissions for Scope 1 and Scope 2. Provide calculation details for each scope indicating applicable activities.

4. EPA has eleven principles of environment protection ('principles') on which the EPA must operate. Refer to Part 2.3 of the *Environment Protection Act 2017*. The applicant must demonstrate that their application incorporates technologies, techniques and other measures that are capable of meeting each of these principles. Demonstrate compliance with the principles of the Environment Protection Act 2017 in the application.

5. Table 6-1 of the application document lists sand of one of the import materials. The description in section 6.3 after Table 6.1 does not mention much about sand. Provide information on sand such as proposed storage quantity, quantity of sand to be used in the proposed activities versus the proposed quantity of crushed glass.

6. The proposed storage quantities for aggregate and fillers are not provided in the application document. Provide the proposed storage quantities for aggregate and fillers.

7. Section 6.5.2 of the application document provides a brief description of the asphalt batching process. More information is required in this section to allow EPA to understand the proposed technology. Provide a detailed description of the

asphalt batching process including individual unit processes and operating temperatures.

8. Provide Fulton Hogan Industries Pty Ltd's certificate of the registration of a company.

Please provide the requesting information by updating the application document where appropriate and providing references within the document for the above points (except # 8).

Regarding the query in your email of 9/6, we are still waiting for comments from Warrnambool City Council and Wannon Water.

Regards

**Thuy Tran** My personal pronouns are she/her Permissioning Officer Permissioning

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