

Response to the
**Queensland Draft
Resource Recovery Industries
10 Year Roadmap and Action Plan**

17 June 2019

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Attachments

AIEN Submission (April 2019):

Queensland Draft Waste Management and Resource Recovery Strategy

AIEN Submission (June 2018):

Transforming Queensland's Recycling and Waste Industry Directions Paper

AIEN Communique (October 2018): '*Accelerating the Transition to a Circular Economy: A Blueprint for Action on Plastics and Packaging*'

AIEN Submission (October 2018): '*Updating the 2009 National Waste Policy - Less Waste, More Resources Discussion Paper*'

What is the AIEN?

The Australian Industrial Ecology Network (AIEN) is a vibrant network of like-minded individuals, companies and institutions with a common interest in sustainable development through the study and practice of industrial ecology. We advocate the principles and concepts of industrial ecology in policy formation and business practice. The AIEN actively engages with organisations to facilitate improved performance and environmental benefits.

The AIEN is also a forum in which people can discuss ideas, seek advice from one another, connect with resources associated with the practice and study of industrial ecology or simply keep in touch through the network with developments and best practice in their areas of interest.

The AIEN was established as a proprietary limited company in October 2014 to promote and facilitate industrial sustainability through the application of industrial ecology. The company aims to provide a 'window on the world' of industrial ecology by relaying news, canvassing new ideas, producing 'position papers' on topics, such as energy from waste, organising events and alerting people to developments in academia and in practice. In effect, AIEN aspires to become the 'go-to' organisation for all things to do with industrial ecology, including collaboration on the design, planning and implementation of IE projects.

Industrial Ecology (IE) and Sustainability

The overarching aim of IE is the sustainability of economically developed and developing societies. Theoretical IE is concerned with the principles, concepts and techniques for analysis that help us understand the myriad interactions between humans and the natural environment. It is axiomatic that for human existence to be sustainable, human activities must be compatible with environmental sustainability. If we wipe out the species on which we depend for survival or destroy their habitat or render unviable the natural resources that support our way of life, then our species will not be sustainable.

Sustainable development is the route to achieving sustainability, essentially by bringing about intended changes in human behaviour. That is the focus of IE in practice and arguably its ultimate objective. If IE is not applied in practice, and particularly with stakeholder 'license to operate', sustainable development has no chance of happening either.

Introduction

Thank you for the opportunity to provide feedback regarding the draft *Resource Recovery Industries 10 Year Roadmap and Action Plan* for Queensland. The AIEN congratulates the Queensland Government on its endeavours to produce a single cognisant resource recovery and resource management position document for the State.

The AIEN responded to both the *Transforming Queensland's Recycling and Waste Industry Directions Paper* with a submission dated 29th June 2018 and the draft *Waste Management and Resource Recovery Strategy* dated 5th April 2019 and this additional submission largely follows up the themes developed in those two previous submissions.

The AIEN has also recently responded to the Federal Government's *Updating the 2009 National Waste Policy - Less Waste, More Resources Discussion Paper* dated 5th October 2018 and has published a communique (also in October 2018) entitled '*Accelerating the Transition to a Circular Economy: A Blueprint for Action on Plastics and Packaging*'.

The AIEN requests this specific feedback offered regarding the Queensland draft *Resource Recovery Industries 10 Year Roadmap and Action Plan* be read in conjunction with the other documents aforementioned (attached) in order to ensure maximum clarity surrounds the communication of the positions being articulated.

The AIEN would be pleased to provide additional information or clarification of any points raised if/as required.

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Important Themes in the AIEN Response

2019 Draft Resource Recovery 10 Year Road Map and Action Plan

Encouraging/Fostering a Circular Economy Model in Queensland

The draft Queensland *Resource Recovery Industries 10 Year Roadmap and Action Plan* acknowledges, and includes at least some discussion, on each of the important elements required to realise the establishment of a circular economy in Queensland.

In its previous submissions (in particular within the draft *Waste Management and Resource Recovery Strategy* dated 5th April 2019), the AIEN devoted considerable attention to the importance of balancing resource supply and product demand as a fundamental basis for the establishment of a circular economy. The following quotation is reproduced from that previous submission:

In assessing the "waste" model largely in operation within Australia to this point, it must be accepted the model (driven by supply push) exists simply because there is more "waste" supply, than there is demand for those materials as a resource. The consequence of resource oversupply (be it components of the waste stream or anything else) is a fall in value. In fact, in its extreme, oversupply could mean the resource in question has a negative value with owners required to pay to relieve themselves of the excess resource. This situation characterises the model we have collectively built around "waste". The only way out of the above described nexus is to implement policies to establish (or re-establish) value in relation to the resource in question.

The transition to a circular economy must successfully navigate the society from the existing "waste" sector, driven by gate fees to a quality assured "recyclate" manufacturing sector, making virgin replacement raw materials that the brands

can absolutely rely on for quality and reliability of supply. All of this must additionally be based upon recycled material values remaining competitive relative to virgin raw material equivalents. This transition will require careful management to ensure the endeavours of all participants are fully co-ordinated. Queensland is the next jurisdiction with the opportunity to appropriately marshal all participants (including the brands) at the highest level.

The AIEN believes government policy must be directed to all key participant groups in order to realise the circular economy we seek. The AIEN is satisfied the draft Queensland *Resource Recovery Industries 10 Year Roadmap and Action Plan* includes proposed initiatives in support of:

- Product stewardship schemes, product design pressures and consumer behaviour programs in order to minimise the amount of waste being generated; and
- Incentives, supports for better separation/segregation infrastructure and pressures to be placed upon 'waste industry' actors in order to maintain their social license to remain in operation, etc.

In relation to the key questions of processing & manufacturing infrastructure requirements and market development requirements, the AIEN does not consider the draft Queensland *Resource Recovery Industries 10 Year Roadmap and Action Plan* would provide sufficient support and/or leadership in order for Queensland to begin the transition to a Circular Economy.

There are instances where the draft Queensland *Resource Recovery Industries 10 Year Roadmap and Action Plan* seeks to address some of the key elements of the critical processing & manufacturing infrastructure requirements required. However, in relation to supporting and promoting market development as prerequisites for a circular economy, the document falls short of the AIEN's minimum expectations.

Processing & Manufacturing Infrastructure

General Points

The AIEN is always pleased to see resources being allocated with the objective of increasing the capacity to recover resources and subsequently rebirth/manufacture products. In this instance, the Resource Recovery Industries Development Program (RRIDP) is welcomed as much as can potentially be achieved through the injection of up to \$100M into the addition of product rebirthing/remanufacturing facilities and through investment into rebirthed/recycled product markets.

Unfortunately, the experience in other jurisdictions would indicate that up to 90% of this amount will gravitate to improving existing separation/segregation regimes in order to qualify and subsequently transport large quantities of resource to interstate and overseas destinations. If the Queensland RRIDP funds are so directed, there will unfortunately be little progress toward a Circular Economy for either Queensland or Australia.

The AIEN remains ever hopeful that financial resources may one day be applied to genuine resource value adding domestic product manufacture and the marketing of rebirthed/recycled content products within Queensland and Australia.

Time will tell as to whether a significant proportion of the RRIDP funds will be so apportioned.

Market Development

General Points

The following summation is extracted from the draft Queensland *Resource Recovery Industries 10 Year Roadmap and Action Plan* document under Strategy 2 – Market and Supply Chain Development.

ACTIONS

1. *Deliver a comprehensive analysis of the resource recovery market sector.*
2. *Develop industry attraction programs focused on technologies and industries that will utilise recycled output to develop secondary markets.*
3. *Investigate and report on export opportunities for value-added recycled products for the development of secondary markets.*
4. *Coordinate supply chain development services and activities across the state, including customised activities to meet local regional needs, where appropriate.*
5. *Consult with regional teams to understand issues that relate to waste management and resource recovery specific to their region.*
6. *Deliver business development and capability programs to enable SMEs and small regional councils to participate fully in market opportunities.*
7. *Analyse aggregated data from the RRIDP to inform ongoing market development initiatives.*
8. *Promote exemplar resource recovery precincts in Queensland to demonstrate investment readiness.*
9. *Review resource recovery initiatives on large government-led projects to develop best practice guidelines.*
10. *Investigate opportunities for recycled products or materials to be included in government procurement policies."*

The above collection of actions (we waited until page 29 before any mention of product market development) constitute a significant disappointment to the AIEN given the emphasis sought regarding addressing the addition of product rebirthing/remanufacturing facilities and regarding

necessary investment into rebirthed/recycled product markets.

There are a total of ten separate actions listed as bullet points under Strategy 2 within the draft *Queensland Resource Recovery Industries 10 Year Roadmap and Action Plan* and each is the subject of individual commentary below:

1. **Deliver a comprehensive analysis of the resource recovery market sector.**

The AIEN is concerned that a comprehensive analysis will spend inordinate time in concluding (a) the existing Queensland based infrastructure and systems are not serving the identified needs (the AIEN would like to think this is self-evident); and (b) Queensland should adopt protocols and resource management regimes with demonstrated success in other jurisdictions (the AIEN would also like to think this is self-evident).

2. **Develop industry attraction programs focused on technologies and industries that will utilise recycled output to develop secondary markets.**

The AIEN would be very much in favour of this approach were there to be any evidence to suggest this action may attract successful practitioners. However, many of the existing markets and product manufacturing facilities for the rebirthing and remanufacture of resources (currently termed 'wastes') as products are not successful at scale, even in developing economies. In particular, a strategy of competing as the lowest common denominator (achieving minimum specification to commoditise the output of MRFs) will ultimately do nothing to foster a Circular Economy in Queensland. The alternative is to embrace promising new technologies but there is concern the Queensland funding will be otherwise directed, as previously stated.

3. **Investigate and report on export opportunities for value-added recycled products for the development of secondary markets.**

The AIEN considers the existing 'waste' crises have their genesis in seeking easy short-term solutions through the export of our challenges to others. However, is not entirely clear from the wording whether a value-added recycled product is genuinely a marketable product (in its own right) or whether it is code for achieving minimum specification to commoditise the output of MRFs.

4. **Coordinate supply chain development services and activities across the state, including customised activities to meet local regional needs, where appropriate.**

The AIEN eagerly awaits any outcomes from this action once its true intent and focus is able to be interpreted.

5. **Consult with regional teams to understand issues that relate to waste management and resource recovery specific to their region.**

Consulting is always good as is working in partnership with regional interests and experts. However, the AIEN believes it incumbent upon the Queensland Government to show significant leadership at this time. The areas where the AIEN considers that leadership is required were clearly outlined within the AIEN response to the draft *Waste Management and Resource Recovery Strategy* dated 5th April 2019.

6. **Deliver business development and capability programs to enable SMEs and small regional councils to participate fully in market opportunities.**

This initiative is also a welcome one. However, the market opportunities remain to be created and the Queensland Government has a significant opportunity to demonstrate

national leadership in this regard. (See response to Action Items 9 and 10 below.)

7. Analyse aggregated data from the RRIDP to inform ongoing market development initiatives.

As mentioned in discussing the urgent need for processing and manufacturing infrastructure, the evidence from other jurisdictions suggests the majority of funds supposedly allocated for the development and implementation of processing and product manufacturing infrastructure, will largely be utilised for marginal improvement in improving specifications to facilitate export of low value resource 'commodities' to overseas markets. Given this concern is realised, there is likely little to be gained from the analysis. Should Queensland succeed where the other jurisdictions have failed, it should be anticipated that a significant time period will pass before any usable data will be available to analyse. The draft *Queensland Resource Recovery Industries 10 Year Roadmap and Action Plan* document itself makes the point that infrastructure projects, even if proven to be attractive, may come over several years. These statements are understood in order to ensure expectations are not unrealistic. However, given the likely timing of projects being successfully delivered, utilisation of that data to indicate future directions is likely up to a decade away.

8. Promote exemplar resource recovery precincts in Queensland to demonstrate investment readiness.

See response to Action Item 7 above. It is clear that existing exemplars are scarce, and the promotion of future exemplars is a very laudable objective. However, the prerequisite for the promotion of exemplars, is to create the exemplars in the first instance. The AIEN seeks to focus upon the first generation of exemplar creation.

9. Review resource recovery initiatives on large government-led projects to develop best practice guidelines.

In embarking upon this action there is an underlying presumption that reviewing the initiatives on government-led projects is genuinely reflective of best practice. It presents a difficulty to be developing any best practice guidelines in a jurisdiction that manifestly lacks capacity to rebirth and/or remanufacture new generation products due to lack of markets and lack of product manufacturing infrastructure. The optimism with which this action is offered should ideally be tempered with a degree of realism and humility. With respect to Queensland's existing circumstance, let's walk before we run.

10. Investigate opportunities for recycled products or materials to be included in government procurement policies.

This is the most fascinating action of all those offered under Strategy 2. There are several really important points to make here in relation to the 10-year roadmap.

Firstly, the Queensland Government is a signatory to the National Waste Policy which includes a target for 30% recycling (into products!!!) of all recovered resources by 2030. This include 30% recovered content in Queensland Government purchases by 2030. Investigating opportunities for inclusion in Queensland Government procurement policies sometime between now and 2029 does somewhat lack urgency.

Secondly, government spending in Queensland (\$68.97 M in 2018) represents over 21% of the entire State's Gross Regional Product (\$327.00 M in 2018) according to the Economic Development Australia website. In terms of market development, commanding that amount of purchasing power should allow

for the mandating of certain goods to be procured only from recycled content. To do less is to abdicate one position of leadership the Queensland Government could easily occupy. There are many examples of SMEs in the resource recovery sector taking surplus resources from Corporate Australia on the proviso they purchase, or cause to be purchased an equivalent tonnage of their products made from the recycled content. It is exactly this type of market support that will grow a Circular Economy and the draft *Queensland Resource Recovery Industries 10 Year Roadmap and Action Plan* fails to genuinely deliver on the possibilities available.

The deals are set up as follows:

1. The large corporate (or Government Agency) provides information regarding the specifications and price points for various products they could procure in exchange for the SME guaranteeing to take a certain quantity of “excess resource” for each unit of product.
2. The SME commits to a specification and production level to satisfy the large corporate (or Government Agency) at an agreed price. That guarantees the SME market volume, eliminates the cost of waste disposal for the large corporate (or Government Agency), creates really interesting tight examples of the Circular Economy in action and the large corporate (or Government Agency) still obtains the goods it was required to procure at a market competitive rate.

Everyone wins in such a scenario and most critically, the developing SME with the innovative technology or product manufacturing process receives the necessary product market support.

In Summary

In summary, the AIEN seeks the demonstration of leadership by the Queensland Government with respect to the 10 Year Road map and Action Plan. Specifically, the AIEN seeks to see as a minimum:

- Products utilising ‘waste’ stream components are being manufactured and marketed satisfactorily;
- That demand for the products is suitably managed to ensure resources previously considered as ‘waste’ can commence to attract a real value in the economy from the demand side; and
- Queensland commitment to national facilitation, coordination and consensus building as absolute prerequisites to successful transition to a circular economy;

On this last bullet point, a further quote from the previous AIEN submission within the draft *Waste Management and Resource Recovery Strategy* dated 5th April 2019:

The AIEN also notes that a circular economy appears completely different to most stakeholders around the "circle" from resource logistics operators, product manufacturers, product marketers and consumers. A very valuable place for Queensland to demonstrate leadership, and influence the national agenda, would be to convene the necessary forums and dialogues to establish the agreed objectives, principals, and strategies. Currently these forums, dialogues and strategies are formulated without adequate reference to product manufacturing and product marketing considerations.

Important Themes in the AIEN Response

2019 Draft Resource Recovery 10 Year Roadmap and Action Plan

Learn from the Successes and Shortcomings in Other Jurisdictional Approaches

The following is an extract from the text presented by the AIEN in response to the 2018 *Transforming Queensland Recycling and Waste Industry Directions Paper*. The content is considered relevant to the finalisation of the Queensland 10 Year Road Map and Action Plan.

The Governments of NSW, Victoria and South Australia have historically been active in the seeking improvements in resource management through waste avoidance, minimisation, reuse, recycling, etc. Despite their best efforts individually (and at times collectively) none of them has yet fully succeeded in pointing the way to achieving a circular economy. This should not deter Queensland from seeking that end with an enhanced policy and regulatory program. However, it is useful to reflect upon some of the achievements and the perceived shortcomings inherent within the offerings of those jurisdictions.

New South Wales

The Waste Less – Recycle More initiative in NSW has resulted in the collection and expenditure of some hundreds of millions of dollars in waste levy fees in a very genuine attempt to better manage resources. The China Sword landed during the roll-out of the program and a natural question thus arises. Did the expenditure and collective efforts within the Waste Less – Recycle More initiative in NSW better position NSW? Was a circular economy closer to being achieved in NSW to cushion it from the full impact of the China Sword being visited upon the other jurisdictions? Despite some clear positive initiatives being implemented (the waste levy and implementation of container deposit legislation (CDL) are standout successes),

any fair assessment would suggest that NSW is no closer to a circular economy than the other jurisdictions and was probably impacted about equally. So why hasn't all that effort and expenditure demonstrably moved NSW into a more favourable position? Reasons why this may be so are numerous and complex. However, some of the short answers may include:

1. *NSW has utilised its environmental regulatory arm to oversee a program that must show foresight and pro-active leadership in order to succeed. A regulatory mindset will always be in tension with a program charged with bringing about a massive resource and social revolution. This tension is a good thing and would be especially beneficial were it to be played out publically. Unfortunately, like all individual departments and authorities, there will only be airing of the predominant and prevailing "departmental view" both to Government and to the public. The result being all those healthy tensions, debates and views never arise for discussion outside of the NSW EPA. The NSW EPA is above and beyond all else, a regulator and will always give priority to its regulatory role and function. This is natural but it is well known that despite the very best endeavours of a very dedicated workforce, many a good but challenging idea has perished due to regulatory intransigence.*
2. *The NSW Office of Environment and Heritage (NSW OEH) should operate as a counter balance to the NSW EPA through being able to reflect the desirable tensions previously alluded to. Despite international recognition for its efforts in the World Economic Forum Circular Awards in 2015 and 2019, the reality*

is the NSW OEH is directly funded by the NSW EPA through the waste levy and its funding has been drastically cut each year since around 2012/2013.

3. NSW has spent heavily on separation, segregation, aggregation through its project co-investments with large scale waste industry operatives. In addition, some really good individual projects have doubtlessly been realised through that investment. However, there has been almost no investment in NSW in the marketing of new products made from previous 'waste' stream components through investment in processing facilities that manufacture final products and public education about those products. This particular fact has greatly limited the CDL successes achieved. Cleaned container materials would be better processed domestically. The CDL scheme has succeeded in litter reduction, collection/aggregation efficiency, etc but has done nothing to 'circularise' the management of the resource due to the absence of materials reprocessing facilities and product manufacturing facilities utilising the recycled content.
4. The regulatory role of the NSW EPA almost assures there will be an absence of innovation in the approaches adopted within NSW. Through an overzealous requirement for baseline example plants being operated in other jurisdictions, maintenance of the most robust waste definitions and robust resource diversion protocols known, NSW has unfortunately condemned itself to transiting in the circular economy 'slow lane' for the foreseeable future.

Learn from NSW the following:

- CDL initiatives will reduce littering and are likely to be successful from this perspective. The benefits end there without materials

markets that include localised product markets and product manufacturing facilities.

- Waste levies can be very successful in generating revenue that can be very usefully employed in facilitating the transition to a circular economy. The benefit of the revenue will be limited if inadequate resourcing of new product manufacturing facilities (from recycled resources) and inadequate marketing does not occur. Failure to utilise the revenue in a balanced manner will essentially ensure a truly circular economic model will fail to emerge.
- Special protections are required to ensure public discussion about the natural tensions arising from applying adequate safeguards to very socially progressive undertakings.

Victoria

Learn from Victoria the following:

- Victoria has benefitted from the positive outcomes that can be derived through the implementation of a waste levy. The money has been useful in funding SV and other programs in the state.
- Victoria has benefitted greatly from the funding of a strong SV to counterbalance the role of the Vic EPA. The adequately resourcing of SV has meant a better balanced and more transparent result between the competing forces of remaining progressive while minimising non-optimal environmental outcomes.
- Victoria has given insufficient attention to ensuring the adequacy of resource management infrastructure, product production facilities and product markets. The inadequacy of the Victorian capital investment program has led to the current difficulties in resource management. Although the closure of

initial separation and segregation facilities (MRFs) is highlighted in the media, had product markets and product manufacturing facilities been in existence, there would have been additional operational MRFs to supply the value adding supply chain.

South Australia

Learn from South Australia the following:

- CDL is a demonstrated success and has been so for decades. In terms of litter avoidance it has a proven track record. The testimony of many South Australians is that they've grown up understanding the value of resources because of the leadership shown in that state.
- South Australia has benefitted greatly from the roles played by the agencies Zero Waste South Australia and subsequently Green Industries South Australia. Proper funding allows societal choices between progressive policies vs conservatism to be made transparently.
- Although still lacking in infrastructure and manufacturing capacity, the SA Gov't has arguably done more regarding supporting manufacturers entry into the state (and into the Tonsley area where car manufacturing has departed) and that much of the support was for green manufacturing in SA. In particular, the SA Gov't support has included support and partnership with circular economy and materials recovery/management initiatives.

Inevitably, a fully functioning circular economy must be based upon national unity. The "pulling markets" will not be respectful of jurisdictional boundaries. The AIEN would encourage the Queensland Government to lead the national debate by taking a fully considered circular economic model/concept to the national MEM meetings.

With regard to the draft Waste Management and Resource Recovery Strategy for Queensland there are concerning quotes that some prerequisites for driving the emergence of a circular economy may not be fully appreciated:

"Implementation of the Strategy will be led by the Department of Environment and Science (DES) in partnership with the Department of State Development, Manufacturing, Infrastructure and Planning."

The primacy of DES management/oversight is suggestive of similarities with the methodology as NSW. It is vital for a healthy tension to exist between regulation and the innovation necessary for the collective resource recovery vision to emerge. The emphasis in NSW has been toward concentrating on 'waste' and this undoubtedly holds back a circular economy. Based on the NSW example, the AIEN would be concerned were Queensland to embrace this clear shortcoming.

"The Strategy's policy direction is also guided by principles set out in the Queensland 8Waste Reduction and Recycling Act 2011 and Environmental Protection Act 1994, and national policies and strategies."

See the previous paragraph. Queensland will need to augment the 1994 and 2011 Acts with new directions based upon innovative, contemporary resource management principles.

Strategic priority 2 should be about the circular economy but largely descends into a discussion about 'waste' with the Queensland Government role merely to "explore scope for industry leadership"

The AIEN would be concerned the Queensland Government adopting this position would be far too passive with regard to the Government role essential for the emergence of a circular economy. Government policy must be based upon fulfilling the role necessary to overcome the inevitable market failure associated with creating a circular

economy. Passivity and 'playing safe' will never realise jurisdictional success. As an absolute minimum, Queensland would do well to adopt a proactive position similar to that of the South Australian Government.

Important Themes in the AIEN Response

2019 Draft Resource Recovery 10 Year Road Map and Action Plan

Is the Language in any way revealing?

Examination of the Queensland draft *Resource Recovery Industries 10 Year Roadmap and Action Plan* and a subsequent word count of the document reveals:

- The word **'waste'** appears on **304** occasions.
- The word **'recovery'** appears on **161** occasions.
- The words **'innovation'** or **'innovate'** appears on only **8** occasions.
- The word **'landfill'** appears on **43** occasions.
- The word **'technology'** appears on **41** occasions.

The AIEN congratulates the Queensland Government in relation to tightening its language in relation to its messaging regarding resource recovery and the Circular Economy. In particular, the phraseology is much improved.

The AIEN previously requested the Queensland Government consider the emphasis and language to be used in the final version of the *Waste Management and Resource Recovery Strategy* document. Based on a word count and examination of the draft document, the AIEN pointed out the following in relation to the text of the document.

- The word **'waste'** appears on **282** occasions.
- By contrast, the word **'recovery'** appears on only **81** occasions.
- The words **'innovation'** or **'innovate'** appear on only **7** occasions.
- The word **'landfill'** appears on **41** occasions.
- The word **'avoidance'** appears on only **6** occasions.
- The word **'technology'** appears only **once**.
- The word **'circular'** appears on only **26** occasions.
- The word **'infrastructure'** appears on only **27** occasions.
- The words **'plan'** or **'planning'** appear on **39** occasions.
- The word **'markets'** appears on only **15** occasions.

Response to the Queensland Draft Waste Management and Resource Recovery Strategy

5 April 2019

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The AIEN is also a forum in which people can discuss ideas, seek advice from one another, connect with resources associated with the practice and study of industrial ecology or simply keep in touch through the network with developments and best practice in their areas of interest.

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The overarching aim of IE is the sustainability of economically developed and developing societies. Theoretical IE is concerned with the principles, concepts and techniques for analysis that help us understand the myriad interactions between humans and the natural environment. It is axiomatic that for human existence to be sustainable, human activities must be compatible with environmental sustainability. If we wipe out the species on which we depend for survival or destroy their habitat or render unviable the natural resources that support our way of life, then our species will not be sustainable.

Sustainable development is the route to achieving sustainability, essentially by bringing about intended changes in human behaviour. That is the focus of IE in practice and arguably its ultimate objective. If IE is not applied in practice, and particularly with stakeholder 'license to operate', sustainable development has no chance of happening either.

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The AIEN responded to the *Transforming Queensland's Recycling and Waste Industry Directions Paper* with a submission dated 29th June 2018. It is pleasing that the draft *Waste Management and Resource Recovery Strategy* acknowledges a number of the themes raised within that submission.

Since that time, the AIEN has also responded to the Federal Government's *Updating the 2009 National Waste Policy - Less Waste, More Resources Discussion Paper* dated 5th October 2018 and has published a communique (also in October 2018) entitled '*Accelerating the Transition to a Circular Economy: A Blueprint for Action on Plastics and Packaging*'.

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Important themes in the AIEN response to the 2018 discussion paper

Encouraging/Fostering a Circular Economy Model in Queensland

The draft *Waste Management and Resource Recovery Strategy* for Queensland includes discussion on each of the important elements required to realise the establishment of a circular economy in Queensland.

It must be understood the basis for the establishment of a circular economy is a simple application of supply and demand principles. In assessing the “waste” model largely in operation within Australia to this point, it must be accepted the model (driven by supply push) exists simply because there is more “waste” supply, than there is demand for those materials as a resource. The consequence of resource oversupply (be it components of the waste stream or anything else) is a fall in value. In fact, in its extreme, oversupply could mean the resource in question has a negative value with owners required to pay to relieve themselves of the excess resource. This situation characterises the model we have collectively built around “waste”. The only way out of the above described nexus is to implement policies to establish (or re-establish) value in relation to the resource in question.

The transition to a circular economy must successfully navigate the society from the existing “waste” sector, driven by gate fees to a quality assured “recyclate” manufacturing sector, making virgin replacement raw materials that the brands can absolutely rely on for quality and reliability of supply. All of this must additionally be based upon recycled material values remaining competitive relative to virgin raw material equivalents. This

transition will require careful management to ensure the endeavours of all participants are fully co-ordinated. Queensland is the next jurisdiction with the opportunity to appropriately marshal all participants (including the brands) at the highest level.

The following discussion deliberately uses an ‘extreme’ example in order for the underlying principles to be more readily comprehended.

Were people to be throwing out gold rings (something of understood high value) we wouldn’t necessarily require sophisticated separation and segregation infrastructure, extensive community education programs, etc. in order to address the problem of landfilling too much gold. The inherent value itself would be the natural driver for suitable resource recovery and the ongoing guidance for desired behavioural responses. The reason the problem of landfilling gold would all very naturally right itself is based upon the understood value adding processing options available and the understood market value for the products that would be produced. In other words, the ‘problem’ of landfilling gold would be simple to overcome because the waste processing infrastructure and processes and the final market for the products are all understood to exist without question.

Let us now imagine the opposite situation were to exist, whereby processing infrastructure for future products and markets for those unmade gold products were also non-existent. The question immediately to be

asked is; Would single minded focus and investment on separation /segregation infrastructure and intense public education campaigns alone lead to the desired outcomes for gold? The correct answer is obvious. Whilst investment in separation/segregation infrastructure and public education is important, it's only the balanced addressing of supply and demand issues that will lead to the correct functioning of the gold market. The balancing of supply and demand would be best addressed through focussing on investment in product manufacture and product markets.

The AIEN believes all government policy must be equally directed to each participant group in order to realise the circular economy we seek. The AIEN is satisfied the draft *Waste Management and Resource Recovery Strategy* for Queensland includes proposed initiatives in support of:

- Product stewardship schemes, product design pressures and consumer behaviour programs in order to minimise the amount of waste being generated; and
- Incentives, supports for better separation/segregation infrastructure and pressures to be placed upon 'waste industry' actors in order to maintain their social license to remain in operation, etc.

The AIEN does not consider the draft *Waste Management and Resource Recovery Strategy* for Queensland to work in a sufficiently balanced way toward addressing the critical processing/manufacturing infrastructure and market development prerequisites for a circular economy. There are a number of examples demonstrating where the language and dialogue of the Queensland draft *Waste Management and Resource Recovery Strategy* does not give sufficient emphasis to prerequisite product manufacturing and product marketing issues. These examples include:

Table 2 and Table 3 on Page 10

According to the recycling targets established for 2025, the sum of resources allowed to landfill and mandated for recycling totals 95% overall. The logical conclusion is that at least 5% of all 'waste' stream components will access an alternate fate based upon minimum recycle rates and maximum landfill rates. Once we move forward to later years the sum of resources allowed to landfill and mandated for recycling decreases to 85% meaning up to 15% of all 'waste' stream components will be access an alternate fate. The probable outcome of this policy will be to create further oversupply issues and decrease the likelihood of establishing a 'market pull' environment (and thus a value) for resources.

(The AIEN would request the attached submission to the Federal Government's *Updating the 2009 National Waste Policy - Less Waste, More Resources Discussion Paper* be reference at this point for further information.)

Page 11 contains the following quote

"The Queensland Government recognises that the waste management and resource recovery sector is already an important contributor to the economy. However, there is further potential to grow the sector. The government will work with local government, business, industry and the recycling and resource recovery sector to expand reuse, recycling and recovery capability so that Queensland becomes a highly competitive centre for the remanufacture of waste materials into new products. Fostering sustained growth of the sector and establishing a progressive, stable policy and regulatory framework will provide business and industry with confidence to invest. It will also create new jobs, provide upskilling opportunities for the workforce, build infrastructure capacity and markets in regional areas, and contribute to sustainable growth in Queensland."

The AIEN considers the above quotation summarises the Queensland draft *Waste Management and Resource Recovery Strategy* document. The aims and ideals of the document are good. However, where manifest market failure exists (and surely a market situation where resources have negative value would constitute such a situation) the Governments must coordinate a far more active response. Would such a statement be appropriate in the areas of education, health, utilities or transport? Privatisation may occur later but our education systems, our health systems, our provision of utilities and transport systems would likely **never** have succeeded in the way they have, without Government being highly active in overcoming initial market weaknesses in infrastructure provision and market establishment/development. *'Establishing a progressive, stable policy and regulatory framework'* are understood to be prerequisites to investment by business and industry. However, in like manner to the education, health, utilities and transport systems before it, the circular economy is not likely to magically appear just because Government has correct regulatory and legislative settings. The Government role in seeking to establish a circular economy will need to be far more pro-active. Any reasonable assessment of the early successes in Europe would lead to this inescapable conclusion.

Page 12 contains the following quote regarding working together

"Business and industry, waste generators, product designers, consumers and potential investors in resource recovery and reprocessing technologies and practices have a role to play in rethinking how they innovate and stimulate market demand for recycled content."

The AIEN agrees wholeheartedly with the above premise that working together is an imperative in transitioning to a circular economy and that no group can be allowed to do frustrate the efforts of the other participants. However, the arguments presented in the bullet point immediately above suggest all Australian Governments (including Queensland) must show additional pro-active leadership through taking a role in ensuring:

- Products utilising 'waste' stream components are being manufactured and marketed satisfactorily; and
- That demand for the products is suitably managed to ensure resources previously considered as 'waste' can commence to attract a real value in the economy from the demand side.

Additional quotes from the document that suggest the emphasis on existing market failure and an overly passive approach within the draft include the following:

"The Queensland Government recognises the benefits of transitioning to a circular economy for waste. It will encourage the community, business and industry to manage waste so that its value is retained in the economy for as long as possible. Value can be gained from material otherwise destined for landfill when there are increased options for reuse, recycling and recovery of resources. All Queenslanders can play a role in this transition by adopting purchasing and consumption behaviours that help reduce waste and increase recycling and resource recovery."

This entirely overlooks where the product markets and product manufacturing facilities will appear from. It presumes increased options for reuse will somehow appear leading to more recycling and recovery of resources. All Queenslanders can indeed (and will) play a role, but the role only makes good sense once

there are product markets and manufacturing facilities satisfying those markets. No product markets created for the goods made with recycled content is surely a road that leads ultimately to nowhere.

“Transitioning towards a circular economy for waste....”

This is a faux pas? Surely there is no circular economy for waste. A circular economy is about the optimisation of resource management and use.

“To provide a sustained feedstock for the recycling and resource recovery sector, the Queensland Government will pursue landfill disposal bans on selected waste streams. Such bans will be underpinned by economic modelling and market development plans for the diverted material. The Queensland Government recognises the need to give sufficient time for industry to transition and for infrastructure to be built, so a clear implementation timeframe will be provided prior to bans commencing. The applicability of bans on a regional basis will also be considered. The Queensland Government will continue to explore product stewardship schemes to help drive market development, and will continue to work with the Australian Government to implement them.”

Once again, the key issues surrounding market development and product manufacturing infrastructure are afforded insufficient attention. The prerequisite for a circular economy must be demand based. Whilst the AIEN fully supports bans upon plastic bags, single use plastic products, non-recyclable packaging, etc (please refer to the attachment ‘Accelerating the Transition to a Circular Economy: A Blueprint for Action on Plastics and Packaging’

for further detail), bans combined with separation and segregation infrastructure will not alone lead to a circular economy based upon market pull for the resources available.

“Identifying waste as a potential resource provides opportunities for both the economy and the environment. Materials that would otherwise have been sent to landfill can be reprocessed and remanufactured into new products.”

Another true statement from the top of page 7 and the AIEN is delighted in principle. However, as previously described, the Queensland draft *Waste Management and Resource Recovery Strategy* offers insufficient leadership regarding how the materials are to “be reprocessed and remanufactured into new products”. Seriously political will and leadership will be required to drive this particular step and the draft document fails to declare the pathway for this to eventuate. The AIEN fully supports this statement as a description of a desired destination. We seek the Government of Queensland to be proactive in all aspects of the journey to get there.

The AIEN also notes that a circular economy appears completely different to most stakeholders around the “circle” from resource logistics operators, product manufacturers, product marketers and consumers. A very valuable place for Queensland to demonstrate leadership, and influence the national agenda, would be to convene the necessary forums and dialogues to establish the agreed objectives, principals, and strategies. Currently these forums, dialogues and strategies are formulated without adequate reference to product manufacturing and product marketing considerations.

Important themes in the AIEN response to the 2018 discussion paper

Learn from the Successes and Shortcomings in Other Jurisdictional Approaches

The Governments of NSW, Victoria and South Australia have historically been active in the seeking improvements in resource management through waste avoidance, minimisation, reuse, recycling, etc. Despite their best efforts individually (and at times collectively) none of them has yet fully succeeded in pointing the way to achieving a circular economy. This should not deter Queensland from seeking that end with an enhanced policy and regulatory program. However, it is useful to reflect upon some of the achievements and the perceived shortcomings inherent within the offerings of those jurisdictions.

New South Wales

The *Waste Less – Recycle More* initiative in NSW has resulted in the collection and expenditure of some hundreds of millions of dollars in waste levy fees in a very genuine attempt to better manage resources. The China Sword landed during the roll-out of the program and a natural question thus arises. Did the expenditure and collective efforts within the *Waste Less – Recycle More* initiative in NSW better position NSW? Was a circular economy closer to being achieved in NSW to cushion it from the full impact of the China Sword being visited upon the other jurisdictions? Despite some clear positive initiatives being implemented (the waste levy and implementation of container deposit legislation (CDL) are standout successes), any fair assessment would suggest that NSW is no closer to a circular economy than the other jurisdictions and was probably impacted about

equally. So why hasn't all that effort and expenditure demonstrably moved NSW into a more favourable position? Reasons why this may be so are numerous and complex. However, some of the short answers may include:

1. NSW has utilised its environmental regulatory arm to oversee a program that must show foresight and pro-active leadership in order to succeed. A regulatory mindset will always be in tension with a program charged with bringing about a massive resource and social revolution. This tension is a good thing and would be especially beneficial were it to be played out publically. Unfortunately, like all individual departments and authorities, there will only be airing of the predominant and prevailing “departmental view” both to Government and to the public. The result being all those healthy tensions, debates and views never arise for discussion outside of the NSW EPA. The NSW EPA is above and beyond all else, a regulator and will always give priority to its regulatory role and function. This is natural but it is well known that despite the very best endeavours of a very dedicated workforce, many a good but challenging idea has perished due to regulatory intransigence.
2. The NSW Office of Environment and Heritage (NSW OEH) should operate as a counter balance to the NSW EPA through being able to reflect the desirable tensions

previously alluded to. Despite international recognition for its efforts in the World Economic Forum Circular Awards in 2015 and 2019, the reality is the NSW OEH is directly funded by the NSW EPA through the waste levy and its funding has been drastically cut each year since around 2012/2013.

3. NSW has spent heavily on separation, segregation, aggregation through its project co-investments with large scale waste industry operatives. In addition, some really good individual projects have doubtlessly been realised through that investment. However, there has been almost no investment in NSW in the marketing of new products made from previous 'waste' stream components through investment in processing facilities that manufacture final products and public education about those products. This particular fact has greatly limited the CDL successes achieved. Cleaned container materials would be better processed domestically. The CDL scheme has succeeded in litter reduction, collection/aggregation efficiency, etc but has done nothing to 'circularise' the management of the resource due to the absence of materials reprocessing facilities and product manufacturing facilities utilising the recycled content.
4. The regulatory role of the NSW EPA almost assures there will be an absence of innovation in the approaches adopted within NSW. Through an overzealous requirement for baseline example plants being operated in other jurisdictions, maintenance of the most robust waste definitions and robust resource diversion protocols known, NSW has unfortunately condemned itself to transiting in the circular economy 'slow lane' for the foreseeable future.

Learn from NSW the following:

- CDL initiatives will reduce littering and are likely to be successful from this perspective. The benefits end there without materials markets that include localised product markets and product manufacturing facilities.
- Waste levies can be very successful in generating revenue that can be very usefully employed in facilitating the transition to a circular economy. The benefit of the revenue will be limited if inadequate resourcing of new product manufacturing facilities (from recycled resources) and inadequate marketing does not occur. Failure to utilise the revenue in a balanced manner will essentially ensure a truly circular economic model will fail to emerge.
- Special protections are required to ensure public discussion about the natural tensions arising from applying adequate safeguards to very socially progressive undertakings.

Victoria

Learn from Victoria the following:

- Victoria has benefitted from the positive outcomes that can be derived through the implementation of a waste levy. The money has been useful in funding SV and other programs in the state.
- Victoria has benefitted greatly from the funding of a strong SV to counterbalance the role of the Vic EPA. The adequately resourcing of SV has meant a better balanced and more transparent result between the competing forces of remaining progressive while minimising non-optimal environmental outcomes.

- Victoria has given insufficient attention to ensuring the adequacy of resource management infrastructure, product production facilities and product markets. The inadequacy of the Victorian capital investment program has led to the current difficulties in resource management. Although the closure of initial separation and segregation facilities (MRFs) is highlighted in the media, had product markets and product manufacturing facilities been in existence, there would have been additional operational MRFs to supply the value adding supply chain.

South Australia

Learn from South Australia the following:

- CDL is a demonstrated success and has been so for decades. In terms of litter avoidance it has a proven track record. The testimony of many South Australians is that they've grown up understanding the value of resources because of the leadership shown in that state.
- South Australia has benefitted greatly from the roles played by the agencies Zero Waste South Australia and subsequently Green Industries South Australia. Proper funding allows societal choices between progressive policies vs conservatism to be made transparently.
- Although still lacking in infrastructure and manufacturing capacity, the SA Gov't has arguably done more regarding supporting manufacturers entry into the state (and into the Tonsley area where car manufacturing has departed) and that much of the support was for green manufacturing in SA. In particular, the SA Gov't support has included support and partnership with circular economy and materials recovery/management initiatives.

Inevitably, a fully functioning circular economy must be based upon national unity. The "pulling markets" will not be respectful of jurisdictional boundaries. The AIEN would encourage the Queensland Government to lead the national debate by taking a fully considered circular economic model/concept to the national MEM meetings.

With regard to the draft *Waste Management and Resource Recovery Strategy for Queensland* there are concerning quotes that some prerequisites for driving the emergence of a circular economy may not be fully appreciated:

"Implementation of the Strategy will be led by the Department of Environment and Science (DES) in partnership with the Department of State Development, Manufacturing, Infrastructure and Planning."

The primacy of DES management/oversight is suggestive of similarities with the methodology as NSW. It is vital for a healthy tension to exist between regulation and the innovation necessary for the collective resource recovery vision to emerge. The emphasis in NSW has been toward concentrating on 'waste' and this undoubtedly holds back a circular economy. Based on the NSW example, the AIEN would be concerned were Queensland to embrace this clear shortcoming.

"The Strategy's policy direction is also guided by principles set out in the Queensland 8Waste Reduction and Recycling Act 2011 and Environmental Protection Act 1994, and national policies and strategies."

See the previous paragraph. Queensland will need to augment the 1994 and 2011 Acts with new directions based upon innovative, contemporary resource management principles.

Strategic priority 2 should be about the circular economy but largely descends into a discussion about 'waste' with the Queensland Government role merely to "*explore scope for industry leadership*"

The AIEN would be concerned the Queensland Government adopting this position would be far too passive with regard to the Government role essential for the emergence of a circular economy. Government policy must be based upon fulfilling the role necessary to overcome the inevitable market failure associated with creating a circular economy. Passivity and 'playing safe' will never realise jurisdictional success. As an absolute minimum, Queensland would do well to adopt a proactive position similar to that of the South Australian Government.

Important themes in the AIEN response to the 2018 discussion paper

Positives - Draft Waste Management and Resource Recovery Strategy

Very positive statements contained within the draft Waste Management and Resource Recovery Strategy for Queensland include:

“Identifying waste as a potential resource provides opportunities for both the economy and the environment. Materials that would otherwise have been sent to landfill can be reprocessed and remanufactured into new products.”

This is a very clear and concise statement of objective. The AIEN requests the Queensland Government to always examine/assess the value of any circular economy action/position/initiative back to this statement of objective. By adopting the preceding AIEN recommendations, the objectives will have the maximum chance of being realised.

The stated Strategic priority 3 on pp 23 of the draft Waste Management and Resource Recovery Strategy includes the following text:

Government investment in innovation will help identify commercially viable recovery options and uses to help drive market demand. The Queensland Government will consider how both state and local government procurement can stimulate demand for recycled material manufactured in Queensland. It will develop collaborative partnerships with key organisations in the waste management and resource recovery sector to facilitate business opportunities in resource recovery and remanufacturing.

The AIEN fully supports the positive and proactive intent behind this statement. It is considered a shame the draft Waste Management and Resource Recovery Strategy for Queensland waits until pp 23 to make such positive overtures.

Important themes in the AIEN response to the 2018 discussion paper

Is the Language of the Draft in any way revealing?

The AIEN requests the Queensland Government consider the emphasis and language to be used in the final version of the *Waste Management and Resource Recovery Strategy* document. Based on a word count and examination of the draft document, the AIEN would point out the following in relation to the existing text.

- The word **'waste'** appears on **282** occasions.
- By contrast, the word **'recovery'** appears on only **81** occasions.
- The words **'innovation'** or **'innovate'** appear on only **7** occasions.
- The word **'landfill'** appears on **41** occasions.
- The word **'avoidance'** appears on only **6** occasions.
- The word **'technology'** appears only **once**.
- The word **'circular'** appears on only **26** occasions.
- The word **'infrastructure'** appears on only **27** occasions.
- The words **'plan'** or **'planning'** appear on **39** occasions.
- The word **'markets'** appears on only **15** occasions.

Submission to the

Transforming Queensland's Recycling and Waste Industry Directions Paper

29 June 2018

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What is the AIEN?

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Introduction

Thank you for the opportunity to provide comment on the *Transforming Queensland Recycling and Waste Industry Directions Paper*. We congratulate the Government on this Draft and are supportive of the drive for improvement and targets for waste reduction, resource recovery and the diversion of waste from landfill.

The AIEN is committed to the establishment of a full circular economy for the resources currently categorised as 'waste'. The commitment of the AIEN is therefore fully aligned with the objects of the strategy.

Below we have provided a summary of our feedback in response to the Directions Paper. We would be pleased to provide additional information or clarification of any points if required.

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Part A - Waste Disposal Levy

The AIEN is broadly supportive of the re-introduction of the Queensland levy in order to:

- Minimise the incentive for trans-jurisdictional waste movements. It is understood there will remain differentials between Queensland and adjoining jurisdictions that could provide undesirable incentives to waste industry players; and
- Provided there is a clear intention to utilise the raised funds to assist in the creation of a 'circular economy'. There will be an inevitable temptation for Government to consider the funds as a useful augmentation for consolidated revenue.

If correctly pitched, the levy will provide incentive to those seeking to be responsible environmental citizens. However, if incorrectly pitched, the level of the levy will provide additional incentive to be involved in waste dumping etc as has been evidenced in some instances in NSW. The AIEN supports a harmonised and considered approach to implementing the levy that builds upon the existing knowledge base.

Part B - Resource Recovery, Recycling and Waste Management Strategy

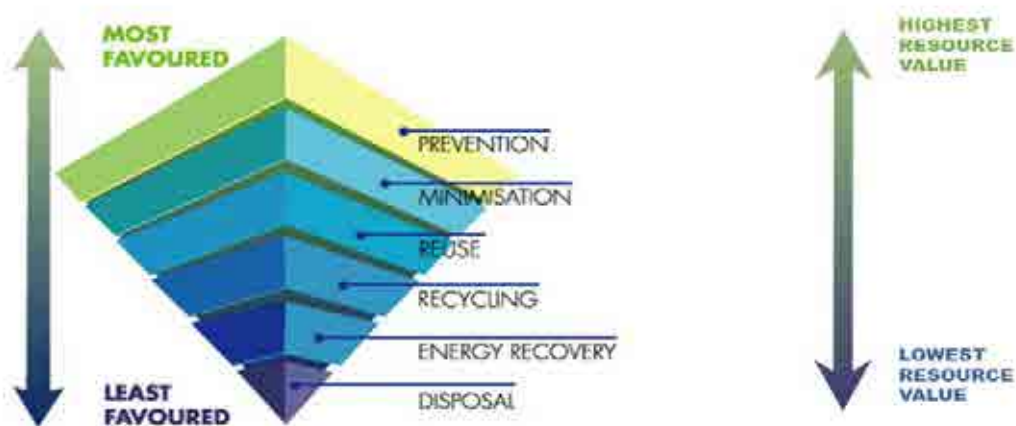
Point 1 – Encouraging/Fostering a Circular Economy Model in Queensland

It is clear in examining the narrative of the Transforming Queensland's Recycling and Waste Industry Directions Paper, those formulating the Queensland position are rightly conscious of promoting an environment to foster development of a circular economy. It has never been more imperative for the Australian jurisdictions to demonstrate leadership in the rebuilding and re-equipping of the recycled product and recycled content markets. It has been proven possible, with much of the metalliferous and paper fibre recovery activity genuinely being recycled into new products.

The AIEN believes there are equally, opportunities available for the recycling/reuse of mixed plastics, rubber, glass, timber, aggregates, etc as valuable resources in higher value add product markets. Further, the AIEN endorses the concept of Highest Net Resource Value (HNRV) as worthy of detailed consideration and promotion. It is a concept enshrined within the waste hierarchy, but with a more tangible and measurable output.

HNRV reflects an approach that seeks to achieve or retain the highest possible resource value from the materials under consideration, "Net" of the cost and effort to achieve such an outcome.

The waste hierarchy is normally presented only in the context of environmental/social good. The AIEN has re-imagined the waste hierarchy as representing the notional value applied to a given 'resource'. At the low-end, disposal to landfill implies the generator places a negative value on the resource. At the high end the generator places full commercial value upon the resource through avoidance and/or minimisation.



As a community, Queensland (and indeed Australia as a whole) has afforded insufficient attention to recycled product markets. It is recognised the waste hierarchy and the circular economy must be underpinned by markets to utilise reusable and recycled content.

The AIEN would urge the Queensland Government to more fully consider rewarding outcomes at the market/recycled product end of the resource management spectrum. Proper consideration of the complete resource recovery/management system (with emphasis on the critical role of markets for recycled products and content) will require/necessitate a significant coordination between waste

policy, employment and industry policy, regional investment policy, etc being postulated as an element in a larger resource management picture.

Any failure to properly consider the importance of the waste hierarchy and HNRV principles may result in losses in the longer term through stranded investment. When resource availability becomes a constraint, resources will always flow to those who can afford to pay the most for them. This is why overinvestment in energy technologies is not recommended.

In certain circumstances, including remote geographic location, small and highly diffuse resource quantities, etc, there may be valid arguments that energy recovery represents the HNRV achievable for resources otherwise considered as wastes. However, it would be lazy in the extreme to settle for lower resource values simply for ease and expedience. Energy from waste should only be considered where:

- HNRV alternatives have been fully saturated with the resources they require. This means energy recovery activities are restricted to “residual” resources not required by the higher value adding processes; or
- Where very unusual circumstances are such that energy recovery is the only feasible process for the recovery of economic value from resources that would otherwise be wasted in landfill.

The ambition of Queensland’s renewed approach to recycling and waste should be to foster the creation of a comprehensive resource management system. The AIEN would be supportive of all policies contributing to that outcome.

The AIEN facilitates the very highly regarded Australian Waste to Energy Forum held in Ballarat each February. We would welcome and encourage the Queensland Government to attend and actively participate in the discussions at the next event to be held 19 – 21 February 2019. Full event details are available at www.aien.com.au/wteforum.

Point 2 – What Other Signals May Be Required?

The AIEN believes the objectives of a holistic circular economy approach to resource management must include:

- Clear obligations upon manufacturers, importers, distributors and other persons in relation to the mechanism by which ‘waste’ is to be avoided or eliminated from the utilisation of their products. A greater emphasis on product and packaging design is required. The current product stewardship regime is not considered to be adequately driving improvements to product design and packaging design to ensure reuse and recyclability.
- Clear obligations upon manufacturers, importers, distributors and other persons in relation to the mechanism by which ‘waste’ is to be harnessed as a resource for reuse and or recycling. (These are higher order resource utilisation options than either treatment or disposal.)
- Clear obligations upon manufacturers, importers, distributors and other persons in relation to the mechanism by which ‘waste’ impacts on the environment are to be minimised or how the overall greenhouse inventory (product creation, use, recycling, treatment, disposal, etc) of products is to be minimised.

Existing policies and resource management frameworks have primarily focussed upon raising awareness and placing obligations upon manufacturers, importers, distributors and other persons in the following important areas:

- Separation and segregation of materials/components so as to avoid contamination;
- Aggregation of post-consumer materials/components; and
- Initial treatment of the post-consumer materials/components (in some cases).

However, the other important pre-requisites for a circular economy include identification and/or establishment of processes and infrastructure to enable the materials/components to be reused and/or recycled and the establishment and support for consumer markets for the reused and/or recycled materials/components.

The AIEN believes the Queensland approach must incorporate these additional elements in order to successfully move toward a circular economy. An example may be the Queensland Government promoting the development of markets by stipulating minimum recycled content standards within their own procurement policies.

Point 3 – Learn from Shortcomings in Other Jurisdictional Approaches

As stated, existing product stewardship schemes have primarily focussed upon raising awareness and placing obligations upon manufacturers, importers, distributors and other persons in the following important areas:

- Separation and segregation of materials/components so as to avoid contamination;
- Aggregation of post-consumer materials/components; and
- Initial treatment of the post-consumer materials/components (in some cases).

Almost all other jurisdictions have overlooked the other important pre-requisites for a circular economy including identification and/or establishment of processes and infrastructure to enable the materials/components to be reused and/or recycled and the establishment and support for consumer markets for the reused and/or recycled materials/components.

In other words, support of a 'circular economy' has tended to only address the initial steps in returning the used materials as new products, thus maintaining their value in the productive economy. The AIEN advocates a co-ordinated approach by the Queensland Government to address and possibly mandate requirements regarding:

- Aspects of best practice product and packaging design to minimise resource use, particularly virgin resource use.
- The establishment of best practice resource recovery facilities **IN CONJUNCTION WITH** the establishment of best practice (genuine) recycling plants for the manufacture of new consumer goods from post-consumer resources.
- The establishment and support of markets for consumer goods produced from post-consumer resources. This could include carefully targeted requirements for:
 - Recycled content in certain product types;
 - Purchase/procurement of recycled content in other goods purchased by larger organisations responsible for the stewardship of significant quantities of post-consumer resources.

- Other reuse/recycling market supports by larger organisations responsible for the stewardship of significant quantities of post-consumer resources.

The AIEN believes any attempt to promote circular economy principles will be inadequate if it fails to:

- Sponsor and/or promote resource utilisation facilities and technologies. Product stewardship schemes that can aggregate waste (at least contributing positively to litter reduction) while the materials/resources carefully separated and segregated by others are ultimately destined for landfill due to the underdeveloped nature of local/domestic recycling and resource reuse industries is still considered failure.
- Reward organisations/entities genuinely promoting recycling and reuse industries through their purchasing/procurement decisions.

ACCELERATING THE TRANSITION TO A CIRCULAR ECONOMY:

A BLUEPRINT FOR ACTION ON PLASTICS AND PACKAGING

October 2018



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Introduction

The AIEN is committed to the establishment of a full circular economy for the resources currently categorised as 'waste'.

The AIEN has a diverse membership numbering in excess of 200 individuals and businesses. Among its membership there are many fine resource recovery examples/case studies demonstrating the circular economy and its principles. The membership, however, remains fully aware that the current examples are merely case studies and that much effort will be required to achieve the revolution in materials management requisite to usher in circular economy as the resource management norm.

To this end, the AIEN has prepared this blueprint for prioritised action with respect to facilitating circular economy and start the circular economy 'flywheel' spinning.

Preamble - Circular Economy

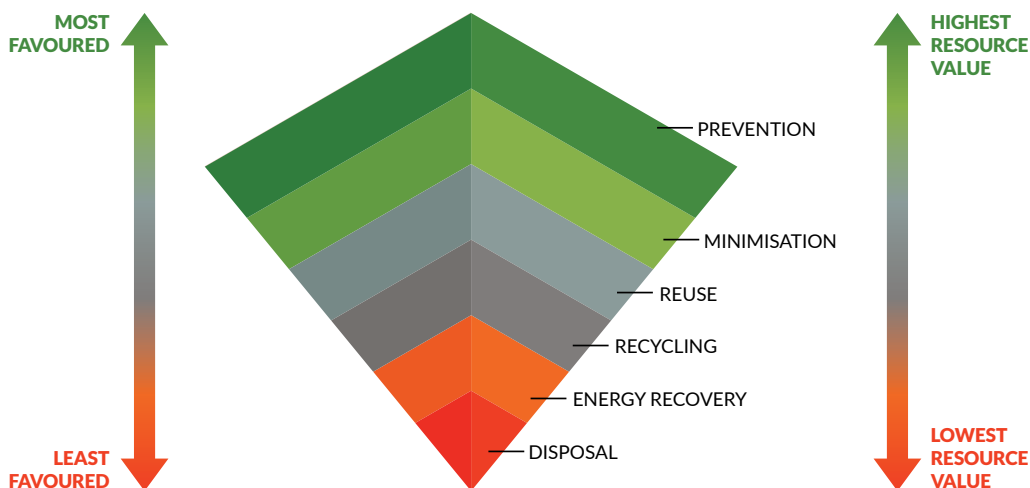


The AIEN believes there are opportunities available for the recycling/reuse of mixed plastics, rubber, glass, timber, aggregates, as valuable resources in higher value add product markets. Further, the AIEN endorses the concept of Highest Net Resource Value (HNRV) as worthy of detailed consideration and promotion. It is a concept enshrined within the waste hierarchy, but with a more tangible and measurable output.

HNRV reflects an approach that seeks to achieve or retain the highest possible resource value from the materials under consideration, 'net' of the cost and effort to achieve such an outcome.

The waste hierarchy is normally presented only in the context of environmental/social good. The AIEN has re-imagined the waste hierarchy as representing the notional value applied to a given 'resource'.

At the low-end, disposal to landfill implies the generator places a negative value on the resource. At the high end, the generator places full commercial value upon the resource through avoidance and/or minimisation.



Any failure to properly consider the importance of the waste hierarchy and HNRV principles may result in losses in the longer term through stranded investment. When resource availability becomes a constraint, resources will always flow to those who can afford to pay the most for them. This is why over-investment in energy technologies is not recommended.

In certain circumstances, including remote geographic location, and small and highly diffuse resource quantities, there may be valid arguments that energy recovery represents the HNRV achievable for resources otherwise considered as wastes. However, it would be lazy in the extreme to settle for lower resource values simply for ease and expedience. Energy from waste should only be considered where:

- HNRV alternatives have been fully saturated with the resources they require. This means energy recovery activities are restricted to 'residual' resources not required by the higher value adding processes; or
- Where very unusual circumstances are such that energy recovery is the only feasible process for the recovery of economic value from resources that would otherwise be wasted in landfill.



Blueprint for action



Existing policies and resource management frameworks have primarily focussed on raising awareness and placing obligations on manufacturers, importers, distributors and other persons in the following important areas:

- Separation and segregation of materials/components so as to avoid contamination;
- Aggregation of post-consumer materials/components; and
- Initial treatment of the post-consumer materials/components (in some cases).

The other important pre-requisites for a circular economy, however, include:

- Design of plastics and packaging to reduce waste and enable recycling at end of life;
- Processes and infrastructure to enable materials or components to be reused and/or recycled; and
- Establishment and support for consumer markets for the reused and/or recycled materials/components.

The AIEN believes a holistic Australian approach must incorporate these additional elements in order to successfully move toward a circular economy. The proposed actions and targets outlined in the Discussion Paper: *Updating the 2009 National Waste Policy*¹ are a commendable start, but they need to go much further.

Following the waste hierarchy, the National Waste Policy (NWP) discussion paper proposes a national target of an 80 per cent average recovery rate from all resource recovery streams by 2030.

AIEN's recommendations are outlined on the following pages, with a focus on four key areas: design, collection and segregation, reprocessing and end markets.

¹ <http://www.environment.gov.au/protection/national-waste-policy/consultation-on-updating-national-waste-policy>

KEY AREA 1:

Product and packaging design

The design stage provides the greatest opportunity to reduce waste at source and to ensure that products and packaging are designed for a circular materials flow.

Progress being achieved

The NWP discussion paper proposes a national target to reduce the total waste generated per capita by 10 per cent by 2030. This is supported by a target to phase out problematic and unnecessary plastics by that same time.

The Australian Packaging Covenant Organisation (APCO) is working with its 1,100 members to improve packaging design through:

- Mandatory use of the Sustainable Packaging Guidelines (SPG) for all new and updated packaging;
- Development of the PREP design tool to assist manufacturers to design for recycling¹; and
- Members being required to report annually on their progress in reducing and recycling packaging.

Areas for improvement

The AIEN believes more urgent action is required and the proposed waste reduction target is too modest, with the time frame suggested being too great. If the current waste and resource recovery issues are to be satisfactorily addressed, strong government signals are essential in the following areas:

- Stringent packaging design criteria that minimise use of packaging materials;
- Product design criteria that create an environment where repair and reuse become the predominant end of life options; and
- Education programs for manufacturers and consumers to ensure behaviours are strongly aligned with waste minimisation/avoidance initiatives.

In the absence of clear evidence suggesting economic harm and/or major disruption associated with compliance issues, the AIEN would advocate for more stringent targets than suggested. A 10 per cent reduction in per capita waste by 2030 is considered insufficient. Waste minimisation initiatives related to product design may take time to work through the economy. Mandated initiatives related to minimisation of packaging quantities, types, and there similar can, however, be implemented in much shorter time frames.

Presently, there are problematic plastics being used that cannot be reliably removed from plastic waste streams using current infrastructure. The presence of these contaminating plastic items consistently results in the diversion to landfill of large quantities of otherwise recyclable material. Examples of these contaminants include PVC (present in a small proportion of beverage containers) and coloured PET. Even in small quantities, these contaminants destroy the value and markets for large volumes of otherwise recyclable plastics.

In line with international trends and actions (for example, Japan, South Korea, France and California), the AIEN calls upon the Australian jurisdictions to move rapidly toward banning PVC, coloured PET in drink containers and other plastic materials that adversely impact on current domestic recycling systems.

Consumers (households) also have a role in reducing their consumption of plastic shopping bags, straws and non-recyclable packaging. Governments could encourage this through a carefully targeted education program, supported by local councils and brand owners.

Finally, packaging suppliers and brand owners are disconnected from collection, segregation and reprocessing systems for their products at end of life. The new PREP design tool is helping companies to design for recovery, but more direct communication between packaging developers and recyclers would also assist.

¹ <https://prep.org.au/main/content/home>

RECOMMENDED ACTIONS

1. The Australian Government and State and Territory Governments establish a more ambitious waste reduction target higher than 10 per cent by 2030
2. The Australian Government works with other jurisdictions, APCO and other industry stakeholders, to clearly identify 'problematic and unnecessary' plastics packaging for a potential ban under the Product Stewardship Act. At a minimum these should include:
 - a. Single use plastic shopping bags;
 - b. PVC bottles and containers;
 - c. Coloured PET bottles and containers;
 - d. Polystyrene packaging; and
 - e. Plastic straws.
3. In recognition that government bans take some time to implement, APCO strengthen the Sustainable Packaging Guidelines to include a voluntary ban on problematic and unnecessary plastics including those mentioned above.
4. The Australian Government works with other jurisdictions, APCO and other industry stakeholders to develop an education program for households to encourage them to reduce their consumption of packaging.
5. AIEN works with APCO and key industry associations including Australian Council of Recycling (ACOR), National Waste and Recycling Industry Council (NWRIC) and Waste Management Association of Australia (WMAA) to develop closer links and communication channels between packaging developers and recyclers.



KEY AREA 2:

Collection and segregation

Progress being achieved

Household packaging is collected for recycling through two primary systems:

- Drop-off points for packaging covered by container refund systems (all jurisdictions except Victoria and Tasmania already have or plan to introduce a scheme); and
- Co-mingled collections: mixed recyclables (rigid plastics, cardboard packaging, paper, aluminium cans, steel cans) are placed in the yellow-top lid for kerbside collection.

This provides a convenient system for consumers.

Co-mingled collections are sent to a Materials Recovery Facility (MRF) where they are sorted into different material streams depending on available end markets.

Other systems include:

- Drop-off services funded by brand owners and other stakeholders, for example, REDcycle for soft plastics, Paintback for paint containers;
- Commercial services that collect packaging from retailers, manufacturers and other sources.

Areas for improvement

The main challenge at present is the level of segregation at MRFs. Import restrictions imposed by China, followed by several other Asian countries, have limited export markets, particularly for mixed paper and mixed plastics grades, and reduced prices (in some cases converting a positive value to a negative one).

MRFs are currently paid a gate fee to sort recyclables and send the segregated, baled materials to re-processors. Once fixed in a contract, the gate fee does not provide an incentive for the operator to invest in equipment or labour to positively sort any more materials for recycling, without a market value that can cover the additional cost.

A contributing factor to poor segregation and high costs at MRFs is the high level of contamination received by many operators. This includes non-targeted packaging like soft plastics, as well as general waste such as textiles.

Consumers need more education to help them 'recycle right'.

RECOMMENDED ACTIONS

1. Local councils change MRF contracts to incentivise increased segregation of materials to increase the market value of collected packaging, for example, through more investment or slower throughput.
2. MRF operators, with the support of state government funding programs, invest in technologies to improve segregation and the quality of sorted materials.
3. The Australian Government works with other jurisdictions, APCO and other industry stakeholders to develop an education program for households to help them 'recycle right'. That is, source-separate correctly at home.

KEY AREA 3:

Reprocessing



Progress being achieved

There are many companies in Australia that reprocess packaging into intermediate products like plastic pellets, or finished products like paper, plastic kerbing and furniture. AIEN members demonstrate many resource recovery examples/case studies espousing the circular economy and its principles.

Areas for improvement

The AIEN is fully supportive of a national target to achieve a mean recovery rate of 80 per cent from all resource recovery streams, following the waste hierarchy, by 2030. The AIEN would add the following points to consider in relation to the proposed target:

- The 80 per cent average recovery rate must be a real measure of (otherwise) waste resources being utilised back in the productive economy. The diversion must be verifiable, and the utilisation of the resources at the various levels in the hierarchy must be reported. This will allow follow-up targets in aiming for higher value resource utilisation into the future. It would not be acceptable to the AIEN if the compliant recovery rate was based around high levels of energy recovery without further vision to move to higher levels in the waste hierarchy.
- In seeking to achieve the 80 per cent recovery target, governments must be cognisant that genuine and fundamental change is required, involving new entrants to the recycling/resource reuse markets, new technologies and new marketing/commercial strategies. Simply funding or supporting new infrastructure for large industry incumbents will only result in improved transport, separation and segregation of the resource streams. The circular economy will only be realised when new processing technologies, new products and new markets are developed. Existing industry incumbents have a clear role but they are generally not best placed to develop new processing technologies, new products and new markets.

- The circular economy can only work once the resource management sector transitions from a supply push market (with rewards driven by gate fees), to a demand driven market with supply chain participants rewarded in accordance with the value they add. The circular economy is predicated on interrelated markets fully functioning as markets. The concept of a gate fee in resource recovery markets is ultimately as distorting to free trade/markets as government subsidies or tariffs in other commodity markets. If the circular economy is ever to become a reality, the policy must accommodate this transition.

In summary, the AIEN believes any action in achieving 80 per cent resource recovery rates (or greater) must be predicated on the development of a genuine domestically based circular economy. It must not be based on, among others, interjurisdictional transport arrangements, interjurisdictional waste levy distortions, international disposal masquerading as commodity trading, long-term reliance on energy from waste strategies.

The prerequisites include:

- Introduction of new entrants into the recycling/resource reuse markets, new technologies and new marketing/commercial strategies; and
- Transition to demand pull commodity markets for the reuse of preloved goods, recycled content within new goods and goods made exclusively from recycled content.

RECOMMENDED ACTIONS

1. State and Territory Governments provide financial support for R&D, investments in new equipment, and market development activities, particularly those that will increase recycling of plastics or glass.
2. State and Territory Governments reduce approval times for new or expanded recycling facilities.

KEY AREA 4:

End markets and procurement

Progress being achieved

Many organisations are purchasing products made from recycled materials, including recycled packaging. For example, many councils are working with manufacturers to trial innovative products such as asphalt made with soft plastics and glass.

Some multinational brand owners have targets for minimum levels of recycled content in plastics packaging. Additionally, large organisations are starting to work with recyclers to identify products that can be made from their own waste and then purchased by the organisation.

Further to the 2030 proposed target in the NWP discussion paper, an industry-led target was also announced, with 30 per cent average recycled content across all packaging¹.

Other proposed actions and targets in the NWP discussion paper include:

- All Australian governments to adopt sustainable procurement policies or guidance with measurable targets for use of recycled content by 2020;
- 30 per cent average recycled content in goods and products purchased by governments, by total volume, by 2025;
- National standards and specifications for high priority recycled materials or applications in place by 2020;
- Standardised national product labelling indicating the percentage of recycled content in packaging by 2020;
- Australian businesses adopt sustainable procurement policies or guidance with measurable targets for use of recycled content by 2025; and
- 30 per cent average recycled content in goods and products purchased by businesses, by total volume, by 2030.

Areas for improvement

The AIEN questions whether an 80 per cent average resource recovery rate is consistent with a 30 per cent average recycled/reused/repurposed content across all goods and infrastructure procurement. If a genuine domestic circular economy is to be realised, there must be a degree of correlation between average resource recovery and average recycled/reused/repurposed content in procured goods and infrastructure across the economy. Without these resource recovery and resource utilisation targets being consistent, excess/surplus materials will inevitably arise, market distortions will result and unwanted consequences will almost inevitably occur. It is anticipated more ambitious resource utilisation targets are required to achieve this consistency. Detailed analysis of material flows (waste generated and products purchased) should be undertaken at a sectoral level to determine the most appropriate overall target as well as targets for individual product categories.

More work needs to be done by all stakeholders to increase demand for products made with recycled materials. The actions and targets in the NWP discussion paper, if approved, need to be closely monitored and enforced to ensure that they are met. All large organisations in the public and private sector need to look for opportunities to buy products with recycled materials. A model that is starting to work well is for organisations to work closely with recyclers on 'closed loop collaborations' that enable them to buy products containing their own waste streams.

Household consumers can also support end markets by purchasing products with recycled content. A national labelling scheme for packaging, as proposed in the NWP discussion paper, will assist but it needs to be mandatory.

¹ <http://www.environment.gov.au/minister/price/media-releases/mr20180926.html>

RECOMMENDED ACTIONS

1. The Australian Government and State and Territory Governments establish a more ambitious recycled content target than 30 per cent by 2030.
2. The Australian Government introduces a mandatory labelling scheme for recycled content in packaging.
3. The Australian Government closely monitors and reports progress towards the targets in the NWP.
4. Organisations in the packaging value chain, including packaging suppliers, brand owners and retailers, work with recyclers to identify and purchase recycled products that meet their procurement needs.
5. State and Territory Government organisations and local councils work with recyclers to target recycled materials in procurement, particularly for civil construction.





Submission to the

**Updating the 2009 National Waste Policy:
Less waste, more resources**
Discussion Paper

5 October 2018

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What is the AIEN?

The Australian Industrial Ecology Network (AIEN) is a vibrant network of like-minded individuals, companies and institutions with a common interest in sustainable development through the study and practice of industrial ecology. We advocate the principles and concepts of industrial ecology in policy formation and business practice. The AIEN actively engages with organisations to facilitate improved performance and environmental benefits.

The AIEN is also a forum in which people can discuss ideas, seek advice from one another, connect with resources associated with the practice and study of industrial ecology or simply keep in touch through the network with developments and best practice in their areas of interest.

The AIEN was established as a proprietary limited company in October 2014 to promote and facilitate industrial sustainability through the application of industrial ecology. The company aims to provide a 'window on the world' of industrial ecology by relaying news, canvassing new ideas, producing 'position papers' on topics, such as energy from waste, organising events and alerting people to developments in academia and in practice. In effect, AIEN aspires to become the 'go-to' organisation for all things to do with industrial ecology, including collaboration on the design, planning and implementation of IE projects.

Introduction

Thank you for the opportunity to provide comment on the discussion paper - *Updating the 2009 National Waste Policy: Less Waste, More Resources*. The AIEN congratulates the Federal Government on this initiative and is fully supportive of the drive for improvement and targets for waste reduction, resource recovery and the diversion of waste from landfill.

The AIEN is committed to the establishment of a full circular economy for the resources currently categorised as 'waste'. The commitment of the AIEN is therefore fully aligned with the objects of the strategy.

The AIEN has a diverse membership numbering in excess of 200 individuals and businesses. Among its membership reside many fine resource recovery examples/case studies demonstrating the circular economy and its principles. However, the membership remains fully aware the current examples are merely case studies and that much effort will be required if we are to achieve the revolution in materials management requisite in ushering in the circular economy as the resource management norm.

To this end, the AIEN It is currently preparing a blueprint for prioritised action with respect to facilitating the circular economy and start the circular economy "flywheel" spinning.

This submission is forwarded at a time when the AIEN circular economy blueprint is nearing completion but remains a work in progress. However, this submission contains the relevant priority elements from the draft AIEN blueprint most directly aligned with the imperative for sympathetic government policy and supporting legislative/regulatory frameworks.

Below we have provided a summary of our feedback in response to the Directions Paper. We would be pleased to provide additional information or clarification of any points if required.

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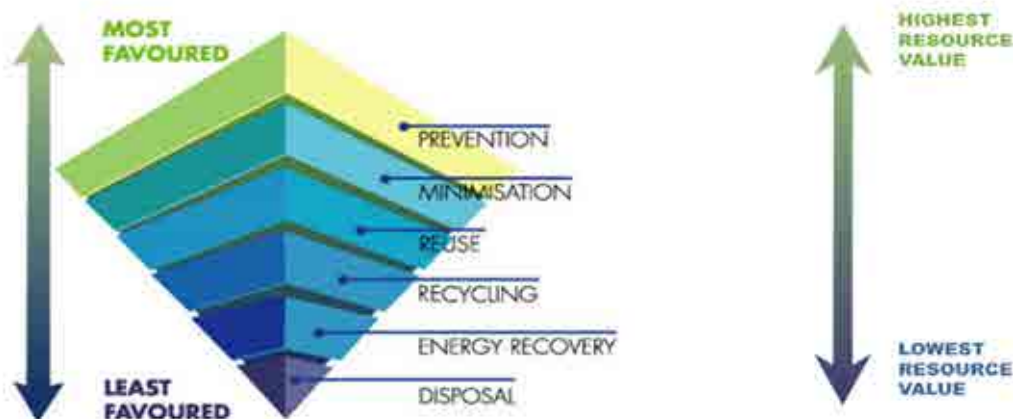
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Preamble - Circular Economy

There are existing opportunities available for the recycling/reuse of mixed plastics, rubber, glass, timber, aggregates, etc as valuable resources in higher value add product markets. Further, the AIEN endorses the concept of Highest Net Resource Value (HNRV) as worthy of detailed consideration and promotion. It is a concept enshrined within the waste hierarchy, but with a more tangible and measurable output.

HNRV reflects an approach that seeks to achieve or retain the highest possible resource value from the materials under consideration, "Net" of the cost and effort to achieve such an outcome.

The waste hierarchy is normally presented only in the context of environmental/social good. The AIEN has re-imagined the waste hierarchy as representing the notional value applied to a given 'resource'. At the low-end, disposal to landfill implies the generator places a negative value on the resource. At the high end the generator places full commercial value upon the resource through avoidance and/or minimisation.



As a community, Australia has afforded insufficient attention to recycled product markets. It is recognised the waste hierarchy and the circular economy must be underpinned by markets to utilise reusable and recycled content.

The AIEN would urge all governments to more fully consider rewarding outcomes at the market/recycled product end of the resource management spectrum. Proper consideration of the complete resource recovery/management system (with emphasis on the critical role of markets for recycled products and content) will require/necessitate a significant coordination between waste policy, employment and industry policy, regional investment policy, etc being postulated as an element in a larger resource management picture.

Any failure to properly consider the importance of the waste hierarchy and HNRV principles may result in losses in the longer term through stranded investment. When resource availability becomes a constraint, resources will always flow to those who can afford to pay the most for them. This is why overinvestment in energy technologies is not recommended.

In certain circumstances, including remote geographic location, small and highly diffuse resource quantities, etc, there may be valid arguments that energy recovery represents the HNRV achievable

for resources otherwise considered as wastes. However, it would be lazy in the extreme to settle for lower resource values simply for ease and expedience. Energy from waste should only be considered where:

- HNRV alternatives have been fully saturated with the resources they require. This means energy recovery activities are restricted to “residual” resources not required by the higher value adding processes; or
- Where very unusual circumstances are such that energy recovery is the only feasible process for the recovery of economic value from resources that would otherwise be wasted in landfill.

The ambition of Australia’s renewed approach to recycling and waste should be to foster the creation of a comprehensive resource management system. The AIEN would be supportive of all policies contributing to that outcome.

The objectives of a holistic circular economy approach to resource management must include:

- Clear obligations upon manufacturers, importers, distributors and other persons in relation to the mechanism by which ‘waste’ is to be avoided or eliminated from the utilisation of their products. A greater emphasis on product and packaging design is required. The current product stewardship regime is not considered to be adequately driving improvements to product design and packaging design to ensure reuse and recyclability.
- Clear obligations upon manufacturers, importers, distributors and other persons in relation to the mechanism by which ‘waste’ is to be harnessed as a resource for reuse and or recycling. (These are higher order resource utilisation options than either treatment or disposal.)
- Clear obligations upon manufacturers, importers, distributors and other persons in relation to the mechanism by which ‘waste’ impacts on the environment are to be minimised or how the overall greenhouse inventory (product creation, use, recycling, treatment, disposal, etc) of products is to be minimised.

Existing policies and resource management frameworks have primarily focussed upon raising awareness and placing obligations upon manufacturers, importers, distributors and other persons in the following important areas:

- Separation and segregation of materials/components so as to avoid contamination;
- Aggregation of post-consumer materials/components; and
- Initial treatment of the post-consumer materials/components (in some cases).

However, the other important pre-requisites for a circular economy include identification and/or establishment of processes and infrastructure to enable the materials/components to be reused and/or recycled and the establishment and support for consumer markets for the reused and/or recycled materials/components.

A holistic Australian approach must incorporate these additional elements in order to successfully move toward a circular economy.

Initiatives promoting circular economy principles will be inadequate, and ultimately fail, where they collectively fail to:

- Sponsor and/or promote resource utilisation facilities and technologies. Product stewardship schemes that can aggregate waste (at least contributing positively to litter reduction) while the materials/resources carefully separated and segregated by others are ultimately destined for landfill due to the underdeveloped nature of local/domestic recycling and resource reuse industries is still considered failure.
- Reward organisations/entities genuinely promoting recycling and reuse industries through their purchasing/procurement decisions.

Principle 1 - Avoid Waste

For comment: A national target to reduce total waste generated in Australia per capita by 10 per cent by 2030

Questions for comment:

- 1.1 Do you agree with the proposed target?
- 1.2 Is there a different target that should be included?
 - should we freeze waste generation at current levels, indexed against population growth?
 - should there be a target to reduce waste to landfill instead of a generation target?
 - should targets be set separately for municipal solid waste, commercial and industrial waste, and construction and demolition waste?
- 1.3 Do you agree with strategies 1, 2, and 3 and related proposed milestones? If you suggest others, please explain why.
- 1.4 What other action is required to meet the target?

- 1.1 The AIEN is broadly supportive of a national target to reduce the total waste generated per capita.
- 1.2 More urgent action is required. In short, the proposed target is too modest, and the timeframe suggested is too great. Strong government signals are essential if the current waste and resource recovery issues are to be satisfactorily addressed. The specific areas where strong government signals are required include:
 - Stringent packaging design criteria that minimises/eliminates the utilisation of excess packaging and unrecyclable packaging materials. Packaging must be strictly fit-for-purpose only in terms of its primary product safety and product efficacy functions;
 - Product design criteria that create an environment where repair and reuse become the predominant end of life options; and
 - Education programs for manufacturers and consumers to ensure behaviours are strongly aligned with waste minimisation/avoidance initiatives.

In the absence of clear evidence suggesting economic harm and/or major disruption associated with compliance issues, the AIEN would advocate for more stringent targets than suggested. A 10% reduction in per capita waste by 2030 is considered insufficient. Waste minimisation initiatives related to product design may take time to work through the economy. However, mandated initiatives related to minimisation of packaging quantities, types, etc can be implemented in much shorter timeframes.
- 1.3 The AIEN fully supports strategies 1, 2 and 3 as presented. The timing and milestones associated with strategies 2 and 3 are considered reasonable. The milestone/target of halving food waste in Australia by 2030 is also supported by the AIEN.

Principle 2 – Improve Resource Recovery

For comment: A national target of an 80 per cent average recovery rate from all resource recovery streams, following the waste hierarchy, by 2030

Questions for comment:

- 2.1 Do you agree with the proposed target?
- 2.2 Is there a different target that should be included?
 - should targets only refer to recycling?
 - should there be separate targets for municipal solid waste, commercial and industrial waste and construction and demolition waste?
- 2.3 Do you agree with strategies 4, 5, 6 and 7, and related proposed milestones? If you suggest others, please explain why.
- 2.4 What other action is required to meet the target?
- 2.5 Who should be responsible for implementation?

- 2.1 The AIEN is fully supportive of a national target to achieve a mean recovery rate of 80% from all resource recovery streams, following the waste hierarchy, by 2030. The AIEN would add the following points to consider in relation to the proposed target:
- The 80% average recovery rate must be a real measure of (otherwise) waste resources being utilised back in the productive economy. The diversion must be verifiable, and the utilisation of the resources at the various levels in the hierarchy must be reported. This will allow follow-up targets in aiming for higher value resource utilisation into the future. It would not be acceptable to the AIEN if the compliant recovery rate was based around high levels of energy recovery without further vision to move to higher levels in the waste hierarchy.
 - In seeking to achieve the 80% recovery target, the governments must be cognisant that genuine and fundamental change is required. This genuine and fundamental change will involve new entrants to the recycling/resource reuse markets, new technologies and new marketing/commercial strategies. Simply funding or supporting new infrastructure for large industry incumbents will only result in improved transport, separation and segregation of the resource streams. The circular economy will only be realised where new processing technologies, new products and new markets are developed. Existing industry incumbents have a clear role, but they are **not** best placed to develop new processing technologies, new products and new markets.

- The circular economy can only work once the resource management sector transitions from a supply push market (with rewards driven by gate fees) to a demand driven market with supply chain participants to be rewarded in accordance with the value they add. The circular economy is predicated upon interrelated markets fully functioning as markets. The concept of a gate fee in resource recovery markets is ultimately as distorting to free trade/markets as government subsidies or tariffs in other commodity markets. The policy must accommodate this transition if the circular economy is ever to become a reality.
- 2.2 The AIEN is fully supportive of a national target to achieve a mean recovery rate of 80% from all resource recovery streams, following the waste hierarchy, by 2030. The AIEN strongly believes the further conditions/criteria for success are as outlined in the answer (to Question 2.1) above.
- 2.3 The AIEN fully supports strategies 4, 5, 6 and 7 as presented. The timing and milestones associated with the strategies are considered reasonable.
- 2.4 To reiterate, any action in achieving 80% resource recovery rates (or greater) **must** be predicated upon the development of a genuine domestically based circular economy. It **must not** be based upon interjurisdictional transport arrangements, interjurisdictional waste levy distortions, international disposal masquerading as commodity trading, green washing, long term reliance upon energy from waste strategies, etc. The prerequisites include:
- Introduction of new entrants into the recycling/resource reuse markets, new technologies and new marketing/commercial strategies; and
 - Transition to demand pull commodity markets for the reuse of preloved goods, recycled content within new goods and goods made exclusively from recycled content.
- 2.5 Ultimately, we will all be responsible for the success or failure of the transition to a circular economy. The governments must take responsibility for setting the environment for the natural self-interest of market actors/players to be channelled into positive directions and activities. The setting of the targets, the mandating or banning of certain activities/practices/materials and encouraging development of new entrants/technologies/processes/commodity markets are all initiatives available to government in achieving its desired outcomes.

Principle 3 – Increase use of recycled material and build demand and markets for recycled products

For comment: A national target of 30 per cent average recycled content across all goods and infrastructure procurement by 2030

Questions for comment:

- 3.1 Do you agree with the proposed target?
- 3.2 Is there a different target that should be included?
- 3.3 Do you agree with strategies 8 and 9 and related proposed milestones? If you suggest others, please explain why.
- 3.4 What other action is required to meet the target?
- 3.5 Who should be responsible for implementation?

- 3.1 Based upon the answer to Question 2.1 above, the AIEN questions whether an 80% average resource recovery rate is consistent with a 30% average recycled/reused/repurposed content across all goods and infrastructure procurement. If a genuine domestic circular economy is to be realised, there must be a degree of correlation between average resource recovery and average recycled/reused/repurposed content in procured goods and infrastructure across the economy. It is anticipated more ambitious resource utilisation targets are required to achieve this consistency. Detailed analysis of material flows (waste generated, and products purchased) should be undertaken at a sectoral level to determine the most appropriate overall target as well as targets for individual product categories. On this basis, the AIEN does not agree with the proposed 30% target.
- 3.2 Without consistency between these resource recovery and resource utilisation targets, excess/surplus materials will inevitably arise, market distortions will result, and unwanted consequences will almost inevitably occur.
- 3.3 The AIEN fully supports the thrust and intent of strategies 8 and 9 as presented. The timing and milestones associated with the strategies are not considered satisfactory where resource recovery and resource utilisation targets lack internal consistency.
- 3.4 See above answers under Principle 3.
- 3.5 See response to Question 2.5 under Principle 2.

Principle 4 – Better manage material flows to benefit human health, the environment and the economy

For comment: national targets to:

(a) phase out problematic and unnecessary plastics by 2030

(b) halve the volume of organic waste sent to landfill by 2030

Questions for comment:

- 4.1 Do you agree with the proposed targets?
- 4.2 Is there a different target that should be included?
- 4.3 Do you agree with strategies 10, 11 and 12, and related proposed milestones? If you suggest others, please explain why.
- 4.4 What other action is required to meet the targets?
- 4.5 Who should be responsible for implementation?

- 4.1 The AIEN is broadly supportive of national targets to phase out problematic and unnecessary plastics and to halve the volume of organic waste sent to landfill.
- 4.2 More urgent action is required. The proposed targets are too modest, and the timeframes suggested are too great. Strong government signals are essential if the current waste and resource recovery issues are to be satisfactorily addressed. Within the context of Principle 4 the specific areas where strong government signals are required include:
 - There are problematic plastics currently being used that cannot be reliably removed from plastic waste streams with current infrastructure. The presence of these contaminating plastic items is consistently resulting in the diversion to landfill of massive quantities of otherwise recyclable plastics. Examples of contaminating plastics are PVC (present in a small proportion of beverage containers) and coloured PET. Even in small quantities, these contaminants destroy the value and markets for large volumes of otherwise recyclable plastics. In line with international trends/actions (e.g. Japan, South Korea, France and California) the AIEN calls upon the Australian jurisdictions to move rapidly toward the banning of PVC, coloured PET in drink containers and other plastic materials that adversely impact upon current domestic recycling systems.
 - Given the potential for rapid advent of wider retail fruit and vegetable size acceptance criteria, anaerobic digestion systems, sophisticated high value composting systems, food exchanges, etc, the AIEN would advocate consideration of stronger/quicker organic reduction targets in relation to landfill.
- 4.3 The AIEN fully supports strategies 10, 11 and 12 as presented. The timing and milestones associated with the strategies are considered reasonable in some instances. Specific areas where more ambitious targets are recommended are included in the answer to Question 4.2 above.
- 4.4 See above answers under Principle 4.
- 4.5 Governments must take responsibility for setting the environment for the natural self-interest of market actors/players to be channelled into positive directions and activities.

Principle 5 – Improve information to support innovation, guide investment and enable informed consumer decisions

For comment: A national target for fit-for-purpose and timely data to be available for individuals, businesses, and governments to make informed decisions

Questions for comment:

- 5.1 Do you agree with the proposed target?
- 5.2 Is there a different target that should be included?
- 5.3 Do you agree with strategies 13 and 14 and related proposed milestones? If you suggest others, please explain why.
- 5.4 What other action is required to meet the target?
- 5.5 Who should be responsible for implementation?

- 5.1 The AIEN is supportive of a national target to provide fit-for-purpose and timely data for individuals, businesses, and governments in order for them to make informed decisions.
- 5.2 See above.
- 5.3 The AIEN fully supports the thrust and intent of strategies 13 and 14 as presented. The timing and milestones associated with the strategies are also considered satisfactory.
- 5.4 None offered in this submission.
- 5.5 Governments must take responsibility for setting the environment for the natural self-interest of market actors/players to be channelled into positive directions and activities. This specifically includes the basic information required in order for the desired/requisite behaviours to be demonstrated within the economy. Where government takes specific actions in directing markets that would otherwise fail, additional government responsibility is warranted and must be considered as a natural element of the market intervention.