SCHEDULE 5

Regulations 44, 45 and 48

CONDITIONS TO BE INCLUDED IN SITE LICENCES

PART 1

Obligations in respect of keeping or treatment of waste motor vehicles

- 1. No waste motor vehicle shall be kept (even temporarily) unless such keeping—
 - (a) is carried out in accordance with the general requirements laid down in Article 4 of Council Directive 75/442/EC on waste; and
 - (b) complies with the minimum technical requirements set out in Part 2 below.
- **2.** No waste motor vehicle shall be treated unless, in respect of the activity or operation performed, that treatment—
 - (a) is carried out in accordance with the general requirements laid down in Article 4 of Council Directive 75/442/EC on waste; and
 - (b) complies with the minimum technical requirements set out in Part 2 below and, where applicable, meets the following obligations—
 - (i) save where it has already been so treated—
 - (aa) the waste motor vehicle shall first be stripped in a way that best reduces any adverse impact on the environment, before any further treatment or other equivalent arrangement is undertaken, and
 - (bb) any of its components or materials which have been labelled or otherwise made identifiable in accordance with regulation 18(2) of the End-of-Life Vehicles Regulations 2003 shall be stripped before any further treatment;
 - (ii) save where it has already been so treated in whole or part, and subject to paragraph (i), depollution of the waste motor vehicle (as described in paragraph 3 of Part 2 below) shall be completed as soon as possible;
 - (iii) hazardous materials and components shall be removed from the waste motor vehicle and segregated in such a way so as not to contaminate any part of the vehicle that is subsequently to be shredded;
 - (iv) any stripping or keeping of the waste motor vehicle shall be carried out in such a way as to ensure the suitability of its components for either reuse or recovery, and in particular recycling.

PART 2

Minimum technical requirements for the keeping and treatment of waste motor vehicles

- 1. The keeping (even temporarily) of a waste motor vehicle prior to treatment shall only be carried out at a site—
 - (a) having, in appropriate areas, impermeable surfaces and provided with spillage collection facilities, decanters, and cleanser-degreasers, and
 - (b) provided with equipment for the treatment of water (including rainwater) in compliance with all applicable legislation concerning health and environmental matters.

- 2. The treatment of a waste motor vehicle shall only be carried out at a site—
 - (a) having, in appropriate areas, impermeable surfaces and provided with spillage collection facilities, decanters and cleanser-degreasers;
 - (b) provided with storage facilities that are appropriate for dismantled spare parts, including impermeable storage facilities for spare parts that are contaminated with oil;
 - (c) provided with containers that are appropriate for the storage of batteries (whether electrolyte neutralisation is carried out on-site or elsewhere), filters, and condensers containing any PCB or PCT or both;
 - (d) provided with storage tanks that are appropriate for the separate segregated storage of any fluid from a waste motor vehicle;
 - (e) provided with equipment for the treatment of water (including rainwater) in compliance with all applicable legislation concerning health and environmental matters;
 - (f) at which there is appropriate storage for used tyres without excessive stockpiling, and minimising any risk of fire.
- 3. Treatment operations for the depollution of a waste motor vehicle shall consist of—
 - (a) the removal of the battery or batteries;
 - (b) the removal of the liquified gas tank;
 - (c) the removal or neutralisation of all potentially explosive components (including air bags);
 - (d) the removal and separate collection and storage of all—
 - (i) fuel;
 - (ii) motor oil;
 - (iii) transmission oil;
 - (iv) gearbox oil;
 - (v) hydraulic oil;
 - (vi) cooling liquids;
 - (vii) antifreeze;
 - (viii) brake fluids;
 - (ix) air-conditioning system fluids;

and any other fluid contained in the said vehicle, but excluding any fluid which is necessarily retained for the re-use of the part concerned;

- (e) the removal, so far as is feasible, of all components identified as containing mercury.
- **4.** In order to promote its subsequent recycling, where an article or material listed below is first present in a waste motor vehicle, no treatment of that vehicle shall prevent the removal—
 - (a) of the catalyst or catalysts;
 - (b) (either during shredding or otherwise) of all metal components containing one or more of copper, aluminium and magnesium;
 - (c) (either during shredding or otherwise) of the tyres;
 - (d) (either during shredding or otherwise) of all large plastic components (including bumpers, the dashboard, and any fluid container) in such a way that they can be effectively recycled as materials;
 - (e) of glass,

and where any such article or material is removed it shall be done in such a way as best promotes its recycling.

Status: This is the original version (as it was originally made).

- 5. Any keeping operations shall be carried out in such a manner as avoids damage to—
 - (a) any component containing a fluid or fluids;
 - (b) any recoverable component;
 - (c) any spare part.