SCHEDULE 1

ACTIVITIES EXEMPT FROM WASTE MANAGEMENT LICENSING

5.—(1) Burning waste as a fuel in a plant which is an excluded plant for the purposes of Section 5.1 of Part 1 of Schedule 1 to the 2000 Regulations.

- (2) The secure storage of waste intended to be submitted to such burning.
- (3) Sub-paragraphs (1) and (2) apply only where—
 - (a) the plant is not located in an air quality management area designated under section 83 of the 1995 Act; and
 - (b) the waste is stored and burned in accordance with the requisite planning permission (if any).

(4) The recovery, from waste vegetable oils (within category 20 01 25 of the European Waste Catalogue), of fuel for use in an engine of an aircraft, hovercraft, mechanically propelled vehicle, railway locomotive, ship or other vessel, or in appliances described in sub paragraph (1).

- (5) The secure storage of—
 - (a) such waste vegetable oil prior to the carrying out of the fuel recovery process, and
 - (b) waste produced by the fuel recovery process.

(6) Sub paragraph (4) or, as the case may be, (5) applies only where—

- (a) the fuel recovery process is conducted in equipment manufactured for this purpose;
- (b) the total quantity of waste (including waste produced by the fuel recovery process) stored at any one time does not exceed 23,000 litres;
- (c) no waste is stored for longer than 12 months;
- (d) waste produced by the fuel recovery process is stored at the place where it is produced;
- (e) accurate records (including information about sources, volumes and destinations) are maintained by the holder and processor of both the waste vegetable oil and the recovered fuel; and
- (f) the fuel recovery process is not carried out for commercial purposes on an industrial scale, and in any case no more than 200 tonnes of recovered fuel is produced by the fuel recovery process in any calendar year.