From: Kerry Scott Sent: Monday, 19 July 2010 10:31 AM To: Haemish Middleton Subject: FW: 2010 RIS response - dlr.doc

Kerry Scott | *Project Manager* | *NEPC Service Corporation* | *Tel: (08) 8419 1202* | *Mob: 0421 288 105* | *Fax: (08) 8224 0912* | *Level 5, 81* Flinders Street, Adelaide SA 5000 | Website: <u>www.ephc.gov.au</u> The information in this email may be confidential and/or legally privileged. Use or disclosure of the information by anyone other than the intended recipient is prohibited and may be unlawful. If you have received this email in error, please advise by return email or by telephoning + 61 8 8419 1200.

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From: jim@manningrivermarine.com.au [mailto:jim@manningrivermarine.com.au] Sent: Monday, 19 July 2010 8:47 AM To: Kerry Scott Subject: 2010 RIS response - dlr.doc

Project Manager NEPC Service Corporation Level 5/81 Flinders Street Adelaide SA 5000 Email: <u>kscott@ephc.gov.au</u> Fax : (08) 8224 0912

Subject : Comments on RIS "Reducing Emissions From Non-Road Spark Ignition Engines and Equipment" To Whom It May Concern:

XX July, 2010

We are a retail boat dealer located in Taree and have been in business for 30 years. We are the authorized agents for Mercury brands and employ 2 people in our business.

We have reviewed the RIS dated May 2010 and are supportive of DEWHA's efforts to reduce emissions and improve air quality. There are some issues we would like to raise regarding the implementation of such a regulation and they are outlined here.

- Provide the second s
- ? Engine Requirements The proposal discusses engines meeting the EPA 2010 rule in 2012. This is very unclear as there are engine requirements in the EPA rule that are not effective until 2013 2015.
- ? Conventional 2 Stroke Outboards We have boats and transoms that will need to be redesigned to accommodate 4 Stroke or Direct Injected 2 Stroke Outboards. These engines are generally heavier than conventional 2 Stroke engines. We need additional time and a phase-out period. Also, there are markets where a very lightweight engine is required by the users.
- ? The cost/benefit analysis shows almost the same results for full implementation in 2012 vs. a phased-in approach.
- ? This proposal may remove several very clean engines from the market because they are slightly above the standard. These engines are averaged in for the EPA rule. These engines are 90% cleaner than the 2 stroke engines they may replace. Losing these engines from the market will reduce consumer choice and discourage some people from replacing a high emitting engine with a low emitting engine.
- ? Requiring Sterndrive and Inboard Engines to go to Catalysts in 2012 only gives boat builders 6 months to implement these new, larger, heavier, and more costly engines.

Our industry has been hit very hard by the recent economic recession as our products are mostly discretionary

purchases. All of these requirements are adding cost to our products, in many cases thousands of dollars. We urge you to consider the above issues, and business consequences, if you go forward with a regulation. I believe that I would be forced to evaluate the number of my employees under your proposed implementation date of 2012 with a view to reducing the number of staff I have by anywhere up to XX. This would have a profound affect on these families especially in today's market place and economic outlook. Sincerely,

James G Hickson