



July 2023

Environmental Management  
Strategy  
for  
Hodgson Quarries and Plant Pty Ltd  
Roberts Road Quarry, Maroota NSW



Summary Table	
<b>Consent Number</b>	267-11-99
<b>Name of Quarry</b>	Robert Road Quarry
<b>Name of Quarry Operator (s)</b>	Hodgson Quarries and Plant Pty Ltd
<b>Name and Contact Details of the Quarry Manager</b>	Martin Hodgson PO Box 355 Glenorie NSW 2157
<b>Name and Contact Details of the Environmental Representative</b>	Stuart Reed 0418 277 871 <a href="mailto:hodgsonquarries@gmail.com">hodgsonquarries@gmail.com</a>

#### Revision Table

Date	Version	Author	Reviewed	Approved
<b>28/06/2016</b>	R0- First Draft for Review	LT	MH/SR	
<b>13/07/2016</b>	R1- Incorporating changes required by DPE	LT	MH/SR	H. Reed, Resource Assessments, 9/12/16
<b>14/12/2017</b>	R2- Review following Independent Audit 2017, management plans updated	LT	MH/SR	No significant changes
<b>26/07/2018</b>	R3- Review following Annual Review 2017 acceptance	LT	MH/SR	No significant changes
<b>July 2019</b>	R3- Reviewed, no changes	LT		
<b>July 2020</b>	R3- Reviewed, no changes	LT		
<b>July 2021</b>	R3- Reviewed, no changes R3	LT		
<b>July 2022</b>	R3- Reviewed, no changes R3	LT		
<b>24/07/2023</b>	<b>R4 Updated due to Mod 4 approval and IEA</b>	<b>LT/TO</b>	<b>SR</b>	

**NOTE** – This is a tracked version – with changes from version R3 given in **blue text**.

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# 1 Introduction

Hodgson Quarries and Plant Pty Ltd are obliged to prevent and minimise harm to the environment throughout the life of the project. All practicable measures will be taken to prevent and minimise harm that may result from the construction, operation and decommissioning of the development.

All activities on the site, including those undertaken by contractors and sub-contractors will be carried out generally in accordance with the EIS, Modifications 1 to 4 and the conditions of the development consent. This plan will be implemented to ensure that all activities on the premises will be carried out in a manner that will minimise disturbance and maximise rehabilitation at the premises.

## 1.1 SITE DESCRIPTION

Hodgson Quarries and Plant Pty Ltd (the client) operate a sand quarry located on Roberts Road where it meets Old Northern Road at Maroota, NSW. The site comprises lots 1 and 2 DP 228308 and lot 2 DP 312327 in The Hills Shire Council (see *Figure One*) and is zoned RU1 Primary Production by The Hills Local Environment Plan 2012.

The development application number 267-11-99 was for extraction and on-site processing of sand, clay, and pebble; and construction of a bund wall, and was approved by the Minister for Urban Affairs and Planning subject to conditions on 31<sup>st</sup> May 2000. Further modifications were issued on 29<sup>th</sup> November 2000 (1), 18<sup>th</sup> August 2015 (3), and 18<sup>th</sup> March 2016 (2) and 13<sup>th</sup> August 2021 (4).

The consent as modified allows for extraction and on-site processing of sand, clay and pebble and construction of a bund wall.

## 1.2 ACTIVITIES

The site has been operational since the 1990's and construction of a water supply dam commenced in or around the 1970's. The site was formerly known as Sun-A-Rise Quarry, where construction of a water supply dam commenced around 1970. Consent from the Minister for Urban Affairs and Planning was granted for extraction and processing of sand, clay and pebble material in 2000 and the continued construction of the dam which is located on the northern boundary of the site. The original consent was modified in November 2000, August 2015, March 2016 and August 2021. Hodgson Quarry and Plant Pty Ltd (the client) took over operations on the site in 2004. The site has consent to extract until 31 May 2030 under the Mod 4 Consent.

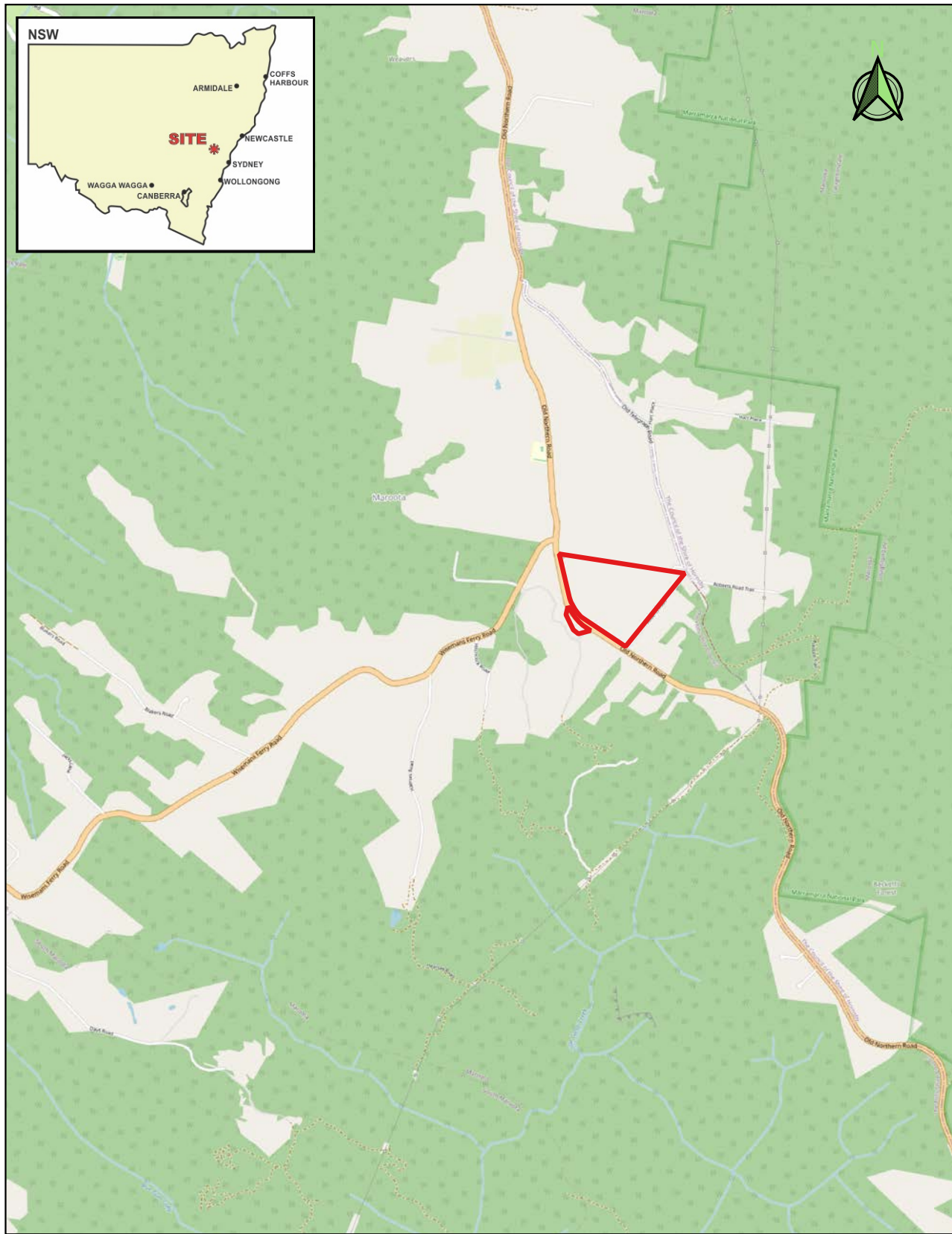
Sand and sandstone are extracted using excavators and/or dozers. The material is then washed, stockpiled and transported. The hours of operation are:

- Construction: 7:00am to 6:00pm Monday to Friday
- Extraction and Processing: 7:00am to 6:00pm Monday to Friday and 7:00am to 1:00pm Saturdays
- Vehicle loading: 6:00am to 6:00pm, Monday to Friday and 6:00am to 1:00pm on Saturdays.

No works occur on Sundays or Public Holidays. Truck movements are limited to 70 outbound and 70 inbound per day and does not exceed 10 outbound and 10 inbound per hour (Condition 52 Mod 4).

*Figure One. Site Location*

<b>Plan of:</b>	Environmental Management Plan/Environmental Management Strategy 2023 for the Sand Quarry, Roberts Road, Maroota - Site Location ONE	<b>Location:</b>	Maroota Quarry, Roberts Road, Maroota, NSW	<b>Source:</b>	Google OpenStreetMap & nearmap - Image Date 23/06/2022 Zone MGA 56	<b>Plan By:</b>	SK/JD
<b>Figure:</b>	ONE	<b>Council:</b>	Hills Shire Council	<b>Survey:</b>	Not Applicable	<b>Project Manager:</b>	LT
<b>Version/Date:</b>	V0 30/06/2023	<b>Tenure:</b>	Not Applicable	<b>Projection:</b>	GDA2020/MGA Zone 56 EPSG:7856	<b>Office:</b>	Thornton
<b>Our Ref:</b>	12521_HMA_EMP2023_EMS_Q001_V0_F1	<b>Client:</b>	Hodgson Quarries & Plant Pty Ltd	<b>Contour Interval:</b>	Not Applicable		



0 0.5 1 1.5 km



0 250 500 750 m

**Legend**

Property Boundary

*Figure Two. Indicative Extraction Sequence*

**Plan of:** Environmental Management Plan/Environmental Management Strategy 2023 for the Sand Quarry, Roberts Road, Maroota - Sequence of Extraction  
**Figure:** TWO  
**Version/Date:** V1 24/07/2023  
**Our Ref:** 12521\_HMA\_EMP2023\_EMS\_Q002\_V1\_F2

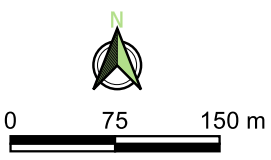
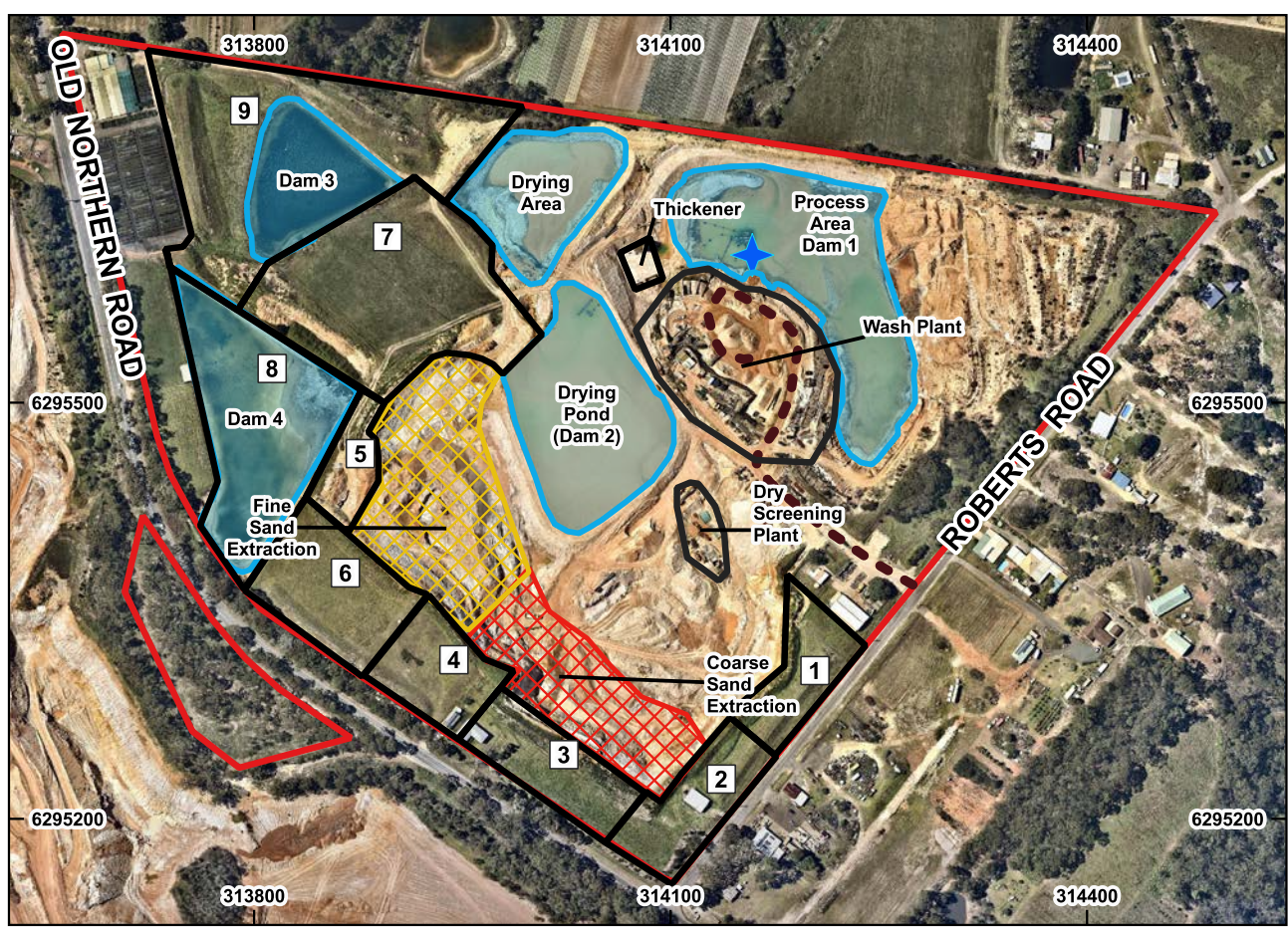
**Location:** Maroota Quarry, Roberts Road, Maroota, NSW  
**Council:** Hills Shire Council  
**Tenure:** Not Applicable  
**Client:** Hodgson Quarries & Plant Pty Ltd

**Source:** nearmap - Image Date 09/12/2018 Zone MGA 56 & Umwelt Statement of Environmental Effects/Roberts Road Quarry Modification 4 December 2019/ Figure 4.1 Indicative Quarry Operating Sequence  
**Survey:** Not Applicable  
**Projection:** GDA2020/MGA Zone 56 EPSG:7856  
**Contour Interval:** Not Applicable

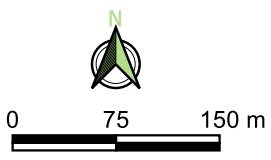
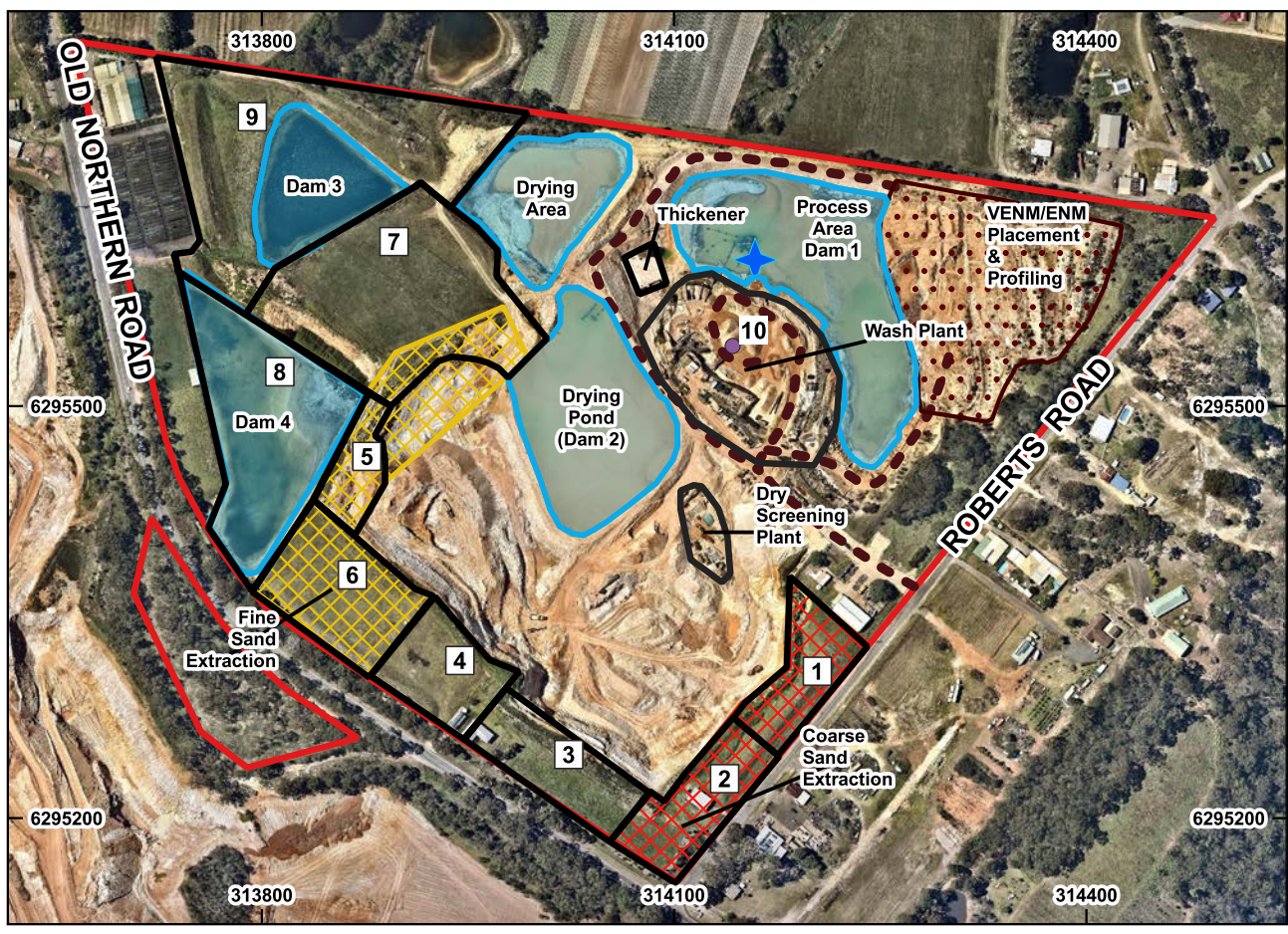
**Plan By:** JD  
**Project Manager:** LT

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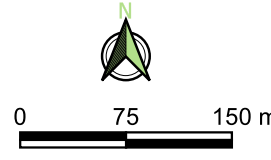
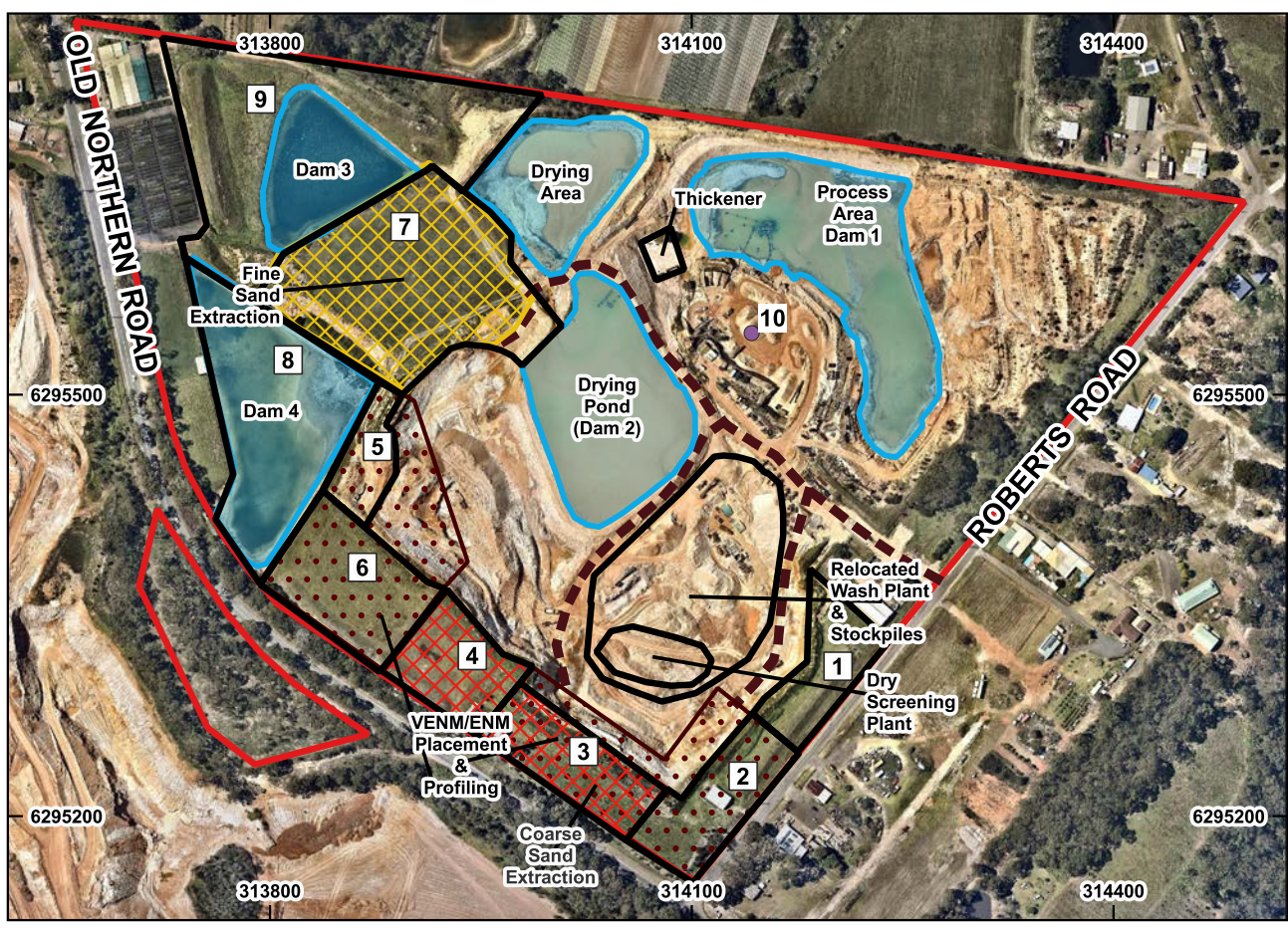
**Existing Scenario**



**Future Operations Scenario 1**



**Future Operations Scenario 2**



- Legend**
- Property Boundary
  - Sequence of Extraction
  - Water Management
  - Fine Sand Extraction
  - Coarse Sand Extraction
  - VENM/ENM Placement & Profiling
  - Pump Location
  - Road Truck Routes

### 1.3 SCOPE

This report is intended to satisfy schedule 2 condition 63 of the consent conditions for DA 267-11-99:

*Table 1. Relevant Consent Conditions*

Consent Condition	Where Addressed
63. The Applicant shall prepare an Environmental Management Strategy for the development to the satisfaction of the Secretary. This strategy must:	
(a) be submitted to the Secretary for approval by 30 June 2016	R0 28/06/2016
(b) provide the strategic framework for environmental management of the development	This report
(c) identify the statutory approvals that apply to the development	Section 3
(d) describe the role, responsibility, authority and accountability of all key personnel involved in the environmental management of the development	Section 4
(e) describe the procedures that would be implemented to:	
<ul style="list-style-type: none"> <li>keep the local community and relevant agencies informed about the operation and environmental performance of the development;</li> </ul>	Section 5
<ul style="list-style-type: none"> <li>receive, handle, respond to, and record complaints;</li> </ul>	Section 5
<ul style="list-style-type: none"> <li>resolve any disputes that may arise during the course of the development;</li> </ul>	Section 5
<ul style="list-style-type: none"> <li>respond to any non-compliance;</li> </ul>	Section 5
<ul style="list-style-type: none"> <li>respond to emergencies;</li> </ul>	Section 5
(f) include:	
<ul style="list-style-type: none"> <li>copies of any strategies, plans and programs approved under the conditions of this consent; and</li> </ul>	Section 5.2
<ul style="list-style-type: none"> <li>a clear plan depicting all the monitoring required to be carried out in relation to the development.</li> </ul>	Figure Three
The Environmental Management Strategy is to include a copy of the sequence of extraction as updated under Modification 2, with all dam areas on the site clearly labelled and described.	Figure Two

## 2 Objectives

The objectives of the project are to:

- a) Provide graded sand and gravel products suitable for use in the construction industry and specialty markets.
- b) Realise the economic potential and maximise the efficient recovery of natural resources on the site.
- c) Successfully rehabilitate the extracted areas of the site into an integrated, continuous agricultural landform with an area of re-established native vegetation.

These objectives will be achieved through operating in accordance with the procedures and intentions required by the statutory authorities as outlined in [Section 3](#) and as described within the following documents:

*Table 2. Summary of Consent and Modification Documents*

Modification	Documents
-	Environmental Impact Statement. Sand, Clay and Pebble Extraction Lot 1 & 2, DP 228308, Lot 2, DP 312327, Maroota, (Nexus Environmental Planning Pty Ltd, November 1999)
<b>Modification 1</b>	Modification application 07-00M1 to DA 267-11-99 and supporting SEE titled Amendment to Method of Extraction and Related Acoustic Bund Wall, dated 17 July 2000 and prepared by Nexus Environmental Planning Pty Ltd.
<b>Modification 2</b>	Modification application DA 267-11-99 Mod 2 and supporting documentation titled: Environmental Assessment Section 75W Modification (2): DA 267-11-99, Hodgson Quarries and Plant Pty Ltd: Roberts Road: Maroota (Volumes 1 and 2), dated 23 September 2015 and prepared by Nexus Environmental Planning Pty Ltd;  Response to Submissions 75W Modification (2): DA 267-11-99, Hodgson Quarries and Plant Pty Ltd: Roberts Road: Maroota, dated 3 December 2015 and prepared by Nexus Environmental Planning Pty Ltd; and  email correspondence from Nexus Environmental Planning Pty Ltd to the Department, dated 12 February 2016, 16 February 2016 and 24 February.
<b>Modification 3</b>	Modification application DA 267-11-99 Mod 3 and supporting documentation titled Environmental Assessment Section 75W Modification (3): DA 267-11-99, Hodgson Quarry Products Pty Ltd: Roberts Road: Maroota, dated 17 May 2015 and prepared by Nexus Environmental Planning Pty Ltd
<b>Modification 4</b>	Modification application DA 267-11-99 MOD 4 and Statement of Environmental Effects titled: Roberts Road Quarry Modification 4, dated December 2019 prepared by Umwelt Environmental Consulting and Submissions Report titled: Roberts Road Quarry Modification 4, Response to Submissions, dated March 2020 prepared by Umwelt Environmental Consulting, and additional information supporting the Response to Submissions, including: <ul style="list-style-type: none"> <li>• Revised noise assessment titled: Noise Impact Assessment Rev 1, dated May 2020 prepared by Umwelt Environmental Consulting;</li> <li>• Letter from Umwelt Environmental Consulting, dated 20 May 2020; and</li> <li>• Letter from Benbow Environmental, dated 10 September 2020.</li> </ul>

- ~~Environmental Impact Statement. Sand, Clay and Pebble Extraction Lot 1 & 2, DP 228308, Lot 2, DP 312327, Maroota, (Nexus Environmental Planning Pty Ltd, November 1999)~~
- ~~Environmental Assessment. Section 75W Modification (3), DA 267-11-99, (Nexus Environmental Planning Pty Ltd, May 2015)~~

### **3 Statutory Requirements**

#### **3.1 DEPARTMENT OF PLANNING AND ENVIRONMENT**

The Department of Planning and Environment (DPE) has issued a consolidated consent with conditions that are included in *Appendix I: DA 267-11-99 Consolidated Consent*.

#### **3.2 ENVIRONMENT PROTECTION AUTHORITY**

The NSW Environment Protection Authority (EPA) has issued Environment Protection Licence number 6535 for the scheduled activities of Crushing, Grinding or Separating, and Extraction Activities. The licence is included in *Appendix II*. Monitoring locations are given on *Figure Three*.

#### **3.3 NSW OFFICE OF WATER**

The NSW Office of Water (NOW) has issued water licences for bores and dams within the site, the conditions are included in *Appendix III*. A table further defining the relevance of the water licences is included in the OEMP and water sub-plans. The locations of the water bodies are given on *Figure Two* and *Figure Three*.

*Figure Three. Environmental Monitoring Locations*

**Plan of:** Environmental Management Plan/Environmental Management Strategy 2023 for the Sand Quarry, Roberts Road, Maroota - Environmental Monitoring Locations

**Figure:** THREE

**Version/Date:** V0 25/07/2023

**Our Ref:** 12521\_HMA\_EMP2023\_EMS\_Q003\_V1\_F3

**Location:** Maroota Quarry, Roberts Road, Maroota, NSW

**Council:** Hills Shire Council

**Tenure:** Not Applicable

**Client:** Hodgson Quarries & Plant Pty Ltd

**Source:** nearmap - Image Date 17/03/2023 Zone MGA 56

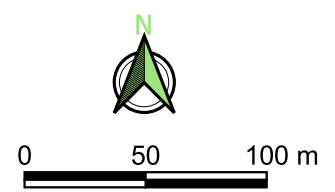
**Survey:** Not Applicable

**Projection:** GDA2020/MGA Zone 56 EPSG:7856

**Contour Interval:** Not Applicable

**Plan By:** TO/JD

**Project Manager:** LT



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Legend		Monitoring Sites		Monitoring Sites		Monitoring Sites	
Property Boundary	Water Management Area	Bore Location	Pump Location (Variable)	Weather Station	EPL Noise Monitoring	Water Sampling	Dust Gauge
Extraction Area	Bundwall (Including Topsoil)	Monitoring Wells	Sprinkler	Monitoring Wells	Dust & HVAS		

## 4 Key Personnel

Table 3. Role Descriptions

Role	Responsibility	Authority	Accountability
<b>Plant Manager</b>	Operational and environmental management, training and monitoring	Overall	Statutory authorities
<b>Environmental Manager</b>	Preparing, reviewing and updating strategies, plans and programs as required.  Where relevant, preparing responses regarding complaints, incidents and non-compliances	Consultant	Plant Manager
<b>Site Employees and Contractors</b>	Performing duties with regard to statutory requirements and in line with the site plans	Employees and Contractors	Plant Manager

Table 4. Key Personnel Contact Details

Role	Name	Mobile No	Email	Postal Address
<b>Plant Manager</b>	Martin Hodgson	0408 251 393	hodgsonquarries@gmail.com	Hodgson Quarries & Plant Pty Ltd PO Box 355 Glenorie NSW 2157
<b>Environment Manager</b>	Stuart Reed	0418 277 871	hodgsonquarries@gmail.com	Hodgson Quarries & Plant Pty Ltd PO Box 355 Glenorie NSW 2157
<b>Environmental Consultant</b>	Lisa Thomson	0427 334471	lisa@vgt.com.au	VGT Environmental Compliance Solutions Pty Ltd PO Box 2335 Greenhills NSW 2323

## 5 Procedures

### 5.1 LOCAL COMMUNITY COMMUNICATION

A sign on the front gate of the site prominently displays the telephone number, (02) 4372 1649 and postal address to register a complaint. As part of the modification process, surrounding landowners and the Maroota Public School were notified by letter of the proposed changes to the site's operation.

Any updated strategies, plans and programs, including the Operational Environmental Management Plan are available to the public 14 days after approval by the DPE.

Community consultation is undertaken when changes are planned to the quarry operations that will impact on the surrounding neighbours. Where atypical operations are planned that may create adverse impacts, all affected receptors are to be notified 24 hours prior to the works. The notification shall include the duration and extent of the works, the likely noise to be experienced, and a contact telephone number. The operator does not hold open days or distribute regular newsletters, however regular verbal communication with neighbours and the community is undertaken on an informal and unplanned basis.

The following documents are available publicly by contacting the above mentioned Key Personnel, ~~by calling (02) 4028 6412 or (02) 4372 1649~~, or at [www.vgt.com.au/hodgsons](http://www.vgt.com.au/hodgsons):

- the documents identified in Condition 2(a) of the consent;
- current statutory approvals for the development;
- approved strategies, plans and programs required under the conditions of this Consent;
- a comprehensive summary of the monitoring results of the development, reported in accordance with the specifications in any conditions of this Consent, or any approved plans and programs;
- a complaints register, which is to be updated monthly;
- the annual reviews of the development (for the last 5 years, if applicable);
- any independent environmental audit of the development, and the Applicant's response to the recommendations in any audit; and
- any other matter required by the Secretary.

## 5.2 REQUIRED AGENCY REPORTING

The following table summarises the reporting requirements for the site.

Table 5. Strategies, Plans and Programs

Description	Agency	Consent Condition	Frequency	Due	Location
<b>Conditions Compliance Report</b>	DPE	6	Prior to commencement of extraction in areas that are not currently subject to extraction. Annually for the first three years, then as required.	Annually 30 <sup>th</sup> March covering 1 <sup>st</sup> Jan to 31 <sup>st</sup> Dec	Within Annual Review
<b>Construction Environmental Management Plan</b>	DPE	18	Prior to commencement of construction	To be updated in accordance with Section 6	OEMP
<b>Operational Environmental Management Plan (OEMP)</b>	DPE. Available to Council, EPA, DPIW, public after approval	19, 20	Reviewed As per condition 67	To be updated in accordance with Section 6	Appendix IV <a href="http://www.vgt.com.au/hodgsons">http://www.vgt.com.au/hodgsons</a>
<b>Air Quality Management Plan</b>	DPE. Available to Council, EPA, DPIW, public after approval	29	Reviewed As per condition 67	To be updated in accordance with Section 6	OEMP
<b>Groundwater Study, including a Groundwater Management Improvement Program</b>	DPE, DPIW	39, 40	Once	Completed and approved. Monitoring reported 6-monthly to Major Projects Portal and annually in Annual Review	OEMP
<b>Water Management Plan</b>	DPE. Available to Council, EPA, DPIW, public after approval	42	Reviewed as per condition 67	To be updated in accordance with Section 6	OEMP
<b>Groundwater Monitoring Program</b>	DPE DPIW	43	Six monthly	Completed and approved. Monitoring reported 6-monthly to Major Projects Portal and annually in Annual Review	OEMP
<b>Noise and Road Noise Management Plan</b>	DPE. Available to Council, EPA, DPIW, public after approval	46—48 48-51	Reviewed As per condition 67	To be updated in accordance with Section 6	OEMP

Description	Agency	Consent Condition	Frequency	Due	Location
<b>Traffic Management Plan</b>	DPE	50A	Reviewed As per condition 67	To be updated in accordance with Section 6	OEMP
<b>Section 94A contributions</b>	Council	53	Calculated and paid monthly, indexed and adjusted annually	On or before 14 <sup>th</sup> day of each month	Council
<b>Flora and Fauna Management Plan</b>	DPE. Available to Council, EPA, DPIW, public after approval	<del>55</del> 57	Reviewed As per condition 67	To be updated in accordance with Section 6	OEMP
<b>Landscape and Rehabilitation Management Plan</b>	DPE. Available to Council, EPA, DPIW, public after approval	<del>58</del> , 59, 60	Every three years	To be updated every 3 years	OEMP
<b>Conservation and Rehabilitation Bond</b>	DPE	61, 62	Reviewed within 3 months of each Independent Environmental Audit	To be updated every 3 years	Within LRMP
<b>Environmental Management Strategy</b>	DPE	63	Reviewed as per condition 67	To be updated in accordance with Section 6	This document
<b>Annual Review</b>	DPE	66	Annual	Annually due 30 <sup>th</sup> March covering 1 <sup>st</sup> Jan to 31 <sup>st</sup> Dec	DPE Major Projects Portal, <a href="http://www.vgt.com.au/hodgsons">http://www.vgt.com.au/hodgsons</a>
<b>Incident Report</b>	DPE	68, 68A	Within 7 days of an incident	Where any exceedance of these criteria and/or performance measures has occurred	DPE reports uploaded to Major projects Website
<b>Independent Environmental Audit</b>	DPE	70	Every three years	Every 3 years from date the condition was first recorded, ie prior to 18 <sup>th</sup> March, and at the completion of works.	<a href="http://www.vgt.com.au/hodgsons">http://www.vgt.com.au/hodgsons</a>
<b>EPA Annual Return</b>	EPA	EPL 6535	Annual – 12/3 to 11/3	May	<a href="http://www.epa.nsw.gov.au/prpoeoapp/Detail.aspx?instid=6535&amp;id=6535&amp;option=licence&amp;searchrange=licence&amp;range=POEO%20licence&amp;prp=no&amp;status=Issued">http://www.epa.nsw.gov.au/prpoeoapp/Detail.aspx?instid=6535&amp;id=6535&amp;option=licence&amp;searchrange=licence&amp;range=POEO%20licence&amp;prp=no&amp;status=Issued</a>
<b>Pollution and Incident Management Response Plan</b>	EPA, DPE	EPL 6535, 68 68A	Annual review and test	April	OEMP, Hard copy on site, <a href="http://www.vgt.com.au/hodgsons">http://www.vgt.com.au/hodgsons</a>

Reporting against the conditions included in the Water Licences is included in the Conditions Compliance Report and Annual Review

## 5.3 COMPLAINTS

A sign on the front gate of the site prominently displays the telephone number and postal address to register a complaint. A logbook is situated in the main office in which all complaints received are recorded. Any actions taken in response to community complaints are also recorded within this logbook. A summary of these complaints is [available on the website \(vgt.com.au/hodgsons\)](http://vgt.com.au/hodgsons) monthly and included in the Conditions Compliance Reports and in the Annual Reviews. The logbook is available for inspection as required.

Within 24 hours of receiving a complaint, the Plant Manager or his representative shall investigate the concerns raised and undertake all reasonable attempts to determine the cause of concern within two working days. If adverse impacts are identified, all practicable measures to modify the activity which may be causing the impact shall be undertaken. Specific Management Plans have highlighted measures which may be undertaken to mitigate potential impacts – refer to the Operational Environmental Management Plan and sub-plans for details.

If the issue has not been resolved to the satisfaction of the complainant within six weeks, then the Plant Manager shall inform the Secretary of the DPE, and take action as directed. An independent investigation may be required, in accordance with *Condition 14* of the Consent.

## 5.4 DISPUTE RESOLUTION

In the event that the operator, Council, the Principal Certifying Authority, or a government authority other than the DPE, cannot agree on the specification or requirements applicable under the Consent, the matter shall be referred by either party to the Secretary (DPE) or, if not resolved, to the Minister (DPE), whose determination of the disagreement shall be final and binding on the parties.

## 5.5 EMERGENCY, INCIDENT AND NON-COMPLIANCE RESPONSE PROCESS

### 5.5.1 Emergencies

Call 000 if:

- Someone is seriously injured or in need of urgent medical help?
- A life or property is being threatened?
- A serious accident or crime has been witnessed?

The Pollution Incident Response Management Plan must be implemented:

- In the case of a work-related death, injury, illness, dangerous incident or high-potential incident, *Work Health and Safety (Mines and Petroleum Sites) Act 2013 and Work Health and Safety (Mines and Petroleum Sites) Regulation 2014*
- If a pollution incident occurs in the course of an activity so that material harm to the environment is caused or threatened, *Section 153F, POEOA*.
- If another incident or emergency occurs for example a bushfire or an unexpected find of heritage or environmental significance.

Emergency procedures are detailed within the Pollution Incident Response Management Plan as required by the EPA and reviewed and tested annually.

### 5.5.2 Incidents and Non-compliances

The Mod 4 consent defines an [incident](#) as:

“An occurrence or set of circumstances that causes or threatens to cause material harm and which may or may not be or cause a non-compliance.”

- **Incident Notification-** The DPE and any other relevant agencies will be immediately notified immediately after the operator becomes aware of an incident. The notification will be in writing via the Major Projects Website and identify the DA and name and set out the location and nature of the incident.

The Mod 4 consent defines a [non-compliance](#) as:

“An occurrence, set of circumstances or development that is a breach of this consent.”

- **Non- Compliance Notification-** Within 7 days of becoming aware of a non-compliance, the DPE will be notified. The notification will be in writing via the Major Projects Website and identify the DA and name and set out the consent that the site is not compliant with, the way on which it does not comply and the reasons for the non-compliance (if known) and what actions have been, or will be, undertaken to address the non-compliance.

All incidents and non-compliances will be identified, actioned, and closed out. The process for tracking non-compliances is as follows:

- 1) Incidents and non-compliances will be identified by
  - a. Reviewing the checklist provided in *Table 9* of the OEMP;
  - b. Sub-contractors preparing Annual Review and Compliance Report or environmental monitoring reports;
  - c. Internal audits or reviews;
  - d. Independent Environmental Audit every 3 years;
  - e. Authority inspections or notifications.
  - f. Other actions as required.
- 2) Incidents and non-compliances will be tabulated in an action plan.
- 3) The action plan will be reviewed weekly until all incidents and non-compliances are closed out.
- 4) Adaptive Management: Where an exceedance of criteria and/or performance measures has occurred, the operator will:
  - a. take all reasonable and feasible steps to ensure that the exceedance ceases and does not recur;
  - b. consider all reasonable and feasible options for remediation (where relevant) and submit a report to the Department describing those options and any preferred remediation measures or other course of action; and
  - c. implement remediation measures as directed by the Secretary, to the satisfaction of the Secretary.

Details of any Incidents and Non-Compliances will be recorded within the Conditions Compliance Report and/or the Annual Review. Actions taken will be detailed within those reports. The Secretary (DPE) may notify the Plant Manager of any reasonable requirements for compliance, and the Plant Manager will comply with those requirements within the timeframe.

## 6 Review

A review of the Plan will be undertaken as required by Condition 67:

### ***Revision of Strategies, Plans and Programs***

*67. Within 3 months of the submission of:*

- (a) an annual review under Condition 66 above;*
- (b) an incident report under Condition 68 below;*
- (c) an audit report under Condition 70 below; or*

*(d) any modification to the conditions of this Consent (unless the conditions require otherwise),*

*The Applicant shall review, and if necessary, revise, the strategies, plans, and programs required under this Consent to the satisfaction of the Secretary.*

*Where this review leads to revisions in any such document, then within 4 weeks of the review, unless the Secretary agrees otherwise, the revised document must be submitted to the Secretary for approval.*

*Note: This is to ensure the strategies, plans and programs are updated on a regular basis, and incorporate any recommended measures to improve the environmental performance of the development.*

# Appendix I

# Consent Conditions

# Notice of Modification

## Section 4.55(2) of the *Environmental Planning and Assessment Act 1979*

As delegate for the Minister for Planning and Public Spaces, I modify the development consent referred to in Schedule 1, as set out in Schedule 2.



Carl Dumbleton  
A/Director Resource Assessments

Sydney

13 August 2021

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### SCHEDULE 1

The Development Consent (DA 267-11-99) for the Roberts Road Quarry, granted by the Minister for Urban Affairs and Planning on 31 May 2000.

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### SCHEDULE 2

1. In the list of definitions, delete "Department", "DPI Water", "National Parks and Wildlife Service" and insert the following in alphabetical order:

BCD	Biodiversity and Conservation Division within the Department
Calendar year	A period of 12 months from 1 January to 31 December
Department	Department of Planning, Industry and Environment
DPIE Water	The Water Group within the Department
ENM	Excavated Natural Material, as defined in the EPA's resource recovery orders and exemptions clauses 91, 92 and 93 of the <i>Protection of the Environment Operations (Waste) Regulation 2014</i>
EPL	Environment Protection Licence under the POEO Act
Heritage NSW	Heritage NSW within the Department of Premier and Cabinet
Incident	An occurrence or set of circumstances that causes or threatens to cause material harm and which may or may not be or cause a non-compliance
INP	<i>NSW Industrial Noise Policy (NSW EPA, 2000)</i>
Laden Trucks	Trucks transporting quarry products from the site and/or trucks transporting VENM/ENM to the site
MEG	Regional NSW – Mining, Exploration and Geoscience
Minister	NSW Minister for Planning and Public Spaces, or delegate
Modification 4	Modification application DA 267-11-99 MOD 4 and Statement of Environmental Effects titled: <i>Roberts Road Quarry Modification 4</i> , dated December 2019 prepared by Umwelt Environmental Consulting and Submissions Report titled: <i>Roberts Road Quarry Modification 4, Response to Submissions</i> , dated March 2020 prepared by Umwelt Environmental Consulting, and additional information supporting the Response to Submissions, including: <ul style="list-style-type: none"><li>revised noise assessment titled: <i>Noise Impact Assessment Rev 1</i>, dated May 2020 prepared by Umwelt Environmental Consulting;</li><li>letter from Umwelt Environmental Consulting, dated 20 May 2020; and</li><li>letter from Benbow Environmental, dated 10 September 2020.</li></ul>
Non-compliance	An occurrence, set of circumstances or development that is a breach of this consent
POEO Act	<i>Protection of the Environment Operations Act 1997</i>
Quarrying products	Includes all saleable quarry products, but excludes tailings, other wastes and material needed for rehabilitation
Secretary	Planning Secretary under the EP&A Act, or nominee
TfNSW	Transport for NSW

VENM  
Waste

Virgin Excavated Natural Material, as defined in the POEO Act  
Has the same meaning as the definition of the term in the Dictionary to the  
POEO Act

2. Delete all references to "DPI-Water" and replace with "DPIE Water".
3. Delete all references to "National Parks and Wildlife Service", "NPWS" and "Heritage Office" and replace with "Heritage NSW".
4. In condition 2(a) of Schedule 2, delete "Modification 3 and Modification 2" and replace with "Modification 2, Modification 3 and Modification 4".
5. In the heading of condition 8 of Schedule 2, delete "Commencement and duration" and replace with "Limits on Approval".
6. In condition 9 of Schedule 2 delete "2025" and replace with "2030".
7. After condition 9, of Schedule 2 insert the following:

9A. The Applicant must not:

- (a) process or dispatch more than 480,000 tonnes of quarrying products at the site in any calendar year;
- (b) receive more than 320,000 tonnes of VENM and ENM (in total) at the site in any calendar year;
- (c) import more than 3 million tonnes of VENM and ENM to the site; and
- (d) import VENM and ENM beyond 31 May 2030.

8. After condition 17 insert the following:

**PRODUCTION DATA**

17A. The Applicant must provide MEG with annual quarry production data, covering a full calendar year, by no later than 30 January for the following calendar year.

17B. The data must be provided using the relevant standard form and a copy of the data must be included in the Annual Review (required under condition 66).

9. In condition 20 of Schedule 2:
  - a. delete the "g" in clause 20(g) and replace with "h";
  - b. delete the "f" in clause 20(f) and replace with "g"; and
  - c. after condition 20(e), insert "(f) the Traffic Management Plan (Condition 50A)".
10. Before condition 27 insert the following:

**Importation of VENM and ENM**

26. The applicant must:

- (a) ensure only verified VENM and ENM is received at the site;
- (b) collect data on the VENM and ENM received including details of the origin, date, and quantity received; and
- (c) include a copy of this data in the Annual Review.

11. In condition 27, delete the contents of the condition and replace with:

27. No other materials classified as waste under the EPA's *Waste Classification Guidelines 2009* (or its latest version) may be received or processed on the site, except as expressly permitted in an applicable EPL, specific resource recovery order or exemption under the *Protection of the Environment Operations (Waste) Regulation 2014*.

12. In condition 28 of Schedule 2, delete the contents of the condition and replace with:

28. The Applicant must ensure that all reasonable and feasible avoidance and mitigation measures are employed so that particulate matter emissions generated by the development do not cause exceedances of the criteria in Table 1 at any residence on privately-owned land.

**Table 1:** Air quality criteria

<b>Pollutant</b>	<b>Averaging period</b>	<b>Criterion</b>
Particulate matter < 10 µm (PM <sub>10</sub> )	Annual	<sup>a, c</sup> 25 µg/m <sup>3</sup>
	24 hour	<sup>b</sup> 50 µg/m <sup>3</sup>
Particulate matter < 2.5 µm (PM <sub>2.5</sub> )	Annual	<sup>a, c</sup> 8 µg/m <sup>3</sup>
	24 hour	<sup>b</sup> 25 µg/m <sup>3</sup>
Total suspended particulate (TSP) matter	Annual	<sup>a, c</sup> 90 µg/m <sup>3</sup>
<sup>d</sup> Deposited dust	Annual	<sup>b</sup> 2 g/m <sup>2</sup> /month <sup>a</sup> 4 g/m <sup>2</sup> /month

**Notes:**

<sup>a</sup> Total impact (i.e. incremental increase in concentrations due to the development plus background concentrations due to all other sources).

<sup>b</sup> Incremental impact (i.e. incremental increase in concentrations due to the development on its own).

<sup>c</sup> Excludes extraordinary events such as bushfires, prescribed burning, dust storms, fire incidents or any other activity agreed by the Secretary.

<sup>d</sup> Deposited dust is to be assessed as insoluble solids as defined by Standards Australia, AS/NZS 3580.10.1:2003: *Methods for Sampling and Analysis of Ambient Air - Determination of Particulate Matter - Deposited Matter - Gravimetric Method*.

13. After condition 28 of Schedule 2, insert the following:

28A. The air quality criteria in Table 1 do not apply if the Applicant has an agreement with the owner/s of the relevant residence or infrastructure to exceed the air quality criteria, and the Applicant has advised the Department in writing of the terms of this agreement.

14. In condition 29(c) of Schedule 2, after “to ensure that areas”, insert “of the site which are exposed and active at any one time are minimised to the greatest extent practicable”.

15. After condition 29 of Schedule 2, insert the following:

29A. The Applicant must commission an expert review of the air quality monitoring system at the site. This review must:

- be undertaken by a suitably qualified and experience person(s) whose appointment has been approved by the Secretary;
- review the accuracy of the air quality monitoring system at the site over a 12 month period, in general accordance with the *Approved Methods for Sampling and Analysis of Air Pollutants in New South Wales (DEC, 2007)* and with a particular focus on PM<sub>2.5</sub> monitoring;
- provide recommendations (where required) to improve the accuracy of air quality monitoring system at the site; and
- be undertaken in consultation with the EPA.

29B. A copy of the expert review report along with a timetable for implementing any recommendations arising from the review required under condition 29A of this Schedule, must be submitted by 30 November 2022, or as otherwise agreed by the Planning Secretary.

The Applicant must implement the recommendations of the expert review to the satisfaction of the Secretary.

16. Delete the contents of condition 47 of Schedule 2 and insert the following:

**Noise Operating Conditions**

47. The Applicant must ensure that the noise generated by the development does not exceed the criteria in Table 2 at any residence on privately-owned land.

**Table 2:** Operational noise criteria dB(A)

<b>Receiver</b>	<b>Day (7am-6pm) Monday to Saturday L<sub>Aeq</sub> (15 min)</b>	<b>6am-7am Monday to Saturday L<sub>Aeq</sub> (15 min)</b>	<b>6am-7am Monday to Saturday L<sub>A1</sub> (1 min)</b>
Receiver B	44	40	50
All other receivers	43	40	50

<sup>a</sup>The Noise Assessment Locations referred to in Table 2 are shown in Appendix 2

17. Delete the contents of Condition 50 of Schedule 2 and insert the following:

The Applicant must ensure that truck movements associated with the development do not exceed 70 outbound and 70 inbound per day and does not exceed 10 outbound and 10 inbound per hour.

18. After Condition 50 of Schedule 2, Insert the following:

**Traffic Management Plan**

50A. The Applicant must prepare a Traffic Management Plan that must:

- (a) be prepared by suitably qualified and experienced person/s whose appointment has been endorsed by the Secretary;
- (b) be prepared in consultation with TfNSW and Council;
- (c) include a Drivers' Code of Conduct that contains procedures to ensure that drivers:
  - (i) adhere to posted speed limits or other required travelling speeds;
  - (ii) adhere to designated transport routes;
  - (iii) implement safe and quiet driving practices; and
  - (iv) minimise potential conflict with school buses.
- (d) describe the measures to be put in place to ensure compliance with the Drivers' Code of Conduct; and
- (e) propose measures to minimise the transmission of dust and tracking of material onto the surface of public roads from vehicles exiting the site.

The Applicant must submit the Traffic Management Plan for the approval of the Secretary by the 31 October 2021, or as otherwise agreed by the Secretary. The Applicant must implement the Traffic Management Plan as approved.

19. In condition 58 of Schedule 2:

- after "rehabilitate the site", insert "in a manner that is consistent with the final landform designs in Appendix 1,";
- After "satisfaction of the Secretary." delete "This" and replace with "All"; and
- In Table 1: Rehabilitation Objectives, delete the row and contents for "Quarry Benches".
- In Table 1: Rehabilitation Objectives, add the following row as the last row:

Water Quality	<ul style="list-style-type: none"><li>• Water retained on the site is fit for the intended post-mining land use/s</li><li>• Water discharged from the site is suitable for receiving waters and fit for aquatic ecology and riparian vegetation</li></ul>
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20. In condition 68 of Schedule 2, delete the contents of the condition and replace with:

**REPORTING AND AUDITING**

**Incident Notification**

68. The Applicant must immediately notify the Department and any other relevant agencies immediately after it becomes aware of an incident. The notification must be in writing via the Major Projects Website and identify the development (including the development application number and name) and set out the location and nature of the incident.

21. After condition 68 of Schedule 2, insert the following:

**Non-Compliance Notification**

68A. Within seven days of becoming aware of a non-compliance, the Applicant must notify the Department of the non-compliance. The notification must be in writing via the Major Projects Website and identify the development (including the development application number and name), set out the condition of this consent that the development is non-compliant with, the way in which it does not comply and the reasons for the non-compliance (if known) and what actions have been, or will be, undertaken to address the non-compliance.

22. After condition 72 of Schedule 2 insert the following:

# APPENDIX 1 FINAL LANDFORM DESIGN

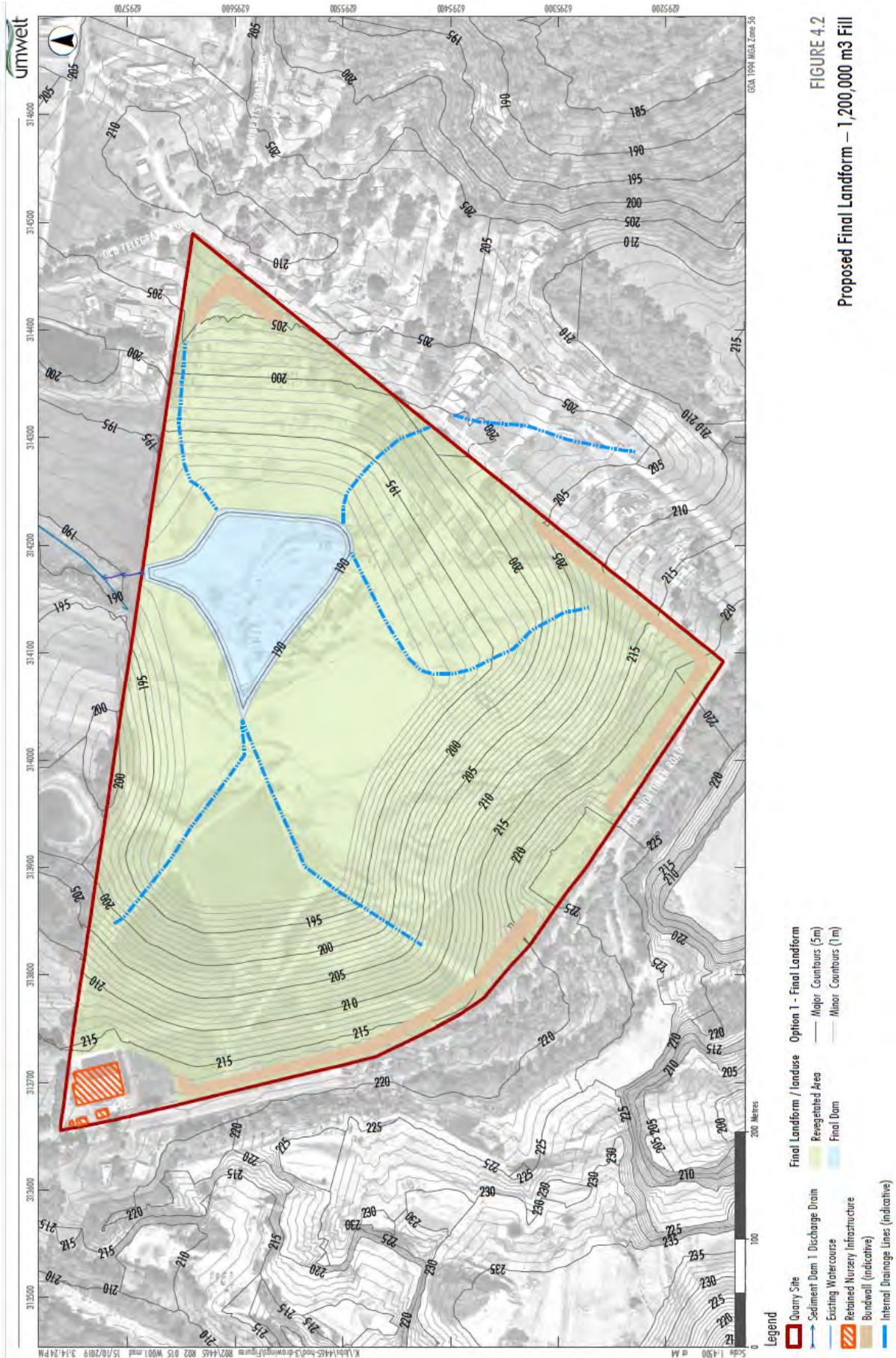


Figure 1: Final Landform Concept 1

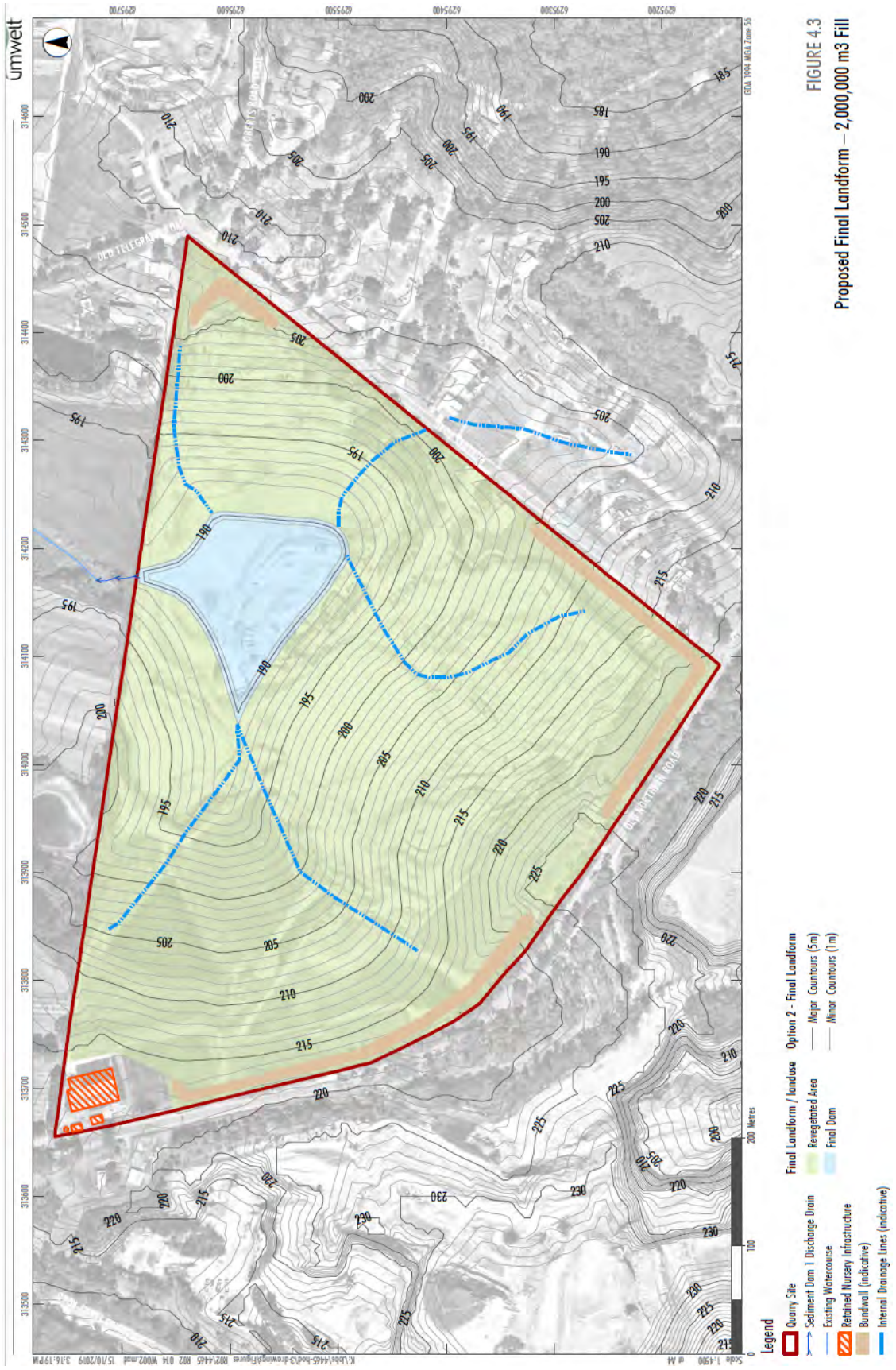


FIGURE 4.3  
Proposed Final Landform – 2,000,000 m3 Fill

Figure 2: Final Landform Concept 2

## APPENDIX 2 RECEIVER LOCATION PLAN



FIGURE 3.1  
Noise Assessment Receivers

End of Modification

**ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**

**DETERMINATION OF A DEVELOPMENT APPLICATION UNDER SECTION 80(1) OF THE ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979**

I, the Minister for Urban Affairs and Planning, under Section 80(1) of the Environmental Planning and Assessment Act, 1979 (the Act), determine the Development Application referred to in Schedule 1 by granting consent to the Application, subject to the conditions set out in Schedule 2.

The reason for the imposition of conditions is to minimise any adverse environmental effects of the development, consistent with the objectives of the Act.

Andrew Refshauge MP  
**Minister for Urban Affairs and Planning**

Sydney 2000 File No. S98/00772

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**SCHEDULE 1**

Application made by: Dr L. S. Martin ("the Applicant").

To: The Minister for Urban Affairs and Planning ("the Minister").

In respect of: Lots 1 and 2 DP 228308, Lot 2 DP 312327, Roberts Road, Maroota, in the Baulkham Hills Local Government Area.

For the following: Extraction and on-site processing of sand, clay and pebble; construction of a bund wall.

Development Application: DA No. 267-11-99 lodged with the Department of Urban Affairs and Planning on 22 November 1999, accompanied by a Environmental Impact Statement prepared by Nexus Environmental Planning Pty Ltd. and dated November 1999.

Determination:

- 1) To ascertain the date upon which the consent becomes effective, refer to Section 83 of the Act.
- 2) To ascertain the date upon which the consent is liable to lapse, refer to Section 95 of the Act.
- 3) Section 97 of the Act confers on an applicant who is dissatisfied with the determination of a consent authority a right of appeal to the Land and Environment Court exercisable within 12 months after receipt of notice.

*This instrument includes changes made by DA 267-11-99 Mod 1 in 29 November 2000 (marked red).*

*This instrument includes changes made by DA 267-11-99 Mod 3 in 18 August 2015 (marked blue).*

*This instrument includes changes made by DA 267-11-99 Mod 2 in 18 March 2016 (marked green).*

*This instrument includes changes made by DA 267-11-99 Mod 4 in 13 August 2021 (marked purple).*

**SCHEDULE 2****Conditions of Development Consent****DEFINITIONS**

The Act	<i>Environmental Planning and Assessment Act 1979</i> , as amended
Approval from EPA	means approved in writing by the EPA or as specified as a condition of a licence
BCA	Building Code of Australia
BCD	Biodiversity and Conservation Division within the Department
Calendar year	A period of 12 months from 1 January to 31 December
Conditions of this consent	The conditions set out in this Schedule
Construction	Construction of the bund wall
Council	The Hills Shire Council
DA	Development Application
DCP 500	Baulkham Hills Shire Council Development Control Plan No. 500 – Extractive Industry
Department	Department of Planning, Industry and Environment
DPIE Water	The Water Group within the Department
EIS	Development application DA 267-11-99 and supporting documentation including the Environmental Impact Statement prepared by Nexus Environmental Planning Pty Ltd, dated November 1999, including the attached landscaping plan; the fax from Holmes Air Sciences dated 21 December 1999; the letter from Nexus Environmental Planning Pty Ltd dated 21 December 1999 and attachments; the letter from Woodward-Clyde dated 21 December 1999; the letter from Woodward-Clyde dated 16 December 1999; the letter from Dick Benbow and Associates Pty Ltd dated 5 January 2000 and attachments; the letter from Dick Benbow and Associates Pty Ltd dated 27 January 2000; and the two faxes from Dick Benbow and Associates Pty Ltd dated 17 February 2000 and attachments, except as modified by the report of Dick Benbow and Associates (Report No 10065 Issue 1) dated 26 June 2000
EMP	Environmental Management Plan
ENM	Excavated Natural Material, as defined in the EPAs resource recovery orders and exemptions clauses 91, 92 and 93 of the <i>Protection of the Environment Operations (Waste) Regulation 2014</i> .
EPA	Environment Protection Authority
EPL	Environment Protection Licence under the POEO Act
GTA	General Term of Approval
Heritage NSW	Heritage NSW within the Department of Premier and Cabinet
Incident	An occurrence or set of circumstances that causes or threatens to cause material harm and which may or may not be or cause a non-compliance
INP	<i>NSW Industrial Noise Policy (NSW EPA, 2000)</i>
LA <sub>10</sub> (15 minute)	is the sound pressure level that is exceeded for 10% of the time when measured over a 15 minute period
Laden Trucks	Trucks transporting quarry products from the site and/or trucks transporting VENM/ENM to the site
m AHD	metres Australian Height Datum
MEG	Regional NSW – Mining, Exploration and Geoscience
Minister	NSW Minister for Planning and Public Spaces, or delegate
Modification 1	Modification application 07-00M1 to DA 267-11-99 and supporting SEE titled Amendment to Method of Extraction and Related Acoustic Bund

	Wall, dated 17 July 2000 and prepared by Nexus Environmental Planning Pty Ltd
Modification 2	Modification application DA 267-11-99 Mod 2 and supporting documentation titled: <i>Environmental Assessment Section 75W Modification (2): DA 267-11-99, Hodgson Quarries and Plant Pty Ltd: Roberts Road: Maroota</i> (Volumes 1 and 2), dated 23 September 2015 and prepared by Nexus Environmental Planning Pty Ltd; Response to Submissions <i>75W Modification (2): DA 267-11-99, Hodgson Quarries and Plant Pty Ltd: Roberts Road: Maroota</i> , dated 3 December 2015 and prepared by Nexus Environmental Planning Pty Ltd; and email correspondence from Nexus Environmental Planning Pty Ltd to the Department, dated 12 February 2016, 16 February 2016 and 24 February
Modification 3	Modification application DA 267-11-99 Mod 3 and supporting documentation titled <i>Environmental Assessment Section 75W Modification (3): DA 267-11-99, Hodgson Quarry Products Pty Ltd: Roberts Road: Maroota</i> , dated 17 May 2015 and prepared by Nexus Environmental Planning Pty Ltd
Modification 4	Modification application DA 267-11-99 MOD 4 and Statement of Environmental Effects titled: <i>Roberts Road Quarry Modification 4</i> , dated December 2019 prepared by Umwelt Environmental Consulting and Submissions Report titled: <i>Roberts Road Quarry Modification 4, Response to Submissions</i> , dated March 2020 prepared by Umwelt Environmental Consulting, and additional information supporting the Response to Submissions, including: <ul style="list-style-type: none"> <li>• Revised noise assessment titled: <i>Noise Impact Assessment Rev 1</i>, dated May 2020 prepared by Umwelt Environmental Consulting;</li> <li>• Letter from Umwelt Environmental Consulting, dated 20 May 2020; and</li> <li>• Letter from Benbow Environmental, dated 10 September 2020.</li> </ul>
Non-compliance	An occurrence, set of circumstances or development that is a breach of this consent
PCA	Principal Certifying Authority
POEO Act	<i>Protection of the Environment Operations Act 1997</i>
Process Water Dam	The process water dam located in the north-eastern corner of the site
Quarrying products	Includes all saleable quarry products, but excludes tailings and other wastes and rehabilitation material
Secretary	Planning Secretary under the EP&A Act, or nominee
Subject Site	Lots 1 and 2 DP 228308, Lot 2 DP 312327, Roberts Road, Maroota, in the Baulkham Hills Local Government Area
TfNSW	Transport for NSW
VENM	Virgin Excavated Natural Material, as defined in the POEO Act
Waste	Has the same meaning as the definition of the term in the Dictionary to the POEO Act
Wet weather high groundwater level	The rolling average of all recorded groundwater level measurements at any monitoring location on the site, as first recorded following any rainfall event of at least 50 mm over any 24-hour period, and as contour mapped using this data

## INTEGRATED DEVELOPMENT

Integrated development is development (not being complying development) that, in order for it to be carried out, requires development consent and one or more of the approvals set out in the Act. The subject proposal is integrated development, as it requires development consent and the approval of the Environment Protection Authority under the *Protection of the Environment Operations Act 1997* and, the approval of the Department of Land and Water Conservation under Parts 2 and 5 of the *Water Act 1912*. The general terms of approval of both the EPA and the [DPIE Water](#) therefore form part of this Consent.

## GENERAL

### ***Obligation to Prevent and Minimise Harm to the Environment***

1. There is an obligation on the Applicant to prevent and minimise harm to the environment throughout the life of the project. This requires that all practicable measures are to be taken to prevent and minimise harm that may result from the construction, operation and, where relevant, the decommissioning of the development.

### ***Adherence to Terms of DA and EIS***

2. The Applicant shall:
  - (a) carry out the development generally in accordance with the EIS, [Modification 1](#), [Modification 2](#), [Modification 3](#) and [Modification 4](#); and
  - (b) comply with the conditions of this consent.

If there is any inconsistency between the documents in [Condition 2\(a\)](#), the most recent documents shall prevail to the extent of the inconsistency. The conditions of this consent shall prevail over documents in [Condition 2\(a\)](#) to the extent of any inconsistency.

### ***Compliance***

3. The Applicant shall comply with all reasonable requirements of the [Secretary](#) in respect of the implementation of the Conditions of this Consent, within such time as the [Secretary](#) agrees. The [Secretary](#) may order the Applicant to cease work until non-compliance has been addressed to the [Secretary's](#) satisfaction.
4. The Applicant shall ensure that all contractors and sub-contractors are aware of, and comply with, the Conditions of this Consent.
5. The Applicant shall comply with all relevant conditions prescribed in Part 7 of the *Environmental Planning and Assessment Regulation 1994*, as required by Section 80A (11) of the Act.
6. The Applicant SHALL submit a Conditions Compliance Report to the [Secretary](#) prior to the commencement of extraction in areas that are not currently subject to extraction. Subsequent reports will be submitted annually for the first three years of extraction in areas not currently subject to extraction. Further reports SHALL be submitted as required by the [Secretary](#).

To enable ready comparison with the EIS's predictions, diagrams and tables, the Conditions Compliance Reports shall include, but not be limited to, the following matters:

- (a) a compliance audit of the performance of the project against conditions of Consent and statutory approvals;
- (b) a review of the effectiveness of the environmental management of the development;
- (c) the results of environmental monitoring required under this Consent or other approvals, including interpretations and discussion by a suitably qualified person;

- (d) a listing of any variations obtained to approvals applicable to the DA since the last report;
  - (e) a record of all complaints and the actions taken to mitigate all such complaints;
  - (f) a report detailing the rehabilitation measures undertaken since the last report; and
  - (g) environmental management targets and strategies for stages of the development yet to be completed.
7. The **Secretary** may, after considering a Conditions Compliance Report, notify the Applicant of any reasonable requirements for compliance with this Consent. The Applicant SHALL comply with those requirements within such time as the **Secretary** may direct.

*Note: The Applicant is obliged to ensure that all statutory requirements, including all relevant legislation, Regulations, Australian Standards, Codes, Guidelines and Notices, Conditions and Directions of the Councils and relevant government agencies are met and approvals obtained.*

### **Limits on Approval**

8. No extraction shall commence in areas that are not currently subject to extraction, until the Applicant has:
- (a) **constructed the bund walls at the corner of Roberts Road and Old Northern Road;**
  - (b) submitted the Conditions Compliance Report required under Condition 6; and
  - (c) obtained all licences necessary for the commencement of extraction.
9. The duration of extraction under this Consent is **until 31 May 2030**. The Applicant shall ensure that rehabilitation of all disturbed areas is completed within six months of completion of extraction.
- 9A. The Applicant must not:
- (a) process or dispatch more than 480,000 tonnes of quarrying products at the site in any calendar year;
  - (b) receive more than 320,000 tonnes of VENM and ENM (in total) at the site in any calendar year;
  - (c) import more than 3 million tonnes of VENM and ENM to the site; and
  - (d) import VENM and ENM beyond 31 May 2030.

### **Complaints Procedures**

10. Prior to commencement of construction, the Applicant shall:
- (a) publicise a telephone number on which complaints about the subject development can be registered during the hours of operation in Condition 16; and
  - (b) publicise a postal address where written complaints may be lodged.
- The telephone number and postal address shall be displayed on the property where it can be read from a public road, for the duration of the development.
11. The Applicant shall record details of all complaints received and actions taken in response to complaints in an up-to-date log book. The log book shall be made available for inspection upon request by the **Secretary**, the EPA or the Council; and a summary of complaints received shall be included in the Conditions Compliance Reports under Condition 6.
12. The Applicant shall ensure that an initial response to complaints is provided to the complainant within 24 hours of receipt. The Applicant shall then:
- (a) investigate the concerns raised by the complainant and undertake all reasonable attempts to determine the cause of concern; and
  - (b) if adverse impacts are identified, undertake all practicable measures to modify the activity which may be causing the impacts.
13. If the Applicant's response does not address the complaint to the satisfaction of the complainant within six weeks, the Applicant shall inform the **Secretary** and take any action as directed by the **Secretary**.

This may include a requirement to carry out independent investigations of noise and/or dust at the cost of the Applicant, in accordance with Condition 14.

14. If the **Secretary** is satisfied that an independent investigation is required, the Applicant shall:
- (a) appoint a qualified independent person or team to plan and implement an investigation to qualify the impact and determine the sources of the impact; and
  - (b) bear the cost of the independent investigation and make available plans, programs and other information necessary for the independent person to form an appreciation of the past, present and future works and their effects on dust and/or noise emissions.

This investigation is to be carried out in accordance with a documented Plan. The Plan shall be designed and implemented to measure and/or compute (with appropriate calibration by measurement) the relevant noise and/or dust levels at the complainant's property, that are emitted by the development; and specify a monitoring period and reporting schedule.

The independent person or team, the Plan and the timing of its implementation, shall be approved by the **Secretary**. The independent person or team shall report to the **Secretary** and the Applicant.

Further independent investigations shall cease if the **Secretary** is satisfied that the relevant levels are not being exceeded and are unlikely to be exceeded in the future.

### **Dispute Resolution**

15. In the event that the Applicant, Council, the PCA, or a government authority other than the Department, cannot agree on the specification or requirements applicable under this Consent, the matter shall be referred by either party to the **Secretary** or, if not resolved, to the Minister, whose determination of the disagreement shall be final and binding on the parties.

### **HOURS OF OPERATION**

16. Unless prior written approval of the EPA is obtained, the hours of operation are:
- construction: 7.00am to 6.00pm Monday to Friday
  - extraction and processing of material: 7.00am to 6.00pm, Monday to Friday and 7.00am to 1.00pm on Saturdays
  - vehicle loading: 6.00am to 6.00pm, Monday to Friday and 6.00am to 1.00pm on Saturdays.
- No works shall be undertaken on Sundays or Public Holidays.

These restrictions do not apply to routine maintenance work, such as the repair of machinery, provided the work does not result in exceedance of the noise limits in Condition 47.

### **DEPTH OF EXTRACTION**

17. The Applicant shall ensure that extraction does not take place below a level 2 metres above the wet weather high groundwater level of the regional aquifer, as measured and mapped on the site (see Conditions 39(d) and 44).

### **PRODUCTION DATA**

- 17A. Each year the Applicant must provide MEG with annual quarry production data, covering a full calendar year, by no later than 30 January the following calendar year.
- 17B. The data must be provided using the relevant standard form and a copy of the data must be included in the Annual Review (required under condition 66).

## ENVIRONMENTAL MANAGEMENT PLAN

18. The Applicant shall prepare a Construction Environmental Management Plan (EMP) to the satisfaction of the [Secretary](#) prior to commencement of construction. The Construction EMP shall contain appropriate measures which demonstrate how the environmental objectives for the project will be achieved, including objectives stated in this Consent; and contain a monitoring, reporting and response program.

The Applicant shall implement the approved management plan as approved from time to time by the [Secretary](#).

19. The Applicant shall prepare an Operational Environmental Management Plan (EMP) in consultation with the relevant authorities and to the satisfaction of the [Secretary](#), prior to the commencement of extraction under this Consent. The EMP shall incorporate and integrate environmental management for the existing extraction areas, as well as the areas approved under this Consent.

20. The Operational EMP shall include, but not be limited to:
- (a) environmental objectives for the site;
  - (b) the Air Quality Management Plan (Condition 29);
  - (c) the [Water Management Plan \(Condition 42\)](#);
  - (d) the Noise Management Plan (Condition 46);
  - (e) the Road Noise Management Plan (Condition 48);
  - (f) [the Traffic Management Plan \(Condition 50A\)](#);
  - (g) [the Flora and Fauna Management Plan \(Condition 55\)](#); and
  - (h) [the Rehabilitation Plan \(Condition 58\)](#).

21. The Applicant shall make copies of both EMPs available to Council, EPA and [DPIE Water](#) within 14 days of approval by the [Secretary](#). The Applicant shall also make a current copy of the EMPs available for inspection by the public or these agencies, for the duration of the Consent.

22. The Applicant shall, in consultation with the [Secretary](#), the EPA and the [DPIE Water](#), update the Operational EMP from time to time in order to ensure continuing compliance with the Conditions of this Consent and all relevant approvals and licenses. The EMP shall be responsible for determining if any significant changes to the Operational EMP should be referred to the [Secretary](#) for approval.

The Applicant shall implement the approved management plan as approved from time to time by the [Secretary](#).

23. *Deleted.*

24. *Deleted.*

25. *Deleted.*

### Importation of VENM and ENM

26. The applicant must:
- (a) ensure only verified VENM and ENM is received at the site
  - (b) collect data on the VENM and ENM received including detail of the origin, date, and quantity received; and
  - (c) include a copy of this data in the Annual Review.

## WASTE

27. No other materials classified as waste under the EPA's *Waste Classification Guidelines 2009* (or its latest version) may be received or processed on the site, except as expressly permitted in an applicable EPL, specific resource recovery order or exemption under the *Protection of the Environment Operations (Waste) Regulation 2014*.

## AIR QUALITY

### *Air Quality Criteria*

28. The Applicant must ensure that all reasonable and feasible avoidance and mitigation measures are employed so that particulate matter emissions generated by the development do not cause exceedances of the criteria in
- 29.
30. TABLE at any residence on privately-owned land.

**Table 1:** *Air quality criteria*

<i>Pollutant</i>	<i>Averaging period</i>	<i>Criterion</i>
Particulate matter < 10 µm (PM <sub>10</sub> )	Annual	<sup>a, c</sup> 25 µg/m <sup>3</sup>
	24 hour	<sup>b</sup> 50 µg/m <sup>3</sup>
Particulate matter < 2.5 µm (PM <sub>2.5</sub> )	Annual	<sup>a, c</sup> 8 µg/m <sup>3</sup>
	24 hour	<sup>b</sup> 25 µg/m <sup>3</sup>
Total suspended particulate (TSP) matter	Annual	<sup>a, c</sup> 90 µg/m <sup>3</sup>
<sup>d</sup> Deposited dust	Annual	<sup>b</sup> 2 g/m <sup>2</sup> /month   <sup>a</sup> 4 g/m <sup>2</sup> /month

**Notes:**

<sup>a</sup> Total impact (i.e. incremental increase in concentrations due to the development plus background concentrations due to all other sources).

<sup>b</sup> Incremental impact (i.e. incremental increase in concentrations due to the development on its own).

<sup>c</sup> Excludes extraordinary events such as bushfires, prescribed burning, dust storms, fire incidents or any other activity agreed by the Secretary.

<sup>d</sup> Deposited dust is to be assessed as insoluble solids as defined by Standards Australia, AS/NZS 3580.10.1:2003: *Methods for Sampling and Analysis of Ambient Air - Determination of Particulate Matter - Deposited Matter - Gravimetric Method*.

- 28A. The air quality criteria in

A1.

Table do not apply if the Applicant has an agreement with the owner/s of the relevant residence or infrastructure to exceed the air quality criteria, and the Applicant has advised the Department in writing of the terms of this agreement.

### *Air Quality Management*

31. The Applicant shall prepare an Air Quality Management Plan as part of the EMP. The Air Quality Management Plan shall:
- (a) identify existing and potential sources of dust deposition, TSP and fine particulates (PM<sub>10</sub> and PM<sub>2.5</sub>) and specify appropriate monitoring intervals and locations. The purpose of the monitoring is to evaluate, assess and report on these emissions and the ambient impacts with the objective of understanding the development's contribution to levels of dust deposition, TSP and fine particulates in ambient air around the site;

- (b) provide a monitoring plan having regard to local meteorology and the relevant Australian Standards, identifying the methodologies to be used, including justification for monitoring intervals, weather conditions, seasonal variations, selecting locations, periods and times of measurements;
- (c) provide details of dust suppression measures for all sources of dust from the development, including a planting and watering regime to ensure that areas of the site which are exposed and active at any one time are minimised to the greatest extent practicable. The use of a polymer in the water to minimise dust impacts shall be investigated as part of this Plan;
- (d) provide details of actions to ameliorate impacts if they exceed the relevant criteria; and
- (e) provide the design of the reactive management system intended to reduce the day-to-day impacts of dust and fine particulates due to the development.

The Applicant shall implement the approved management plan as approved from time to time by the Secretary.

- 29A. The Applicant must commission an expert review of air quality monitoring at the site. This review must:
- (a) be undertaken by a suitably qualified and experience person(s) whose appointment has been endorsed by the Secretary;
  - (b) review the accuracy of air quality monitoring at the site over a 12 month period, in general accordance with the *Approved Methods for Sampling and Analysis of Air Pollutants in New South Wales (DEC, 2007)* and with a particular focus on PM<sub>2.5</sub> monitoring;
  - (c) provide recommendations (where required) to improve the accuracy of air quality monitoring at the site; and
  - (d) be undertaken in consultation with the EPA.
- 29B. A copy of the expert review report along with a timetable for implementing any recommendations arising from the review required under condition 29A of this Schedule, must be submitted by 1 October 2022, or as otherwise agreed by the Planning Secretary.

The Applicant must implement the recommendations of the expert review to the satisfaction of the Secretary.

- 32. Activities occurring at the premises must be carried out in a manner that will minimise emissions of dust from the premises.<sup>1</sup>
- 33. The Applicant shall cease offending work at such times when the operations are resulting in visible dust emissions blowing in a direction so as to cross onto public roads or lands not owned by the Applicant.
- 34. The Applicant shall install, operate and maintain a sprinkler system to adequately water all cleared areas and stockpiles so as to minimise dust emissions to acceptable levels.
- 35. The Applicant shall ensure that all vehicular movements on unsealed areas are restricted to specific routes and that all vehicles within the subject site keep to a speed limit of 30 km/h.
- 36. The Applicant shall ensure that trucks are covered when entering and leaving the premises carrying loads of potentially dust generating material.

### ***Air Quality Monitoring***

- 37. All monitoring equipment is to be installed and operational prior to commencement of construction.
- 38. Operation of dust deposition gauges and monitoring must be carried out in accordance with;

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<sup>1</sup> Environment Protection Authority General Term of Approval

- (a) Australian Standard 3580.10. 01 (1991) Particulates – Deposited Matter – Gravimetric Method. Approved method AM-19 referred to in *Approved Methods for the Sampling and Analysis of Air Pollutants in New South Wales*, December 1999.
  - (b) Australian Standard 2724.3 (1984) Particulate Matter – Determination of Total Suspended Particulates (TSP) - High Volume Sampler Gravimetric Method. Approved method AM 15 referred to in *Approved Methods for the sampling and Analysis of Air Pollutants in New South Wales*, December 1999.
  - (c) Australian Standard 3580.9.6 (1990) for Suspended Particulate Matter – PM10 High Volume Sampler with Size Selective Inlet-Gravimetric Method. Approved method AM-18 referred to in *Approved Methods for the Sampling and Analysis of Air Pollutants in New South Wales*, December 1999.<sup>2</sup>
39. A meteorological station measuring wind speed and direction must be installed and operated by the Applicant at a site determined in consultation with the EPA.<sup>3</sup>

## SOIL AND WATER

*Note: The Applicant is required to obtain the necessary water licences for the development under the Water Act 1912 and/or Water Management Act 2000.*

### Limits on Extraction

40. The Applicant shall not extract:
- (a) below a depth of 182 m AHD in the footprint of the Process Water Dam, if not already extracted as at the date of Modification 2; and
  - (b) below a depth of 186.1 m AHD in all other areas of the site; unless in accordance with Condition 17, and following written notification to the Secretary and DPIE Water.

### Groundwater Study and Remediation Works

41. Within six weeks of the date of approval of Modification 2, the Applicant shall commission a comprehensive groundwater study of the site. This study must:
- (a) be prepared by suitably qualified and experienced person/s whose appointment has been endorsed by the Secretary and DPIE Water;
  - (b) consult with DPIE Water;
  - (c) examine all existing records of groundwater levels at the site;
  - (d) develop an interim contour map of the wet weather high groundwater level of the regional aquifer, based on all available records (see also Condition 44); and
  - (e) provide advice and recommendations on the Groundwater Monitoring Program as set out in Condition 43.
42. Unless otherwise agreed by the Secretary, the Applicant shall submit a report of the study to the Secretary and DPIE Water within six months of commissioning the study. The report must be accompanied by a Groundwater Management Improvement Program, based on the study's findings and recommendations which includes a program of proposed timeframes for implementation. Should the Applicant propose not to implement any of the report's recommendations, it must provide detailed justification to this effect.

<sup>2</sup> Environment Protection Authority General Term of Approval

<sup>3</sup> Environment Protection Authority General Term of Approval

The Groundwater Management Improvement Program must be prepared and implemented to the satisfaction of the Secretary. Progress against the Program shall be reported through Annual Reviews and considered as part of the Independent Environmental Audit.

43. Within six months of the submission of the Groundwater Study and accompanying documents (see Conditions 39 and 40), the Applicant must infill any area of the site identified as being below the wet weather high groundwater level to at least that level as mapped (see Condition 39(d)).

Within six months of any update of the groundwater level contour map, the Applicant must infill any area of the site identified as being below the wet weather high groundwater level to at least that level as mapped (see Condition 44).

### **Water Management Plan**

44. The Applicant shall prepare a Water Management Plan for the development to the satisfaction of the Secretary. This plan must be prepared in consultation with **DPIE Water** by suitably qualified and experienced person/s whose appointment has been approved by the Secretary, and be submitted to the Secretary for approval by 31 December 2016. The plan must be updated on an annual basis in consultation with **DPIE Water** for three years from the date of approval of Modification 2 and thereafter as agreed with by the Secretary.

In addition to the standard requirements for management plans (see Condition 65), this plan must include a:

- (a) Site Water Balance that:
- includes details of:
    - sources and security of water supply, including contingency planning;
    - water use on site;
    - water management on site, including groundwater inflows to the quarry voids and site discharges; and
    - audit and reporting procedures, including comparisons of the site water balance each calendar year; and
    - describes the measures that would be implemented to minimise clean water use on site and maximise recycling opportunities;
- (b) Surface Water Management Plan, that includes:
- a detailed description of the surface water management system on site, including the:
    - clean water diversion systems;
    - erosion and sediment controls;
    - effluent irrigation system;
    - water transfers from the extraction areas;
    - water storages; and
    - discharge points;
  - design objectives and performance criteria for proposed:
    - erosion and sediment control structures;
    - water storages, including quarry voids;
    - site discharges; and
    - control of water pollution from rehabilitated areas of the site;
  - performance criteria, including trigger levels for investigating any potentially adverse impacts for surface water quality;
  - a program to monitor:
    - the effectiveness of the water management system;
    - site discharge water quality; and
    - surface water level and quality in the Process Water Dam, including the quantification of rainfall inflow, groundwater inflow and evaporation;

- a plan to respond to any exceedances of the performance criteria, and mitigate and/or offset any adverse surface water impacts of the project;
  - long term water quality management objectives and the measures to achieve these objectives;
  - a plan that ensures surface stormwater runoff from the disturbed areas is directed to the sedimentation dam(s);
  - a plan that ensures tailgate drainage does not discharge into or onto any adjoining public or Crown road, any other persons land, any Crown land, any river, creek or watercourse, any groundwater aquifer, any native vegetation as described under the *Native Vegetation Conservation Act 1997* and any wetlands of environmental significance;
  - a detailed description of design and construction criteria for the Process Water Dam based on a feasibility study of:
    - capacity to construct multiple cells within the overall dam footprint (ie a two stage or three stage dam);
    - whether the dam floor and walls are able to be effectively lined with compacted clay (especially for multiple cells);
    - whether effective hydraulic separation can be achieved between such cells;
    - rehabilitating such cells to create a single dam within the final landform; and
    - the appropriateness of diverting runoff received from off-site around the dam;
  - a strategy for the decommissioning of water management structures, including storage, sedimentation and leachate dams once extraction is complete; and
  - audit and reporting procedures, including comparisons of the monitoring results each calendar year and quarterly reporting of surface water monitoring results;
- (c) Groundwater Management Plan that takes into account the *Web-based Reporting Guideline* (DPE 2015) and *Groundwater Monitoring and Modelling Plans – Information for Prospective Mining and Petroleum Exploration Activities* (DPI 2014), and includes:
- detailed baseline data on groundwater yield and quality in groundwater bores on privately-owned land, that could be affected by the project;
  - a program to undertake surveyed probe testing of all extracted areas where clay fines have been deposited to:
    - accurately determine the depth of extraction and depth of clay fines;
    - identify any ongoing intersection or other interaction between clay fines and the regional groundwater aquifer;
    - identify any geotechnical characteristics of the emplaced clay fines which may pose risks to workplace safety or implementation of the process water dam design or the final landform; and
    - identify measures which can be successfully used in rehabilitating these areas;
  - a program to monitor potential groundwater quality impacts to the regional aquifer from receiving off-site runoff water in the Process Water Dam;
  - groundwater assessment criteria, including trigger levels for investigating any potentially adverse groundwater impacts, in accordance with the *NSW Aquifer Interference Policy*;
  - a program to monitor:
    - the impacts of the project on:
      - groundwater inflows to water storages;
      - any groundwater bores on privately-owned land that could be affected by the project;
 and
    - seepage from water storages or backfilled voids on site;
  - a plan to respond to any exceedances of the groundwater assessment criteria;
  - emergency contingency plans for implementation in the event that the groundwater is encountered during excavation; and
  - audit and reporting procedures, including comparisons of the monitoring results each calendar year and quarterly reporting of groundwater monitoring results,

The Applicant shall implement the approved management plan as approved from time to time by the Secretary.

### **Groundwater Monitoring**

45. The Applicant shall prepare a Groundwater Monitoring Program for the development to the satisfaction of the Secretary. This program must:
- be prepared in consultation with **DPIE Water** and be submitted to the Secretary for approval within four months of the date of approval of Modification 2;
  - include proposed construction of a network of at least five active monitoring bores around the south-eastern, southern, western and north-western boundaries of the extraction area (but outside of the overall extraction footprint) in proximity to extraction Phases 1 to 6 as identified in Modification 2, to collect continuous groundwater level monitoring data from the regional aquifer;
  - include proposed construction to deepen (or replace) PT84MW1 in order that a bore in that general location monitors the regional aquifer; and
  - include proposed construction of active monitoring bores within the largest components of at least the two forthcoming extraction Phases (on a rolling basis), each to collect at least 2 years of continuous baseline groundwater monitoring data prior to extraction commencing with that Phase.
46. The results of the Groundwater Monitoring Program shall be reported the Department and **DPIE Water**, using contour plans depicting the surface topography, updated contour maps of the wet weather high groundwater level of the regional aquifer and proposed depth of extraction for each extraction Phase. Reporting is to occur on a six monthly basis for the duration of extractive operations, and throughout rehabilitation of the site, unless otherwise agreed with the Secretary.

The Applicant shall implement the Groundwater Monitoring Program as approved from time to time by the Secretary.

### **Process Water Dam Design and Construction**

47. The Applicant must ensure that the Process Water Dam is designed and constructed in a manner that satisfies the design and construction criteria for the Process Water Dam as developed under the Surface Water Management Plan (see condition 42(b) above).

## **NOISE**

### **Noise Management Plan**

48. The Applicant shall prepare a Noise Management Plan as part of the EMP.

The Noise Management Plan shall:

- identify existing and potential noise sources and their relative contribution to noise impacts from the development;
- specify appropriate intervals for noise monitoring to evaluate, assess and report noise emission levels due to construction and normal operations of the development under prevailing weather conditions;
- outline the methodologies to be used, including justification for monitoring intervals, weather conditions, seasonal variations, selecting locations, periods and times of measurements, the design of any noise modelling or other studies, including the means for determining the noise levels emitted by the development;
- specify measures to be taken to document any higher level of impacts or patterns of temperature inversions, and detail actions to quantify and ameliorate enhanced impacts if they occur;

- (e) provide details of noise amelioration measures, including measures to be used to reduce the impact of intermittent, low frequency and tonal noise (including truck reversing alarms) and reactive management responses for particular noise sources; and
- (f) contingency measures to be implemented should noise complaints be received.
- (g) provision for the notification of adjoining property owners of the commencement and duration of works adjoining the boundary;
- (h) construction of temporary noise shielding to residences affected by short-term noise impacts, including the bund recommended under Modification 2, and include an assessment of the effectiveness of this measure in reducing noise levels; and
- (i) include a noise reduction strategy for typical operations to ensure the noise levels from these operations do not exceed the noise criteria specified in Condition 47.

The Applicant shall implement the approved management plan as approved from time to time by the Secretary.

### Noise Operating Conditions

49. The Applicant must ensure that the noise generated by the development does not exceed the criteria in Table 1 at any residence on privately-owned land.

Table 1: Operational noise criteria dB(A)

Receiver	Day (7am-6pm) Monday to Saturday <i>L<sub>Aeq</sub> (15 min)</i>	6am-7am Monday to Saturday <i>L<sub>A1</sub> (1 min)</i>	6am-7am Monday to Saturday <i>L<sub>Aeq</sub> (15 min)</i>
Receiver B	44	50	40
All other receivers	43	50	40

<sup>a</sup>The Noise Assessment Locations referred to in Table 1 are shown in Appendix 2

Noise generated by the development is to be measured in accordance with the relevant requirements of the *NSW Industrial Noise Policy* (as may be updated or replaced from time-to-time).

However, these criteria do not apply if the Applicant has an agreement with the owner/s of the relevant residence or land to generate higher noise levels, and the Applicant has advised the Department in writing of the terms of this agreement.”

- 47(a) The excavator to be used is to be fitted with acoustic mufflers to achieve a noise level of approximately 76dB(A) when measured at 7 metres.
- 47(b) The on-site generator is to be fitted with an acoustic enclosure to ensure that noise levels less than 44dB(A) at 30m are achieved.
- 47(c) A noise compliance investigation is to undertaken within one month of the installation of the equipment to demonstrate compliance with the noise level limits stated in Conditions 47(a) and 47(b). The results of the compliance investigation are to be provided for the approval of the Secretary within 14 days of the completion of the investigations.
- 47(d) The Applicant must ensure works associated with atypical operations, as described in Modification 2, only occur:
  - (a) for a maximum of 24 days in a year, and only between 8 am to 5 pm on those days, Monday to Saturday;
  - (b) after an investigation of options for avoiding multiple atypical operations at any one time so as to limit noise levels at affected receptors, and the outcomes of this investigation are detailed in the Noise Management Plan; and

- (c) at least 24 hours after notifying potentially affected receptors, with such notification to include information on the duration and extent of works, the likely noise to be experienced, and a contact telephone number.

## TRAFFIC AND TRANSPORT

### **Road Noise Management Plan**

50. The Applicant shall ensure that traffic noise from the development does not exceed (L Aeq(1 hr)) 55 dB(A) between 7 am and 10 pm and 50 dB(A) between 10 pm and 7 am at any affected residence under adverse weather conditions. Where ambient Leq levels already exceed these criteria, the Applicant shall ensure that traffic noise from the development does not result in an increase of more than 2 dB(A).

*Note: Adverse weather conditions means in the presence of winds up to 3 metres per second and/or temperature inversions of up to 4 degrees Centigrade per 100 metres.*

51. The Applicant shall prepare a Road Noise Management Plan as part of the EMP. The Plan shall document measures to be taken to meet the criteria, including a monitoring, reporting and response program; and methods for educating drivers in the reduction of road noise impacts.

The Applicant shall implement the approved management plan as approved from time to time by the Secretary.

### **Truck movements**

52. The Applicant must ensure that truck movements associated with the development do not exceed 70 outbound and 70 inbound per day and does not exceed 10 outbound and 10 inbound per hour.

### **Traffic Management Plan**

- 50A. The Applicant must prepare a Traffic Management Plan that must:
- (a) be prepared by suitably qualified and experienced person/s whose appointment has been endorsed by the Secretary;
  - (b) be prepared in consultation with TfNSW and Council;
  - (c) include a Drivers' Code of Conduct that contains procedures to ensure that drivers:
    - (i) adhere to posted speed limits or other required travelling speeds;
    - (ii) adhere to designated transport routes;
    - (iii) implement safe and quiet driving practices; and
    - (iv) minimise potential conflict with school buses.
  - (d) describe the measures to be put in place to ensure compliance with the Drivers' Code of Conduct; and
  - (e) propose measures to minimise the transmission of dust and tracking of material onto the surface of public roads from vehicles exiting the site.

The Applicant must submit the Traffic Management Plan as approved by the Secretary by the 31 October 2021, or otherwise agreed by the Secretary. The Applicant must implement the Traffic Management Plan as approved by the Secretary.

### **Section 94A Contributions**

53. The Applicant shall pay to Council a contribution under Section 94A of the Act at the rate of \$0.65 per tonne of all extracted/ processed material transported from the subject site.

The following conditions apply to the payment of this contribution:

- (A) The contribution will be calculated and paid monthly from the date of this Consent;
- (b) The contribution will be indexed and adjusted annually as from the date of Consent, in accordance with the Consumer Price Index. This adjustment will be applicable to each financial year for the duration of this Consent and shall take effect from and including July each year, commencing 1 July 2000;
- (c) On or before the fourteenth day of each month for the duration of the Consent, the Applicant shall deliver to Council weighbridge records showing the true quantities of extracted/processed material transported from the property during the immediately preceding month and the Council will then, as soon as it can conveniently do so, issue an invoice to the Applicant, to be paid within fourteen days;
- (d) The Council has the right to inspect and have the original records relating to any extraction/processing material, including numbers and types of laden trucks, trailers and load quantities transported from the property audited, at any time when Council makes a written request to do so;
- (e) The Council will pay all the said contribution payments into a specially identified account for payment towards the rehabilitation, restoration, repair and/or maintenance of Old Northern and Wisemans Ferry Roads within the Baulkham Hills Shire boundary.

Note: This condition has been imposed in accordance with Council's Contributions Plan No. 6 – Extractive Industries. A copy of this plan may be inspected at the Customer Service Centre, Council's Administration Complex, corner of Carrington and Showground Roads, Castle Hill, between the hours of 8:30 am and 4:30 pm weekdays.

## FLORA AND FAUNA

54. Deleted.

55. The Applicant shall not clear the strip of remnant vegetation along the southern fence line (Old Northern Road) and the vegetation to the north of the site entrance (Roberts Road) containing Blue Mountains Mahogany (*Eucalyptus notabilis*). This area shall be fenced off to prevent vehicles entering the area.
56. In construction of the bund walls at the corner of Roberts Road and Old Northern Road, the Applicant shall minimise disturbance to existing native vegetation.

### **Flora and Fauna Management Plan**

57. The Applicant shall prepare a Flora and Fauna Management Plan as part of the EMP. The Plan shall be prepared in consultation with National Parks and Wildlife Service and Council, and shall:
  - (a) describe the characteristics and location of species, populations and communities that the proposal may impact upon;
  - (b) consider the feasibility and practicality of salvaging trees removed for the development for relocation to conserved or rehabilitated areas, for the purposes of reconstructing habitat for ground fauna
  - (c) contain a program for the active management and maintenance of all conserved and rehabilitated vegetation (as detailed in the EIS and required under this Consent) including consideration of:
    - post-extraction land use objectives for the site;
    - utilisation of local endemic species or species naturally occurring in the Maroota area;
    - planting around the conservation area to further buffer this area and enhance its long term viability as a bushland ecosystem;

- connection of existing areas and future areas of revegetation to form a network of wildlife corridors throughout site and to adjoining lands to facilitate species recruitment through natural immigration;
  - provision of rocks of varying sizes to provide refuge and basking sites for herpetofauna;
  - fencing of revegetated areas to prohibit grazing by stock; and
  - provision of artificial nest boxes for a range of arboreal fauna.
- (d) mitigation measures to be implemented should operations compromise the significant flora and fauna communities identified in the EIS;
- (e) an ongoing monitoring program of the existing and proposed revegetated areas to assess their floristical structure and diversity, resilience and robustness to disturbance, and fauna species diversity. The information obtained from the monitoring shall be used to guide future revegetation and management efforts; and
- (f) include detailed performance and completion criteria for evaluating the performance of the flora and fauna management measures and rehabilitation of the site, including triggers for any necessary remedial action.
58. The Applicant shall maintain the revegetated areas for the duration of the Consent. Maintenance may include:
- replanting failed or unsatisfactory areas
  - repairing erosion problems
  - fire management – fire suppression or fire encouragement
  - pest and weed control
  - control of feral animal populations
  - maintain and repair fencing
  - fertiliser application
  - watering plants in drier areas, especially in the establishment phase
  - application of lime or gypsum to control pH and improve soil structure.

## HERITAGE

59. If, during the development, the Applicant becomes aware of any heritage or archaeological material, all work likely to affect the material shall cease immediately and the relevant authorities consulted about an appropriate course of action prior to recommencement of work. The relevant authorities may include [Heritage NSW](#), and the Local Aboriginal Land Councils. Any necessary permits or consents shall be obtained and complied with prior to recommencement of work.

## LANDSCAPE AND REHABILITATION

### Rehabilitation Objectives

60. The Applicant shall rehabilitate the site in a manner that is generally consistent with the final landform designs in [Appendix 1](#), to the satisfaction of the Secretary. All rehabilitation must comply with the objectives in [Table 1](#):

*Table 1: Rehabilitation Objectives*

Feature	Objective
Site (as a whole)	<ul style="list-style-type: none"> <li>• Safe, stable and non-polluting</li> <li>• Final landform integrated with surrounding natural landforms as far as is reasonable and feasible, and minimising visual impacts when viewed from surrounding land</li> <li>• </li> </ul>
Surface Infrastructure	<ul style="list-style-type: none"> <li>• Decommissioned and removed, unless the Secretary agrees otherwise</li> </ul>

Quarry Pit Floor	<ul style="list-style-type: none"> <li>• Landscaped and revegetated using improved pasture species, native trees and understorey species</li> </ul>
Final Void	<ul style="list-style-type: none"> <li>• Minimise the height and slope of batters</li> <li>• Minimise the drainage catchment</li> </ul>
Community	<ul style="list-style-type: none"> <li>• Ensure public safety</li> <li>• Minimise the adverse socio-economic effects of quarry closure</li> </ul>

### ***Progressive Rehabilitation***

59. The Applicant shall rehabilitate the site progressively, that is, as soon as reasonably practicable following disturbance. All reasonable and feasible measures must be taken to minimise the total area exposed for dust generation at any time. Interim stabilisation measures must be implemented where reasonable and feasible to control dust emissions in disturbed areas that are not active and which are not ready for final rehabilitation.

*Note: It is accepted that parts of the site that are progressively rehabilitated may be subject to further disturbance in future.*

### ***Landscape and Rehabilitation Management Plan***

60. The Applicant shall prepare a Landscape and Rehabilitation Management Plan for the development to the satisfaction of the Secretary. This plan must:
- be submitted to the Secretary for approval by 30 June 2017, unless otherwise agreed by the Secretary;
  - provide details of the conceptual final landform and associated land uses for the site;
  - describe the short, medium and long-term measures that would be implemented to ensure compliance with the rehabilitation objectives and progressive rehabilitation obligations in this consent;
  - include a detailed description of the measures that would be implemented over the next 3 years (to be updated for each 3 year period following the 3 years covered by the initial approval of the plan) including the procedures to be implemented for:
    - maximising the salvage of environmental resources within the approved disturbance area for beneficial reuse;
    - protecting vegetation and fauna habitat outside the approved disturbance area on-site;
    - minimising the impacts on native fauna;
    - landscaping the site to minimise visual and lighting impacts;
    - reviewing improved pasture species and application rates;
    - controlling weeds and feral pests;
    - controlling erosion;
    - controlling access; and
    - bushfire management;
  - include a program to monitor and report on the effectiveness of these measures, and progress against the performance and completion criteria;
  - include a mass balance calculation to ensure that appropriate volumes of material are available to implement the final landform as described in this plan;
  - provide for the construction and maintenance of the process water dam in accordance with the approved design and construction criteria (see Condition 42(b));
  - identify the potential risks to the successful rehabilitation of the site, and include a description of the contingency measures that would be implemented to mitigate these risks; and
  - include details of who would be responsible for monitoring, reviewing, and implementing the plan.

The Applicant shall implement the management plan as approved from time to time by the Secretary

### **Conservation and Rehabilitation Bond**

61. By 31 December 2017, the Applicant shall lodge a Conservation and Rehabilitation Bond with the Department to ensure that the management of biodiversity and the rehabilitation of the site are implemented in accordance with the performance and completion criteria set out in the Flora and Fauna Management Plan and Landscape and Rehabilitation Plan. The sum of the bond shall be determined by:
- (a) calculating the cost of rehabilitating the site taking into account the likely surface disturbance over the following 3 years of quarrying operations; and
  - (b) employing a suitably qualified quantity surveyor or other expert to verify the calculated costs, to the satisfaction of the Secretary.

*Note: If the rehabilitation of the site is completed to the satisfaction of the Secretary, then the Secretary will release the bond. If the rehabilitation of the site is not completed to the satisfaction of the Secretary, then the Secretary will call in all or part of the bond, and arrange for the completion of the relevant works.*

62. Within 3 months of each Independent Environmental Audit (see Condition 70), the Applicant shall review, and if necessary revise, the sum of the Conservation and Rehabilitation Bond to the satisfaction of the Secretary. This review must consider the:
- (a) effects of inflation;
  - (b) likely cost of rehabilitating the site (taking into account the likely surface disturbance over the next 3 years of the development); and
  - (c) performance of the implementation of the rehabilitation of the site to date.

## **ENVIRONMENTAL MANAGEMENT**

### **Environmental Management Strategy**

63. The Applicant shall prepare an Environmental Management Strategy for the development to the satisfaction of the Secretary. This strategy must:
- (a) be submitted to the Secretary for approval by 30 June 2016;
  - (b) provide the strategic framework for environmental management of the development;
  - (c) identify the statutory approvals that apply to the development;
  - (d) describe the role, responsibility, authority and accountability of all key personnel involved in the environmental management of the development;
  - (e) describe the procedures that would be implemented to:
    - keep the local community and relevant agencies informed about the operation and environmental performance of the development;
    - receive, handle, respond to, and record complaints;
    - resolve any disputes that may arise during the course of the development;
    - respond to any non-compliance;
    - respond to emergencies; and
  - (f) include:
    - copies of any strategies, plans and programs approved under the conditions of this consent; and
    - a clear plan depicting all the monitoring required to be carried out in relation to the development.

The Environmental Management Strategy is to include a copy of the sequence of extraction as updated under Modification 2, with all dam areas on the site clearly labelled and described.

The Applicant shall implement the approved strategy as approved from time to time by the Secretary.

### **Adaptive Management**

64. The Applicant shall assess and manage development-related risks to ensure that there are no exceedances of the criteria and/or performance measures in this Consent. Any exceedance of these criteria and/or performance measures constitutes a breach of this Consent and may be subject to penalty or offence provisions under the EP&A Act or EP&A Regulation.

Where any exceedance of these criteria and/or performance measures has occurred, the Applicant must, at the earliest opportunity:

- (a) take all reasonable and feasible steps to ensure that the exceedance ceases and does not recur;
- (b) consider all reasonable and feasible options for remediation (where relevant) and submit a report to the Department describing those options and any preferred remediation measures or other course of action; and
- (c) implement remediation measures as directed by the Secretary, to the satisfaction of the Secretary.

### **Management Plan Requirements**

65. The Applicant shall ensure that the management plans required under this Consent are prepared in accordance with any relevant guidelines, and include:
- (a) detailed baseline data;
  - (b) a description of:
    - the relevant statutory requirements (including any relevant approval, licence or lease conditions);
    - any relevant limits or performance measures/criteria;
    - the specific performance indicators that are proposed to be used to judge the performance of, or guide the implementation of, the development or any management measures;
  - (c) a description of the measures that would be implemented to comply with the relevant statutory requirements, limits, or performance measures/criteria;
  - (d) a program to monitor and report on the:
    - impacts and environmental performance of the development;
    - effectiveness of any management measures (see c above);
  - (e) a contingency plan to manage any unpredicted impacts and their consequences;
  - (f) a program to investigate and implement ways to improve the environmental performance of the development over time;
  - (g) a protocol for managing and reporting any:
    - incidents;
    - complaints;
    - non-compliances with statutory requirements; and
    - exceedances of the impact assessment criteria and/or performance criteria; and
  - (h) a protocol for periodic review of the plan.

*Note: The Secretary may waive some of these requirements if they are unnecessary or unwarranted for particular management plans.*

### **Annual Review**

66. By the end of March each year (or as otherwise agreed by the Secretary), the Applicant shall review the environmental performance of the development for the previous calendar year to the satisfaction of the Secretary. This review must:
- (a) describe the development (including any rehabilitation) that was carried out in the past calendar year, and the development that is proposed to be carried out over the current calendar year;
  - (b) include a comprehensive review of the monitoring results and complaints records of the development over the past year, which includes a comparison of these results against the:

- relevant statutory requirements, limits or performance measures/criteria;
  - monitoring results of previous years; and
  - relevant predictions in the EIS, Modification 1 and Modification 2;
- (c) identify any non-compliance over the last year, and describe what actions were (or are being) taken to ensure compliance;
- (d) identify any trends in the monitoring data over the life of the development;
- (e) identify any discrepancies between the predicted and actual impacts of the development, and analyse the potential cause of any significant discrepancies; and
- (f) describe what measures will be implemented over the next year to improve the environmental performance of the development.

### **Revision of Strategies, Plans and Programs**

67. Within 3 months of the submission of:
- (a) an annual review under Condition 66 above;
  - (b) an incident report under Condition 68 below;
  - (c) an audit report under Condition 70 below; or
  - (d) any modification to the conditions of this Consent (unless the conditions require otherwise), the Applicant shall review, and if necessary revise, the strategies, plans, and programs required under this Consent to the satisfaction of the Secretary.

Where this review leads to revisions in any such document, then within 4 weeks of the review, unless the Secretary agrees otherwise, the revised document must be submitted to the Secretary for approval.

*Note: This is to ensure the strategies, plans and programs are updated on a regular basis, and incorporate any recommended measures to improve the environmental performance of the development.*

## **REPORTING AND AUDITING**

### **Incident Notification**

68. The Applicant must immediately notify the Department and any other relevant agencies immediately after it becomes aware of an incident. The notification must be in writing via the Major Projects Website and identify the development (including the development application number and name) and set out the location and nature of the incident.

### **Non-Compliance Notification**

- 68A. Within seven days of becoming aware of a non-compliance, the Applicant must notify the Department of the non-compliance. The notification must be in writing via the Major Projects Website and identify the development (including the development application number and name), set out the condition of this consent that the development is non-compliant with, the way in which it does not comply and the reasons for the non-compliance (if known) and what actions have been, or will be, undertaken to address the non-compliance.

### **Regular Reporting**

69. The Applicant shall provide regular reporting on the environmental performance of the development on its website, in accordance with the reporting arrangements in any plans or programs approved under the conditions of this Consent.

## **INDEPENDENT ENVIRONMENTAL AUDIT**

70. Every 3 years from the date of this consent and at the completion of works under this consent, unless the Secretary directs otherwise, the Applicant shall commission and pay the full cost of an Independent Environmental Audit of the development. This audit must:
- (a) be conducted by a suitably qualified, experienced and independent team of experts whose appointment has been endorsed by the Secretary;
  - (b) include consultation with the relevant agencies;
  - (c) assess the environmental performance of the development and assess whether it is complying with the requirements in this Consent and any relevant EPL (including any assessment, plan or program required under these approvals);
  - (d) review the adequacy of strategies, plans or programs required under the abovementioned approvals; and
  - (e) recommend appropriate measures or actions to improve the environmental performance of the development, and/or any assessment, plan or program required under the abovementioned approvals.

*Note: This audit team must be led by a suitably qualified auditor and include experts in any field specified by the Secretary.*

71. Within 6 weeks of the completion of this audit, unless the Secretary agrees otherwise, the Applicant shall submit a copy of the audit report to the Secretary, together with its response to any recommendations contained in the audit report.

#### **ACCESS TO INFORMATION**

72. By 30 June 2016 the Applicant shall:
- (a) make copies of the following publicly available on its website:
    - the documents identified in Condition 2(a) above;
    - current statutory approvals for the development;
    - approved strategies, plans and programs required under the conditions of this Consent;
    - a comprehensive summary of the monitoring results of the development, reported in accordance with the specifications in any conditions of this Consent, or any approved plans and programs;
    - a complaints register, which is to be updated monthly;
    - the annual reviews of the development (for the last 5 years, if applicable);
    - any independent environmental audit of the development, and the Applicant's response to the recommendations in any audit;
    - any other matter required by the Secretary; and
  - (b) keep this information up-to-date, to the satisfaction of the Secretary.'

## APPENDIX 1 FINAL LANDFORM DESIGN

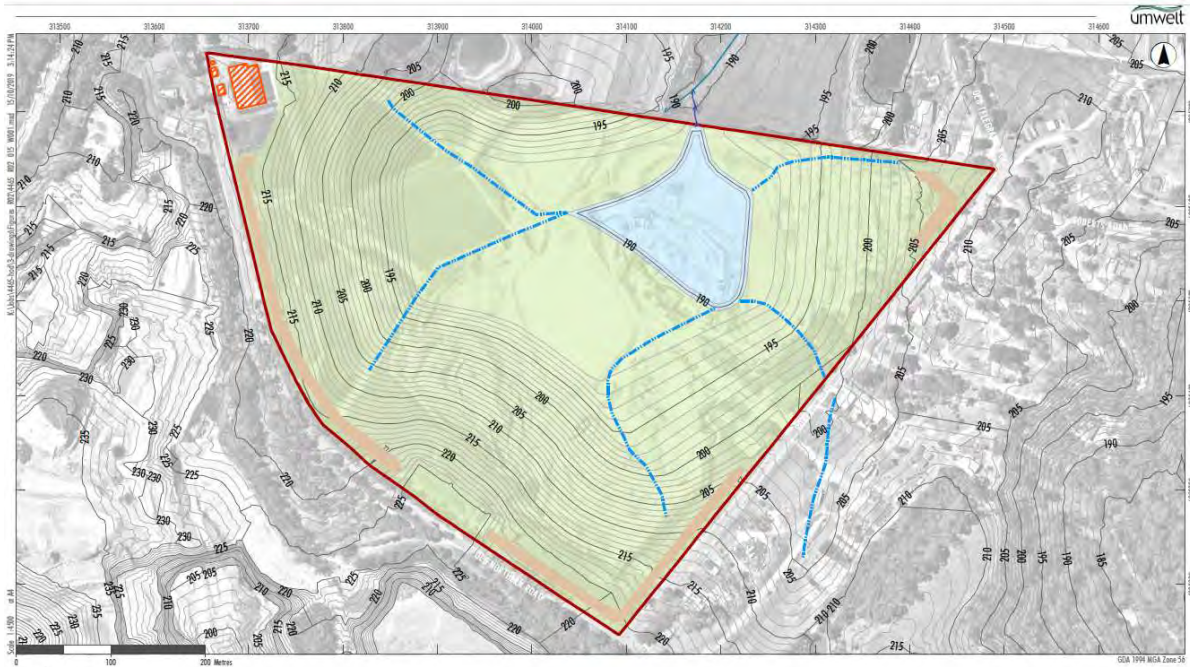


FIGURE 4.2  
Proposed Final Landform – 1,200,000 m3 Fill

### Final Landform Concept 1

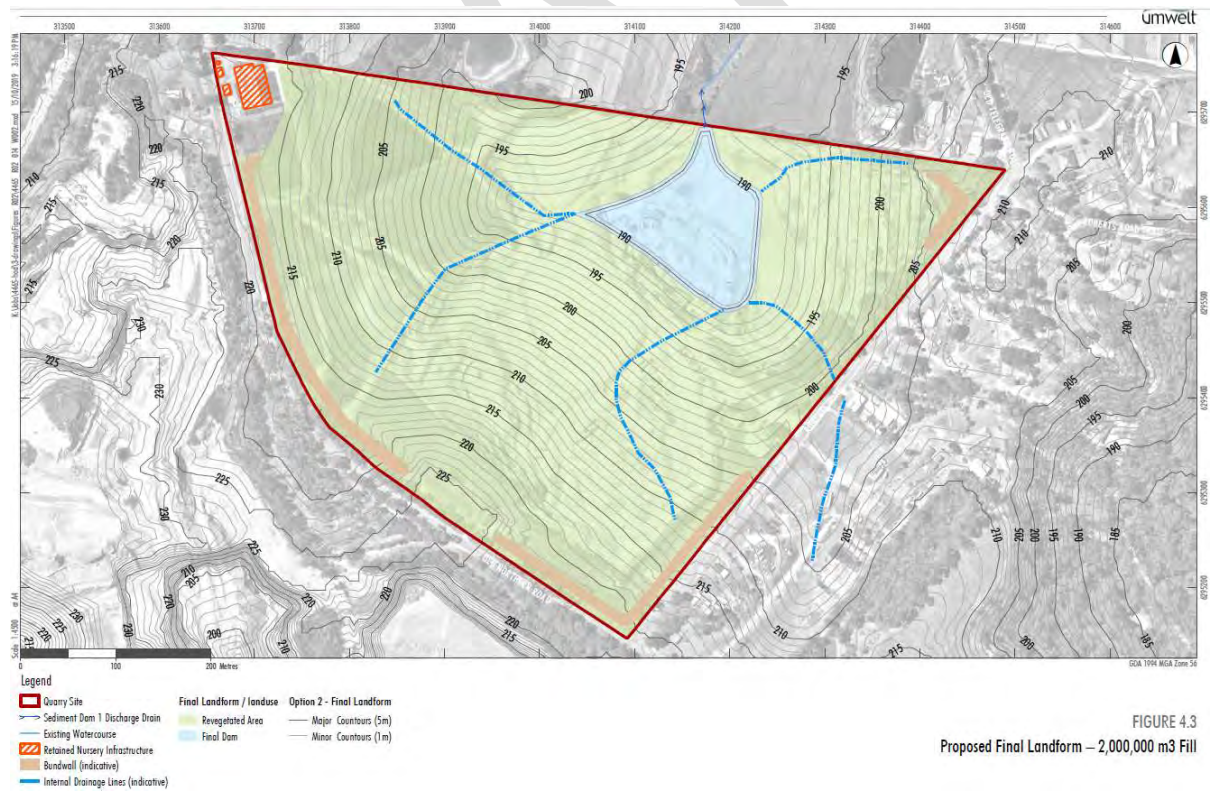


FIGURE 4.3  
Proposed Final Landform – 2,000,000 m3 Fill

### Final Landform Concept 2

## APPENDIX 2 RECEIVER LOCATION PLAN



# Appendix II

# EPA Licence

# Environment Protection Licence

Licence - 6535

## Licence Details

Number:	6535
Anniversary Date:	12-March

## Licensee

HB MARROOTA PTY LTD

PO BOX 355

GLENORIE NSW 2157

## Premises

HB MARROOTA PTY LTD

CNR ROBERTS &amp; OLD NORTHERN ROADS

MARROOTA NSW 2756

## Scheduled Activity

Crushing, grinding or separating

Extractive activities

Waste disposal (application to land)

## Fee Based Activity

## Scale

Crushing, grinding or separating	> 100000-500000 T annual processing capacity
Extractive activities	> 100000-500000 T annually extracted or processed
Waste disposal by application to land	Any capacity

## Contact Us

NSW EPA

6 Parramatta Square

10 Darcy Street

PARRAMATTA NSW 2150

Phone: 131 555

Email: [info@epa.nsw.gov.au](mailto:info@epa.nsw.gov.au)

Locked Bag 5022

PARRAMATTA NSW 2124



# Environment Protection Licence

Licence - 6535

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# Environment Protection Licence

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Licence - 6535

General Dictionary -----15

# Environment Protection Licence

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Licence - 6535

## Information about this licence

### Dictionary

A definition of terms used in the licence can be found in the dictionary at the end of this licence.

### Responsibilities of licensee

Separate to the requirements of this licence, general obligations of licensees are set out in the Protection of the Environment Operations Act 1997 ("the Act") and the Regulations made under the Act. These include obligations to:

- ensure persons associated with you comply with this licence, as set out in section 64 of the Act;
- control the pollution of waters and the pollution of air (see for example sections 120 - 132 of the Act);
- report incidents causing or threatening material environmental harm to the environment, as set out in Part 5.7 of the Act.

### Variation of licence conditions

The licence holder can apply to vary the conditions of this licence. An application form for this purpose is available from the EPA.

The EPA may also vary the conditions of the licence at any time by written notice without an application being made.

Where a licence has been granted in relation to development which was assessed under the Environmental Planning and Assessment Act 1979 in accordance with the procedures applying to integrated development, the EPA may not impose conditions which are inconsistent with the development consent conditions until the licence is first reviewed under Part 3.6 of the Act.

### Duration of licence

This licence will remain in force until the licence is surrendered by the licence holder or until it is suspended or revoked by the EPA or the Minister. A licence may only be surrendered with the written approval of the EPA.

### Licence review

The Act requires that the EPA review your licence at least every 5 years after the issue of the licence, as set out in Part 3.6 and Schedule 5 of the Act. You will receive advance notice of the licence review.

### Fees and annual return to be sent to the EPA

For each licence fee period you must pay:

- an administrative fee; and
- a load-based fee (if applicable).



# Environment Protection Licence

Licence - 6535

The EPA publication “A Guide to Licensing” contains information about how to calculate your licence fees. The licence requires that an Annual Return, comprising a Statement of Compliance and a summary of any monitoring required by the licence (including the recording of complaints), be submitted to the EPA. The Annual Return must be submitted within 60 days after the end of each reporting period. See condition R1 regarding the Annual Return reporting requirements.

Usually the licence fee period is the same as the reporting period.

## Transfer of licence

The licence holder can apply to transfer the licence to another person. An application form for this purpose is available from the EPA.

## Public register and access to monitoring data

Part 9.5 of the Act requires the EPA to keep a public register of details and decisions of the EPA in relation to, for example:

- licence applications;
- licence conditions and variations;
- statements of compliance;
- load based licensing information; and
- load reduction agreements.

Under s320 of the Act application can be made to the EPA for access to monitoring data which has been submitted to the EPA by licensees.

## This licence is issued to:

<b>HB MAROOKA PTY LTD</b>
<b>PO BOX 355</b>
<b>GLENORIE NSW 2157</b>

subject to the conditions which follow.

# Environment Protection Licence

Licence - 6535

## 1 Administrative Conditions

### A1 What the licence authorises and regulates

A1.1 This licence authorises the carrying out of the scheduled activities listed below at the premises specified in A2. The activities are listed according to their scheduled activity classification, fee-based activity classification and the scale of the operation.

Unless otherwise further restricted by a condition of this licence, the scale at which the activity is carried out must not exceed the maximum scale specified in this condition.

Scheduled Activity	Fee Based Activity	Scale
Crushing, grinding or separating	Crushing, grinding or separating	> 100000 - 500000 T annual processing capacity
Extractive activities	Extractive activities	> 100000 - 500000 T annually extracted or processed
Waste disposal (application to land)	Waste disposal by application to land	Any capacity

### A2 Premises or plant to which this licence applies

A2.1 The licence applies to the following premises:

Premises Details
HB MAROOKA PTY LTD
CNR ROBERTS & OLD NORTHERN ROADS
MAROOKA
NSW 2756
LOT 1 DP 228308, LOT 2 DP 228308, LOT 2 DP 312327

A2.2 The premises location is shown on the map below.

# Environment Protection Licence

Licence - 6535



## A3 Information supplied to the EPA

- A3.1 Works and activities must be carried out in accordance with the proposal contained in the licence application, except as expressly provided by a condition of this licence.

In this condition the reference to "the licence application" includes a reference to:

- the applications for any licences (including former pollution control approvals) which this licence replaces under the Protection of the Environment Operations (Savings and Transitional) Regulation 1998; and
- the licence information form provided by the licensee to the EPA to assist the EPA in connection with the issuing of this licence.

## 2 Discharges to Air and Water and Applications to Land

### P1 Location of monitoring/discharge points and areas

- P1.1 The following utilisation areas referred to in the table below are identified in this licence for the purposes of the monitoring and/or the setting of limits for any application of solids or liquids to the utilisation area.

- P1.2 The following points referred to in the table below are identified in this licence for the purposes of weather and/or noise monitoring and/or setting limits for the emission of noise from the premises.

### *Noise/Weather*

# Environment Protection Licence

Licence - 6535

EPA identification no.	Type of monitoring point	Location description
1	Noise monitoring	100 Old telegraph Road, Maroota
2	Noise monitoring	35 Roberts Road, Maroota
3	Noise monitoring	4471 Northern Road, Maroota
4	Noise monitoring	11 Roberts Road, Maroota
5	Noise monitoring	4460 Old Northern Road, Maroota
6	Noise monitoring	59 Roberts Road, Maroota
7	Noise monitoring	45 Roberts Road, Maroota

## 3 Limit Conditions

### L1 Pollution of waters

L1.1 Except as may be expressly provided in any other condition of this licence, the licensee must comply with section 120 of the Protection of the Environment Operations Act 1997.

### L2 Waste

L2.1 The licensee must not:

- (a) receive more than 320,000 tonnes of VENM and ENM (in total) at the site in any calendar year;
- (b) import more than 3 million tonnes of VENM and ENM to the site;
- (c) import VENM and ENM beyond 31 May 2030.

L2.2 No other materials classified as waste under the NSW EPA's Waste Classification Guidelines 2009 (or its latest version) may be received or processed on the site, except as expressly permitted in this licence or a specific resource recovery order or exemption under the Protection of the Environment Operations (Waste) Regulation 2014.

### L3 Noise limits

L3.1 Noise generated at the premises that is measured at each noise monitoring point established under this licence must not exceed the noise levels specified in Column 4 of the table below for that point during the corresponding time periods specified in Column 1 when measured using the corresponding measurement parameters listed in Column 2.

**POINT 1,3,4,5,6,7**

# Environment Protection Licence

Licence - 6535

Time period	Measurement parameter	Measurement frequency	Noise level dB(A)
Day	LAeq (15 minute)	-	43

## POINT 2

Time period	Measurement parameter	Measurement frequency	Noise level dB(A)
Day	LAeq (15 minute)	-	44

L3.2 For the purpose of condition L3.1:

a) Day means the period from 7am to 7pm Monday to Saturday and the period from 8am to 6pm Sunday and public holidays.

L3.3 a) The noise limits set out in Condition L3.1 apply under the meteorological conditions shown in the table below.

b) For those meteorological conditions not referred to in Condition L3.3(a), the noise limits that apply are the noise limits in Condition L3.1 plus 5dB.

Assessment Period	Meteorological Conditions
Day	Stability Categories A, B, C, D and E with wind speeds up to and including 3m/s at 10m above ground level.

L3.4 For the purpose of condition L3.3:

a) The meteorological conditions are to be determined from meteorological data obtained from a meteorological weather station.

b) Stability category shall be determined using the following method from fact Sheet D of the Noise Policy for Industry (NSW EPA, 2017):

i. Pasquill-Gifford stability classification scheme (section D1.3.1).

L3.5 To assess compliance:

a) with LAeq (15 minutes) noise limits in condition L3.1, the noise measurement equipment must be located:

- (i) approximately on the property boundary, where any residence is situated 30 metres or less from the property boundary closest to premises: or where applicable,
- (ii) in an area within 30 metres of a residence facade, but not closer than 3 metres where any residence on the property is situated more than 30 metres from the property boundary closest to the premises; or, where applicable,
- (iii) in an area within 50 metres of the boundary of a National Park or Nature Reserve,
- (iv) at any other location identified in condition L3.1

b) with the LAeq (15 minutes) noise limits in condition L3.1, the noise measurement equipment must be located:

- (i) at the reasonably most affected point at a location where there is no residence at the location; or,
- (ii) at the reasonably most affected point within an area at a location prescribed by condition L3.5(a).

# Environment Protection Licence

Licence - 6535

- L3.6 A non-compliance of Condition L3.1 will still occur where noise generated from the premises is measured in excess of the noise limit at a point other than the reasonably most affected point at the locations referred to in condition L3.5 (a) or L3.5 (b).

**Notes to L3.5 and L3.6:** The reasonably most affected point is a point at a location or within an area at a location experiencing or expected to experience the highest sound pressure level from the premises.

- L3.7 For the purpose of determining the noise generated from the premises, the modifying factor corrections in Table C1 in Fact Sheet C of the *Noise Policy for Industry* (NSW EPA, 2017) may be applied, if appropriate, to the noise measurements by the noise monitoring equipment.

- L3.8 Noise measurement must not be undertaken where rain or wind speed at microphone level will affect the acquisition of valid measurements.

## 4 Operating Conditions

### O1 Activities must be carried out in a competent manner

- O1.1 Licensed activities must be carried out in a competent manner.

This includes:

- a) the processing, handling, movement and storage of materials and substances used to carry out the activity; and
- b) the treatment, storage, processing, reprocessing, transport and disposal of waste generated by the activity.

### O2 Maintenance of plant and equipment

- O2.1 All plant and equipment installed at the premises or used in connection with the licensed activity:

- a) must be maintained in a proper and efficient condition; and
- b) must be operated in a proper and efficient manner.

### O3 Dust

- O3.1 The premises must be maintained in a condition which minimises or prevents the emission of dust from the premises.

- O3.2 All loaded trucks entering or leaving the premises must have their loads covered.

### O4 Other operating conditions

# Environment Protection Licence

Licence - 6535

O4.1 The licensee must prevent any tracking of mud on to public roads by vehicles leaving the premises.

## 5 Monitoring and Recording Conditions

### M1 Monitoring records

- M1.1 The results of any monitoring required to be conducted by this licence or a load calculation protocol must be recorded and retained as set out in this condition.
- M1.2 All records required to be kept by this licence must be:
- in a legible form, or in a form that can readily be reduced to a legible form;
  - kept for at least 4 years after the monitoring or event to which they relate took place; and
  - produced in a legible form to any authorised officer of the EPA who asks to see them.
- M1.3 The following records must be kept in respect of any samples required to be collected for the purposes of this licence:
- the date(s) on which the sample was taken;
  - the time(s) at which the sample was collected;
  - the point at which the sample was taken; and
  - the name of the person who collected the sample.

### M2 Recording of pollution complaints

- M2.1 The licensee must keep a legible record of all complaints made to the licensee or any employee or agent of the licensee in relation to pollution arising from any activity to which this licence applies.
- M2.2 The record must include details of the following:
- the date and time of the complaint;
  - the method by which the complaint was made;
  - any personal details of the complainant which were provided by the complainant or, if no such details were provided, a note to that effect;
  - the nature of the complaint;
  - the action taken by the licensee in relation to the complaint, including any follow-up contact with the complainant; and
  - if no action was taken by the licensee, the reasons why no action was taken.
- M2.3 The record of a complaint must be kept for at least 4 years after the complaint was made.
- M2.4 The record must be produced to any authorised officer of the EPA who asks to see them.

### M3 Telephone complaints line

- M3.1 The licensee must operate during its operating hours a telephone complaints line for the purpose of receiving any complaints from members of the public in relation to activities conducted at the premises or by the vehicle or mobile plant, unless otherwise specified in the licence.

# Environment Protection Licence

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- M3.2 The licensee must notify the public of the complaints line telephone number and the fact that it is a complaints line so that the impacted community knows how to make a complaint.
- M3.3 The preceding two conditions do not apply until 3 months after: the date of the issue of this licence.

## 6 Reporting Conditions

### R1 Annual return documents

R1.1 The licensee must complete and supply to the EPA an Annual Return in the approved form comprising:

1. a Statement of Compliance,
2. a Monitoring and Complaints Summary,
3. a Statement of Compliance - Licence Conditions,
4. a Statement of Compliance - Load based Fee,
5. a Statement of Compliance - Requirement to Prepare Pollution Incident Response Management Plan,
6. a Statement of Compliance - Requirement to Publish Pollution Monitoring Data; and
7. a Statement of Compliance - Environmental Management Systems and Practices.

At the end of each reporting period, the EPA will provide to the licensee notification that the Annual Return is due.

- R1.2 An Annual Return must be prepared in respect of each reporting period, except as provided below.
- R1.3 Where this licence is transferred from the licensee to a new licensee:
- a) the transferring licensee must prepare an Annual Return for the period commencing on the first day of the reporting period and ending on the date the application for the transfer of the licence to the new licensee is granted; and
  - b) the new licensee must prepare an Annual Return for the period commencing on the date the application for the transfer of the licence is granted and ending on the last day of the reporting period.
- R1.4 Where this licence is surrendered by the licensee or revoked by the EPA or Minister, the licensee must prepare an Annual Return in respect of the period commencing on the first day of the reporting period and ending on:
- a) in relation to the surrender of a licence - the date when notice in writing of approval of the surrender is given; or
  - b) in relation to the revocation of the licence - the date from which notice revoking the licence operates.
- R1.5 The Annual Return for the reporting period must be supplied to the EPA via eConnect *EPA* or by registered post not later than 60 days after the end of each reporting period or in the case of a transferring licence not later than 60 days after the date the transfer was granted (the 'due date').
- R1.6 The licensee must retain a copy of the Annual Return supplied to the EPA for a period of at least 4 years after the Annual Return was due to be supplied to the EPA.
- R1.7 Within the Annual Return, the Statements of Compliance must be certified and the Monitoring and Complaints

# Environment Protection Licence

Licence - 6535

Summary must be signed by:

- a) the licence holder; or
- b) by a person approved in writing by the EPA to sign on behalf of the licence holder.

Note: The term "reporting period" is defined in the dictionary at the end of this licence. Do not complete the Annual Return until after the end of the reporting period.

Note: An application to transfer a licence must be made in the approved form for this purpose.

## R2 Notification of environmental harm

R2.1 Notifications must be made by telephoning the Environment Line service on 131 555.

R2.2 The licensee must provide written details of the notification to the EPA within 7 days of the date on which they became aware of the incident.

Note: The licensee or its employees must notify all relevant authorities of incidents causing or threatening material harm to the environment immediately after the person becomes aware of the incident in accordance with the requirements of Part 5.7 of the Act.

## R3 Written report

R3.1 Where an authorised officer of the EPA suspects on reasonable grounds that:

- a) where this licence applies to premises, an event has occurred at the premises; or
  - b) where this licence applies to vehicles or mobile plant, an event has occurred in connection with the carrying out of the activities authorised by this licence,
- and the event has caused, is causing or is likely to cause material harm to the environment (whether the harm occurs on or off premises to which the licence applies), the authorised officer may request a written report of the event.

R3.2 The licensee must make all reasonable inquiries in relation to the event and supply the report to the EPA within such time as may be specified in the request.

R3.3 The request may require a report which includes any or all of the following information:

- a) the cause, time and duration of the event;
- b) the type, volume and concentration of every pollutant discharged as a result of the event;
- c) the name, address and business hours telephone number of employees or agents of the licensee, or a specified class of them, who witnessed the event;
- d) the name, address and business hours telephone number of every other person (of whom the licensee is aware) who witnessed the event, unless the licensee has been unable to obtain that information after making reasonable effort;
- e) action taken by the licensee in relation to the event, including any follow-up contact with any complainants;
- f) details of any measure taken or proposed to be taken to prevent or mitigate against a recurrence of such an event; and
- g) any other relevant matters.

R3.4 The EPA may make a written request for further details in relation to any of the above matters if it is not

# Environment Protection Licence

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Licence - 6535

satisfied with the report provided by the licensee. The licensee must provide such further details to the EPA within the time specified in the request.

## 7 General Conditions

### G1 Copy of licence kept at the premises or plant

G1.1 A copy of this licence must be kept at the premises to which the licence applies.

G1.2 The licence must be produced to any authorised officer of the EPA who asks to see it.

G1.3 The licence must be available for inspection by any employee or agent of the licensee working at the premises.

# Environment Protection Licence

Licence - 6535

## Dictionary

### General Dictionary

<b>3DGM [in relation to a concentration limit]</b>	Means the three day geometric mean, which is calculated by multiplying the results of the analysis of three samples collected on consecutive days and then taking the cubed root of that amount. Where one or more of the samples is zero or below the detection limit for the analysis, then 1 or the detection limit respectively should be used in place of those samples
<b>Act</b>	Means the Protection of the Environment Operations Act 1997
<b>activity</b>	Means a scheduled or non-scheduled activity within the meaning of the Protection of the Environment Operations Act 1997
<b>actual load</b>	Has the same meaning as in the Protection of the Environment Operations (General) Regulation 2009
<b>AM</b>	Together with a number, means an ambient air monitoring method of that number prescribed by the <i>Approved Methods for the Sampling and Analysis of Air Pollutants in New South Wales</i> .
<b>AMG</b>	Australian Map Grid
<b>anniversary date</b>	The anniversary date is the anniversary each year of the date of issue of the licence. In the case of a licence continued in force by the Protection of the Environment Operations Act 1997, the date of issue of the licence is the first anniversary of the date of issue or last renewal of the licence following the commencement of the Act.
<b>annual return</b>	Is defined in R1.1
<b>Approved Methods Publication</b>	Has the same meaning as in the Protection of the Environment Operations (General) Regulation 2009
<b>assessable pollutants</b>	Has the same meaning as in the Protection of the Environment Operations (General) Regulation 2009
<b>BOD</b>	Means biochemical oxygen demand
<b>CEM</b>	Together with a number, means a continuous emission monitoring method of that number prescribed by the <i>Approved Methods for the Sampling and Analysis of Air Pollutants in New South Wales</i> .
<b>COD</b>	Means chemical oxygen demand
<b>composite sample</b>	Unless otherwise specifically approved in writing by the EPA, a sample consisting of 24 individual samples collected at hourly intervals and each having an equivalent volume.
<b>cond.</b>	Means conductivity
<b>environment</b>	Has the same meaning as in the Protection of the Environment Operations Act 1997
<b>environment protection legislation</b>	Has the same meaning as in the Protection of the Environment Administration Act 1991
<b>EPA</b>	Means Environment Protection Authority of New South Wales.
<b>fee-based activity classification</b>	Means the numbered short descriptions in Schedule 1 of the Protection of the Environment Operations (General) Regulation 2009.
<b>general solid waste (non-putrescible)</b>	Has the same meaning as in Part 3 of Schedule 1 of the Protection of the Environment Operations Act 1997

# Environment Protection Licence

Licence - 6535

<b>flow weighted composite sample</b>	Means a sample whose composites are sized in proportion to the flow at each composites time of collection.
<b>general solid waste (putrescible)</b>	Has the same meaning as in Part 3 of Schedule 1 of the Protection of the Environment Operations Act 1997
<b>grab sample</b>	Means a single sample taken at a point at a single time
<b>hazardous waste</b>	Has the same meaning as in Part 3 of Schedule 1 of the Protection of the Environment Operations Act 1997
<b>licensee</b>	Means the licence holder described at the front of this licence
<b>load calculation protocol</b>	Has the same meaning as in the Protection of the Environment Operations (General) Regulation 2009
<b>local authority</b>	Has the same meaning as in the Protection of the Environment Operations Act 1997
<b>material harm</b>	Has the same meaning as in section 147 Protection of the Environment Operations Act 1997
<b>MBAS</b>	Means methylene blue active substances
<b>Minister</b>	Means the Minister administering the Protection of the Environment Operations Act 1997
<b>mobile plant</b>	Has the same meaning as in Part 3 of Schedule 1 of the Protection of the Environment Operations Act 1997
<b>motor vehicle</b>	Has the same meaning as in the Protection of the Environment Operations Act 1997
<b>O&amp;G</b>	Means oil and grease
<b>percentile [in relation to a concentration limit of a sample]</b>	Means that percentage [eg.50%] of the number of samples taken that must meet the concentration limit specified in the licence for that pollutant over a specified period of time. In this licence, the specified period of time is the Reporting Period unless otherwise stated in this licence.
<b>plant</b>	Includes all plant within the meaning of the Protection of the Environment Operations Act 1997 as well as motor vehicles.
<b>pollution of waters [or water pollution]</b>	Has the same meaning as in the Protection of the Environment Operations Act 1997
<b>premises</b>	Means the premises described in condition A2.1
<b>public authority</b>	Has the same meaning as in the Protection of the Environment Operations Act 1997
<b>regional office</b>	Means the relevant EPA office referred to in the Contacting the EPA document accompanying this licence
<b>reporting period</b>	For the purposes of this licence, the reporting period means the period of 12 months after the issue of the licence, and each subsequent period of 12 months. In the case of a licence continued in force by the Protection of the Environment Operations Act 1997, the date of issue of the licence is the first anniversary of the date of issue or last renewal of the licence following the commencement of the Act.
<b>restricted solid waste</b>	Has the same meaning as in Part 3 of Schedule 1 of the Protection of the Environment Operations Act 1997
<b>scheduled activity</b>	Means an activity listed in Schedule 1 of the Protection of the Environment Operations Act 1997
<b>special waste</b>	Has the same meaning as in Part 3 of Schedule 1 of the Protection of the Environment Operations Act 1997
<b>TM</b>	Together with a number, means a test method of that number prescribed by the <i>Approved Methods for the Sampling and Analysis of Air Pollutants in New South Wales</i> .

# Environment Protection Licence

Licence - 6535

<b>TSP</b>	Means total suspended particles
<b>TSS</b>	Means total suspended solids
<b>Type 1 substance</b>	Means the elements antimony, arsenic, cadmium, lead or mercury or any compound containing one or more of those elements
<b>Type 2 substance</b>	Means the elements beryllium, chromium, cobalt, manganese, nickel, selenium, tin or vanadium or any compound containing one or more of those elements
<b>utilisation area</b>	Means any area shown as a utilisation area on a map submitted with the application for this licence
<b>waste</b>	Has the same meaning as in the Protection of the Environment Operations Act 1997
<b>waste type</b>	Means liquid, restricted solid waste, general solid waste (putrescible), general solid waste (non-putrescible), special waste or hazardous waste
<b>Wellhead</b>	Has the same meaning as in Schedule 1 to the Protection of the Environment Operations (General) Regulation 2021.

Mr Nigel Sargent

Environment Protection Authority

(By Delegation)

Date of this edition: 14-June-2000

# Environment Protection Licence

Licence - 6535

## End Notes

- 1 Licence varied by change to Common Name field, issued on 15-Oct-2001, which came into effect on 15-Oct-2001.
- 2 Licence transferred through application 140865, approved on 29-Oct-2001, which came into effect on 24-Sep-2001.
- 3 Licence varied by notice 1012523, issued on 21-May-2002, which came into effect on 15-Jun-2002.
- 4 Licence varied by correction to EPA Sub Region data record, issued on 20-Sep-2002, which came into effect on 20-Sep-2002.
- 5 Licence transferred through application 141899, approved on 23-Apr-2003, which came into effect on 21-Apr-2003.
- 6 Licence varied by notice 1034428, issued on 13-Dec-2004, which came into effect on 07-Jan-2005.
- 7 Licence varied by notice 1081877, issued on 10-Mar-2008, which came into effect on 10-Mar-2008.
- 8 Licence varied by Change to schedule 1, issued on 07-May-2008, which came into effect on 07-May-2008.
- 9 Condition A1.3 Not applicable varied by notice issued on <issue date> which came into effect on <effective date>
- 10 Licence varied by notice 1111632, issued on 01-Apr-2010, which came into effect on 01-Apr-2010.
- 11 Licence varied by notice 1527501 issued on 09-Mar-2015
- 12 Licence varied by notice 1529566 issued on 03-Jun-2015
- 13 Licence varied by notice 1603067 issued on 26-Nov-2020
- 14 Licence varied by notice 1627580 issued on 16-Jun-2023

# Appendix III

## Water Licences

## Monitoring Bore Licences

# NSW Office of Water

sydney South Coast Region  
Po Box 3720  
10 Valentine Avenue  
Parramatta NSW 2124  
Phone: (02 )82817777

## BORE LICENSE CERTIFICATE UNDER SECTION 115 OF THE WATER ACT, 1912

10BL158808



Maroota Super Fund Pty Ltd  
P O Box 1778  
Gosford NSW 2250

LICENSE NUMBER
10BL158808
DATE LICENSE VALID FROM
12-Nov-1998
DATE LICENSE VALID TO
PERPETUITY
FEE
\$0.00

ABN 47661556763 GST NIL

LOCATION OF WORKS		
Portion(s) or Lot/Section/DP	PARISH	COUNTY
1//228308	Maroota	Cumberland
PT84MW1 & PT84MW5		

TYPE OF WORKS	PURPOSE(S) FOR WHICH WATER MAY BE USED
Bore	Monitoring Bore

CONDITIONS APPLYING TO THIS LICENSE ARE

As shown on the attached Condition Statement

COPY

## NSW Office of Water

### CONDITIONS STATEMENT REFERRED TO ON 10BL158808 ISSUED UNDER PART V OF THE WATER ACT, 1912 ON 12-Nov-1998

- (1) THE LICENCE SHALL LAPSE IF THE WORK IS NOT COMMENCED AND COMPLETED WITHIN THREE YEARS OF THE DATE OF THE ISSUE OF THE LICENCE.
- (2) THE LICENSEE SHALL WITHIN TWO MONTHS OF COMPLETION OR AFTER THE ISSUE OF THE LICENCE IF THE WORK IS EXISTING, FURNISH TO NSW OFFICE OF WATER:-
- (A) DETAILS OF THE WORK SET OUT IN THE ATTACHED FORM "A" (MUST BE COMPLETED BY A DRILLER).
- (B) A PLAN SHOWING ACCURATELY THE LOCATION OF THE WORK, IN RELATION TO PORTION AND PROPERTY BOUNDARIES.
- (C) A ONE LITRE WATER SAMPLE FOR ALL LICENCES OTHER THAN THOSE FOR STOCK, DOMESTIC, TEST BORES AND FARMING PURPOSES.
- (D) DETAILS OF ANY WATER ANALYSIS AND/OR PUMPING TESTS.
- (3) THE LICENSEE SHALL ALLOW NSW OFFICE OF WATER OR ANY PERSON AUTHORISED BY IT, FULL AND FREE ACCESS TO THE WORKS, EITHER DURING OR AFTER CONSTRUCTION, FOR THE PURPOSE OF CARRYING OUT INSPECTION OR TEST OF THE WORKS AND ITS FITTINGS AND SHALL CARRY OUT ANY WORK OR ALTERATIONS DEEMED NECESSARY BY THE DEPARTMENT FOR THE PROTECTION AND PROPER MAINTENANCE OF THE WORKS, OR THE CONTROL OF THE WATER EXTRACTED AND FOR THE PROTECTION OF THE QUALITY AND THE PREVENTION FROM POLLUTION OR CONTAMINATION OF SUB-SURFACE WATER.
- (4) IF DURING THE CONSTRUCTION OF THE WORK, SALINE OR POLLUTED WATER IS ENCOUNTERED ABOVE THE PRODUCING AQUIFER, SUCH WATER SHALL BE SEALED OFF BY:-
- (A) INSERTING THE APPROPRIATE LENGTH(S) OF CASING TO A DEPTH SUFFICIENT TO EXCLUDE THE SALINE OR POLLUTED WATER FROM THE WORK.
- (B) CEMENTING BETWEEN THE CASING(S) AND THE WALLS OF THE BORE HOLE FROM THE BOTTOM OF THE CASING TO GROUND LEVEL.
- ANY DEPARTURE FROM THESE PROCEDURES MUST BE APPROVED BY THE DEPARTMENT BEFORE UNDERTAKING THE WORK.
- (5) (A) THE LICENSEE SHALL NOTIFY NSW OFFICE OF WATER IF A FLOWING SUPPLY OF WATER IS OBTAINED. THE BORE SHALL THEN BE LINED WITH CASING AND CEMENTED AND A SUITABLE CLOSING GEAR SHALL BE ATTACHED TO THE BOREHEAD AS SPECIFIED BY NSW OFFICE OF WATER.
- (B) IF A FLOWING SUPPLY OF WATER IS OBTAINED FROM THE WORK, THE LICENSEE SHALL ONLY DISTRIBUTE WATER FROM THE BORE HEAD BY A SYSTEM OF PIPE LINES AND SHALL NOT DISTRIBUTE IT IN DRAINS, NATURAL OR ARTIFICIAL CHANNELS OR DEPRESSIONS.
- (6) IF A WORK IS ABANDONED AT ANY TIME THE LICENSEE SHALL NOTIFY NSW OFFICE OF WATER THAT THE WORK HAS BEEN ABANDONED AND SEAL OFF THE AQUIFER BY:-
- (A) BACKFILLING THE WORK TO GROUND LEVEL WITH CLAY OR CEMENT AFTER WITHDRAWING THE CASING (LINING); OR
- (B) SUCH METHODS AS AGREED TO OR DIRECTED BY NSW OFFICE OF WATER.

(7) THE LICENSEE SHALL NOT ALLOW ANY TAILWATER/DRAINAGE TO DISCHARGE INTO OR ONTO:-

- ANY ADJOINING PUBLIC OR CROWN ROAD;
- ANY OTHER PERSONS LAND;
- ANY CROWN LAND;
- ANY RIVER, CREEK OR WATERCOURSE;
- ANY NATIVE VEGETATION AS DESCRIBED UNDER THE NATIVE VEGETATION CONSERVATION ACT 1997;
- ANY WETLANDS OF ENVIRONMENTAL SIGNIFICANCE.

(8) WORKS USED FOR THE PURPOSE OF CONVEYING, DISTRIBUTING OR STORING WATER TAKEN BY MEANS OF THE LICENSED WORK SHALL NOT BE CONSTRUCTED OR INSTALLED SO AS TO OBSTRUCT THE REASONABLE PASSAGE OF FLOOD WATERS FLOWING INTO OR FROM A RIVER.

(9) IF THE BORE AUTHORISED BY THIS LICENSE IS LINED WITH STEEL OR PLASTIC CASING THE INSIDE DIAMETER OF THAT CASING SHALL NOT EXCEED 220 MM.

(10) WATER SHALL NOT BE PUMPED FROM THE BORE AUTHORISED BY THIS LICENSE FOR ANY PURPOSE OTHER THAN GROUNDWATER INVESTIGATION.

(11) SUBJECT TO CONDITION (12) THE LICENSEE SHALL WITHIN TWO MONTHS OF THE DATE OF COMPLETION OF THE BORE AUTHORISED BY THE LICENSE,

- (1) BACKFILL IT WITH CLAY OR CEMENT TO GROUND LEVEL, AFTER WITHDRAWING ANY CASING(LINING), OR:-
- (2) RENDER IT INEFFECTIVE BY ANY OTHER MEANS ACCEPTABLE TO THE DEPARTMENT.

(12) CONDITION (11) SHALL HAVE NO FORCE OR EFFECT IF:-

(1) AT THE RELEVANT TIME THERE IS WITH NSW OFFICE OF WATER, AN APPLICATION IN RESPECT OF WHICH THE DEPARTMENT HAS NOT MADE A DECISION TO CONVERT THE GROUNDWATER INVESTIGATION BORE INTO A PRODUCTION BORE; OR

(2) THE LICENSEE HAS COMPLETED THE BORE FOR THE PURPOSE OF MEASURING WATER LEVELS OR WATER QUALITY BY THE ADDITION OF CASING WITH A DIAMETER NOT EXCEEDING 220MM.

---

End Of Conditions

## Information about a water licence or approval

Use this tool to search for information about water licences and approvals issued under the *Water Act 1912* or *Water Management Act 2000*.

Select the type of licence or approval and enter the licence or approval number:

- **Water access licence (WAL):** a WAL number starts with the letters 'WAL' followed by several numbers; a WAL also has a reference number that starts with a two digit number, followed by 'AL' and then several numbers.
- **1912 water licence:** a water licence number starts with a two digit number, followed by a two letter code and then several numbers. Note: a PT reference number cannot be entered.
- **Approval:** an approval number starts with a two digit number, followed by a two letter code (WA, UA, CA or FW) and then several numbers.

**Search for information about either a:**

- [Water access licence \(WAL\) issued under the \*Water Management Act 2000\*](#)
- [Approval issued under the \*Water Management Act 2000\*](#)

**Find out if a *Water Act 1912* licence has been converted**

### Water licence conversion status

**Water Licence Number**




#### Notes:

*Water Act 1912* licences and authorities are being converted to water access licences and approvals under the *Water Management Act 2000* as water sharing plans commence (see [licence conversion](#)).

If a *Water Act 1912* licence has been converted, the search results will display the water access licences and approvals that have been created. Water access licences are registered in the [Water Access Licence Register](#) administered by Land and Property Information. Those water access licences that do not display a WAL number in the search results are still to have their licence details confirmed and completed.

Due to privacy laws very little information on *Water Act 1912* licence and authorities can be made freely available. Full information for a particular licence or authority can be obtained if required for conveyancing by applying to the NSW Office of Water. See [legal searches for water related interests](#).

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## Search Results

**The licence 10BL158808 has not been converted and is not subject to a water sharing plan.**

**Disclaimer:** The NSW Office of Water does not warrant the data is current nor does it warrant that the data or the data capturing processes are free from corruption or error.

**Privacy:** The information provided is limited to meet the requirements of section 57 of the *Privacy and Personal Information Act 1998*.

**Exporting and printing:** Search results show a maximum of 50 rows per page. Search results can only be printed page by page.

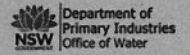
**More information:** Should you require further information or technical assistance, please submit your request to [water.enquiries@dpi.nsw.gov.au](mailto:water.enquiries@dpi.nsw.gov.au) or contact 1800 353 104.

# NSW Office of Water

Sydney South Coast Region  
Po Box 3720  
10 Valentine Avenue  
Parramatta NSW 2124  
Phone: (02 ) 82817777

BORE LICENSE CERTIFICATE  
UNDER SECTION 115 OF THE WATER ACT, 1912

10BL605696



Maroota Super Fund Pty Ltd  
P O Box 1778  
Gosford NSW 2250

LICENSE NUMBER
10BL605696
DATE LICENSE VALID FROM
13-Jan-2015
DATE LICENSE VALID TO
PERPETUITY
FEE
\$0.00

ABN 47661556763 GST NIL

## LOCATION OF WORKS

<u>Portion(s) or Lot/Section/DP</u>	<u>PARISH</u>	<u>COUNTY</u>
1//228308	Maroota	Cumberland

<u>TYPE OF WORKS</u>	<u>PURPOSE(S) FOR WHICH WATER MAY BE USED</u>
Bore	Monitoring Bore

PT84MW6

## CONDITIONS APPLYING TO THIS LICENSE ARE

As shown on the attached Condition Statement

**ORIGINAL**

## NSW Office of Water

### CONDITIONS STATEMENT REFERRED TO ON 10BL605696 ISSUED UNDER PART V OF THE WATER ACT, 1912 ON 13-Jan-2015

(1) THE LICENCE SHALL LAPSE IF THE WORK IS NOT COMMENCED AND COMPLETED WITHIN THREE YEARS OF THE DATE OF THE ISSUE OF THE LICENCE.

(2) THE LICENSEE SHALL WITHIN TWO MONTHS OF COMPLETION OR AFTER THE ISSUE OF THE LICENSE IF THE WORK IS EXISTING, FURNISH TO NSW OFFICE OF WATER:-

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(B) A PLAN SHOWING ACCURATELY THE LOCATION OF THE WORK, IN RELATION TO PORTION AND PROPERTY BOUNDARIES.

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(D) DETAILS OF ANY WATER ANALYSIS AND/OR PUMPING TESTS.

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ANY DEPARTURE FROM THESE PROCEDURES MUST BE APPROVED BY THE DEPARTMENT BEFORE UNDERTAKING THE WORK.

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- ANY OTHER PERSONS LAND;
- ANY CROWN LAND;
- ANY RIVER, CREEK OR WATERCOURSE;
- ANY NATIVE VEGETATION AS DESCRIBED UNDER THE NATIVE VEGETATION CONSERVATION ACT 1997;
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(8) WORKS USED FOR THE PURPOSE OF CONVEYING, DISTRIBUTING OR STORING WATER TAKEN BY MEANS OF THE LICENSED WORK SHALL NOT BE CONSTRUCTED OR INSTALLED SO AS TO OBSTRUCT THE REASONABLE PASSAGE OF FLOOD WATERS FLOWING INTO OR FROM A RIVER.

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(12) CONDITION (11) SHALL HAVE NO FORCE OR EFFECT IF:-

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---

End Of Conditions

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Select the type of licence or approval and enter the licence or approval number:

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**Search for information about either a:**

- [Water access licence \(WAL\) issued under the \*Water Management Act 2000\*](#)
- [Approval issued under the \*Water Management Act 2000\*](#)

**Find out if a *Water Act 1912* licence has been converted**

### **Water licence conversion status**

**Water Licence Number**

10 ▼

BL ▼

605696

#### **Notes:**

*Water Act 1912* licences and authorities are being converted to water access licences and approvals under the *Water Management Act 2000* as water sharing plans commence (see [licence conversion](#)).

If a *Water Act 1912* licence has been converted, the search results will display the water access licences and approvals that have been created. Water access licences are registered in the [Water Access Licence Register](#) administered by Land and Property Information. Those water access licences that do not display a WAL number in the search results are still to have their licence details confirmed and completed.

Due to privacy laws very little information on *Water Act 1912* licence and authorities can be made freely available. Full information for a particular licence or authority can be obtained if required for conveyancing by applying to the NSW Office of Water. See [legal searches for water related interests](#).

«Previous Search

Print Export

## Search Results

**The licence 10BL605696 has not been converted and is not subject to a water sharing plan.**

**Disclaimer:** The NSW Office of Water does not warrant the data is current nor does it warrant that the data or the data capturing processes are free from corruption or error.

**Privacy:** The information provided is limited to meet the requirements of section 57 of the *Privacy and Personal Information Act 1998*.

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**More information:** Should you require further information or technical assistance, please submit your request to [water.enquiries@dpi.nsw.gov.au](mailto:water.enquiries@dpi.nsw.gov.au) or contact 1800 353 104.

# NSW Office of Water

Sydney South Coast Region  
Locked Bag 5123  
Level 11, 10 Valentine Avenue  
Parramatta NSW 2124  
Phone: ( 18 ) 00353104

BORE LICENSE CERTIFICATE  
UNDER SECTION 115 OF THE WATER ACT, 1912

10BL605795



Maroota Super Fund Pty Ltd  
P O Box 1778  
Gosford NSW 2250

LICENSE NUMBER
<b>10BL605795</b>
DATE LICENSE VALID FROM
<b>29-Aug-2016</b>
DATE LICENSE VALID TO
<b>PERPETUITY</b>
FEE
<b>\$0.00</b>

ABN 72189919072 GST NIL

## LOCATION OF WORKS

<u>Portion(s) or Lot/Section/DP</u>	<u>PARISH</u>	<u>COUNTY</u>
1//228308	Maroota	Cumberland

MW 8, 9, 13

<u>TYPE OF WORKS</u>	<u>PURPOSE(S) FOR WHICH WATER MAY BE USED</u>
Bore	Monitoring Bore

## CONDITIONS APPLYING TO THIS LICENSE ARE

As shown on the attached Condition Statement

**ORIGINAL**

**NSW Office of Water****CONDITIONS STATEMENT REFERRED TO ON  
10BL605795  
ISSUED UNDER PART V OF THE WATER ACT, 1912  
ON 29-Aug-2016**

- (1) THE LICENCE SHALL LAPSE IF THE WORK IS NOT COMMENCED AND COMPLETED WITHIN THREE YEARS OF THE DATE OF THE ISSUE OF THE LICENCE.
- (2) THE LICENSEE SHALL WITHIN TWO MONTHS OF COMPLETION OR AFTER THE ISSUE OF THE LICENSE IF THE WORK IS EXISTING, FURNISH TO NSW OFFICE OF WATER:-
- (A) DETAILS OF THE WORK SET OUT IN THE ATTACHED FORM "A" (MUST BE COMPLETED BY A DRILLER).
- (B) A PLAN SHOWING ACCURATELY THE LOCATION OF THE WORK, IN RELATION TO PORTION AND PROPERTY BOUNDARIES.
- (C) A ONE LITRE WATER SAMPLE FOR ALL LICENCES OTHER THAN THOSE FOR STOCK, DOMESTIC, TEST BORES AND FARMING PURPOSES.
- (D) DETAILS OF ANY WATER ANALYSIS AND/OR PUMPING TESTS.
- (3) THE LICENSEE SHALL ALLOW NSW OFFICE OF WATER OR ANY PERSON AUTHORISED BY IT, FULL AND FREE ACCESS TO THE WORKS, EITHER DURING OR AFTER CONSTRUCTION, FOR THE PURPOSE OF CARRYING OUT INSPECTION OR TEST OF THE WORKS AND ITS FITTINGS AND SHALL CARRY OUT ANY WORK OR ALTERATIONS DEEMED NECESSARY BY THE DEPARTMENT FOR THE PROTECTION AND PROPER MAINTENANCE OF THE WORKS, OR THE CONTROL OF THE WATER EXTRACTED AND FOR THE PROTECTION OF THE QUALITY AND THE PREVENTION FROM POLLUTION OR CONTAMINATION OF SUB-SURFACE WATER.
- (4) IF DURING THE CONSTRUCTION OF THE WORK, SALINE OR POLLUTED WATER IS ENCOUNTERED ABOVE THE PRODUCING AQUIFER, SUCH WATER SHALL BE SEALED OFF BY:-
- (A) INSERTING THE APPROPRIATE LENGTH(S) OF CASING TO A DEPTH SUFFICIENT TO EXCLUDE THE SALINE OR POLLUTED WATER FROM THE WORK.
- (B) CEMENTING BETWEEN THE CASING(S) AND THE WALLS OF THE BORE HOLE FROM THE BOTTOM OF THE CASING TO GROUND LEVEL.
- ANY DEPARTURE FROM THESE PROCEDURES MUST BE APPROVED BY THE DEPARTMENT BEFORE UNDERTAKING THE WORK.
- (5) (A) THE LICENSEE SHALL NOTIFY NSW OFFICE OF WATER IF A FLOWING SUPPLY OF WATER IS OBTAINED. THE BORE SHALL THEN BE LINED WITH CASING AND CEMENTED AND A SUITABLE CLOSING GEAR SHALL BE ATTACHED TO THE BOREHEAD AS SPECIFIED BY NSW OFFICE OF WATER.
- (B) IF A FLOWING SUPPLY OF WATER IS OBTAINED FROM THE WORK, THE LICENSEE SHALL ONLY DISTRIBUTE WATER FROM THE BORE HEAD BY A SYSTEM OF PIPE LINES AND SHALL NOT DISTRIBUTE IT IN DRAINS, NATURAL OR ARTIFICIAL CHANNELS OR DEPRESSIONS.
- (6) IF A WORK IS ABANDONED AT ANY TIME THE LICENSEE SHALL NOTIFY NSW OFFICE OF WATER THAT THE WORK HAS BEEN ABANDONED AND SEAL OFF THE AQUIFER BY:-
- (A) BACKFILLING THE WORK TO GROUND LEVEL WITH CLAY OR CEMENT AFTER WITHDRAWING THE CASING (LINING); OR
- (B) SUCH METHODS AS AGREED TO OR DIRECTED BY NSW OFFICE OF WATER.

(7) THE LICENSEE SHALL NOT ALLOW ANY TAILWATER/DRAINAGE TO DISCHARGE INTO OR ONTO:-

- ANY ADJOINING PUBLIC OR CROWN ROAD;
- ANY OTHER PERSONS LAND;
- ANY CROWN LAND;
- ANY RIVER, CREEK OR WATERCOURSE;
- ANY NATIVE VEGETATION AS DESCRIBED UNDER THE NATIVE VEGETATION CONSERVATION ACT 1997;
- ANY WETLANDS OF ENVIRONMENTAL SIGNIFICANCE.

(8) WORKS USED FOR THE PURPOSE OF CONVEYING, DISTRIBUTING OR STORING WATER TAKEN BY MEANS OF THE LICENSED WORK SHALL NOT BE CONSTRUCTED OR INSTALLED SO AS TO OBSTRUCT THE REASONABLE PASSAGE OF FLOOD WATERS FLOWING INTO OR FROM A RIVER.

(9) IF THE BORE AUTHORISED BY THIS LICENSE IS LINED WITH STEEL OR PLASTIC CASING THE INSIDE DIAMETER OF THAT CASING SHALL NOT EXCEED 220 MM.

(10) WATER SHALL NOT BE PUMPED FROM THE BORE AUTHORISED BY THIS LICENSE FOR ANY PURPOSE OTHER THAN GROUNDWATER INVESTIGATION.

(11) SUBJECT TO CONDITION (12) THE LICENSEE SHALL WITHIN TWO MONTHS OF THE DATE OF COMPLETION OF THE BORE AUTHORISED BY THE LICENSE,

(1) BACKFILL IT WITH CLAY OR CEMENT TO GROUND LEVEL, AFTER WITHDRAWING ANY CASING(LINING), OR:-

(2) RENDER IT INEFFECTIVE BY ANY OTHER MEANS ACCEPTABLE TO THE DEPARTMENT.

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(2) THE LICENSEE HAS COMPLETED THE BORE FOR THE PURPOSE OF MEASURING WATER LEVELS OR WATER QUALITY BY THE ADDITION OF CASING WITH A DIAMETER NOT EXCEEDING 220MM.

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End Of Conditions

# NSW Office of Water

Sydney South Coast Region  
Locked Bag 5123  
Level 11, 10 Valentine Avenue  
Parramatta NSW 2124  
Phone: ( 18 ) 00353104

BORE LICENSE CERTIFICATE  
UNDER SECTION 115 OF THE WATER ACT, 1912

10BL605797



Hitchcock, Noelene Joyce  
100 Old Telegraph Road  
Maroota NSW 2756

LICENSE NUMBER
10BL605797
DATE LICENSE VALID FROM
29-Aug-2016
DATE LICENSE VALID TO
PERPETUITY
FEE
\$0.00

ABN 72189919072 GST NIL

### LOCATION OF WORKS

<u>Portion(s) or Lot/Section/DP</u>	<u>PARISH</u>	<u>COUNTY</u>
B//356946	Maroota	Cumberland

MW11

<u>TYPE OF WORKS</u>	<u>PURPOSE(S) FOR WHICH WATER MAY BE USED</u>
Bore	Monitoring Bore

### CONDITIONS APPLYING TO THIS LICENSE ARE

As shown on the attached Condition Statement

**ORIGINAL**

## NSW Office of Water

### CONDITIONS STATEMENT REFERRED TO ON 10BL605797 ISSUED UNDER PART V OF THE WATER ACT, 1912 ON 29-Aug-2016

- (1) THE LICENCE SHALL LAPSE IF THE WORK IS NOT COMMENCED AND COMPLETED WITHIN THREE YEARS OF THE DATE OF THE ISSUE OF THE LICENCE.
- (2) THE LICENSEE SHALL WITHIN TWO MONTHS OF COMPLETION OR AFTER THE ISSUE OF THE LICENSE IF THE WORK IS EXISTING, FURNISH TO NSW OFFICE OF WATER:-
- (A) DETAILS OF THE WORK SET OUT IN THE ATTACHED FORM "A" (MUST BE COMPLETED BY A DRILLER).
- (B) A PLAN SHOWING ACCURATELY THE LOCATION OF THE WORK, IN RELATION TO PORTION AND PROPERTY BOUNDARIES.
- (C) A ONE LITRE WATER SAMPLE FOR ALL LICENCES OTHER THAN THOSE FOR STOCK, DOMESTIC, TEST BORES AND FARMING PURPOSES.
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- ANY CROWN LAND;
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- ANY NATIVE VEGETATION AS DESCRIBED UNDER THE NATIVE VEGETATION CONSERVATION ACT 1997;
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(8) WORKS USED FOR THE PURPOSE OF CONVEYING, DISTRIBUTING OR STORING WATER TAKEN BY MEANS OF THE LICENSED WORK SHALL NOT BE CONSTRUCTED OR INSTALLED SO AS TO OBSTRUCT THE REASONABLE PASSAGE OF FLOOD WATERS FLOWING INTO OR FROM A RIVER.

(9) IF THE BORE AUTHORISED BY THIS LICENSE IS LINED WITH STEEL OR PLASTIC CASING THE INSIDE DIAMETER OF THAT CASING SHALL NOT EXCEED 220 MM.

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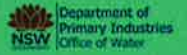
End Of Conditions

# NSW Office of Water

Sydney South Coast Region  
Locked Bag 5123  
Level 11, 10 Valentine Avenue  
Parramatta NSW 2124  
Phone: ( 18 ) 00353104

BORE LICENSE CERTIFICATE  
UNDER SECTION 115 OF THE WATER ACT, 1912

10BL605798



Martin, Glin  
16 Bay Rd  
Arcadia NSW 2159

LICENSE NUMBER
10BL605798
DATE LICENSE VALID FROM
29-Aug-2016
DATE LICENSE VALID TO
PERPETUITY
FEE
\$0.00

ABN 72189919072 GST NIL

## LOCATION OF WORKS

Portion(s) or Lot/Section/DP  
2//312327

PARISH  
Maroota

COUNTY  
Cumberland

MW10

## TYPE OF WORKS

Bore

## PURPOSE(S) FOR WHICH WATER MAY BE USED

Monitoring Bore

## CONDITIONS APPLYING TO THIS LICENSE ARE

As shown on the attached Condition Statement

**ORIGINAL**

## NSW Office of Water

### CONDITIONS STATEMENT REFERRED TO ON 10BL605798 ISSUED UNDER PART V OF THE WATER ACT, 1912 ON 29-Aug-2016

(1) THE LICENCE SHALL LAPSE IF THE WORK IS NOT COMMENCED AND COMPLETED WITHIN THREE YEARS OF THE DATE OF THE ISSUE OF THE LICENCE.

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(D) DETAILS OF ANY WATER ANALYSIS AND/OR PUMPING TESTS.

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End Of Conditions

# NSW Office of Water

Sydney South Coast Region  
Locked Bag 5123  
Level 11, 10 Valentine Avenue  
Parramatta NSW 2124  
Phone: ( 18 ) 00353104

BORE LICENSE CERTIFICATE  
UNDER SECTION 115 OF THE WATER ACT, 1912

10BL605799



Martin, Leonard Stanley  
16 Bay St  
Arcadia NSW 2159

LICENSE NUMBER
10BL605799
DATE LICENSE VALID FROM
29-Aug-2016
DATE LICENSE VALID TO
PERPETUITY
FEE
\$0.00

ABN 72189919072 GST NIL

Portion(s) or Lot/Section/DP	LOCATION OF WORKS	
	PARISH	COUNTY
2//228308	Maroota	Cumberland
MW7, 12		

TYPE OF WORKS	PURPOSE(S) FOR WHICH WATER MAY BE USED
Bore	Monitoring Bore

CONDITIONS APPLYING TO THIS LICENSE ARE

As shown on the attached Condition Statement

**ORIGINAL**

**NSW Office of Water****CONDITIONS STATEMENT REFERRED TO ON  
10BL605799  
ISSUED UNDER PART V OF THE WATER ACT, 1912  
ON 29-Aug-2016**

- (1) THE LICENCE SHALL LAPSE IF THE WORK IS NOT COMMENCED AND COMPLETED WITHIN THREE YEARS OF THE DATE OF THE ISSUE OF THE LICENCE.
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End Of Conditions

# Pumping Bore Licence

BOX 1W  
(A1845103)

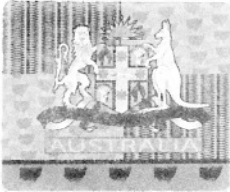
COPY



NEW SOUTH WALES

# CERTIFICATE OF TITLE

WATER MANAGEMENT ACT, 2000



WAL TITLE REFERENCE <b>WAL24163</b>	
EDITION <b>1</b>	DATE OF ISSUE <b>1/9/2014</b>
CERTIFICATE AUTHENTICATION CODE <b>MP27-QV-7HVV</b>	



This certificate is issued under s87B of the Water Management Act, 2000.

WARNING NOTE: INFORMATION ON THIS REGISTER IS NOT GUARANTEED

TENURE TYPE: CONTINUING

PT84PB1

HOLDER(S)

LEONARD STANLEY MARTIN

(DW AG357440)

ENCUMBRANCES

1. TERM TRANSFER: NIL

ACCESS LICENCE DETAILS

CATEGORY: AQUIFER

SHARE COMPONENT:

SHARE - 45 UNITS

WATER SOURCE - MAROOTA TERTIARY SANDS GROUNDWATER SOURCE

WATER SHARING PLAN - GREATER METROPOLITAN REGION GROUNDWATER SOURCES

EXTRACTION COMPONENT:

TIMES/RATES/CIRCUMSTANCES - SUBJECT TO THE CONDITIONS OF THE WATER

ACCESS LICENCE

EXTRACTION FROM - AQUIFER

EXTRACTION ZONE - WHOLE WATER SOURCE

NOMINATED WORKS:

WORK APPROVAL NUMBER(S) - 10WA114817

INTERSTATE TAGGING ZONE - NIL

CONDITIONS

LICENCE CONDITIONS FORM A PART OF THIS LICENCE AND AFFECT THE SHARE AND EXTRACTION COMPONENTS. CONDITION STATEMENTS ARE AVAILABLE FROM THE NSW OFFICE OF WATER (NOW).

NOTES

A WATER LICENCE INFORMATION SHEET IS AVAILABLE FROM THE NSW OFFICE OF WATER (NOW) AND SHOULD BE REFERRED TO IN INTERPRETING THIS LICENCE. NOW WEBSITE WWW.WATER.NSW.GOV.AU, PHONE 1800 353 104, EMAIL INFORMATION@WATER.NSW.GOV.AU NOW REFERENCE NUMBER: 10AL114816 PREVIOUS WATER ACT LICENCE NUMBER(S): 10PT901430, 10BL159748.

\*\*\*\* END OF CERTIFICATE \*\*\*\*

ANY ATTEMPT TO ALTER THIS CERTIFICATE COULD RESULT IN HEAVY FINES OR IMPRISONMENT (S.141 REAL PROPERTY ACT).

## Information about a water licence or approval

Use this tool to search for information about water licences and approvals issued under the *Water Act 1912* or *Water Management Act 2000*.

Select the type of licence or approval and enter the licence or approval number:

- **Water access licence (WAL):** a WAL number starts with the letters 'WAL' followed by several numbers; a WAL also has a reference number that starts with a two digit number, followed by 'AL' and then several numbers.
- **1912 water licence:** a water licence number starts with a two digit number, followed by a two letter code and then several numbers. Note: a PT reference number cannot be entered.
- **Approval:** an approval number starts with a two digit number, followed by a two letter code (WA, UA, CA or FW) and then several numbers.

**Search for information about either a:**

- [Water access licence \(WAL\) issued under the \*Water Management Act 2000\*](#)
- [Approval issued under the \*Water Management Act 2000\*](#)

**Find out if a *Water Act 1912* licence has been converted**

### **Water licence conversion status**

**Water Licence Number**

10 ▼

BL ▼

159748

#### **Notes:**

*Water Act 1912* licences and authorities are being converted to water access licences and approvals under the *Water Management Act 2000* as water sharing plans commence (see [licence conversion](#)).

If a *Water Act 1912* licence has been converted, the search results will display the water access licences and approvals that have been created. Water access licences are registered in the [Water Access Licence Register](#) administered by Land and Property Information. Those water access licences that do not display a WAL number in the search results are still to have their licence details confirmed and completed.

Due to privacy laws very little information on *Water Act 1912* licence and authorities can be made freely available. Full information for a particular licence or authority can be obtained if required for conveyancing by applying to the NSW Office of Water. See [legal searches for water related interests](#).

«Previous Search

Print Export

## Search Results

**Access licenses created for '10BL159748'**

WAL No.	Water Source	Status			
<a href="#">24163</a>	Maroota Tertiary Sands Groundwater Source	Current			
Category [Subcategory]	Status	Water Source	Tenure Type	Management Zone	Share Components (units or ML)
Aquifer	Current	Maroota Tertiary Sands Groundwater Source	Continuing		45.00

#### Extraction Times or Rates

Subject to conditions water may be taken at any time or rate

#### Nominated Work Approval(s)

10WA114817

#### - Conditions

#### Plan Conditions

##### Water sharing plan

#### Greater Metropolitan Region Groundwater Sources

##### Take of water

- MW0929-00001 From 1 July 2018, if the water supply work nominated on this access licence is located at or less than 40 m from the top of the high bank of a river then:
- A. water must not be taken in this groundwater source when flows are in the Very Low Flow Class for an unregulated river access licence in that river.
  - B. This restriction will only apply when the system that confirms when water can be taken is available on DPI Water website.
  - C. DPI Water will inform the licence holder in writing of the applicable restrictions and how to access the information on its website when this system becomes operative.
- MW0604-00001 Water allocations remaining in the account for this access licence must not be carried over from one water year to the next water year.
- MW0605-00001 Water must be taken in compliance with the conditions of the approval for the nominated work on this access licence through which water is to be taken.
- MW0603-00001 The total volume of water taken under this access licence in any water year must not exceed a volume equal to:
- A. the sum of water in the account from the available water determination for the current year, plus
  - B. the net amount of water assigned to or from the account under a water allocation assignment, plus
  - C. any water re-credited by the Minister to the account.
- ##### Monitoring and recording
- MW2338-00001 The completed logbook must be retained for five (5) years from the last date recorded in the logbook.
- MW2336-00001 The purpose or purposes for which water is taken, as well as details of the type of crop, area cropped, and dates of planting and harvesting, must be recorded in the logbook each time water is taken.

- MW2337-00001 The following information must be recorded in the logbook for each period of time that water is taken:  
 A. date, volume of water, start and end time when water was taken as well as the pump capacity per unit of time, and  
 B. the access licence number under which the water is taken, and  
 C. the approval number under which the water is taken, and  
 D. the volume of water taken for domestic consumption and/or stock watering.
- MW0606-00001 The volume of water taken in the water year must be recorded in the logbook at the end of each water year. The maximum volume of water permitted to be taken in that water year must also be recorded in the logbook.
- MW2339-00001 A logbook must be kept, unless the work is metered and fitted with a data logger. The logbook must be produced for inspection when requested by DPI Water.
- Reporting**
- MW0051-00002 Once the licence holder becomes aware of a breach of any condition on this access licence, the licence holder must notify the Minister as soon as practicable. The Minister must be notified by:  
 A. email: [water.enquiries@dpi.nsw.gov.au](mailto:water.enquiries@dpi.nsw.gov.au),  
 or  
 B. telephone: 1800 353 104. Any notification by telephone must also be confirmed in writing within seven (7) business days of the telephone call.

**Other Conditions**

NIL

**Approvals created for '10BL159748'**

Approval No.	Water Source	Status
<a href="#">10WA114817</a>	Maroota Tertiary Sands Groundwater Source	Current

Kind of Approval	Issue Date	Expiry Date	Approval Number	Status	Water Source
Water Supply Works	01-JUL-2011	14-JUN-2025	10WA114817	Current	Maroota Tertiary Sands Groundwater Source

Work Type	Description	No of Works	Location (Lot/DP)
Extraction Works Gw	Bore	1	Lot 1, DP 228308

**Water Access Licences nominating these works**

Reference Number	WAL Number
10AL114816	24163

**- Conditions****Plan Conditions**

Water sharing plan	Greater Metropolitan Region Groundwater Sources
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**Take of water**

MW0655-00001 Any water supply work authorised by this approval must take water in compliance with the conditions of the access licence under which water is being taken.

**Water management works**

MW0097-00001 If contaminated water is found above the production aquifer during the construction of the water supply work authorised by this approval, the licensed driller must:

- A. notify DPI Water in writing within 48 hours of becoming aware of the contaminated water, and
- B. adhere to the Minimum Construction Requirements for Water Bores in Australia (2012), as amended or replaced from time to time.

MW0487-00001 The water supply work authorised by this approval must be constructed within three (3) years from the date this approval is granted.

MW0044-00001 When a water supply work authorised by this approval is to be abandoned or replaced, the approval holder must contact DPI Water in writing to verify whether the work must be decommissioned.

The work is to be decommissioned, unless the approval holder receives notice from the Minister not to do so.

When decommissioning the work the approval holder must:

- A. comply with the minimum requirements for decommissioning bores prescribed in the Minimum Construction Requirements for Water Bores in Australia (2012), as amended or replaced from time to time, and
- B. notify DPI Water in writing within sixty (60) days of decommissioning that the work has been decommissioned.

**Monitoring and recording**

MW0481-00001 A logbook must be kept and maintained at the authorised work site or on the property for each water supply work authorised by this approval, unless the work is metered and fitted with a data logger.

MW0482-00001 Where a water meter is installed on a water supply work authorised by this approval, the meter reading must be recorded in the logbook before taking water. This reading must be recorded every time water is to be taken.

**Reporting**

MW0051-00001 Once the approval holder becomes aware of a breach of any condition on this approval, the approval holder must notify the Minister as soon as practicable. The Minister must be notified by:

- A. email: [water.enquiries@dpi.nsw.gov.au](mailto:water.enquiries@dpi.nsw.gov.au),
- or
- B. telephone: 1800 353 104. Any notification by telephone must also be confirmed in writing within seven (7) business days of the telephone call.

MK0485-00001 Within sixty (60) days of completing construction of the water supply work authorised by this approval, the approval holder must provide a completed Form A for that work to DPI Water.

**Other Conditions****Take of water**

DK0316-00128 The approval holder must not take water from the approved work at a rate that exceeds 3.0 L/second.

**Water management works**

DK1363-00001	The approval holder must not construct or install works used for the purpose of conveying, distributing or storing water from the works authorised by this approval, that obstruct the reasonable passage of floodwaters flowing in, to, or from a river or lake.
DK1202-00001	The approval holder must allow DPI Water or any person authorised by it, full and free access to the approved works, either during or after construction, for the purpose of carrying out inspection or test of the approved works and its fittings and must carry out any work or alterations deemed necessary by the department for the protection or proper maintenance of the approved works, or the control of the water extracted and for the protection of the quality and the prevention from pollution or contamination of sub-surface water.

**Land to which the converted entitlement previously related.**

Lot/DP	Description
Lot 1, DP 228308	Work Location
Lot 1, DP 228308	Land Benefited
Lot 2, DP 228308	Land Benefited
Lot 2, DP 312327	Land Benefited

**Disclaimer:** The NSW Office of Water does not warrant the data is current nor does it warrant that the data or the data capturing processes are free from corruption or error.

**Privacy:** The information provided is limited to meet the requirements of section 57 of the *Privacy and Personal Information Act 1998*.

**Exporting and printing:** Search results show a maximum of 50 rows per page. Search results can only be printed page by page.

**More information:** Should you require further information or technical assistance, please submit your request to [water.enquiries@dpi.nsw.gov.au](mailto:water.enquiries@dpi.nsw.gov.au) or contact 1800 353 104.

## Dam Licences

## Information about a water licence or approval

Use this tool to search for information about water licences and approvals issued under the Water Act 1912 or Water Management Act 2000.

Select the type of licence or approval and enter the licence or approval number:

- Water access licence (WAL): a WAL number starts with the letters 'WAL' followed by several numbers; a WAL also has a reference number that starts with a two digit number, followed by 'AL' and then several numbers.
- 1912 water licence: a water licence number starts with a two digit number, followed by a two letter code and then several numbers. Note: a PT reference number cannot be entered.
- Approval: an approval number starts with a two digit number, followed by a two letter code (WA, UA, CA or FW) and then several numbers.

Search for information about either a:

**Water access licence ( WAL) issued under the Water Management Act 2000**

Water Access Licence (WAL) Number

WAL

A WAL number starts with the letters 'WAL' followed by several numbers

Can't find your WAL number? Do you have a reference number? A reference number starts with a two digit number, followed by 'AL' and then several numbers. Use the following tool to find your WAL by entering your reference number. [Enter the reference number to find the WAL number.](#)

Notes:

The search results will list the conditions imposed on the water access licence. Any approved water supply work/s nominated on the water access licence are identified by the approval number/s for the work/s.

The information about a water access licence provided in the search results is a summary and may not always be up to date. If you require full and up to date details about a particular water access licence (including current holders, share and extraction component details, encumbrances and notations) you should search the [Water Access Licence Register](#) administered by Land and Property Information.

- Water Act 1912 Licences and Authorities**
- Approval issued under the Water Management Act 2000**

Find out if a Water Act 1912 licence has been converted

- Water licence conversion status**

« Previous Search

Print Export

## Search Results

Category [Subcategory]	Status	Water Source	Tenure Type	Management Zone	Share Components (units or ML)
---------------------------	--------	--------------	----------------	-----------------	--------------------------------------

Unregulated River	Current	Hawkesbury And Lower Nepean Rivers Water Source	Continuing	Lower Hawkesbury River Management Zone	264.00
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#### Extraction Times or Rates

Subject to conditions water may be taken at any time or rate

#### Nominated Work Approval(s)

10CA104888

- Conditions

#### Plan Conditions

Water sharing plan  
Greater Metropolitan Region Unregulated River Water Sources

#### Take of water

- MW0112-00001 The maximum water allocation that may be carried over in the account for this access licence from one water year to the next water year is:  
A. a volume equal to 100 % of the share component of the licence, or  
B. 1 ML/unit share of the share component of the licence.
- MW0036-00002 The volume of water taken in any three (3) consecutive water years from 1 July 2012 must be recorded in the logbook at the end of those three water years. The maximum volume of water permitted to be taken in those years must also be recorded in the logbook.
- MW0605-00001 Water must be taken in compliance with the conditions of the approval for the nominated work on this access licence through which water is to be taken.
- MW0670-00001 Water must only be taken if there is visible flow in the water source at the location where water is to be taken.  
  
This restriction does not apply if water is to be taken:  
A. from an off-river pool, an in-river pool, a runoff harvesting dam or an in-river dam pool, or  
B. from the following Weirs: Maldon, Douglas Park, Menangle, Camden, Sharpes, Cobbity, Mount Hunter Rivulet, Brownlow Hill, Theresa Park and Wallacia.
- MW0013-00002 A. Water must not be taken from the Lower Hawkesbury River Management Zone of Hawkesbury and Lower Nepean Rivers Water Source when flows are in the Very Low Flow Class.  
B. This restriction will only apply when the system that confirms when water can be taken is available on the relevant licensor website.  
C. the relevant licensor will inform the licence holder in writing of the applicable restrictions and how to access the information on its website when this system becomes operative.  
  
This restriction does not apply if water is to be taken from a runoff harvesting dam or an in-river dam pool.
- MW0004-00002 From 1 July 2012, the total volume of water taken in any three (3) consecutive water years under this access licence must not exceed a volume which is equal to the lesser of either:  
A. the sum of:  
i. water in the account from the available water determinations in those 3 consecutive water years, plus  
ii. water in the account carried over from the water year prior to those 3 consecutive water years, plus  
iii. any net amount of water assigned to or from this account under a water allocation assignment in those 3 consecutive water years, plus  
iv. any water re-credited by the Minister to the account in those 3 consecutive water years,

or

- B. the sum of:
- i. the share component of this licence at the beginning of the first year in those 3 consecutive water years, plus
  - ii. the share component of this licence at the beginning of the second year in those 3 consecutive water years, plus
  - iii. the share component of this licence at the beginning of the third year in those 3 consecutive water years, plus
  - iv. any net amount of water assigned to or from this account under a water allocation assignment in those 3 consecutive water years, plus
  - v. any water re-credited by the Minister to the account in those 3 consecutive water years.

Monitoring and recording

MW2338-00001

The completed logbook must be retained for five (5) years from the last date recorded in the logbook.

MW2337-00001

The following information must be recorded in the logbook for each period of time that water is taken:

- A. date, volume of water, start and end time when water was taken as well as the pump capacity per unit of time, and
- B. the access licence number under which the water is taken, and
- C. the approval number under which the water is taken, and
- D. the volume of water taken for domestic consumption and/or stock watering.

MW2339-00001

A logbook must be kept, unless the work is metered and fitted with a data logger. The logbook must be produced for inspection when requested by the relevant licensor.

Reporting

MW0051-00002

Once the licence holder becomes aware of a breach of any condition on this access licence, the licence holder must notify the Minister as soon as practicable. The Minister must be notified by:

- A. email: [water.enquiries@dpi.nsw.gov.au](mailto:water.enquiries@dpi.nsw.gov.au),
- or
- B. telephone: 1800 353 104. Any notification by telephone must also be confirmed in writing within seven (7) business days of the telephone call.

Other Conditions

NIL

Disclaimer: The NSW Office of Water does not warrant the data is current nor does it warrant that the data or the data capturing processes are free from corruption or error.

Privacy: The information provided is limited to meet the requirements of section 57 of the Privacy and Personal Information Act 1998.

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More information: Should you require further information or technical assistance, please submit your request to [water.enquiries@dpi.nsw.gov.au](mailto:water.enquiries@dpi.nsw.gov.au) or contact 1800 353 104.



### Approval details

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<b>Approval number</b>	10CA104888
<b>Status</b>	CURRENT*
<b>Approval kind</b>	Water Supply Works Water Use
<b>Water sharing plan</b>	GREATER METROPOLITAN REGION UNREGULATED RIVER WATER SOURCES
<b>Date of effect</b>	01/Jul/2011
<b>Expiry date</b>	16/Feb/2026
<b>Approval holder(s)</b>	Schedule 1
<b>Water supply works</b>	Schedule 2
<b>Water use</b>	Schedule 3
<b>Conditions</b>	Schedule 4

### Contact for service of documents

---

**Name** Martin, Leonard Stanley

**Address** 16 Bay Rd  
ARCADIA NSW 2159

\* **Note:** An approval has effect for such period as is specified in the approval, or if the period is extended under section 105, that extended period. If an application for extension of an approval is lodged before the approval expires, the term of the expiring approval is extended until either the date of the final decision on the application, or a date fixed by the Minister for the approval, whichever is the later date. An approval which has expired can be the subject of an application to extend it but it needs to be accompanied by a statutory declaration of the reasons for the delay in making the application. If the Minister accepts these reasons the term of the approval is taken to have been extended, and the application may be dealt with, as if the application had been made before the approval expired.

It is an offence under the Water Management Act 2000 to breach a term or condition of the approval or to construct and use works to which the approval does not relate. It is also an offence to use works the subject of an approval if the approval has expired, been surrendered or cancelled.

### Schedule 1 - Approval holders

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The holders of this approval are:

Approval holder(s)	ACN (if applicable)
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Leonard Stanley Martin

Maroota Super Fund Pty Ltd

#### Important notice - change of landholder or contact

Please advise the Office in the event of any of the following, as soon as practicable:

- If there is a change in the ownership or occupation of the land benefited by this approval (see Schedule 2). Under the Water Management Act 2000, an approval is typically held by the owner or lawful occupier of the benefited land. Consequently, a change in occupation may cause a change in your legal obligations as an approval holder.\*
- If there is a change to the contact person. You will be required to lodge a written statement signed by all the holders.\*
- If there is a change to the mailing address for the nominated contact person. This should be done by the contact person in writing.

*\* An updated Statement of Approval will be issued free of charge*

**Schedule 2 - Water supply works**

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**Part A: Authorised water supply works**

Subject to the conditions of this approval, in relation to each numbered work in the table, the holders of this approval are authorised to construct and use a water supply work of the type shown at the location specified:

**Work 1**

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<b>Specified work</b>	BYWASH DAM x 2	
<b>Specified location</b>	2//228308	Whole Lot
<b>Management zone (if applicable)</b>	LOWER HAWKESBURY RIVER MANAGEMENT ZONE	
<b>Water source</b>	HAWKESBURY AND LOWER NEPEAN RIVERS WATER SOURCE	
<b>Water sharing plan</b>	GREATER METROPOLITAN REGION UNREGULATED RIVER WATER SOURCES	

**Work 2**

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<b>Specified work</b>	65MM CENTRIFUGAL PUMP x 2	
<b>Specified location</b>	2//228308	Whole Lot
<b>Management zone (if applicable)</b>	LOWER HAWKESBURY RIVER MANAGEMENT ZONE	
<b>Water source</b>	HAWKESBURY AND LOWER NEPEAN RIVERS WATER SOURCE	
<b>Water sharing plan</b>	GREATER METROPOLITAN REGION UNREGULATED RIVER WATER SOURCES	

### Schedule 3 - Water Use

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Subject to the conditions of this approval, the holder(s) of this approval is authorised to use water for the following purpose(s) and location(s):

#### Purpose 1

---

**Specified purpose**

IRRIGATION

**Specified location**

1//228308  
2//228308

## Schedule 4 - Conditions

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The approval is subject to the following conditions:

### Plan conditions

#### Water sharing plan

#### *Greater Metropolitan Region Unregulated River Water Sources*

#### Take of water

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#### MW0655-00001

Any water supply work authorised by this approval must take water in compliance with the conditions of the access licence under which water is being taken.

#### Water management works

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#### MW0491-00001

When a water supply work authorised by this approval is to be abandoned or replaced, the approval holder must contact DPI Water in writing to verify whether the work must be decommissioned.

The work is to be decommissioned, unless the approval holder receives notice from the Minister not to do so.

Within sixty (60) days of decommissioning, the approval holder must notify DPI Water in writing that the work has been decommissioned.

#### Monitoring and recording

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#### MW0481-00001

A logbook must be kept and maintained at the authorised work site or on the property for each water supply work authorised by this approval, unless the work is metered and fitted with a data logger.

#### MW2338-00001

The completed logbook must be retained for five (5) years from the last date recorded in the logbook.

#### MW0482-00001

Where a water meter is installed on a water supply work authorised by this approval, the meter reading must be recorded in the logbook before taking water. This reading must be recorded every time water is to be taken.

#### Reporting

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#### MW0051-00001

Once the approval holder becomes aware of a breach of any condition on this approval, the approval holder must notify the Minister as soon as practicable. The Minister must be notified by:

A. email: [water.enquiries@dpi.nsw.gov.au](mailto:water.enquiries@dpi.nsw.gov.au),  
or

B. telephone: 1800 353 104. Any notification by telephone must also be confirmed in writing within seven (7) business days of the telephone call.

## Other conditions

### Water management works

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- DS2349-00001** The approval holder must make all reasonable efforts not to allow any used water to discharge, by any means including surface or subsurface drains or pipes, into or onto:
- any adjoining public or crown road;
  - any other person's land;
  - any Crown land;
  - any river, creek or watercourse or aquifer.
- DK0888-00001** Any water supply work authorised by this approval used for the purpose of conveying, diverting or storing water must be constructed or installed to allow free passage of floodwaters flowing into or from a river or lake.
- DK0871-00001** The water supply work authorised by this approval must be constructed and maintained in a way that will:
- A. ensure the work's safe construction and operation, and
  - B. prevent the possibility of damage being caused by the work, or resulting from the work, to any public or private interest.
- DK0878-00001** A. The construction, installation or use of the water supply work authorised by this approval must not cause or increase erosion to the channel or bank of the watercourse.  
B. If erosion is observed, the area must be stabilised with grass cover, stone pitching or any other material that will prevent any further occurrence of erosion.
- DK1217-00001** The location of the dam(s) as shown on a plan retained in the office of DPI Water shall not be altered.
- DK0261-00571** When a flow is entering the storage of the dam, the pipe must be operated so as to maintain a flow in the watercourse downstream of the said dam equivalent to the flow entering the storage of the dam for the time being or the capacity of the said pipe, whichever is the lesser.
- DK0243-00224** When a flow is entering the storage of the dam the pipe shall be so operated as to maintain a flow in the watercourse downstream of the said dam equivalent to the flow entering the storage of the dam for the time being or the capacity of the said pipe, which ever is the lesser.

### Additional conditions

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- NS17761** The level of the crest of the bywash of the upstream dam on the Unnamed Watercourse shall be fixed at not higher than 6.90 m above the level of a bench mark established on a concrete weir below the upstream dam of the watercourse near the work and particulars of which are retained in the office of DPI Water.

**NS17762**

A pipe with a diameter of not less than 50 mm, fitted with a stop valve or other control device, shall be constructed through the dam to the satisfaction of DPI Water. The level of the invert of the said pipe shall be fixed at not higher than 0.05 m above the level of the established benchmark or, alternatively the licensee shall provide a 50 mm diameter pipe siphon or other approved device, for passing flows through the storage of the dam.

**NS17763**

The level of the crest of the bywash of the downstream dam on the unnamed watercourse shall be fixed at not higher than 0.88 m below the level of a bench mark established on the bank of the watercourse near the work and particulars of which are retained in the office of DPI Water.

**NS17764**

(a) a concrete rock weir shall be constructed on the unnamed watercourse upstream of the dam to the satisfaction of DPI Water. The level of the crest of the said weir shall be fixed at no lower than the level of the established benchmark.

(b) the holder of the license shall install a bypass channel or pipeline with a diameter of not less than 150 mm to the satisfaction of DPI Water in respect of location, type and construction, so as to pass flows from the weir above into the unnamed watercourse downstream from the dam.

(c) the holder of the license shall install through the weir two 150 mm diameter pipes to the satisfaction of DPI Water. One of the said pipes shall discharge into the diversion channel or pipeline and the other shall discharge into the course of the unnamed watercourse upstream of the dam.

**Glossary**

**cease to take** - Cease to take conditions means any condition on this approval, or on the access licence under which water is proposed to be taken, that prohibits the taking of water in a particular circumstance.

**logbook** - A logbook is a document, electronic or hard copy, that records specific required information.

**metered water supply work** - A metered water supply work is a water supply work fitted with a data logger and a water meter that complies with Australian Standard AS 4747: Meters for non-urban water supply.

**water meter** - A water meter is a device that measures the volume of water that is extracted over a known period of time. Examples of a water meter may include a mechanical meter, electromagnetic meter, channel meter with mobile phone, or an authorised meter equivalent.

**General Notes**

All conditions on an approval require compliance. An appeal to the Land and Environment Court against a decision to impose certain conditions on an approval can be made within 28 days after the date the decision is made. Conditions identified with the first letter "D" are those that can be appealed during the appeal period.

The words in this approval have the same meaning as in the *Water Management Act 2000*



**Note: The words in this approval have the same meaning as in the WMA**

**END OF STATEMENT**

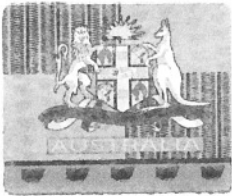
Nursery Bore Licence

BOX 1W  
(A1845103)

NEW SOUTH WALES

# CERTIFICATE OF TITLE

WATER MANAGEMENT ACT, 2000



WAL TITLE REFERENCE <b>WAL24157</b>	
EDITION <b>1</b>	DATE OF ISSUE <b>1/9/2014</b>
CERTIFICATE AUTHENTICATION CODE <b>24DC-MV-FR4X</b>	



This certificate is issued under s87B of the Water Management Act, 2000.

WARNING NOTE: INFORMATION ON THIS REGISTER IS NOT GUARANTEED

TENURE TYPE: CONTINUING

HOLDER(S)

LEONARD STANLEY MARTIN

(DW AG357440)

ENCUMBRANCES

1. TERM TRANSFER: NIL

ACCESS LICENCE DETAILS

CATEGORY: AQUIFER

SHARE COMPONENT:

SHARE - 6 UNITS

WATER SOURCE - MAROOTA TERTIARY SANDS GROUNDWATER SOURCE

WATER SHARING PLAN - GREATER METROPOLITAN REGION GROUNDWATER SOURCES

EXTRACTION COMPONENT:

TIMES/RATES/CIRCUMSTANCES - SUBJECT TO THE CONDITIONS OF THE WATER

ACCESS LICENCE

EXTRACTION FROM - AQUIFER

EXTRACTION ZONE - WHOLE WATER SOURCE

NOMINATED WORKS:

WORK APPROVAL NUMBER(S) - 10CA114819

INTERSTATE TAGGING ZONE - NIL

CONDITIONS

LICENCE CONDITIONS FORM A PART OF THIS LICENCE AND AFFECT THE SHARE AND EXTRACTION COMPONENTS. CONDITION STATEMENTS ARE AVAILABLE FROM THE NSW OFFICE OF WATER (NOW).

NOTES

A WATER LICENCE INFORMATION SHEET IS AVAILABLE FROM THE NSW OFFICE OF WATER (NOW) AND SHOULD BE REFERRED TO IN INTERPRETING THIS LICENCE. NOW WEBSITE WWW.WATER.NSW.GOV.AU, PHONE 1800 353 104, EMAIL INFORMATION@WATER.NSW.GOV.AU NOW REFERENCE NUMBER: 10AL114818 PREVIOUS WATER ACT LICENCE NUMBER(S): 10PT901431, 10BL157595.

\*\*\*\* END OF CERTIFICATE \*\*\*\*

ANY ATTEMPT TO ALTER THIS CERTIFICATE COULD RESULT IN HEAVY FINES OR IMPRISONMENT (S.141 REAL PROPERTY ACT).

## Information about a water licence or approval

Use this tool to search for information about water licences and approvals issued under the Water Act 1912 or Water Management Act 2000.

Select the type of licence or approval and enter the licence or approval number:

- Water access licence (WAL): a WAL number starts with the letters 'WAL' followed by several numbers; a WAL also has a reference number that starts with a two digit number, followed by 'AL' and then several numbers.
- 1912 water licence: a water licence number starts with a two digit number, followed by a two letter code and then several numbers. Note: a PT reference number cannot be entered.
- Approval: an approval number starts with a two digit number, followed by a two letter code (WA, UA, CA or FW) and then several numbers.

Search for information about either a:

- [Water access licence \(WAL\) issued under the Water Management Act 2000](#)
- [Approval issued under the Water Management Act 2000](#)

Find out if a Water Act 1912 licence has been converted

### [Water licence conversion status](#)

Water Licence Number

Notes:

Water Act 1912 licences and authorities are being converted to water access licences and approvals under the Water Management Act 2000 as water sharing plans commence (see [licence conversion](#)).

If a Water Act 1912 licence has been converted, the search results will display the water access licences and approvals that have been created. Water access licences are registered in the [Water Access Licence Register](#) administered by Land and Property Information. Those water access licences that do not display a WAL number in the search results are still to have their licence details confirmed and completed.

Due to privacy laws very little information on Water Act 1912 licence and authorities can be made freely available. Full information for a particular licence or authority can be obtained if required for conveyancing by applying to the NSW Office of Water. See [legal searches for water related interests](#).

[« Previous](#)   [Search](#)

[Print](#)   [Export](#)

## Search Results

Access licenses created for '10BL157595'

WAL No.	Water Source	Status			
<a href="#">24157</a>	Maroota Tertiary Sands Groundwater Source	Current			
Category [Subcategory]	Status	Water Source	Tenure Type	Management Zone	Share Components (units or ML)
Aquifer	Current	Maroota Tertiary Sands Groundwater Source	Continuing		6.00

#### Extraction Times or Rates

Subject to conditions water may be taken at any time or rate

#### Nominated Work Approval(s)

10CA114819

- Conditions

#### Plan Conditions

Water sharing plan  
Greater Metropolitan Region Groundwater Sources

#### Take of water

MW0929-00001 From 1 July 2018, if the water supply work nominated on this access licence is located at or less than 40 m from the top of the high bank of a river then:  
A. water must not be taken in this groundwater source when flows are in the Very Low Flow Class for an unregulated river access licence in that river.  
B. This restriction will only apply when the system that confirms when water can be taken is available on DPI Water website.  
C. DPI Water will inform the licence holder in writing of the applicable restrictions and how to access the information on its website when this system becomes operative.

MW0604-00001 Water allocations remaining in the account for this access licence must not be carried over from one water year to the next water year.

MW0605-00001 Water must be taken in compliance with the conditions of the approval for the nominated work on this access licence through which water is to be taken.

MW0603-00001 The total volume of water taken under this access licence in any water year must not exceed a volume equal to:  
A. the sum of water in the account from the available water determination for the current year, plus  
B. the net amount of water assigned to or from the account under a water allocation assignment, plus  
C. any water re-credited by the Minister to the account.

#### Monitoring and recording

MW2338-00001 The completed logbook must be retained for five (5) years from the last date recorded in the logbook.

MW2336-00001 The purpose or purposes for which water is taken, as well as details of the type of crop, area cropped, and dates of planting and harvesting, must be recorded in the logbook each time water is taken.

- MW0606-00001 The volume of water taken in the water year must be recorded in the logbook at the end of each water year. The maximum volume of water permitted to be taken in that water year must also be recorded in the logbook.
- MW2337-00001 The following information must be recorded in the logbook for each period of time that water is taken:  
 A. date, volume of water, start and end time when water was taken as well as the pump capacity per unit of time, and  
 B. the access licence number under which the water is taken, and  
 C. the approval number under which the water is taken, and  
 D. the volume of water taken for domestic consumption and/or stock watering.
- MW2339-00001 A logbook must be kept, unless the work is metered and fitted with a data logger. The logbook must be produced for inspection when requested by DPI Water.
- Reporting
- MW0051-00002 Once the licence holder becomes aware of a breach of any condition on this access licence, the licence holder must notify the Minister as soon as practicable. The Minister must be notified by:  
 A. email: [water.enquiries@dpi.nsw.gov.au](mailto:water.enquiries@dpi.nsw.gov.au),  
 or  
 B. telephone: 1800 353 104. Any notification by telephone must also be confirmed in writing within seven (7) business days of the telephone call.

## Other Conditions

NIL

## Approvals created for '10BL157595'

Approval No.	Water Source	Status
<a href="#">10CA114819</a>	Maroota Tertiary Sands Groundwater Source	Current

Kind of Approval	Issue Date	Expiry Date	Approval Number	Status	Water Source
Water Supply Works And Water Use	01-JUL-2011	14-JUN-2025	10CA114819	Current	Maroota Tertiary Sands Groundwater Source

Work Type	Description	No of Works	Location (Lot/ DP)
Extraction Works Gw	Bore	1	Lot 2, DP 228308

Use Purpose(s)	Location(s)
Industrial	Lot 2, DP 228308
Irrigation	Lot 2, DP 228308

## Water Access Licences nominating these works

Reference Number	WAL Number
10AL114818	24157

- Conditions

## Plan Conditions

## Water sharing plan

## Greater Metropolitan Region Groundwater Sources

## Take of water

MW0655-00001 Any water supply work authorised by this approval must take water in compliance with the conditions of the access licence under which water is being taken.

## Water management works

MW0097-00001 If contaminated water is found above the production aquifer during the construction of the water supply work authorised by this approval, the licensed driller must:

- A. notify DPI Water in writing within 48 hours of becoming aware of the contaminated water, and
- B. adhere to the Minimum Construction Requirements for Water Bores in Australia (2012), as amended or replaced from time to time.

MW0487-00001 The water supply work authorised by this approval must be constructed within three (3) years from the date this approval is granted.

MW0044-00001 When a water supply work authorised by this approval is to be abandoned or replaced, the approval holder must contact DPI Water in writing to verify whether the work must be decommissioned.

The work is to be decommissioned, unless the approval holder receives notice from the Minister not to do so.

When decommissioning the work the approval holder must:

- A. comply with the minimum requirements for decommissioning bores prescribed in the Minimum Construction Requirements for Water Bores in Australia (2012), as amended or replaced from time to time, and
- B. notify DPI Water in writing within sixty (60) days of decommissioning that the work has been decommissioned.

## Monitoring and recording

MW0481-00001 A logbook must be kept and maintained at the authorised work site or on the property for each water supply work authorised by this approval, unless the work is metered and fitted with a data logger.

MW0482-00001 Where a water meter is installed on a water supply work authorised by this approval, the meter reading must be recorded in the logbook before taking water. This reading must be recorded every time water is to be taken.

## Reporting

MW0051-00001 Once the approval holder becomes aware of a breach of any condition on this approval, the approval holder must notify the Minister as soon as practicable. The Minister must be notified by:

A. email: [water.enquiries@dpi.nsw.gov.au](mailto:water.enquiries@dpi.nsw.gov.au),  
or

B. telephone: 1800 353 104. Any notification by telephone must also be confirmed in writing within seven (7) business days of the telephone call.

MK0485-00001 Within sixty (60) days of completing construction of the water supply work authorised by this approval, the approval holder must provide a completed Form A for that work to DPI Water.

## Other Conditions

## Water management works

DK1363-00001	The approval holder must not construct or install works used for the purpose of conveying, distributing or storing water from the works authorised by this approval, that obstruct the reasonable passage of floodwaters flowing in, to, or from a river or lake.
DK1202-00001	The approval holder must allow DPI Water or any person authorised by it, full and free access to the approved works, either during or after construction, for the purpose of carrying out inspection or test of the approved works and its fittings and must carry out any work or alterations deemed necessary by the department for the protection or proper maintenance of the approved works, or the control of the water extracted and for the protection of the quality and the prevention from pollution or contamination of sub-surface water.

Land to which the converted entitlement previously related.

Lot/ DP	Description
Lot 2, DP 228308	Work Location
Lot 2, DP 228308	Land Benefited

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More information: Should you require further information or technical assistance, please submit your request to [water.enquiries@dpi.nsw.gov.au](mailto:water.enquiries@dpi.nsw.gov.au) or contact 1800 353 104.

# Appendix IV Operational Environmental Management Plan

# Operational Environmental Management Plan

## List of Sub-Plans

Appendix A	Air Quality Management Plan
Appendix B	Water Management Plan
Appendix C	Operation and Road Noise Management Plan
Appendix D	Traffic and Transport Management Plan
Appendix E	Flora and Fauna Management Plan
Appendix F	Landscape and Rehabilitation Plan
Appendix G	Construction Environmental Management Plan
Appendix H	Pollution and Incident Response Management Plan
Appendix I	Induction Package

Available as separate pdf due to size limitations

[www.vgt.com.au/hodgsons](http://www.vgt.com.au/hodgsons)



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