





Construction Environmental Management Plan

Westlink Stage 1 – Stage 3
290-308 Aldington Road, 59-62 Abbotts Road & 63 Abbotts Road, Kemps Creek
SSD-9138102



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Glossary	
ACHMP	Aboriginal Cultural Heritage Management Plan
ADR	Amended Development Report
CAQMP	Construction Air Quality Management Plan
СЕМР	Construction Environmental Management Plan
CNVMP	Construction Noise and Vibration Management Plan
СТМР	Construction Traffic Management Plan
CUFP	Contamination Unexpected Finds Protocol
CoC	Condition(s) of Consent
CPESC	Certified Professional in Erosion and Sediment Control
CSCS	Community and Stakeholder Communications Strategy
CSWMP	Construction Soil and Water Management plan
CWMP	Construction Waste Management Plan
DCP	Development Control Plan
DPE	Department of Planning and Environment
DPHI	Department of Planning, Housing and Infrastructure (formerly DPE)
EIS	Environmental Impact Statement
Environmental 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.
EPA	Environment Protection Authority
ER	Environmental Representative
ERP	Emergency Response Plan
ESCP	Erosion and Sediment Control Plan
Material Harm	Harm that involves actual or potential harm to the health or safety of human beings or to the environment that is not trivial, or results in actual or potential loss or property damage of an amount, or amounts in aggregate, exceeding \$10,000, (such loss includes the reasonable costs and expenses that would be incurred in taking all reasonable and practicable measures to prevent, mitigate or make good harm to the environment).
MRP	Mamre Road Precinct
Non-compliance	An occurrence, set of circumstances, or development that is a breach of the SSD 9138102 Development Consent.



Glossary	
POEO Act	Protection of the Environment Operations Act 1997
Prime	Prime Constructions Pty Ltd
RTS	Response to Submissions
SSD	State significant development
TGS	Traffic guidance scheme
The Project	Construction of the Westlink Industrial Estate (formerly known as the Kemps Creek Logistics Park)
WMP	Wildlife Management Plan



1 INTRODUCTION

1.1 Background

This Construction Environmental Management Plan (CEMP) has been prepared by Aspect Environmental Pty Ltd on behalf of ESR Australia Pty Ltd (ESR), for the purposes of Stage 3 of the Westlink Industrial Estate (formerly known as the Kemps Creek Logistics Park) (the Project).

This CEMP has been prepared with reference to:

- State Significant Development (SSD) 9138102 Development Consent and the included conditions of consent (CoC) dated 21 April 2023, as modified on 9 April 2024 (Modification 4)
- Amendment Report (Ethos Urban, 15 September 2022)
- Environmental Impact Statement (Ethos Urban, 17 June 2021)
- SSD 9138102 Planning Secretary's Environmental Assessment Requirements which were issued in December 2020.

The CEMP defines the environmental management framework for construction of Stage 3 of the Project.

1.2 Project Description

The Project comprises the first stage of an industrial estate located at 290-308 Aldington Road, Kemps Creek (Lot 13 DP 253503), 59-62 Abbotts Road (Lot 12 DP 253503), and 63 Abbotts Road, Kemps Creek (Lot 11 DP 253503) within Penrith City Local Government Area. The Project site is approximately 319,800m² in area and is irregular in shape. The location of the Project site is indicated on Figure 1-1.

The SSD 9138102 Development Consent also includes Lots 3 and 4 DP 250002 in the development site.

The site formerly comprised undulated rural land, with foundations of residential dwellings, farm sheds, and miscellaneous agricultural greenhouses and structures. It was best described as being rural-residential in nature, with significant areas of land remaining unused.

As per the SSD 9138102 Development Consent, the Project includes bulk earthworks (clearing, site levelling, import and compaction of fill material, excavation for installation of drainage and services, to prepare the site for construction), subdivision, construction, fit out and operation of two warehouse buildings and ancillary office space with a total gross floor area of 81,317m², landscaping, construction of estate roads and external road upgrades, site servicing and stormwater infrastructure.

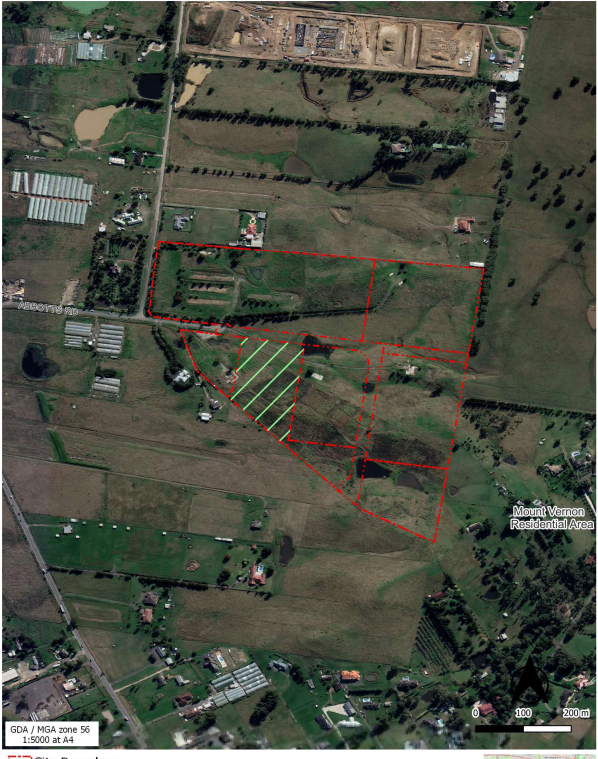
Stage 3 of the Project comprises the following works:

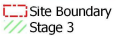
- Construction of a new warehouse building
- Associated site hardstand area and ancillary facilities
- Associated site landscaping.

The site layout for the whole Project and Stage 3 of the Project is shown in Figure 1-2 and Figure 1-3, respectively.



Figure 1-1: Site context









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Figure 1-2: Westlink Industrial Estate

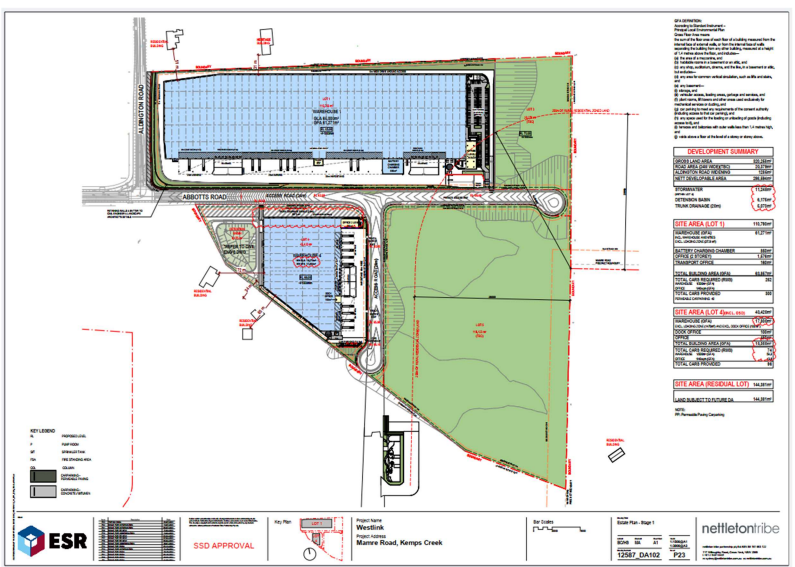
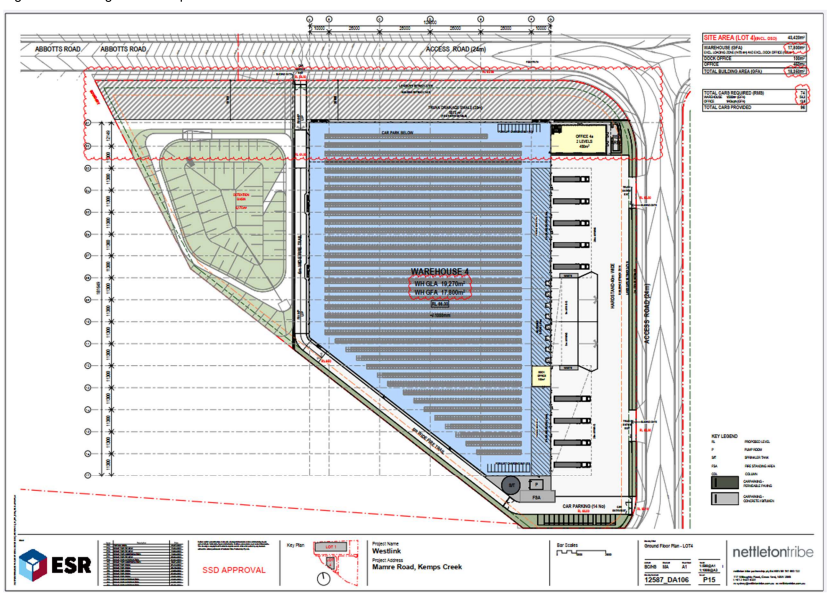




Figure 1-3: Lot 4 ground floor plan





1.2.1 Construction Staging

ESR's contractors will deliver the different stages of the Project as identified in Section 1.2.1 of the Westlink Stage 1 CEMP prepared by Aspect Environmental (Rev 5, 26 May 2023). This CEMP and the Sub-Plans cover Stage 3, being delivered for ESR by Prime Constructions Pty Ltd (Prime).

The actual and forecast dates for construction of the Project, shown in the Table 1-1. Forecast dates are approximate and are subject to construction planning. Note that construction phases overlap.

Table 1-1: Project works actual/forecast dates

Project Phase	Proposed Construction Activities	Actual/Forecast Commencement	Actual/ Forecast Duration	Actual/ Forecast Completion
Stage 0	Pre-commencement works	July 2023	8 weeks	August 2023
Stage 1	Civil Works			
Stage 1A	Pad 1 earthworks and retaining walls	July 2023	12 weeks	September 2023
Stage 1B	Pad 2 earthworks and retaining walls	August 2023	44 weeks	June 2024
Stage 1C	Remaining earthworks and retaining walls	October 2023	60 weeks	December 2024
Stage 1D	Internal roads and services	August 2024	20 weeks	December 2024
Stage 1E	Trunk drainage	August 2024	20 weeks	December 2024
Stage 2	Warehouse 1 Construction	October 2023	64 weeks	January 2025
Stage 3	Warehouse 4 Construction	July 2024	56 weeks	August 2025

An indicative construction program for Stage 3 of the Project is:

- Site establishment including site amenity installation, erosion and sediment control
 installation
- Inground services installation and pad footings
- Structural steel erection
- Warehouse roofing, cladding and perimeter precast panel installation
- Internal and external concrete slab construction
- Office construction including walls and ceilings
- Services installation
- Windows/glazing and office cladding works
- Tiling, painting etc.

In regard to erosion and sediment control, the controls will be substantially constructed by the earthworks contractor (JK Williams) prior to Prime taking control of the site. The Type



A Basin indicated on the Erosion and Sediment Control Plan (ESCP, see Appendix B) will be constructed and maintained by the earthworks contractor and is not within the Prime scope of work. Prime will communicate with the earthworks contractor and ESR during rainfall events and during any water movements on site that result in the discharge of water to the Type A Basin.

1.2.2 Construction Hours

Construction hours will be in accordance with CoC B47 which are reproduced in Table 1-2.

Table 1-2: Construction hours of work

Activity	Day	Time
Construction	Monday to Friday	7 am to 6 pm
Construction	Saturday	8 am to 1 pm

Under CoC B48, works outside of hours identified in condition CoC B47 may be undertaken in the following circumstances:

- a) Works that are inaudible at nearest sensitive receivers
- b) Works agreed to in writing by the Planning Secretary
- c) For the delivery of materials required outside these hours by the NSW Police Force or other authorities for safety reasons
- d) Where it is required in an emergency to avoid the loss of lives, property or to prevent environmental harm.

The construction hours will be provided to all personnel and contractors as part of the site induction.

For works to be undertaken out-of-hours, refer to the Construction Noise and Vibration Management Plan (CNVMP) attached as Appendix C for specific noise and vibration-related requirements.

1.2.3 Key Personnel Contact Details

The emergency contact details (24 hours 7 days a week) for key project personnel are included in Table 1-3. The personnel are from ESR, Prime, Environmental Representative (ER) or Certified Professional in Erosion and Sediment Control (CPESC) engaged by ESR to meet the requirements of CoC A35.

Table 1-3: Emergency 24-hour Stage 3 Project contact details

Role	Name	Contact Details
ESR Representative	Jacob Dickson	Mobile – 0403 737 834 Email – Jacob.Dickson@esr.com
Project Manager	Myles Fowler	Mobile – 0400 302 381 Email – mfowler@primeconstruct.com.au
Environmental Manager	Jason Thrift	Mobile – 0438 198 901



Role	Name	Contact Details
		Email – jthrift@primeconstruct.com.au
Communications and	David Mollerstrom	Mobile – 0409 156 134
Community Liaison Representative		Email – David.mollerstrom@esr.com
ER	Carl Vincent	Mobile – 0424 203 046
		Email – carl.vincent@ersed.com.au
Alternate ER	Richard Petersen	Mobile – 0429 227 775
		Email – Richard.peterson-trigalana@outlook.com
CPESC	Peter Monsted	Mobile – 0437 685 224
		Email – Peter@leneco.au

1.3 CEMP Purpose, Context and Objectives

1.3.1 CEMP Context

This CEMP has been prepared to address the specific requirements of SSD 9138102 Development Consent for Stage 3 of the Project. As required by CoC C3 and other CoC, the following Sub-Plans have been prepared to support this CEMP:

- Appendix A Construction Traffic Management Plan (CTMP)
- Appendix B Erosion and Sediment Control Plan (ESCP)
- Appendix C Construction Noise and Vibration Management Plan (CNVMP)
- Appendix D Construction Air Quality Management Plan (CAQMP)
- Appendix E Construction Waste Management Plan (CWMP)
- Appendix K Contingency Plan
- Appendix M Prime Site Inspection Checklist.

The following Sub-Plans were prepared and approved by Department of Planning and Environment (DPE) for Stages 0, 1 and 2 of the Project and are applicable to Stage 3 of the Project:

- Appendix F Contamination Unexpected Finds Protocol (CUFP) (Rev 3, Aspect Environmental)
- Appendix G Site Induction Training Material (Rev1, Aspect Environmental, 28 April 2023)
- Appendix H Wildlife Management Plan (WMP) (Rev 3, Aspect Environmental, 22 May 2023)
- Appendix I Community and Stakeholder Communications Strategy (CSCS) (Rev 2, Ethos Urban, 24 May 2023)
- Appendix J Aboriginal Cultural Heritage Management Plan (ACHMP) (Rev 6, Artefact Heritage, 17 May 2023).



Where Stage 3-specific Sub-Plans have been prepared, these Sub-Plans have considered the Stage 1 and 2 works (note that Stage 0 works are complete) that will be undertaken concurrently at the Project site and the mitigation measures and monitoring required by these Sub-Plans for Stage 3 have been identified accordingly.

Where Sub-Plans apply to all stages of the Project, the mitigation measures and monitoring required apply to all stages and will be implemented by ESR and the contractors during the construction of each of the stages of the Project.

In accordance with CoC A35, this CEMP and relevant Sub-Plans must be reviewed by the ER to ensure they are consistent with requirements in or under the Development Consent and if so, make a written statement to that effect. Relevant CEMP and Sub-Plans are then submitted for the approval of the Planning Secretary in accordance with CoC C2.

Construction of Stage 3 of the Project will not commence until the CEMP and relevant Sub-Plans are approved by the Planning Secretary.

Construction will be undertaken in accordance with the most recent, approved version of this CEMP and Sub-Plans.

1.3.2 CEMP Scope

The CEMP has been prepared to satisfy CoC C1 through C4 of the SSD 9138102 Development Consent. These specific requirements, together with where these requirements have been addressed in the CEMP are listed in Table 1-4.

Table 1-4: Relevant CoCs and where this CEMP addresses them

SSD 9138102 Development Consent CoC	CEMP Section
Management Plan Requirements	
C1. Management plans required under this consent must be prepared in accordance with relevant guidelines, and include:	Section 3.3
(a) detailed baseline data	Sub-Plans
(b) details of:	Section 3.3
(i) the relevant statutory requirements (including any relevant approval, licence or lease conditions);	
(ii) any relevant limits or performance measures and criteria; and	Section 1.4 and Sub-Plans
(iii) 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;	Table 1-5 and Sub-Plans
(c) a description of the measures to be implemented to comply with the relevant statutory requirements, limits, or performance measures and criteria;	Section 4.2 and Sub-Plans
(d) a program to monitor and report on the:	Section 5 and Sub-Plans
(i) impacts and environmental performance of the development; and	
(ii) effectiveness of the management measures set out pursuant to paragraph (c) above;	



SSD 9138102 Development Consent CoC	CEMP Section	
(e) a contingency plan to manage any unpredicted impacts and their consequences and to ensure that ongoing impact reduce to levels below relevant impact assessment criteria as quickly as possible	Section 5.4 and Appendix K	
(f) a program to investigate and implement ways to improve the environmental performance of the development over time;	Section 4 and Sub-Plans	
(g) a protocol for managing and reporting any:	Section 5.5	
(i) incident and any non-compliance (specifically including any exceedance of the impact assessment criteria and performance criteria);	Section 5.6	
(ii) complaint;	Section 2.2 and Appendix I	
(iii) failure to comply with statutory requirements; and	Section 5.5	
(h) a protocol for periodic review of the plan.	Section 5.8	
Note: The Planning Secretary may waive some of these requirements if they are unnecessary or unwarranted for management plans	Noted	
Construction Environmental Management Plan		
C2. The Applicant must prepare a Construction Environmental Management Plan (CEMP) in accordance with the requirements of condition C1 and to the satisfaction of the Planning Secretary.	СЕМР	
C3. As part of the CEMP required under condition C2 of this consent, the Applicant must include the following:	Noted	
(a) Construction Traffic Management Plan (see condition B1)	Appendix A	
(b) Erosion and Sediment Control Plan (see condition B21)	Appendix B	
(c) Dam Decommissioning Strategy (see condition B36);	Not Applicable for Stage 3 of the Project	
(d) Construction Noise and Vibration Management Plan (see condition B50)	Appendix C	
(e) Unexpected Finds Protocol (see condition B70)	Appendix F	
(f) Construction Air Quality Management Plan (see condition B76)	Appendix D	
(g) Site induction training material (See condition B81)	Appendix G	
(h) Wildlife Management Plan (see condition B87)	Appendix H	
(i) Community Consultation and Complaints Handling	Appendix I	
C4. The Applicant must:		
a) not commence construction of the development until the CEMP is approved by the Planning Secretary; and	This CEMP and Sub- Plans will be referred to the Secretary for approval.	



SSD 9138102 Development Consent CoC	CEMP Section
b) carry out the construction of the development in accordance with the CEMP approved by the Planning Secretary and as revised and approved by the Planning Secretary from time to time.	Noted

1.3.3 CEMP Objectives

The objectives of this CEMP are to:

- Identify the roles and responsibilities of key personnel.
- Clearly and concisely document the commitments made in the Environmental Impact Statement (EIS, Ethos Urban, June 2021), Submissions and Amendment Report (Ethos Urban, April 2022) and Amendment Report (Ethos Urban, September 2022), including relevant management plans, that are required to be implemented during construction.
- Provide guidelines for undertaking the construction works in compliance with the CoC and other applicable regulatory requirements.
- Demonstrate to the Department of Planning, Housing and Infrastructure (DPHI) how ESR and Prime proposes to meet the relevant regulatory obligations including those outlined in the CoC.
- Outline the controls to be implemented by the contractor to meet those obligations
- Prescribe project-specific performance standards and mitigation measures that aim to protect human and ecological values and manage the potential impacts of the works on the environment.
- Detail environmental management practices for the management, implementation and monitoring of Stage 3 of the Project.

All Prime personnel, contractors and visitors are required to comply with the requirements of this CEMP at all times.

1.4 Environmental Performance Indicators

Environmental performance indicators and targets have been established as a means of assessing environmental performance during construction. The objectives and targets in Table 1-5 have been developed with consideration of the key issues identified through the environmental assessment and risk assessment process.



Table 1-5: Environmental performance indicators

Measurements/Performance Indicator	Targets/Criteria	Measurement Tools/ Performance Measure
General		
Comply with all relevant environmental standards,	No written warnings or infringement notices	Fortnightly Site Inspection Checklist
legislation and approvals during the life of the Project		Site diary records on Hammertech online platform
		ER monitoring, inspections and audits
		CPESC supervision and audits
Harm to people, the environment and property	No environmental incidents	Incident register/reports
Air Quality		
Comply with relevant legislation, CoC, requirements and	No written warnings or infringement notices	Fortnightly Site Inspection Checklist
guidelines	NSW Environment Protection	Daily pre-start checks on plants
	Authority (EPA) air quality criteria	Site diary records on Hammertech online platform
		Random site safety walk and observation
Minimise impacts from dust emissions during construction for	No visible dust emissions leaving the site	Contact Register
sensitive receivers	No complaints relating to air quality	Site diary records on Hammertech online platform
Waste		
Waste production and resource recovery	In accordance with targets within Penrith City Council's Waste Hierarchy	Waste reporting
Managing contaminated and hazardous waste	Remove all contaminated or hazardous materials from site to an appropriate licenced facility	Qualified and certified contractors
Noise and Vibration		
Impact from noise and vibration	No complaints relating to noise	Noise and vibration monitoring
during demolition and construction for sensitive receivers	and vibration	Contact Register
Construction noise limits	To be in accordance with EPA's	Noise monitoring
	interim Construction Noise Guideline (DECC, 2009)	Contact Register



Measurements/Performance Indicator	Targets/Criteria	Measurement Tools/ Performance Measure
Soil and Water		
Adverse water quality and sedimentation impact during construction	Minimum impact on waterbodies surrounding Stage 3 of the Project	Best management practices CPESC supervision, certification and monthly audits
Sediment tracking on public roads	Any sediment tracking on public roads to be actioned immediately with sweeper cart	Fortnightly Site Inspection Checklist Site diary records on Hammertech online platform
Traffic		
Managing construction vehicles in efficient and safe manner	No accidents	Incident reports
Car parking and traffic disturbances on surrounding road network and public road network users	No complaints relating to car parking and traffic	Contact Register Traffic numbers / movements tracking Monthly reports to ER
Heritage		
Impact on Aboriginal Heritage	Limit impacts to the scope permitted by the planning approval for Stage 3 of the Project	Results from implementation of Heritage Unexpected Finds Procedure
Wildlife		
Minimise impacts to biodiversity during construction	No impacts to biodiversity	Fortnightly Site Inspection Checklist
		Six-monthly monitoring by suitably qualified ecologist
Minimise impacts of wildlife to Western Sydney Airport	Minimal occurrence of common strike species at the site	Fortnightly Site Inspection Checklist
operations		Six-monthly monitoring by suitably qualified ecologist



2 COMMUNITY AND STAKEHOLDER ENGAGEMENT

As required by SSD-9138102 Development Consent, consultation with stakeholders was required during the development of several of the Sub-Plans. The result of this consultation is documented in each Sub-Plan, where relevant.

Consultation with stakeholders during the preparation of this CEMP was not required under CoCs C1 and C2.

2.1 Community Communication during Construction

A CSCS (Ethos Urban, May 2023 – Appendix I) has been prepared by ESR for the Project which is applicable for Stage 3. This strategy outlines measures to enable effective communication with the community throughout the construction works, including:

- Regular community notifications
- Community updates when there are changes to construction works to those previously communicated
- Interactions between workers and the community
- Stakeholder and community feedback protocol
- Issues management and dispute resolution
- Contact register and enquiries management
- Complaints management.

A range of communications channels will be used to communicate with the community including:

- Stakeholder (including the Mamre Road Precinct (MRP) Working Group) and resident meetings and briefings via video conference or in person
- The Project website au.esr.com/available-space/westlink/
- The Project hotline 1800 270 980
- The Project email aus development@au.esr.com
- Letterbox notifications
- Door knocking
- Media announcements
- Contact register.

ESR will participate in the existing MRP Working Group, with other relevant development consent holders in the MRP. Participation will commence within three months of the commencement of construction and will be ongoing until all components of the Project are constructed and operational. The purpose of the MRP Working Group is to consult and coordinate construction works within the MRP to assist with managing and mitigating potential cumulative environmental impacts.

The MRP Working Group currently includes the developers of the following industrial estates that have received development consent:

200 Aldington Road Industrial Estate (SSD 10479)



- Access Logistics Park (SSD 17647189)
- Aspect Industrial Estate (SSD 10448)
- Yiribana Logistics Estate (SSD 10272349).

The implementation of the strategy will assist the Project team to deliver the Project with minimal disruption to the community.

2.2 Complaints Management

Community complaints will be managed under the stakeholder and community feedback protocol (Section 5.8 of Appendix I).

The ongoing and consistent management of project related feedback throughout the delivery of the Project, is crucial to develop appropriate mitigation strategies in response to issues identified and experienced. As such, the Project team will document all stakeholder and community related feedback received directly, in a professional and timely manner.

Feedback is defined as any communication received from a stakeholder or community member which expresses support and/or dissatisfaction with any aspect of the Project and its delivery. As such, the proposed contact response timings for general enquiries are as follows:

- Same day acknowledgement of all stakeholder and community contact.
- Development of proposed response and issue within 48 hours by the Project team.
 This timeframe can be extended where complex information is required, provided an acknowledgment of the enquiry is sent, outlining the need to gather more information before a response can be sent.
- A 72-hour response target for complex enquiries (e.g. requires further consultation and planning with Project team, request for meeting).
- All details will be captured and logged in the Contact Register, and all responses will be shared with the Project team.

In accordance with CoC A36, the Contact Register will be made available to the ER on a daily basis. The ER will assist DPHI in the resolution of community complaints, as may be requested by the Planning Secretary.

Adherence to these response protocols fulfil requirement specified in CoC B50(f), related to the CNVMP which requires a complaints management system to be implemented for the duration of the development.



3 ENVIRONMENTAL MANAGEMENT FRAMEWORK

3.1 Project Organisational Structure

ESR is the developer of the Project and has overall responsibility for compliance with the SSD 9138102 Development Consent. ESR have engaged Prime as the Principal Contractor for the construction of Stage 3 of the Project.

All personnel including consultants, contractors, sub-contractors and all other personnel associated with undertaking construction works on Stage 3 of the Project, ultimately report to Prime.

Prime is responsible for monitoring the environmental performance of Stage 3 of the Project and monitoring compliance with the CoC, this CEMP and Sub-Plans as they relate to the construction of Stage 3 of the Project.

As the construction of Stage 3 of the Project is being undertaken in parallel with the construction of Stages 1 and 2 of the Project, monthly coordination meetings will be attended by ESR's construction contractors, including Prime. These meetings will discuss the potential cumulative environmental impacts of the concurrent construction of Stages 1, 2 and 3 of the Project (e.g. dust, noise, traffic and water quality impacts) and the results of the inspections, monitoring and auditing undertaken under the respective CEMPs and Sub-Plans.

3.2 Roles and Responsibilities

All Project personnel are responsible for the implementation of this CEMP and have the responsibility to stop works if there is the potential for a safety or environmental incident to occur.

Roles, and responsibilities for environmental management of Stage 3 of the Project are outlined in Table 3-1.

Table 3-1: Stage 3 Project roles and responsibilities

Role	Responsibility
ESR Representative	Environmental reporting responsibility associated with Stage 3 of the Project.
Overall responsibility for environmental management and compliance SSD 9138102 Development Consent and relevant legislation.	
	Liaise with ESR management to keep them informed of Stage 3 Project's environmental performance and progress.
Record, notify, investigate and respond to any environmental incidents and necessary, guide the development and implementation of corrective action	
	Consult and engage with any contractors or interfacing contractors regarding the environmental management of Stage 3 of the Project, including attending monthly contractor coordination meetings.
	Provide adequate environmental inductions/training to ESR employees and contractors regarding their requirements under this CEMP.



Role	Responsibility		
	Provide ER with all documentation requested in order for the ER to perform their functions specified below, including any assessment carried out by ESR of whether proposed work is consistent with the SSD 9138102 Development Consent (which must be provided to the ER before the commencement of the subject work).		
Project Manager	Oversee the implementation and maintenance of the CEMP and Sub-Plans.		
	Check that any licence, permit and/or approval required for Stage 3 of the Project has been obtained in the required timeframe.		
	Implement the CUFP in the event of contamination being encountered onsite during construction.		
	Submit the disposal location and results of testing to the Planning Secretary, prior to its removal.		
	Monitor and report on overall environmental management performance.		
	Review and acknowledge periodic environmental inspection reports.		
	Initiate Stage 3 Project meetings as required or directed, in which environmental items are discussed as appropriate.		
	Identify and allocate Stage 3 Project resources to implement the requirements of the CEMP and Sub-Plans.		
	Confirm relevant environmental expectations expressed by the client and/or regulatory authorities to the Stage 3 Project team.		
	Attend monthly contractor coordination meetings.		
Environmental Manager	Provide advice where required in relation to environmental issues associated with Stage 3 of the Project.		
	Inform all personnel including sub-contractors of the requirement to conform with the CEMP and Sub-Plans.		
	Confirm that all necessary environmental controls are implemented and maintained for the duration of Stage 3 of the Project.		
	Complete fortnightly site inspections to monitor and verify mitigation measures are implemented and effective.		
	Assist with the implementation of the CUFP in the event of contamination being encountered onsite during construction.		
	Monitor weather conditions to prepare Stage 3 of the Project for high winds or other extreme weather events.		
	Provide regular environmental inspection and progress reports to the Project Manager.		
	Monitor environmental compliance with the CEMP.		



Role	Responsibility
	Facilitate the environmental induction and training (toolbox talks) of employees and subcontractors (as required).
	Complete and maintain all necessary environmental documentation for the contract (as required).
	Conduct environmental incident investigations and implement corrective action responses in consultation with the Project Manager.
Communications and Community Liaison	Lead and manage the community involvement activities, including liaison with property owners and key stakeholders.
Representative	Be the primary Stage 3 Project contact for the public, handling enquiries and complaints and managing interface issues.
	Maintain the Contact Register and make available the Contact Register to the ER on a daily basis.
	Be available for contact by local residents and the community at all reasonable times to answer any questions.
	Liaise with property owners to co-ordinate access and to deal with specific property related issues arising from the upgrade works.
	Lead the delivery of communication and community engagement strategies and plans.
	Facilitate meetings and forums and arrange interviews to address concerns raised by the community.
	Provide advice and participate with the Stage 3 Project team to improve and enhance the delivery of communication services to the community.
	Build and maintain collaborative and consultative working relationships with internal and external stakeholders.
	Be available for contact by local residents, key stakeholders and community representatives to answer queries and provide more information or feedback.
ER	Be a suitably qualified and experienced person who was not involved in the preparation of the EIS, Response to Submissions, Amendment Report and any additional information for the development, and is independent from the design and construction personnel for the development.
	Receive and respond to communication from the Planning Secretary in relation to the environmental performance of the development.
	Consider and inform the Planning Secretary on matters specified in the terms of the SSD 9138102 Development Consent.
	Consider and recommend to the ESR any improvements that may be made to work practices to avoid or minimise adverse impact to the environment and to the community.



Role Responsibility

Review the CEMP required in Condition C2 and any other documents that are identified by the Planning Secretary, to ensure they are consistent with requirements in or under the SSD 9138102 Development Consent and if so:

- make a written statement to this effect before submission of such documents to the Planning Secretary (if those documents are required to be approved by the Planning Secretary) or
- make a written statement to this effect before the implementation of such documents (if those documents are required to be submitted to the Planning Secretary/DPHI for information or are not required to be submitted to the Planning Secretary/DPHI).

Regularly monitor the implementation of the CEMP to be carried out in accordance with the document and the terms of the SSD 9138102 Development Consent.

As may be requested by the Planning Secretary, help plan, attend, or undertake audits of the development commissioned by DPHI including scoping audits, programming audits, briefings, and site visits.

As may be requested by the Planning Secretary, assist DPHI in the resolution of community complaints.

Provide advice to the Applicant on the management and coordination of construction works on the site with adjoining sites in the MRP in relation to construction traffic management, earthworks and sediment control and noise.

Attend the MRP Working Group (CoC A38) in a consultative role in relation to the environmental performance of Stage 3 of the Project.

Prepare and submit to the Planning Secretary and other relevant regulatory agencies, for information, an Environmental Representative Quarterly Report providing the information set out in the Environmental Representative Protocol under the heading 'Environmental Representative Quarterly Reports'. The Environmental Representative Quarterly Report must be submitted within seven calendar days following the end of each quarter for the duration of the ER's engagement for the development, or as otherwise agreed with the Planning Secretary.

Implement and comply with the requirements of this CEMP.

CPESC

Prepare detailed erosion and sediment control plans.

Supervise and certify delivery and operation of all construction phase erosion and sediment controls.

Conduct monthly audits of all construction phase erosion and sediment controls.

MRP Working Group

Comprise at least one representative of ESR, the ER and relevant development consent holders in the MRP.

Meet periodically throughout the year to discuss, formulate and implement measures or strategies to improve monitoring and coordination of the approved industrial developments in the MRP.



Role Responsibility

Inform Council, TfNSW, Sydney Water and the Planning Secretary regularly of the outcomes of these meetings and actions to be undertaken by the working group.

Review the performance of approved industrial developments in the MRP and identify trends in the data with respect to cumulative construction traffic, erosion and sediment control, noise, stormwater management and waterway health objectives under the MRP Development Control Plan (DCP).

Review community concerns or complaints with respect to environmental management.

Identify interim traffic safety measures to manage construction traffic and how these measures will be coordinated, communicated, funded and monitored in the MRP

Provide the Planning Secretary with an update and strategies, if a review under subclauses (d) and (e) identify that additional measures and processes are required to be implemented by the working group.

Three months prior to completion of construction of all components of the development the Applicant is eligible to exit the working group. The Applicant must:

- (a) consult with the Planning Secretary
- (b) provide confirmation that all components of the development are operational
- (c) advise on the date of the proposed exit.

All personnel

Report all environmental incidents, hazards, non-compliances and near misses to their supervisor or the Project Manager immediately.

Attend all required environmental awareness, induction and training sessions.

Stop work or otherwise mitigate the effects of an activity that is causing significant, uncontrolled or unexpected environmental harm.

A daily pre-start inspection of plant and equipment will be undertaken by plant and equipment operators and any leaks or excessive emissions reported to the Environmental Manager.

3.3 Legal and Compliance Requirements

3.3.1 SSD 9138102 Development Consent

The Project will be constructed in accordance with SSD 9138102 Development Consent and in accordance with the documents referenced under CoC A2:

- (a) The CoCs
- (b) Written directions from the Planning Secretary
- (c) The EIS (Ethos Urban, June 2021), the Submissions and Amendment Report (April 2022) and Amendment Report (Ethos Urban, September 2022)
- (d) The development layout plans and drawings attached to the Development Consent as Appendix 1



(e) The management and mitigation measures attached to the Development Consent as Appendix 5.

Appendix L lists the CoC related to the construction of Stage 3 of the Project and identified where each COC is addressed in this CEMP and Sub-Plans.

Under CoC A4, if there is any inconsistency, ambiguity or conflict between the plans and documentation referred to in CoC A2(c)or A2(e), the most recent document will prevail to the extent of the inconsistency. However, the conditions of SSD 9138102 Development Consent prevail to the extent of any inconsistency, ambiguity or conflict. ESR will notify the ER and DPHI if any inconsistencies are identified.

CoC A1 states:

In addition to meeting the specific performance measures and criteria in this consent, all reasonable and feasible measures must be implemented to prevent, and if prevention is not reasonable and feasible, minimise any material harm to the environment that may result from the construction and operation of the development, and any rehabilitation required under this consent.

This CEMP and its Sub-Plans describe the environmental mitigation measures that will be implemented on Stage 3 of the Project during construction to prevent and minimise environmental impacts.

CoC A23 requires that all ESR employees, contractors (including Prime and their subcontractors) be made aware of and are instructed to comply with the CoC relevant to activities carried out for Stage 3 of the Project. ESR will undertake consistency assessments to determine whether planned design changes and construction methodologies would be consistent with the requirements of the SSD 9138102 Development Consent. To meet the requirements of CoC A36(b) ESR will provide any consistency assessments undertaken to the ER prior to any relevant work being commenced.

3.3.2 Regulatory Framework

The regulatory framework for Stage 3 of the Project is outlined in Table 3-2, which identifies relevant legislative instruments, including legislative and voluntary obligations, permits and licences, and their key objectives and relevance to Stage 3 of the Project.

Table 3-2: Legislative and related instruments relevant to Stage 3 of the Project

Legislation	Key Stage 3 Project Requirements	Activity/Aspect	
Environment Planning and Assessment Act 1979	Established a system of environmental planning and assessment of proposed developments in NSW.	All	
	The Stage 3 Project must comply with the SSD 9138102 Development Consent.		
Environment Protection and Biodiversity Conservation Act 1999	Requirements in relation to protection and management of nationally and internationally important flora, fauna, ecological communities, and heritage places.	Threatened species and ecological environments	
Biodiversity Conservation Act 2016	Comply with conservation requirements for any identified threatened species.	Threatened species and ecological environments	



Legislation	Key Stage 3 Project Requirements	Activity/Aspect
Protection of the Environment Operations (POEO) Act 1997	The handling, storage and disposal of all waste streams on site is to be implemented in accordance with the POEO Act 1997. Aims to aid the protection, restoration and enhancement of the quality of the NSW environment, including emissions to air. Identifies activities for which an Environment Protection Licence is required.	Construction waste management Discharges or emissions to air, land and water
Protection of the Environment Operations (Noise Control) Regulation 2017	Comply with the requirements of the POEO (Noise Control) Regulation to mitigate the impacts of noise and vibration on sensitive receivers and the environment.	Management and mitigation of noise and vibration produced during construction works
Protection of the Environment Operations (Clean Air) Regulation 2021	Identifies criteria for air quality objectives and emissions.	Management of any dust and air pollution emissions produced by works to promote air quality
Protection of the Environment Operations (Waste) Regulation 2014	Handling, storage, transport and disposal of all waste streams to be undertaken with consideration for the requirements within the <i>POEO (Waste) Regulation</i> . Aims to protect human health and the environment. Identifies the thresholds for Environment Protection Licences.	Management of construction waste Discharge or emissions to air, land, water in accordance with thresholds set by the regulation
Waste Avoidance and Resource Recovery Act 2001	Aims to promote waste avoidance and resource recovery by: • Encouraging efficient use of resources • Encouraging the avoidance of waste and the reuse and recycling of waste • Ensuring industry and the community share responsibility in reducing/dealing with waste • Efficiently funding waste/resource management planning, programs and service delivery.	Management of construction waste
Contaminated Land Management Act 1997	Remediation requirements for management of contaminated lands.	May be applicable in the event of any unexpected find of contaminants/ contamination
State Environmental Planning Policy (Resilience and Hazards) 2021	Remediation of contamination lands and consent requirements.	May be applicable in the event of any unexpected find of contaminants/ contamination
Heritage Act 1977 National Parks and Wildlife Act 1974	Protection and recording of Indigenous and non-Indigenous heritage values, relics, artefacts, places and other finds/remains.	Earthmoving /excavation works – identifying unexpected finds



Legislation	Key Stage 3 Project Requirements	Activity/Aspect
Managing Urban Stormwater: Soils and Construction – Volume 1 (the "Blue Book") (Landcom, March 2004)	Soil and erosion controls for managing surface water flows onsite and reducing potential for erosion and sedimentation leaving site.	Management surface water flows onsite
Technical guidance for achieving Wianamatta- South Creek stormwater management targets (DPE, September 2022)	In accordance with Water Sensitive Urban Design principles set out in the Technical Guidance.	Specific direction on what modelling to undertake, assumptions to make and which data to use to demonstrate that the stormwater management targets are being achieved
Mamre Road Stormwater Scheme Plan (Sydney Water, December 2022)	Performance of stormwater management system in accordance with Integrated Water Cycle Management Controls.	Water cycle management. Irrigated street trees
Stormwater Scheme Infrastructure Design Guideline (Sydney Water, December 2022)	Irrigated street trees.	Design of irrigated street trees

Where updated or revised versions of guidelines, protocols, standards or policies, or a replacement of them are available, the most recent versions should be applicable to this CEMP.

3.3.3 Other Licences, Permits, Approvals and Consents

The additional licences, permits, approvals and consent requirements for Stage 3 of the Project is outlined in Table 3-3. A current list of licences, permits, approvals and consents, and their status, including any new additions as Stage 3 of the Project progresses, will be included in monthly reports.

Table 3-3: Other licences, permits and approval requirements relevant to Stage 3 of the Project

Requirement	Responsible	Timing	CoC
All relevant approvals from utility service providers.	Prime	Before the construction of any utility works associated with the development	A30
A Compliance Certificate for water and sewerage infrastructure servicing at the site will be obtained.	Prime	Before the commencement of operation of the development	A31



Requirement	Responsible	Timing	CoC
Evidence, satisfactory to the Certifier, that arrangements have been made for:	Prime	Before the issuing of a Subdivision Works or Construction Certificate	A32
(a) the installation of fibre-ready facilities to all individual lots and/or premises in the development to enable fibre to be readily connected to any premises that is being or may be constructed on those lots; and		for any stage of the development	
(b) the provision of fixed-line telecommunications infrastructure in the fibre-ready facilities to all individual lots and/or premises in the development demonstrated through an agreement with a carrier.			
Evidence from the carrier in writing that the fibre-ready facilities are fit-for-purpose.	Prime	Before the issuing of the Occupation Certificate for the development	A33

3.4 Training and Awareness

All personnel including sub-contractors are required to attend a compulsory site induction that includes an environmental component, prior to commencement of works onsite.

The environmental induction will include, but not be limited to, an overview of:

- Relevant details of the CEMP including purpose and objectives
- Key environmental issues
- Traffic management and Drivers' Code of Conduct (also provided to all contractors and suppliers at the time of contract/order to provide to their drivers prior to visiting the site)
- Stage 3 Project specific environmental management requirements and responsibilities as specified in CEMP, ACHMP and other Sub-Plans
- Incident response and reporting requirements.

All Stage 3 Project personnel will be suitably qualified, but individual team members may benefit from specific environmental training (e.g. erosion and sediment control and environmental auditor training) to help them better manage the environmental impacts of Stage 3 of the Project.

Short-term visitors to the Stage 3 Project site will be required to undertake a visitor's induction and be accompanied by inducted personnel.

A record of all inductions will be maintained onsite.

Toolbox talks will also be used to review management procedures and identify/discuss daily site conditions and raise environmental awareness. Site inductions and toolbox talks will highlight specific environmental requirements and activities being undertaken at the worksite each day.



A record of issues covered in daily toolbox meetings will be maintained on Hammertech online platform.

The CEMP will be explained to all contractors and a controlled copy will be maintained onsite during construction works.

CoC C3(g) requires the CEMP to include site induction training material required under CoC B81. This material is related to Aboriginal cultural heritage and outlines the obligations of workers under the *National Parks and Wildlife Act 1979* and the SSD 9138102 Development Consent. This material is included in Appendix G.



4 IMPLEMENTATION

4.1 Aspects and Impacts

Project environmental aspects, impacts and opportunities have been identified and assessed in accordance with the risk assessment as presented in the EIS (Ethos Urban, June 2021) and Amendment Report (Ethos Urban, September 2022). The key environmental aspects and impacts for the Project during construction are listed in Table 4-1.

Table 4-1: Key environmental aspects and impacts during construction

Aspect	Potential Environmental Impact	Significance of Impact*	Manageability of Impact	Residual Impact
Noise and vibration	Increase in noise and vibration levels during construction	Moderate	Standard	Low/Medium
Traffic and parking	Increase in construction traffic on local roads	Moderate	Standard	Low/Medium
Air and water quality	Potential for reduced air and water quality during construction	Moderate	Standard	Low/Medium
Sediment, erosion and dust	Dust produced from construction Erosion produced from construction	Minor	Elementary	Low/Medium
Heritage	Potential physical and visual impacts on heritage items Potential impacts to archaeology and artefacts	Moderate	Standard	Low/Medium
Ecology	Impact on flora and fauna during construction and operation Tree removal and construction impacts on tree health	Moderate	Elementary	Medium

^{*} Significance of impact was provided in the EIS (Ethos Urban, June 2012).

4.2 Environmental Mitigation Measures

Environmental mitigation measures to be implemented during construction of Stage 3 of the Project to enable compliance with the SSD 9138102 Development Consent (including Appendix 5), performance measures and criteria are documented in Table 4-2 and the aspect-specific CEMP Sub-Plans. The identified mitigation measures are consistent with those identified in the EIS (Ethos Urban, June 2021) and Amendment Report (Ethos Urban, September 2022) and reflect current accepted industry guidelines and practice.



Table 4-2: Key environmental mitigation measures

Mitigation Measure	Responsibility
Construction Hours	
Carry out construction activities and delivery of materials within approved construction hours.	Project Manager
Construction Impacts	
Maintain and implement CEMP on site.	Project Manager
All vehicles, plant and equipment used on site will be maintained and be in a proper and efficient condition and will be operated in a proper and efficient manner.	Project Manager
Traffic	
See Appendix A CTMP	See plan
Erosion and Sediment Control	
See Appendix B Erosion and Sediment Control Plan	See plan
Noise and Vibration	
See Appendix C CNVMP and Appendix I CSCS	See plan and strategy
Biodiversity	
See Appendix H WMP	See plan
Site Contamination	
See Appendix F CUFP	See protocol
Air Quality	
See Appendix D CAQMP	See plan
Waste Management	
See Appendix E CWMP	See plan
Heritage Management	
See Appendix J ACHMP and Appendix G Site Induction Training Material	See plan and training material



5 MONITORING AND REVIEW

5.1 Environmental Inspections

The Environmental Manager will complete fortnightly environmental inspections of Stage 3 of the Project. The purpose of these inspections is to:

- Verify compliance with CoC
- Review the performance and effectiveness of environmental controls
- Identify any non-conformances or potential non-conformances against the mitigation measures and other requirements of this CEMP and the Sub-Plans
- Document observations and track performance.

These inspections will be documented in the Prime Site Inspection Checklist included in Appendix M.

Any corrective actions identified will be documented and their implementation will be recorded onsite to verify that they have been being actioned and closed out.

A daily pre-start inspection of plant and equipment will be undertaken by plant and equipment operators and any leaks or excessive emissions reported to the Environmental Manager. Prime will perform a random check as part of site safety walk and observation requirements. Documents will be managed on the Hammertech online platform.

The ER will regularly monitor the implementation of the CEMP and Sub-Plans to determine whether Stage 3 of the Project is being carried out in accordance with this CEMP and the SSD 9138102 Development Consent.

The CPESC will supervise the delivery and operation of all construction phase erosion and sediment controls on the site (whether constructed and maintained by Prime or the earthworks contractor) and will also conduct monthly audits in accordance with CoC B23.

5.2 Environmental Monitoring

Environmental monitoring will be undertaken to assist in the management of the following:

- Construction of Stage 3 of the Project in accordance with environmental approvals
- Compliance with all relevant legislative requirements
- The minimisation of potential environmental incidents
- Effectiveness of environmental controls
- Implementation of this CEMP and the Sub-Plans.

Monitoring requirements are included in the relevant Sub-Plans. Where relevant, the Sub-Plan will provide detail on the following:

- Responsibility for monitoring
- Relevant standards applicable to the monitoring
- Monitoring technique and location
- Frequency of monitoring
- Data management, review and distribution.

Environmental monitoring requirements are summarised in Table 5-1.



Table 5-1: Summary of environmental monitoring

Aspect	Monitoring	Frequency/ Timing	Responsible	Reference
General	Monitor the implementation of the CEMP to ensure implementation is being carried out in accordance with the document and the CoC	Ongoing	ER	CoC A35(f)
Traffic safety measures	Identify interim traffic safety measures to manage construction traffic and how these measures will be coordinated, communicated, funded and monitored	Ongoing	MRP Working Group	A38(f)
Traffic	Onsite traffic management effectiveness	Ongoing	Project Manager	СТМР
	Traffic numbers/movements tracking	Monthly reports to ER		
Air quality	Effectiveness of mitigation measures	Fortnightly	Environmental Manager	CAQMP
Air quality	Dust generation	Fortnightly	Environmental Manager	CAQMP
Air quality	Weather condition	Ongoing	Environmental Manager	CAQMP
Noise and vibration	Noise monitoring equipment	Weekly for long-term noise monitoring	Environmental Manager	CNVMP
Noise and vibration	Short term (attended)	As required- following complaint or request by Stage 3 of the Project	Environmental Manager	CNVMP
Noise and vibration	Vibration monitoring to: confirm acceptability of construction techniques, or confirm compliance with limits for structural or cosmetic damage of buildings	As required	Environmental Manager	CNVMP
Noise and vibration	Assess compliance with vibration limits for human exposure to vibration	As required	Environmental Manager	CNVMP
Waste	Waste generated and disposal methods	Ongoing	Environmental Manager	CWMP
Waste	Past waste disposal receipts	Ongoing	Environmental Manager	CWMP



Aspect	Monitoring	Frequency/ Timing	Responsible	Reference
Waste	Waste volumes recycled, reused or contractor removed in accordance with Penrith DCP	Ongoing	Environmental Manager	CWMP
Waste	Information to track waste avoidance, reuse and recycling performance and to help in waste estimations for future waste management plans	Ongoing	Environmental Manager	CWMP
Wildlife	Monitoring of diurnal bird species, including common strike species	Six-monthly, once Western Sydney Airport is operational	Environmental Manager Suitably qualified ecologist	WMP
Wildlife	Monitoring of nocturnal megabat species	Annually, during summer, once landscaping street trees are provided	Environmental Manager Suitably qualified ecologist	WMP
Wildlife	Monitoring of vegetation	Six-monthly	Environmental Manager Suitably qualified ecologist	WMP
Wildlife	Monitoring of diurnal bird species, including common strike species	Six-monthly, after a rainfall event, once infrastructure is constructed	Environmental Manager Suitably qualified ecologist	WMP

ESR will provide the ER with all performance reporting documentation in order for the ER to perform their functions in accordance with SSD 9138102 Development Consent, including monthly reporting and quarterly reporting to the DPHI.

5.3 Environmental Auditing

ESR will undertake an internal Health, Safety, Security and Environment audit of Stage 3 of the Project annually. Audits will involve a review of all environmental documents, records and reports to verify compliance with the CEMP to satisfy CoC C16. In addition, the ER may at any time request documents and evidence confirming implementation of the CEMP and Sub-Plans.

Key environmental and procedural aspects to be covered by the audit may include:

- Environmental mitigation measures detailed in the CEMP Sub-Plans
- Adherence to reporting procedures
- Complaint and incident management



Legislative requirements.

Environmental and construction records include:

- Contact Register
- Incident, non-conformance and corrective action reporting
- Communications with stakeholders
- Records of environmental monitoring
- Monthly waste management reporting
- CEMP audit documentation.

Records of auditing and reporting will be maintained to demonstrate compliance.

As per CoC A3, the Planning Secretary may make written directions to the Applicant in relation to an audit being undertaken and approved by the DPHI.

A Plant Noise Audit will be undertaken by the contractor, to measure noise emission levels of all critical items of mobile plant and equipment for compliance with noise limits appropriate to those items prior to the equipment going into regular service.

The CPESC will conduct monthly audits of the delivery and operation of all construction phase erosion and sediment controls on the site in accordance with CoC B23.

5.4 Contingency Management Plan

If inspections, monitoring and/or auditing indicate that the mitigation measures listed in the Sub-Plans are not effective in managing environmental impacts, the actions outlined in the Contingency Plan (Appendix K) will be implemented.

The Contingency Plan (required by CoC C1(e)) will manage any unpredicted impacts and their consequences. The implementation of this plan will allow the Stage 3 Project team to reduce ongoing impacts to levels below relevant impact assessment criteria as quickly as possible.

In addition, the cumulative environmental impacts (e.g. dust, noise, traffic and water quality impacts) of Prime and the other construction contractors working concurrently on the Project will be managed under the Contingency Plan. This will result in a coordinated response by ESR and its construction contractors to cumulative environmental impacts that are in excess of those predicted and required for the Project.

5.5 Non-compliance and Actions

A non-compliance is defined in SSD 9138102 Development Consent as an:

occurrence, set of circumstances or development that is in breach of this consent.

Potential non-compliances with the CoC, this CEMP and Sub-Plans can be identified by anyone and are to be reported to the Project Manager as a potential non-compliance. The Project Manager must report non-compliances and potential non-compliances to ESR immediately.

Non-compliances will be investigated to determine the root cause and any corrective and/or preventative actions arising from the investigation. This investigation will be documented in a Non-Compliance Report prepared by, or for, the Project Manager and will



include any corrective and/or preventative actions. The Non-Compliance Report will be provided to ESR within five days of the non-compliance.

In accordance with CoC C11, the Planning Secretary must be notified via the Major Projects website within seven days after ESR becomes aware of any non-compliance. As per CoC C12, the notification must identify the development and the application number for it, set out the CoC that the development is non-compliant with, the way in which it does not comply, the reasons for the non-compliance (if known), and what actions have been, or will be, undertaken to address the non-compliance.

Note that under CoC C13, a non-compliance which has been notified as an environmental incident (see Section 5.6.1) does not need to also be notified as a non-compliance.

5.6 Environmental Incident and Emergency Response

5.6.1 Environmental Incidents

An environmental incident is defined in SSD 9138102 Development Consent 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.

Material harm is defined as:

harm that:

- a) involves actual or potential harm to the health or safety of human beings or to the environment that is not trivial, or
- b) results in actual or potential loss or property damage of an amount, or amounts in aggregate, exceeding \$10,000, (such loss includes the reasonable costs and expenses that would be incurred in taking all reasonable and practicable measures to prevent, mitigate or make good harm to the environment).

Environmental incidents can be identified by anyone and are to be reported to the Project Manager immediately. The Project Manager must report environmental incidents to ESR immediately.

Under CoC C10, ESR must notify the Planning Secretary in writing via the Major Projects website immediately after ESR becomes aware of an incident. The notification must identify the development (including the development application number and the name of the development) and set out the location and nature of the incident. Subsequent notification requirements must be given, and reports submitted in accordance with the requirements set out in Appendix 6 of the SSD 9138102 Development Consent.

Where a pollution incident causes or threatens material harm to the environment or human health, the following authorities must also be notified immediately under the POEO Act:

- EPA
- Penrith City Council
- The Ministry of Health (via Public Health Units)
- SafeWork NSW (formerly WorkCover)
- Fire and Rescue NSW.



Within 30 days of the date on which the incident occurred or as otherwise agreed to by the Planning Secretary, ESR must provide the Planning Secretary and any relevant public authorities (as determined by the Planning Secretary) with a detailed report on the incident, addressing all requirements within Appendix 6 of the SSD 9138102 Development Consent, and such further reports as may be requested.

5.6.2 Environmental Emergencies

An environmental emergency is any event that causes or has the potential to cause material harm to the environment.

ESR have nominated an emergency contact and an alternate contact that are available 24-hours a day, seven days a week. Prime will implement the Emergency Response Plan (ERP) (dated 15 December 2023) for Stage 3 of the Project as required. Under this plan the Site Emergency Contact will have the authority to stop and direct works on site in the event of an emergency.

For reference, emergency contact details are included in Table 5-2.

Table 5-2: Emergency contact details

Contact	Phone Number/Email	Address	
Ambulance	000	N/A	
Fire Brigade	000	N/A	
Police	000	N/A	
NSW EPA Pollution Hotline	131 555	N/A	
DPHI	1300 305 695	N/A	
NSW Department of Health	(02) 9391 9000	N/A	
SafeWork NSW	13 10 50	N/A	
Penrith City Council	(02) 4732 7777	601 High St, Penrith NSW 2750	
ESR Representative Jacob Dickson	Mobile – 0403 737 834	N/A	
Jacob Dickson	Email – Jacob.Dickson@esr.com		
Project Manager	Mobile – 0400 302 381	N/A	
Myles Fowler	Email – mfowler@primeconstruct.com.au		
Environmental Manager	Mobile – 0438 198 901	N/A	
Jason Thrift	Email – jthrift@primeconstruct.com.au		
ER	Mobile – 0424 203 046	N/A	
Carl Vincent	Email – carl.vincent@ersed.com.au		
Alternative ER	Mobile – 0429 227 775	N/A	
Richard Petersen	Email – Richard.peterson-trigalana@outlook.com		



Contact	Phone Number/Email	Address
CPESC Peter Monsted	Mobile – 0437 685 224	N/A
	Email – Peter@leneco.au	

5.7 Environmental Reporting

The reporting of environmental performance during construction will be undertaken as required by the SSD 9138102 Development Consent. Environmental reporting requirements for Stage 3 of the Project as documented in the CEMP and Sub-plans are summarised in Table 5-3.

Table 5-3: Summary of environmental reporting

Report	Timing/Frequency	Responsibility	Reference
Dilapidation Report	Before the commencement of construction	Project Manager	CoC A13(b)
ER Quarterly Report	Quarterly to DPHI	ER	CoC A35(k)
ER Monthly Report	Monthly	ER	CoC A36
Complaint register	Monthly	Communications and Community Liaison Representative to ER	CoC A38
CPESC Monthly Audit Reports	Monthly	CPESC	CoC B23
Design Noise Verification Report	Within three months of the commencement of earthworks	Environmental Manager	CoC B54
Environmental Review Report	Annually	Environmental Manager	CoC C1(d)
Incident Report to ESR	Within 20 days of the date on which the incident occurred	Project Manager	CoC C10
Non-Compliance Report to ESR	Within five days of the date on which the non-compliance was identified	Project Manager	CoC C12
Evidence required for Compliance Report	As requested by ESR for reporting within six months after the commencement of construction of the development, and in the same month each subsequent year	Project Manager	CoC C14
Environmental inspection and progress reports	Ongoing to the Project Manager	Environmental Manager	Section 3.2
Traffic numbers/movements tracking and reports	Monthly to ER	Project Manager	CTMP



Report	Timing/Frequency	Responsibility	Reference
Report on excessive dust being generated at source and dust leaving the site	When occurs, based on visual inspection	Environmental Manager	CAQMP
Monthly Project Report (including waste management and overall environmental performance of Stage 3 of the Project)	Monthly to ESR	Project Manager	Section 3.2
Pre-start checks on plant and equipment and reports to Environmental Manager	Daily and randomly	Plant and Equipment Operators	Section 5.1 CAQMP
Internal Health, Safety, Security and Environment Audit Report	Annually	ESR Representative	Section 5.3

It should be noted that several of these reports are required by the CoC to be prepared by individuals with certain qualifications or accreditations, as follows:

- The CPESC Report must be prepared by a CPESC.
- The ER monthly and quarterly reports must be prepared by a suitably qualified and experienced person who was not involved in the preparation of the EIS, Response to Submissions (RTS), Amended Development Report (ADR), and any additional information for the development and is independent from the design and construction personnel for the development.
- The stormwater management system design must be prepared and certified by a suitably qualified chartered professional engineer with experience in modelling and in consultation with Environment & Heritage Group, Sydney Water and Council.
- The Design Noise Verification Report must be prepared by a suitably qualified, experienced and independent acoustics consultant.

As noted in Table 5-3, the Environmental Manager is responsible for the preparation of these reports, however if not suitably qualified, the reports will be prepared by suitably qualified consultants contracted to Prime that meet the CoC requirements.

Under CoC A36, ESR will provide the ER with the Contact Register (on a daily basis) and a copy of any consistency assessment for proposed works (before the commencement of the subject work).

The Compliance Reports (required by CoC C14) will review the environmental performance of the Project. The Compliance Reports will be prepared in accordance with the Compliance Reporting Post Approval Requirements (DPE, 2020) and must also:

- Identify any trends in the monitoring data
- Identify any discrepancies between the predicted and actual impacts of the development, and analyse the potential cause of any significant discrepancies
- Describe what measures will be implemented over the next year to improve the environmental performance of the development.



To prepare these Compliance Reports, ESR will request that Prime provide evidence of compliance with the requirements of the CoC, CEMP and Sub-Plans. The Project Manager will be responsible for providing the required compliance evidence within the timeframe set by ESR.

Under CoC C15, each Compliance Report will be made publicly available by ESR no later than 60 days after submission to the Planning Secretary. ESR will notify the Planning Secretary in writing seven days prior to public availability.

5.8 CEMP Review and Revision Program

To meet the requirements of CoC C1(d) and (f) for this CEMP and the Sub-Plans, Prime will implement a review program to:

- Monitor and report on the:
 - Impacts and environmental performance of Stage 3 of the Project
 - Effectiveness of the management measures included in the CEMP and Sub-Plans
- Investigate and implement ways to improve the environmental performance of Stage 3 of the Project over time.

This review will consider the broader management context of the CEMP and Sub-Plans including:

- Complaints received
- Issues raised by stakeholders
- Non-compliances identified and reported
- Incidents and the Project team response
- Project team structure and resourcing
- Recommendations of environmental inspections, audits and previous review (after the initial review).

This review will be undertaken by the Environmental Manager, in consultation with the Project Manager and ESR Representative, on an annual basis commencing one year after the commencement of construction. An Environmental Review Report recommending measures to improve the environmental performance of Stage 3 of the Project will be produced by the review.

CoC C8 also states that all strategies, plans and programs required under the SSD 9138102 Development Consent will be reviewed and the Planning Secretary notified of the review within three months of:

- The submission of a Compliance Report under CoC C14
- The submission of an incident report under CoC C10
- The approval of any modification of the conditions of the SSD 9138102 Development Consent
- The issue of a direction of the Planning Secretary under CoC A2(b) which requires a review.



As per CoC C9, where documents are revised under the above reviews, the revised documents will be sent to the Planning Secretary for approval within six weeks of the review (or as agreed by the Planning Secretary).

All employees and contractors will be informed of any revisions to the CEMP during toolbox talks.



REFERENCES

Artefact (May 2023) Aboriginal Cultural Heritage Management Plan

Ason Group (March 2024) Construction Traffic Management Plan

Aspect Environmental (January 2024) Construction Air Quality Management Plan

Aspect Environmental (April 2023) Contamination Unexpected Finds Protocol

Aspect Environmental (April 2023) Site Induction Training Material

Aspect Environmental (May 2023) Wildlife Management Plan

AT&L (2021) Civil Infrastructure Report

DPE (May 2020) Compliance Reporting Post Approval Requirements

DPE (September 2022) Technical guidance for achieving Wianamatta-South Creek stormwater management targets

EPA (November 2014) Waste Classification Guidelines Part 1: Classifying waste

EPA (December 2014) NSW Waste Avoidance and Resource Recovery Strategy 2014-21

EPA (June 2020) Construction and demolition waste – A management toolkit

Ethos Urban (June 2021) Environmental Impact Statement – 290-308 Aldington Road, 59-62 Abbotts Road & 63 Abbotts Road, Kemps Creek – Westlink Industrial Estate

Ethos Urban (April 2022) Submissions and Amendment Report – 290-308 Aldington Road, 59-62 Abbotts Road and 63 Abbotts Road, Kemps Creek – Westlink Industrial Estate

Ethos Urban (September 2022) SSD-9138102: Westlink Stage 1 – Amendment Report – 290-308 Aldington Road, 59-62 Abbotts Road & 63 Abbotts Road, Kemps Creek – ESR Australia

Ethos Urban (May 2023) Community and Stakeholder Communications Strategy

Landcom (March 2004) Managing Urban Stormwater: Soils and Construction – Volume 1 (the "Blue Book")

Penrith City Council (September 2017) Waste Strategy 2017-2026

Renzo Tonin and Associates (January 2024) Construction Noise and Vibration Management Plan

SLR Consulting (2021) Sustainability Management Sub-Plan

SSD 9138102 Development Consent, dated 21 April 2023

SSD 9138102 Planning Secretary's Environmental Assessment Requirements dated December 2020

Sydney Water (December 2022) Mamre Road Stormwater Scheme Plan

Sydney Water (December 2022) Stormwater Scheme Infrastructure Design Guideline



Appendix A Construction Traffic Management Plan



Construction Traffic Management Plan

ESR Westlink Stage 1 – Stage 3

59-63 Abbotts Road, Kemps Creek 3/06/2024 P1323r09v07



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Document Control

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Project	ESR Westlink Stage 1 – Stage 3, Kemps Creek Logistics Park	
Client	ESR Developments (Australia) Pty Ltd	
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01	12/02/2024	Issue I	L. Liu	M. Khodadadifard	J. Laidler
02	14/03/2024	Issue II	J. Wu	J. Laidler	J. Laidler
03	15/03/2024	Issue III	J. Wu	J. Wu	J. Wu
04	30/04/2024	Issue IV	J. Wu	J. Wu	J. Wu
05	13/05/2024	Issue V	J. Wu	J. Wu	J. Laidler
06	27/05/2024	Issue VI	J. Wu	J. Wu	J. Wu
07	03/06/2024	Issue VII	J. Wu	J. Wu	J. Wu

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Appendix G. Survey Data

Glossary

Acronym	Description
AV	Articulated Vehicle (as defined by AS2890.2:2018)
CCLR	Communications and Community Liaison Representative
CEMP	Construction Environmental Management Plan
Council	Penrith City Council
CTMP	Construction Traffic Management Plan
DPHI	Department of Planning, Housing and Infrastructure (formerly Department of Planning and Environment, DPE)
EIS	Environmental Impact Statement
ER	Environmental Representative
MRPWG	Mamre Road Precinct Working Group
RAV	TfNSW Restricted Access Vehicles
ROP	Road Occupancy Permit
SSD	State Significant Development
TCAWS	Transport for NSW Traffic Control at Work Sites Technical Manual
TfNSW	Transport for New South Wales
TGS	Traffic Guidance Scheme
TRRO	Temporary Road Reserve Occupancy
TTM	Temporary Traffic Management
veh/hr	Vehicle movements per hour (1 vehicle in & out = 2 movements)
VMS	Variable Message Sign
VOC	Verification of Competency
VRU	Vulnerable Road Users
WHS	Work, Health and Safety



1 Introduction

1.1 Overview

Ason Group has been engaged by ESR Developments (Australia) Pty Ltd (ESR) to prepare a Construction Traffic Management Plan (CTMP) in regard to the future construction of Stage 1 – Stage 3 of an industrial development known Westlink Industrial Estate, at Abbotts Road, Kemps Creek (the Site).

This CTMP details the proposed construction management strategies which would provide for the safe and efficient completion of the proposed works while minimising construction traffic impacts on the surrounding road network and public road network users.

1.2 Project Representatives & Stakeholders

This report has been prepared by consultants who hold a SafeWork NSW Work Health & Safety Traffic (WHS) Control Work card, accredited for the 'Prepare a Work Zone Traffic Management Plan'. Details of the accredited consultants are provided below:

James Laidler Ticket No. TCT0031686
 Jensen Wu Ticket No. TCT1043265

This Construction Traffic Management Plan (CTMP) has been prepared to meet the requirements outlined in Appendix A and Appendix E, Section E.2 of the *Transport for NSW Traffic Control at Work Sites Technical Manual (Issue No. 6.1, Feb 2022) (TCAWS).*

Through the preparation of this CTMP, the project representatives and stakeholders consulted in the development of the traffic management strategy are listed below.

TABLE 1: PROJECT REPRESENTATIVES AND STAKEHOLDERS

Name	Organisation	Role	
David Mollerstrom	ESR	Senior Project Manager	
Jacob Dickson	ESR	Project Manager	
Heywood Cheung	ESR	Contract Administrator	
James Laidler	Ason Group Senior Traffic		
Jensen Wu	Ason Group	Traffic Engineer	



1.3 Project Details

1.3.1 Project Description

The breakdown for the construction works for the Site is as follows:

- Building work, including:
 - Construction of a new warehouse building and car parking structure with 85 parking spaces.
 - Associated site hardstand area and ancillary facilities; and
 - Associated site landscaping.

The Site plan prepared by Nettleton Tribe is shown below at a reduced scale.

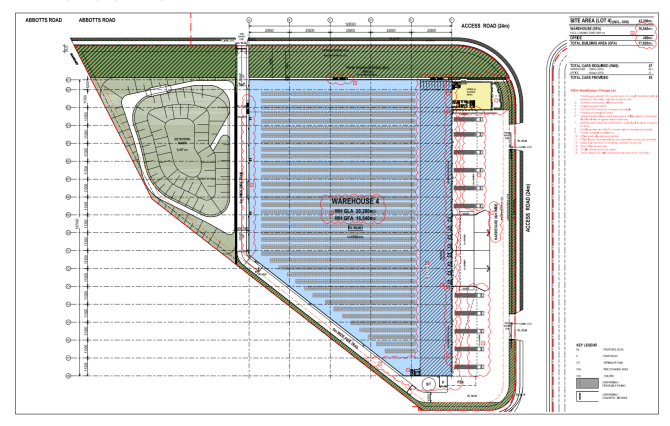


Figure 1: Site Overview

1.3.2 Site Location

The Site is located within the Westlink Industrial Estate on 59-63 Abbotts Road, Kemps Creek and is legally known as 11/-/DP253503 and12/-/DP253503.

The Site is located approximately 4 km north-west of the future Western Sydney International (Nancy-Bird Walton) Airport (WSA), 13 km south-east of the Penrith CBD and 40 km west of the Sydney CBD.

The Site has direct frontage to Abbotts Road. The location of the Site is presented below in **Figure 2**.



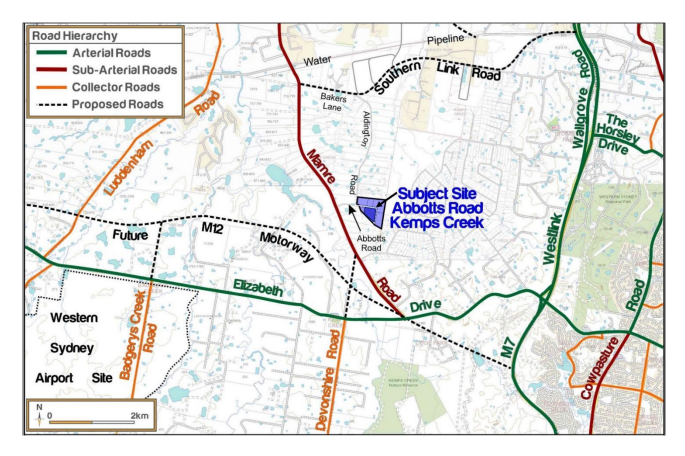


Figure 2: Site Location

Proposed Construction Activity / Works

The proposed construction activities are expected to begin in March 2024. The construction will generally be completed over a duration of 13 months, subject to authority approvals and inclement weather delays. The description of works is provided below. Construction shall not commence until the CTMP required by Condition B1 is approved.

TABLE 2: STAGING AND DURATION OF WORKS

Stage	Timing	Description
Building Works	01 March 2024 - 05 February 2025 (13 Months)	Construction of a new warehouse building, car parking structure, an associated site hardstand area, ancillary facilities, and landscaping.

Authority Requirements

The planning requirements include the conditions set out in the SSD-9138102 and the mitigation / management measures outlined in the EIS. The planning requirements and the corresponding traffic and access management measures applicable to Traffic Management for the Project are listed below in Table 3.

Legislative and other requirements applicable to all aspects of the project are included in the Construction Environmental Management Plan.



Conditions of Consent (SSD-9138102) for the Westlink Industrial Estate - Stage 1 – Stage 3 have now been provided (dated April 2023¹) and are applicable to the Site as well. The Conditions relevant to this CTMP are reproduced in **Table 3** with the CTMP response to each provided.

TABLE 3: SSD-9138102 REQUIREMENTS

Condition No.	Requirement	Response
A38	Within three months of the commencement of construction of the development and until all components of the development are constructed and operational, the Applicant must establish and participate in a working group, or join and participate in an existing working group, with relevant consent holders in the MRP, to the satisfaction of the Planning Secretary. The purpose of the working group is to consult and coordinate construction works within the MRP to assist with managing and mitigating potential cumulative environmental impacts. The working group must:	
(a)	comprise at least one representative of the Applicant, the Applicant's ER, and relevant consent holders in the MRP;	
(b)	meet periodically throughout the year to discuss, formulate and implement measures or strategies to improve monitoring, coordination of the approved industrial developments in the MRP;	Noted. ESR shall participate in the existing Mamre Road Precinct working group
(c)	regularly inform Council, TfNSW, Sydney Water and the Planning Secretary of the outcomes of these meetings and actions to be undertaken by the working group;	(MRPWG) in compliance with the requirements of Condition A38.
(d)	review the performance of approved industrial developments in the MRP and identify trends in the data with respect to cumulative construction traffic, erosion and sediment control, noise, stormwater management and waterway health objectives under the MRP DCP;	
(e)	review community concerns or complaints with respect to environmental management;	
(f)	identify interim traffic safety measures to manage construction traffic and how these measures will be coordinated, communicated, funded and monitored in the MRP; and	
(g)	provide the Planning Secretary with an update and strategies, if a review under subclause (d) and (e) identifies additional	

 $^{^{1} \}underline{\text{https://majorprojects.planningportal.nsw.gov.au/prweb/PRRestService/mp/01/getContent?AttachRef=SSD-9138102%2120230421T035657.548\%20GMT}$



	measures and processes are required to be implemented by the working group.	
B1	Prior to the commencement of construction of the development, the Applicant must prepare a Construction Traffic Management Plan for the development to the satisfaction of the Planning Secretary. The plan must form part of the CEMP required by condition C2 and must:	-
(a)	Be prepared by a suitably qualified and experienced person(s);	Consultants from Ason Group are suitably qualified Traffic Engineers, with relevant "Prepare a Work Zone Traffic Management Plan" accreditation. Refer to Section 1.2 for relevant qualifications.
(b)	Be prepared in consultation with Council and TfNSW;	Refer to Section 1.6 for summary of consultation with TfNSW and Council, including responses addressing comments received. Refer Appendix E for details of consultation.
(c)	Detail the measures that are to be implemented to ensure road safety and network efficiency during construction works to: (i) ensure access to the site and road safety and network efficiency is maintained, (ii) manage cumulative construction traffic from other concurrent construction works within the Mamre Road Precinct, and (iii) address necessary interim traffic safety controls and management measures, including consideration of any traffic control measures required to manage traffic entering Mamre Road in the period before Mamre Road/Abbotts Road intersection construction is complete;	 i. Section 3 details the traffic management measures which will ensure site and road safety and network efficiency is maintained. ii. At the time of writing, the only construction projects being undertaken relate to 2 approved developments which are located on Mamre Road. Therefore, the cumulative impacts of the Site would be minimal. It is noted that that once other development sites begin construction along Abbotts Road and Aldington Road, then the cumulative impacts would need to be considered in more detail. However, it should be noted that Land Owners Group East (LOG-E), are working to deliver the road upgrades. Therefore, construction can be coordinated as it progresses. This is further notable as Condition A38 requires a working group to be established so landowners can coordinate construction activities. iii. It is noted that, at the time of writing, no other construction activities are occurring within Abbotts Road and Aldington Road other than the Lot 1 and Bulk Earthworks of the Westlink Estate. Detailed in Section 3.3.1, extension of the No-Right Turn (NRT) restriction on Abbotts Road to the periods of 7:00AM-9:30AM, and 2:30PM-5:00PM is proposed to manage traffic prior to the anticipated completion of the Mamre Road / Abbotts Road upgrade in 2024.
(d)	Detail heavy vehicle routes, access and parking arrangements;	The Site access arrangements – relevant to each stage – are outlined in subsequent sections of this report (Refer Section 2.3).



(e)	include a Driver Code of Conduct to: (i) minimise the impacts of earthworks and construction on the local and regional road network; (ii) minimise conflicts with other road users; (iii) minimise road traffic noise; and (iv) ensure truck drivers use specified routes, including entering and exiting Mamre Road via Abbotts Road and not Bakers Lane;	A driver Code of Conduct is a requirement of and included within this CTMP. The Drivers Code of Conduct (included in Appendix A) addresses ways to minimise the impacts on the road network, with other road users, ensure truck routes are utilised and to manage pedestrian movements. Construction vehicles will not utilise Bakers Lane for access or egress.	
(f)	Include a program to monitor the effectiveness of these measures; and	ESR shall include a program to monitor the effectiveness of the measures. Deliveries will be tracked against approved volumes and will keep a vehicle log – including rego & time of entry – for the purpose of assessing the effectiveness of these monitoring programs. These programs will be completed in accordance with Section 4.1 and Table 22 .	
(g)	If necessary, detail procedures for notifying residents and the community (including local schools), of any potential disruptions to routes	Meetings are to be undertaken on a regular basis to keep key stakeholders informed of	
Do	The Asselfment of the	any upcoming events.	
B2	The Applicant must:	-	
(a)	not commence construction until the Construction Traffic Management Plan required by condition B1 is approved by the Planning Secretary; and	Noted and reiterated in Section 1.3.3	
(b)	implement the most recent version of the Construction Traffic Management Plan approved by the Planning Secretary for the duration of construction.	Refer Section 4.1 of this Plan which outlines requirement for this Plan to be updated regularly.	
B47	The Applicant must comply with the hours detailed in Table 2, unless otherwise agreed in writing by the Planning Secretary. Earthworks and construction Monday - Friday Saturday 7 am to 6 pm 8 am to 1 pm 9 am to 1 pm 24 hours	Refer to Section 2.2.	
B48	Works outside of the hours identified in condition B47 may be undertaken in the following circumstances: (a) works that are inaudible at the nearest sensitive receivers; (b) works agreed to in writing by the Planning Secretary; (c) for the delivery of materials required outside these hours by the NSW Police Force or other authorities for safety reasons; or	Refer to Section 2.2.	



	(d) where it is required in an emergency to avoid the loss of lives, property or to prevent environmental harm.	
	Management plans required under this consent must be prepared in accordance with relevant guidelines, and include:	A contingency plan has been provided in Section 4.3 of this report.
C1	(e) a contingency plan to manage any unpredicted impacts and their consequences and to ensure that ongoing impacts reduce to levels below relevant impact assessment criteria as quickly as possible;	
C11	The Planning Secretary must be notified in writing via the Major Projects website within seven days after the Applicant becomes aware of any non-compliance.	ESR's Project Manager is required to notify DPHI in writing (via the Planning Portal) within 7 days in the event of a notifiable noncompliance incident arising. Refer to Section 4.2.1 .

Additionally, the following Conditions relating to the protection of public infrastructure have been included below, as per commentary provided by Council on 27 February 2024.

TABLE 4: SSD-9138102 REQUIREMENTS

Condition No.	Requirement	Response	
A13	Before the commencement of construction of the development, the Applicant must:	-	
(a)	consult with the relevant owner and provider of services that are likely to be affected by the Stage 1 development to make suitable arrangements for access to, diversion, protection and support of the affected infrastructure;	ESR has undertaken consultation with relevant affected stakeholders including the Landowners Group (LOG) East.	
(b)	prepare a dilapidation report identifying the condition of all public infrastructure in the vicinity of the site (including roads, gutters and footpaths); and	An Initial dilapidation report can be prepared by ESR. Due to the public infrastructure that is utilised and shared with other construction and background traffic, subsequent dilapidation reports cannot be reasonably deemed the sole responsibility of ESR.	
(c)	submit a copy of the dilapidation report to the Planning Secretary and Council	Noted.	
A14	Unless the Applicant and the applicable authority agree otherwise, the Applicant must:	-	
(a)	pay the full costs associated with repairing, any public infrastructure that is damaged by carrying out the Stage 1 development; and	ESR will only be responsible for damages to public infrastructure proven to be as a result of works carried out for Stage 1 development.	
(b)	relocate, or pay the full costs associated with relocating, any public infrastructure that needs to be relocated as a result of the Stage 1 development	As above, ESR will only be responsible for damages to public infrastructure proven to be as a result of works carried out for Stage 1 development.	

1.4.2 The Department of Planning and Environment (now DPHI) Comments

The Department of Planning, Housing and Infrastructure (DPHI, formerly DPE) had provided feedback on the proposed construction activity for Lot 1 (dated 22 December 2023). The table below includes preliminary response to these comments prior receipt of Lot 4-specific DPHI comments.

TABLE 5: DPHI (FORMERLY DPE) COMMENTS (22 DECEMBER 2023)

Comments Response for Lot 4

The Department is requesting you provide additional information before accepting the document.

Planner's Comments for additional information request: Please provide updated information to address the following:

- The CTMP does not address cumulative impacts from concurrent construction activity occurring on site (i.e. overlapping earthworks under Stage 1 and building construction under Stage 2).
- Further consideration of road safety and network efficiency (including the Mamre Road/Abbotts Road intersection) and the suitability of recommended traffic safety controls and management measures to accommodate the total combined traffic generation is required. This should also consider other construction activity occurring, or soon to commence, on other sites on Aldington Road.

The cumulative construction traffic volume has been thoroughly assessed, considering the concurrent earthwork activities carried out by another contractor. And the result is as follow:

- AM Peak: 188 movements per hour (movements, in & out combined)
- PM Peak: 196 movements per hour (movements, in & out combined)
- Daily: 1,886 movements per day (movements, in & out combined)

As depicted in the data presented, the cumulative traffic volume remains well within the limits of the previously approved operational traffic volume. Consequently, there will be no significant adverse effects on the broader road network, and therefore, it will not create any substantial impact on the road network. For further details, please refer to **Section** 3.1, Section 3.2, and Section 3.3.

Furthermore, DPHI (formerly DPE) had provided feedback on the Lot 4 proposed construction activity (dated 06 November 2023). The table below summarises the comments related to the CTMP and includes our response.

TABLE 6: DPHI (FORMERLY DPE) COMMENTS (06 NOVEMBER 2023)

Comments	Response	
Its also worth noting that the justification provided for the increased construction traffic volumes not requiring further traffic measures on the basis that they are within the assessed operational volume is considered to be a flawed approach. The operational traffic volumes were assessed to be acceptable on the basis that the road and intersection upgrades were in place, which is not the case during the construction works.	For further details, please refer to Section 3.3 . It is noted that the existing intersection of Mamre Road / Abbotts Road performs at LOS F, under cumulative traffic from the Westlink Estate (Lot 1 and Bulk Earthworks) and the broader MRP. The SIDRA analysis indicates the net construction traffic volumes arising from the Site would not result in material changes to the average delays and LOS in the intersection. Notwithstanding, the upgrades to Mamre Road / Abbotts Road are anticipated for completion in 2024. Prior completion, it is proposed the extension of the No-Right Turn (NRT) restriction on Abbotts Road to the periods of 7:00AM-9:30AM, and 2:30PM-5:00PM.	



Under this NRT extension, the intersection performs at LOS D (Site AM peak) and LOS D (Site PM peak) and is deemed acceptable from a traffic perspective. For further detail, refer **Section 3.3.1**.

On 03 May 2024, DPHI have provided further comments on the CTMP. Responses are provided in Table 7.

TABLE 7: DPHI COMMENTS (03 MAY 2024)

TABLE 7. DFIII COMMENTO (03 MAT 2024)	
Comments	Response
Condition B1(b) requires the CTMP to be prepared in consultation with Council and TfNSW. It is acknowledged that evidence of some consultation is included at Appendix E of the CTMP. However, it is noted that TfNSW requested resubmission of the revised CTMP 'for further review and endorsement' and Table 13 of the CTMP states 'ESR to liaise with stakeholder to address comment and re-submit final CTMP.' Provide evidence that TfNSW have endorsed the updated CTMP.	TfNSW endorsement was received on 23 April 2024 (Appendix E) with a number of conditions. Responses to those conditions have been addressed in Table 13 of the CTMP. TfNSW endorsement was received on 22 May 2024 and is included in Appendix E .
The response to Condition B1(c) in Table 3 of the CTMP is outdated as it does not consider all developments currently under construction in the Precinct.	A survey of the intersection of Mamre Rd x Abbotts Rd has been undertaken (14 Dec 2023) to consider all active construction projects within the broader Mamre Road Precinct. This CTMP has utilised the results of this survey, therefore, concludes that construction volumes from neighbouring properties have been considered.
Section 3.3.1 of the CTMP proposes to extend the no right turn restriction (NRT) on Abbotts Road to justify safe operation of the intersection. Clarify how it is proposed to enact this change and confirm that this will be in place prior to commence construction works.	Refer Appendix C for Traffic Guidance Scheme, specifically Sheet 'AG00' for 'No Right Turn' signage at (A) Mamre Road facing Abbotts Road, and at (B) verge of Abbotts Road. The change in turning restriction times will be approved by Council prior to commencement of construction.
Table 6 of the CTMP states that the Mamre/Abbotts intersection with the proposed NRT extension performs at LOS C (site AM peak) and LOS B (site PM peak), however Table 19 identifies LOS D in both the AM and PM peak. Please clarify.	Under the change in NRT restrictions, the Mamre Road / Abbotts Road intersection performs at LOS D for both AM and PM site peak. Table 6 has been amended to reflect to correct LOS.
The baseline traffic flows shown in Figure 7 appear to be significantly lower than the identified peak traffic generation identified in previously approved CTMPs for the Westlink Industrial Estate and 200 Aldington Road Industrial Estate, suggesting that the surveyed traffic flows are not representative of the worst-case construction traffic using the Mamre/Abbotts intersection, Abbotts Road and Aldington Road. Please clarify this discrepancy.	Please refer to Table 11 response for TfNSW comment no. 3 which responds to a similar comment. The most recent surveys conducted on 14 Dec 2023 are representative of latest traffic volumes to date and includes the Sites construction traffic plus all background traffic within the MRP. This survey data has been compared with tube count data on Mamre Rd, taken in August 2023. The compared volumes suggest a 40-vehicle difference in day-to-day traffic which indicates normal variations in data. The above raw survey data has been attached within Appendix G .



Update the driver code of conduct to simplify the information and highlight key messages, including left-in/left-out only permitted at Mamre Road.

Refer Appendix A for Code of Conduct (CoC), which outlines left-in only at Abbotts Road and leftout only at Mamre Road per the Vehicle Route Map. LILO routes are reiterated in the CoC access route descriptions.

Site Related Data 1.5

1.5.1 Road Details

The key roads surrounding the Site are as identified within Figure 2 and summarised in Table 8.

TABLE 8: LOCAL ROAD NETWORK

Road Name	Section	Speed Limit	Parking	Traffic Volumes and Peak Times	Urban / Rural
Mamre Road	Great Western Highway and M4 & Elizabeth Dr	60-80 km/hr	No	AM Peak: 1,391 ¹ veh/hr PM Peak: 1,541 ¹ veh/hr	Urban
Aldington Road	Abbotts Rd & Bakers Ln	60 km/hr	No	-	Urban
Abbotts Road	Mamre Rd & Aldington Rd	60 km/hr	No	-	Urban
Elizabeth Drive	M7 & The Northern Rd, Hume Highway & Mamre Rd	80 km/hr	No	2021 ADT: 26,516 ² veh/day	Urban
Bakers Lane	Mamre Rd & Aldington Rd	60 km/hr (40 km/hr during school peaks)	No	-	Urban
Erskine Park Road	Mamre Rd & M4	70 km/hr	No	-	Urban

Notes: 1) According to Ason Group surveys conducted in 2018 on Mamre Road north of Bakers Lane

1.5.2 Crash History

A review of TfNSW crash database has been undertaken to establish the crash history in the vicinity of the Site; the crash history for the 5-year period 2018 to 2022 (inclusive) is outlined below in Table 9. No crashes were recorded within close vicinity of the Site. No discernible patterns relating to a trend or incident type were observed for crashes and suggests there are no inherent safety issues within the Section of Mamre Road, Abbotts Road or Aldington Road, near the Site.

TABLE 9: CRASH HISTORY

Year	Location	RUM Code	Injury/Death
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²⁾ Transport for NSW Traffic Volume Viewer

2018	Mamre Road, West of Site	20 – Head On	1x serious injury 1 x minor injury
2022 Mamre Rd, West of Site		73 – Off rd right => obj	1 x serious Injury

Source: TfNSW Crash Statistics Website

1.5.3 Vulnerable Road Users

Vulnerable road users (VRU) are road users not in a car, bus or truck. In the event of a crash, VRUs have little to no protection from crash forces, therefore, need to be addressed within this CTMP. The table below provides context to VRUs surrounding the Site.

TABLE 10: PUBLIC AND ACTIVE TRANSPORT VRUS

Road Name	Pedestrian	Cycling	Public Transport
Mamre Road	No	Yes Within shoulder	None close to Site
Aldington Road	No	No	No
Abbotts Road	No	No	No
Elizabeth Drive	No	Yes Within shoulder	Yes Bus Stops
Bakers Lane	No	Yes Within shoulder	No
Erskine Park Road	Yes Footpath Width = 2.6 m	Yes Bike trail	Yes Bus Stops

Stakeholder Engagement 1.6

1.6.1 Stakeholder Engagement Plan

ESR has previously consulted with required relevant stakeholders regarding construction schedules and truck routes for Westlink Stage 1 - Stage 3. Any further identified conflicts or issues that arise will be promptly raised with stakeholders at the earliest opportunity. In particular, the Mamre Road Precinct Working Group (MRPWG) serves as a dedicated forum to consult with key stakeholders, providing a platform to discuss construction programs, potential impacts, and outcomes from previous engagements.

In February 2024, consultation was conducted with TfNSW and Penrith City Council regarding the Draft and Issue I of this Stage 1 - Stage 3 CTMP. Within these consultations, TfNSW and Penrith City Council have provided the following commentary in Table 11 and Table 12. Ason Group, in response, has diligently addressed each of these conditions to ensure compliance and alignment with TfNSW's and Council's requirements.

Additional TfNSW comments received as at 23 April 2024 are responded to in Table 13 further below. TfNSW endorsement was subsequently received on 22 May 2024 – refer Appendix E.

Penrith City Council have provided additional comments as at 3 June 2024. Similarly, these are addressed in Table 14.



TABLE 11: TFNSW COMMENTS (05 MARCH 2024)

Comments	Response for Westlink Stage 1 – Stage 3
Please note the following amendments (or clarifications) that we require you to make to the CTMP before we can endorse the document:	-
Safety concerns with access via Mamre Road given the lack of traffic control at its intersection with Abbotts Road. How will the left in/left out for heavy vehicles be enforced?	It is highlighted that access to the Site can only be reasonable catered via Abbotts Road from Mamre Road. It is reiterated that Mamre Rd / Abbotts Rd is the only viable access point to the Site due to construction vehicle restrictions at the signalised intersection at Aldington Rd / Mamre Rd, due to operations of the school and aged-care facility, as well as concerns to Aldington Rd road conditions. Safety mitigation measures to the T-intersection will include heavy vehicle LILO restrictions and will be enforced as far as reasonable practicably via the CTMP, Driver Code of Conduct, worker inductions, toolbox talks, and additional site access signage, if deemed necessary.
Traffic modelling performed at the intersection of Mamre Road with Abbotts Road during the midweek AM and PM peak volumes appears too low. We need to see the source of survey data and date of capture as the current queuing shown does not correspond with observation data. The overall deterioration to the performance of the intersection will result to motorists taking risks thus eventuating to crashes. The CTMP does not promote safe measures to manage construction traffic.	The Mamre Rd / Abbotts Rd survey data (14/12/2023) has been compared with tube count data on Mamre Rd, taken at August 2023. The compared volumes suggests some 40 vehicle difference in day-to-day traffic which indicates normal variations in data. The above raw survey data has been attached within Appendix G. Furthermore, an internal review of the SIDRA model and survey data has been undertaken and validated against traffic footage of the surveyed data, where no inconsistencies were identified. It is further noted that during intersection peaks (6:00AM–7:00AM, and 3:30PM-4:30PM) and site peaks (7:00AM-8:00AM and 4:00PM-5:00PM), the intersection performance, queue lengths and volumes were often times similar between the two periods. Based on the traffic footage: The queue length on the east approach (Abbots Rd) were rarely more than 1 vehicle in both peak periods. This was the case for RT on the south approach too. Video footage shows that the modelled queue length is in line with or even larger than the actual queue length. Vehicles rarely experience delays more than 20-30s for LT or RT, with vehicles at the eastern approach generally queued two abreast due to the wider pavement width:



Refer to **Section 3 (3.1 - 3.6)** dedicated to detailed construction traffic management, in accordance with Condition B1(c) and Condition B1(f), and refer to **Section 4** (4.1 - 4.4) dedicated to regular monitoring requirements, in line with Conditions B1(f) and B1(g). **Construction traffic generation management** and constraint measures during the peaks is As documented within this CTMP, ESR are aware of the not sufficiently detailed. construction traffic constraints during peak periods for the Site, as well as the wider Estate. Furthermore, surveyed traffic generation data included within Appendix G demonstrates existing traffic volumes (as modelled in SIDRA analysis outlined in **Section 3.3**) are consistent with existing tube count data.

TABLE 12: COUNCIL COMMENTS (27 FEBRUARY 2024)

Comments	Response for Westlink Stage 1 – Stage 3
Council staff reviewed a preceding version of a CTMP, and have further reviewed the revised Construction Traffic Management Plan (CTMP) received 12 February. The following further comments in response are provided for the Department's consideration in relation to condition compliance:	-
a) Council's Assets Department has advised that Abbotts Road is not part of the approved B-Double network. The lodgement of a NHVR permit is required or further consultation with Council's Asset Management team if there is an intention for B-Double access.	Section 2.3 updated to reflect requirement for NHVR permit for any oversized or over-mass vehicles (including B-doubles) travelling to / from the Site, as required via Abbotts Rd.
b) A Road Occupancy Permit and TRRO will be required for Repairs and Maintenance in the event of road deterioration and direction.	Refer Section 2.8 and Section 2.9.
c) Council's Assets Team has requested that 2.7 Site Access of the CTMP be amended to only allow truck and dog (trailer) movements.	Section 2.7 has been amended. A limited number of larger-element deliveries, including steel and roofing materials, requiring semi-trailers will be required – consistent to vehicles approved and as required in Lot 1, Westlink. The largest vehicle typically to arrive to Site will be a truck and dog combination (including AV and semi-trailers). In the

event a larger vehicle is required, it will be subject to a separate application and permit. d) Council's Assets Team has requested that section 3.3.1 Proposed No Right Turn of the CTMP be amended to have consistency in TfNSW and Council are to coordinate and consult wording of the vehicle access diagram and respectively regarding Mamre Rd & Abbotts Rd driver responsibility: restrictions to occur at all times, and not during peak times (as currently proposed under this CTMP as at 12 March 2024) which will impact any traffic 1. to all construction traffic accessing the area, not just construction traffic. 2. Left in left out only as per vehicle access 3. All times not just peak times An Initial dilapidation report can be prepared by ESR. Due to the public infrastructure that is utilised e) Council's Assets Team has requested that and shared with other construction and background section 4.1 Monitoring and Review of the CTMP traffic, subsequent dilapidation reports cannot be be amended to include reporting to council on: deemed the sole responsibility of ESR and is considered unreasonable to solely allot monthly 1. road condition on a monthly basis reporting of the road condition and, active repairs and maintenance to ESR and Westlink Stage 1 -2. Active Repairs and Maintenance Stage 3. f) Council's Assets Team has requested that that Appendix C. TGS of the CTMP be updated to TGS updated, refer **Appendix C**. include "No Right Turn" signage at Mamre Road facing Abbots road. g) Council's Assets Team has requested that the following clauses from the existing SSD Consent be included in the CTMP as follows: C12. Before the commencement of construction of the development, the Applicant must: a. consult with the relevant owner and provider of services that are likely to be The relevant clauses (labelled Condition A13 and affected by the Stage 1 development to A14 within SSD-9138102 Conditions of Consent) make suitable arrangements for access are included in **Section 1.4.1**, and relevant to, diversion, protection and support of responses provided. the affected infrastructure: Furthermore, ESR will only be responsible for b. prepare a dilapidation report identifying damages to public infrastructure proven to be as a the condition of all public infrastructure result of works carried out for the Westlink Stage 1 in the vicinity of the site (including roads, Stage 3 development. gutters and footpaths); and c. submit a copy of the dilapidation report to the Planning Secretary and Council C13. Unless the Applicant and the applicable authority agree otherwise, the Applicant must: a. pay the full costs associated with repairing, any public infrastructure that is



damaged by carrying out the Stage 1 development; and

b. relocate, or pay the full costs associated with relocating, any public infrastructure that needs to be relocated as a result of the Stage 1 development

TABLE 13: TFNSW CONDITIONS (23 APRIL 2024)

Conditions	Response for Westlink Stage 1 – Stage 3	
A monitoring regime needs to be put in place and adjustments in peak hour construction traffic movements will need to be made if an adverse safety or operational event occurs.	Noted. Refer Section 4 for detailed monitoring regime which forms part of the wider CEMP monitoring process. A detailed monitoring program is included in Section 4.1 and a Contingency Plan in Section 4.3 to respond to operational or safety risks under construction movements, queuing, Traffic Guidance Scheme and Dust.	
Any Traffic Guidance Schemes (TGS) prepared are to comply with AS1742.3 and Transport for NSW's "Traffic Control at Worksites" manual and be signed by a person with TfNSW certification to prepare a TGS.	Noted. The Traffic Guidance Schemes (TGS) have been designed in accordance with AS1742.3 and Transport for NSW's "Traffic Control at Worksites" manual. They have been prepared by persons holding TfNSW certification. For more detailed information, please refer to Section 1.2 and Appendix D.	
Proponent must apply and obtain approval from the Transport Management Centre for a Road Occupancy Licence (ROL) for any required lane closures and/or Speed Zone Authorisations as part of the ROL that may impact the state road network or is within 100m of traffic signals.	The construction Site access is not located within 100m of traffic signals, therefore an approved ROL from the TMC will not be required. In the event an ROL is required, then the appropriate approvals processes will be undertaken. Refer to Section 2.1 .	
Access to be maintained for residents, businesses and emergency vehicles at all times.	Noted. Access for residents, businesses, and emergency vehicles will be maintained at all times during the construction process.	
No marshalling or queuing of construction vehicles is to occur on public roads. Arriving vehicles that are not able to use parking bay/work zone must continue to a holding point until space becomes available.	Noted, however there is no work zone proposed as part of the construction works. To ensure there is no queuing of construction vehicles on public roads, a detailed schedule for deliveries of goods and materials will be established in advance. All anticipated deliveries will be communicated to site personnel during daily prestart meetings to streamline operations and minimise disruptions. For further information, please refer to Section 3.5.	
When heavy vehicles are entering or leaving the site a traffic controller is to be provided to manage any conflicts between pedestrians and heavy vehicles.	As per the Technical Manual Issue No. 6.1 2022, a traffic controller is not mandated for vehicle turning in this scenario. Additionally, considering the low traffic and pedestrian activity within vicinity of the Site on Abbotts Road, the likelihood of conflicts is minimal. For further details refer to Section 1.5.1 and Appendix C .	



Access to the site should be at the farthest point from the intersection as practicable to reduce additional conflicting vehicle manoeuvres.	Access to the site has been arranged at the furthest possible point, situated within the cul-de-sac. Refer to Section 2.7 .	
Transport for New South Wales reserve the right to alter the CTMP Conditions at any time to maintain safe and efficient traffic and pedestrian movements in this area.	Noted.	
Any approved Works Zone should only be used for work activities. No infrastructure, including bins, tanks or traffic control equipment should be left on the road when the works zone is not in use by a vehicle. All non-vehicular items must be contained with the work area and not on the carriageway. When a work zone is not in use, the area/lane must be opened up to allow for normal trafficable conditions	Noted. At no stage of the construction process Works Zone is needed. Refer to Section 2.8 .	
Should TfNSW Network and Asset Management, Network Operations, CJP Operations, Network and Safety or other TfNSW business area determine that that more information is to be provided for review and acceptance, including other TCS locations, this information must be submitted prior to the CTMP being implemented, or otherwise agreed upon.	Noted.	
Any traffic control devices, including signage and line marking, should be installed by the proponent and must conform with Australian Standards 1742	All traffic control devices, including signage and line marking, will be installed by the proponent and will conform with Australian Standards 1742.	

TABLE 14: COUNCIL COMMENTS (3 JUNE 2024)

Comments	Response for Westlink Stage 1 – Stage 3
Council's Asset Management Department have now also reviewed the Construction Traffic Management Plan (CTMP) dated 13 May 2024 and received 20 May 2024. The following additional comments are provided for consideration and address in relation to condition compliance:	-
a) Table 12, Section e – The entire length from the Aldington Road intersection east to the site entry must be repaired and maintained by the application / developer as it will be the only active users of this section.	ESR will maintain the section of Abbotts Road from the intersection at Aldington Road to the site entry.
b) Any defects identified within the used road reserve must be forwarded via Council's Portal for maintenance when reasonably practicable.	Noted. Any defects which would be identified would be suitably addressed in accordance with the Monitoring Program detailed in Section 4.1 .



Proof of this consultation has been provided within Appendix E of the report. Furthermore, ESR commits to adhering to the actions and procedures outlined in Section 1.6.2.

TABLE 15: STAKEHOLDER CONSULTATION ACTIONS

Stakeholder	Action
TfNSW	ESR to submit CTMP to stakeholder. (TBD) ESR to liaise with stakeholder to address comments and re-submit final CTMP. (TBD)
Penrith City Council	ESR to submit CTMP to stakeholder (TBD) ESR to liaise with stakeholder to address comments and re-submit final CTMP.
Transport Management Centre (TMC)	Tied to consultation with TfNSW. Any consultation will be undertaken in tandem with TfNSW.

1.6.2 Stakeholder Notification

In the event that any disruptions (unexpected or in advance) to roadways / footpath occur as a result of construction works, the procedure outlined below is to be followed:

- If any future disruptions to roadways / footpaths are required, Council / TfNSW is to be notified first and depending on the extent of the disruption, the Contractor is to notify affected property occupiers using letter drops and Variable Message Sign (VMS).
- If any unforeseen disruptions to roadways / footpaths occur, Council / TfNSW is to be notified first and depending on the extent of the disruption the contractor is to notify affected property occupiers via traffic controllers and VMS.
- In the event that heavy vehicle damage to Council / TfNSW assets / infrastructure, contractors will notify Penrith Council's Traffic & Transport team and / or Assets Branch.



Proposed Works and Staging

Overview of Works 2.1

The details of the construction work are shown in **Table 16**. It is estimated that the total duration of the works will be approximately 13 months from the commencement date.

TABLE 16: CONSTRUCTION WORKS

Criteria	Response
Description of Key Activities	Construction of new warehouse building, car parking structure, site hardstand area, ancillary facilities, and landscaping.
Max. Vehicle Size	26.0m B-Double
Vehicle Movement Frequency	Approximately 400 light vehicle movements / day + Approximately 180 heavy vehicle movements / day
Crane details	Mobile cranes will be used for lifting of structural steel, roof sheets, mechanical plant on roof. Locations - building hardstand and perimeter of the building.
Truck Access Requirements	All trucks shall access via the Primary (via the North-South Access Road) and Secondary vehicle access gates (via the North-South Access Road). The North Western gate used as required, which would be limited as far as reasonably practicable. existing driveway on Abbotts Road
Vehicle access / egress in a forward direction (Y / N)	Y
Out of Hours Deliveries (Y/N)	N
Contractor Parking	Y – All parking internal
Pedestrian Control	Temporary Fencing with shade cloth to the site boundary.
Public Transport Services Affected	N
Road Occupancy Requirements (If yes, provide further details)	N
Lane or Footpath Closures (If yes, provide further details)	N
Traffic Guidance Scheme	Appendix C



2.2 Construction Hours

Based on the information provided to Ason Group, a summary of the construction hours is shown in Table 17 which is in accordance with the Council guidelines and condition B47 of the CoC:

TABLE 17: HOURS OF WORK

Activity	Day	Time
Construction works	Monday — Friday Saturday	7 am to 6 pm 8 am to 1 pm

No work Sundays or Public Holidays.

It is anticipated that construction works will not be conducted outside of the hours outlined above. Should out of work hours be required, ESR will lodge an application for an Out of Work Hours Permit with DPHI to seek approval for these works. The type of works that might be undertaken outside the recommended standard hours are:

- The delivery of oversized plant or structures that police or other authorities determine require special arrangements to transport along public roads
- Emergency work to avoid the loss of life or damage to property, or to prevent environmental harm
- Maintenance and repair of public infrastructure where disruption to essential services and/or considerations of worker safety do not allow work within standard hours
- Public infrastructure works that shorten the length of the project and are supported by the affected community
- Works where a proponent demonstrates and justifies a need to operate outside the recommended standard hours.

Condition B48 of the Conditions of Consent outline that Works outside of the hours identified in condition B47 may be undertaken in the following circumstances:

- Works that are inaudible at the nearest sensitive receivers:
- Works agreed to in writing by the Planning Secretary;
- For the delivery of materials required outside these hours by the NSW Police Force or other authorities for safety reasons; or
- For an emergency to avoid the loss of lives, property or to prevent environmental harm.

2.3 Truck Routes

It is expected that all heavy vehicles will access the Site via the approved TfNSW Restricted Access Vehicles (RAV) Map for 26 m B-double Access. Any oversized or over-mass vehicles, which would be required to arrive from Abbotts Rd, travelling to the Site will be required to obtain a permit from the NHVR. The access routes are shown in Figure 3. As discussed, all construction vehicles will enter LEFT-IN ONLY, and exit LEFT-OUT ONLY the Site via Abbotts Road / Mamre Road. It is anticipated that all heavy vehicles will access Site via the following routes:

- **Arrival Trips:**
 - Route 1: From M4 Western Motorway, southbound along Mamre Road and left into Abbotts Road.



Route 2: From Westlink M7, westbound on Old Wallgrove Road, Lenore Drive and Erskine Park Road, then south along Mamre Road and left into Abbotts Road.

Departure Trips:

- Route 1: From the Site, onto Abbotts Road then south on Mamre Road to Elizabeth Drive and left to the M7 Motorway and sub-regional routes to the east.
- Route 2: From the Site, onto Abbotts Road then south on Mamre Road to Elizabeth Drive and right to Badgerys Creek and The Northern Road to the west.

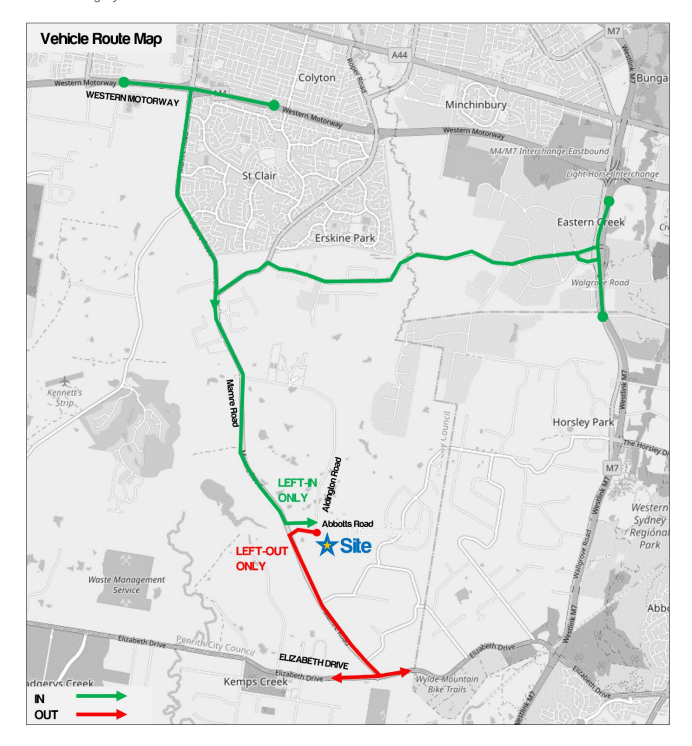


Figure 3: Construction Vehicle Route Map

A copy of the approved routes will be distributed by the Contractor to all drivers before their arrival to Site. No trucks are to be queued on local roads. Mobile phones, two-way radios or application-based solutions should be used to coordinate truck arrivals.

The RAV Map (below in **Figure 4**), illustrates that vehicles up to and including B-doubles are capable of traveling to and from the Site within approved routes.

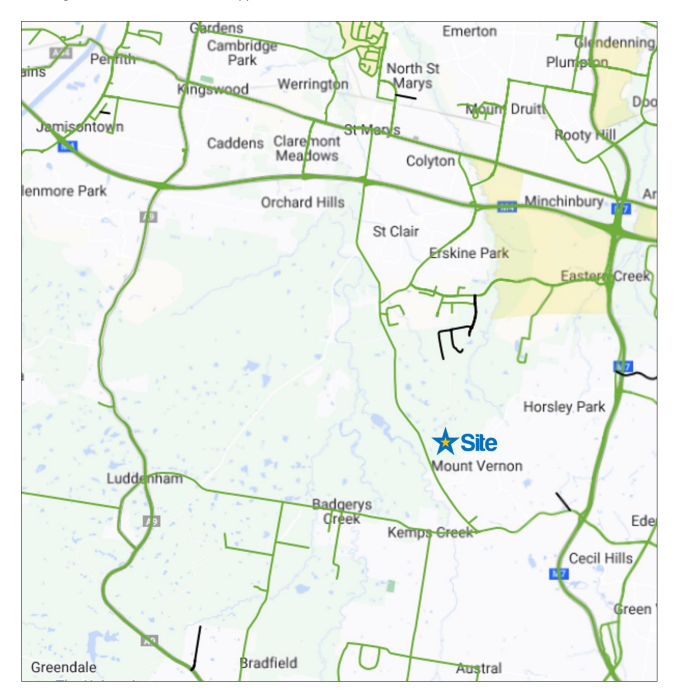


Figure 4: Restricted Access Map (25/26m B-double Routes)²

² https://maps.transport.nsw.gov.au/egeomaps/restricted-access-vehicles-map/

Temporary Traffic Management Method

Traffic management shall be undertaken in accordance with the methodology outlined within the TGS, Table 18 and attached within **Appendix C**. All road users are expected to be directed around the worksite to physically separate the road user from any hazards within the worksite.



TABLE 18: ACCESS PROTOCOLS & METHODOLGY

Procedure	Responsibility	Notes
Access to the Site Is the Vehicle Entering YES NO Discuss & Understand Call-up Protocol	Site Manager / Foreman / Traffic Controller	ENTRY PROTOCOL: Via UHF radio, channel agreed at prestart 1. Vehicle to advise gate controller when 200m from gate via UHF — vehicle to ensure flashing lights are on 2. Vehicle advises of metres from gate in 50m lots (i.e., 150 m from gate 100m from gate). 3. Gate Controller advises safe to enter, vehicle enters site and decelerates behind barriers 4. If not safe to enter, vehicle is to continue driving and not stop / queue on the public roadway 5. Vehicle uses road network to return and make another attempt at entering site
Vehicle Exiting YES NO Discuss & Understand Call-up Protocol END	Site Manager / Foreman / Traffic Controller	EXIT PROTOCOL: Via UHF radio, channel agreed at prestart 1. Vehicle driver to radio Gate Controller to ensure exit is possible – vehicle to ensure flashing lights are on 2. If no issues, driver to proceed to exit gate and merge with traffic. 3. If driver cannot exit, Gate Controller to order vehicle to hold until gate is clear. Gate Controller is not to stop traffic on the public road network

2.5 Risk Assessment

A risk assessment is aimed to identify the hazards and risks associated with the works. The purpose of this risk assessment is to determine the controls required for the protection of the road workers and road users. A risk assessment has been completed and is attached in Appendix B.

2.6 Site Contact

The key contacts for the Site during Construction have been outlined below.



TABLE 19: CONSTRUCTION CONTACT LIST

Role	Name	Company	Contact
Project Manager	Myles Fowler	Prime Construct	Mobile – 0400 302 381 Email – mfowler@primeconstruct.com.au
Communications and Community Liaison Representative	David Mollerstrom	ESR	Mobile – 0409 156 134 Email – David.mollerstrom@esr.com
Environmental Representative	Carl Vincent	ErSed	Mobile – 0424 203 046 Email – carl.vincent@ersed.com.au

The list of key contacts shall be provided within the site induction to all staff and contractors, as well as be posted on the site shed. Consideration should also be given to presenting this list of contacts within the project's website.

Site Access 2.7

All access to the Site by construction personnel will be to/from Abbotts Road and is demonstrated in Figure 5 below. Internally, the vehicles will primarily access the Primary Vehicle Access and Secondary Vehicle Access via the North-South Access Road, as shown in Figure 6 further below.

The largest vehicle that will access the Site during construction would be a truck and dog combination, which the temporary access driveway will be designed to accommodate. Further, construction management protocols will require that any vehicle entering the Site access road will have right of way in order to ensure that there is no queuing on Abbotts Road.

Access to emergency vehicles shall be maintained at all times. An emergency vehicle parking space will be maintained at all times and left vacant unless occupied by an emergency vehicle.





Figure 5: Site Access

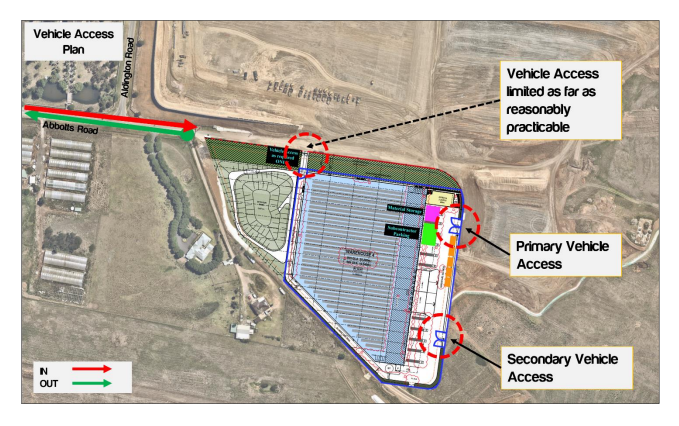


Figure 6: Site Access (Internal)

2.8 Works Zone

A Work Zone is not required during the bulk earthwork stage; all construction vehicles will be able to park/stop within the Site.

A Road Occupancy Permit (ROP) from Penrith City Council will be required during any works undertaken on Abbots Road. It is the responsibility of the Contactor to obtain the ROP.

Road Repairs and Maintenance 2.9

If deemed necessary to this development, Road Occupancy Permit and Temporary Road Reserve Occupancy (TRRO) approval will be required to accompany any Repairs and Maintenance in the event of road deterioration and direction.



3 Traffic Management

3.1 Operational Traffic Volumes

The traffic report (Ason Group Ref: 1323r06v02) supporting the development, outlined the following relevant figures with regard to future operational traffic volumes associated with the **Estate**:

AM Peak: 188 movements per hour (movements, in & out combined)
PM Peak: 196 movements per hour (movements, in & out combined)
Daily: 1,886 movements per day (movements, in & out combined)

For the purpose of this report, 1 truck is equal to 1 inbound movement plus 1 outbound movement which equals to a total of 2 movements.

3.2 Construction Vehicle Traffic Generation

The anticipated vehicle movements generated by the construction of the Site have been estimated having consideration of the likely requirements for construction staff, plant, equipment, and haulage. The anticipated construction schedule has been provided by ESR, with the estimated traffic volumes as follows.

- 400 Light Vehicle Movements per day
 (up to 71 movements in the Site AM peak period and 43 movements in the Site PM peak period)
- 180 Heavy Vehicle Movements per day (up to 32 movements in the Site AM peak period and 32 movements in the Site PM peak period)

Bringing into peak and daily movements, the following volumes are expected.

Site AM Peak: 103 movements per hour (movements, in & out combined)
 Site PM Peak: 75 movements per hour (movements, in & out combined)
 Daily: 580 movements per day (movements, in & out combined)

3.3 Cumulative Construction Vehicle Traffic Generation

The approved and construction volumes identified above, demonstrates that construction traffic is less than approved and therefore should be sufficient to cater for any construction impacts. Notwithstanding, the approved volumes are based on the intersection of Mamre Road / Abbotts Road intersection being upgraded, which is to be undertaken some time in 2024.

As such, consideration need to be made to the impacts of construction traffic on the existing road network, prior the completion of intersection upgrades in 2024. Traffic surveys were undertaken on 14 Dec 2023 to establish the baseline traffic flows on the Mamre Road / Abbotts Road intersection within the following periods:

- 6:00AM 10:00AM
- 2:00PM 6:00PM



It is important to note the surveyed traffic flows include the following movements :

- All current construction traffic associated with the Estate
 - Lot 1 Building Works
 - **Bulk Earthworks**
- The broader MRP (Mamre Road Precinct)

The baseline traffic flows during the Site peak periods are shown in Figure 7.

The Site construction traffic in addition to the baseline traffic flows during the Site peak periods are shown in Figure 8 further below.

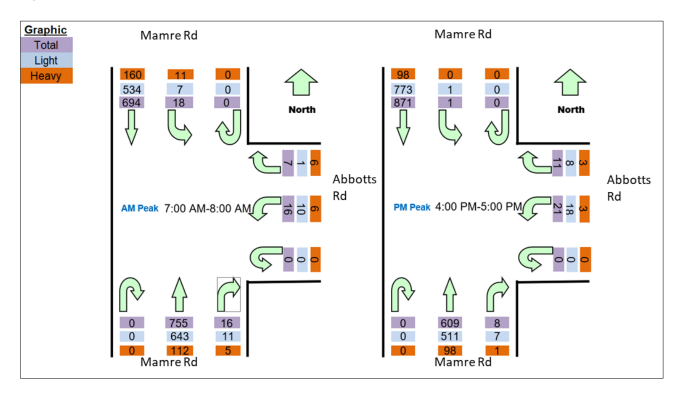


Figure 7: Traffic Volumes (Base Case)

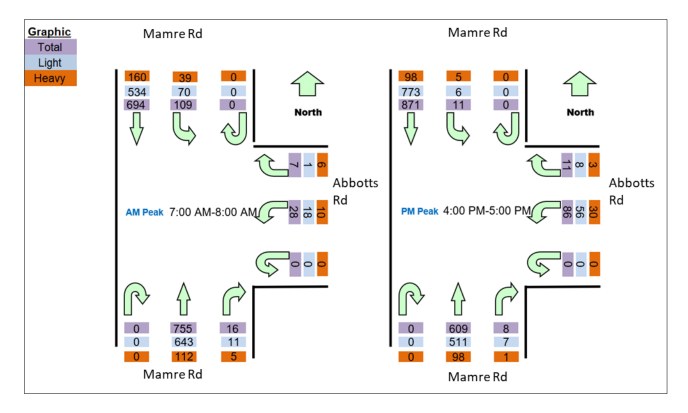


Figure 8:Traffic Volumes (Base Case + Site Traffic)

The results of the SIDRA analysis are summarised in Table 20.

TABLE 20: TRAFFIC MODELLING RESULTS							
	Base Case						
Intersection	Control	Period	Intersection Delay (s)	Degree of Saturation	95th Percentile Queue (m)	Level of Service	
Mamre Road /	Civo Mov	AM	389	0.92	34	LOS F	
Abbotts Road	Give Way	PM	173	0.61	12	LOS F	
	Base Case + Site Construction Traffic						
Intersection	Control	Period	Intersection Delay (s)	Degree of Saturation	95th Percentile Queue (m)	Level of Service	
Mamre Road / Abbotts Road	Give Way	AM	576	1.16	83	LOS F	
		PM	230	0.71	30	LOS F	

The SIDRA analysis indicates that the 'net' construction traffic volumes arising from the Site would not result in material changes to AVD and – importantly – LOS would generally remain unchanged.

The above demonstrates that the impacts of the net additional Site traffic generation are of sufficiently low order, with average delays and LOS experienced by vehicles generally consistent as currently occurs. For more information on the intersection performance, the SIDRA movement summaries can be found in Appendix F.



Proposed No-Right Turn (NRT) Extension

Whilst the SIDRA intersection analysis above demonstrates the intersection will generally operate with no material impact once construction commences, additional traffic measures are proposed to improve the overall efficiency of the intersection prior to its upgrade. The extension of the timed No-Right Turn (NRT) restriction on Abbotts Road onto Mamre Road within the following periods are therefore proposed.

8:00AM-9:30AM 7:00AM-9:30AM to

2:30PM-4:00PM

Intersection movement flows incorporating the NRT extension during the Site peak periods are shown in Figure 9, and the performance summarised in Table 21.

2:30PM-5:00PM

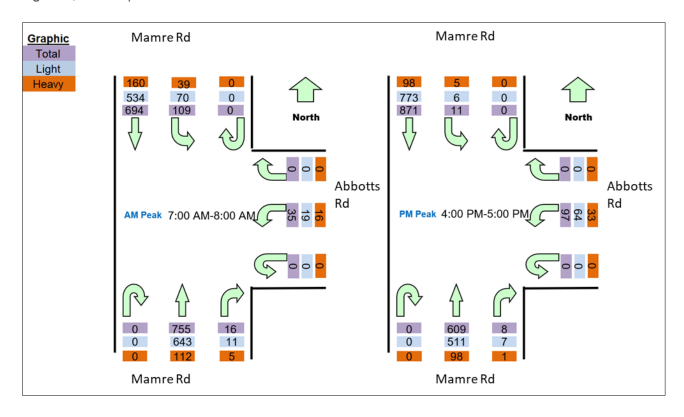


Figure 9: Traffic Volumes (Base Case + Site Traffic + NRT)

TABLE 21: TRAFFIC MODELLING RESULTS Base Case + Site Construction Traffic (NRT) Intersection Degree of 95th Percentile Level of Intersection Control Period Delay (s) Saturation Queue (m) Service 56 0.41 6 LOS D AM Mamre Road / Give Way **Abbotts Road** PM47 0.41 4 LOS D

Under the proposed NRT extension with baseline traffic flows and addition of Site construction traffic, the intersection performs at LOS D in the AM and PM peak hours and fulfils the Level of Service and Degree of Saturation performance criteria, which suggests that the cumulative construction shall not create any unacceptable traffic impacts to the road network.



Therefore, we consider that from an operational perspective and in terms of the average delays and LOS experienced by vehicles, future case delays for such low quantum of traffic is deemed acceptable. As such, the proposed traffic measure shall be sufficient to cater for the proposed cumulative traffic volumes during the Site peak periods. For more information on the intersection performance, the SIDRA movement summaries can be found in Appendix F.

Minimising Traffic Impacts on Surrounding Network 3.4

The impacts of construction traffic and the mitigating measures to be implemented are outlined below.

Construction Traffic in Mamre Road and Abbotts Road: Construction traffic will use the existing access on Abbotts Road to access the work area for the works, connecting to the wider network via Mamre Road.

ANY CONSTRUCTION TRAFFIC MUST UNDERTAKE LEFT-IN, LEFT-OUT FROM THE MAMRE ROAD / ABBOTTS ROAD INTERSECTION ONLY.

To ensure the impacts to motorists within the area are kept to a minimum, construction traffic will be contained with the prescribed volumes.

- Management of deliveries: The Contractor will manage deliveries to ensure that construction vehicles, particularly heavy vehicles, will not exceed approved limits.
- Safety During Construction: Safety to motorists and pedestrians throughout the area will be maintained during construction through the preparation and execution of TGS's. A range of TGS's are to be implemented by the contractor CTMPs, for each access throughout construction, to identify all reasonably foreseeable hazards, assess the hazards, and manage the hazards as best possible by either eliminating or minimising the risks. TGS's shall be monitored and updated accordingly throughout the project.
- Reporting: Reporting and monitoring of movements during peak periods are to be undertaken to ensure that drivers are adhering to restricted times, and to ensure that the approved traffic generation, and subsequent impacts on the road network, are in line with those approved.

3.5 Vehicle Management

In accordance with TfNSW requirements and the Conditions of Consent, all drivers are to be familiar with the Driver Code of Conduct before attending the Site. A copy of the Code is included in Appendix A.

All vehicles transporting loose materials will have the entire load covered and/or secured to prevent any large items, excess dust or dirt particles depositing onto the roadway during travel to and from the Site. Public roads used by construction vehicles are to be kept clean at all times. All vehicles enter and exit the Site in a forward direction.

All subcontractors must be inducted by the lead contractor to ensure that the procedures are met for all vehicles entering and exiting the construction site. The lead contractors will monitor the roads leading to and from the Site and take all necessary steps to rectify any road deposits caused by the Site vehicles.

Vehicle movements to, from and within the Site shall do so in a manner, which does not create unreasonable or unnecessary noise or vibration. No tracked vehicles will be permitted or required on any paved roads. Public roads, access points and internal parking areas will not be obstructed by any materials, unapproved vehicles, refuse skips or the like, under any circumstances. At no time shall heavy vehicles and bins associated with the development park on local roads or footpaths in the vicinity of the Site.



Prior to accessing the Site, heavy vehicles may stop and wait, as necessary, away from the Site. If this is the case then all vehicles must abide by all traffic, road and environmental legislations. All vehicles are wholly contained on site before being required to stop. At no stage shall queuing occur on the public road network. A schedule for deliveries of goods and materials will be established prior to that day, with Traffic Controllers to maintain radio contact with construction vehicles at all times. The anticipated deliveries will be made known to site personnel at daily prestart meetings.

Contractor & Heavy Vehicle Parking 3.6

Contractors will likely drive since there is no easily accessible public transport in close proximity to the Site. Onsite parking will be available. Suitable pedestrian connectivity shall be maintained between the work areas and this contractor parking at all times.

A dedicated area for the parking of contractor and heavy vehicles shall be developed and updated / relocated as the project progresses. The number of parking spaces provided within the Site throughout the construction will change as construction progresses, which will likely increase as construction progresses.

During each iteration of car parking location, there shall be enough parking to accommodate the expected maximum for that particular stage.

It is expected that the location of dedicated light and heavy vehicle parking areas shall change as the construction of the internal road network progresses, therefore the location of parking spaces shall be outlined within the Driver Code of Conduct and outlined within the regular toolbox meetings. Parking will be regularly monitored to ensure that no queuing onto roadway.

Pedestrian and Cyclist Management

Abbotts Road does not have any footpaths, bicycle paths or shared paths fronting the Site.

However, in the unlikely event that there are pedestrians or cyclists needing to cross an access driveway they will be halted by an accredited Traffic Controller while construction vehicles are entering or exiting the Site. Once the construction vehicles are clear, the Traffic Controller can allow pedestrians/cyclists to continue along their journey.

Fencing Requirements 3.8

Fencing requirements will consist of fencing with shade cloth to the site boundary.

The fencing is to ensure unauthorised persons are kept out of the Site.

3.9 Traffic Control

A site-specific TGS is provided in **Appendix C** for the Site access following the completion of the temporary access.



It should be noted that an accredited Traffic Controller shall be on-site to supervise construction vehicles passing general traffic.

3.10 Authorised Traffic Controller

There is a requirement for authorised traffic controllers to be present throughout the construction. The responsibilities include:

- Implementation of the TGS.
- Pedestrian and cyclist management, to ensure that adverse conflicts between vehicle movements and pedestrians do not occur.
- Supervision of all vehicle movements across pedestrian footpaths at all times, and
- Supervision of all loading and unloading of construction materials during the deliveries in the construction phase of the project.

Refer to Appendix C for the TGS for details of the proposed work zone, location of traffic controllers and associated traffic management measures.

3.11 Driver Awareness & Code of Conduct

All drivers shall be made aware and adhere to the Driver Code of Conduct, outlined in Appendix A.

3.12 Worker Induction

All workers and subcontractors engaged on-site would be required to complete a site induction. The induction will include permitted access routes to and from the construction site for all vehicles, as well as standard environmental, work, health and safety (WHS), driver protocols and emergency procedures.

Any workers required to undertake works or traffic control within the public domain must be suitably trained and covered by adequate and appropriate insurances.



4 Monitoring and Review

Monitoring Program 4.1

This CTMP shall be subject to a monthly review and will be updated accordingly. Regular reviews will be undertaken by the on-site coordinator during implementation and execution of this CTMP. Monitoring of this CTMP shall also be picked up in the Environmental checklists, with any incidents being reported within the weekly site meeting. The monitoring shall be undertaken in accordance with Condition B1(f), and Condition B1(g).

All and any reviews undertaken should be documented, however key considerations regarding the review of the CTMP shall be:

- To ensure the implementation of the CTMP and TGS's are consistent with the intent of this report, and that the most recent version of the CTMP and TGS (as approved by the Planning Secretary) is being implemented.
- Tracking deliveries against the volumes outlined within report. Deliveries will be tracked against approved volumes and will keep a vehicle log - including Rego & time of entry - for the purpose of assessing the effectiveness of these monitoring programs.
- It is expected the Contractor will undertake a truck and car count/review to ensure volumes are within Condition Green of Table 24, and will be undertaken once a month. In addition, the Contractor is required to retain a log of all vehicles accessing the Site on a daily basis.
- To identify any shortfalls and develop an updated action plan to address issues that may arise during construction (Parking and access issues)
- To regularly monitor the approved truck routes as outlined within this CTMP.
- To ensure TGS's are updated (if necessary) by "Prepare a Work Zone Traffic Management Plan" card holders to ensure they remain consistent with the set-up on-site.
- Regular checks to ensure all loads are entering and leaving site covered as outlined within this CTMP.
- A Dilapidation report shall be undertaken periodically to assess the condition of the road and note whether there has been any reduction in quality of the road as result of construction vehicles. Any defects identified within the road reserve must be forwarded via Council's Portal for maintenance, when reasonably practicable.

As such the table below provides triggers to monitor and review this CTMP.

TABLE 22: MONITORING & REVIEWS OF CTMP

Type of Review	Frequency	Considerations
Scheduled	The scheduled CTMP review must be undertaken bi-monthly (every 2 months) or as specified otherwise	 The scheduled CTMP review must consider the following: CTMP and TGS are approved; Identify required variations to the TGS, and ensure that they are updated, recorded, and approved; Review any departures or variations of the CTMP and/or TGS to ensure they have been documented and approved; Speed control effectiveness; and Construction vehicle entry/egress suitability, with no queuing on the public road network at any time. Construction vehicle daily / peak hour movements are compliant with approved volumes, with monthly reviews of the contractor's daily logbook of vehicles required.



		 Periodic checks to ensure that heavy vehicles are using the correct access route Refer to Noise and Vibration Management Plan for checks of
		noise generating items.
		The change generated CTMP review must consider the following:
	The change generated review must be	The work site is operating safely;
Change Generated	undertaken when implementing new	 Delineation is effective with appropriate signage installed for changed conditions;
Review	traffic stages,	Safe passage is provided for all road users;
	switches, or other construction-based	Road Safety Audits are arranged or confirmed as required
	activities.	 Accountability for approval and inspection is well understood and documented
		Any non-compliance must be reported to immediately to the supervisor. A non-compliance is anything other than 'Condition Green' as outlined within Table 24.
Non- Compliance,	The Non-Compliance, post-incident or near	All workplace incidents must be reported immediately to the supervisor, who is to determine responsibility for investigating the incident. The incident and investigation must also be recorded in the incident reporting system of Transport.
Post	miss review must be undertaken following an incident or near miss.	The post incident or near miss CTMP review must consider:
Incident or Near Miss		Causal factors;
Review		Contributory factors or changes required; and
		 Identified changes to TGS are completed, approved, recorded, and communicated. For any incidents or near miss (where required) a safety alert must also be prepared and distributed by the Transport project manager to share learnings with other work sites.

This monitoring process is expected to form part of the monitoring plan required to be included as part of the overarching CEMP of which this CTMP forms a part.

The roadway (including footpath) must be kept in a serviceable condition for the duration of construction. At the direction of Council, undertake remedial treatments such as patching at no cost to Council.

4.2 Work Site Inspections, Recording and Reporting

Recording and reporting of the monitoring programs shall be done in accordance with Section E.3, E.4 and E.5 of the TCAWS Manual. As such, the structure, schedule, and frequency of these activities have been considered and identified.

To inspect, review and audit the temporary traffic management (TTM) arrangements implemented on site, the following actions are to be undertaken by suitably qualified personnel in accordance with TCAWS 6.1 requirement during all phases of construction, being:

TABLE 23: EXAMPLE REVIEW OF ACTIVITIES

Activity			Frequency or Details
Shift Inspections	☐ Yes	□No	

Regular Inspections	☐ Yes	□ No	
TMP Review	☐ Yes	□ No	
Road Safety Audit	☐ Yes	□ No	
Other	☐ Yes	□ No	
Comments			

Given that the length of construction and that no regular works have been proposed outside of the Site, monthly TTM inspections is considered to be sufficient.

4.2.1 Incident Management

For the purposes of this CTMP, an 'incident' is 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. Furthermore, a 'non-compliance' is an occurrence, set of circumstances or development that is a breach of the consent.

All incidents related to traffic, including those of the Principal Contractor, subcontractors, and/or visitors that occur during construction works will be managed in conjunction with the requirements outlined in ESR's Incident and Non-compliance Response and Handling Procedure.

Whilst it is noted that key Contractors will be implementing their own environmental management system procedures and processes, ESR will be responsible for ensuring that these systems and processes satisfy the requirements of the CEMP, including the incident management components. The Contractor will be responsible for providing all necessary documentation with regards to the incident investigation and closeout actions where required. The timing of the provision of this documentation is to align with ESR requirements.

ESR's Project Manager must be notified immediately of any environmental incident or near miss related to traffic. Such incidents may include, but not limited to:

- Vehicle crash or injury resulting from construction traffic related to the project.
- Failure to correctly implement required traffic controls for planned activities.
- Queuing onto Abbotts Road, in breach of the requirements set out under this CTMP.
- Spill of any dangerous goods or hazardous substance to ground or water.
- Substantiated complaints received from members of the community or regulatory authorities relating to traffic management.
- Land-based off-site sediment loss to the environment, including sediment tracking onto the roadway.

ESR's Project Principal will be responsible for all notifiable environmental incidents in line with the regulatory notification requirements as per the CEMP.

All environmental incidents will be reported immediately to DPHI in writing via the Major Projects website after ESR becomes aware of the incident, as per Condition C10 of the conditions. Any notification to DPHI must identify the development, including the application number, and set out the location and nature of the incident.

In the event of a notifiable non-compliance incident arising, ESR will notify DPHI in writing (via the Planning Portal) within 7 days, as per Condition C11 of the conditions. Any notification to DPHI must

- identify the development, including the application number,
- set out the condition of approval that the development is non-compliant with,



- the way in which it does not comply,
- the reasons for the non-compliance (if known) and
- what actions have been taken, or will be taken, to address the non-compliance.

Contingency Plan

A contingency plan shall be established by the Contractor and is to be included in the overarching CEMP, in accordance with Condition C1(e). Notwithstanding, Table 24 outlines an indicative plan to be undertaken by the builder in the event that the monitoring program identifies the management plan is not effective in managing the construction impacts. Please refer to the Noise and Vibration Management Plan for any applicable contingency plans for noise and/or vibration management.

TABLE 24: CONTINGENCY PLAN	TABLE	24:	CONT	INGEN	CY P	LAN
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Risk		Condition Green	Condition Amber	Condition Red
Construction Movements	Trigger	Both peak hour and daily Construction traffic volumes are in accordance with volume and time constraints as outlined within Section2.2 and Section 3.1.	Construction traffic volumes exceeds programmed Peak volumes but is within permissible volume constraints as outlined within Section 2.2 and Section 3.1.	Construction traffic volumes exceeds permissible volume and time constraints as outlined within Section2.2 and Section 3.1
	Response	No response required	Review and investigate construction activities, and where appropriate, implement additional remediation measures such as: Review CTMP and update where necessary Provide additional training.	As with Condition Amber, plus; If it is concluded that construction activities were directly responsible for the exceedance, submit an incident report or noncompliance report to government agencies and to the Environmental Representative (ER). Stop all transportation into and out of the Site.
Queuing	Trigger	No queuing identified	Queuing identified within site, but not on to public road	Queuing identified on the public road
	Response	No response required Continue monitoring program	Review the delivery schedule prepared by the builder. If drivers are not following the correct schedule, then they should be provided with additional training and an extra copy of the Driver Code of Conduct	As with Condition Amber, plus Review and investigate construction activities. If it is concluded that construction activities were



				directly responsible for the exceedance, submit an incident report nor non-compliance report to government agencies and to the ER. Temporary halting of activities and resuming when conditions have improved. Stop all transportation into and out of the Site. Review CTMP and
				update where necessary, provide additional training.
Traffic Guidance Scheme	Trigger	No observable issues (TGS implements according to plan)	Minor inconsistencies with TGS to onsite operations (such as covered signs, missing signs, fallen cones, etc.)	Near miss or incident occurring regardless of / as a result of the TGS being implemented
	Response	No response required	Traffic Controller to amend TGS on site and to keep a log of all changes	Stop work until an investigation has been undertake into the incident. There are to be changes made to the TGS to ensure that the safety of all workers, students and civilians are catered for.
Dust	Trigger	No observable dust	Minor quantities of dust in the air and tracking on to the road	Large quantities of dust in the air and tracking on to the road
	Response	No response required	Review and investigate construction activities and respective control measures, where appropriate. Implement additional remedial measures, such as: Deployment of additional water sprays Relocation or modification of dust-generating sources Check condition of vibrating grids to ensure they are functioning correctly.	As with Condition Amber. If it is concluded that construction activities were directly responsible for the exceedance, submit an incident report to government agencies. Implement relevant responses and undertake immediate review to avoid such occurrence in future.



	Temporary halting of activities and resuming when conditions have improved
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4.4 Communications Strategy

A communications strategy shall be established by the Contractor and is included in the overarching CEMP (refer to the community consultation strategy prepared separately).

A Communications and Community Liaison Representative (CCLR) shall be elected and shall be responsible for ensuring that the appropriate management response and handling procedures are instigated and carried through in the event of an environmental complaint.

All employees who are made aware of a complaint, either verbal or written, are to immediately notify the Contractor's Project Manager, who will then contact the CCLR. Upon becoming aware of a complaint, the protocol outlined below will be followed.

TABL	TABLE 25: RESPONSE STRATERGY						
Ref	Protocol	Action					
Record and acknowledge		Any employee who takes receipt of a complaint, either verbal or written, are to immediately notify the Contractor's Project Manager who will then contact the Communications and Community Liaison Representative. The Contractor's Project Manager will be available 24 hours a day, seven days a week and have the authority to stop or direct works. In the normal course of events, the first contact for complaints will usually be made in person or by telephone.					
		The complainant's name, address, and contact details, along with the nature of the complaint, will be requested. If the complainant refuses to supply the requested information, a note will be made on the form and complainant advised of this.					
2	Assess and prioritise	The CCLR will prioritise all complaints by severity for the risk to health and safety and will attempt to provide an immediate response via phone or email.					
3	Investigate	An on-site investigation will be initiated in an attempt to confirm details relevant to the complaint and the cause of the problem. Any monitoring information and/or records at and around the time of the complaint will be reviewed for any abnormality or incident that may have resulted in the complaint.					
4	Action or rectify	Once the cause of the complaint has been established, every possible effort will be made to undertake appropriate action to rectify the cause of the complaint and mitigate any further impact. The CCLR will assess whether the complaint is founded or unfounded and delegate the remediation of the issue to the Contractor's Project Manager for action, as required.					
5	Respond to Complainant	The CCLR will oversee the rectification of the issue and respond to the complainant once the issue has been resolved. The complainant will be provided with a follow up verbal response on what action is proposed within two hours during night-time works (between the hours of 6:00 pm and 10:00 pm) and 24 hours at other times.					



		Where a complaint cannot be resolved by the initial or follow-up verbal response, a written response will be provided to the complainant within ten days.
6	Record	It is imperative that an assessment of the situation is carried out and documented to minimise the potential for similar complaints in the future. On this basis, every complaint received is to be recorded in the Community Correspondence Register. A copy of the completed form will be maintained for at least five years.
7	Preventative Action	Once the complaint has been suitably handled, appropriate measures will be identified and implemented to negate the possibility of re-occurrence. The Community Correspondence Register is not finalised until the preventative actions are completed and recorded on the form.

In addition to the above, the CCLR is to notify the community liaison representative when traffic is expected to exceed the parameters set within "Condition Green" of Table 24. Notwithstanding, Table 26 outlines an indicative communication strategy to ensure that adequate communication with key stakeholders have been met.

TABLE 26: COMMUNICATIONS STRATERGY											
Risk	Impact	Comms Channel									
Wider Traffic Disruption	Wider community and stakeholders informed through local and wider advertising and notification										
Construction related traffic	Ensure construction crews use traffic routes identified in the Traffic Management Plan, and	Stakeholder Meetings Stakeholder email blast									
	Ensure residents in area are notified in advance to any traffic changes that may affect them										

Furthermore, ongoing communication will be undertaken so that all stakeholders are kept up to date of works and potential impacts.



Appendix A. Driver Code of Conduct

Drivers Code of Conduct

Safe Driving Policy for ESR Westlink Stage 1 - Stage 3

Objectives of the Drivers Code of conduct

- To minimise the impact of earthworks and construction on the local and regional road network;
- Minimise conflict with other road users;
- Minimise road traffic noise; and
- Ensure truck drivers use specified routes.

Code of Conduct

The code of conduct requires that while driving any vehicle for work-related purposes. Drivers are to be issues with a copy of the Drivers Code of Conduct, and must comply with all of the following:

- Demonstrate safe driving and road safety activities.
- Abide by traffic, road, and environmental legislations.
- Follow site signage and instructions.
- Drivers must only enter and exit the Site via the approved entry and exit points and travel routes.
- Drivers must ensure all heavy vehicles pass through the correct truck washdown / rumble grid and are free from dirt and any other loose material.

The below activities in any vehicles will be considered as a breach of conduct and will result in removal from site:

- Reckless or dangerous driving causing injury or death.
- Driving whilst disqualified or not correctly licensed.
- Drinking or being under the influence of drugs while driving
- Failing to stop after an incident.
- Loss of demerit points leading to suspension of licence.
- · Any actions that warrant the suspension of a licence
- Exceeding the speed limit in place on any permanent or temporary roads

Driver Responsibilities

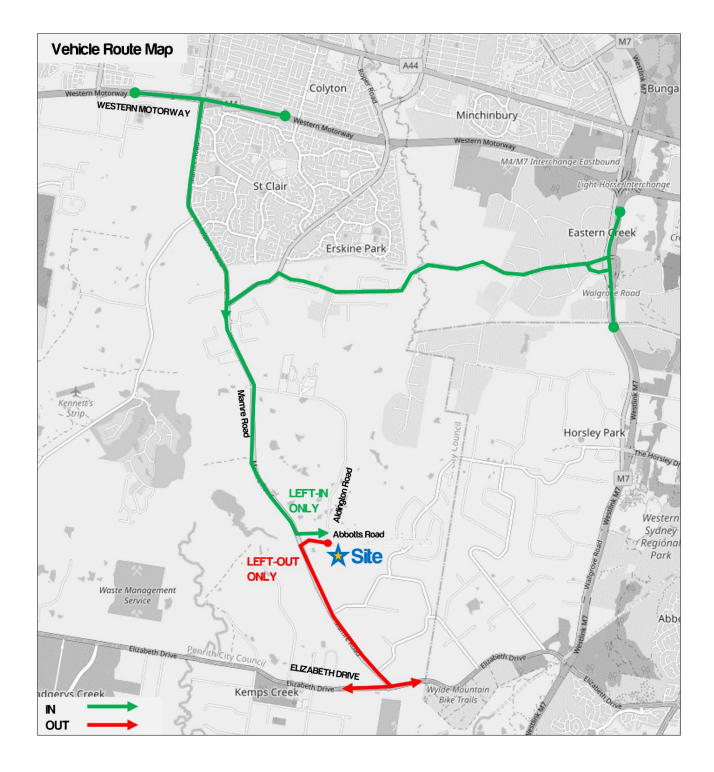
All Drivers on site must:

• Be responsible and accountable for their actions when operating a company vehicle or driving for the purposes of work.



- Display the highest level of professional conduct when driving a vehicle at all times.
- Ensure they have a current driver licence for the class of vehicle they are driving, and this licence is to be carried at all times.
- Immediately notify their supervisor or manager if their drivers' licence has been suspended, cancelled, or has had limitations applied.
- Comply with all traffic and road legislation when driving.
- Assess hazards while driving.
- Undertake daily pre-start checks of oil, tyre pressures, radiator, and battery levels of company vehicles they regularly used.
- Drive within the legal speed limits, including driving to the conditions.
- Not drive outside of the approved heavy vehicle routes. All drivers must obey weight, length and height restrictions imposed by the National Vehicle Regulator, and other Government agencies. Heavy Vehicles shall adhere to the selected routes.
- Be cognisant of the noise and emissions requirements imposed within the EIS, and in a broader sense, the NSW/ Australian Road Rules. Works must be constructed with the aim of achieving the construction noise management levels detailed in the Interim Construction Noise Guideline.
- Do not queue on public roads unless a prior approval has been sought.
- Be aware that at no time may a tracked plant be permitted or required on a paved road.
- Never drive under the influence of alcohol or drugs, including prescription and over the counter medication if they cause drowsiness to do so will merit disciplinary measures.
- All drivers to report to their supervisor if they have been prescribed medication prior to the start of work.
- Wear a safety seat belt at all times when in the vehicle.
- Avoid distraction when driving the driver will adjust car stereos/mirrors etc. before setting off or pull
 over safely to do so.
- Report ALL near-misses, crashes, and scrapes to their manager,
- Report infringements to a manager at the earliest opportunity.
- Report vehicle defects to a manager prior to the next use of the vehicle.
- Follow speed limits as imposed within the estate.
- Keep loads covered at all times.
- Park in dedicated light vehicle or heavy vehicle parking spaces.
- All inbound drivers are to ONLY turn left into Abbotts Road
- All outbound drivers are to ONLY turn left onto Mamre Road.
- At no time will drivers turn RIGHT in to Bakers Lane
- At no time will drivers turn RIGHT out of Bakers Lane
- Follow the approved site access/egress routes only.
 - Arrival Trips:
 - Route 1: From M4 Western Motorway, southbound along Mamre Road and left into Abbotts Road.
 - Route 2: From Westlink M7, westbound on Old Wallgrove Road, Lenore Drive and Erskine Park Road, then south along Mamre Road and left into Abbotts Road.
 - Departure Trips:
 - Route 1: From the Site, onto Abbotts Road then south on Mamre Road to Elizabeth Drive and left to the M7 Motorway and sub-regional routes to the east.
 - Route 2: From the Site, onto Abbotts Road then south on Mamre Road to Elizabeth Drive and right to Badgerys Creek and The Northern Road to the west.





The Site Team Responsibilities

The Contractor is responsible to take all steps necessary to ensure company vehicles are as safe as possible and will not require staff to drive under conditions that are unsafe.

This will be achieved by undertaking the following:

- Ensuring all vehicles are well maintained and that the equipment enhances driver, operator, and passenger safety by way of:
 - Pre-commencement checks for all new plant arriving on-site and prior to undertaking any work.



- Daily prestart inspections for all plant, vehicles, and equipment currently on-site.
- All construction plant must be fitted with a flashing light, fire extinguisher and reverse alarms (or squawkers).
- Ensure all operators onsite have a current verification of competency (VOC) for their current driver's licence of the appropriate class.
- Ensure maintenance requirements are met and recorded.
- Identify driver training needs and arranging appropriate training or re-training. This may include providing the below:
 - Operator VOC assessment as part of all inductions.
 - Regular Toolbox discussions on safety features, managing fatigue, approved heavy routes, driver responsibility and drink-driving.
- Encouraging Safe Driving behaviour by:
 - Ensuring the subcontractor is informed if their staff become unlicensed.
 - Not covering or reimbursing staff speeding or other infringement notices.
 - Ensuring Legal use of mobile phones in vehicles while driving only and that illegal use is not undertaken.
- Encouraging better fuel efficiency by:
 - Use of other transport modes or remote conferencing, whenever practical.
 - Providing training on, and circulating information about, travel planning and efficient driving habits.

Crash or incident Procedure

- Stop your vehicle as close to it as possible to the scene, making sure you are not hindering traffic. Ensure your own safety first, then help any injured people and seek assistance immediately if required.
- Ensure the following information is noted:
 - Details of the other vehicles and registration numbers.
 - Names and addresses of the other vehicle drivers.
 - Names and addresses of witnesses.
 - Insurers details.
- Give the following information to the involved parties:
 - Name, address, and company details
- If the damaged vehicle is not occupied, provide a note with your contact details for the owner to contact the company.
- Ensure that the police are contacted should the following circumstances occur:
 - If there is a disagreement over the cause of the crash.
 - If there are injuries.
 - If you damage property other than your own.
- As soon as reasonably practical, report all details gathered to your manager.

Environmental Procedures

A range of measures shall be implemented to ensure the following:

No dirt or debris from the construction vehicles is tracked on to the public road network;



- Adhere to speed limits at all times to minimise dust in the air and from tracking onto the road.
- Reduce the impacts to sensitive receivers, including, where practicable, starting noisy equipment away from sensitive receivers, implementing respite periods and refraining unnecessary horn honking and engine revving;
- Adhere to approved site hours for arrivals and departures consistently;
- Watering of dusty activities will be undertaken, or activities temporarily halted and then resumed once weather conditions have improved;
- Containment measures for spillages will be provided at appropriate locations and in close proximity to staff car park areas, dangerous goods stores areas and main Project work areas;
- All vibratory compactors must not be used closer than 30 metres from residential buildings unless vibration monitoring confirms compliance with the vibration criteria, and
- Keep an accurate record which includes the range of measures undertaken to reduce environmental impacts.



Appendix B. Risk Assessment



59-63 Abbotts Road, Kemps Creek

Risk Assessment and Communication Tool

Project Number	P1323									
Project Name	Constructio	Construction Works for Westlink Stage 1 – Stage 3								
Site Location	59-63 Abbo	tts Road, Kemps Creek								
Date of Assessment	14 March 2	024								
Revision	Issue									
Name		Company		Title						
J. Laidler		Ason Group		Senior Traffic Engineer						
J. Wu		Ason Group		Traffic Engineer						
David Mollerstrom		ESR		ect Manager						
Jacob Dickson		ESR		nager						
Heywood Cheung		ESR		Contract Ac	Administrator					
Document Control				•						
Date Issued	Revision		Issued By		Checked By					
29/01/2024	Draft		J. Wu		J. Laidler					
14/03/2024	Issue		J. Wu		J. Laidler					

Risk Matrix		Consequence	onsequence										
_		Minor	Major	Severe	Critical	Catastrophic							
		Α	В	С	D	E							
Very Unlikely	1	Low	Low	Medium	Medium	Medium							
Unlikely	2	Low	Low	Medium	Medium	High							
Possible	3	Low	Medium	High	High	High							
Likely	4	Medium	Medium	High	High	Extreme							
Almost Certain	5	Medium	High	High	Extreme	Extreme							

Description	
A - Minor	Could result in injury or illness not resulting in a lost work day or minimal environmental damage not required to be notified under jurisdiction requirements.
B - Major	Could result in injury or illness resulting in one or more lost work day(s) or environmental damage can be mitigated and is not required to be notified under jurisdiction
C - Severe	requirements where restoration activities can be accomplished.
D - Critical	Could result in permanent partial disability, injuries or illness that may result in
E - Catastrophic	hospitalisation of persons or environmental damage can be mitigated and is required to be notified under jurisdiction requirements.

Likelihood Descriptor	Design Likelihood
1 - Very unlikely	Industry experience suggests design failure is very unlikely. It can be assumed failure
2 - Unlikely	Industry experience suggests design failure is unlikely to occur in the life of design.
3 - Possible	Industry experience suggests design failure is possible some time during the life of the
4 - Likely	Industry experience suggests design failure is likely to occur during the life of the product.
5 - Almost certain	Industry experience suggests design failure is almost certain to occur during the life of the

Risk Assessment and Communication Tool

Example

ID.	Risk and/ or	Risk	Location	Existing	Initial Risk Rating		Rating	Design Response	Status	Assignment	Resid	dual i	risk rating
Ref	Hazard	Description		Control	С	L	RR	to risk and /or hazard	of Risk	of risk or hazard	С	L	RR
1	Unauthorized Access to the Site	Site prevents unauthorised access	Entire Site	Nil	С	3	High	Boundary fence will be provided as part of the main works. The design provides a defined separation between public areas and work area. Admin area is located in front of the site to minimise unauthorised visitor access	Design Solution	Main Contractor	В	2	Low
2	Interaction between pedestrians and vehicles	Vehicles and pedestrians to be separates as best possible	Entire Site & Access Roads	Nil	D	3	High	Separate pedestrians from vehicles in construction sites, use barrier fencing, signage and markings, traffic control measures, and temporary walkways. Ensure that the site is well- lit, especially when	Design Solution	Main Contractor	В	2	Low

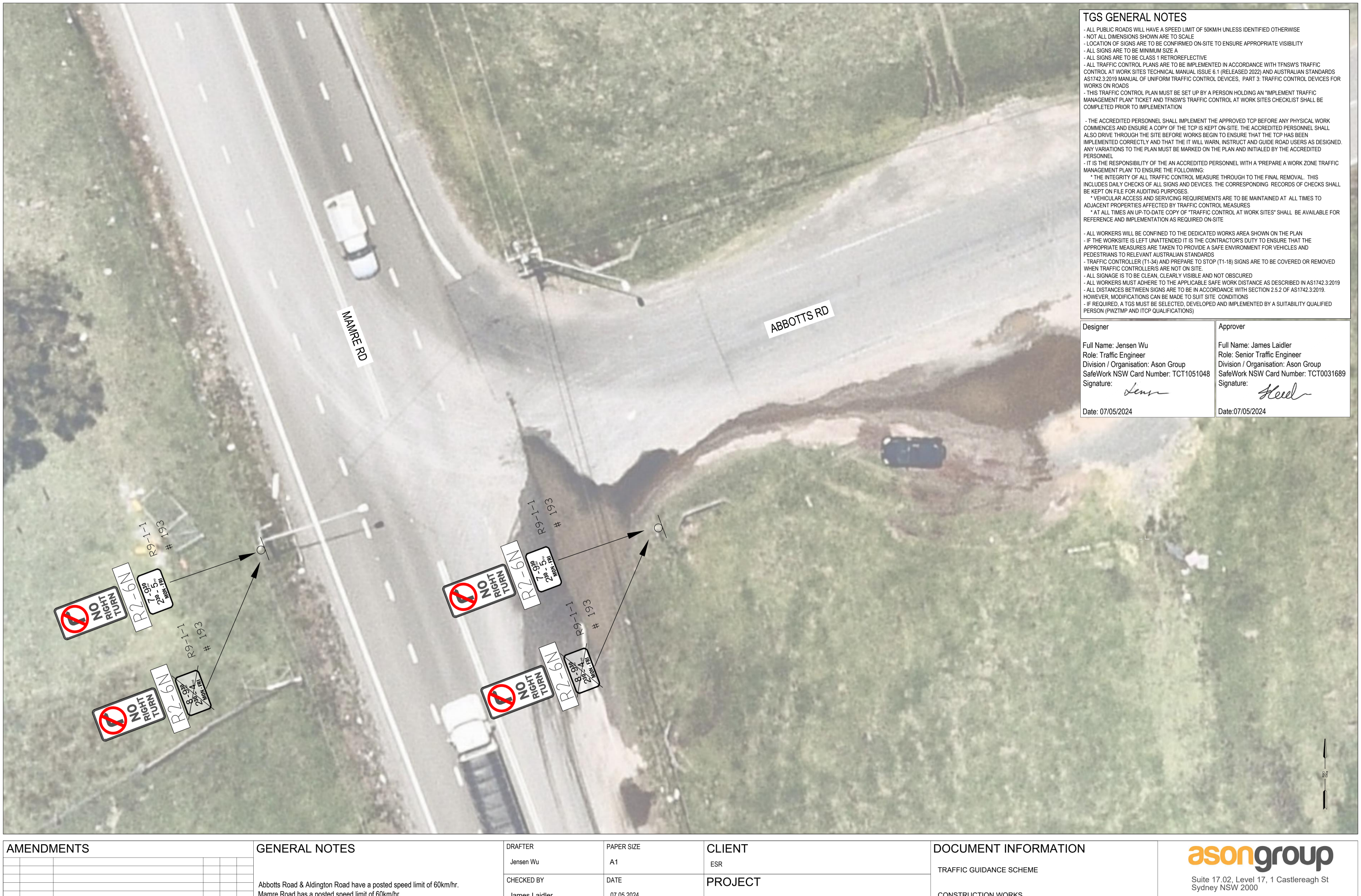
								it get dark, and train workers on safety around construction equipment and vehicles to promote awareness of potential hazards.					
3	Potential vehicle conflict points	Vehicles can crash with each other while manoeuvring through the site	Entire Site & Access Roads	Nil	В	3	Medium	Use one-way manoeuvring around a site to limit interaction between vehicles to designated access points. Maintain Low speeds throughout the site to ensure safety for drivers.	Design Solution	Main Contractor	В	1	Low
4	Fatigue	Injury caused by fatigue	Entire Site	Nil	С	3	High	Toolbox meetings and regular breaks (in line with WHS practices) to minimise fatigue	Design Solution	Main Contractor	В	1	Low
5	Fall risks	Injury due to falls (in general)	Entire Site	Nil	Е	3	High	Proper safety equipment, training, and site maintenance should be implemented to ensure a safe work environment.	Design Solution	Main Contractor	С	2	Medium

6	Misdirected	Vehicle in	Entire Site	Nil	С	3	High	Ensuring	Design	Main	В	2	Low
	access in to	unsafe						appropriate	Solution	Contractor			
	neighbouring	locations						directional signage					
	site							has been provided					
								to ensure vehicles					
								do not access the					
								wrong construction					
								site, which could					
								create potential					
								safety breaches					
								and hazards for all					
								partied.					
								Additionally,					
								communicating					
								with the					
								neighbouring site					
								can help to identify					
								any potential issues					
								related to access or					
								safety, and					
								facilitate the					
								sharing of best					
								practices and					
								resources. This can					
								promote a culture					
								of collaboration					
								and cooperation					
								between					
								neighbouring sites,					
								and ultimately help					
								to improve overall					
								safety and					

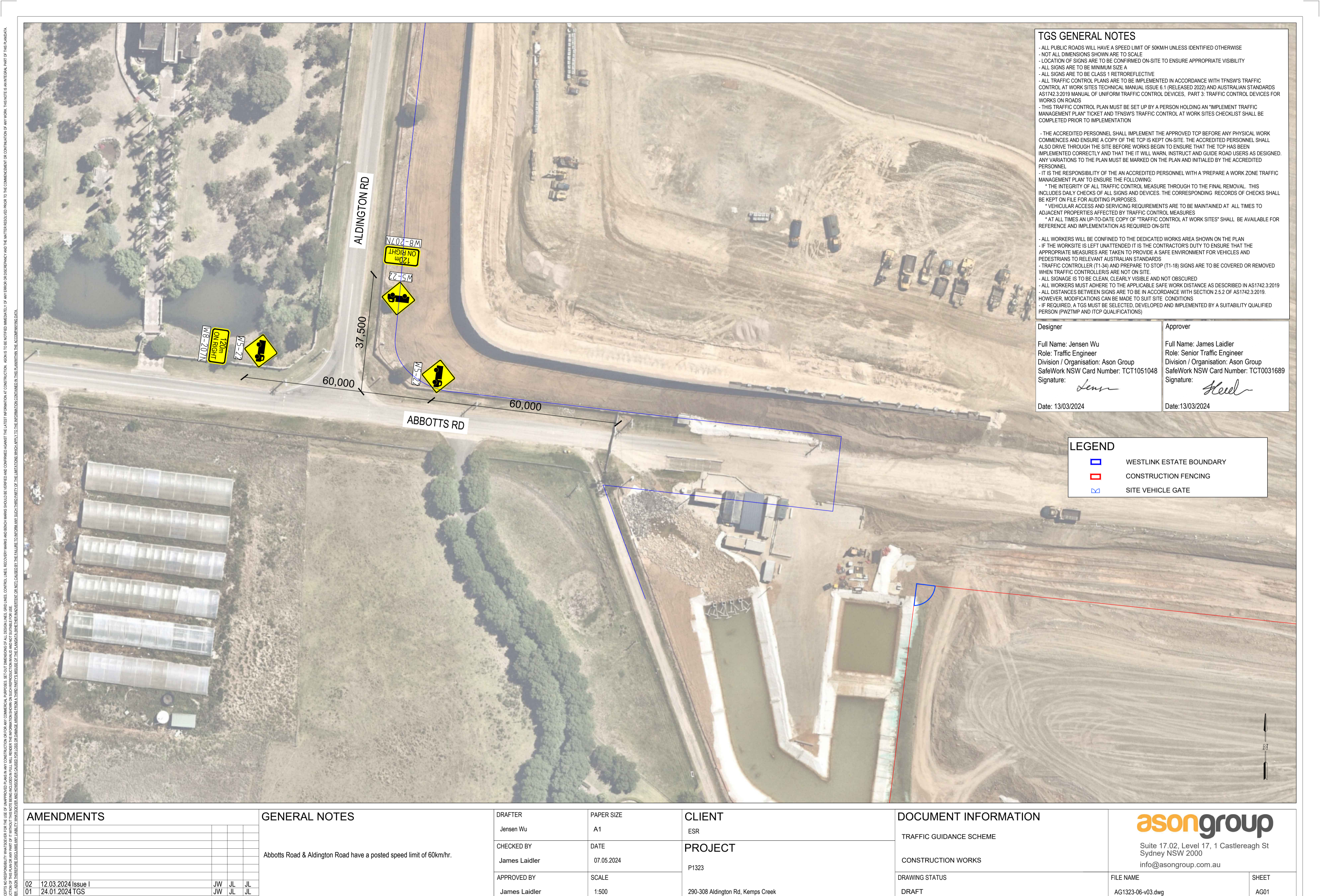
								efficiency in the					
								area.					
7	Conflicting	Coordinating	Entire Site	Nil	С	3	High	Regular toolbox	Design	Main	С	2	Medium
	Traffic	Traffic						meetings, safety	Solution	Contractor			
	Management	Controllers						briefings, liaison					
		could create						with traffic					
		misleading						management					
		and wrong						teams, and					
		advice						updated signage					
								plans can minimize					
								construction site					
								hazards by					
								adopting a					
								comprehensive					
								approach to traffic					
								management.					

Appendix C. Traffic Guidance Scheme





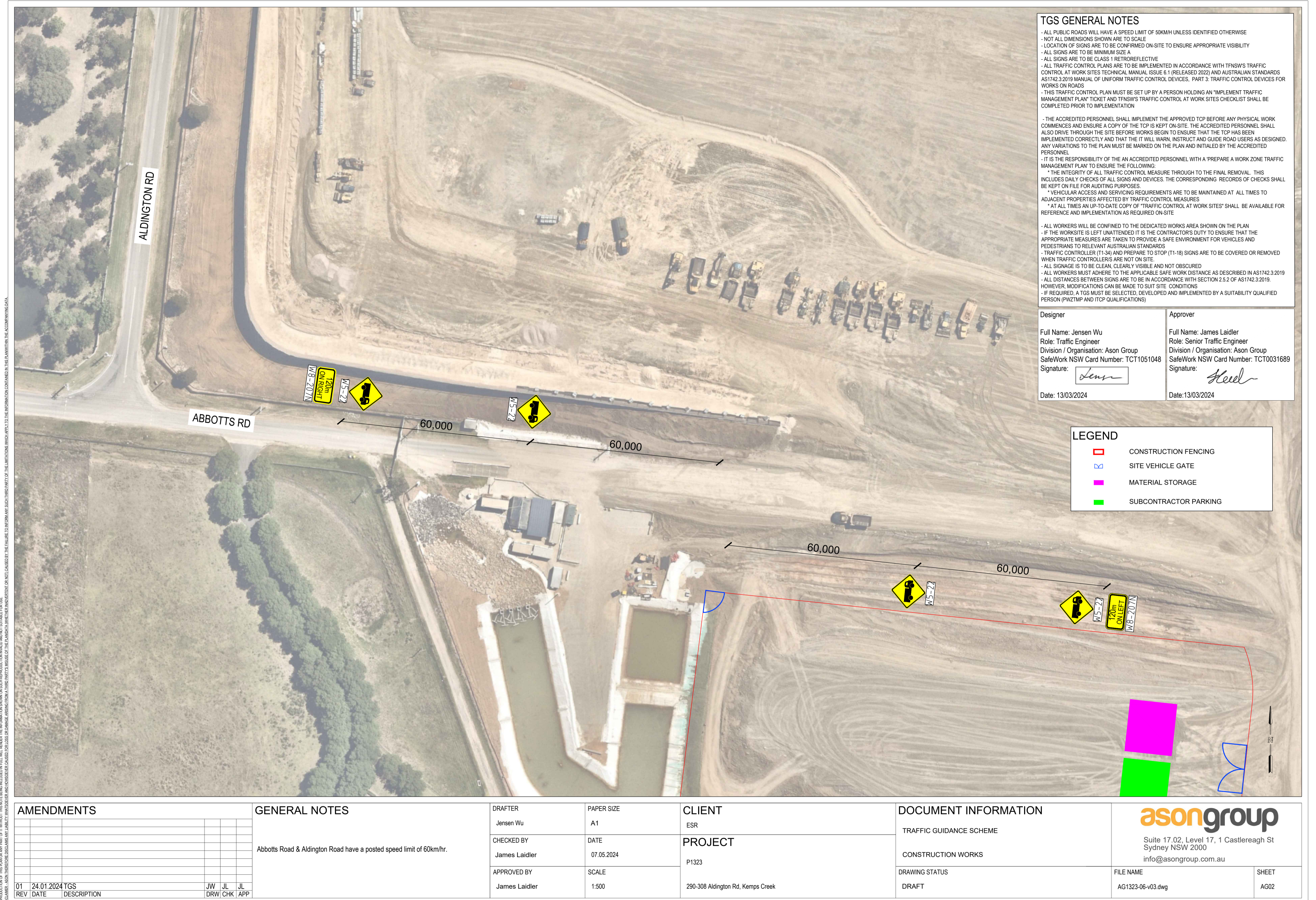
Mamre Road has a posted speed limit of 60km/hr. 07.05.2024 **CONSTRUCTION WORKS** James Laidler info@asongroup.com.au P1323 03 07.05.2024 Issue II 02 13.03.2024 Issue I 01 24.01.2024 TGS APPROVED BY SCALE DRAWING STATUS FILE NAME SHEET 1:500 290-308 Aldington Rd, Kemps Creek DRAFT James Laidler AG1323-06-v03.dwg AG00 REV DATE DESCRIPTION PLOT DATE: 7/05/2024 2:48:47 PM | CAD REFERENCE: C:\Users\Jensen Wu\Ason Group\Ason Group Team Site - 20240119 06v01 TGS (Lot 4 CTMP)\AG1323-06-v03.dwg | Jensen Wu |

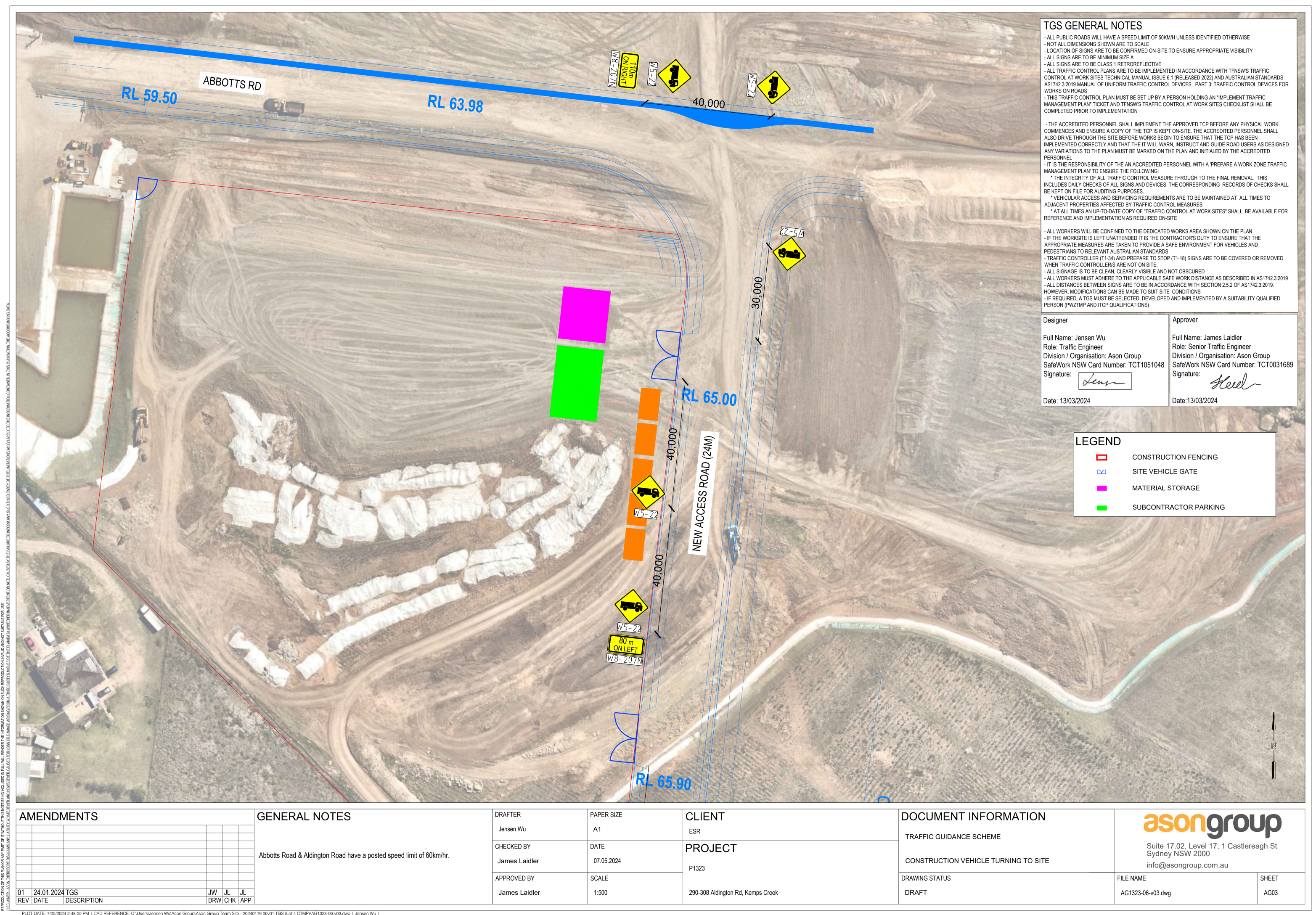


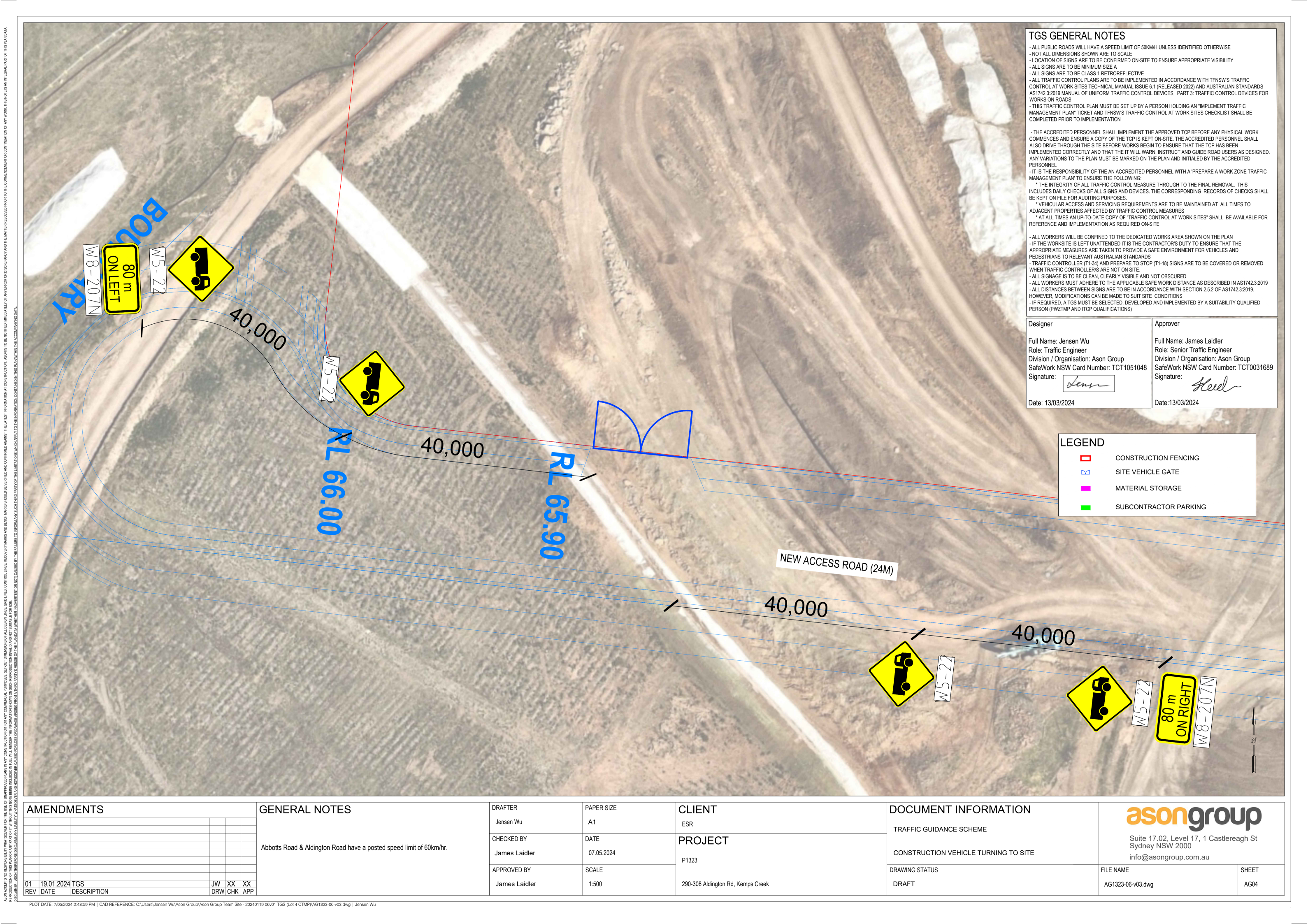
AG1323-06-v03.dwg

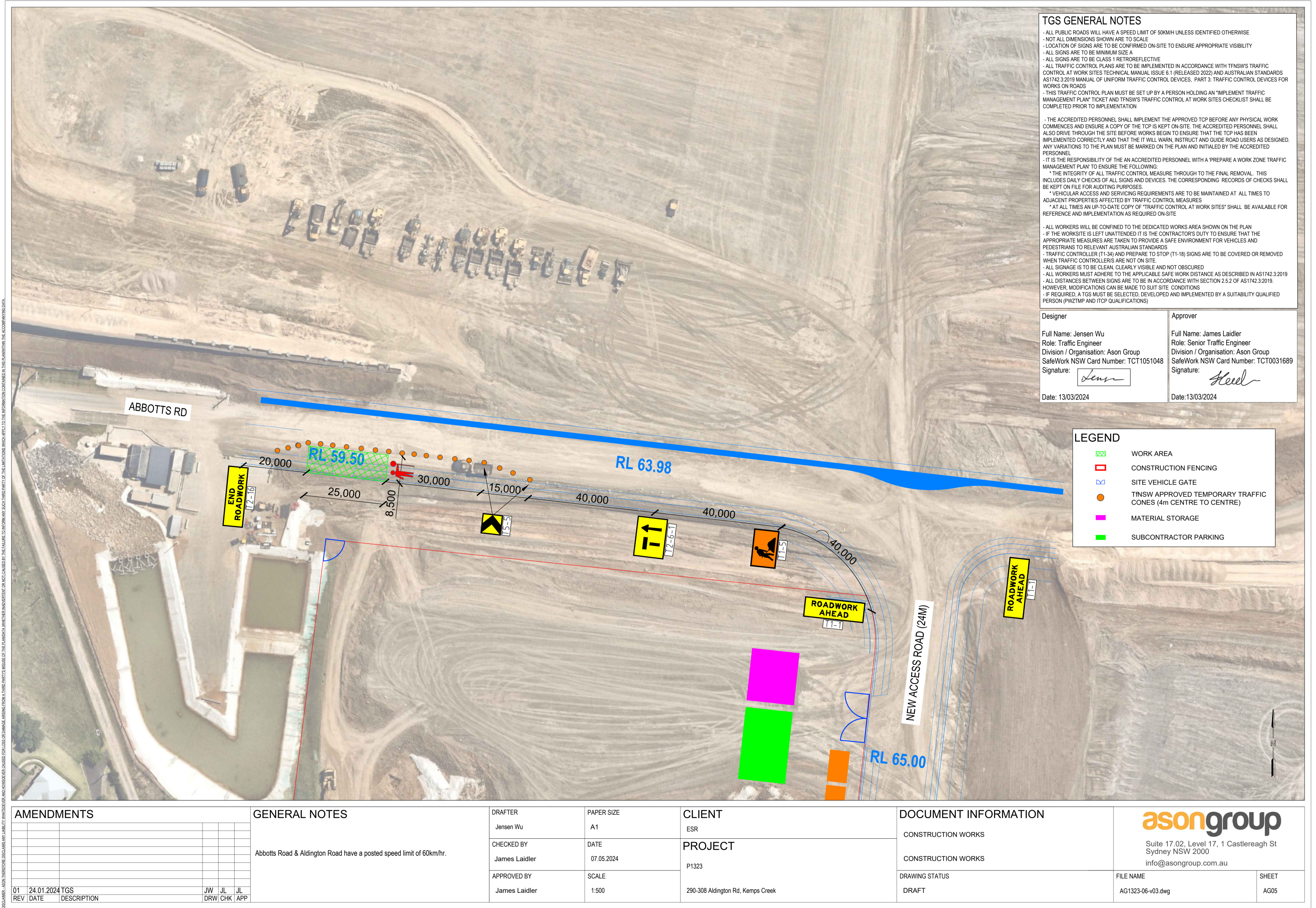
AG01

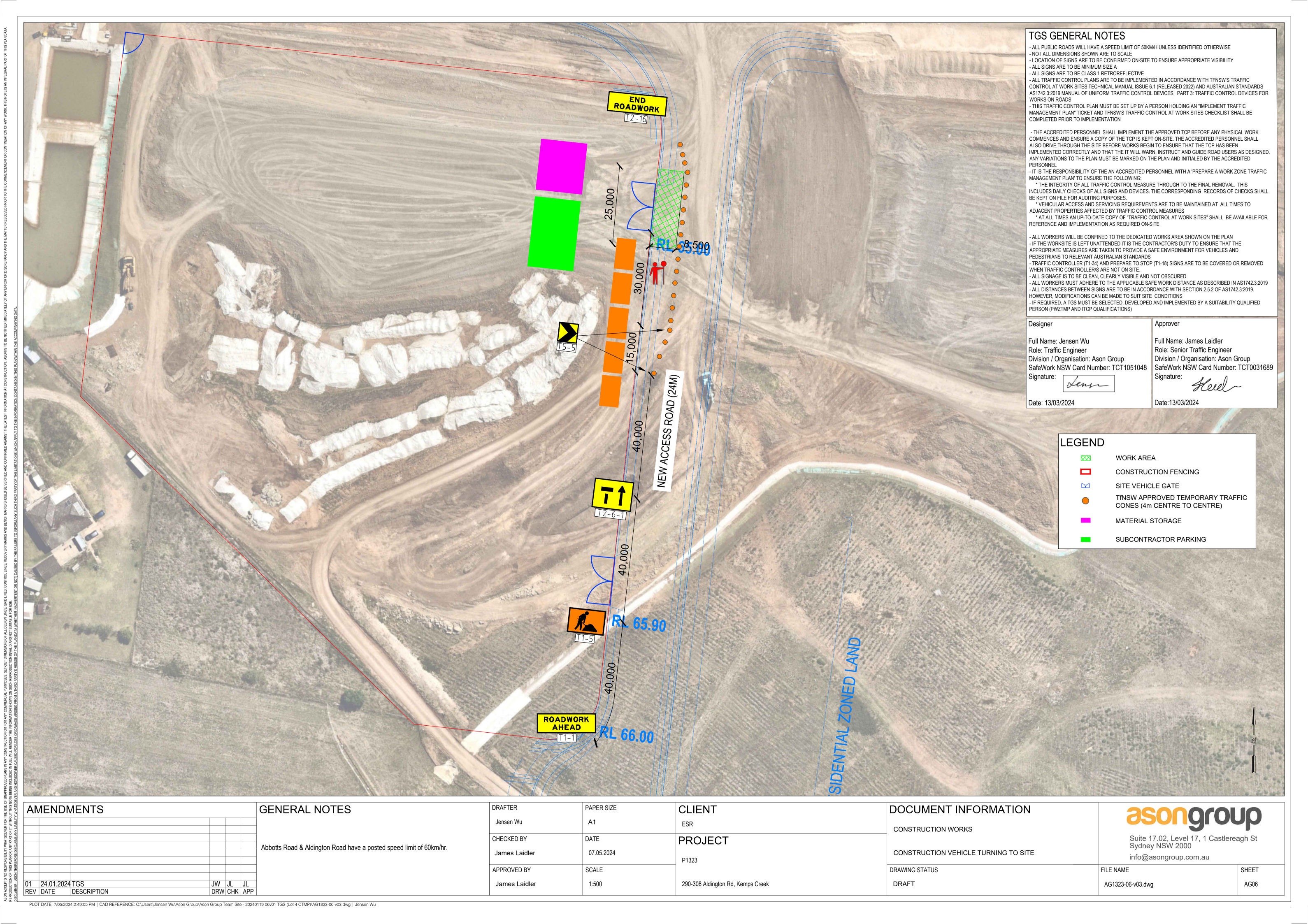
REV DATE DESCRIPTION

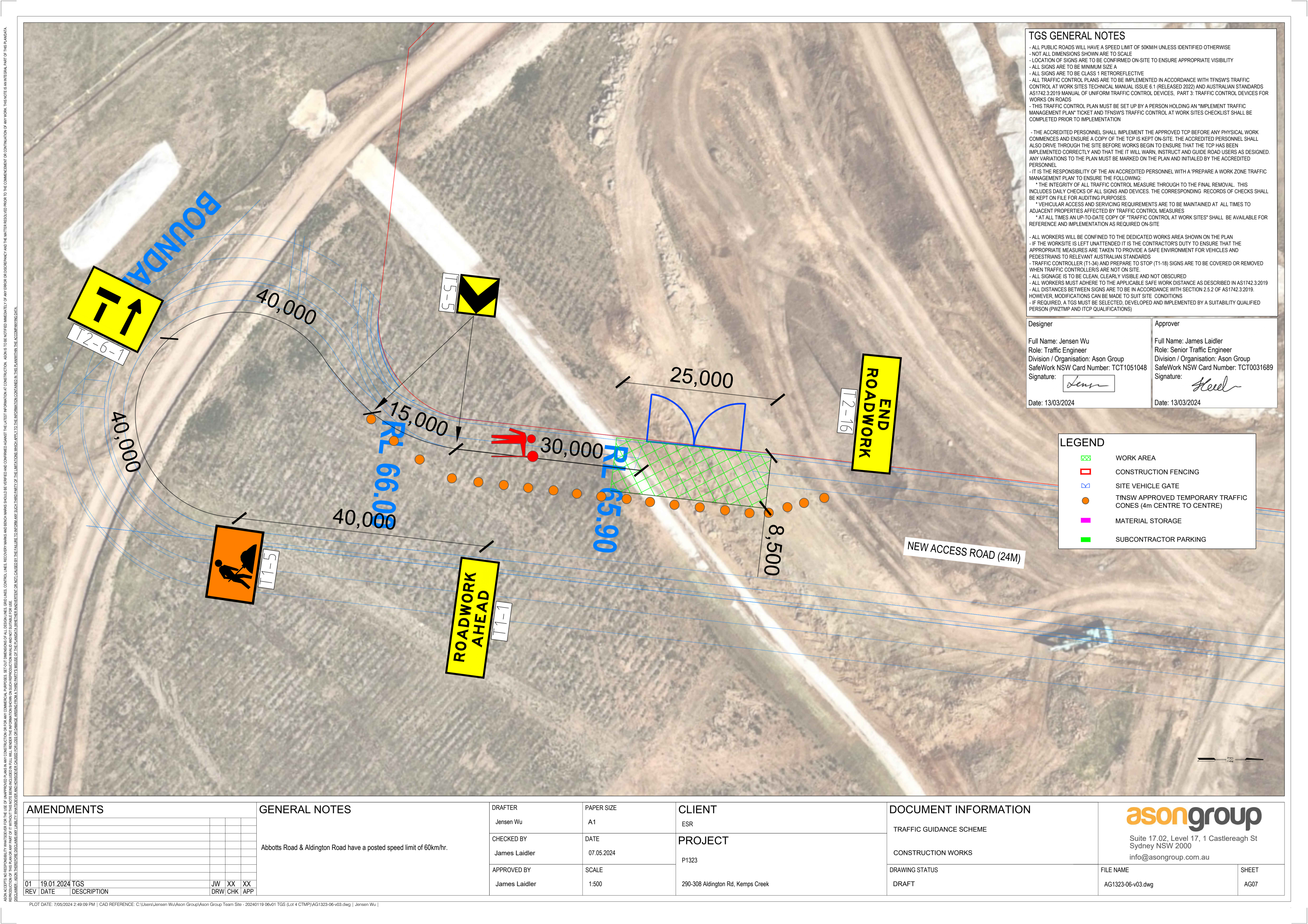












Appendix D. Verification Checklist

TGS Verification must be undertaken after selecting or designing a TGS as a confirmation of appropriateness prior to approval for use. A PWZTMP or TGS qualified person must undertake this verification.

Completed by:					
Name:	Jensen Wu	Signature:	Le	nj	_
Qualification	Traffic Engineer Ticket No. TCT1051048				
TGS details:					
TMP Reference:	1323r09v03 CTMP_Westlink Stage 1 - Stage 3, Issue II	TGS Reference:			
Date:	19/01/2024	Review type	Site Insp		☑ Desktop Review
Sources used for desktop review	Near Map, Dated 22/10/2023.				
Site details					
Street name:	Abbotts Road	Confirmed posted s limits:	peed	60km/l	1
Street name:	Aldington Road	Confirmed posted s limits:	peed	60km/ł	n
Street name:		Confirmed posted s limits:	peed		
•	specific Hazards / Risks identified astructure, vegetation, schools,	on site.			
n/a					

TGS details Have the below been addressed on the TGS for this location? $\overline{\mathsf{A}}$ **Traffic volumes** Details Traffic volumes have been assessed for Abbotts Road, Mamre Road, and the Site. Yes No N/A $\overline{\mathbf{V}}$ Predicted queue Details As Abbotts Road has low traffic movements. length there is sufficient distance available to manage Yes No N/A any potential internal queuing without disrupting traffic flow on the main road - Mamre Road $\overline{\mathbf{V}}$ Abbotts Road and Aldington Road have no Shoulder widths **Details** formed road shoulder N/A Yes Nο \checkmark **Details** Sight distances Straight road with no obstructions and good sight distance Yes Nο N/A **Existing infrastructure** $\overline{\mathbf{V}}$ **Details** No trees in the immediate area. Electrical pole on the corner of Abbott and Aldington, however Yes No N/A not in the vicinity of the Sites access. $\overline{\mathbf{V}}$ Details Transport services There is no bus stop directly fronting the Site and will not be affected by the construction works. Yes N/A No Pedestrian generators \checkmark **Details** Pedestrians are given right of way as far as possible, however no footpaths are located Yes Nο N/A within the vicinity of the Site Appropriate site $\overline{\mathbf{A}}$ **Details** Appropriate site access for largest vehicle access Yes No N/A Appropriate escape $\overline{\mathbf{V}}$ Details Traffic controllers will be positioned away from route for traffic the road and have a 6m-wide verge area Yes N/A No controllers adjacent to Abbotts Road as an escape route in case of an incident, ensuring their safety. Furthermore, a service vehicle will be placed next to the traffic controller to maximise safety.



Appendix E. Evidence of Consultation



Jensen Wu

From: Heywood Cheung <Heywood.Cheung@esr.com>

Sent: Monday, 27 May 2024 2:00 PM

To: Jensen Wu

Subject: FW: SSD-9138102 - Westlink Industrial Estate (Lot 4 CTMP consultation)

Hi Jensen, can you please append this email corro into CTMP, you can keep the revision the same, thanks.

Heywood Cheung | Contract Administrator



ESR Australia | Level 12, 135 King Street, Sydney 2000 | au.esr.com **M** +61 403 454 674 **D** +61 2 9506 1467 **E** Heywood.Cheung@esr.com

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From: Development CTMP CJP <development.CTMP.CJP@transport.nsw.gov.au>

Sent: Wednesday, May 22, 2024 2:57 PM

To: David Mollerstrom < David.Mollerstrom@esr.com>; Development CTMP CJP < development.CTMP.CJP@transport.nsw.gov.au>; Nav Prasad (TRAFFIC SAFETY)

<Nav.Prasad2@transport.nsw.gov.au>

Cc: Heywood Cheung < Heywood. Cheung@esr.com >

Subject: RE: SSD-9138102 - Westlink Industrial Estate (Lot 4 CTMP consultation)

[**EXTERNAL EMAIL**]

Hi David,

My apologies but it seems I never got back to you.

Yes the final rev of the CTMP closes out our concerns and we have endorsed the CTMP.

Kind Regards,

Heather Trengove Principal Transport Planner Customer Journey Planning Greater Sydney Transport for NSW

231 Elizabeth Street, Sydney 2000 **Note: I work Mon, Tue, Wed**

OFFICIAL

From: David Mollerstrom < David. Mollerstrom@esr.com >

Sent: Tuesday, April 30, 2024 5:41 PM

To: Development CTMP CJP < development.CTMP.CJP@transport.nsw.gov.au >; Nav Prasad (TRAFFIC

SAFETY) < Nav. Prasad2@transport.nsw.gov.au >

Cc: Heywood Cheung < Heywood. Cheung@esr.com >

Subject: RE: SSD-9138102 - Westlink Industrial Estate (Lot 4 CTMP consultation)

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Hi Heather,

Please see attached updated CTMP with responses to your comments per Table 12.

Trust this closes out the consultation and would appreciate your confirmation to that effect for DPE's reference.

Regards,

David Mollerstrom | Senior Project Manager



ESR Australia | Level 24, 88 Phillip St, Sydney 2000 | au.esr.com **M** +61 409 156 134 **D** +61 2 9506 1474 **E** David.Mollerstrom@esr.com Follow us on LinkedIn

We are moving: From Monday 13th May, our temporary location will be Level 12, 135 King St, Sydney NSW 2000.

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From: Development CTMP CJP <development.CTMP.CJP@transport.nsw.gov.au>

Sent: Tuesday, April 23, 2024 4:45 PM

To: Development CTMP CJP <<u>development.CTMP.CJP@transport.nsw.gov.au</u>>; Heywood Cheung <Heywood.Cheung@esr.com>; Nav Prasad (TRAFFIC SAFETY) <Nav.Prasad2@transport.nsw.gov.au>

Cc: David Mollerstrom < <u>David.Mollerstrom@esr.com</u>>

Subject: RE: SSD-9138102 - Westlink Industrial Estate (Lot 4 CTMP consultation)

[**EXTERNAL EMAIL**]

Dear Heywood,

Transport for NSW (TfNSW), Greater Sydney Division has reviewed the CTMP and endorse the proposed temporary construction arrangements, subject to the following conditions:

- A monitoring regime needs to be put in place and adjustments in peak hour construction traffic movements will need to be made if an adverse safety or operational event occurs.
- Any Traffic Guidance Schemes (TGS) prepared are to comply with AS1742.3 and Transport for NSW's "Traffic Control at Worksites" manual and be signed by a person with TfNSW certification to prepare a TGS.

- Proponent must apply and obtain approval from the Transport Management Centre for a Road Occupancy
 Licence (ROL) for any required lane closures and/or Speed Zone Authorisations as part of the ROL that may
 impact the state road network or is within 100m of traffic signals.
- Access to be maintained for residents, businesses and emergency vehicles at all times.
- No marshalling or queuing of construction vehicles is to occur on public roads. Arriving vehicles that are not able to use parking bay/work zone must continue to a holding point until space becomes available.
- When heavy vehicles are entering or leaving the site a traffic controller is to be provided to manage any conflicts between pedestrians and heavy vehicles.
- Access to the site should be at the farthest point from the intersection as practicable to reduce additional conflicting vehicle manoeuvres.
- Transport for New South Wales reserve the right to alter the CTMP Conditions at any time to maintain safe and efficient traffic and pedestrian movements in this area.
- Any approved Works Zone should only be used for work activities. No infrastructure, including bins, tanks or traffic control equipment should be left on the road when the works zone is not in use by a vehicle. All non-vehicular items must be contained with the work area and not on the carriageway. When a work zone is not in use, the area/lane must be opened up to allow for normal trafficable conditions
- Should TfNSW Network and Asset Management, Network Operations, CJP Operations, Network and Safety
 or other TfNSW business area determine that that more information is to be provided for review and
 acceptance, including other TCS locations, this information must be submitted prior to the CTMP being
 implemented, or otherwise agreed upon.
- Any traffic control devices, including signage and line marking, should be installed by the proponent and must conform with Australian Standards 1742

Endorsement of the CTMP is not an approval to the type of traffic management or delineation devices used, nor is it an approval to any traffic guidance schemes depicted within the CTMP. It is assumed that the proponent has used type approved devices and has developed its traffic guidance schemes in accordance with the relevant Australian Standards and Guidelines.

The proponent is to ensure local residents, businesses, schools and other stakeholders in the affected area as well as emergency service organisations are notified of the changes associated with the CTMP, prior to its implementation.

Please ensure this CTMP is shared and adhered to by all contractors.

Kind Regards,

Heather Trengove Principal Transport Planner Customer Journey Planning Greater Sydney Transport for NSW

231 Elizabeth Street, Sydney 2000 **Note: I work Mon, Tue, Wed**

OFFICIAL

From: Development CTMP CJP < development.CTMP.CJP@transport.nsw.gov.au >

Sent: Tuesday, April 23, 2024 12:26 PM

To: Heywood Cheung < Heywood.Cheung@esr.com>; Development CTMP CJP < development.CTMP.CJP@transport.nsw.gov.au>; Nav Prasad (TRAFFIC SAFETY) < Nav.Prasad2@transport.nsw.gov.au>

Cc: David Mollerstrom < David. Mollerstrom@esr.com>

Subject: RE: SSD-9138102 - Westlink Industrial Estate (Lot 4 CTMP consultation)

Hi Heywood,

I appreciate your patience but our team is still working on getting any final comments/endorsement to you.

I hope to have something by the end of the week.

Kind Regards,

Heather Trengove Principal Transport Planner Customer Journey Planning Greater Sydney Transport for NSW

231 Elizabeth Street, Sydney 2000 Note: I work Mon, Tue, Wed

OFFICIAL

From: Heywood Cheung < Heywood. Cheung@esr.com >

Sent: Tuesday, April 23, 2024 11:11 AM

To: Development CTMP CJP <development.CTMP.CJP@transport.nsw.gov.au>; Nav Prasad (TRAFFIC SAFETY)

<Nav.Prasad2@transport.nsw.gov.au>

Cc: David Mollerstrom < David. Mollerstrom@esr.com>

Subject: RE: SSD-9138102 - Westlink Industrial Estate (Lot 4 CTMP consultation)

CAUTION: This email is sent from an external source. Do not click any links or open attachments unless you recognise the sender and know the content is safe.

Hi Heather,

Hope you are well, I don't think we got a response back for this one, can you please send it through as soon as possible, we sent back a revised CTMP on the 27/03.

Thanks

Heywood Cheung | Contract Administrator



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We are moving: From Monday 13th May, our temporary location will be Level 12, 135 King St, Sydney NSW 2000.

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From: Heywood Cheung < Heywood. Cheung@esr.com >

Sent: Wednesday, March 27, 2024 11:18 AM

To: Development CTMP CJP < development.CTMP.CJP@transport.nsw.gov.au >; Nav Prasad (TRAFFIC SAFETY)

<Nav.Prasad2@transport.nsw.gov.au>

Subject: RE: SSD-9138102 - Westlink Industrial Estate (Lot 4 CTMP consultation)

Hi Heather,

Please find attached revised CTMP, with responses to TfNSW comments for your review.

Kind regards,

Heywood Cheung | Contract Administrator



ESR Australia | Level 24, 88 Phillip St, Sydney 2000 | au.esr.com **M** +61 403 454 674 **D** +61 2 9506 1467 **E** Heywood.Cheung@esr.com

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From: Development CTMP CJP <development.CTMP.CJP@transport.nsw.gov.au>

Sent: Tuesday, March 5, 2024 3:14 PM

To: Development CTMP CJP <<u>development.CTMP.CJP@transport.nsw.gov.au</u>>; Heywood Cheung <<u>Heywood.Cheung@esr.com</u>>; Nav Prasad (TRAFFIC SAFETY) <<u>Nav.Prasad2@transport.nsw.gov.au</u>>

Cc: David Mollerstrom < <u>David.Mollerstrom@esr.com</u>>

Subject: RE: SSD-9138102 - Westlink Industrial Estate (Lot 4 CTMP consultation)

You don't often get email from development.ctmp.cjp@transport.nsw.gov.au. Learn why this is important

[**EXTERNAL EMAIL**]

Hi Heywood,

I appreciate your patience. Thank you for providing Transport for NSW with a copy of the Construction Traffic Management Plan (CTMP).

Please note the following amendments (or clarifications) that we require you to make to the CTMP before we can endorse the document:

- Safety concerns with access via Mamre Road given the lack of traffic control at its intersection with Abbotts Road. How will the left in/left out for heavy vehicles be enforced?
- Traffic modelling performed at the intersection of Mamre Road with Abbotts Road during the midweek AM and PM peak volumes appears too low. We need to see the source of survey data and date of capture as the current queuing shown does not correspond with observation data. The overall deterioration to the performance of the intersection will result to motorists taking risks thus eventuating to crashes. The CTMP does not promote safe measures to manage construction traffic.
- Construction traffic generation management and constraint measures during the peaks is not sufficiently detailed.

Upon making these amendments please forward a copy to <u>Developments.CJP@transport.nsw.gov.au</u> for further review and endorsement.

Kind Regards,

Heather Trengove Principal Transport Planner Customer Journey Planning Greater Sydney Transport for NSW

231 Elizabeth Street, Sydney 2000

Note: I work Mon, Tue, Wed

OFFICIAL

From: Development CTMP CJP < development.CTMP.CJP@transport.nsw.gov.au >

Sent: Tuesday, February 27, 2024 3:13 PM

To: Heywood Cheung < <u>Heywood.Cheung@esr.com</u>>; Development CTMP CJP < <u>development.CTMP.CJP@transport.nsw.gov.au</u>>; Nav Prasad (TRAFFIC SAFETY)

<Nav.Prasad2@transport.nsw.gov.au>

Cc: David Mollerstrom < David. Mollerstrom@esr.com>

Subject: RE: SSD-9138102 - Westlink Industrial Estate (Lot 4 CTMP consultation)

Hi Heywood,

We are still working on getting our comments together.

Kind Regards,

Heather Trengove Principal Transport Planner Customer Journey Planning Greater Sydney Transport for NSW

231 Elizabeth Street, Sydney 2000 **Note: I work Mon, Tue, Wed**

OFFICIAL

From: Heywood Cheung < <u>Heywood.Cheung@esr.com</u>>

Sent: Tuesday, February 27, 2024 10:59 AM

To: Development CTMP CJP <development.CTMP.CJP@transport.nsw.gov.au>; Nav Prasad (TRAFFIC SAFETY)

<Nav.Prasad2@transport.nsw.gov.au>

Cc: David Mollerstrom < David. Mollerstrom@esr.com>

Subject: RE: SSD-9138102 - Westlink Industrial Estate (Lot 4 CTMP consultation)

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CAUTION: This email is sent from an external source. Do not click any links or open attachments unless you recognise the sender and know the content is safe.

Hi Heather,

Just following up on this as we've passed the 2 week mark, would you be able to provide an ETA on the response and if there's anything we can do to help fast track this, feel free to reach out.

Kind regards,

Heywood Cheung | Contract Administrator



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From: Development CTMP CJP <development.CTMP.CJP@transport.nsw.gov.au>

Sent: Monday, February 19, 2024 12:59 PM

To: Heywood Cheung < <u>Heywood.Cheung@esr.com</u>>; Development CTMP CJP < <u>development.CTMP.CJP@transport.nsw.gov.au</u>>; Nav Prasad (TRAFFIC SAFETY)

<Nav.Prasad2@transport.nsw.gov.au>

Cc: David Mollerstrom < David. Mollerstrom@esr.com>

Subject: RE: SSD-9138102 - Westlink Industrial Estate (Lot 4 CTMP consultation)

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[**EXTERNAL EMAIL**]

Hi Heywood,

Please note that we have a minimum two week turnaround on CTMP reviews. The CTMP is currently with our SME and comments will provided once ready.

Kind Regards,

Heather Trengove Principal Transport Planner Customer Journey Planning Greater Sydney Transport for NSW

231 Elizabeth Street, Sydney 2000 Note: I work Mon, Tue, Wed

OFFICIAL

From: Heywood Cheung < Heywood. Cheung@esr.com >

Sent: Monday, February 19, 2024 12:40 PM

To: Development CTMP CJP < development.CTMP.CJP@transport.nsw.gov.au >; Nav Prasad (TRAFFIC SAFETY)

<Nav.Prasad2@transport.nsw.gov.au>

Cc: David Mollerstrom < <u>David.Mollerstrom@esr.com</u>>

Subject: RE: SSD-9138102 - Westlink Industrial Estate (Lot 4 CTMP consultation)

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Hi Nav & Team,

Just checking in and seeing if there's anything we can assist with to expedite a response/endorsement.

Kind regards,

Heywood Cheung | Contract Administrator



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From: Heywood Cheung

Sent: Monday, February 12, 2024 4:56 PM

To: development.ctmp.cjp@transport.nsw.gov.au; Nav.Prasad2@transport.nsw.gov.au

Cc: David Mollerstrom < David. Mollerstrom@esr.com>

Subject: SSD-9138102 - Westlink Industrial Estate (Lot 4 CTMP consultation)

Hi Nav & Team,

As part of our SSDA-9138102 consent condition B1(b) we are required to seek consultation from TfNSW on our CTMP for the construction of Lot 4 warehouse, please find attached our CTMP for your review and endorsement, we wish to expedite your response so please call if you have any queries.

I have included a extract screenshot of the construction traffic conditions from the consent to assist.



Our reference: P-700223-X4D2
Contact: Brad James

Email: <u>brad.james@penrith.city</u>

3 June 2024

Attn: Heywood Cheung

Email: <u>Heywood.Cheung@esr.com</u>

Dear Heywood Cheung,

Further Council Response to Planning Enquiry Regarding Condition of Consent B1(b) CTMP for SSD-9138102 at Westlink Industrial Estate, 290-308 Aldington Road, Kemps Creek, NSW, 2178

I refer to the above referenced SSD Notice of Determination, specifically Condition B1(b) of that consent which requires consultation to occur with Council. I also refer to previous correspondence on this matter dated 27 February 2024.

Council's Asset Management Department have now also reviewed the Construction Traffic Management Plan (CTMP) dated 13 May 2024 and received 20 May 2024. The following additional comments are provided for consideration and address in relation to condition compliance:

- a) Table 12, Section e The entire length from the Aldington Road intersection east to the site entry must be repaired and maintained by the applicant / developer as it will be the only active users of this section.
- b) Any defects identified within the used road reserve must be forwarded via Council's Portal for maintenance when reasonably practicable.

The Department of Planning, Housing and Infrastructure (as the applicable consent authority) must be suitably satisfied that the condition requirements are met.





Should you require any further information regarding the comments, please contact Council's Asset Management Officer Brad James at brad.james@penrith.city.

Regards,

Gavin Cherry

Development Assessment Coordinator





Our reference: P-643957-Q2L1
Contact: Anne Richardson
Telephone: (02) 4732 7447

27 February 2024

Attn: Heywood Cheung

Email: <u>Heywood.Cheung@esr.com</u>

Dear Heywood Cheung,

Council Response to Planning Enquiry Regarding Condition of Consent B1(b) CTMP for SSD-9138102 at Westlink Industrial Estate, 290-308 Aldington Road, Kemps Creek , NSW, 2178

I refer to the above referenced SSD Notice of Determination, specifically Condition B1(b) of that consent which requires consultation to occur with Council.

Council staff reviewed a preceding version of a CTMP, and have further reviewed the revised Construction Traffic Management Plan (CTMP) received 12 February. The following further comments in response are provided for the Department's consideration in relation to condition compliance:

- a) Council's Assets Department has advised that Abbotts Road is not part of the approved B-Double network. The lodgement of a NHVR permit is required or further consultation with Council's Asset Management team if there is an intention for B-Double access.
- b) A Road Occupancy Permit and TRRO will be required for Repairs and Maintenance in the event of road deterioration and direction.
- c) Council's Assets Team has requested that 2.7 Site Access of the CTMP be amended to only allow truck and dog (trailer) movements.
- d) Council's Assets Team has requested that section 3.3.1 Proposed No Right Turn of the CTMP be amended to have





consistency in wording of the vehicle access diagram and driver responsibility:

- 1. to all construction traffic
- 2. Left in left out only as per vehicle access plan
- 3. All times not just peak times
- e) Council's Assets Team has requested that section 4.1 Monitoring and Review of the CTMP be amended to include reporting to council on:
 - road condition on a monthly basis
 - 2. Active Repairs and Maintenance
- f) Council's Assets Team has requested that that *Appendix C. TGS* of the CTMP be updated to include "No Right Turn" signage at Mamre Road facing Abbots road.
- g) Council's Assets Team has requested that the following clauses from the existing SSD Consent be included in the CTMP as follows:
 - C12. Before the commencement of construction of the development, the Applicant must.
 - a. consult with the relevant owner and provider of services that are likely to be affected by the Stage 1 development to make suitable arrangements for access to, diversion, protection and support of the affected infrastructure;
 - b. prepare a dilapidation report identifying the condition of all public infrastructure in the vicinity of the site (including roads, gutters and footpaths); and
 - c. submit a copy of the dilapidation report to the Planning Secretary and Council
 - C13. Unless the Applicant and the applicable authority agree otherwise, the Applicant must.
 - a. pay the full costs associated with repairing, any public infrastructure that is damaged by carrying out the Stage 1 development; and
 - b. relocate, or pay the full costs associated with relocating, any public infrastructure that needs to be relocated as a result of the Stage 1 development





The Department of Planning, Housing and Infrastructure (as the applicable consent authority) must be suitably satisfied that the condition requirements are met.

Should you require any further information regarding the comments, please contact Council's Strategic Asset Management Coordinator Anne Richardson on (02) 4732 7447.

Regards,

Gavin Cherry

Development Assessment Coordinator



Jensen Wu

From: David Mollerstrom < David.Mollerstrom@esr.com>

Sent: Monday, 3 June 2024 9:18 AM

To: Jensen Wu

Cc: Ali Rasouli; Heywood Cheung; Jacob Dickson; Justin Crameri

Subject: FW: Penrith Council - SSD-9138102 - Second Council advice on condition B1b-

CTMP - Westlink Industrial Estate Stage 1 Lot 4

Attachments: SSD-9138102 - Second Council advice on condition B1b- CTMP - Westlink

Industrial Estate Stage 1 Lot 4.pdf

Importance: High

Hi Jensen,

Can you please make a quick update for this, I'm ok to maintain the Abbots Road section east of Aldington sine we will be the only heavy users of this and it's being replaced anyways as part of our estate works.

We need to resubmit to DPE by COB today for all CEMP comments, all other reports have been completed.

Thanks,

David Mollerstrom | Senior Project Manager



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From: Katelyn Davies < Katelyn. Davies@penrith.city>

Sent: Monday, June 3, 2024 9:12 AM

To: Heywood Cheung < Heywood. Cheung@esr.com > Cc: David Mollerstrom < David. Mollerstrom@esr.com >

Subject: Penrith Council - SSD-9138102 - Second Council advice on condition B1b- CTMP - Westlink Industrial Estate

Stage 1 Lot 4 Importance: High

[**EXTERNAL EMAIL**]

Good Morning Heywood,

Please see attached Penrith Council second comments on SSD-9138102 - Condition B1 - Construction Traffic Management Plan (CTMP) for Westlink Stage 1, Lot 4.

Please don't hesitate to contact me if you require any additional assistance.

Kind Regards,

Katelyn Davies

Senior Administration Officer **Development Services**

E Katelyn.Davies@penrith.city T +61247327447 | F | M PO Box 60, PENRITH NSW 2751 www.visitpenrith.com.au www.penrithcity.nsw.gov.au









From: Heywood Cheung < Heywood. Cheung@esr.com >

Sent: Monday, May 27, 2024 2:14 PM

To: Katelyn Davies < Katelyn. Davies@penrith.city> Cc: David Mollerstrom < David. Mollerstrom@esr.com>

Subject: RE: Penrith Council Comments on SSD-9138102 - Westlink Industrial Estate Lot 4 - CTMP consultation - 27

Feb 2024

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Hi Katelyn,

Hoping we can receive an expedited response as we're only after a response on the attached revised traffic guidance scheme, I have extracted this out from the CTMP (see attached), our traffic engineer (Ason) strongly recommended we run this past council and it's not a requirement from DPHI.

Thanks

Heywood Cheung | Contract Administrator



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From: Katelyn Davies < Katelyn Davies@penrith.city>

Sent: Monday, May 20, 2024 5:16 PM

To: Heywood Cheung < Heywood. Cheung@esr.com > Cc: David Mollerstrom < David. Mollerstrom@esr.com>

Subject: RE: Penrith Council Comments on SSD-9138102 - Westlink Industrial Estate Lot 4 - CTMP consultation - 27

Feb 2024

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[**EXTERNAL EMAIL**]

Good Afternoon Heywood,

Thank you for sending this through to Penrith Council for comment.

I have sent it to the relevant referral teams and will have comments back to you within 14 days, by COB 3/06/2024.

Kind Regards,

Katelyn Davies

Senior Administration Officer Development Services

E Katelyn.Davies@penrith.city T +61247327447 | F | M PO Box 60, PENRITH NSW 2751 www.visitpenrith.com.au www.penrithcity.nsw.gov.au











From: Heywood Cheung < Heywood.Cheung@esr.com>

Sent: Monday, May 20, 2024 3:40 PM

To: Katelyn Davies < Katelyn. Davies@penrith.city> Cc: David Mollerstrom < David. Mollerstrom@esr.com>

Subject: RE: Penrith Council Comments on SSD-9138102 - Westlink Industrial Estate Lot 4 - CTMP consultation - 27

Feb 2024

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Hi Katelyn,

Hope you are well, we've updated the traffic guidance scheme in our CTMP in response to council's consultation comment f) and we would like to seek your endorsement on this, please refer to page 58 of the attached file.

Hoping to receive a quick turn around on this, any issues let me know.

Thanks

Heywood Cheung | Contract Administrator



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From: Katelyn Davies < Katelyn. Davies@penrith.city>

Sent: Tuesday, February 27, 2024 9:11 AM

To: Heywood Cheung < Heywood. Cheung@esr.com > Cc: David Mollerstrom < <u>David.Mollerstrom@esr.com</u>>

Subject: Penrith Council Comments on SSD-9138102 - Westlink Industrial Estate Lot 4 - CTMP consultation - 27 Feb

Importance: High

Some people who received this message don't often get email from katelyn.davies@penrith.city. Learn why this is important

[**EXTERNAL EMAIL**]

Good Morning Heywood,

Please see attached Council response to Westlink CTMP received 12 February 2024.

Please don't hesitate to reach out if you require any additional information.

Kind Regards,

Katelyn Davies

Senior Administration Officer **Development Services**

E Katelyn.Davies@penrith.city T +61247327447 | F | M PO Box 60, PENRITH NSW 2751 www.visitpenrith.com.au www.penrithcity.nsw.gov.au















From: Heywood Cheung < Heywood.Cheung@esr.com>

Sent: Monday, February 12, 2024 4:48 PM

To: Gavin Cherry < gavin.cherry@penrith.city>; Hamish Dodson < hamish.dodson@penrith.city>

Cc: David Mollerstrom < <u>David.Mollerstrom@esr.com</u>>

Subject: SSD-9138102 - Westlink Industrial Estate (Lot 4 CTMP consultation)

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Hi Gavin and Hamish,

My colleague Jacob Dickson passed on your details as the best contact at Penrith Council. As part of our SSDA-9138102 consent condition B1(b) we are required to seek consultation from Penrith City Council on our CTMP for the construction of Lot 4 warehouse, please find attached our CTMP for your review and comment, we wish to expedite your response so please call if you have any queries.

I have included a extract screenshot of the construction traffic conditions from the consent to assist.

PART B SPECIFIC ENVIRONMENTAL CONDITIONS

TRAFFIC AND ACCESS

Construction Traffic Management Plan

- B1. Prior to the commencement of construction of the development, the Applicant must prepare a Construct Management Plan for the development to the satisfaction of the Planning Secretary. The plan must form CEMP required by condition C2 and must:
 - (a) be prepared by a suitably qualified and experienced person(s);
 - (b) be prepared in consultation with Council and TfNSW;
 - (c) detail the measures that are to be implemented to ensure road safety and network efficier construction works to:
 - ensure access to the site and road safety and network efficiency is maintained,
 - manage cumulative construction traffic from other concurrent construction works within the Road Precinct, and
 - (iii) address necessary interim traffic safety controls and management measures, including con of any traffic control measures required to manage traffic entering Mamre Road in the perio Mamre Road/Abbotts Road intersection construction is complete;
 - (d) detail heavy vehicle routes, access and parking arrangements;
 - (e) include a Driver Code of Conduct to:
 - (i) minimise the impacts of earthworks and construction on the local and regional road networl
 - (ii) minimise conflicts with other road users;
 - (iii) minimise road traffic noise; and
 - (iv) ensure truck drivers use specified routes, including entering and exiting Mamre Road via Abl and not Bakers Lane;
 - (f) include a program to monitor the effectiveness of these measures; and
 - (g) if necessary, detail procedures for notifying residents and the community (including local school potential disruptions to routes.

B2. The Applicant must:

- not commence construction until the Construction Traffic Management Plan required by condiapproved by the Planning Secretary; and
- (b) implement the most recent version of the Construction Traffic Management Plan approved by the Secretary for the duration of construction.

Kind regards,

Heywood Cheung | Contract Administrator



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Appendix F. SIDRA movement summaries



SITE LAYOUT

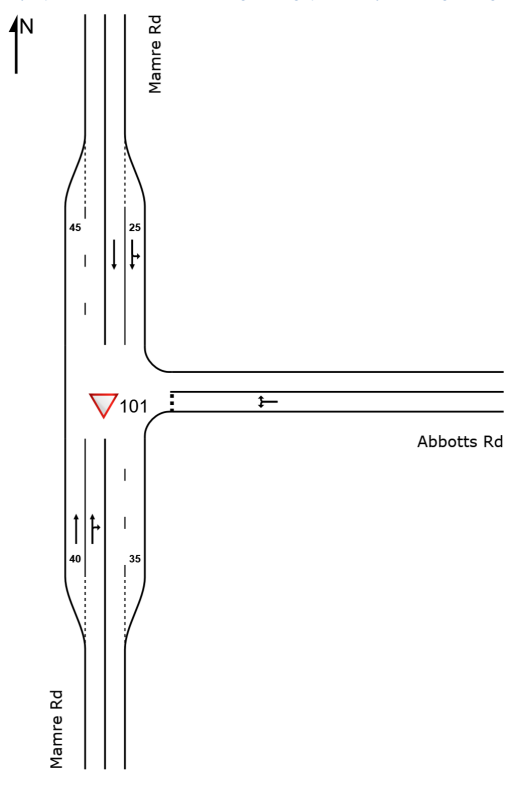
▽ Site: 101 [Mamre Rd x Abbotts Rd - AM (Base) (Site Folder:

General)]

New Site

Site Category: (None) Give-Way (Two-Way)

Layout pictures are schematic functional drawings reflecting input data. They are not design drawings.



V Site: 101 [Mamre Rd x Abbotts Rd - AM (Base) (Site Folder:

General)]

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New Site

Site Category: (None) Give-Way (Two-Way)

Vehic	Vehicle Movement Performance												
Mov ID	Turn	Mov Class	Demand Flows [Total HV] veh/h %	Arrival Flows [Total HV] veh/h %	Deg. Satn v/c	Aver. Delay sec	Level of Service	95% B Que [Veh. veh		Prop. Que	Eff. Stop Rate	Aver. No. of Cycles	Aver. Speed km/h
South	: Mam	re Rd											
2	T1	All MCs	795 14.8	795 14.8	0.381	0.5	LOSA	0.5	4.3	0.05	0.05	0.05	59.1
3	R2	All MCs	17 31.3	17 31.3	0.114	40.4	LOS C	0.5	4.3	0.32	0.37	0.32	51.4
Appro	ach		812 15.2	812 15.2	0.381	1.3	NA	0.5	4.3	0.05	0.06	0.05	58.9
East:	Abbot	ts Rd											
4	L2	All MCs	17 37.5	17 37.5	0.923	91.3	LOS F	3.4	34.1	1.00	1.32	1.87	14.1
6	R2	All MCs	7 85.7	7 85.7	0.923	389.4	LOS F	3.4	34.1	1.00	1.32	1.87	13.9
Appro	ach		24 52.2	24 52.2	0.923	182.0	LOS F	3.4	34.1	1.00	1.32	1.87	14.1
North:	Mam	re Rd											
7	L2	All MCs	19 61.1	19 61.1	0.087	6.3	LOS A	0.0	0.0	0.00	0.08	0.00	53.9
8	T1	All MCs	731 23.1	731 23.1	0.358	0.5	LOS A	0.0	0.0	0.00	0.01	0.00	59.7
Appro	ach		749 24.0	749 24.0	0.358	0.6	NA	0.0	0.0	0.00	0.01	0.00	59.6
All Ve	hicles		1585 19.9	1585 19.9	0.923	3.8	NA	3.4	34.1	0.04	0.06	0.06	56.6

Site Level of Service (LOS) Method: Delay (RTA NSW). Site LOS Method is specified in the Parameter Settings dialog (Options

Vehicle movement LOS values are based on average delay per movement.

Minor Road Approach LOS values are based on average delay for all vehicle movements.

NA (TWSC): Level of Service is not defined for major road approaches or the intersection as a whole for Two-Way Sign Control (HCM LOS rule).

Two-Way Sign Control Capacity Model: SIDRA Standard.

Delay Model: SIDRA Standard (Control Delay: Geometric Delay is included).

Queue Model: SIDRA queue estimation methods are used for Back of Queue and Queue at Start of Gap.

Gap-Acceptance Capacity Formula: SIDRA Standard (Akçelik M3D).

HV (%) values are calculated for All Movement Classes of All Heavy Vehicle Model Designation.

Arrival Flows used in performance calculations are adjusted to include any Initial Queued Demand and Upstream Capacity Constraint effects.

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V Site: 101 [Mamre Rd x Abbotts Rd - PM (Base) (Site Folder:

General)]

Output produced by SIDRA INTERSECTION Version: 9.1.1.200

New Site

Site Category: (None) Give-Way (Two-Way)

Vehic	cle Mo	ovement	Performa	nce									
Mov ID	Turn	Mov Class	Demand Flows [Total HV] veh/h %	Arrival Flows [Total HV] veh/h %	Deg. Satn v/c	Aver. Delay sec	Level of Service	95% B Que [Veh. veh	ack Of eue Dist] m	Prop. Que	Eff. Stop Rate	Aver. No. of Cycles	Aver. Speed km/h
South	: Mam	re Rd											
2	T1	All MCs	641 16.1	641 16.1	0.297	0.4	LOSA	0.3	2.4	0.04	0.04	0.04	59.3
3	R2	All MCs	8 12.5	8 12.5	0.089	45.2	LOS D	0.3	2.4	0.20	0.23	0.20	53.7
Appro	ach		649 16.0	649 16.0	0.297	1.0	NA	0.3	2.4	0.04	0.04	0.04	59.2
East:	Abbot	ts Rd											
4	L2	All MCs	22 14.3	22 14.3	0.607	20.6	LOS B	1.5	12.1	1.00	1.04	1.50	26.0
6	R2	All MCs	12 27.3	12 27.3	0.607	172.5	LOS F	1.5	12.1	1.00	1.04	1.50	25.8
Appro	ach		34 18.8	34 18.8	0.607	72.8	LOS F	1.5	12.1	1.00	1.04	1.50	25.9
North	Mam	re Rd											
7	L2	All MCs	1 0.0	1 0.0	0.099	5.6	LOSA	0.0	0.0	0.00	0.00	0.00	57.2
8	T1	All MCs	917 11.3	917 11.3	0.406	0.6	LOS A	0.0	0.0	0.00	0.00	0.00	59.7
Appro	ach		918 11.2	918 11.2	0.406	0.6	NA	0.0	0.0	0.00	0.00	0.00	59.7
All Ve	hicles		1601 13.3	1601 13.3	0.607	2.3	NA	1.5	12.1	0.04	0.04	0.05	58.0

Site Level of Service (LOS) Method: Delay (RTA NSW). Site LOS Method is specified in the Parameter Settings dialog (Options

Vehicle movement LOS values are based on average delay per movement.

Minor Road Approach LOS values are based on average delay for all vehicle movements.

NA (TWSC): Level of Service is not defined for major road approaches or the intersection as a whole for Two-Way Sign Control (HCM LOS rule).

Two-Way Sign Control Capacity Model: SIDRA Standard.

Delay Model: SIDRA Standard (Control Delay: Geometric Delay is included).

Queue Model: SIDRA queue estimation methods are used for Back of Queue and Queue at Start of Gap.

Gap-Acceptance Capacity Formula: SIDRA Standard (Akçelik M3D).

HV (%) values are calculated for All Movement Classes of All Heavy Vehicle Model Designation.

Arrival Flows used in performance calculations are adjusted to include any Initial Queued Demand and Upstream Capacity Constraint effects.

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V Site: 101 [Mamre Rd x Abbotts Rd - AM (Base+ Site) (Site

Folder: General)]

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New Site

Site Category: (None) Give-Way (Two-Way)

Vehic	Vehicle Movement Performance												
Mov ID	Turn	Mov Class	Demand Flows [Total HV] veh/h %	Arrival Flows [Total HV] veh/h %	Deg. Satn v/c	Aver. Delay sec	Level of Service	95% B Que [Veh. veh		Prop. Que	Eff. Stop Rate	Aver. No. of Cycles	Aver. Speed km/h
South	: Mam	re Rd											
2	T1	All MCs	795 14.8	795 14.8	0.385	0.5	LOSA	0.7	5.7	0.05	0.06	0.05	58.8
3	R2	All MCs	17 31.2	17 31.2	0.116	56.0	LOS D	0.7	5.7	0.39	0.44	0.39	49.6
Appro	ach		812 15.2	812 15.2	0.385	1.6	NA	0.7	5.7	0.06	0.07	0.06	58.6
East:	Abbot	ts Rd											
4	L2	All MCs	29 35.7	29 35.7	1.155	192.8	LOS F	8.5	82.9	1.00	1.56	2.41	10.4
6	R2	All MCs	7 85.7	7 85.7	1.155	575.7	LOS F	8.5	82.9	1.00	1.56	2.41	10.3
Appro	ach		37 45.7	37 45.7	1.155	269.4	LOS F	8.5	82.9	1.00	1.56	2.41	10.4
North:	Mam	re Rd											
7	L2	All MCs	115 35.8	115 35.8	0.100	6.0	LOS A	0.0	0.0	0.00	0.43	0.00	52.1
8	T1	All MCs	731 23.1	731 23.1	0.409	0.3	LOS A	0.0	0.0	0.00	0.02	0.00	59.5
Appro	ach		845 24.8	845 24.8	0.409	1.1	NA	0.0	0.0	0.00	0.08	0.00	58.4
All Ve	hicles		1694 20.6	1694 20.6	1.155	7.2	NA	8.5	82.9	0.05	0.11	0.08	53.4

Site Level of Service (LOS) Method: Delay (RTA NSW). Site LOS Method is specified in the Parameter Settings dialog (Options

Vehicle movement LOS values are based on average delay per movement.

Minor Road Approach LOS values are based on average delay for all vehicle movements.

NA (TWSC): Level of Service is not defined for major road approaches or the intersection as a whole for Two-Way Sign Control (HCM LOS rule).

Two-Way Sign Control Capacity Model: SIDRA Standard.

Delay Model: SIDRA Standard (Control Delay: Geometric Delay is included).

Queue Model: SIDRA queue estimation methods are used for Back of Queue and Queue at Start of Gap.

Gap-Acceptance Capacity Formula: SIDRA Standard (Akçelik M3D).

HV (%) values are calculated for All Movement Classes of All Heavy Vehicle Model Designation.

Arrival Flows used in performance calculations are adjusted to include any Initial Queued Demand and Upstream Capacity Constraint effects.

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V Site: 101 [Mamre Rd x Abbotts Rd - PM (Base+ Site) (Site

Folder: General)]

Output produced by SIDRA INTERSECTION Version: 9.1.1.200

New Site

Site Category: (None) Give-Way (Two-Way)

Vehic	cle Mo	ovement	Performa	nce									
Mov ID	Turn	Mov Class	Demand Flows [Total HV]		Deg. Satn ,	Aver. Delay	Level of Service	95% B Que [Veh.	eue Dist]	Prop. Que	Eff. Stop Rate	Aver. No. of Cycles	Aver. Speed
South	ı: Mam	re Rd	veh/h %	veh/h %	v/c	sec		veh	m	_	_	_	km/h
2	T1	All MCs	641 16.1	641 16.1	0.298	0.4	LOSA	0.3	2.5	0.04	0.04	0.04	59.3
3	R2	All MCs	8 12.5	8 12.5	0.089	47.1	LOS D	0.3	2.5	0.20	0.23	0.20	53.6
Appro	ach		649 16.0	649 16.0	0.298	1.0	NA	0.3	2.5	0.04	0.04	0.04	59.2
East:	Abbot	ts Rd											
4	L2	All MCs	91 34.9	91 34.9	0.707	19.9	LOS B	3.3	30.1	1.00	1.07	1.86	33.5
6	R2	All MCs	12 27.3	12 27.3	0.707	229.6	LOS F	3.3	30.1	1.00	1.07	1.86	33.6
Appro	ach		102 34.0	102 34.0	0.707	43.7	LOS D	3.3	30.1	1.00	1.07	1.86	33.5
North	: Mam	re Rd											
7	L2	All MCs	12 45.5	12 45.5	0.100	6.1	LOSA	0.0	0.0	0.00	0.04	0.00	54.8
8	T1	All MCs	917 11.3	917 11.3	0.412	0.7	LOSA	0.0	0.0	0.00	0.01	0.00	59.7
Appro	ach		928 11.7	928 11.7	0.412	8.0	NA	0.0	0.0	0.00	0.01	0.00	59.6
All Ve	hicles		1680 14.7	1680 14.7	0.707	3.5	NA	3.3	30.1	0.08	0.09	0.13	56.9

Site Level of Service (LOS) Method: Delay (RTA NSW). Site LOS Method is specified in the Parameter Settings dialog (Options

Vehicle movement LOS values are based on average delay per movement.

Minor Road Approach LOS values are based on average delay for all vehicle movements.

NA (TWSC): Level of Service is not defined for major road approaches or the intersection as a whole for Two-Way Sign Control (HCM LOS rule).

Two-Way Sign Control Capacity Model: SIDRA Standard.

Delay Model: SIDRA Standard (Control Delay: Geometric Delay is included).

Queue Model: SIDRA queue estimation methods are used for Back of Queue and Queue at Start of Gap.

Gap-Acceptance Capacity Formula: SIDRA Standard (Akçelik M3D).

HV (%) values are calculated for All Movement Classes of All Heavy Vehicle Model Designation.

Arrival Flows used in performance calculations are adjusted to include any Initial Queued Demand and Upstream Capacity Constraint effects.

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SITE LAYOUT

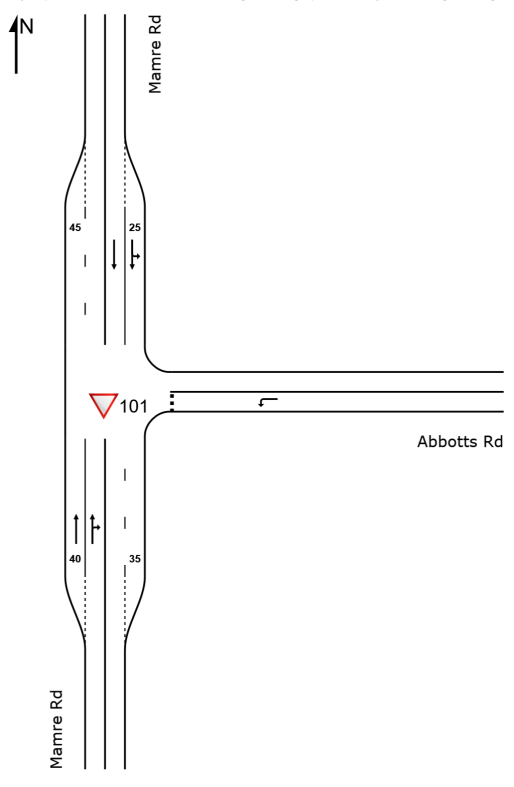
V Site: 101 [Mamre Rd x Abbotts Rd - AM (Base+ Site) - NRT

(Site Folder: General)]

New Site

Site Category: (None) Give-Way (Two-Way)

Layout pictures are schematic functional drawings reflecting input data. They are not design drawings.



V Site: 101 [Mamre Rd x Abbotts Rd - AM (Base+ Site) - NRT

(Site Folder: General)]

Output produced by SIDRA INTERSECTION Version: 9.1.1.200

New Site

Site Category: (None) Give-Way (Two-Way)

Vehic	cle Mo	ovement	Performa	псе									
Mov ID	Turn	Mov Class	Demand Flows [Total HV] veh/h %	Arrival Flows [Total HV] veh/h %	Deg. Satn v/c	Aver. Delay sec	Level of Service	95% B Que [Veh. veh		Prop. Que	Eff. Stop Rate	Aver. No. of Cycles	Aver. Speed km/h
South	: Marr	re Rd											
2	T1	All MCs	795 14.8	795 14.8	0.385	0.5	LOS A	0.7	5.7	0.05	0.06	0.05	58.8
3	R2	All MCs	17 31.2	17 31.2	0.116	56.0	LOS D	0.7	5.7	0.39	0.44	0.39	49.6
Appro	ach		812 15.2	812 15.2	0.385	1.6	NA	0.7	5.7	0.06	0.07	0.06	58.6
East:	Abbot	ts Rd											
4	L2	All MCs	37 45.7	37 45.7	0.036	9.2	LOSA	0.1	1.2	0.13	0.54	0.13	50.1
Appro	ach		37 45.7	37 45.7	0.036	9.2	LOSA	0.1	1.2	0.13	0.54	0.13	50.1
North	: Mam	re Rd											
7	L2	All MCs	115 35.8	115 35.8	0.100	6.0	LOS A	0.0	0.0	0.00	0.43	0.00	52.1
8	T1	All MCs	731 23.1	731 23.1	0.409	0.3	LOSA	0.0	0.0	0.00	0.02	0.00	59.5
Appro	ach		845 24.8	845 24.8	0.409	1.1	NA	0.0	0.0	0.00	0.08	0.00	58.4
All Ve	hicles		1694 20.6	1694 20.6	0.409	1.5	NA	0.7	5.7	0.03	0.08	0.03	58.3

Site Level of Service (LOS) Method: Delay (RTA NSW). Site LOS Method is specified in the Parameter Settings dialog (Options tab).

Vehicle movement LOS values are based on average delay per movement.

Minor Road Approach LOS values are based on average delay for all vehicle movements.

NA (TWSC): Level of Service is not defined for major road approaches or the intersection as a whole for Two-Way Sign Control (HCM LOS rule).

Two-Way Sign Control Capacity Model: SIDRA Standard.

Delay Model: SIDRA Standard (Control Delay: Geometric Delay is included).

Queue Model: SIDRA queue estimation methods are used for Back of Queue and Queue at Start of Gap.

Gap-Acceptance Capacity Formula: SIDRA Standard (Akçelik M3D).

HV (%) values are calculated for All Movement Classes of All Heavy Vehicle Model Designation.

Arrival Flows used in performance calculations are adjusted to include any Initial Queued Demand and Upstream Capacity Constraint effects.

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∇ Site: 101 [Mamre Rd x Abbotts Rd - PM (Base+ Site) - NRT

(Site Folder: General)]

Output produced by SIDRA INTERSECTION Version: 9.1.1.200

New Site

Site Category: (None) Give-Way (Two-Way)

Vehi	cle Mo	ovement	Performa	псе									
Mov ID	Turn	Mov Class	Demand Flows [Total HV] veh/h %	Arrival Flows [Total HV] veh/h %	Deg. Satn v/c	Aver. Delay sec	Level of Service	95% B Que [Veh. veh		Prop. Que	Eff. Stop Rate	Aver. No. of Cycles	Aver. Speed km/h
South	: Mam	re Rd											
2	T1	All MCs	641 16.1	641 16.1	0.298	0.4	LOSA	0.3	2.5	0.04	0.04	0.04	59.3
3	R2	All MCs	8 12.5	8 12.5	0.089	47.1	LOS D	0.3	2.5	0.20	0.23	0.20	53.6
Appro	ach		649 16.0	649 16.0	0.298	1.0	NA	0.3	2.5	0.04	0.04	0.04	59.2
East:	Abbot	ts Rd											
4	L2	All MCs	102 34.0	102 34.0	0.110	10.4	LOSA	0.4	3.7	0.31	0.59	0.31	50.0
Appro	ach		102 34.0	102 34.0	0.110	10.4	LOSA	0.4	3.7	0.31	0.59	0.31	50.0
North	: Mam	re Rd											
7	L2	All MCs	12 45.5	12 45.5	0.100	6.1	LOSA	0.0	0.0	0.00	0.04	0.00	54.8
8	T1	All MCs	917 11.3	917 11.3	0.412	0.8	LOS A	0.0	0.0	0.00	0.01	0.00	59.7
Appro	ach		928 11.7	928 11.7	0.412	0.8	NA	0.0	0.0	0.00	0.01	0.00	59.6
All Ve	hicles		1680 14.7	1680 14.7	0.412	1.5	NA	0.4	3.7	0.03	0.06	0.03	58.8

Site Level of Service (LOS) Method: Delay (RTA NSW). Site LOS Method is specified in the Parameter Settings dialog (Options tab).

Vehicle movement LOS values are based on average delay per movement.

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Appendix G. Survey Data

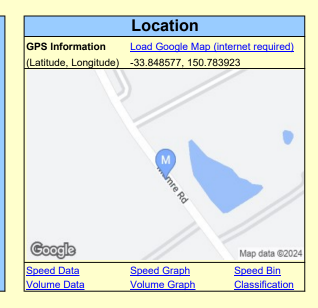


TRANS TRAFFIC SURVEY

T. 1300 82 88 82 - F. 1300 83 88 83 - E. traffic@trafficsurvey.com.au - W. www.trafficsurvey.com.au

	AUTOMATIC COUNT SUMMARY											
Street Name :	Mamre Rd	Location :	Outside Property 903									
Suburb :	Kemps Creek	Start Date :	00:00 Thu 24/August/2023									
Machine ID:	M769X20R	Finish Date :	00:00 Thu 31/August/2023									
Site ID:	2688	Speed Zone :	80 km/h									
Prepared By :	Vo Son Binh	Email:	binh@trafficsurvey.com.au									

GPS information	Lat	33° 50' 54.88 South	Direction of Travel						
	Long	150° 47' 2.12 East	Both directions	Northbound	Southbound				
Traffic Volume :		Weekdays Average	20,240	9,733	10,507				
(Vehicles/Day)		7 Day Average	17,279	8,327	8,952				
Weekday	AM	06:00	1708	944	765				
Peak hour starts	PM	15:00	1585	607	978				
Speeds :		85th Percentile	81.9	81.8	82.0				
(Km/Hr)		Average	75.5	76.1	74.9				
Classification % :		Light Vehicles up to 5.5m	82.1%	82.0%	82.2%				





QUALITY ASSURED COMPANY BY ISO 9001:2015
OH&S SYSTEM CERTIFIED TO ISO 4801:2001
ENVIRONMENT MANAGEMENT SYSTEM CERTIFIED TO ISO14001:2015

Status of movement - Covid 19

"Traffic behaviour is not the same as pre-pandemic (traditional morning/afternoon peak is much less pronounced and school start/finish times are much more pronounced), the current patterns are close enough to what probably is going to be a 'COVID normal' situation for at least the next year or two. Workplaces are currently not all yet open.

These results should be used for indicative assessment only."



Site Mamre Rd

Direction

Both directions

Back to Site Summary Page

Day	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday	7 d	ays	Wee	kday	Wee	kend
Date	28/08/2023	29/08/2023	30/08/2023	24/08/2023	25/08/2023	26/08/2023	27/08/2023	Total	Average	Total	Average	Total	Average
AM Peak	06:00	07:00	06:00	07:00	06:00	11:00	11:00	N/A	06:00	N/A	06:00	N/A	11:00
PM Peak	16:00	15:00	16:00	15:00	16:00	13:00	16:00	N/A	15:00	N/A	15:00	N/A	13:00
00:00	113	129	121	127	112	140	137	879	126	602	120	277	139
01:00	71	10	101	77	77	102	112	550	79	336	67	214	107
02:00	85	0	122	125	92	74	66	564	81	424	85	140	70
03:00	158	142	222	196	201	100	64	1083	155	919	184	164	82
04:00	500	539	558	541	499	284	86	3007	430	2637	527	370	185
05:00	1132	1156	1163	1111	1057	394	135	6148	878	5619	1124	529	265
06:00	1725	1697	1704	1734	1682	577	186	9305	1329	8542	1708	763	382
07:00	1562	1709	1642	1753	1621	515	226	9028	1290	8287	1657	741	371
08:00	1306	1299	1342	1324	1454	601	344	7670	1096	6725	1345	945	473
09:00	962	999	982	1001	1003	608	458	6013	859	4947	989	1066	533
10:00	847	909	893	857	997	665	538	5706	815	4503	901	1203	602
11:00	842	851	881	874	991	771	568	5778	825	4439	888	1339	670
12:00	930	889	904	914	912	833	538	5920	846	4549	910	1371	686
13:00	1138	1168	1144	1129	1172	875	616	7242	1035	5751	1150	1491	746
14:00	1449	1550	1458	1471	1393	704	588	8613	1230	7321	1464	1292	646
15:00	1534	1718	1580	1614	1479	775	596	9296	1328	7925	1585	1371	686
16:00	1554	1683	1756	1234	1601	709	652	9189	1313	7828	1566	1361	681
17:00	1502	1635	1648	1083	1425	723	591	8607	1230	7293	1459	1314	657
18:00	783	911	888	895	889	585	483	5434	776	4366	873	1068	534
19:00	400	453	482	521	506	408	332	3102	443	2362	472	740	370
20:00	320	335	355	342	351	302	289	2294	328	1703	341	591	296
21:00	310	326	352	360	305	339	263	2255	322	1653	331	602	301
22:00	263	281	304	292	316	270	180	1906	272	1456	291	450	225
23:00	177	220	198	205	209	231	126	1366	195	1009	202	357	179
Total	19663	20609	20800	19780	20344	11585	8174	120955	17281	101196	20239	19759	9886
% Heavy	20.89%	19.11%	18.51%	19.85%	17.94%	11.58%	10.13%	10.13% 17.89% 19.24%		10.9	98%		



Appendix B Erosion and Sediment Control Plan



Wednesday, May 15, 2024

Att: Heywood Cheung Contract Administrator ESR Developments (Australia) Pty Ltd Level 24, 88 Phillip Street SYDNEY NSW 2000

Re: Westlink Stage 1-Stage 3 (Lot 4) - Erosion and Sediment Control Plan

Heywood,

Reference is made to the Department of Planning, Housing and Infrastructure correspondence (reference SSD-9138102-PA-37) dated 3 May 2024 which has requested further information be provided to satisfy the relevant conditions of consent.

Specifically, this letter addresses the request for information relating to the Erosion and Sediment Control Plan, as stated in the table below.

In accordance with the SSD Approval, ESR must prepare Detailed Erosion and Sediment Control Plans (ESCP) and drawings prior to the commencement of earthworks for the development. The ESCP must be prepared by a Certified Professional Erosion and Sediment Control (CPESC) specialist. ESR engaged Bradley Cole from Ochre Environmental Management (CPESC Number 7645, refer to Attachment A) to assist with the development of the ESCPs.

This letter has been prepared by Bradley Cole to support the preparation of the Erosion and Sediment Control Package and certify that the plans have incorporated the relevant design and guidelines best practice requirements for the development.

Environmental Requirements

This review has been prepared with reference to the Project's Conditions of Approval B21 and the request for information as identified above (refer to Table 1).



	1 – Condition B21 Compliance	
B21	Requirement	How addressed
B21	Prior to the commencement of earthworks for and detail the erosion and sediment control m construction phase IWCM controls in the MRI Sediment Control Plans (ESCP) and drawing	neasures for the site to ensure the P DCP are achieved. Detailed Erosion and s must:
(a)	be prepared by a Chartered Professional Erosion and Sediment Control (CPESC) specialist;	The ESCPs have been prepared by Bradley Cole from Ochre Environmental Management (CPESC Number 7645)
(b)	be prepared in accordance with Managing Urban Stormwater: Soils and Construction – Volume 1: Blue Book (Landcom, 2004) and with the WSUD design principles set out in the Technical Guidance for achieving Wianamatta South Creek Stormwater Management Targets (Technical Guidance) (NSW Government, 2022);	The general principals of the Blue Book have been incorporated into the plan. The site is incorporated within the larger Westlink development site which has an established basin immediately adjacent to the Lot 4 area. For reference this sediment basin is identified as Temporary Sediment Basin on the ESCP plan
		This sediment basin has been sized for active treatment of 80% of average annual runoff in accordance with Table 2 of the Wianamatta South Creek Stormwater Management Targets.
(0)	inglude	Under Table 2 of the Technical Guidance, all exposed areas greater than 2,500 m2 are to be provided with sediment controls that are designed, implemented and maintained to a standard that would achieve treatment of at least 80% of the average annual runoff volume of the contributing catchment (i.e. 80% hydrological effectiveness) to 50 mg/L TSS or less, and pH in the range (6.5–8.5). No release of coarse sediment is permitted for any construction or building site. To achieve this design criteria, Type A and Type B basins have been sized and designed with reference to the 2018 revision of Appendix B – Sediment Basin Design and Operation (IECA 2018) to the Best Practice Erosion and Sediment Control Document (EICA 2008, referred to as the White Book)
(c)	include: (i) each major phase of construction work including catchment plans and calculations and sizing for all major drainage and sediment controls for each phase;	An ESCP has been previously submitted and approved for the initial earthworks stages of development which has included this Lot 4 location and the establishement of a Type A basin.
	(ii) the type of sediment basin, details of all functional components and calculations demonstrating compliance with the DCP;	This ESCP submission relates to the continued development of the site as an established pad site and will be further developed by the building contractors (once engaged). The building contractor will establish additional erosion and sediment



B21	Requirement	How addressed
		controls as part of the works progression at a later date.
(d)	demonstrate the construction approach and timing to ensure the construction phase stormwater quality targets can be met; and	The approach to staging relating to this ESCP is the stabilisation of the Lot 4 area prior to the commencement of the installation of services and building aspects.
(e)	detail measures to manage external catchment flows and dispersive soils;	Water diversion channels have been identified on the site perimeter to divert clean water around the development site. The Lot 4 area has been constructed with local soils to engineering design specifications. Dispersive soils will be managed with Type A Basins designed for treatment of 80% of average annual runoff.
(f)	detail measures to protect passively irrigated street trees during construction works- if these are installed before construction is completed;	The planting of street trees is not relevant to this portion of works.
(g)	be included in the CEMP required by Condition C2.	The ESCP will be included in the CEMP required by Condition C2
	Clarify how the ESCP functions in coordination with the ESCPs approved and proposed for other stages of construction works within the Westlink site	The Lot 4 site occurs within the Stge 1 area of the wider Westlink development. The proposed controls will manage water from the Lot 4 pad areas and transfer water to the existing Typa A basin adjacent to the Lot for treatment prior to discharge. The existing basin is designed to accomodate the Lot 4 runoff as this area was included in the earthworks staging. This ESCP submission relates to the continued development of the site as an established pad site and will be further developed by the building contractors (once engaged). The building contractor will establish additional erosion and sediment controls as part of the works prgression at a later date.

Regards

Bradley Cole

Director | Ochre Environmental Management



Attachment A - Bradley Cole CPESC certification



EnviroCert International, Inc.

3054 Fite Circle, Suite 108, Sacramento, CA 95827 (279) 888-6911 | www.envirocert.org

Bradley Stephen Cole CPESC

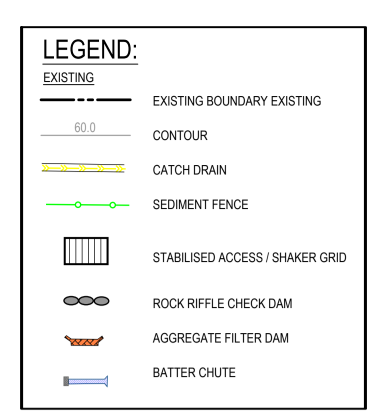
Certified Professional in Erosion and Sediment Control

7645

14-Nov-2024

CERTIFICATION NO.

EXPIRES





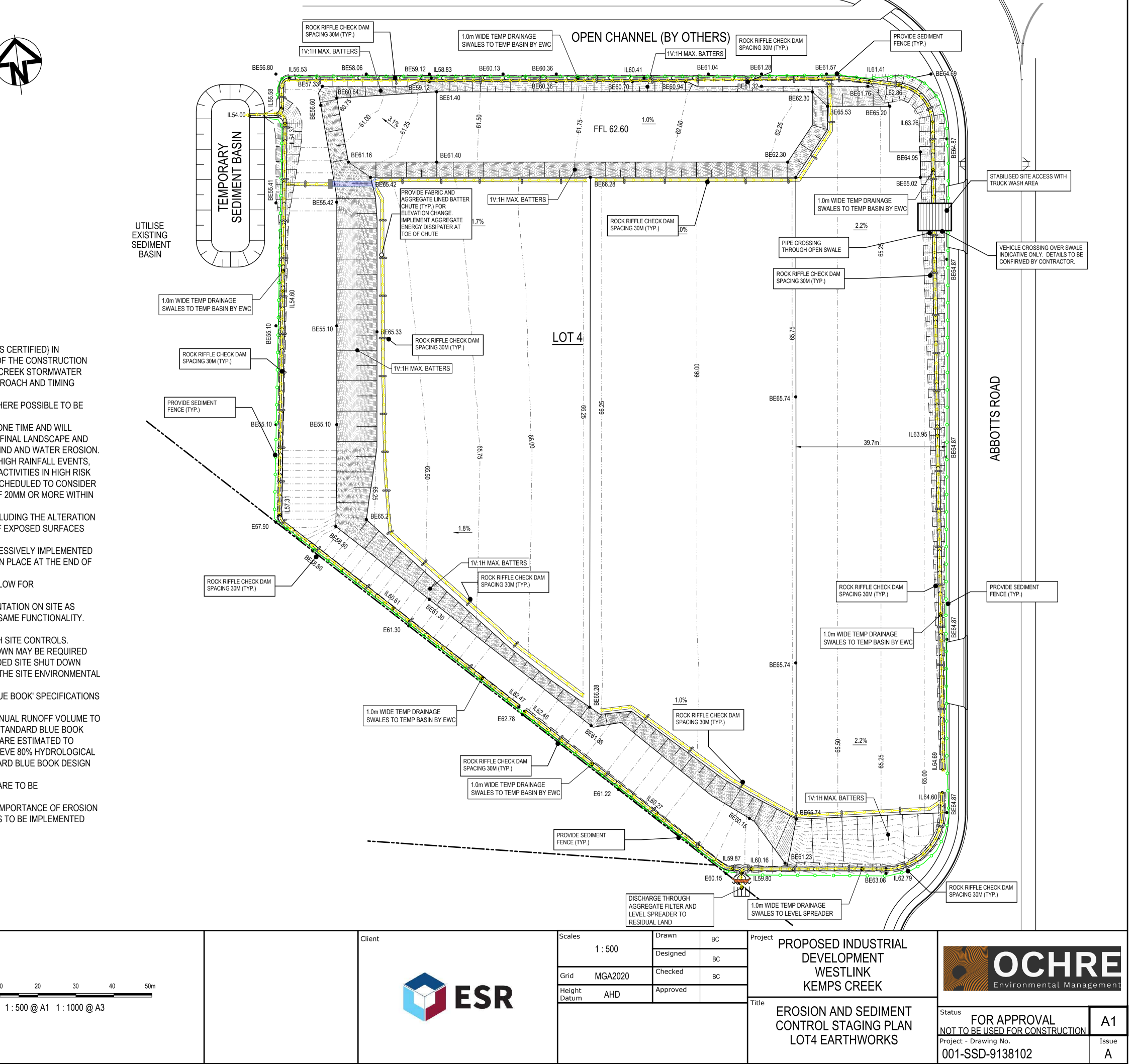
NOTES – GENERAL CONSTRUCTION NOTES

- THIS EROSION AND SEDIMENT CONTROL PLAN (ESCP) HAS BEEN PREPARED BY A CPESC (AS CERTIFIED) IN ACCORDANCE WITH BLUE BOOK VOLUME 1 (LANDCOM, 2004) AND TO MEET THE REQUIREMENTS OF THE CONSTRUCTION PRINCIPALS SET OUT IN THE DRAFT TECHNICAL GUIDANCE FOR ACHIEVING WIANAMATTA SOUTH CREEK STORMWATER MANAGEMENT TARGETS (NSW GOVERNMENT, 2022). IT DEMONSTRATES THE CONSTRUCTION APPROACH AND TIMING REQUIREMENTS FOR ACHIEVING THE CONSTRUCTION PHASE STORMWATER QUALITY TARGETS.
- THE STAGING OF CONSTRUCTION ACTIVITIES WILL AIM TO IMPLEMENT FINAL CONTROLS WHERE POSSIBLE TO BE UTILISED DURING CONSTRUCTION (I.E. DRAINAGE FEATURES, LANDSCAPING)
- THE STAGING OF ACTIVITIES WILL MINIMISE EXPOSURE OF DISTURBED SURFACES AT ANY ONE TIME AND WILL IMPLEMENT PERMANENT AND TEMPORARY SOIL STABILISATION MEASURES (I.E. SOIL POLYMERS, FINAL LANDSCAPE AND VEGETATION AREAS), IN MINIMISING THE DURATION OF SOIL DISTURBANCE AND EXPOSURE TO WIND AND WATER EROSION.
- LOCAL WEATHER STATIONS (I.E. BADGERYS CREEK AWS) WILL BE MONITORED DAILY (FOR HIGH RAINFALL EVENTS, HIGH WIND PERIODS AND FIRE RISK) AS PART OF DAILY WORKS PLANNING WITH CONSTRUCTION ACTIVITIES IN HIGH RISK LOCATIONS (I.E. DRAINAGE LINES) SCHEDULED FOR DRY WEATHER PERIODS. WORKS SHALL BE SCHEDULED TO CONSIDER PREDICTED WEATHER CONDITIONS AND IF REQUIRED, CEASED PRIOR TO FORECAST RAINFALL OF 20MM OR MORE WITHIN A 24 HOUR PERIOD RESULTING IN RUNOFF OR ADVERSE SITE ACCESS CONDITIONS.
- IN THE EVENT OF HIGH WINDS (>15M/S), ADDITIONAL MEASURES MAY BE IMPLEMENTED INCLUDING THE ALTERATION OF WORK ACTIVITIES, THE APPLICATION OF WATER TO DISTURBED AREAS AND THE COVERING OF EXPOSED SURFACES AND STOCKPILES WILL BE IMPLEMENTED TO MINIMISE IMPACTS TO LOCAL AIR QUALITY.
- THE CONTROLS DEPICTED ARE SUBJECT TO STAGING AND THE CONTROLS MAY BE PROGRESSIVELY IMPLEMENTED OR REMOVED ACCORDING TO PROGRESSION OF WORKS. ALL IDENTIFIED CONTROLS ARE TO BE IN PLACE AT THE END OF EACH DAY AND IMMEDIATELY PRIOR TO RAINFALL
- STAGING OF CONSTRUCTION WILL BE COORDINATED TO REDUCE EXPOSED AREAS AND ALLOW FOR IMPLEMENTATION OF EROSION AND SEDIMENT CONTROLS PRIOR TO SIGNIFICANT DISTURBANCE.
- CONTROLS IDENTIFIED ON THE PLAN ARE INDICATIVE AND WILL BE REVISED FOR IMPLEMENTATION ON SITE AS REQUIRED. ALTERNATIVE MEASURES MAY BE APPLIED WHERE THE CONTROL MAY PROVIDE THE SAME FUNCTIONALITY. THESE WILL BE UPDATED ON THE ESCP.
- THE PLAN IS TO BE REVISED WITH PROGRESSION OF WORKS TO MAINTAIN CURRENCY WITH SITE CONTROLS.
- 10. TEMPORARY CONTROLS SUCH AS CHECKS AND STABILISATION IN ADDITION TO THOSE SHOWN MAY BE REQUIRED WHERE EXTREME WEATHER EVENTS (I.E. GREATER THAN 32MM) ARE PREDICTED OR FOR EXTENDED SITE SHUT DOWN PERIODS (I.E. CHRISTMAS). ADDITIONAL CONTROLS ARE TO BE IMPLEMENTED UNDER ADVICE OF THE SITE ENVIRONMENTAL REPRESENTATIVE AND/OR PROJECT CPESC.
- 11. EROSION AND SEDIMENT CONTROLS ARE TO BE CONSTRUCTED IN ACCORDANCE WITH 'BLUE BOOK' SPECIFICATIONS AND STANDARD DRAWINGS AS IDENTIFIED IN THE APPROVED ESCP.
- 12. THE NSW GOVERNMENT {2022} TECHNICAL GUIDELINE REQUIRES 80% OF THE AVERAGE ANNUAL RUNOFF VOLUME TO ACHIEVE 50MG/L TOTAL SUSPENDED SOLIDS {TSS} OR LESS AND PH IN THE RANGE {6.5-8.5}. THE STANDARD BLUE BOOK SEDIMENT BASIN DESIGN AND OTHER STANDARD EROSION AND SEDIMENT CONTROL MEASURES ARE ESTIMATED TO ACHIEVE APPROXIMATELY 60% HYDROLOGICAL EFFECTIVENESS. THEREFORE, IN ORDER TO ACHIEVE 80% HYDROLOGICAL EFFECTIVENESS. ADDITIONAL EROSION AND SEDIMENT CONTROL MEASURES ABOVE THE STANDARD BLUE BOOK DESIGN. HAVE BEEN RECOMMENDED
- 13. SITE PERSONNEL RESPONSIBLE FOR IMPLEMENTING EROSION AND SEDIMENT CONTROLS ARE TO BE APPROPRIATELY TRAINED IN IMPLEMENTATION AND MAINTENANCE OF CONTROL MEASURES
- 14. TOOLBOX TALKS/ TRAINING SESSIONS ARE TO BE PROVIDED TO SITE PERSONNEL ON THE IMPORTANCE OF EROSION AND SEDIMENT CONTROL, THEIR INDIVIDUAL REQUIREMENTS, SPECIFIC PROJECT SITE CONTROLS TO BE IMPLEMENTED AND REQUIRED MITIGATION MEASURES.

Bar Scales

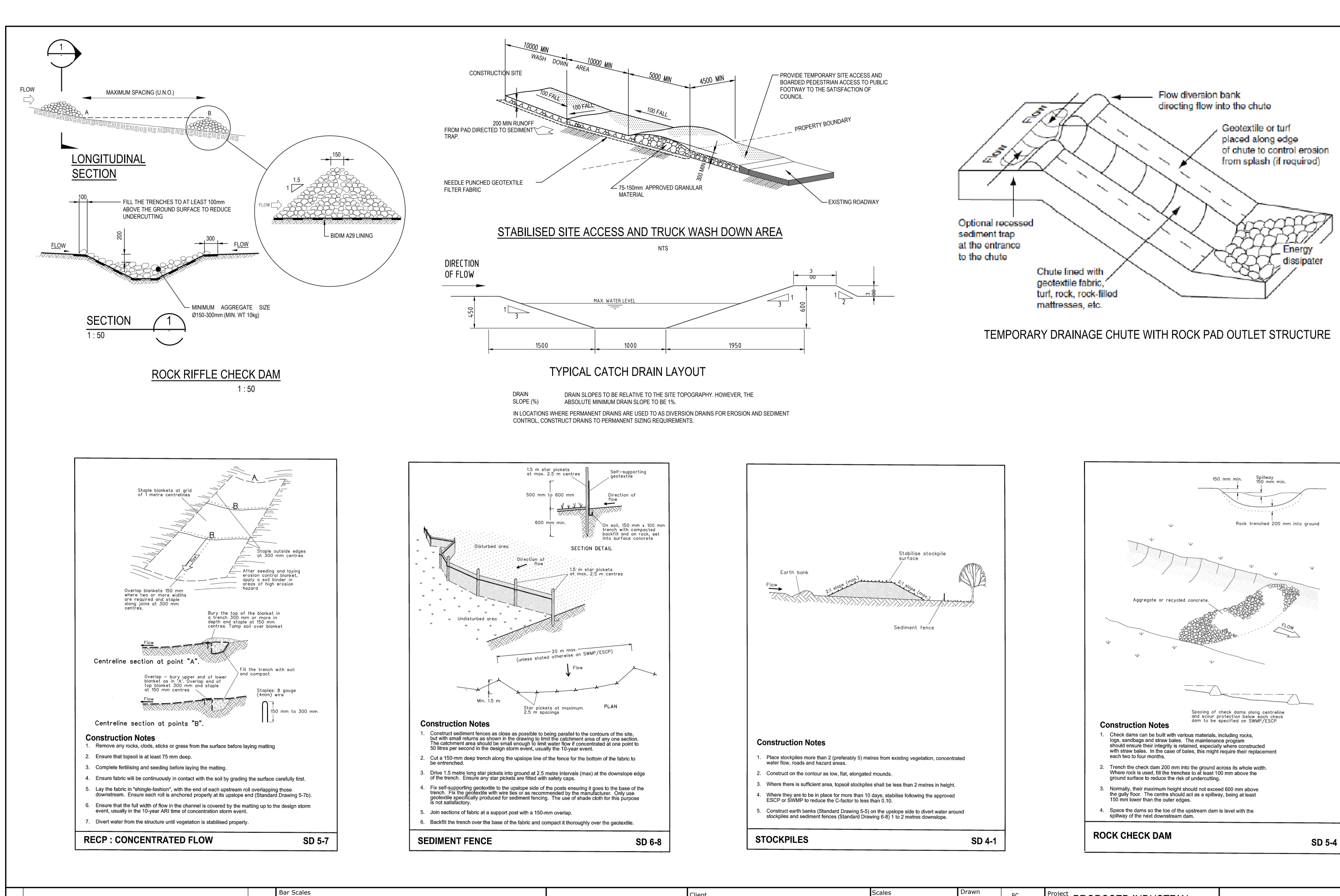
10-01-24

Date



Description

ISSUED FOR SUBMISSION



			Client	Sedies			BC	PROPOSED INDUSTRIAL	
						Designed	ВС	DEVELOPMENT	
				Grid	MGA2020	Checked	вс	WESTLINK	
		0 30 60 90 120 150m		Height Datum	AHD	Approved		KEMPS CREEK	Environmental Management
		1 : 1500 @ A1 1 : 3000 @ A3		JK J		•		EROSION AND SEDIMENT	Status FOD ADDDOVAL A 4
A JOSUED FOR OUR MODION	40.04.04							CONTROL STAGING PLAN	FOR APPROVAL A1 NOT TO BE USED FOR CONSTRUCTION
A ISSUED FOR SUBMISSION	10-01-24							LOT4 EARTHWORKS	Project - Drawing No. Issue
Issue Description	Date								001-SSD-9138102 A
100mm on Original									DEM ESCP WESTLINK LOT4 REV A-001-SSD-9138102.dwg



Appendix C Construction Noise and Vibration Management Plan



WESTLINK INDUSTRIAL ESTATE, KEMPS CREEK (STAGE 1) - STAGE 3

Construction Noise and Vibration Management Plan

2 June 2024

Aspect Environmental

TM755-08F02 Westlink Stage 1 (Stage 3) CNVMP (r2).docx





Document details

Detail	Reference
Doc reference:	TM755-08F02 Westlink Stage 1 (Stage 3) CNVMP (r2).docx
Prepared for:	Aspect Environmental
Attention:	Rob Salisbury

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	25.01.2024	Final	-	1			
	02.06.2024	·	-	2			

Important Disclaimer:

The work presented in this document was carried out in accordance with the Renzo Tonin & Associates Quality Assurance System, which is based on Australian Standard / NZS ISO 9001.

This document is issued subject to review and authorisation by the Team Leader noted by the initials printed in the last column above. If no initials appear, this document shall be considered as preliminary or draft only and no reliance shall be placed upon it other than for information to be verified later.

This document is prepared for the particular requirements of our Client referred to above in the 'Document details' which are based on a specific brief with limitations as agreed to with the Client. It is not intended for and should not be relied upon by a third party and no responsibility is undertaken to any third party without prior consent provided by Renzo Tonin & Associates. The information herein should not be reproduced, presented or reviewed except in full. Prior to passing on to a third party, the Client is to fully inform the third party of the specific brief and limitations associated with the commission.

In preparing this report, we have relied upon, and presumed accurate, any information (or confirmation of the absence thereof) provided by the Client and/or from other sources. Except as otherwise stated in the report, we have not attempted to verify the accuracy or completeness of any such information. If the information is subsequently determined to be false, inaccurate or incomplete then it is possible that our observations and conclusions as expressed in this report may change.

We have derived data in this report from information sourced from the Client (if any) and/or available in the public domain at the time or times outlined in this report. The passage of time, manifestation of latent conditions or impacts of future events may require further examination and re-evaluation of the data, findings, observations and conclusions expressed in this report.

We have prepared this report in accordance with the usual care and thoroughness of the consulting profession, for the sole purpose described above and by reference to applicable standards, guidelines, procedures and practices at the date of issue of this report. For the reasons outlined above, however, no other warranty or guarantee, whether expressed or implied, is made as to the data, observations and findings expressed in this report, to the extent permitted by law.

The information contained herein is for the purpose of acoustics only. No claims are made and no liability is accepted in respect of design and construction issues falling outside of the specialist field of acoustics engineering including and not limited to structural integrity, fire rating, architectural buildability and fit-for-purpose, waterproofing and the like. Supplementary professional advice should be sought in respect of these issues.

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1 Introduction

Renzo Tonin & Associates (RTA) has been engaged by Aspect Environmental (Aspect), on behalf of ESR Australia Pty Ltd (ESR) to prepare a construction noise and vibration management plan (CNVMP) for the proposed Stage 3 of the industrial estate known as Westlink Stage 1 (formerly known as the Kemps Creek Logistics Park) (the Project). ESR has engaged Prime Constructions Pty Ltd (Prime) as the contractor to deliver the Proposal.

The Project site is located at the land identified at 290-308 Aldington Road, 59-62 Abbotts Road, and 63 Abbotts Road, Kemps Creek, as shown in Figure 1. The Project forms part of the State Significant Development (SSD) 9138102.

As part of the State Significant Development Application (SSDA) a noise and vibration assessment report (SSDA NVA) was prepared for the Project by RWDI (RWDI, report #2101343, Revision B, dated 2/5/2021), which addressed construction noise and vibration. As part of amendments to the Project an additional noise and vibration assessment report (Amended SSDA NVA) was prepared for the Project by RWDI (RWDI, report #2101343, Revision F, dated 6/10/2022),

The scope of this CNVMP is to describe how noise and vibration impacts during construction of Stage 3 of the Project will be managed. This CNVMP will:

- Identify the Stage 3 site, proposed Stage 3 construction works and nearby noise sensitive development.
- Present information about ambient noise levels in the vicinity of the Project.
- Identify relevant noise and vibration objectives with respect to demolition noise and vibration.
- Assess likely noise and vibration impacts from the Stage 3 works.
- Identify noise and vibration mitigation and management measures for the Stage 3 works to avoid
 or minimise noise and vibration impacts (including high noise generating works) and how these
 would be implemented where feasible and reasonable. This will include the items identified in the
 SSDA NVA.

The noise and vibration impacts from Stage 3 of the Project are addressed in this CNVMP in accordance with relevant NSW Environment Protection Authority (EPA) requirements and guidelines.

This CNVMP was prepared by suitably qualified and experienced acoustic consultants. The authors of this documents are acoustic engineers who are of Member grade of the Australian Acoustical Society (AAS) with suitable experience in construction noise and vibration in NSW or were instructed by an experienced acoustic engineer of Member grade. Additionally, all engineers involved in the preparation of this document are employed by Renzo Tonin & Associates, which is a member firm of the Association of Australasian Acoustic Consultants (AAAC).

1.1 Consent conditions

This CNVMP has been prepared with reference to the requirements of the SSD 9138102 Development Consent and has been prepared to satisfy condition of consent (CoC) B50. This specific requirement, and the conditions of consent (CoC) relevant to this CNVMP are listed Table 1-1 below.

A cross reference is also included to indicate where the condition is addressed in this CNVMP or other project management documents.

Table 1-1: SSD 9138102 consent condition requirements (construction noise and vibration)

Table 1-1: SSD 9136102 consent condition requirements (construction noise and vibration					
Requirement	Where addressed in this CNVMP				
Mamre Road Precinct Wor	Cumulative - Section 4.2.4				
A38. Within three months until all components of the must establish and participal working group, with relevar Secretary. The purpose of the within the MRP to assist with impacts. The working group	Complaints – Section 6.3				
 (d) review the performance	of approved industrial dev	velonments in the MRP and	l identify		
trends in the data with resp	ect to cumulative construc	ction traffic, erosion and se	diment		
control, noise, stormwater r					
(e) review community conc	erns or complaints with res	spect to environmental ma	nagement;		
Hours of Work				Section 3.1	
B47. The Applicant must co in writing by the Planning S <i>Table 2</i> Hours of Work	• •	led in Table 2, unless other	wise agreed		
Activity	Day	Time			
Earthworks and construction	Monday – Friday Saturday	7 am to 6 pm 8 am to 1 pm			
Operation	Monday – Sunday	24 hours			
B48 . Works outside of the halfollowing circumstances:	nours identified in conditio	on B47 may be undertaken	in the	Section 3.1.2	
(a) works that are inaudible	at the nearest sensitive re	eceivers;			
(b) works agreed to in writing					
(c) for the delivery of mater other authorities for safety		e hours by the NSW Police	Force or		
(d) where it is required in ar environmental harm.					
Construction Noise Limits	Section 3				
B49. The development must be constructed to achieve the construction noise management levels detailed in the <i>Interim Construction Noise Guideline</i> (DECC, 2009) (as may be updated or replaced from time to time). All feasible and reasonable noise mitigation measures must be implemented and any activities that could exceed the construction noise management levels must be identified and managed in accordance with the management and mitigation measures in Appendix 5.					
Construction Noise and Vil	bration Management Plar	1		This Plan	
B50 . The Applicant must pr the development to the sat	Construction Noise and Vibration Management Plan B50. The Applicant must prepare a Construction Noise and Vibration Management Plan for the development to the satisfaction of the Planning Secretary. The Plan must form part of a CEMP in accordance with condition C2 and must:				

Requirement	Where addressed in this CNVMP
(a) be prepared by a suitably qualified and experienced noise expert(s)	Section 1
(b) be prepared in consultation with owners of adjoining residential properties (including those still occupied for residential use in the MRP), include evidence of this consultation and detail how the plan has responded to any issues raised during consultation;	Consultation – Section 6.3 and APPENDIX B
(c) describe procedures for achieving the noise management levels in EPA's <i>Interim Construction Noise Guideline</i> (DECC, 2009) (as may be updated or replaced from time to time);	Section 3
(d) describe the measures to be implemented to manage high noise generating works such as piling, in close proximity to sensitive receivers;	Section 5.1
(e) include strategies that have been developed with the community for managing high noise generating works; and	Section 6.3
(f) include a complaints management system that would be implemented for the duration of the development.	APPENDIX E
B51. The Applicant must:	
(a) not commence construction of any relevant stage until the CNMP required by condition B50 is approved by the Planning Secretary; and	-
(b) implement the most recent version of the Construction Noise and Vibration Management Plan approved by the Planning Secretary for the duration of earthworks and construction.	Section 7
Road Traffic Noise	Section 5.1
B60. Prior to the commencement of construction of the development, the Applicant must prepare a Driver Code of Conduct and induction training for the development to minimise road traffic noise. The Applicant must update the Driver Code of Conduct and induction training for construction and operation and must implement the Code of Conduct for the life of the development.	
Vibration Criteria	
B61. Vibration caused by construction at any residence or structure outside the site must be limited to:	
(a) for structural damage, the latest version of DIN 4150-3 (1992-02) Structural vibration - Effects of vibration on structures (German Institute for Standardisation, 1999); and	Section 3.3
(b) for human exposure, the acceptable vibration values set out in the Environmental Noise Management Assessing Vibration: a technical guideline (DEC, 2006) (as may be updated or replaced from time to time).	Section 3.3
B62. Vibratory compactors must not be used closer than 30 metres from residential buildings unless vibration monitoring confirms compliance with the vibration criteria specified in condition B61.	Section 5.2
B63. The limits in conditions B61 and B62 apply unless otherwise outlined in a Construction Noise and Vibration Management Plan, approved as part of the CEMP required by condition C2 of this consent.	Section 5.2
Dilapidation Reporting	Section 5.2
B64. Prior to commencement of earthworks, the Applicant must offer and prepare (if the offer is accepted) a preconstruction dilapidation report for adjoining properties that may be affected by proposed earthworks (including Lot 2 DP 250002, Lots 141 and 142 DP 1033686, Lot 15 DP 253503 and Lot 4132 DP 857093). The report must be submitted to the Planning Secretary and the relevant property owner(s) prior to construction works commencing on the site.	
B65. If requested by the property owner, the Applicant must repair, or pay the full costs associated with repairing, any damage to adjoining properties caused by carrying out the development in accordance with the preconstruction dilapidation reports required by Condition B64, unless otherwise agreed by the Planning Secretary.	Section 5.2

Requirement	Where addressed in this CNVMP
Management Plan Requirements	-
C1 . Management plans required under this consent must be prepared in accordance with relevant guidelines, and include:	
(a) detailed baseline data;	Section 2.1
(b) details of:	Section 3
(i) the relevant statutory requirements (including any relevant approval, licence or lease conditions);	
(ii) any relevant limits or performance measures and criteria; and	
(iii) 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 to be implemented to comply with the relevant statutory requirements, limits, or performance measures and criteria;	Section 5
(d) a program to monitor and report on the: (i) impacts and environmental performance of the development; and (ii) effectiveness of the management measures set out pursuant to paragraph (c) above;	Mitigation, management and monitoring: Section 5, 0 and APPENDIX D Compliance management and community consultation: Section 6
(e) a contingency plan to manage any unpredicted impacts and their consequences and to ensure that ongoing impacts reduce to levels below relevant impact assessment criteria as quickly as possible;	Noise: Section 5.1 Vibration: Section 5.2 Complaints: Section 6 Review and improvement: Section 7
(f) a program to investigate and implement ways to improve the environmental performance of the development over time;	Section 7
 (g) a protocol for managing and reporting any: (i) incident and any non-compliance (specifically including any exceedance of the impact assessment criteria and performance criteria); (ii) complaint; (iii) failure to comply with statutory requirements; and 	Section 6
(h) a protocol for periodic review of the plan.	Section 7
Note: The Planning Secretary may waive some of these requirements if they are unnecessary or unwarranted for particular management plans	-

1.2 Project description

1.2.1 The Project

This CNVMP has been prepared for Staqe 3 of the Project. The Project comprises the first stage (Westlink Stage 1) of an industrial estate located at 290-308 Aldington Road, Kemps Creek (Lot 13 DP 253503), 59-62 Abbotts Road (Lot 12 DP 253503), and 63 Abbotts Road, Kemps Creek (Lot 11 DP 253503) within Penrith City Local Government Area. As such, this CNVMP has been prepared for Staqe 3 of Westlink Stage 1. The Project site is approximately 319,800m² in area and is irregular in shape. The location of the Project site is indicated in Figure 1.

The SSD 9138102 Development Consent also includes Lots 3 and 4 DP 250002 in the development site.

The site formerly comprised undulated rural land, with foundations of residential dwellings, farm sheds, and miscellaneous agricultural greenhouses and structures. It was best described as being rural-residential in nature, with significant areas of land remaining unused.

The surrounding land uses currently comprise a predominantly rural typology, with a variety of rural dwellings, rural land, farm dams and scattered vegetation. Beyond this, the Oakdale South industrial estate is located approximately 2.2km to the northeast of the site, and the established large lot residential housing community of Mount Vernon is located to the southeast.

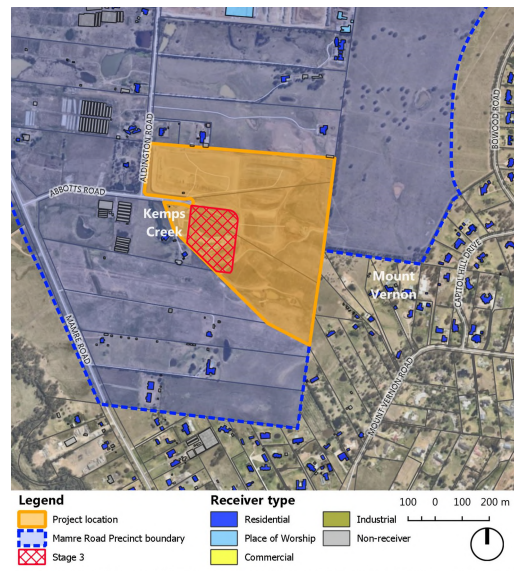
The Project is located within the Penrith Local Government Area (LGA). The land is zoned IN1 General Industrial under the provisions of State Environmental Planning Policy (Western Sydney Employment Area) 2009 (SEPP WSEA).

The Project is located within the Mamre Road Precinct (MRP). The MRP is within the Western Sydney Employment Area and was rezoned in June 2020. The MRP provides about 850 hectares of industrial land (IN1 General Industrial). The rezoning of the precinct preserves around 95 hectares of land for environmental conservation and open space and protects a site for a potential Western Sydney freight intermodal terminal (IMT). The development control plan (MRP DCP) was adopted on 19 November 2021 following a public exhibition.

As per the SSD 9138102 Development Consent, the Project includes bulk earthworks (clearing, site levelling, import and compaction of fill material, excavation for installation of drainage and services, to prepare the site for construction), subdivision, construction, fit out and operation of two warehouse buildings and ancillary office space with a total gross floor area of 81,317m², landscaping, construction of estate roads and external road upgrades, site servicing and stormwater infrastructure.

The location of the whole Project and the relative location of Stage 3 of the Project is shown in Figure 1, and the Project layout is shown in Figure 2.

Figure 1: Project location and site context



Landuse classification based upon a desktop review only, subject to further review during detailed design and the construction phase. Imagery source: Nearmap and Sixmaps (NSW Department Finance, Services and Innovation [21/12/2023])

Figure 2: Westlink Industrial Estate Stage 1 site layout (SSD 9138102 Development Consent, 21 April 2023)

1.2.2 Stage 3

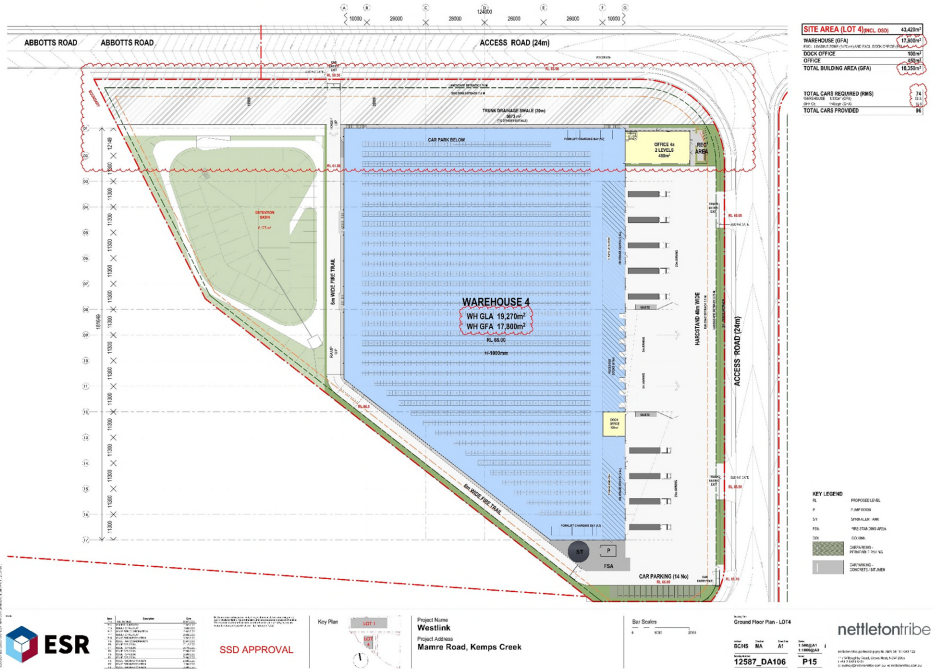
Stage 3 is the third stage of the Westlink Stage 1 industrial estate, approved as SSD 9138102.

Stage 3 is the construction and fit out of one warehouse building, Warehouse 4 located on Lot 4, and associated infrastructure. Stage 3 of the Project comprises the following works:

- Construction of a new warehouse building
- Construction of an under-croft car park with 85 parking spaces
- Associated site hardstand area and ancillary facilities
- Associated site landscaping.

The site layout for Stage 3 of the Project is shown in Figure 3.

Figure 3: Stage 3 of the Project site layout (Nettletontribe, Rev P15, 26 July 2023)



RENZO TONIN & ASSOCIATES

1.3 Summary of construction works

This CNVMP has been prepared to address the following aspects for the Project covered by Stage 3 (the Proposed Works):

- Site establishment including site amenity installation, sediment / erosion control installation
- Inground services installation and pad footings
- Structural steel erection
- Warehouse roofing, cladding and perimeter precast panel installation
- Internal and external concrete slab/suspended concrete slab construction (hardstand, undercroft carpark, warehouse structure)
- Office construction including walls and ceilings
- Services installation
- Windows/glazing and office cladding works
- Tiling, painting etc.

The following construction works that are required as part of other stages of the Project are not included in the scope of this CNVMP.

- Bulk earthworks (clearing, site levelling, import and compaction of fill material, excavation for installation of drainage and services, to prepare the site for construction) across the Project.
- Construction of other warehouses, cafés, landscaping, and associated works across the Project.
- Other roadworks off-site including upgrades to Abbott and Mamre Roads intersections. These
 construction works are being undertaken with Penrith City Council in accordance with a separate
 approval.

Construction activities associated with the Proposed Works will result in increased noise levels during construction. The works undertaken can consist of a mixture of both high and low noise activities. This assessment identifies potentially noisy activities, their impacts on surrounding receivers and outlines management strategies to control the impacts of noise and vibration during the construction of the Stage 3.

The stages of the Project (Stage 0 to Stage 3) construction works will overlap, with the overall construction program currently proposed to take place over approximately 1.5 years. Stage 3, which is

the subject of this CNVMP, is currently proposed to take place over approximately 12 months, as included in Table 1-2.

Table 1-2: Proposed construction works schedule and durations - The Project

Project phase	Construction stage	Estimated duration ¹
Stage 0	Pre-commencement works	2 months
Stage 1	Civil works	-
Stage 1A/	Pad 1 earthworks and retaining walls	4 months
Stage 1B/	Pad 2 earthworks and retaining walls	4 months
Stage1C	Remaining earthworks and retaining walls	4 months
Stage 1D/	Internal roads and services	5 months
Stage 1E	Trunk drainage	5 months
Stage 2	Warehouse 1 Construction	12 months
Stage 3 (this CNVMP)	Warehouse 4 Construction	Up to 11 months overall
	Site mobilisation / pre commencement works	1 month ¹
	Civil works, utility installation/adjustments + footings installation	3 months ¹
	Structural steel erection, warehouse roofing, cladding and perimeter precast panel installation	5 months ¹
	Building fitout (including office construction including walls and ceilings, services installation, windows/glazing and office cladding works, tiling, painting etc	5 months ¹
	External hardstand construction and undercroft carpark	2 months ¹
	Testing and commissioning	1 month ¹

Notes:

1. Some of these stages are likely to overlap

1.4 Construction traffic

The construction works will generate additional traffic movements in the form of:

- Light vehicle movements generated by construction personnel travelling to and from work
- Heavy vehicle movements generated by:
 - Trucks removing construction refuse from the site
 - Delivery vehicles bringing raw materials, plant, and equipment to the site.

Construction traffic on the site is included as part of the construction noise assessment of the work activities identified in Section 4.1.1. When construction-related traffic moves onto the public road network, a different noise assessment methodology is appropriate as vehicle movements would be regarded as additional road traffic on public roads rather than as part of the construction site's activities.

1.5 Acoustic terms & quality

This report is technical in nature and uses acoustic terminology throughout. A summary and explanation of the common acoustic terms that have been used in this report is presented in APPENDIX A.

The work documented in this report was carried out in accordance with the Renzo Tonin & Associates Quality Assurance System, which is based on Australian Standard / NZS ISO 9001.

2 Existing noise environment and noise and vibration sensitive receivers

Criteria for the assessment and management of construction noise are usually derived from the existing noise environment of an area, excluding noise from the subject development. As the noise environment of an area almost always varies over time, background and ambient noise levels need to be determined for the operational times of the proposed development. Background noise varies over the course of any 24-hour period, typically from a minimum at 3:00am in the morning to a maximum during morning and afternoon traffic peak hours. Therefore, the NSW Environment Protection Authority (EPA) *Noise Policy for Industry* (NPfI) (EPA 2017) requires that the level of background and ambient noise be assessed separately for the daytime, evening and night-time periods. As per Section 4.1.1 of the NSW *Interim Construction Noise Guideline* (DECC, 2009) (ICNG), the NPfI [which superseded the NSW *Industrial Noise Policy* (EPA, 2000)] details the procedure for determining the rating background noise level (RBL). Fact Sheet B of the NPfI outlines the methods for determining the background noise level of an area. The typical time periods in accordance with the NPfI are as follows:

- Day is defined as 7:00am to 6:00pm, Monday to Saturday and 8:00am to 6:00pm Sundays & Public Holidays.
- Evening is defined as 6:00pm to 10:00pm, Monday to Sunday & Public Holidays.
- Night is defined as 10:00pm to 7:00am, Monday to Saturday and 10:00pm to 8:00am Sundays & Public Holidays.

2.1 Environmental noise monitoring

Unattended and attended noise monitoring was conducted between Thursday 18 and Monday 30 November 2020 as part of the SSDA NVA to establish the existing noise environment at nearby residential receivers. The SSDA NVA also established noise catchment areas to group assessment receivers based on areas with similar acoustic characteristics for the purpose of determining noise management level at all nearby residential receivers. The measured background noise levels presented as in the SSD NVA are shown in Table 2-1 below.

Table 2-1: Measured rating background noise levels (RBL), dB(A)

Ref.	Location description	Rating background noise levels (RBL), LA90, 15 minute		
	Location description —	Day ¹	Evening ²	Night ³
L01	Near to 30-38 Mount Vernon Rd, Mount Vernon, on the south-east boundary of the site.	35 (32) ^{4,5}	33	33 (38) ^{5,6}
L02	Near to 284 Aldington Rd, Kemps Creek, on the north-west boundary of the site.	35 (34) ^{4,5}	34	33

Notes: 1. Day: 7.00am to 6.00pm Monday to Saturday and 8.00am to 6.00pm Sundays & Public Holidays, Evening: 6.00pm to 10.00pm Monday to Sunday & Public Holidays, Night: 10:00pm to 7:00am, Monday to Saturday and 10:00pm to 8:00am Sundays & Public Holidays

- 2. Minimum assumed RBL of 35 dB(A) during the daytime period applied as per Table 2.1 of the NPfl.
- 3. Number in brackets represents the measured (actual)
- 4. Adjusted to be no greater than the Daytime or Evening noise levels as per NPfl methodology, as per SSD NVA Table 5-4.

2.2 Sensitive receivers

2.2.1 Nearby noise and vibration sensitive receivers

The Project site is located within the MRP. The land surrounding the Project area currently comprise a predominantly rural typology, with a variety of rural dwellings, rural land, farm dams and scattered vegetation. Subsequent to the approval of the MRP rezoning, large areas of this land have been purchased for industrial development, and construction has commenced on a number of approved developments.

Within the MRP, adjacent on the north, western and southern boundaries of the Project site are existing residential receivers [NCA4 and NCA5 (mislabelled in the SSD NVA)].

On the eastern boundary of the Project are residential receivers within the residential suburb of Mount Vernon. Sensitive receivers located in the vicinity of the development are located on the eastern boundary are located on Mt Vernon Road, Kerrs Road, Capitol Hill Drive and Bowood Road and make up NCA1, NCA2 and NCA3 respectively. The receivers are located at distances between 52 metres to 955 metres from the Project works areas.

On the western side of Mamre Road, outside of the MRP are residential receivers approximately 500 to 600 metres from the Project. These are in addition to those identified in the SSD NVA and are identified as NCA6.

For other non-residential receivers (OSR), a Hindu temple (BAPS Shri Swaminarayan Mandir) is currently under construction at 256 Aldington Rd, Kemps Creek, approximately 490m north of the site and may be operational during the construction period.

The closest receivers to Stage 3 are R13 and R14, which are located adjacent to the south-western boundary of the Project.

2.2.2 Noise catchment areas

As the existing acoustic environment varies at the nearby residential receivers, these residential receivers have been grouped into Noise Catchment Areas (NCAs) based upon areas with similar acoustic environments. This has been done to logically group the receivers to assist with the assessment and allocate the appropriate project noise trigger levels or management levels to each receiver.

The nearby sensitive receivers have also been separated into receivers located within the MRP (NCA4 and 5) and outside of the MRP (NCA1, 2, 3 and 6). Construction assessment should be based on the land use of the receiver at the time of construction. This may change over the construction period. Noting the current rate of change and development across the MRP, the noise sensitive receivers located within the MRP are only likely to be located there short-term and may only be occupied for a portion of the construction period.

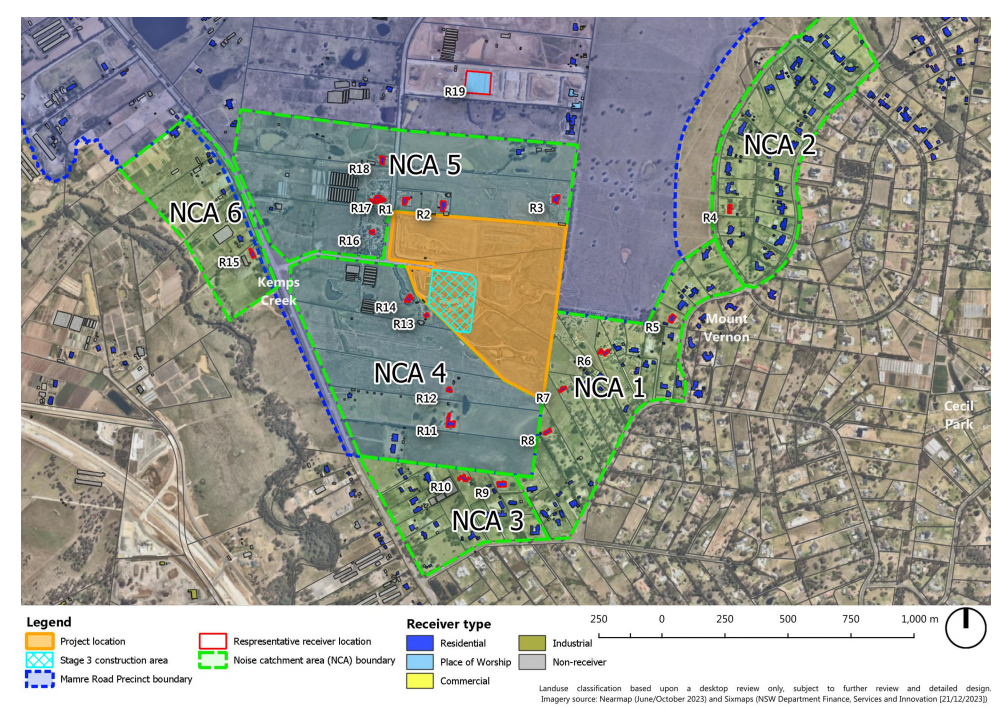
The locations of these noise catchment area boundaries are also shown in Figure 4.

Given the large extent of the assessment area, a set of representative receiver locations have been selected and are presented in Table 2-2 below and a map of these locations presented in Figure 4.

Table 2-2: Construction noise assessment representative receivers

ID	NCA	Address	Receiver type	Approximate ground level distance to Stage 3, metres
R1	NCA5	284-288 Aldington Road, Kemps Creek	Residential	270
R2	_	282a Aldington Road, Kemps Creek	Residential	230
R3		272 Aldington Road, Kemps Creek	Residential	430
R4	NCA2	31-35 Bowood Road, Mount Vernon	Residential	1,030
R5	NCA1	243-247 Capitol Hill Drive, Mount Vernon	Residential	770
R6	_	52 Mount Vernon Road, Mount Vernon	Residential	510
R7	_	30-38 Mount Vernon Road, Mount Vernon	Residential	420
R8		20 Mount Vernon Road, Mount Vernon	Residential	490
R9	NCA3	44 Kerrs Road, Mount Vernon	Residential	600
R10		30 Kerrs Road, Mount Vernon	Residential	560
R11	NCA4	1066-1078 Mamre Road, Kemps Creek	Residential	320
R12	-	1050-1064 Mamre Road, Kemps Creek	Residential	220
R13	_	1016-1028 Mamre Road, Kemps Creek	Residential	20
R14		1016-1028 Mamre Road, Kemps Creek	Residential	60
R15	NCA6	1005-1023 Mamre Road, Kemps Creek	Residential	700
R16	NCA5	1 Abbotts Road, Kemps Creek	Residential	270
R17		269 Aldington Road, Kemps Creek	Residential	330
R18		253-267 Aldington Road, Kemps Creek	Residential	460
R19	OSR	230-242 Aldington Road, Kemps Creek	Place of worship (under construction)	710

Figure 4: Site location, nearby construction noise sensitive receivers, land uses, noise monitoring locations and NCAs



3 Construction noise and vibration objectives

3.1 Construction hours

3.1.1 Standard construction hours

The ICNG establishes standard construction hours, which are:

- 7:00am to 6:00pm Monday to Friday
- 8:00am to 1:00pm on Saturday
- No work performed on Sunday and Public Holidays.

The construction works for the Project are proposed to take place during these hours. This is consistent with condition CoC B47.

3.1.2 Works outside standard construction hours

There are no OOH construction works (OOHW) currently proposed for Stage 3. During further construction planning, where OOHW are identified as being required (for emergency works, oversized equipment delivery, etc) these works would be subject to a separate approval process.

As per CoC B48, Construction works may be undertaken outside the recommended standard hours (OOH) in the following circumstances, which are to be confirmed following approval:

- 1. works that are inaudible at the nearest sensitive receivers
- 2. works agreed to in writing by the Planning Secretary
- 3. for the delivery of materials required outside these hours by the NSW Police Force or other authorities for safety reasons; or
- 4. where it is required in an emergency to avoid the loss of lives, property or to prevent environmental harm.

Where OOHW are proposed to take place, the proposed construction works may require an assessment of potential noise and/or vibration impacts, and the identification of feasible and reasonable mitigation and management measures that would be implemented as part of the construction works to manage potential noise and vibration impacts on nearby sensitive receivers.

For the purposes of Item 1, inaudibility is not meant to be a measurable criterion. Guidance for informing the risk of inaudibility could be set at a reference level of background level + 0 dB. This reference level would apply for both the average noise level (including considering the character of the noise) and instantaneous noise events. This approach is not for compliance purposes, but to inform a risk assessment regarding the likelihood that the works can be undertaken and be inaudible.

3.2 Noise management levels (NMLs)

3.2.1 NSW Interim Construction Noise Guideline (ICNG)

The NSW *Interim Construction Noise Guideline* (DECC, 2009) (ICNG) provides guidelines for assessing noise generated during the construction phase of developments.

The key components of the guideline that are incorporated into this assessment include:

- Identify and minimise noise from construction works
- Encourage construction during normal working hours only, unless approval is given for works that cannot be undertaken during these hours
- Use of 15 minute average (L_{Aeq(15min)}) as the descriptor for measuring and assessing construction noise.
- The establishing of "Noise Management Levels". These are noise levels which if exceeded, trigger
 the need to consider the application of feasible and reasonable noise mitigation. They are not
 intended to act as a prohibition on an activity if the trigger level is expected to be exceeded.
- As stated in the ICNG, a noise mitigation measure is feasible if it is capable of being put into practice and is practical to build given the project constraints.
- Selecting reasonable mitigation measures from those that are feasible involves making a judgement to determine whether the overall noise benefit outweighs the overall social, economic and environmental effects.

Table 3-1 reproduced from the ICNG, sets out the airborne noise management levels and how they are to be applied for residential receivers.

Table 3-1: Noise management levels at residential receivers

Time of day	Management level L _{Aeq (15 min) *}	How to apply
Recommended standard hours:	Noise affected RBL + 10 dB	The noise affected level represents the point above which there may be some community reaction to noise.
Monday to Friday		• Where the predicted or measured L _{Aeq (15 min)} is greater than the noise affected level, the proponent should apply all feasible and reasonable work practices to
7am to 6pm		meet the noise affected level.
Saturday 8am to 1pm		 The proponent should also inform all potentially impacted residents of the nature of works to be carried out, the expected noise levels and duration, as well as contact details.

Time of day	Management level L _{Aeq (15 min) *}	How to apply
No work on Sundays or	Highly noise affected	The highly noise affected level represents the point above which there may be strong community reaction to noise.
public holidays	75 dB(A)	 Where noise is above this level, the relevant authority (consent, determining or regulatory) may require respite periods by restricting the hours that the very noisy activities can occur, taking into account:
		 times identified by the community when they are less sensitive to noise (such as before/ after school for works near schools, or mid-morning or mid-afternoon for works near residences
		if the community is prepared to accept a longer period of construction in exchange for restrictions on construction times.
Outside recommended	Noise affected RBL + 5 dB	A strong justification would typically be required for works outside the recommended standard hours.
standard hours	•	• The proponent should apply all feasible and reasonable work practices to meet the noise affected level.
		 Where all feasible and reasonable practices have been applied and noise is more than 5dB(A) above the noise affected level, the proponent should negotiate with the community.
		• For guidance on negotiating agreements see <i>ICNG</i> section 7.2.2.

^{*} Noise levels apply at the property boundary that is most exposed to construction noise, and at a height of 1.5 metres above ground level. If the property boundary is more than 30 metres from the residence, the location for measuring or predicting noise levels is at the most noise-affected point within 30 metres of the residence. Noise levels may be higher at upper floors of the noise affected residence.

Table 3-2 sets out the ICNG noise management levels for other noise sensitive receiver locations.

Table 3-2: Noise management levels at other noise sensitive land uses

Land use	Time of day	Where objective applies	Management level L _{Aeq (15 min)}
Classrooms at schools and other	When in use	Indoor noise level	45 dB(A)
educational institutions		Outdoor noise level ¹	55 dB(A)
Hospital wards and operating theatres	When in use	Indoor noise level	45 dB(A)
		Outdoor noise level ¹	55 dB(A)
Places of worship	When in use	Indoor noise level	45 dB(A)
		Outdoor noise level ¹	55 dB(A)
Active recreation areas	When in use	Outdoor noise level	65 dB(A)
Passive recreation areas	When in use	Outdoor noise level	60 dB(A)
Commercial premises	When in use	Outdoor noise level	70 dB(A)
Industrial premises	When in use	Outdoor noise level	75 dB(A)

Notes: 1. Outdoor noise level based on internal noise level in ICNG and assumes 10 dB loss through an open window

3.2.2 Summary of construction noise management levels

Table 3-3 presents the construction noise management levels established for the nearest noise sensitive residential receivers based upon the noise monitoring outlined in Section 2.1. The assessment locations and nearby sensitive receivers for the construction assessment are identified in Figure 4.

^{2.} Noise management levels apply when receiver areas are in use only.

Table 3-3: Construction noise management levels

NCA / Rec. Id		Noise management level L _{Aeq(15min)} 1		
(see Section 2.2 for construction assessment receiver locations)	Location description	Monday to Fridays (7am to 6pm) Saturdays (8am to 1pm)		
NCA1	Residence east and south east of the site	45		
NCA2	Residence east and north east of the site	45		
NCA3	Residence south of the site	45		
NCA4	Residence south of the site with the MRP	45		
NCA5	Residence west and north of the site with the MRP	45		
NCA6	Residence to the west of MRP	45		
R19	Places of worship	55 ^{2,3}		

Notes:

- 1. Noise levels apply at the property boundary that is most exposed to construction noise, and at a height of 1.5m above ground level. If the property boundary is more than 30m from the residence, the location for measuring or predicting noise levels is at the most noise-affected point within 30m of the residence. Noise levels may be higher at upper floors of the noise affected residence.
- 2. Noise management levels apply when receiver areas are in use only.
- 3. External noise management level. A conversion from internal to external assumes 10 dB(A) loss from outside to inside through open window.

3.2.3 Construction-related road traffic noise

When trucks and other vehicles are operating within the boundary of a construction site, road vehicle noise contributions are included in the overall predicted $L_{Aeq(15minute)}$ construction site noise emissions. When construction-related traffic moves onto the public road network a different noise assessment methodology is appropriate, as vehicle movements would be regarded as 'additional road traffic' rather than as part of the construction site.

The community may associate heavy vehicle movements with the Project works, when vehicles are travelling on roads located immediately adjacent to construction sites. However, once the heavy vehicles move further from construction sites onto major collector or arterial roads, the noise may be perceived as being part of the general road traffic.

The ICNG refers to the NSW Road Noise Policy (RNP) for the assessment of noise from construction traffic on public roads. The RNP states that in assessing feasible and reasonable mitigation measures, an increase of up to 2 dB(A) represents a minor impact. As such, in line with the RNP, where increases are 2 dB or less than the corresponding 'without construction traffic' scenario, no further assessment is required.

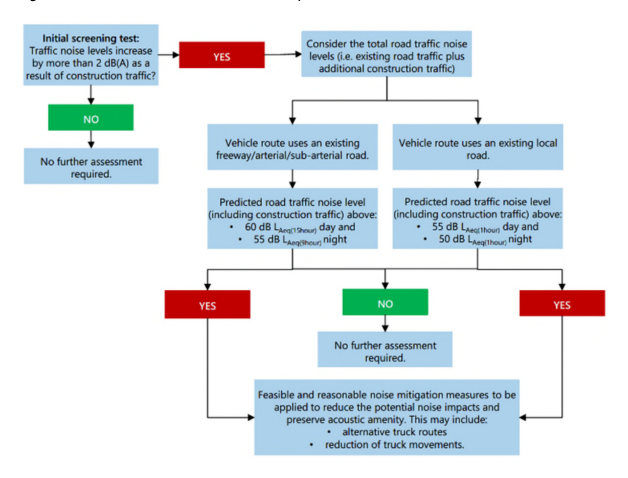
In considering feasible and reasonable mitigation measures where the relevant noise increase is greater than 2 dB, consideration should be given to the actual noise levels associated with construction traffic and whether these levels comply with the road traffic noise criteria in the RNP presented in Table 3-4.

Table 3-4: Construction-related road traffic noise assessment criteria

Road type	Day criteria (7:00am – 10:00pm)	Night criteria (10:00pm – 7:00am)	
Freeway/ arterial/ sub-arterial roads	60 L _{Aeq 15 hour}	55 L _{Aeq 9 hour}	
Local roads	55 L _{Aeq 1 hour}	50 LAeq 1 hour	

The process that should be used to assess and manage potential noise impacts from construction traffic is presented in Figure 5.

Figure 5: Construction traffic noise assessment process



3.3 Construction vibration objectives

Construction vibration is associated with three main types of impact:

- disturbance to building occupants
- potential damage to buildings, and
- potential damage to sensitive equipment in a building.

Generally, if disturbance to building occupants is controlled, there is limited potential for structural damage to buildings.

Vibration amplitude may be measured as displacement, velocity, or acceleration.

Displacement (x) measurement is the distance or amplitude displaced from a resting position. The
International System of Units (SI unit) for distance is the metre (m), although common industrial
standards include mm.

- Velocity (v=Δx/Δt) is the rate of change of displacement with respect to change in time. The SI unit for velocity is metres per second (m/s), although common industrial standards include mm/s. The Peak Particle Velocity (PPV) is the greatest instantaneous particle velocity during a given time interval. If measurements are made in 3-axis (x, y, and z) then the resultant PPV is the vector sum (i.e. the square root of the summed squares of the maximum velocities) regardless of when in the time history those occur.
- Acceleration (a=Δv/Δt) is the rate of change of velocity with respect to change in time. The SI unit for acceleration is metres per second squared (m/s²). Construction vibration goals are summarised below.

Construction vibration goals are summarised below.

3.3.1 Disturbance to buildings occupants

The acceptable vibration values to assess the potential for human annoyance from vibration are set out in the NSW 'Environmental Noise Management Assessing Vibration: A Technical Guideline' (AVTG).

The guideline provides criteria which are based on the British Standard BS 6472-1992 'Evaluation of human exposure to vibration in buildings (1-80Hz)'. Sources of vibration are defined as either 'Continuous', 'Impulsive' or 'Intermittent'. Table 3-5 provides definitions and examples of each type of vibration.

Table 3-5: Types of Vibration

Type of Vibration	Definition	Examples
Continuous vibration	Continues uninterrupted for a defined period (usually throughout the day-time and/or night-time)	Machinery, steady road traffic, continuous construction activity (such as tunnel boring machinery).
Impulsive vibration	A rapid build-up to a peak followed by a damped decay that may or may not involve several cycles of vibration (depending on frequency and damping). It can also consist of a sudden application of several cycles at approximately the same amplitude, providing that the duration is short, typically less than 2 seconds	Infrequent: Activities that create up to 3 distinct vibration events in an assessment period, e.g. occasional dropping of heavy equipment, occasional loading and unloading.
Intermittent vibration	Can be defined as interrupted periods of continuous or repeated periods of impulsive vibration that varies significantly in magnitude	Trains, nearby intermittent construction activity, passing heavy vehicles, forging machines, impact pile driving, jack hammers. Where the number of vibration events in an assessment period is three or fewer, this would be assessed against impulsive vibration criteria.

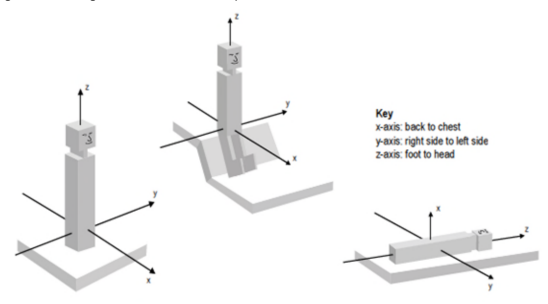
Source: Assessing Vibration; a technical guideline, Department of Environment & Climate Change, 2006

The vibration criteria are defined as a single weighted root mean square (rms) acceleration source level in each orthogonal axis. Section 2.3 of the guideline states:

'Evidence from research suggests that there are summation effects for vibrations at different frequencies. Therefore, for evaluation of vibration in relation to annoyance and comfort, overall weighted rms acceleration values of the vibration in each orthogonal axis are preferred (BS 6472).'

When applying the criteria, it is important to note that the three directional axes are referenced to the human body, i.e. x-axis (back to chest), y-axis (right side to left side) or z-axis (foot to head). Vibration may enter the body along different orthogonal axes and affect it in different ways. Therefore, application of the criteria requires consideration of the position of the people being assessed, as illustrated in Figure 6. For example, vibration measured in the horizontal plane is compared with x- and y-axis criteria if the concern is for people in an upright position, or with the y- and z- axis criteria if the concern is for people in the lateral position.

Figure 6: Orthogonal Axes for Human Exposure to Vibration



The preferred and maximum values for continuous and impulsive vibration are defined in Table 2.2 of the guideline and the locations applicable to receivers surrounding the site are reproduced in Table 3-6.

Table 3-6: Preferred and maximum levels for human comfort

Location	Assessment period ^[1]	Preferred values		Maximum values	
		z-axis	x- and y-axis	z-axis	x- and y-axis
Continuous vibration (weighted R	MS acceleration, m/s ² ,	1-80Hz)			
Critical areas ²	Day- or night-time	0.005	0.0036	0.010	0.0072
Residences	Daytime	0.010	0.0071	0.020	0.014
	Night-time	0.007	0.005	0.014	0.010
Offices, schools, educational institutions and places of worship	Day- or night-time	0.020	0.014	0.040	0.028

Location	Assessment period ^[1]	Preferred valu	ies	Maximum val	Maximum values		
Location	Assessment periou-	z-axis	x- and y-axis	z-axis	x- and y-axis		
Workshops	Day- or night-time	0.04	0.029	0.080	0.058		
Impulsive vibration (weighted RM	S acceleration, m/s ² , 1-8	80Hz)					
Critical areas ²	Day- or night-time	0.005	0.0036	0.010	0.0072		
Residences	Daytime	0.30	0.21	0.60	0.42		
	Night-time	0.10	0.071	0.20	0.14		
Offices, schools, educational institutions and places of worship	Day- or night-time	0.64	0.46	1.28	0.92		
Workshops	Day- or night-time	0.64	0.46	1.28	0.92		

Notes:

- 1. Daytime is 7:00am to 10:00pm and night-time is 10:00pm to 7:00am
- Examples include hospital operating theatres and precision laboratories where sensitive operations are occurring. There
 may be cases where sensitive equipment or delicate tasks require more stringent criteria than the human comfort criteria
 specify above. Stipulation of such criteria is outside the scope of their policy and other guidance documents (e.g. relevant
 standards) should be referred to. Source: BS 6472-1992

To assess the potential for vibration impact on human comfort, an initial screening test will be done based on peak velocity units, as this metric is also used for the cosmetic damage vibration assessment. The screening test is based on the continuous vibration velocity (i.e. vibration that continues uninterrupted for a defined period). If the predicted vibration exceeds the initial screening test, the total estimated Vibration Dose Value (i.e. eVDV) will be determined based on the level and duration of the vibration event causing exceedance.

The initial screening test values and VDVs recommended in BS 6472-1992 for which various levels of adverse comment from occupants may be expected, are presented in Table 3-7. The 'Low probability of adverse comment eVDV' represent the preferred and maximum value presented in the AVTG.

Table 3-7: Vibration management levels for disturbance to building occupants

Place and Time	Initial screening test Velocity, PEAK, mm/s (>8Hz)	Low probability of adverse comment eVDV m/s ^{1.75}	Adverse comment possible eVDV m/s ^{1.75}	Adverse comment probable eVDV m/s ^{1.75}
Critical areas (day or night) ¹	0.28	0.1 to 0.2	0.2 to 0.4	0.4 to 0.8
Residential buildings 16 hr day ²	0.56	0.2 to 0.4	0.4 to 0.8	0.8 to 1.6
Residential buildings 8 hr night ²	0.40	0.1 to 0.2	0.2 to 0.4	0.4 to 0.8
Offices, schools, educational institutions and places of worship (day or night)	1.10	0.4 to 0.8	0.8 to 1.6	1.6 to 2.4
Workshops (day or night)	2.20	0.8 to 1.6	1.6 to 3.2	3.2 to 6.4

^{1.} Examples include hospital operating theatres and precision laboratories where sensitive operations are occurring. There may be cases where sensitive equipment or delicate tasks require more stringent criteria than the human comfort criteria specify above

3.3.2 Building damage

Potential structural damage of buildings as a result of vibration is typically managed by ensuring vibration induced into the structure does not exceed certain limits and standards, such as British

^{2.} Daytime is 7am to 10pm and night-time is 10pm to 7am

Standard 7385 Part 2 and German Standard DIN4150-3. Currently there is no existing Australian Standard for assessment of structural building damage caused by vibration energy.

It is noted that vibration levels required to cause minor cosmetic damage are typically 10 times higher than levels that will cause disturbance to building occupants. Many building occupants assume that building damage is occurring when they feel vibration or observe rattling of loose objects, however the level of vibration at which people perceive vibration or at which loose objects may rattle is far lower than vibration levels that can cause damage to structures.

The cosmetic damage levels set by BS7385 are considered 'safe limits' up to which no damage due to vibration effects has been observed for certain particular building types. Table 3-8 sets out the recommended vibration limits from BS7385 for transient vibration to ensure minimal risk of cosmetic damage to residential, commercial and industrial buildings and is frequency dependent and specific to particular categories of structure, consistent with the SSD NVA.

Table 3-8: BS 7385 Transient vibration values for minimal risk of damage

Group	Type of building	Peak Component Particle Velocity in Frequency Range of Predominant Pulse					
		4 Hz to 15 Hz	15 Hz and above				
1	Reinforced or framed structures. Industrial and heavy commercial buildings.	50 mm/s at 4 Hz and above					
2	Unreinforced or light framed structures. Residential or light commercial type buildings.	15 mm/s at 4 Hz increasing to 20 mm/s at 15 Hz	20 mm/s at 15 Hz increasing to 50 mm/s at 40 Hz and above				

3.3.3 Vibration screening criteria

The limits presented in Table 3-8 above relate predominantly to transient vibration which does not give rise to resonant responses in structures, and to low-rise buildings. Where the dynamic loading caused by continuous vibration is such as to give rise to dynamic magnification due to resonance, then the guide values in Table 3-8 may need to be reduced by up to 50 percent. This is especially applicable at the lower frequencies where lower guide values apply.

On this basis, consistent a conservative vibration screening criteria per receiver type is given below:

Reinforced or framed structures (Line 1): 25.0 mm/s

Unreinforced or light framed structures (Line 2): 7.5 mm/s

At locations where the predicted and/or measured vibration levels are greater than shown above (peak component particle velocity), a more detailed analysis of the building structure, vibration source, dominant frequencies and dynamic characteristics of the structure would be required to determine the applicable safe vibration level. The analysis would take into consideration the transient vibration guide values for minimal risk of cosmetic damage set out in Table 3-8.

3.3.4 Heritage items

The German Standard DIN 4150 provides a conservative criterion for vibration limits for different buildings and has been used to identify the vibration criteria for the Project where the British Standard does not apply. The German standard values for peak particle velocity (PPV) (mm/s) measured at the foundation of the building are summarised in Table 3-9.

Table 3-9: DIN 4150-3 guideline values for short-term vibration on structures

Group	Type of structure	Guideline values vibration velocity (mm/s)								
		Foundation frequency		ctions at a	Topmost floor, horizontal	Floor slabs, vertical				
		1 to 10Hz	10 to 50Hz	50 to 100Hz	All frequencies	All frequencies				
1	Buildings used for commercial purposes, industrial buildings and buildings of similar design	20	20 to 30	40 to 50	40	20				
2	Residential buildings and buildings of similar design and/or occupancy	5	5 to 15	15 to 20	15	20				
3	Structures that because of their particular sensitivity to vibration, cannot be classified into Group 1 or 2 and are of great intrinsic value e.g. heritage listed buildings	3	3 to 8	3 to 8	8	20				

As noted in BS 7385, heritage buildings and structures should not be assumed to be more sensitive to vibration, unless structurally unsound. A conservative vibration damage screening level for heritage buildings/structures can be set to 3 mm/s (peak component particle velocity), the more stringent criterion in the German Standard DIN 4150. This screening level will allow potentially impacted heritage structures to be identified. If a heritage structure is predicted to be exposed to vibration levels above the conservative vibration screening level of 3mm/s, further investigation would be undertaken to determine whether the structure is structurally unsound.

Where a heritage building is deemed to be unsound and sensitive to vibration impacts, the more stringent DIN 4150 Group 3 guideline values can be applied. Otherwise, structural damage vibration limits based on BS 7385 (Section 3.3.2 and 3.3.3) can be applied.

3.3.5 Damage to vibration sensitive equipment

Some high technology manufacturing facilities, hospitals and laboratories utilise equipment that is highly sensitive and susceptible to vibration, for example scanning electron microscopes and microelectronic manufacturing facilities. In addition, buildings housing sensitive computer or telecommunications equipment may require assessment against stricter criteria than those nominated for building damage.

There is no explicit guidance on acceptable vibration levels for such equipment, so recommended vibration levels should be obtained from instrument manufacturers. In the absence of equipment specific data provided by manufacturers, there are generic vibration criteria that can be used to assess

the impact of vibration generating activities on buildings housing vibration sensitive equipment. For example, the Vibration Criteria (VC) curves are often referred to as they are generic and apply to all tools/ equipment types within each category. The VC curves are defined over the frequency range 8 to 100 Hz.

Table 3-10 below summarises a range of suitable and conservatively stringent vibration limits that are applicable to buildings housing vibration sensitive equipment which may potentially be affected by construction vibration.

Table 3-10: Acceptable vibration limits for vibration measured on building structure housing sensitive equipment

Equipment	Vibration Lir	mit ¹ mm/s,	Description of Use ³					
Requirements	RMS ⁴	Peak ⁵	Description of ose					
Computer Areas ²	0.7	1.0	Barely perceptible vibration. Adequate for computer equipment accommodation environments.					
Medical ^{2, 3}	0.1	0.14	Vibration not perceptible. Suitable in most instances for microscopes to 100X and for other equipment of low sensitivity.					
VC-A ³	0.05	0.07	Vibration not perceptible. Adequate in most instances for optical microscopes to 400X, microbalances, optical balances, proximity and projection aligners, etc					

- Notes: 1. As measured in one-third octave bands of frequency over the frequency range 8 to 100 Hz. Vibration measured on the building structure near vibrating equipment or in areas containing sensitive equipment.
 - 2. Based on AS 2834 Computer Accommodation
 - 3. Gordon CG Generic Vibration Criteria for Vibration Sensitive Equipment
 - 4. Root Mean Square value representing the average value of a signal
 - 5. In the absence of Peak limits, RMS limits are converted to Peak by conservatively assuming the vibration signal is sinusoidal and random with a nominal crest factor of 1.414

3.3.6 Damage to buried services

Section 5.3 of DIN 4150-3:2016 also sets out quideline values for vibration velocity to be used when evaluating the effects of vibration on buried pipework. These values, which apply at the wall of the pipe, are reproduced and presented in Table 3-11 below.

Table 3-11: DIN 4150-3:2016 Guideline values for vibration velocity to be used when evaluating the effects of short-term vibration on buried pipework

Line	Pipe Material	Guideline values for vibration velocity measured on the pipe, mm/s
1	Steel (including welded pipes)	100
2	Vitrified clay, concrete, reinforced concrete, prestressed concrete, metal (with or without flange)	80
3	Masonry, plastics	50

For long-term vibration the guideline levels presented in Table 3-11 should be halved.

Recommended vibration goals for electrical cables and telecommunication services such as fibre optic cables range from between 50 mm/s and 100 mm/s. It is noted however that although the cables may

sustain these vibration levels, the services they are connected to, such as transformers and switch blocks, may not. It is recommended that should such equipment be encountered during the construction process an individual vibration assessment should be carried out. This may include a specific vibration impact statement addressing impact on the utility and consultation with the utility provider to confirm specific vibration requirements.

4 Construction noise and vibration assessment

4.1 Construction noise and vibration activities and assumptions

4.1.1 Construction works and activities

The Amended SSDA NVA undertook an assessment of construction noise and vibration impacts. As part of design development the works and extent of the assessed activates has been updated, and as such, an assessment of the potential level of construction noise and vibration impact has been carried out to determine whether mitigation would be required, and to determine appropriate management controls.

A summary of the indicative construction works schedule currently developed by the Stage 3 contractor on behalf of ESR, as part of project planning by the project is provided in Section 1.3.

Construction noise levels were assessed by modelling the noise sources from ten construction scenarios, which then represent the different construction works stages and locations, as detailed in Table 4-1.

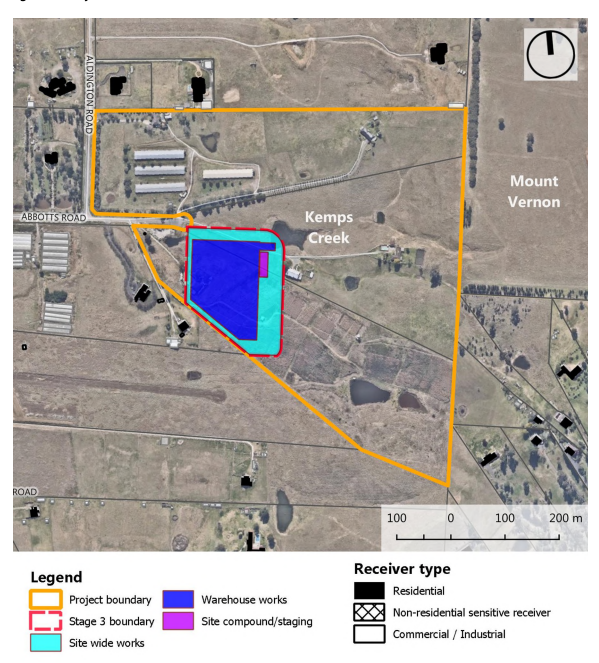
The likely construction plant and equipment requirements have been identified by the Stage 3 contractor and have been included in the assessment. These may be updated as part of future Project planning. The type and number of plant and equipment associated with the proposed works has been based upon Stage 3 contractor input and RTA's experience with similar noise assessments to assess the likely intensity and concurrency of plant and equipment during construction.

The construction works listed in the Table 4-1 may overlap during the construction program.

Table 4-1: Construction works scenarios and locations

Scenario	Description of construction works	Construction works area (Figure 7)
S1	Site mobilisation / pre commencement works	Site wide works
S2	Civil works, utility installation/adjustments + footings installation	Site wide works
S 3	Structural steel erection, warehouse roofing, cladding and perimeter precast panel installation	Warehouse works
S4	Building fitout (including office construction including walls and ceilings, services installation, windows/glazing and office cladding works, tiling, painting etc	Warehouse works
S5	External hardstand construction and under-croft carpark construction	Site wide works
S6	Testing and commissioning	Site wide works

Figure 7: Key construction areas



During further construction planning, prior to the commencement of a construction stage, the final construction details and methodology should be reviewed against the assumptions in this section to ensure that the mitigation and management measures that will be implemented remain consistent with these assumptions and are appropriate for the project. If there are substantial variations from the assumptions in this report, then the potential noise and vibration impacts are to be reviewed, and the mitigation and management measures that will be implemented updated so that impacts are managed consistent with this CNVMP.

This CNVMP and the Construction Environmental Management Plan (CEMP) may also be updated from time to time, as detailed in Section 7, which may also require a review and update of the mitigation and management measures required to ensure the construction works are managed consistently with this CNVMP.

4.1.2 Construction noise sources

The schedule of items of plant and equipment likely to be used during the Proposed Works are presented in Table 4-2. This is not a comprehensive list of all potential plant and equipment but covers the key likely plant and equipment items. Where the final required plant and/or equipment vary from this, they should be reviewed prior to construction, to ensure that noise emissions are likely to remain consistent with this assessment, and the appropriate mitigation and management measures, as detailed in Section 5 are implemented where feasible and reasonable.

The sound power levels for the majority of construction plant and equipment presented in the above table are based on maximum noise levels given in Table A1 of Australian Standard 2436 - 2010 'Guide to Noise Control on Construction, Demolition and Maintenance Sites', the ICNG, information from past projects and/or information held in the Renzo Tonin & Associates library files.

Table 4-2: Noise modelling assumptions for construction - activities and equipment

Scenario	Plant / Equipment	Assumed equipment details	Sound Power Level (Lw re: 1pW), dB(A), L _{Aeq}
S1	Semi-trailer truck		108
Site mobilisation / pre commencement works	Mobile crane		110
	Excavator with bucket	35 tonne	105
	Assumed combined activity noise level ¹		113
S2	Excavator with medium rockhammer (35t)	35 tonne	118 ²
Civil works, utility installation/adjustm	Excavator with bucket	35 tonne	105
ents + footings	Dump truck	Up to 4 p/h	108
installation	Truck & dog	Up to 4 p/h	108
	Semi-trailer truck	Up to 4 p/h	108
	Vibratory compactor (Roller)		107 ²
	Franna crane / Manitou		98
	Plate compactor		102
	Assumed combined activity noise level (without hammer) ¹		113
	Assumed combined activity noise level (with hammer) ^{1,2}		121

Scenario	Plant / Equipment	Assumed equipment details	Sound Power Level (Lw re: 1pW), dB(A), L _{Aeq}
S3	Concrete agitator		108
Structural steel erection, warehouse	Semi-trailer truck	Up to 4 p/h	108
roofing, cladding	Hand tools		104
and perimeter precast panel	Mobile crane		110
installation	Concrete pump		103
	Bobcat		107
	Concrete vibrator		106
	Rattle Gun		99
	Assumed combined activity noise level ¹		114
S4	Semi-trailer truck	Up to 4 p/h	108
Building fitout (including office	Hand tools		104
construction	Bobcat		107
including walls and ceilings, services	Franna crane / Manitou		98
installation,	Forklift		103
windows/glazing and office cladding	Elevated work platform		102
works, tiling, painting etc	Assumed combined activity noise level ¹		111
S5	Concrete agitator		108
External hardstand construction and	Semi-trailer truck	Up to 4 p/h	108
undercroft carpark	Concrete pump		103
	Concrete vibrator		106
	Vibratory compactor (Roller)		107 ²
	Assumed combined activity noise level ¹		115
S6	Forklift		103
Testing and commissioning	Generator	Up to 4 p/h	94
Commissioning	Franna crane		98
	Assumed combined activity noise level ¹		103

Notes

4.2 Construction airborne noise assessment

Construction noise levels were predicted by modelling the noise sources, receiver locations, and operating activities across the Proposed Works, as shown in Figure 7 based on the information presented in Section 4.1.1.

Activity L_{Aeq15min} sound power levels (Lw) are based upon the loudest 3 items of plant/equipment operating simultaneously
in the same location, with adjustments for the expected typical level of activity during a 15-minute period. Assumptions in
table are for assessment purposes, based on a conservative, but realistic estimate of equipment operating concurrently for
each activity.

In accordance with the ICNG, a 5 dB(A) 'penalty' is applied for activities identified as particularly annoying, such as rock hammers, power saws and grinding operations.

4.2.1 Noise prediction methodology

A noise model was developed for the Project using the CadnaA computer modelling program and noise levels were predicted using the noise propagation algorithm ISO 9613-2 (1996), which incorporates moderately adverse meteorological conditions, implemented in accordance with ISO/TR 17534-3 (2015).

The noise prediction model considers:

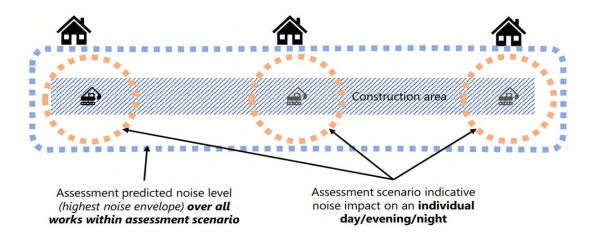
- Location of noise sources and sensitive receiver building locations
- Height of sources and receivers referenced to digital ground contours for the site and surrounding
- Sound Power Levels (Lw) of plant and equipment likely to be used during the various construction activities
- Noise-sensitive buildings in the project have been assessed separately
- Separation distances between sources and receivers
- Acoustic shielding, potential reflections and attenuation from intervening structures, barriers and topography (natural and purpose built)
- Ground absorption between the source and receiver.

The predicted levels are conservative and represent the equipment/plant operating simultaneously in any 15 minute period. Where plant items are not operating simultaneously, or for reduced times in a 15 minute period, noise impacts could be lower than predicted.

A 5 dB(A) penalty in accordance with the ICNG has been factored into the noise modelling levels where applicable to allow for particularly annoying activities, such as rock hammering, saw cutting and jack hammering.

For the prediction noise levels in Section 4.2.2 that are the upper end of the range, these noise levels assume that the assessed activities could occur at the closest point to each receiver. While in practice, high noise generating construction works would occur at different locations throughout the work area, resulting in differing noise levels at each receiver. This means that predicted noise levels are only likely to occur when works are at the closest point to each receiver. The noise impacts may be lower than predicted as the construction activities move around or progress around the construction site, as shown by the lower end of the range in Section 4.2.2. This concept is demonstrated in Figure 8 and should be considered when reviewing the predicted noise levels in this assessment.

Figure 8: Predicted level are based works at the closest point of the entire works area, which differs from individual day/evening/night periods



4.2.2 Predicted construction noise levels

Noise levels at any receiver location resulting from construction works would depend on the location of the receiver with respect to the area of construction, shielding from intervening topography and structures, and the type and duration of construction being undertaken. Furthermore, noise levels at receivers would vary significantly over the total construction program due to the transient nature and large range of plant and equipment that could be used.

Noise emissions were determined by modelling the noise sources, receiver locations, and operating activities, based on the information presented in Section 4.1.1.

Table 4-3 presents noise levels likely to be experienced at the nearby affected receivers based on the construction activities and plant and equipment associated with the proposed site. The noise level range presented represents the plant item operating at a location furthest from the receiver and a location closest to the receiver. Noise levels were calculated taking into consideration attenuation due to distance between the construction works and the receiver locations and any intervening structures. The worst affected receivers are typically the receivers with direct line-of-sight to the construction work area. Receivers located without direct line-of-sight to the construction area would typically be exposed to construction noise levels 5 to 10 dB(A) lower than the levels predicted for the worst affected receivers.

Table 4-3: Predicted L_{Aeq(15min)} noise levels for construction plant and activities, dB(A)

Receiver ID	R01	R02	R03	R04	R05	R06	R07	R08	R09	R10	R11	R12	R13	R14	R15	R16	R17	R18	R19
NCA	NCA5	NCA5	NCA5	NCA2	NCA1	NCA1	NCA1	NCA1	NCA3	NCA3	NCA4	NCA4	NCA4	NCA4	NCA6	NCA5	NCA5	NCA5	_
	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	Place of
Receiver type ¹				1															worship
Noise management level	45	45	45	45	45	45	45	45	45	45	45	45	45	45	45	45	45	45	55
S1 - Site mobilisation																			
Semi-trailer truck	30 - 40	35 - 49	29 - 38	<20 - 27	23 - 33	25 - 36	22 - 44	<20 - 29	<20 - 27	<20 - 35	21 - 47	23 - 51	30 - 70	31 - 60	24 - 38	26 - 46	27 - 40	26 - 37	24 - 35
Mobile crane	32 - 42	37 - 51	31 - 40	<20 - 29	25 - 35	27 - 38	24 - 46	<20 - 31	<20 - 29	<20 - 37	23 - 49	25 - 53	32 - 72	33 - 62	26 - 40	28 - 48	29 - 42	28 - 39	26 - 37
Excavator with bucket	24 - 34	29 - 43	23 - 32	<20 - 21	<20 - 26	<20 - 30	<20 - 38	<20 - 23	<20 - 21	<20 - 29	<20 - 40	<20 - 44	24 - 64	25 - 54	<20 - 32	<20 - 40	21 - 34	20 - 31	<20 - 29
Up to 3 (noisiest) plant operating concurrently	34 - 45	40 - 54	33 - 43	22 - 32	27 - 37	30 - 41	27 - 48	21 - 33	<20 - 32	21 - 40	25 - 51	27 - 55	35 - 75	35 - 65	28 - 43	30 - 50	31 - 45	31 - 42	28 - 39
22 - Civil works, utility installation/adjustments + footings installation (Very later with modium resilient modium resilien																			
Excavator with medium rockhammer (35t)	42 - 52	47 - 61	41 - 50	29 - 39	35 - 44	37 - 48	34 - 56	29 - 41	26 - 39	28 - 47	33 - 58	35 - 62	42 - 82	43 - 72	36 - 50	37 - 58	39 - 52	38 - 49	36 - 47
Excavator with bucket	24 - 34	29 - 43	23 - 32	<20 - 21	<20 - 26	<20 - 30	<20 - 38	<20 - 23	<20 - 21	<20 - 29	<20 - 40	<20 - 44	24 - 64	25 - 54	<20 - 32	<20 - 40	21 - 34	20 - 31	<20 - 29
Dump truck	30 - 40	35 - 49	29 - 38	<20 - 27	23 - 33	25 - 36	22 - 44	<20 - 29	<20 - 27	<20 - 35	21 - 47	23 - 51	30 - 70	31 - 60	24 - 38	26 - 46	27 - 40	26 - 37	24 - 35
Semi-trailer truck	30 - 40	35 - 49	29 - 38	<20 - 27	23 - 33	25 - 36	22 - 44	<20 - 29	<20 - 27	<20 - 35	21 - 47	23 - 51	30 - 70	31 - 60	24 - 38	26 - 46	27 - 40	26 - 37	24 - 35
Compactor (Roller)	34 - 44	39 - 53	33 - 42	21 - 31	27 - 37	29 - 40	26 - 48	21 - 33	<20 - 31	20 - 39	25 - 51	27 - 55	34 - 74	35 - 64	28 - 42	30 - 50	31 - 44	30 - 41	28 - 39
Franna crane / Manitou	<20 - 30	25 - 39	<20 - 28	<20 - <20	<20 - 23	<20 - 26	<20 - 34	<20 - <20	<20 - <20	<20 - 25	<20 - 37	<20 - 41	20 - 60	21 - 50	<20 - 28	<20 - 36	<20 - 30	<20 - 27	<20 - 25
Plate compactor	21 - 31	26 - 40	<20 - 29	<20 - <20	<20 - 23	<20 - 27	<20 - 35	<20 - <20	<20 - <20	<20 - 26	<20 - 37	<20 - 41	21 - 61	22 - 51	<20 - 29	<20 - 37	<20 - 31	<20 - 28	<20 - 26
Up to 3 (noisiest) plant operating concurrently (with rockhammer)	36 - 47	42 - 56	35 - 45	24 - 34	29 - 39	32 - 43	29 - 50	23 - 35	21 - 34	23 - 42	27 - 53	29 - 57	37 - 77	37 - 67	30 - 45	32 - 52	33 - 47	33 - 44	30 - 41
Up to 3 (noisiest) plant operating concurrently (without rockhammer)	42 - 53	48 - 62	42 - 51	30 - 40	36 - 45	38 - 49	35 - 57	30 - 42	27 - 40	29 - 48	34 - 59	35 - 63	43 - 83	44 - 73	36 - 51	38 - 59	40 - 53	39 - 50	37 - 47
S3 - Structural steel erection, warehouse roofing, cladding an	d perimeter p	recast panel i	nstallation																
Concrete agitator	36 - 40	43 - 49	35 - 38	24 - 28	29 - 32	33 - 36	34 - 43	24 - 29	22 - 27	31 - 35	36 - 46	39 - 49	40 - 62	41 - 59	31 - 38	36 - 45	36 - 40	33 - 37	32 - 35
Semi-trailer truck	36 - 40	43 - 49	35 - 38	24 - 28	29 - 32	33 - 36	34 - 43	24 - 29	22 - 27	31 - 35	36 - 46	39 - 49	40 - 62	41 - 59	31 - 38	36 - 45	36 - 40	33 - 37	32 - 35
Hand tools	32 - 36	39 - 45	31 - 34	<20 - 24	25 - 28	29 - 32	30 - 39	<20 - 25	<20 - 23	27 - 31	32 - 42	35 - 45	36 - 58	37 - 55	27 - 34	32 - 41	32 - 36	29 - 33	28 - 31
Mobile crane	38 - 42	45 - 51	37 - 40	26 - 30	31 - 34	35 - 38	36 - 45	26 - 31	24 - 29	33 - 37	38 - 48	41 - 51	42 - 64	43 - 61	33 - 40	38 - 47	38 - 42	35 - 39	34 - 37
Concrete pump	31 - 35	38 - 44	30 - 33	<20 - 23	24 - 27	28 - 31	29 - 38	<20 - 24	<20 - 22	26 - 30	31 - 41	34 - 44	35 - 57	36 - 54	26 - 33	31 - 40	31 - 35	28 - 32	27 - 30
Bobcat	35 - 39	42 - 48	34 - 37	23 - 27	28 - 31	32 - 35	33 - 42	23 - 28	21 - 26	30 - 34	35 - 45	38 - 48	39 - 61	40 - 58	30 - 37	35 - 44	35 - 39	32 - 36	31 - 34
Concrete vibrator	34 - 38	41 - 47	33 - 36	22 - 26	27 - 30	31 - 34	32 - 41	22 - 27	20 - 25	29 - 33	34 - 44	37 - 47	38 - 60	39 - 57	29 - 36	34 - 43	34 - 38	31 - 35	30 - 33
Rattle Gun	25 - 30	32 - 38	24 - 27	<20 - <20	<20 - 22	22 - 25	24 - 32	<20 - <20	<20 - <20	21 - 24	25 - 35	28 - 39	29 - 51	30 - 48	20 - 28	25 - 35	25 - 29	23 - 26	21 - 24
Up to 3 (noisiest) plant operating concurrently	41 - 46	49 - 54	40 - 44	29 - 33	35 - 38	39 - 41	40 - 48	29 - 34	28 - 33	37 - 40	42 - 51	44 - 55	45 - 67	46 - 64	37 - 44	41 - 51	41 - 46	39 - 43	38 - 40
S4 - Building fitout (including office construction including w	alls and ceilin	gs, services ir	nstallation, wi	ndows/glazing	g and office c	ladding work	s, tiling, paint	ing etc											
Semi-trailer truck	36 - 40	43 - 49	35 - 38	24 - 28	29 - 32	33 - 36	34 - 43	24 - 29	22 - 27	31 - 35	36 - 46	39 - 49	40 - 62	41 - 59	31 - 38	36 - 45	36 - 40	33 - 37	32 - 35
Hand tools	32 - 36	39 - 45	31 - 34	<20 - 24	25 - 28	29 - 32	30 - 39	<20 - 25	<20 - 23	27 - 31	32 - 42	35 - 45	36 - 58	37 - 55	27 - 34	32 - 41	32 - 36	29 - 33	28 - 31
Bobcat	35 - 39	42 - 48	34 - 37	23 - 27	28 - 31	32 - 35	33 - 42	23 - 28	21 - 26	30 - 34	35 - 45	38 - 48	39 - 61	40 - 58	30 - 37	35 - 44	35 - 39	32 - 36	31 - 34
Franna crane / Manitou	26 - 30	33 - 39	25 - 28	<20 - <20	<20 - 22	23 - 26	24 - 33	<20 - <20	<20 - <20	21 - 25	26 - 36	29 - 39	30 - 52	31 - 49	21 - 28	26 - 35	26 - 30	23 - 27	22 - 25
Forklift	28 - 32	35 - 40	27 - 30	<20 - <20	21 - 24	25 - 28	26 - 35	<20 - 20	<20 - <20	23 - 27	28 - 38	31 - 41	31 - 54	32 - 51	23 - 30	28 - 37	27 - 32	25 - 29	24 - 27
Elevated work platform	30 - 34	37 - 43	29 - 32	<20 - 22	23 - 26	27 - 30	28 - 37	<20 - 23	<20 - 21	25 - 29	30 - 40	33 - 43	34 - 56	35 - 53	25 - 32	30 - 39	30 - 34	27 - 31	26 - 29
Up to 3 (noisiest) plant operating concurrently	39 - 44	46 - 52	38 - 42	27 - 31	33 - 36	37 - 39	38 - 46	27 - 32	26 - 31	35 - 38	40 - 49	42 - 53	43 - 65	44 - 62	34 - 42	39 - 49	39 - 43	37 - 40	35 - 38
S5 - External hardstand construction and undercroft carpark																			
Concrete agitator	30 - 40	35 - 49	29 - 38	<20 - 27	23 - 33	25 - 36	22 - 44	<20 - 29	<20 - 27	<20 - 35	21 - 47	23 - 51	30 - 70	31 - 60	24 - 38	26 - 46	27 - 40	26 - 37	24 - 35
Semi-trailer truck	30 - 40	35 - 49	29 - 38	<20 - 27	23 - 33	25 - 36	22 - 44	<20 - 29	<20 - 27	<20 - 35	21 - 47	23 - 51	30 - 70	31 - 60	24 - 38	26 - 46	27 - 40	26 - 37	24 - 35
Concrete pump	25 - 35	30 - 44	24 - 33	<20 - 22	<20 - 28	20 - 31	<20 - 39	<20 - 24	<20 - 22	<20 - 30	<20 - 42	<20 - 46	25 - 65	26 - 55	<20 - 33	21 - 41	22 - 35	21 - 32	<20 - 30
Concrete vibrator	28 - 38	33 - 47	27 - 36	<20 - 25	21 - 31	23 - 34	20 - 42	<20 - 27	<20 - 25	<20 - 33	<20 - 45	21 - 49	28 - 68	29 - 58	22 - 36	24 - 44	25 - 38	24 - 35	22 - 33

Receiver ID	R01	R02	R03	R04	R05	R06	R07	R08	R09	R10	R11	R12	R13	R14	R15	R16	R17	R18	R19
NCA	NCA5	NCA5	NCA5	NCA2	NCA1	NCA1	NCA1	NCA1	NCA3	NCA3	NCA4	NCA4	NCA4	NCA4	NCA6	NCA5	NCA5	NCA5	-
Receiver type ¹	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	RES	Place of worship
Noise management level	45	45	45	45	45	45	45	45	45	45	45	45	45	45	45	45	45	45	55
Compactor (Roller)	34 - 44	39 - 53	33 - 42	21 - 31	27 - 37	29 - 40	26 - 48	21 - 33	<20 - 31	20 - 39	25 - 51	27 - 55	34 - 74	35 - 64	28 - 42	30 - 50	31 - 44	30 - 41	28 - 39
Up to 3 (noisiest) plant operating concurrently	36 - 47	42 - 56	35 - 45	24 - 34	29 - 39	32 - 43	29 - 50	23 - 35	21 - 34	23 - 42	27 - 53	29 - 57	37 - 77	37 - 67	30 - 45	32 - 52	33 - 47	33 - 44	30 - 41
S6 - Testing and commissioning																			
Forklift	22 - 32	27 - 41	21 - 30	<20 - <20	<20 - 24	<20 - 28	<20 - 36	<20 - 21	<20 - <20	<20 - 27	<20 - 38	<20 - 42	22 - 62	23 - 52	<20 - 30	<20 - 38	<20 - 32	<20 - 29	<20 - 27
Generator	<20 - 26	21 - 35	<20 - 24	<20 - <20	<20 - <20	<20 - 22	<20 - 30	<20 - <20	<20 - <20	<20 - 21	<20 - 33	<20 - 37	<20 - 56	<20 - 46	<20 - 24	<20 - 32	<20 - 26	<20 - 23	<20 - 21
Franna crane	<20 - 30	25 - 39	<20 - 28	<20 - <20	<20 - 23	<20 - 26	<20 - 34	<20 - <20	<20 - <20	<20 - 25	<20 - 37	<20 - 41	20 - 60	21 - 50	<20 - 28	<20 - 36	<20 - 30	<20 - 27	<20 - 25
Up to 3 (noisiest) plant operating concurrently	24 - 35	30 - 44	23 - 33	<20 - 22	<20 - 27	20 - 31	<20 - 39	<20 - 24	<20 - 22	<20 - 30	<20 - 41	<20 - 45	25 - 65	25 - 55	<20 - 33	20 - 40	22 - 35	21 - 32	<20 - 29

Notes:

^{1.} Predicted level not presented if less than 20 dB(A)

^{2.} RES = Residential, IND = Industrial, COM = Commercial

^{3.} In accordance with the ICNG, a 5 dB(A) 'penalty' is applied for activities identified as particularly annoying, such as rock hammers.

^{4.} Construction noise levels with dark grey background identify residential receivers are predicted to be highly noise affected (HNA) (>75 dB(A)).

4.2.3 Discussion of construction noise results

The predicted noise levels presented above indicate that due to the close proximity of some residential receivers, in particular R13 and R14, when works are occurring nearby residential receivers are likely to be construction noise affected (i.e. experience noise levels above the NML) during all construction stages.

The predicted noise levels also indicate for site wide construction works (civil/utility/footing works, or external hardstand construction works), when multiple loud construction plant items are proposed to be undertaken nearby to residential receiver R13 concurrently or excavators with rockhammers are required, there is the potential for noise levels to be such that the receivers are considered highly noise affected' [>75 dB(A)].

When these works are occurring at other locations within the Stage 3 construction area, or different quieter equipment is used or not occurring concurrently, noise levels are expected to be lower than 75 dB(A).

Noise emissions are predicted to be highest when high noise generating equipment such as compactors, large trucks, concrete agitators, or excavators with rockhammers operate close to the residences.

For works where high noise generating equipment are not operating, and where the works are occurring within the site further away from the residential receivers, the predicted noise levels are generally below the NMLs.

The highest predicted noise levels are during the civil works, utility installation/adjustments + footing installation works, when these are being undertaken on the south-western side of the Stage 3 site, and are occurring near the residences adjacent to the south-west boundary (R13). Construction noise levels are predicted to reach 83 dB(A) L_{Aeq,15min} if excavators with rockhammers are in use, or 77 dB(A) L_{Aeq,15min} without rockhammers but other loud equipment in use. With the inclusion of recommended feasible and reasonable mitigation and management measures, these noise levels can be reduced.

In light of the predicted noise levels above, it is recommended that a feasible and reasonable approach towards noise mitigation measures be applied to reduce construction noise levels towards achieving the NMLs. Further details on construction noise mitigation and management measures are provided in Section 5.1 below.

4.2.4 Cumulative noise impacts

4.2.4.1 Other SSD 9138102 Stage 1 construction works

As bulk earthworks, retaining walls, and internal roads works as part of Stage 1 and Stage 2 (Warehouse 1 construction) will also be occurring concurrently with Stage 3 there is potential for cumulative impacts on nearby receivers from these works. Cumulative impacts are to be managed from these works when they occur concurrently.

4.2.4.2 Other MRP construction projects

Following the approval of the MRP rezoning, large areas of this land have been purchased for industrial development, and construction has commenced on some approved developments. As such, there is the potential for several construction sites to be undertaking works concurrently.

The following approved construction projects have been identified as potentially undertaking noise generating works in proximity to the same noise sensitive receivers during the construction of the Project:

- 200 Aldington Road Industrial Estate (SSD 10479)
- Aspect Industrial Estate (SSD 10448)
- Place of Public Worship including Hindu Temple, 230 242 Aldington Road, Kemps Creek (Penrith Council DA17/1247).

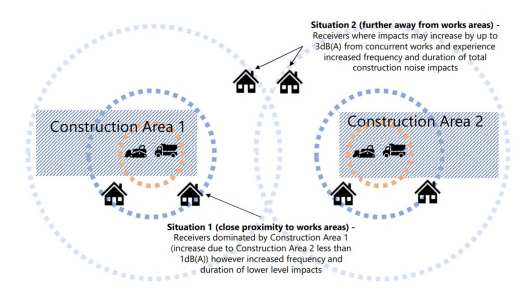
However, noting the current rate of change and development across the MRP, there may be other sites where construction works are occurring concurrently with stages of the Project. These other construction projects should be considered as part of future construction planning.

As such, in accordance with CoC A38, the Mamre Road Precinct Working Group (MRPWG), issues with cumulative construction noise for industrial developments under construction are to be identified, considering community feedback, and feasible and reasonable mitigation or management considered, where this would assist to address cumulative impacts, beyond the management of a single development.

4.2.4.3 Review of likely cumulative impacts

Typically, while impacts from one project or one construction site may be relatively short-term or noise intensive periods intermittent, when multiple construction projects are occurring at the same time near a receiver cumulative construction noise impacts can occur. This can mean that construction noise impacting a sensitive receiver may be louder than from an individual set up works [by up to 3 dB(A)], the overall duration of construction impacts may be overall longer or impacts more frequent. Typically, concurrent projects can impact nearby receiver locations in one of two ways, as also shown in Figure 9.

Figure 9: Cumulative construction



There is potential for cumulative noise impacts from the Project combined with other concurrent construction projects, and so it is recommended that mitigation and management measures are implemented to minimise cumulative impacts, as detailed in Section 5.1. In addition, the following measures are to be used to mitigate and manage cumulative noise impacts and reduce the likelihood of construction fatigue:

- Coordinating work between construction sites and construction works to minimise cumulative
 noise impacts, where feasible and reasonable. An example would be to ensure that where multiple
 sites are undertaking noise intensive works, such as noise intensive rock hammering works, and
 other noise intensive construction works could occur concurrently on multiple construction sites in
 proximity to the same noise sensitive receivers, these impacts are to be managed with
 consideration of both projects (i.e. ensure that works do not occur during designated respite
 periods).
- Community consultation would be undertaken through continued letter box drops which details
 project contact details to communicate construction noise issues, to gauge key noise impacts and
 issues and identify any unknown impacts from concurrent or consecutive sets of constructions
 works.
- Consideration of cumulative construction noise impacts during the development of noise
 mitigation and management measures for the worksites, including coordination between
 construction projects, where reasonable and feasible (ie. consideration of respite periods provided
 by other projects for high noise impact works or approved OOH, so that timetables between
 projects don't result in other projects or the Proposal impacting the same noise sensitive receivers
 during designated periods of respite).

The above management measures should apply to both external projects and other stages of SSD 9138102.

The incorporation of the above measures into the works program would be further reviewed during construction planning, and updated where required throughout the project, considering the construction progress of the Project and the nearby other construction works.

4.2.5 Construction-related road traffic

Construction traffic within the site boundary is included as part of the construction noise assessment of the work activities identified in Section 4.1.1. When construction-related traffic moves onto the public road network, a different noise assessment methodology is appropriate as vehicle movements would be regarded as additional road traffic on public roads rather than as part of the construction site's activities.

As described in Section 1.4, construction related heavy vehicles would include deliveries of accommodate site offices, amenities, plant and equipment, and removal of excavated spoil material. The nature of the Stage 3 construction works means that large numbers of truck movements are not expected (i.e. fill import or export is not required).

The estimated daily number of heavy vehicles accessing the site, based upon information presented in the Construction Traffic Management Plan (CTMP), there will be up to 16 trucks (32 movements) during the morning peak hour period and similar in the afternoon peak hour period. With up to 90 trucks (180 movements) over a standard 10 hour work day. Up to 36 light vehicles (71 movements) during the morning peak periods with less in the afternoon peak, with up to 200 light vehicles (400 movements) over the work day. This volume of additional light vehicles is not expected to significantly alter existing traffic noise levels. The construction vehicle movements are proposed during the daytime period only.

The primary potential route to and from the Project for construction vehicles would be via Abbots Road and Mamre Road, with trucks accessing the Project site from the M4 Western Motorway either via the Erskine Park Road and connecting to the M7 from the northeast or the Mamre Road interchange in the north. Another potential route would be via Mamre Road and the Elizabeth Drive interchange with the M7 Motorway from the south, as shown in Figure 10. RMS currently identifies both routes as heavy vehicle routes. The proposed volume of truck traffic is not expected to significantly alter existing traffic noise levels.

Construction of the Project would generate additional truck movements along these routes and would be managed in accordance with the CTMP required by Consent Condition D1. Given that these routes currently carry high volumes of heavy vehicles, construction of Stage 3 the Project is unlikely to have a significant impact on the performance of Mamre Road, Erskine Park Road, Elizabeth Road, the M4 Motorway or the M7 Motorway.

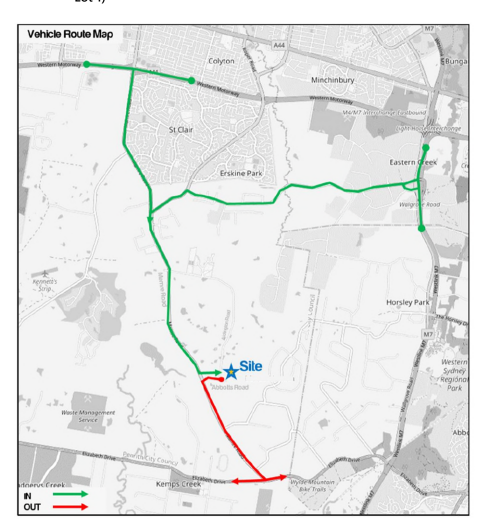


Figure 10: Construction vehicle route map (Ason, Project P2297, 2297r01v01 CTMP_Westlink, Stage 1 - Lot 1)

4.2.5.1 Existing and future road traffic details

For vehicles heading north to the M4 via Mamre Road, it is known that the road network in the general vicinity of the MRP is due to receive significant road upgrades in the future as part of the Mamre Road Upgrade (MRU) strategy. This is similar for vehicles heading south, as it these vehicles will go along Elizabeth Drive which is being upgraded as part of the Elizabeth Drive upgrade (EDU), in addition to being already being addressed by the M12 Motorway project which impacts some of the same receivers. However, as these road upgrade projects may not have been completed at the commencement of construction of the Project, the traffic data sourced for the following review is based upon either the opening year (2026) no-build (i.e. without project) or based level 2017 traffic count volumes.

During August/September 2021, the Review of Environmental Factors (REF) for the proposed Mamre Road upgrade between the M4 Motorway and Erskine Park Road was on public display.

As part of the REF, a noise and vibration impact assessment (MRU NVIA) (SLR, Mamre Road Upgrade - Stage 1 Noise and Vibration Assessment, report reference 610.30064-R02-v1.0, dated 23/07/2021) was

included. This assessment was based upon the road traffic volumes and modelling presented in the Traffic and transport assessment report (Aurecon/SMEC, Mamre Road Upgrade - Stage 1 Concept Design, REF and Detailed Design – Traffic and Transport Assessment Report, report reference 509458, Rev G, dated 17/08/2021) (MRU TTAR).

The traffic generated as part of the MRP has also been considered as part of the M12 Motorway EIS. The traffic modelling detailed in the M12 EIS TTAR Section 7.4.2 was the basis of the noise and vibration impact assessment for the M12. The cumulative impact assessments of the operation of the Elizabeth Drive and Mamre Road upgrades include traffic volumes used for the cumulative assessments and are detailed in Section 4.2.5 of the M12 NVIA.

Additionally, presented in Appendix D of the MRU NVIA are the build and no-build traffic volumes for the upgrade project, as traffic volumes are expected to increase from 2020 levels. This presents the potential traffic volumes along the routes that the Project traffic will operate, to consider against the traffic generation by the Project. The proposed traffic volumes along Mamre Road north of the Project, are presented in Table 4-4.

Table 4-4: Existing traffic volume estimates during the construction stage

Location		•	e hourly traff – 10:00pm (1		•	Average hourly traffic from 10:00pm – 7:00am (9 hour)						
	Direction	Total Light Heavy Vehicles		Total Vehicles	Light	Heavy						
MRU NVIA traffic volumes - Mamre Road (MRU NVIA, Appendix D, At-opening 2026)												
No Build (without pr	oject) 2026											
Between Bakers Ln & James Erskine Dr	Both direction	20,256	17,682	2,574	4,839	4,261	578					
Erskine Park Road	Both direction	13,217	11,204	2,013	3,021	2,542	479					
M12 Motorway traffi	c volumes (M12 NVI	A, Appendix	D)									
2017 Existing traffic	counts											
Elizabeth Drive (East of Mamre Road)	Both direction	20,256	17,682	2,574	4,839	4,261	578					

4.2.5.2 Qualitative construction traffic assessment

Considering the existing traffic volumes of the primary potential routes to/from the site presented in Table 4-4 this volume of construction traffic generated by the Project is not expected to significantly alter existing traffic noise. As such, construction traffic from the site on public roads is predicted not to be a significant noise impact and will achieve the RNP requirements.

4.3 Construction vibration assessment

4.3.1 Vibration sources

The pattern of vibration radiation is very different to the pattern of airborne noise radiation. Unlike noise, vibration cannot be readily predicted. There are many variables from site to site, such the intervening geology between the activity and the receiver, building types and foundations. Vibration is also dependent on the actual plant used, its operation and the dominant frequencies of vibration generated, and the plant location on site relative to receivers.

The recommended minimum working distances for vibration intensive plant are presented in Table 4-5 and Table 4-6. The data relied upon for this assessment is taken from a database of vibration levels measured at various sites or obtained from other sources (such as BS5228-2:2009). They are not specific to this Project.

Site specific minimum working distances for vibration intensive plant items must be measured on site where plant and equipment are likely to operate close to or within the minimum working distances for cosmetic damage, as detailed in Table 4-5.

Table 4-5: Minimum working distances (m) for cosmetic damage (continuous vibration)

	Minimum working distance (m) ⁶							
Plant item	Reinforced or framed structures (e.g. commercial buildings) ^{1,3}	Unreinforced or light framed structures (e.g. residential buildings) ^{1,3}	Sensitive structures (e.g. heritage structures) ^{2,4,5}					
Large excavator with hydraulic hammer attachment (up to 90t)	5	15	30					
Medium excavator with hydraulic hammer attachment (up to 15t)	5	56	10					
Small excavator with hydraulic hammer attachment (up to 5t)	5	5	10					
Vibratory roller	5	15	20					

Notes

- 1. Criteria referenced from British Standard 7385: Part 2 'Evaluation and measurement of vibration in buildings'.
- 2. Criteria referenced from DIN 4150 Part 3, Structural Damage Safe Limits for Short-term Building Vibration.
- 3. Initial screening test criteria reduced by 50% due to potential dynamic magnification in accordance with BS7385.
- 4. A building condition inspection should determine whether a heritage item is structurally unsound.
- 5. Heritage specialist will be consulted to determine appropriate vibration criteria and associated MWDs, vibration monitoring locations and monitor setup.
- 6. Minimum working distances are in 5m increments only to account for the intrinsic uncertainty of this screening method.

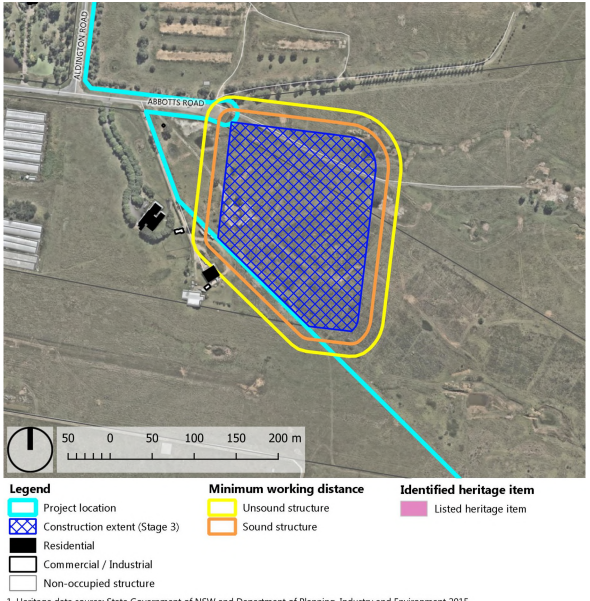
Potential vibration impacts are to be further reviewed during the construction design, planning stages to determine if the final selected plant and equipment could be located within the minimum working distances and/or result in vibration about the applicable vibration limits. Where then identified, and feasible and reasonable mitigation and management would be implemented to achieve the applicable vibration limits.

As a screening assessment, the largest minimum working distances from the various proposed vibration intensive activities has been mapped from the project construction boundary. Non-heritage structures

of heritage items or heritage curtilages were classified as heritage for this review to identify heritage items within the minimum works distances.

The minimum working distance from the extent of the construction areas, based upon the most vibration intensive plant and the project construction boundary are presented in Figure 11.

Figure 11: Minimum working distances for cosmetic damage from the construction area extent (most vibration intensive plant)



1. Heritage data source: State Government of NSW and Department of Planning, Industry and Environment 2015

The recommended minimum working distances for vibration intensive plant for human annoyance are presented Table 4-6.

^{2.} Imagery source: Nearmap (June 2023)

Table 4-6: Minimum working distances (m) for human annoyance (continuous vibration)

	Minimum working distances (m)								
Plant item	Critical	Residences							
	areas ^{2,3} 0.28 mm/s	Day ¹ 0.56mm/s	Night ¹ 0.40 mm/s	Offices ² 1.1 mm/s	Workshops ² 2.2 mm/s				
Large excavator with hydraulic hammer attachment (up to 90t)	145	90	115	55	30				
Medium excavator with hydraulic hammer attachment (up to 15t)	30	20	25	15	10				
Small excavator with hydraulic hammer attachment (up to 5t)	25	20	20	15	10				
Vibratory roller (up to 11t)	120	70	90	40	25				

- Notes: 1. Daytime is 7:00am to 10:00pm and night-time is 10:00pm to 7:00am
 - 2. Appliable when in use
 - 3. Examples include hospital operating theatres and precision laboratories where sensitive operations are occurring. There may be cases where sensitive equipment or delicate tasks require more stringent criteria than the human comfort criteria specify above. Stipulation of such criteria is outside the scope of their policy and other guidance documents (e.g. relevant standards) should be referred to. Source: BS 6472-1992

4.3.2 Vibration assessment

4.3.2.1 Cosmetic damage

There is one structure located within the minimum working distances identified in Table 4-5 and a number located close to the minimum working distances, associated with the residences at R13 and R14. These structures are located along the south-western boundary of the Stage 3 construction area and are shown in Figure 11. It is not known if these structures are reinforced, unreinforced or unsound structures.

Although some of these structures fall outside of the indicative minimum working distances, if vibration intensive works are proposed along the south-western boundary nearby to R13 and R14 associated structures potential vibration impacts should be reviewed based upon the site specific measured minimum working distances from the proposed vibration intensive works.

Measures for managing vibration impacts are described in Section 5.2.

Reasonable and feasible mitigation measures for the proposed works are summarised in Section 5.2.

Heritage listed items 4.3.3

No heritage listed items that have been identified in close proximity to the Stage 3 construction area.

4.3.3.1 **Human annoyance**

The nearest residential receiver building to the south-west is approximately 25 metres from the Stage 3 construction works area.

Based on the minimum working distance of up to 100 metres for larger and vibration intensive plant (i.e. vibratory rollers/compactors and/or excavators with rockhammer) potentially used during the inground services installation and footings works during the day period, exceedances of the human annoyance criteria may result at nearby residential receivers when works are occurring close to occupied sensitive receiver buildings.

As such, potential human annoyance impacts should be further reviewed when vibration intensive works are proposed to take place within the minimum working distances, and feasible and reasonable mitigation and management measures adopted as detailed in Section 5.

Attended vibration measurements for human annoyance are proposed to be carried in response to vibration complaints (Section 5.2).

Reasonable and feasible mitigation measures for the proposed works are summarised in Section 5.2.

5 Construction mitigation and management measures

5.1 Construction noise mitigation measures

5.1.1 Noise management measures

The following recommendations provide feasible and reasonable noise control solutions to reduce noise impacts to sensitive receivers.

These should be considered and implemented where feasible and reasonable where there is potential for the noise management levels presented in Section 3.2 to be exceeded by the construction works either individually or cumulatively, which includes both external construction projects and other stages of SSD 9138102.

In accordance with the ICNG, feasible noise mitigation measures are those work practices or measures to reduce noise that are capable of being put into practice or of being engineered and are practical to build given project constraints such as safety and maintenance requirements. Reasonable noise mitigation measures are those feasible noise mitigation measures that are considered reasonable in the circumstances, based on a judgement that the overall noise benefits outweigh the overall adverse social economic and environmental effects, including the cost of implementing the measure. To make such a judgement, consideration is to be given to noise level impacts, duration of impacts, noise mitigation benefits, cost effectiveness of noise mitigation and community views.

Taking into account the predicted noise levels set out in Section 4.2.2 the following noise management measures are to be considered by a contractor during construction planning and implemented where feasible and reasonable. The advice provided here is in respect of acoustics only. Supplementary professional advice may need to be sought in respect of fire ratings, structural design, buildability, fitness for purpose and the like.

Table 5-1 outlines the noise control measures that will be implemented to manage the potential noise impacts on sensitive receivers near to the Project construction works, which are to be applied where reasonable and feasible. Some measures will assist with minimising vibration impacts too, and are indicated where this is applicable, refer to Section 5.2 for vibration management measures.

Table 5-1: Noise mitigation and management measures

	ible 5-1. Noise mitigation and management measures								
Control measure	Applies to	Details of the control measure	Estimated noise benefit	Feasible mitigation test	Deemed feasible?	Reasonable mitigation test	Deemed reasonable?	Adopted?	Justification and commentary
At-source mitigation measures									
Equipment selection	Airborne noise Vibration	Use quieter and less noise/vibration emitting construction methods where feasible and reasonable, for example use vibratory rollers, where practicable, would be operated with the vibratory mode switched off to reduce vibration impacts.) Where loud plant and/or equipment are being used in construction works, where feasible and reasonable the selection of alternative quieter plant and/or equipment should be considered for tasks.	Variable. Minimise noise impact and reduce risk of annoyance.	This measure could be feasibly implemented. To be determined on a case-by-case basis.	Yes	Sufficient noise or vibration reduction could be achieved at enough receivers. Deemed to be cost effective. Outweighs the identified social, economic, and environmental effects.	Yes	Yes	Project team shall review plant and equipment on a case- by-case basis and find opportunities to use items with lower noise/vibration impacts.
Equipment noise and vibration levels	Airborne noise Vibration	Plant and equipment must be properly maintained. Provide special attention to the use and maintenance of 'noise control' or 'silencing' kits fitted to machines to ensure they perform as intended, confirmed through regular inspection. When selecting equipment, the proponent should contact manufacturers or suppliers and ask for the noise level data of a range of suitable equipment. The proponent may also wish to compare the noise level data of similar equipment from different manufacturers or suppliers.	Variable. Typically potential benefits of 5-10 dB(A). Minimise noise impact and reduce risk of annoyance.	This measure could be feasibly implemented.	Yes	Routine measure for project team. Sufficient noise reduction could be achieved at enough receivers. Cost effective.	Yes	Yes	Unnecessarily loud equipment (or use of equipment) will be avoided where it is reasonable. Where atypically high noise levels and/or annoying characteristics occur because of inappropriate use, or due to faults or poor maintenance, the equipment should not be operated until repaired or replaced. This measure should be implemented through regular inspection by the appropriate project personnel. When selecting plant and equipment, a preference should be made for quieter plant/equipment items where an alternative is feasible and reasonable.
Alternative construction methods to reduce vibration	Vibration	Alternative, less vibration generating construction methods will be reviewed where vibration significant works found to be within the site-specific minimum working distance of a structure, as determined by site vibration monitoring. For example, the use of rocksaw cutting instead of rockbreaking to excavate.	Variable. Minimise vibration impacts and reduce risk of structural damage and/or annoyance.	This measure could be feasibly implemented. To be determined on a case-by-case basis.	Yes	Sufficient vibration reduction could be achieved at identified structure to reduce the risk of structural damage from vibration significant works.	Yes	Yes	The use of alternative methods to reduce vibration transmission will be considered where site specific vibration assessments indicate that minimum working distances for cosmetic damage cannot be met.
Rental plant and equipment	Airborne noise	The noise levels of plant and equipment items are to be considered in rental decisions, with quieter and less noise/vibration emitting construction methods where feasible and reasonable.	Variable. Minimise noise impact and reduce risk of annoyance.	This measure could be feasibly implemented. To be determined on a case-by-case basis.	Yes	Sufficient noise or vibration reduction could be achieved at enough receivers. Deemed to be cost effective. Outweighs the identified social, economic, and environmental effects.	Yes	Yes	Project team shall review plant and equipment on a case- by-case basis and find opportunities to use items with lower noise/vibration impacts. When selecting plant and equipment, a preference should be made for quieter plant/equipment items where an alternative is feasible and reasonable.
Worksite planning and layout	Airborne noise Vibration	Locate noise-generating activities away from sensitive receivers, where practicable. Plan traffic flow, parking, loading/unloading, and other vehicle movements to keep vehicles away from sensitive receivers where possible and to minimise reversing movements. Considerations should be given to minimising cumulative/concurrent impacts from other SSD 9138102 stages during layout planning (ie. access locations or parking locations).	Variable. Minimise noise impact and reduce risk of annoyance.	This measure could be feasibly implemented, subject to site constraints.	Yes	Deemed to be cost effective. Outweighs the identified social, economic and environmental effects.	Yes	Yes	Fixed noise sources are located away from sensitive receivers. Where feasible with space restrictions loading/unloading to be conducted away from sensitive receivers and truck reversing movements to be minimised.
Use and siting of plant	Airborne noise Vibration	Simultaneous operation of noisy plant within discernible range of a sensitive receiver is to be avoided. The offset distance between noisy plant and adjacent sensitive receivers is to be maximised. Plant used intermittently to be throttled down or shut down. Noise-emitting plant to be directed away from sensitive receivers. Any equipment not in use for extended periods during construction work must be switched off.	Up to 20 dB reduction + reduce vibration	This measure could be feasibly implemented, subject to site constraints.	Yes	Routine measure for project team. Sufficient noise reduction could be achieved at enough receivers. Deemed to be cost effective. Outweighs the identified social, economic, and environmental effects.	Yes	Yes	Equipment that is not directly needed for works at a given time will be switched off. Excess equipment will be avoided where it is not needed for the works and where it is reasonable to do without it.
Non-tonal and ambient sensitive reversing alarms	Airborne noise	Alternative reverse or other audible alarms, such as 'quackers' instead of the tonal 'beeping" type will be installed on all vehicles, mobile plant and fixed plant regularly used on site and on all vehicles & plant required for OOHW. For example, avoid tonal alarms on plant items such as gantry cranes, EWPs etc. Consider limiting the volume of other audible alarms on plant/ equipment, while maintaining safe working. Consider the use of ambient sensitive alarms that adjust output relative to the ambient noise level.	5-10 dB reduction	This measure could be feasibly implemented.	Yes	Sufficient noise reduction could be achieved at enough receivers. Deemed to be cost effective. Outweighs the identified social, economic, and environmental effects.		Yes	Project team will mandate use of non-tonal reversing alarms on regularly used on site equipment.

Control measure	Applies to	Details of the control measure	Estimated noise benefit	Feasible mitigation test	Deemed feasible?	Reasonable mitigation test	Deemed reasonable?	Adopted?	Justification and commentary
Minimise disturbance arising from delivery of goods	Airborne noise	Loading and unloading of materials/deliveries is to occur as far as possible from sensitive receivers. Select site access points and roads as far as possible away from sensitive receivers. Dedicated loading/unloading areas to be shielded if close to sensitive receivers if possible. Delivery vehicles to be fitted with straps rather than chains for unloading, wherever possible. Minimise unnecessary acceleration on site and avoid vigorous slamming of truck doors, or noise events from tailgates.	Variable. Reduce noise/ vibration impact + risk of annoyance.	This measure could be feasibly implemented, subject to trial of long-life shotcrete mix on site.	Yes	Sufficient noise reduction could be achieved at enough receivers. Deemed to be cost effective. Outweighs the identified social, economic, and environmental effects.	Yes	Yes	Drivers will be reminded to drive responsibly on-site as part of toolbox talks and/or inductions, especially when accessing and departing the site. See also Heavy vehicle code of conduct and truck routes below.
Silencers on mobile plant	Airborne noise	 Where possible reduce noise from mobile plant through additional fittings, or the selection of items with preinstalled noise mitigation measures, including: Residential grade mufflers Air Parking brake engagement is silenced. Ensure plant including the silencer is well maintained. 	0-20 dB reduction Reduce annoyance + sleep disturbance.	This measure could be feasibly implemented. Subject to availability for each equipment item.	Yes	Potential benefit of 0-20 dB(A). Deemed to be cost effective. Outweighs the identified social, economic and environmental effects.	Yes	Yes	Prior to regular use onsite each plant item should be inspected by the appropriate project personnel while it is in operation to confirm if it exhibits atypically high noise levels and/or annoying characteristics. Where this is observed, the need to fit silencers or alternate mitigation/management (ie. use limitations) measures for the identified plant should be considered. When selecting mobile plant and equipment, a preference should be made for items that already have residential grade mufflers and/or air-brake silencers installed.
Prefabrication of materials off-site	Airborne noise	Where practicable, pre-fabricate and/or prepare materials off-site to reduce noise with special audible characteristics occurring on site. Materials can then be delivered to site for installation.	5-20 dB reduction Reduce noise/ vibration impact + risk of annoyance	This measure could be feasibly implemented for various components.	Yes	Sufficient noise reduction could be achieved at enough receivers. Deemed to be cost effective. Outweighs the identified social, economic, and environmental effects.	Yes	Yes	Where practicable, components will be pre-fabricated and/or prepare materials off-site, and delivered to site for installation.
Engine compression brakes	Airborne noise	Limit the use of engine compression brakes in residential areas. Ensure vehicles are fitted with a maintained original equipment manufacturer exhaust silencer or a silencer that complies with the National Transport Commission's 'In-service test procedure' and standard.	5-20 dB reduction	This measure could be feasibly implemented. Subject to availability for each equipment item.	Yes	Potential benefit of 5-10 dB(A). Deemed to be cost effective. Outweighs the identified social, economic and environmental effects.	Yes	Yes	Drivers will be reminded through toolbox talks or inductions to drive responsibly to and from the site, especially when in residential areas. Good heavy vehicle operating behaviour will be implemented through toolbox talks and as part of the truck management system.
Path mitigation measu	ures								j ,
Site sheds	Airborne noise	Site sheds to be strategically located to provide shielding to nearby residences.	Receiver with line of site of the works area: 5-10 dB reduction	This measure is generally feasible, provided there is sufficient space to locate the sheds.	is sufficient	Potential benefit of 5-10 dB(A). Sufficient noise reduction could be achieved at enough receivers. Deemed to be cost effective.	Yes	Yes	Strategically locating site sheds to act as noise barriers will be considered as part of site planning, and adopted where there is sufficient space is available and where significant noise reduction can be achieved.
Laydown and stockpiling	Airborne noise	Locate laydown and stock piling as far from residences within the construction works areas. Alternatively, where this is not possible, they should be considered for use as noise mounds.	Variable. Minimise noise impact and reduce risk of annoyance.	This measure could be feasibly implemented, subject to site constraints.	Yes	Potential benefit of 5-10 dB(A). Deemed to be cost effective. Outweighs the identified social, economic and environmental effects.	Yes	Yes	Where feasible, considering space restrictions, loading/unloading at laydown and stock piling areas to be conducted away from sensitive receivers and truck reversing movements to be minimised.
Hoardings	Airborne noise	Erection of hoarding around the perimeter of the site or around noise generating sources. Hoarding would have sufficient height to shield sensitive receivers from noisy activities.	Receiver with line of site of the works area: 5-10 dB reduction	This measure is generally feasible, provided there is sufficient space to complete the works.	Yes, where there is sufficient space	 Potential benefit of 5 dB(A). Insufficient noise reduction could be achieved at enough receivers. Not cost effective. Minor to moderate visual and amenity impacts Does not outweigh the identified social, economic, and environmental effects. 	No	No	Typical height site hoardings would not provide sufficient noise reduction to enough receivers to justify the additional noise impacts and costs of installation. Erecting taller hoardings will require footings for reinforcement and will take longer than the duration of the works. Therefore, it will not be adopted to reduce noise impacts. Hoardings may be implemented for other reasons apart from noise mitigation.
Using external warehouse walls to shield construction noise	Airborne noise	As part of the construction planning, coordinate the staging of construction works so that solid external warehouse walls first that can provide noise shielding from construction works to receivers R13 and R14 are erected as early as possible, as per Section 5.1.1.2.	Receiver with line of site of the works area: 5-10 dB reduction	This measure is generally feasible, subject to other competition planning elements and site constraints.	Yes, where can be feasibly implemented.	Potential benefit of 5-10 dB(A). Sufficient noise reduction could be achieved at enough receivers. Deemed to be cost effective.	Yes	Yes	Use of solid external warehouse walls to shield construction noise will be considered as part of site planning, and adopted subject to site constraints and where significant noise reduction can be achieved.

Control measure	Applies to	Details of the control measure	Estimated noise benefit	Feasible mitigation test	Deemed feasible?	Reasonable mitigation test	Deemed reasonable?	Adopted?	Justification and commentary
Management measure	es								
Implement Airb stakeholder consultation measures	notification) deta delivered to sens	Periodic notification (monthly letterbox drop and website notification) detailing all upcoming construction activities delivered to sensitive receivers at least 7 days prior to commencement of relevant works.	•	This measure could be feasibly implemented.	Yes	Routine task for project team.	Yes	Yes	Updates will be distributed regularly for the duration of the project.
		This should include details considering cumulative impacts across	identify solution to						
		other stages of SSD 9138102 where applicable. In addition to Periodic Notification, the following strategies may	assist in managing impacts.						
		be adopted to notify the community of upcoming works:							
		Project Specific Website Project Infolio Project I							
		Project InfolineEmail Distribution List							
		Web-based Surveys							
		Social Media							
		Community and Stakeholder Meetings.							
Register of noise and vibration sensitive receivers	Airborne noise Vibration	A register of most affected noise and vibration sensitive receivers (NVSRs) would be kept on site. The register would include the following details for each NVSR:	Assists with keeping stakeholders informed of the likely impact. Assists with planning and reducing potential noise/ vibration impact + risk of annoyance	This measure could be feasibly implemented.	Yes	Routine task for project team.	Yes	Yes	Register will be maintained for the duration of the project.
		Address of receiver							
		Category of receiver (e.g. Residential, Commercial etc.)							
		Contact name and phone number.							
		The register may be included as part of the Project's Community Liaison Plan or similar document.							
Site inductions	Airborne noise Vibration	All employees, contractors and subcontractors are to receive an environmental induction. The induction must at least include:	•	This measure could be of feasibly implemented.	Yes	Routine task for project team.	Yes	Yes	Inductions and toolbox talks will continue to be conducted for the project.
		 All relevant project specific and standard noise and vibration mitigation measures 							
		Permissible hours of work							
		 Any limitations on noise generating activities with special audible characteristics 							
		Location of nearest sensitive receivers							
		Construction employee parking areas							
		Designated loading/unloading areas and procedures							
		 Site opening/closing times (including deliveries) 							
		Environmental incident procedures.							
Construction hours and scheduling	Airborne noise Vibration		Minimise noise and vibration impact and	This measure could be feasibly implemented.	Yes	Routine task for project team.	Yes	Yes	Construction planning and scheduling will ensure works are undertaken within the approved hours.
	identified within minimum working distances for huma should be scheduled during less sensitive time periods,	Work generating high noise levels and vibration intensive plant identified within minimum working distances for human response should be scheduled during less sensitive time periods, such as after 9 am and before 5 pm. See Section 5.1.1.1 for additional information.	reduce risk of annoyance.						
Highly noise affected respite and respite	Airborne noise	Respite for highly noise affected receivers will be implemented as per Section 5.1.1.1.		This measure could be feasibly implemented, if	Yes	Sufficient noise reduction could be achieved at enough receivers.	Yes	Yes	Respite periods would be coordinate through the Monthly coordination meeting between SSD 9138102 contractors.
coordination		Where respite is required, consult with proponents of other construction works in the vicinity of the worksite and take reasonable steps to coordinate works to minimise cumulative impacts of noise and vibration and maximise respite for affected sensitive receivers (e.g. aligning respite evenings).		required.		Deemed to be cost effective. Outweighs the identified social, economic and environmental effects.			Respite coordination shall be conducted with neighbouring projects, through the MRPWG.

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Control measure	Applies to	Details of the control measure	Estimated noise benefit	Feasible mitigation test	Deemed feasible?	Reasonable mitigation test	Deemed reasonable?	Adopted?	Justification and commentary
High noise generating works and highly noise affected receivers	Airborne noise	Consistent with B50(d), where high noise generating works are proposed nearby to sensitive receivers, and noise levels at receivers could be above 75 dB(A) and so the receivers considered highly noise affected, respite periods should be considered where feasible and reasonable. See Section 5.1.1.1 for additional information. Periods of respite should be arranged with consideration of potential concurrent construction noise from other Project stages and other external projects (i.e. coordinate respite periods so that	Minimises noise impacts	This measure could be feasibly implemented, if required.	Yes	Sufficient noise reduction could be achieved at enough receivers. Deemed to be cost effective. Outweighs the identified social, economic and environmental effects.	Yes	Yes	Respite would be implemented where receivers could experience construction noise levels above 75 dB(A). Where respite is required, it would be coordinated with other construction stages.
	other projects don't impact receivers during designated periods of respite).								
Behavioural practices	Airborne noise	No swearing or unnecessary shouting or loud stereos/radios on site.	0-20 dB reduction Reduce annoyance +	This measure could be feasibly implemented.	Yes	Routine task for project team.	Yes	Yes	Inductions and toolbox talks will be used in the project to communicate required practices to reduced noise
		No dropping of materials from height, throwing of metal items and slamming of doors.	sleep disturbance.						impacts. Project team shall monitor site behaviour and advise
		No excessive revving of plant and vehicle engines. Controlled release of compressed air.							supervisors if issues arise, or additional behavioural practices are needed.
Heavy vehicle routes	Airborne noise	Construction heavy vehicles and delivery vehicles should be scheduled during standard construction hours, unless permitted as part of approved construction works outside of standard construction hours.	Minimises noise impacts	This measure could be feasibly implemented.	Yes	Routine task for project team.	Yes	Yes	Good heavy vehicle operating behaviour will be implemented through toolbox talks and as part of the truck management system.
Heavy vehicle code of conduct	Airborne noise	In accordance with CoC B60, develop a Heavy Vehicle Code of Conduct (HVCC) for all drivers to adhere to. The HVCC would require appropriate training of project contractors. It would include noise management methods such as limiting idling and compression braking, and traffic management practises to minimise noise emissions from vehicles entering and leaving the site.	Minimises noise impacts	This measure could be feasibly implemented.	Yes	Routine task for project team.	Yes	Yes	Good heavy vehicle operating behaviour will be implemented through toolbox talks and as part of the truck management system.
Verification monitoring	Airborne noise	In response to noise complaints, a noise monitoring program should be carried out for the duration of works in accordance with the Construction Noise and Vibration Management Plan (CNVMP) or CEMP and any approval conditions.	Minimises noise impacts	This measure could be feasibly implemented.	Yes	Deemed to be cost effective. Outweighs the identified social, economic and environmental effects.	Yes	Yes	Noise monitoring shall be carried out in response to verified noise complaints.
Complaints management	Airborne noise Vibration	bration In addition to the noise mitigation measures outlined above, a and	and reduce risk of annoyance.	This measure could be feasibly implemented.	Yes	Deemed to be cost effective. Outweighs the identified social, economic and environmental effects.	Yes	Yes	Complaints will be investigated and where the investigation identifies noise impacts of issue, appropriate noise amelioration measures put in place to mitigate future occurrences.
									Noise monitoring shall be carried out in response to verified noise complaints.
Cumulative noise management (external projects)	identify any cumulative construction noise issue for dev	Through the Mamre Road Precinct Working Group (MRPWG), identify any cumulative construction noise issue for developments under construction, considering community feedback.		This measure could be feasibly implemented, if required.	Yes	Sufficient noise reduction could be achieved at enough receivers. Deemed to be cost effective. Outweighs the identified social, economic and environmental effects.	Yes	Yes	Outcomes from the coordination with other construction projects through the MRPWG would be considered in construction planning (ie. any required OOHW and noise intensive works).
		Where management measures to minimise, cumulative impacts are identified, implement them where feasible and reasonable.		-1-					
Cumulative noise management (Other SSD 9138102 stages)		Coordinate work between other construction stages to minimise cumulative noise impacts, where feasible and reasonable. Coordination would be through monthly coordination meetings between SSD 9138102 contractors, during which potential cumulative impacts will be discussed along with a review of any	Minimises cumulative noise impacts	This measure could be feasibly implemented, if required.	Yes	Sufficient noise reduction could be achieved at enough receivers. Deemed to be cost effective. Outweighs the identified social, economic and environmental effects.	Yes	Yes	Identification of noise intensive works and coordination between other construction stages would be undertaken where required, to manage the potential for cumulative impacts from noise generating activities. Monthly coordination meeting between SSD 9138102
		likely required respite periods. Ensure that noise management measures consider cumulative impacts when construction works from two stages are occurring nearby to each other or are impacting the same receiver location.							contractors would take place, during which potential cumulative impacts will be discussed along with a review of any likely required respite periods so that the project planning for the different SSD 9138102 contractors can take place appropriately so that so that other projects
		Ensure periods of respite are coordinated so that other construction works are not impacting receiver that are being provided respite by another stage.							don't impact receivers during designated periods of respite.

Additionally, implementation of noise control measures, such as those suggested in Australian Standard 2436-2010 'Guide to Noise Control on Construction, Demolition and Maintenance Sites', are expected to reduce predicted construction noise levels. Australian Standard 2436-2010, Appendix C, Table C1 suggests possible remedies and alternatives to reduce noise emission levels from typical construction equipment. Table C2 in Appendix C presents typical examples of noise reductions achievable after treatment of various noise sources. Table C3 in Appendix C presents the relative effectiveness of various forms of noise control treatment.

5.1.1.1 Highly noise affected receivers

Some residential receivers nearest to the construction work areas may be 'highly noise affected' [i.e. exposed to noise levels that exceed 75 dB(A)] as a result of high noise generating works in close proximity.

As such, where construction noise is likely to be above the 'highly noise affected' level, respite periods should be considered where feasible and reasonable. The following potential respite periods would be considered:

- High noise impact activities carried out in continuous blocks of up to three hours. Respite provided between each block of high noise impact activities for at least one hour. No high noise impact activities carried out during this one hour respite period.
- Where an alternative approach to the above is preferable, a respite period can be agreed upon with the potentially impacted receivers if the premises are occupied during the construction period. Potential respite periods would limit the use of high impact activities, such as hammering, to say 9:00am to 5:00pm with a one hour break during this period.

Periods of respite should be arranged with consideration of potential concurrent construction noise from other Project stages and other external projects (i.e. coordinate respite periods so that other projects don't impact receivers during designated periods of respite).

The coordination of respite between other SSD 9138102 contractors would take place through regular coordination meetings between SSD 9138102 contractors as detailed in Table 5-1. During which likely required periods of respite from noise intensive works should be identified, so that the project planning for the different SSD 9138102 contractors can take place appropriately so that so that other projects don't impact receivers during designated periods of respite.

5.1.1.2 Site specific practices

Using external warehouse walls to shield construction noise

As part of the construction planning, coordinate the staging of construction works so that solid
external warehouse walls first that can provide noise shielding from construction works to
receivers R13 and R14 are erected as early as possible. These shed elements should then be used
to provide noise shielding to the noise sensitive receivers where feasible and reasonable.

5.1.2 Noise monitoring

The following approach could be adopted regarding noise monitoring procedures during the construction works in response to noise complaints or any unexpected levels of construction noise [to address CoC C1 I]. Details of the procedures for noise monitoring are presented in APPENDIX B.

- In the event of a confirmed construction noise complaint, noise monitoring may be carried out to examine construction noise impacts.
 - Reasonable and feasible noise reduction measures must be investigated, where necessary.
 - Typically short term (attended) noise monitoring would be undertaken to investigate a complaint as opposed to ongoing noise logging as this will enable a faster response time.
 - Where short term attended noise measurements cannot produce a suitable outcome, long term noise monitoring will be considered. Typically, long term monitoring is useful primarily to check if start/finish times or respite periods have been adhered to. Given this limitation, that are not typically proposed in first instance.

5.2 Vibration management measures

In accordance with CoC B63, the following vibration management limits and associated mitigation and management measures are to be implemented by the Project to minimise vibration impact from construction activities of the project from potentially impacting receivers.

5.2.1 Cosmetic damage

- 1. Where construction activities occur in close proximity to:
 - a. sensitive receivers/structures or on material that will likely cause vibration to any identified receiver/structures, or;
 - b. within 30 metres of a residential building, in accordance with CoC B62,

Vibration testing of actual equipment on site should be carried out prior to their commencement of site operation to determine site specific acceptable minimum working distance to the nearby sensitive receiver/structures location/s.

The minimum working distances and vibration limits for the Project, as per CoC B63, will be based upon the vibration limits identified in Section 3.3.3 and Section 3.3.4.

Undertake attended vibration measurements at the commencement of vibration-generating activities to establish site-specific minimum working distances and re-assess potential impacts (if required). This may include further detailed analysis based on the frequency content of the vibration levels.

2. If vibration intensive work is proposed to occur within the site specific acceptable minimum working distance, then the following would be carried out:

a. Evaluate whether alternative construction methods, plant or equipment can be utilised for the works and re-assess potential impacts (if required).

- b. If there is any risk of exceeding the vibration objectives identified in Section 3.3.3 and Section 3.3.4 after all of the above options have been considered, a permanent vibration monitoring system should be installed, to warn plant operators (via flashing light, audible alarm, SMS, etc) when vibration levels are approaching the structural/cosmetic damage limits. It is recommended that for the operator alerts, that multiple alert levels are set. Typically, this would be an alert trigger level at 75% of the vibration criteria (i.e. amber alert), and an alert trigger level at 100% of the vibration criteria (i.e. red alert).
 - Detailed vibration monitoring procedures are outlined in APPENDIX D.
- c. A management procedure would be developed prior to the works taking place to determine the response to each trigger level. It is recommended that this includes a pause and management measures for an alert trigger level at 75% of the vibration criteria, and stop work at an alert trigger level at 100% of the vibration criteria. Where stop work is triggered, it is recommended that the following are undertaken:

STOP WORKS PROCEDURE

- i. Investigate cause of exceedance
- ii. Visual inspection of the vibration sensitive building/structure/item including photos
- iii. If no cosmetic damage is found, works and vibration monitoring can be resumed
- iv. If cosmetic damage has been identified, repair damage or undertake any specific required action (i.e. data centre notification) and a different construction method with lower source vibration levels is to be used.
- d. If works are proposed within the cosmetic damage minimum working distance, prior to starting work a building/structure condition survey would be carried out on vibration sensitive items/structures within the minimum working distances and vibration limits determined to manage cosmetic damage.
- 3. Dilapidation surveys must be conducted for the following;
 - a. all receivers within close proximity of the construction site.
 - b. In accordance with CoC B64, prior to commencement of earthworks, a preconstruction dilapidation report for adjoining properties that may be affected by proposed earthworks (including Lot 2 DP 250002, Lots 141 and 142 DP 1033686, Lot 15 DP 253503 and Lot 4132 DP 857093). The report must be submitted to the Planning Secretary and the relevant property owner(s) prior to construction works commencing on the site.

As such, it is recommended that the Stage 3 contractor obtain a copy of the report undertaken as part of previous stages and/or undertake their own preconstruction dilapidation report.

c. In accordance with CoC B65, if requested by the property owner, the Applicant must repair, or pay the full costs associated with repairing, any damage to adjoining properties caused by carrying out the development in accordance with the preconstruction dilapidation reports required by CoC B64, unless otherwise agreed by the Planning Secretary.

5.2.2 Human annoyance

Many building occupants assume that building damage is occurring when they feel vibration or observe rattling of loose objects, however the level of vibration at which people perceive vibration or at which loose objects may rattle is far lower than vibration levels that can cause damage to structures. At properties near the construction works, nearby receivers may be able to feel vibration when vibration-generating equipment is being utilised. For this reason, it is appropriate identify properties where there is a probability of adverse comment so that impacts can be managed.

- Complaints in relation to vibration should be handled consistent with the Community and Stakeholder Communications Strategy (CSCS). Following receipt of a complaint which related to construction vibration, acknowledgement of the complaint to the stakeholder or community contact should be made. A proposed response should then be developed by the Project team, which may require input from a noise and vibration consultant.
- 2. Each complaint should be investigated, and where there is potential that vibration levels could be exceeding the established limits, vibration monitoring should be undertaken as detailed in in APPENDIX D.
- 3. Where vibration levels are established as exceeding the established limits, appropriate amelioration measures should be put in place to mitigate future occurrences.
- 4. Where vibration is found to be excessive, management measures should be implemented to ensure vibration compliance is achieved. Management measures may include modification of construction methods such as using smaller equipment, establishment of safe buffer zones as mentioned above, and if necessary, time restrictions for the most excessive vibration activities. Time restrictions are to be negotiated with affected receivers.
- 5. Attended vibration measurements for human annoyance should be carried out as required to appropriately manage the works. The proximity of neighbouring residences will be communicated to subcontractors highlighting the relevant vibration restrictions and criteria for the area. This information will also be communicated during pre-tender meetings, start-up meetings and site inductions of personnel.
- 6. Notification by letterbox drop would be carried out for all buildings in the vicinity of the construction site. These measures are to address potential community concerns that

perceived vibration may cause damage to property. Notification is to be provided to all occupants prior to any works that may cause vibration.

7. In relation to CoC B63, following the implementation of feasible and reasonable mitigation and management measures, where construction vibration levels remain above the human annoyance limits when a premises is occupied, vibration intensive works, including the use of vibratory compactors, may continue where there is an agreement in place with the potentially impacted receiver.

Detailed vibration monitoring procedures are outlined in APPENDIX D.

6 Compliance management

6.1 Roles and responsibilities

Section 3.2 of the Construction Environmental Management Plan (CEMP) details roles and responsibilities for environmental management for the Project, this includes noise and vibration aspects covered by this CNVMP. The items that will specifically be covered include:

- Ongoing management of construction works, and implementing the noise and vibration mitigation and management as per this CNVMP.
- Noise and vibration monitoring.
- Responses to noise and vibration complaints.

6.2 Training

All employees, contractors, sub-contractors and utility staff working on site will undergo site induction training that includes construction noise and vibration management issues. The induction training will address elements related to noise and vibration management including:

- Existence and requirements of this sub-plan
- Relevant legislation
- Approved construction hours
- Location of noise sensitive areas
- Complaints reporting
- General noise and vibration management measures
- Specific responsibilities to minimise impacts on the community and built environment from noise and vibration associated with the works.

6.3 Community consultation and complaints management

Noise and vibration levels generated by construction activities associated with the construction of the development must aim to comply with the noise and vibration goals set by the relevant regulations and quidelines.

Good relations with people living and working in the vicinity of a construction site should be established at the beginning of a project and be maintained throughout the project, as this is of paramount importance. Keeping people informed of progress and taking complaints seriously and dealing with them expeditiously is critical. The person selected to liaise with the community must be adequately trained and experienced in such matters.

A CSCS has been established by ESR for the Project for implementation throughout the construction works. This procedure outlines the most effective communication methods to enable effective communication with the community and assist the Project team to deliver the Project with minimal disruption.

Community complaints will be managed under the stakeholder and community feedback protocol (Section 5.8 of the CSCS).

Feedback is defined as any communication received from a stakeholder or community member which expresses support and/or dissatisfaction with any aspect of the Project and its delivery. Section 2.2 of the CEMP outlines approach and response timings for general enquiries.

The construction contractor is responsible for ensuring that all reasonable and feasible mitigation and management measures are implemented, to minimise the generation of excessive noise and/or vibration levels from the site to nearby sensitive areas.

Additionally, as per CoC B50 (b), updates to this CNVMP should be undertaken considering feedback from owners of adjoining residential properties (including those still occupied for residential use in the MRP). Consultation with these nearby potentially impacted receivers has been undertaken, and the details of this consultation to date is presented in APPENDIX B. Construction noise and vibration was specifically discussed at these meetings, and property owners/residents were provided with further information in regard to construction noise and vibration, and how construction impacts are proposed to be managed. Based upon this consultation, there have been no specific additional updates to this CNVMP that have been identified.

Consultation outcomes with potentially impacted receivers should be considered as part of further construction planning in accordance with CoC B50(e). Examples of this would be for receiver respite as per Section 5.1.1.1.

Owners and occupants of nearby affected properties are to be informed by direct mail of a direct telephone line and contact person to either make a noise and/or vibration complaint or request information.

Nearby development should be notified of the proposed works.

The notification should outline:

- Detail of a site point of contact.
- The anticipated duration of the project as a work.
- Identify the duration of the construction stages.

Identify what stages will have greatest potential impact on each resident. This will provide much clearer information for each party about how the site work will impact them specifically (the duration over which the greatest noise impact will occur).

In accordance with CoC B50 (f), all noise and/or vibration complaints associated with the construction works shall be investigated in accordance with the Noise / Vibration Complaint Management Procedure identified in APPENDIX E.

In accordance with CoC C1 (e), where unforeseen construction works are required, they are to be managed consistent with this CNVMP following a review of potential noise and vibration impacts, with management measures as detailed in Section 5 to be implemented where feasible and reasonable, including monitoring as per Section 5.1 for noise and Section 5.2 for vibration levels where required.

A complaints register will be maintained for the Project, and where the outcomes of investigations can identify improvements in noise and/or vibration management, these will be considered as part of construction planning in accordance with CoC B50(e), and adopted where feasible and reasonable.

7 Review and improvement

7.1 Continuous improvement

Continuous improvement of this CNVMP will be achieved by the ongoing evaluation of environmental management performance against environmental policies, guidelines and objectives for the purpose of identifying opportunities for improvement. The continuous improvement process will be designed to:

- Identify areas for improved environmental management and performance;
- Determine the cause or causes of non-conformances and deficiencies;
- Verify the effectiveness of the corrective and preventative actions;
- Document any changes in procedures resulting from process improvement.

7.2 Update and amendment

The above process may result in the need to update or revise this CNVMP. Where this occurs, a copy of the updated CNVMP and changes will be distributed to all relevant stakeholders.

As part of the future development applications within the Project boundary, this CNVMP should be updated as follows:

- identify the likely noise and vibration impacts during construction, and
- review and update the construction mitigation and management measures in Section 5 so that
 potential noise and vibration impacts from the works can be appropriately managed in a feasible
 and reasonable manner. These controls are to be updated if required for the proposed works.

Additionally, consistent with the CoC B50 (h) requirements for periodic review and with the CEMP requirements, the Project will undertake a bi-annually review of the adequacy of the environmental mitigation measures in the CEMP and Sub-Plans, including this CNVMP, as well as the effectiveness of their implementation to determine whether they are still applicable to the activities being carried out onsite. As part of the management plan review, complaints, incidents, stakeholder issues, critical issues, resourcing, recommendations of environmental audits and ER inspections would be reviewed to be included in the latest revision of the plan.

References

- 1. NSW Department of Climate Change and Water (2011), Road Noise Policy (RNP)
- 2. NSW Department of Environment and Climate Change (2009), *Interim Construction Noise Guideline* (ICNG)
- 3. NSW Environment Protection Authority (2017), Noise Policy for Industry (NPfl)
- 4. NSW Department of Environment and Conservation, *Assessing Vibration a technical guideline* (AVTG), 2006
- 5. British Standard BS 6472-2008, Evaluation of human exposure to vibration in buildings (1-80Hz)
- 6. British Standard 7385: Part 2-1993 Evaluation and measurement of vibration in buildings
- 7. German Standard DIN4150-2016 Structural vibration Part 3: Effects of vibration on Structures
- 8. Standards Australia (2016), *Guide to Noise Control on Construction, Demolition and Maintenance Sites*, AS 2436:2010 (R2016)
- 9. Standards Australia (2018), *Acoustics—Description and measurement of environmental noise,* AS1055:2018
- 10. AS IEC 61672.1-2004 Electroacoustic Sound Level Meters Specifications

APPENDIX A Technical terms and concepts

A.1 Glossary of terminology - Noise

The following is a brief description of the technical terms used to describe noise and to assist in understanding the technical issues presented.

Absorption Coefficient α	The absorption coefficient of a material, usually measured for each octave or third-octave band and ranging between zero and one. For example, a value of 0.85 for an octave band means that 85% of the sound energy within that octave band is absorbed on coming into contact with the material. Conversely, a low value below about 0.1 means the material is acoustically reflective.		
Adverse weather	Weather effects that enhance noise (particularly wind and temperature inversions) occurring at a site for a significant period of time. In the NSW INP this occurs when wind occurs for more than 30% of the time in any assessment period in any season and/or temperature inversions occurring more than 30% of nights in winter.		
Air-borne noise	Noise which is fundamentally transmitted by way of the air and can be attenuated by the use of barriers and walls placed physically between the noise source and receiver.		
Ambient noise	The all-encompassing noise associated within a given environment at a given time, usually composed of sound from all sources near and far.		
Amenity	A desirable or usef	ul feature o	r facility of a building or place.
AS	Australian Standard	d	
Assessment period	The time period in which an assessment is made. e.g. Day 7am-10pm & Night 10pm-7am.		
Assessment Point	A location at which a noise or vibration measurement is taken or estimated.		
Attenuation	The reduction in the level of sound or vibration.		
Audible Range	The limits of frequency which are audible or heard as sound. The normal hearing in young adults detects ranges from 20 Hz to 20 kHz, although some people can detect sound with frequencies outside these limits.		
A-weighting	A filter applied to the sound recording made by a microphone to approximate the response of the human ear.		
Background noise	Background noise is the term used to describe the underlying level of noise present in the ambient noise, measured in the absence of the noise under investigation. It is described as the average of the minimum noise levels measured on a sound level meter and is measured statistically as the A-weighted noise level exceeded for ninety percent of a sample period. This is represented as the LA90 noise level if measured as an overall level or an L90 noise level when measured in octave or third-octave bands.		
Barrier (Noise)	A natural or constructed physical barrier which impedes the propagation of sound and includes fences, walls, earth mounds or berms and buildings.		
Berm	Earth or overburde	n mound.	
Buffer	An area of land between a source and a noise-sensitive receiver and may be an open space or a noise-tolerant land use.		
Bund	A bund is an embankment or wall of brick, stone, concrete or other impervious material, which may form part or all of the perimeter of a compound.		
BS	British Standard		
CoRTN	United Kingdom Department of Environment entitled "Calculation of Road Traffic Noise (1988)"		
Decibel [dB]	The units that sour common sounds in		red in. The following are examples of the decibel readings of nment:
	threshold of	0 dB	The faintest sound we can hear, defined as 20 micro Pascal
	hearing	10 dB	Human breathing

	almost silent	20 dB	
		30 dB	Quiet bedroom or in a quiet national park location
		40 dB	Library
	generally quiet	50 dB	Typical office space or ambience in the city at night
	moderately loud	60 dB	CBD mall at lunch time
	moderately loud	70 dB	The sound of a car passing on the street
	loud	80 dB	Loud music played at home
		90 dB	The sound of a truck passing on the street
	vom dovel	100 dB	Indoor rock band concert
	very loud	110 dB	Operating a chainsaw or jackhammer
	extremely loud	120 dB	Jet plane take-off at 100m away
		130 dB	
	threshold of pain	140 dB	Military jet take-off at 25m away
dB(A)	A-weighted decibel. The A- weighting noise filter simulates the response of the human ear at relatively low levels, where the ear is not as effective in hearing low frequency sounds as it is in hearing high frequency sounds. That is, low frequency sounds of the same dB level are not heard as loud as high frequency sounds. The sound level meter replicates the human response of the ear by using an electronic filter which is called the "A" filter. A sound level measured with this filter is denoted as dB(A). Practically all noise is measured using the A filter.		
dB(C)	C-weighted decibels. The C-weighting noise filter simulates the response of the human ear at relatively high levels, where the human ear is nearly equally effective at hearing from mid-low frequency (63Hz) to mid-high frequency (4kHz), but is less effective outside these frequencies. The dB(C) level is not widely used but has some applications.		
Deemed-to-Satisfy Provisions	The Deemed-to-Satisfy Provisions are an optional means of achieving compliance with the mandatory Performance Requirements of the National Construction Code. (also see Alternate Solution)		
Diffraction	The distortion of so	ound waves	s caused when passing tangentially around solid objects.
DIN	German Standard		
Discontinuous Construction	A wall system having a minimum 20mm cavity between two separate leaves, where, for other than masonry there is no mechanical linkage between leaves except at the periphery.		
DnT,w	Weighted Standard	dised Field I	Level Difference
	A measure of sound insulation performance of a building element. It is characterised by the difference in noise level on each side of a wall or floor. It is measured in-situ.		
	It is a field measurement that relates to the Rw laboratory measured value but is not equal to it because an in-situ space is not of the same quality as a laboratory space.		
	The value is indicative of the level of speech privacy between spaces. The higher its value the better the insulation performance.		
ECRTN	Environmental Criteria for Road Traffic Noise, NSW, 1999		
ENMM	Environmental Noise Management Manual, Roads and Maritime Services (Transport for NSW)		
EPA	Environment Protection Authority		
Field Test	A test of the sound	d insulation	performance in-situ. See also 'Laboratory Test'
	The sound insulation	on perform	ance between building spaces can be measured by conducting a
	A field test is cond	ucted in a r	uring the construction stage or on completion. non-ideal acoustic environment. It is generally not possible to an individual building element accurately as the results can be
	affected by numer		

FIIC	Field Impact Isolation Class.	
	A measure of the noise impact performance of a floor. The value indicates the resistance of the floor to the transmission of impact sound and is measured using a standard tapping machine. It is measured in-situ and is therefore subject to the inherent accuracies involved in such a measurement.	
	The term is defined in ASTM E492 and E1007. It is a field measure of the level of impact sound transmitted to a space via a floor. The equivalent measurement in a laboratory is termed the IIC. The higher the value the better the performance.	
Flanking	Flanking is the transfer of sound through paths around a building element rather than through the building element material directly.	
	For example, sound travelling through a gap underneath a door or a gap at the top of a wall.	
Fluctuating Noise	Noise that varies continuously to an appreciable extent over the period of observation.	
Free-field	An environment in which there are no acoustic reflective surfaces. Free field noise measurements are carried out outdoors at least 3.5m from any acoustic reflecting structures other than the ground.	
Frequency	Frequency is synonymous to pitch. Sounds have a pitch which is peculiar to the nature of the sound generator. For example, the sound of a tiny bell has a high pitch and the sound of a bass drum has a low pitch. Frequency or pitch can be measured on a scale in units of Hertz or Hz.	
FSTC	Field Sound Transmission Class	
	A measure of the sound insulation performance of a building element. It is characterised by the difference in noise level on each side of a wall or floor. It is measured in the field and is therefore subject to the inherent inaccuracies involved in such a measurement.	
	The term was referred to in older superseded versions of the Building Code of Australia and has now been replaced with the term DnT,w.	
Ground-borne noise	Vibration propagated through the ground and then radiated as noise by vibrating building elements such as wall and floor surfaces. This noise is more noticeable in rooms that are well insulated from other airborne noise. An example would be vibration transmitted from an underground rail line radiating as sound in a bedroom of a building located above.	
Habitable Area	Includes a bedroom, living room, lounge room, music room, television room, kitchen, dining room, sewing room, study, playroom, family room, home theatre and sunroom.	
	Excludes a bathroom, laundry, water closet, pantry, walk-in wardrobe, corridor, hallway, lobby, photographic darkroom, clothes drying room, and other spaces of a specialised nature occupied neither frequently nor for extended periods.	
Heavy Vehicle	A truck, transporter or other vehicle with a gross weight above a specified level (for example: over 8 tonnes).	
IGANRIP	Interim Guideline for the Assessment of Noise from Rail Infrastructure Projects, NSW DEC 2007	
IIC	Impact Isolation Class	
	A measure of the noise impact performance of a floor. It is measured in very controlled conditions in a laboratory and is characterised by how much sound reaches the receiving room from the operation a standard tapping machine placed on the floor.	
	The term is defined in ASTM E492 and E1007. The higher the number the better the performance.	
Impact Noise	The noise in a room, caused by impact or collision of an object onto the walls or the floor. Typical sources of impact noise are footsteps on the floor above a tenancy and the slamming of doors on cupboards mounted on the common wall between tenancies.	
Impulsive noise	Having a high peak of short duration or a sequence of such peaks. A sequence of impulses in rapid succession is termed repetitive impulsive noise.	
INP	NSW Industrial Noise Policy, EPA 1999	
Intermittent noise	The level suddenly drops to that of the background noise several times during the period of observation.	
Intertenancy wall	Walls that separate buildings or units within a building. They may provide sound resistance or serve as a fire wall. Synonymous with 'party wall'.	
Intrusive noise	Refers to noise that intrudes above the background level by more than 5 dB(A).	

ISEPP	State Environmental Planning Policy (Infrastructure), NSW, 2007	
ISEPP Guideline	Development Near Rail Corridors and Busy Roads - Interim Guideline, NSW Department of Planning, December 2008	
L1	The sound pressure level that is exceeded for 1% of the time for which the given sound is measured.	
L10	The sound pressure level that is exceeded for 10% of the time for which the given sound is measured.	
L10(1hr)	The L10 level measured over a 1 hour period.	
L10(18hr)	The arithmetic average of the L10(1hr) levels for the 18 hour period between 6am and 12 midnight on a normal working day.	
L90	The level of noise exceeded for 90% of the time. The bottom 10% of the sample is the L90 noise level expressed in units of dB(A).	
LAeq or Leq	The "equivalent noise level" is the summation of noise events and integrated over a selected period of time, which would produce the same energy as a fluctuating sound level. When Aweighted, this is written as the LAeq.	
LAeq(1hr)	The LAeq noise level for a one-hour period. In the context of the NSW EPA's Road Noise Policy it represents the highest tenth percentile hourly A-weighted Leq during the period 7am to 10pm, or 10pm to 7am (whichever is relevant).	
LAeq(8hr)	The LAeq noise level for the period 10pm to 6am.	
LAeq(9hr)	The LAeq noise level for the period 10pm to 7am.	
LAeq(15hr)	The LAeq noise level for the period 7am to 10pm.	
LAeq (24hr)	The LAeq noise level during a 24 hour period, usually from midnight to midnight.	
Lmax	The maximum sound pressure level measured over a given period. When A-weighted, this is usually written as the LAmax.	
Lmin	The minimum sound pressure level measured over a given period. When A-weighted, this is usually written as the LAmin.	
Ln,w	Weighted Normalised Impact Sound Pressure Level	
	A measure of the sound level transmitted from impacts on a floor to a tenancy below. It is measured in very controlled conditions in a laboratory and is characterised by how much sound reaches the receiving room from a standard tapping machine.	
	A lower value indicates a better performing floor.	
LnT,w	Weighted Standardised Field Impact Sound Pressure Level	
	As for Ln,w but measured in-situ and therefore subject to the inherent accuracies involved in such a measurement.	
	The equivalent measurement in a laboratory is the Ln,w.	
	A lower value indicates a better performing floor.	
Laboratory Test	The performance of a building element when measured in a laboratory. The sound insulation performance of a building element installed in a building however can differ from its laboratory performance for many reasons including the quality of workmanship, the size and shape of the space in which the measurement is conducted, flanking paths and the specific characteristics of the material used which may vary from batch to batch.	
Loudness	A rise of 10 dB in sound level corresponds approximately to a doubling of subjective loudness. That is, a sound of 85 dB is twice as loud as a sound of 75 dB which is twice as loud as a sound of 65 dB and so on. That is, the sound of 85 dB is four times or 400% the loudness of a sound of 65 dB.	
Microphone	An electro-acoustic transducer which receives an acoustic signal and delivers a corresponding electric signal.	
NCA	Noise Catchment Area. An area of study within which the noise environment is substantially similar.	

NMG	Noise Mitigation Guideline, Roads and Maritime Services (Transport for NSW)		
Noise	Unwanted sound		
Normalised	A method of adjusting the measured noise indices in a laboratory so that they are independent of the measuring space.		
	The noise level in a room is affected by reverberation in the room. For example, the Ln,w impact sound pressure level measured in a laboratory is dependent upon the amount of absorptive material in the receiving room. The value is adjusted to what would be measured if the sound absorption in the receiving room is set at 10m2. This enables all laboratories to report the same value when measured under slightly different conditions. See also 'Standardised'.		
NRC	Noise Reduction Coefficient.		
	A measure of the ability of a material to absorb sound. The NRC is generally a number between 0 and 1 but in some circumstances can be slightly greater than 1 because of absorption at the edges of the material. A material with an NRC rating of 1 absorbs 100% of incoming sound, that is, no sound is reflected back from the material.		
	The NRS is the average of the absorption coefficient measured in the octave bands 250Hz, 500Hz, 1kHz & 2kHz which correspond to the predominant frequencies associated with the human voice.		
Partition wall	A wall dividing two rooms.		
Party wall	A wall dividing two tenancies. Synonymous with 'Intertenancy Wall'.		
Pre-construction	Work in respect of the proposed project that includes design, survey, acquisitions, fencing, investigative drilling or excavation, building/road dilapidation surveys, minor clearing (except where threatened species, populations or ecological communities would be affected), establishing ancillary facilities such as site compounds, or other relevant activities determined to have minimal environmental impact (e.g. minor access roads).		
RBL	Rating Background Level is the representative LA90 background noise level for a period, as defined in the NSW EPA's noise policies.		
Reflection	Sound wave reflected from a solid object obscuring its path.		
RING	Rail Infrastructure Noise Guideline, NSW, May 2013		
RMS	Root Mean Square value representing the average value of a signal.		
Rw	Weighted Sound Reduction Index		
	A measure of the sound insulation performance of a building element. It is measured in very controlled conditions in a laboratory.		
	The term supersedes the value STC which was used in older versions of the Building Code of Australia. Rw is measured and calculated using the procedure in ISO 717-1. The related field measurement is the DnT,w.		
	The higher the value the better the acoustic performance of the building element.		
R'w	Weighted Apparent Sound Reduction Index.		
	As for Rw but measured in-situ and therefore subject to the inherent accuracies involved in such a measurement.		
	The higher the value the better the acoustic performance of the building element.		
RNP	Road Noise Policy, NSW, March 2011		
Sabine	A measure of the total acoustic absorption provided by a material.		
	It is the product of the Absorption Coefficient (alpha) and the surface area of the material (m2). For example, a material with alpha = 0.65 and a surface area of $8.2m2$ would have $0.65 \times 8.2 = 5.33$ Sabine.		
	Sabine is usually calculated for each individual octave band (or third-octave).		
SEL	Sound Exposure Level (SEL) is the constant sound level which, if maintained for a period of 1 second would have the same acoustic energy as the measured noise event. SEL noise measurements are useful as they can be converted to obtain Leq sound levels over any period of time and can be used for predicting noise at various locations.		
Sole-occupancy Unit	An area within a building for the exclusive use of the owner or occupier.		
Sound	A fluctuation of air pressure which is propagated as a wave through air.		

Sound absorption	The ability of a material to absorb sound energy by conversion to thermal energy.	
Sound Insulation	Sound insulation refers to the ability of a construction or building element to limit noise transmission through the building element. The sound insulation of a material can be described by the Rw and the sound insulation between two rooms can be described by the DnT,w.	
Sound level meter	An instrument consisting of a microphone, amplifier and indicating device, having a declared performance and designed to measure sound pressure levels.	
Sound power level	Ten times the logarithm to the base 10 of the ratio of the sound power of the source to the reference sound power of 1 pico watt.	
Sound pressure level	The level of noise, usually expressed in decibels, as measured by a standard sound level meter with a microphone referenced to 20 micro Pascal.	
Spoil	Soil or materials arising from excavation activities.	
Standardised	A method of adjusting the measured noise indices in-situ so that they are independent of the measuring space.	
	The noise level in a room is affected by reverberation in the room. For example, the L'n,w impact sound pressure level measured in a room is dependent upon the amount of absorptive material in the receiving room. The value is adjusted to what would be measured if the reverberation time in the receiving room is set at 0.5 seconds. This enables the same value to be reported independent of whether the room contains carpet and furnishings and the like. See also 'Normalised'.	
STC	Sound Transmission Class	
	A measure of the sound insulation performance of a building element. It is measured in controlled conditions in a laboratory.	
	The term has been superseded by Rw.	
Structure-borne Noise	Audible noise generated by vibration induced in the ground and/or a structure. Vibration can be generated by impact or by solid contact with a vibrating machine.	
	Structure-borne noise cannot be attenuated by barriers or walls but requires the isolation of the vibration source itself. This can be achieved using a resilient element placed between the vibration source and its support such as rubber, neoprene or springs or by physical separation (using an air gap for example).	
	Examples of structure-borne noise include the noise of trains in underground tunnels heard to a listener above the ground, the sound of footsteps on the floor above a listener and the sound of a lift car passing in a shaft. See also 'Impact Noise'.	
Tonal Noise	Sound containing a prominent frequency and characterised by a definite pitch.	
Transmission Loss	The sound level difference between one room or area and another, usually of sound transmitted through an intervening partition or wall. Also the vibration level difference between one point and another.	
	For example, if the sound level on one side of a wall is 100dB and 65dB on the other side, it is said that the transmission loss of the wall is 35dB. If the transmission loss is normalised or standardised, it then becomes the Rw or R'w or DnT,w.	

A.2 Glossary of terminology - Vibration

The following is a brief description of the technical terms used specifically to describe vibration and to assist in understanding the technical issues presented.

Acceleration	The rate of change of velocity, often measured in m/s2 or g's. 1 g = 9.81 m/s2. Commonly used to assess human response to vibration and for machine condition monitoring.	
Accelerometer	A vibration transducer sensor that is used to measure acceleration.	
ANC	The Association of Noise Consultants, UK.	
Ambient vibration	The all-encompassing vibration occurring at a given location, at a given time, composed of all vibration sources near and far.	

Amplification	Vibration amplification refers to an increase in vibration. Amplification may occur due to resonance, when an object or structure is excited at its natural frequency.	
Attenuation	Attenuation refers to a reduction in vibration. This may occur due to damping of a vibration system, the inclusion of attenuating devices or, in the case of ground vibration, during propagation through the ground. Ground attenuation is determined by the dynamic properties of the site's soil and rock.	
AVTG	Assessing Vibration: A Technical Guideline. NSW Department of Environment and Conservation's (DEC) 2006 guideline for assessing human responses to vibration. Based on BS 6472–1992.	
Axis	A fixed reference line for the measurement for the measurement of vibration in a particular direction. Vibration is commonly measured in transverse (T), longitudinal (L) and vertical (V) axes (or X, Y and Z).	
Background vibration	The underlying level of vibration present in the ambient environment, measured in the absence of the vibration sources of interest.	
Blasting	Excavation or demolition using explosives.	
Borehole transducer	A geophone transducer rigidly mounted at the bottom of a borehole (either permanently or temporarily) to measure underground vibration.	
Broadband vibration	The overall vibration level which encompasses a wide range of frequencies. As opposed to vibration levels for specific frequency bands (see Octave) or narrowband vibration levels as produced by FFT.	
BS	British Standard.	
Continuous vibration	Vibration that continues uninterrupted over a defined period.	
Cosmetic damage	Damage to a structure due to vibration that only affects the appearance of the structure and can be easily repaired, e.g. hairline cracks in mortar joints of brick or concrete constructions, or cracks in plasterwork.	
Coupling loss	The change in vibration level when vibration is transmitted from the ground to a building's foundations.	
Crest factor	The ratio of the peak value of a vibration event to the RMS value of a vibration event.	
Damping	Reduction of vibrational energy due to friction or other forces.	
DEC	NSW Department of Environment and Conservation, now the Department of Planning, Industry and Environment.	
Decibel [dB]	The logarithmic unit used to represent sound and vibration levels. A vibration level in dB equals 20 times the logarithm to the base 10 of the ratio of the vibration level relative to the reference level. For vibration velocity, the reference level is commonly 1 nm/s. For vibration acceleration, the reference level is commonly 1 μ m/s². Other reference values are commonly used. The reference value should always be stated.	
DIN	German Standard.	
Displacement	Change in position of a body from a reference point. Usually measured in m or mm.	
EPA	Environment Protection Authority.	
eVDV	Estimated Vibration Dose Value. See also VDV.	
Filter	An electrical circuit that allows signals of certain frequency ranges to pass through, and blocks all other frequencies. Types of filters include low pass filters, high pass filters, and band pass filters.	
FFT	Fast Fourier Transform. An algorithm that converts a signal from the time domain to the frequency domain.	
Frequency	In the case of vibration, frequency is the number of oscillations that occurs per second. Frequency is measured in units of Hertz (Hz).	
Geophone	A vibration transducer sensor that is used to measure velocity.	

Ground-borne noise	Vibration propagated through the ground and then radiated as noise by vibrating building elements such as wall and floor surfaces. This noise is more noticeable in rooms that are well insulated from other airborne noise. An example would be vibration transmitted from an	
	underground rail line radiating as sound in a bedroom of a building located above.	
Ground spike	A metal stake with a flat top that is driven into the ground and used to mount a vibration transducer to measure vibration levels.	
Habitable Area	Includes a bedroom, living room, lounge room, music room, television room, kitchen, dining room, sewing room, study, playroom, family room, home theatre and sunroom.	
	Excludes a bathroom, laundry, water closet, pantry, walk-in wardrobe, corridor, hallway, lobby, photographic darkroom, clothes drying room, and other spaces of a specialised nature occupied neither frequently nor for extended periods.	
Intermittent vibration	Either interrupted periods of continuous vibration or repeated periods of impulsive vibration.	
Impulsive vibration	Vibration that rapidly builds up to a peak followed by a damped decay. May consist of multiple impulsive events, typically less then 2 seconds in duration.	
Isolation	The process of reducing the vibrational energy transmitted to an object, such as a piece of equipment or building, from the source of vibrations.	
Minor damage	Damage to a structure due to vibration that affects the serviceability of residential style buildings or other sensitive structures but does not affect the structural elements. E.g. cracks in plastered or rendered surfaces, existing cracks enlarged or partitions detached.	
Mode	A mode of vibration is a characteristic pattern or shape in which a mechanical system will vibrate. The actual vibration of a structure is a combination of all the vibration modes, but to varying degrees, depending on the vibration source.	
Natural frequency	The frequency at which a system tends to oscillate in the absence of any driving or damping force.	
Noise floor	The residual level of unwanted signal measured by an instrumentation system. The signal of interest must be above the noise floor to be measured accurately. See also Signal to noise ratio.	
Octave	An octave represents a doubling or halving in frequency. Noise or vibration levels across a frequency spectrum are commonly given in octave or one-third octave frequency bands.	
Peak-to-peak	The difference between the highest positive peak level and the lowest negative peak of a vibration event.	
Peak vibration velocity	The absolute maximum value of the vibration velocity signal measured in the X, Y or Z axis during a given time interval. Also referred to as the peak component particle velocity.	
PPV	Peak Particle Velocity. The absolute maximum value of the vibration velocity signal measured in any axis during a given time interval.	
PVS	Peak Vector Sum. The vector sum of the peak vibration velocities measured in the three orthogonal axes.	
Resonance	The phenomenon of increased amplitude that occurs when the frequency of an applied force is equal or close to the natural frequency of the system.	
RMS	Root Mean Square value representing the average value of a signal.	
Sampling rate	The number of samples per second taken from a continuous signal to make a discrete or digital signal. Measured in Hertz. To accurately record the signal and determine the spectrum, the sampling rate must two or more times the maximum frequency of interest.	
Settlement	The movement of soil due to vibration or other forces, often in relation to a building's foundation. The indirect effect of settlement and ground movement may cause building damage, separately from the direct of effect of building vibration.	
Signal to noise ratio	A ratio of the level of a desired signal to the level of the background, often expressed in decibels.	
Source vibration	A source that generates vibration. Can be quantified by the amplitude, frequency content and duration of the vibration. Common sources of vibration include rail and road traffic, construction and demolition activities and blasting.	
Spectrum	The result of transforming a signal from the time domain to the frequency domain.	

Structural damage	Damage to a structure due to vibration that may affect its serviceability due to damage to	
	structural elements. May result in the reduced stability of the building and/or reduction in load-bearing capacities.	
Structural fatigue	The weakening of a material caused by cyclic loading that results in progressive and localised structural damage and the growth of cracks.	
Structure-borne Noise	Audible noise generated by vibration induced in the ground and/or a structure. Vibration can be generated by impact or by solid contact with a vibrating machine.	
	Structure-borne noise cannot be attenuated by barriers or walls but requires the isolation of the vibration source itself. This can be achieved using a resilient element placed between the vibration source and its support such as rubber, neoprene or springs or by physical separation (using an air gap for example).	
	Examples of structure-borne noise include the noise of trains in underground tunnels heard to a listener above the ground, the sound of footsteps on the floor above a listener and the sound of a lift car passing in a shaft.	
Tactile vibration	Vibration of a level that can be felt by humans, dependant on the amplitude and frequency of the source. Note that vibration may also be perceived through indirect effects such as ground-born noise or the shaking of building elements.	
Transducer	A device that converts energy from one form to another. Vibration transducers convert either acceleration, velocity or displacement to an electrical signal that is processed by the monitoring system.	
Triaxial	Three axes. Measurement systems often consist of three vibration transducers arranged triaxially – oriented at 90° from each other.	
VDV	Vibration Dose Value. A measure of tactile vibration levels used to assess intermittent vibration.	
Velocity	The rate of change of vibration displacement, usually measured in mm/s.	
Vibration	A mechanical phenomenon whereby oscillations occur about an equilibrium point; a periodic back-and-forth motion of an elastic body or medium, commonly resulting when almost any physical system is displaced from its equilibrium condition.	
Vrms	Root mean square (RMS) vibration level for the train passby, typically expressed in mm/s	
Waveform	A graphical representation of a vibration event in the time domain, showing the measured vibration levels for each sample.	

APPENDIX B Community consultation record

Table B-1: Community consultation record

Date	Person contacted	Comment
4 April 2023	Meeting with property owner/residents of: 19-105 Capitol Hill Drive, Mount Vernon	Discussion held around the noise, vibration, and dust mitigation measures ESR are proposing to implement on site to minimise the impact to the residents.
		Information sheets (noise and vibration) were provided to attendees, and the upcoming works were discussed.
		There were no major issues with the works raised.
		The owners were asked to call ESR immediately after any impact. and the respective personnel from ESR will address the concern.
4 April 2023	Meeting with property owner/residents of: 282 Aldington Road, Kemps	Discussion held around the noise, vibration, and dust mitigation measures ESR are proposing to implement on site to minimise the impact to the residents.
	Creek	Information sheets on the upcoming works were provided to attendees.
		There were no major issues with the works raised.
		The owners were asked to call ESR immediately after any impact. and the respective personnel from ESR will address the concern.
4 April 2023	Meeting with property owner/residents of: 284 Aldington Road, Kemps	Discussion held around the noise, vibration, and dust mitigation measures ESR are proposing to implement on site to minimise the impact to the residents.
	Creek	Information sheets on the upcoming works were provided to attendees.
		There were no major issues with the works raised.
		The owners were asked to call ESR immediately after any impact. and the respective personnel from ESR will address the concern.
6 April 2023	Meeting with property owner/residents of 272 Aldington Road, Kemps Creek	The property owner/residents were presented the information sheets on the upcoming works. The residents were concerned about dust.
		Discussion held around the dust mitigation and management, and the measures ESR are proposing to implement on site to minimise the impact to the residents.
		Information sheets on the upcoming works were provided to attendees.
		There were no major issues with the works raised.
		The owners were asked to call ESR immediately after any impact. and the respective personnel from ESR will address the concern.
6 April 2023	Property owner (door knock) of 1028 Mamre Road	No answer from the owner.
		No communication received to date from property owner in relation to
		concerns. Previous communication with the property owner has indicated no interest
		in talking to ESR regarding the site.
·	Letter box drop to the residents of Mt Vernon with the CNVMP and CAQMP fact sheet and ESR contact details.	The property owner/residents were delivered the CNVMP / CAQMP fact sheet via mailboxes. Properties were mostly inaccessible due to large fences and locked gates.
	Specific addresses:	
	- 6-12 Mt Vernon Rd	
	- 14 Mt Vernon Rd	
	- 20 Mt Vernon Rd	
	- 22-28 Mt Vernon Rd	
	- 30-38 Mt Vernon Rd	
	- 48 Mt Vernon Rd	
	- 5() Mt Varnan Pd	
	- 50 Mt Vernon Rd - 50A Mt Vernon Rd	

Date	Person contacted	Comment
9 May 2024	Letter box drop to the receivers identified in the CNVMP (R1 to R19, except R12), noting R12 is ESR owned.	The property owner/residents were delivered the Westlink Stage 3 construction noise and air quality fact sheet via mailbox, which includes contact details to call or email if the resident is experiencing construction related issues.

APPENDIX C Specification for Construction Noise Monitoring

C.1 Scope

This document specifies methods for undertaking noise monitoring during the construction phase of the project. This is for measurement of receivers construction noise levels, for either at-receiver measurement or intermediate locations.

C.2 Referenced standards and guidelines

- Standards Australia (2019), Electroacoustics Sound Level Meters Specifications, AS IEC
 61672.1:2019 or Standards Australia (2013), Electroacoustics Sound Level Meters Specifications,
 IEC 61672.1:2013
- Standards Australia (2018), Acoustics—Description and measurement of environmental noise, AS 1055:2018
- NSW Department of Environment and Climate Change (2009), Interim Construction Noise Guideline (ICNG)
- NSW Environment Protection Authority (2017), Noise Policy for Industry (NPfl)

C.3 Monitoring procedures

The following procedures are to be followed by personnel suitably qualified and experienced in undertaking acoustic measurements.

All noise monitoring equipment used must be at least Class 2 instruments as described in IEC 61672.1:2013 and calibrated to standards that are traceable to *NATA General Accreditation Guidance: General Equipment Table* (July 2019), and consistent with the requirements of AS 1055:2018. The calibration of the monitoring equipment shall also be checked in the field before and after the noise measurement period, and in the case of long-term noise monitoring, calibration levels shall be checked at minimum weekly intervals.

Long-term noise monitoring equipment or Noise Loggers, consist of sound level meters housed in weather resistant enclosures. The operator may retrieve the data at the conclusion of each monitoring period in person or remotely if the logger is fitted with mobile communications.

All environmental noise measurements shall be taken with the following meter settings:

Time constant: FAST (ie 125 milliseconds)

Frequency weightings: A-weighting

Sample period: 15 minutes

All outdoor noise measurements shall be undertaken with a windscreen over the microphone. Windscreens reduce wind noise at the microphones.

Measurements of noise should be disregarded when it is raining and/or the wind speed is greater than 5m/s (18km/h).

C.4 Long-term (unattended) noise monitoring

Noise monitoring shall be undertaken in accordance with the environmental noise measurement requirements stipulated in the reference standards and documents listed above.

Noise monitoring equipment shall be placed at positions which have unobstructed views of general site activities, while acoustically shielded as much as possible from non-construction site noise (eg. road traffic, rail noise and other surrounding noise).

Every 15 minutes, the data is to be processed statistically and stored in memory. The minimum range of noise metrics to be stored in memory for later retrieval is the following A-weighted noise levels: L_{min} , L_{90} , L_{eq} , L_{10} , L_{1} and L_{max} .

Where the noise monitors are placed within 3.5 metres of building facades, walls or cliffs, then a reflection correction of up to -2.5dB(A) shall be applied to remove the effect of increased noise due to sound reflections from such structures.

Meteorological conditions including wind velocity, wind direction and rainfall shall be monitored over the entire noise monitoring period, either on site or recorded from the nearest weather station to the project site.

C.5 Short-term (attended) monitoring

Where noise complaints or requests from relevant authorities are received or as required by project approvals or this management plan, attended short-term noise monitoring shall also be conducted at the requested location and at any other relevant noise receiver location with closest proximity to the construction activities.

The noise verification monitoring locations will take into consideration the nature of construction activities being undertaken by the Project. The identification of monitoring locations will consider the following:

- Most affected noise sensitive receiver location in proximity to the assessed activities,
- Location of previous monitoring sites,
- Proximity of the receiver to a Project worksite,
- Sensitivity of the receiver to noise,
- Background noise levels, and

- Safety of personnel undertaking the measurements,
- Expected duration of the impact.

Noise monitoring should, where practicable, be in positions with unobstructed views of general site activities, whilst shielded as much as possible from non-construction site noise (e.g. road traffic, rail noise and other surrounding noise).

In accordance with Australian Standard AS1055, outdoor noise monitoring is to be undertaken at least 3.5m from any reflecting structure other than the ground. Outdoor noise monitoring is to be undertaken with the microphone at a height of 1.2 to 1.5m from the ground, unless noise measurements are taken from a balcony or veranda, in which case the same microphone height shall apply off the floor. Noise measurements inside buildings should be at least 1 m from the walls or other major reflecting surfaces, 1.2 m to 1.5m above the floor, and 1.5m from windows. Where the noise monitors are placed within 3.5 metres of building facades, walls or cliffs, then a reflection correction of up to -2.5 dB(A) shall be applied to remove the effect of increased noise due to sound reflections from such structures.

Short-term noise monitoring shall be used to supplement long-term noise monitoring undertaken at nearby locations, and to establish whether noise levels measured by the long-term noise monitors are determined by construction activities carried out on site.

All attended short-term noise monitoring shall be recorded over 15 minute sample intervals. Every 15 minutes, the data is to be processed statistically and stored in memory. The minimum range of noise metrics to be stored in memory and reported is the following A-weighted noise levels: L_{min} , L_{90} , L_{eq} , L_{10} , L_{1} and L_{max} .

Noise monitoring shall be undertaken in accordance with the environmental noise measurement requirements stipulated in the reference standards and documents listed above.

The following information shall be recorded:

- Date and time of measurements;
- Name of person(s) undertaking the measurements;
- Qualifications and/or competency/suitability of the person carrying out the monitoring;
- Type and model number of instrumentation;
- Results of field calibration checks before and after measurements;
- Description of the time aspects of each measurement (ie. sample times, measurement time intervals and time of day);
- Measurement location details, measurement microphone height, and number of measurements at each location;

Sketch map of area with critical measurement elements [ie. monitoring location, distance to
operating plant/equipment, the location of noise/vibration generating items (construction
activities and other environmental noise sources), the location and type of mitigation measures,
the location of other acoustically relevant items (e.g. walls/barriers) along with relevant distances
to the monitoring location];

- Photographs clearly identifying the monitoring location, setup, and critical measurement elements;
- Weather conditions during measurements, including wind velocity, wind direction, temperature, relative humidity and cloud cover;
- Description of operation and load conditions of the noise sources under investigation;
- Any adjustment made for presence or absence of nearby reflecting surfaces;
- Measured noise levels including the minimum descriptors required;
- Estimated noise level from construction activities only;
- Estimated noise levels from environmental noise sources other than construction; and
- Details of any extraneous noise due to other sources that influenced the measurement (eg traffic, aircraft, trains, dogs barking, insects, other construction equipment etc).

APPENDIX D Specification for Construction Vibration Monitoring

D.1 Scope

This document specifies methods for undertaking vibration monitoring during the construction phase of the project. Vibration monitoring during construction activities may be carried out for the following reasons:

- To confirm acceptability of construction techniques, or confirm compliance with limits for structural or cosmetic damage of buildings; or
- To assess compliance with vibration limits for human exposure to vibration.

Monitoring may be carried out in response to specific conditions of approval or complaint. However, the recommended work practice is to conduct proactive monitoring and establish procedures that provide greater assurance of compliance with relevant policy guidelines and Standards throughout all phases of the project works. It is noted that this specification does not address monitoring of blasting activities.

D.1.1 Requirements for vibration monitoring

Vibration monitoring is to be carried out at the following times in accordance with this Management Plan:

- At the commencement of operation of each piece of plant equipment or site activity which has the
 potential to generate significant vibration levels. The objective of this monitoring is to refine the
 indicative working distances for vibration generating equipment and provide site-specific
 minimum working distances. Refer to procedure below for establishment Vibration Minimum
 Working Distances.
- At any locations identified within the projects Conditions of Approval / Consent Condition.
- Where vibration complaints or requests from relevant authorities, at the requested location and at
 any other relevant vibration receiver location with closest proximity to the construction activities.
 This may be carried out with short-term or long-term monitoring methods.

Vibration amplitude may be measured as displacement, velocity, or acceleration.

- Displacement (x) measurement is the distance or amplitude displaced from a resting position. The SI unit for distance is the meter (m), although common industrial standards (including the TfNSW vibration limits) include mm.
- Velocity (v=Δx/Δt) is the rate of change of displacement with respect to change in time. The SI unit for velocity is meters per second (m/s), although common industrial standards (including the TfNSW vibration limits) include mm/s. The Peak Particle Velocity (PPV) is the greatest instantaneous particle velocity during a given time interval. If measurements are made in 3-axis (x, y, and z) then the resultant PPV is the vector sum (i.e. the square root of the summed squares of the maximum velocities) regardless of when in the time history those occur.

• Acceleration ($a=\Delta v/\Delta t$) is the rate of change of velocity with respect to change in time. The SI unit for acceleration is meters per second squared (m/s²).

D.2 Referenced standards and guidelines

- AS 2775-2004 Mechanical vibration and shock Mechanical mounting of accelerometers
- AS 2670.2-1990 Evaluation of human exposure to whole body vibration
- BS 6472-1992 Guide to evaluation of human exposure to vibration in buildings (1 Hz to 80 Hz)
- BS 6841–1987 Guide to measurement and evaluation of human exposure to whole-body mechanical vibration and repeated shock
- BS 7482–1991 Parts 1 and 3: *Instrumentation for the measurement of vibration exposure of human beings*
- BS 7385:1 Evaluation and Measurement for Vibration in Buildings Part 1: Guide for measurement of vibrations and evaluation of their effects on buildings
- BS 7385:2 Evaluation and Measurement for Vibration in Buildings Part 2: Guide to Damage Levels from Ground borne Vibration
- DIN 4150-2016 Part 3 Structural vibration Effects of vibration on structures
- ISO 4866 Mechanical Vibration & Shock Vibration of Buildings Guidelines for the Management of the Vibrations and Evaluation of their Effects on Buildings
- NSW DEC (EPA) 2006 Assessing Vibration: A technical guide

Vibration monitoring shall be undertaken in accordance with the vibration measurement requirements stipulated in the reference Standards and guidelines listed above; however, the following notes of importance are included herein.

D.3 Vibration minimum working distances

Minimum working distances are to be established for each vibration generating item of equipment, as identified in this Plan, to provide a site-specific minimum working distances.

The testing regime should commence at a suitable time to allow sufficient time to amend construction techniques as necessary, without affecting the overall construction program.

Minimum working distances are to be established using identical equipment or simulated practices at a location removed from the sensitive structure or receiver.

Sufficient measurements are to be carried out in accordance with the relevant Standards to confirm the minimum working distances and confirm the acceptable work practices that are likely to be compliant given the proximity of actual works to sensitive receivers and structures.

Consultation between consultants, engineers and the construction team may be required where revision to work practices is required.

D.3.1 Personnel and equipment

The following procedures are to be followed by personnel suitably qualified and experienced in undertaking vibration measurements.

All vibration monitoring equipment used must be checked for accuracy (to manufacturer's specification) at least every two years against a reference vibration transducer that is calibrated at least every three years [ref: NATA General Accreditation Guidance: General Equipment Table (July 2019)].

Vibration monitors consist of a computer unit connected by cable to a tri-axial vibration transducer which senses vertical, axial and horizontal vibration, or three separate uni-axial vibration transducers positioned in the vertical, axial and horizontal axes. The parameters to be measured differ dependent upon the relevant Standards but may include:

Assessment type	Type of vibration	Relevant standard/guideline	Measurement parameters
Human comfort	Continuous and impulsive	DECC guideline	RMS acceleration, 1-80Hz.
		BS 6472-1992	1/3 octave weighted as defined in BS6841-1987
	Intermittent vibration	DECC guideline	RMS acceleration, 1-80Hz
		BS 6472-1992	Vibration Dose Values (VDVs) in accordance with BS6472-1992
Structural damage	Non-blasting	DIN 4150-2016 Part 3	Peak-particle velocity (PPV), 1-100Hz
	Non-blasting	BS 7385 Part 2	Peak-particle velocity (PPV), 4-250Hz
Structural damage – sensitive structures	Non-blasting	DIN 4150-2016 Part 3	Peak-particle velocity (PPV), 1-100Hz

Short-term vibration monitors should allow real-time analysis of vibration levels to assist assessment and feedback on the subject operations and procedures.

D.3.2 Monitoring procedure

Vibration monitoring equipment should be installed in accordance with the following guidance:

- At a location equivalent to the site and ground conditions at the sensitive receiver location. The
 working distances should not be established via immediate measurement and activities near the
 sensitive structure.
- The surface should be solid and rigid in order to best represent the vibration levels entering the building/structure under investigation.
- The vibration sensor or transducer should not be mounted on loose gravel or other unstable surfaces.

• The vibration geophone or transducer(s) should be directly mounted to the vibrating surface using bees wax, double sided adhesive tape, or magnetically fixed to a mounting plate fastened to the vibrating surface.

• Where a suitable mounting surface is unavailable, a metal stake (at least 300mm in length) with a mounting plate should be driven into solid ground adjacent to the building of interest. The vibration sensor or transducer shall be fixed on top of the mounting plate.

The following information shall be recorded:

- Date and time of measurements;
- Name of person(s) undertaking the measurements;
- Qualifications and/or competency/suitability of the person carrying out the monitoring;
- Type and model number of instrumentation;
- Description of the time aspects of each measurement (i.e. sample times, measurement time intervals and time of day);
- Sketch map of area with critical measurement elements [ie. monitoring location, distance to
 operating plant/equipment, the location of noise/vibration generating items (construction
 activities and other environmental noise sources), the location and type of mitigation measures,
 the location of other acoustically relevant items (e.g. walls/barriers) along with relevant distances
 to the monitoring location];
- Photographs clearly identifying the monitoring location, and critical measurement elements;
- Measurement location details (including distance from vibrating source) and number of measurements at each location;
- Operation and load conditions of the vibrating plant under investigation and distance from the measurement location; and
- Possible vibration influences from other sources (e.g. other mechanical plant, traffic, railway).

D.4 Long-term (unattended) monitoring

Long-term unattended vibration monitoring shall be undertaken continuously whilst the vibrating plant is operational within the pre-determined 'minimum working distances' from potentially affected buildings or sensitive structures. Long-term unattended vibration monitoring is generally carried out for the assessment of structural or cosmetic damage rather than human exposure.

D.4.1 Personnel and equipment

The following procedures are to be followed by personnel suitably qualified and experienced in undertaking vibration measurements.

All vibration monitoring equipment used must be checked for accuracy (to manufacturer's specification) at least every two years against a reference vibration transducer that is calibrated at least every three years [ref: NATA General Accreditation Guidance - General Equipment - Calibration and Checks, General Equipment Table (January 2018)].

Vibration monitors consist of a computer unit connected by cable to a tri-axial vibration transducer which senses vertical, axial and horizontal vibration, or three separate uni-axial vibration transducers positioned in the vertical, axial and horizontal axes.

Long-term monitoring for the management of structural and cosmetic damage should include the following:

- Vibration levels are to be monitored continuously with the following parameters being stored at a maximum interval period of 5 minutes:
 - Peak-particle velocity (PPV) between 1 Hz and 100 Hz for each direction of the tri-axial geophone (or transducers) and vector-sum peak-particle velocity [DIN4150.3];
 - Peak-particle velocity (PPV) between 4 Hz and 250 Hz for each direction of the tri-axial geophone (or transducers) and vector-sum peak-particle velocity [BS 7385.2].
- Vibration levels are to be stored at the pre-defined intervals in the logger memory for record, data analysis or post-processing. Data may be retrieved at the conclusion of each monitoring period either by operator download or remotely via a telephone modem if the logger is fitted with a remote communications option.
- Monitors should be fitted with an audible, visual, SMS or email alert system, triggered to provide warning when the measured level of vibration approaches or exceeds the limits defined by the relevant Standard.
- Where the trigger limits are exceeded, a detailed waveform recording should be stored including a
 detailed frequency spectrum for assessment against the frequency limit curve.

D.4.2 Monitoring location and mounting

Vibration monitoring equipment should be installed in accordance with the following guidance:

- Equipment should be positioned at the footings or foundations of the building of interest, closest to the vibrating plant.
- The mounting surface should be solid and rigid in order to best represent the vibration levels entering the structure of the building under investigation.
- The vibration geophone or transducer(s) should not be mounted on loose tiles, loose gravel or other unstable surfaces.

• The vibration geophone or transducer(s) should be directly mounted to the vibrating surface using bees wax, double sided adhesive tape, or magnetically fixed to a mounting plate fastened to the vibrating surface.

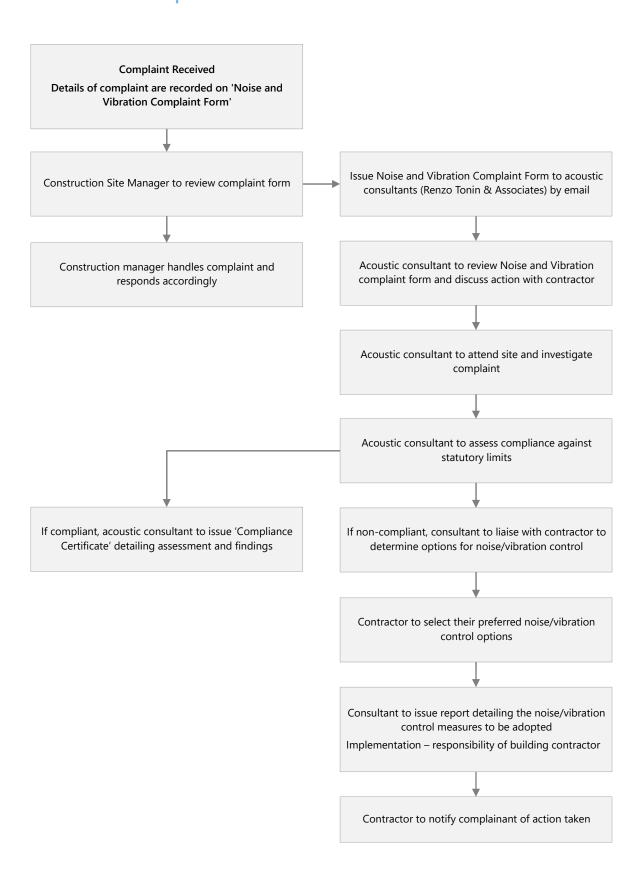
• Where a suitable mounting surface is unavailable, a metal stake (at least 300mm in length) with a mounting plate should be driven into solid ground adjacent to the building of interest. The vibration sensor or transducer shall be fixed to the mounting plate.

D.5 Vibration measurements in response to complaints

Proactive vibration monitoring and establishment of procedures that comply with the policy guidelines and Standards is the recommended work practice to reduce the risk of complaint regarding vibration from the site.

There may however be cases where specific monitoring is required to investigate a complaint or issue identified during the project works. Vibration monitoring may be carried out using either short-term or long-term methodologies depending on the nature of the complaint. Short-term attended manned procedures would generally be carried out when measurements are required inside a property or where immediate action and detailed observations are required to be made at the time of measurements. Short-term monitoring would generally follow the procedures outlined for the establishment of Minimum Working Distances. Long-term monitoring would be carried out as described in section C.4 above.

APPENDIX E Noise / vibration complaint management procedure



NOISE/ VIBRATION COMPLAINT FORM Project title: Date: Site contractor: Phone: Site contact: Email: **Complaint details** Received by (circle): Phone / Email / In person / Other: Name: H Ph: Address: W Ph Email: M Ph Describe when the problem occurred (date and time), what equipment caused the complaint (if known) and where person was standing when he/she experienced the noise/vibration: Investigation Question foreman responsible on site and obtain information on what equipment or processes would

Following approval from the Project Manager, email this form to Renzo Tonin & Associates

most likely have caused the complaint:



Appendix D Construction Air Quality Management Plan







Construction Air Quality Management Plan

Westlink Stage 1 – Stage 3

290-308 Aldington Road, 59-62 Abbotts Road & 63 Abbotts Road, Kemps Creek

SSD-9138102



DOCUMENT TRACKING

Version No.	Document No.	Description	Prepared By	Approved By	Date
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The work undertaken to provide the basis of this report comprised a study of available documented information from a variety of sources (including the Client). Should additional information become available which may affect the opinions expressed in this report, Aspect Environmental Pty Ltd reserves the right to review such information and, if warranted, to modify the opinions accordingly.



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Glossary				
AQMS	Air quality monitoring station			
CAQMP	Construction Air Quality Management Plan			
CEMP	Construction Environmental Management Plan			
CPESC	Chartered Professional Erosion and Sediment Control			
СО	Carbon monoxide			
CoC	Condition(s) of Consent			
DP	Deposited Plan			
DPE	Department of Planning and Environment			
DPHI	Department of Planning, Housing and Infrastructure (formerly DPE)			
EPA	NSW Environment Protection Authority			
ER	Environmental Representative			
ESR	ESR Australia Pty Ltd			
MRP	Mamre Road Precinct			
NO ₂	Nitrogen dioxide			
OU	Odour unit			
PM	Particulate Matter			
POEO Act	NSW Protection of the Environment Operations Act 1997			
pphm	Parts per hundred million			
ppm	Parts per million			
Prime	Prime Constructions Pty Ltd			
SO ₂	Sulphur dioxide			
SSD	State significant development			
The Project	Construction of the Westlink Industrial Estate (formerly known as the Kemps Creek Logistics Park)			
TSP	Total suspended particulates			

1. INTRODUCTION

1.1. Background

This Construction Air Quality Management Plan (CAQMP) has been prepared by Aspect Environmental Pty Ltd (Aspect), on behalf of ESR Australia Pty Ltd (ESR), for the purposes of Stage 3 of the Westlink Industrial Estate (formerly known as the Kemps Creek Logistics Park) (the Project).

This CAQMP is a Sub-Plan of the Construction Environmental Management Plan (CEMP) (Aspect Environmental, Rev02, March 2024) and has been prepared with reference to:

- State Significant Development (SSD) 9138102 Development Consent and the included conditions of consent (CoC) dated 21 April 2023
- Amendment Report (Ethos Urban, 15 September 2022)
- Environmental Impact Statement (EIS) (Ethos Urban, 17 June 2021)
- SSD 9138102 Planning Secretary's Environmental Assessment Requirements which were issued in December 2020.

1.2. Project Description

The Project comprises the first stage of an industrial estate located at 290-308 Aldington Road, Kemps Creek (Lot 13 Deposited Plan (DP) 253503), 59-62 Abbotts Road (Lot 12 DP 253503), and 63 Abbotts Road, Kemps Creek (Lot 11 DP 253503) within Penrith City Local Government Area. The Project site is approximately 319,800m² in area and is irregular in shape. The location of the Project site is indicated by the red outline on Figure 1-1.

The SSD 9138102 Development Consent also includes Lots 3 and 4 DP 250002 in the development site.

The site formerly comprised undulated rural land, with foundations of residential dwellings, farm sheds, and miscellaneous agricultural greenhouses and structures. It was best described as being rural-residential in nature, with significant areas of land remaining unused.

As per the SSD 9138102 Development Consent, the Project includes bulk earthworks (clearing, site levelling, import and compaction of fill material, excavation for installation of drainage and services, to prepare the site for construction), subdivision, construction, fit out and operation of two warehouse buildings and ancillary office space with a total gross floor area of 81,317m², landscaping, construction of estate roads and external road upgrades, site servicing and stormwater infrastructure.

Stage 3 of the Project comprises the following works:

- Construction of a new warehouse building
- Associated site hardstand area and ancillary facilities
- Associated site landscaping.

The site layout for the whole Project and Stage 3 of the Project are shown in Figure 1-2 and Figure 1-3.



ESR has engaged Prime Constructions Pty Ltd (Prime) to construct Stage 3 of the Project.

1.3. Purpose of this Plan

This CAQMP has been prepared to address the conditions of the SSD 9138102 Development Consent related to air quality (CoC B74- B78), to provide methods to monitor and manage impacts to air quality during the construction of Stage 3 of the Project.

Construction will be undertaken in accordance with the most recent, approved version of this CAQMP.

All Project personnel are responsible for the implementation of this CAQMP and have the responsibility to stop works if there is the potential for a safety or environmental incident to occur.

Roles and responsibilities for environmental management of Stage 3 of the Project are outlined in Table 3-1 of the CEMP.

1.4. Objectives and Targets

The objectives and targets of this CAQMP are summarised in Table 1-1.

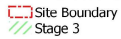
Table 1-1: Objectives and Targets

Objectives	Target	Timeframe	Responsibility	Monitoring Method
Enable compliance with relevant	No written warnings or infringement notices	At all times	Environmental Manager	Dust deposition monitoring
legislation, CoC, requirements and			Project Manager	Daily Site Inspection Checklist
guidelines	EPA air quality criteria			Daily logbook
Minimise impacts from dust emissions during construction for sensitive receivers	No complaints relating to air quality	At all times	Environmental Manager	Complaints register



Figure 1-1: Site context









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Figure 1-2: Westlink Industrial Estate

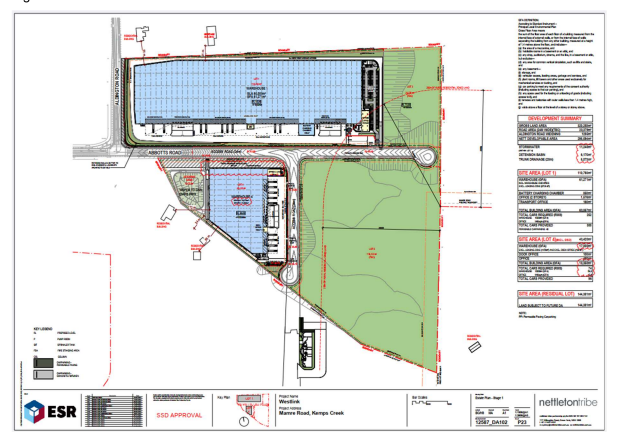
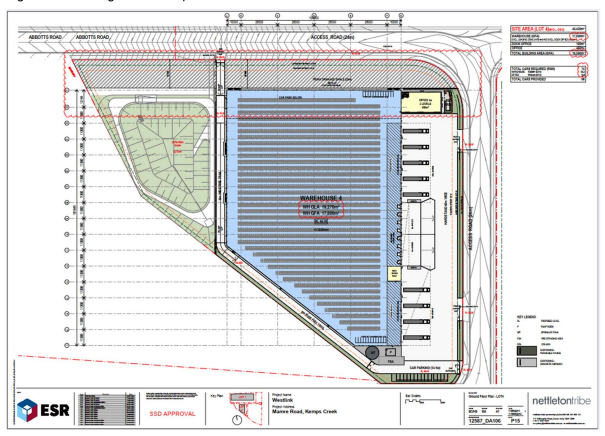


Figure 1-3: Lot 4 ground floor plan





2. LEGAL AND OTHER REQUIREMENTS

2.1. Legislation and Guidelines

Relevant legislation for management of air quality for this development includes:

- Environmental Planning and Assessment Act 1979
- Protection of the Environment Operations Act 1997 (POEO Act)
- Protection of the Environment Operations (Clean Air) Regulation 2010
- National Environment Protection (Ambient Air Quality) Measure 2021.

Relevant guidelines for management of air quality for this development include:

- Approved Methods for Modelling and Assessment of Air Pollutants in NSW (NSW Environmental Protection Authority (EPA), 2016)
- Guidance on the Assessment of Dust from Demolition and Construction (EPA, 2016)
- Technical framework: Assessment and management of odour from stationary sources in NSW (EPA, 2006).

2.2. Development Consent Conditions

The Project will be constructed in accordance with SSD 9138102 Development Consent and in accordance with the documents referenced under CoC A2. The conditions which apply to air quality are identified in Table 2-1.

Table 2-1: Relevant CoC and where this CAQMP addresses them

SSD	9138102 Cd	CAQMP Section							
Evide	Evidence of Consultation								
A9		onditions of this consent require consultation with an party, the Applicant must:	Section 3						
	(a) consu docur								
	(b) provid								
	(i)								
	(ii)	details of any disagreement remaining between the party consulted and the Applicant and how the Applicant has addressed the matters not resolved.							
Oper	ation of Pla	ant and Equipment							
A26	A26 All plant and equipment used on site, or to monitor the performance Table 6-1 of the development, must be:								
	(a) mainta								
	(b) opera								
Dust	Minimisati	on							



SSD 9	138102 CoC	CAQMP Section
B74	The Applicant must take all reasonable steps to minimise dust generated during all works authorised by this consent.	Section 6
B75	During construction, the Applicant must ensure that:	
	(a) exposed surfaces and stockpiles are suppressed by regular watering;	Table 6-1
	(b) all trucks entering or leaving the site with loads have their loads covered;	Table 6-1
	(c) trucks associated with the development do not track dirt onto the public road network;	Table 6-1
	(d) public roads used by these trucks are kept clean; and	Table 6-1
	(e) land stabilisation works are carried out progressively on site to minimise exposed surfaces.	Table 6-1
Const	ruction Air Quality Management Plan	
B76	Prior to the commencement of earthworks, the Applicant must prepare a Construction Air Quality Management Plan (CAQMP) to the satisfaction of the Planning Secretary. The CAQMP must form part of the CEMP required by condition C2 and must:	This Plan
	(a) be prepared by a suitably qualified and experienced person(s);	Author and Approver details table
	(b) be prepared in consultation with owners of adjoining residential properties (including those still occupied for residential use in the MRP), include evidence of B7 this consultation, details of any issues raised and how the plan has responded to any issues raised during consultation;	Section 3
	(c) detail and rank all emissions from all sources during construction of the development, including particulate emissions;	Section 5.1
	(d) describe a program that is capable of evaluating the performance of the construction and determining compliance with key criteria, including installation of dust deposition gauges at neighbouring existing residences (where agreed by the landowner) or on the site boundary;	Section 7.8
	(e) identify the control measures that will be implemented for each emission source; and	Table 6-1
	(f) nominate the following for each of the proposed controls:	
	(i) key criteria;	Section 5.2
	(ii) monitoring method; and	Section 7.2



SSD 9	9138102 CoC	CAQMP Section
	(iii) location, frequency, and duration of monitoring;	Section 7.2
	(g) outline procedures that will be implemented in relation to:	
	(i) record keeping;	Section 7.3
	(ii) reporting to the Environmental Representative required under Condition A35;	Section 7.7
	(iii) complaints register;	Section 3.3
	(iv) response procedures; and	Section 7.6
	(v) compliance monitoring.	Section 7.2
	(h) detail contingency measures to be implemented to reduce any exceedances of relevant performance indicators or criteria and include a timetable for implementation.	Section 7.4
B77	The Applicant must: (a) not commence earthworks until the CAQMP required by condition B76 is approved by the Planning Secretary; and	This CAQMP will be submitted to the Planning Secretary for approval.
	(b) implement the most recent version of the CAQMP approved by the Planning Secretary for the duration of construction.	Section 1.3
	(c) offer to enter into an agreement with a neighbouring landowner, that may involve at-property treatment, if a complaint is received from that landowner and a non-compliance is confirmed by dust monitoring. Evidence of any agreement must be provided to the Planning Secretary.	Section 3.3
Odou	r Management	
B78	The Applicant must ensure the development does not cause or permit the emission of any offensive odour (as defined in the POEO Act).	Table 6-1
Mana	gement Plan Requirements	
C1	Management plans required under this consent must be prepared in accordance with relevant guidelines, and include:	Section 2.1
	(a) detailed baseline data	Section 4
	(b) details of:	
	(i) the relevant statutory requirements (including any relevant approval, licence or lease conditions);	Section 2.1
	(ii) any relevant limits or performance measures and criteria; and	Section 5.2



SSD 9	138102 CoC	CAQMP Section
	(iii) the specific performance indicators that are proposed to be	Table 1-1
	used to judge the performance of, or guide the implementation of, the development or any management measures;	Section 5.2
		Section 7.4
	(c) a description of the measures to be implemented to comply with the relevant statutory requirements, limits, or performance measures and criteria;	Table 6-1
	(d) a program to monitor and report on the:	
	(i) impacts and environmental performance of the development;	Section 7.2
	and	Section 7.7
	(ii) effectiveness of the management measures set out pursuant	Section 7.2
	to paragraph (c) above;	Section 7.7
	(e) a contingency plan to manage any unpredicted impacts and their consequences and to ensure that ongoing impacts reduce to levels below relevant impact assessment criteria as quickly as possible;	Section 7.4
	(f) a program to investigate and implement ways to improve the environmental performance of the development over time;	Section 7.8
	(g) a protocol for managing and reporting any:	
	 (i) incident and any non-compliance (specifically including any exceedance of the impact assessment criteria and performance criteria); 	Section 7.6
	(ii) complaint;	Section 3.3
	(iii) failure to comply with statutory requirements; and	Section 7.5
	(h) a protocol for periodic review of the plan.	Section 7.8
	Note: The Planning Secretary may waive some of these requirements if they are unnecessary or unwarranted for particular management plans	Noted



3. CONSULTATION

3.1. Consultation during Preparation of this Plan

As required by CoC B76(b), prior to the commencement of earthworks, the Applicant must prepare a CAQMP in consultation with owners of adjoining residential properties (including those still occupied for residential use in the MRP). Evidence of consultation undertaken for the Project regarding potential air quality impacts and their mitigation is identified in Section 3.1 of the Westlink Stage 1 CAQMP prepared by Aspect Environmental (Rev 5, 30 May 2023). This consultation was undertaken during the preparation of that plan and has been considered during the preparation of this CAQMP.

3.2. Ongoing Consultation during Construction

As described in Section 2.1 of the CEMP, a Community and Stakeholder Communications Strategy (Ethos Urban, May 2023 – Appendix I of the CEMP) has been prepared by ESR for the Project which is applicable to Stage 3. This strategy outlines measures to enable effective communication with the community throughout the construction works, including:

- Regular community notifications
- Community updates when there are changes to construction works to those previously communicated
- Interactions between workers and the community
- Stakeholder and community feedback protocol
- Issues management and dispute resolution
- Contact register and enquiries management
- Complaints management.

A range of communications channels will be used to communicate with the community and stakeholders. For stakeholders, ESR's participation in the Mamre Road Precinct (MRP) Working Group with other relevant development consent holders in the MRP will assist with the coordination of construction works within the MRP to assist with managing and mitigating potential cumulative environmental impacts (including air quality impacts).

The implementation of the strategy will assist the Project team to deliver Stage 3 of the Project with minimal disruption to the community.

3.3. Complaints Management

A detailed description of the complaints management is outlined in Section 2.2 of the CEMP. Complaints relating to air quality will be recorded in Stage 3 of the Project complaints register (in accordance with mitigation measure AQ1) including the following details:

- Date and time of complaint
- Method by which complaint was made
- Nature of complaint
- Details of and initial response to complaint



- Potential causes of the complaint
- Action taken and any follow up actions
- Weather conditions corresponding to the time of the complaint.

Complainant's responses will be provided in accordance with the Community and Stakeholder Communications Strategy (Ethos Urban, May 2022 – Appendix I of the CEMP).

Exceptional weather events will be documented in the Environmental Manager log in accordance with mitigation measure AQ3 to assist with managing any complaints that may arise due to weather conditions.

All complaint details will be captured and logged in a stakeholder contact register, and all responses will be shared with the Project team. In accordance with CoC A38, this register will be made available to the Environmental Representative (ER) and the Chartered Professional Erosion and Sediment Control (CPESC) on a monthly basis.

As required by CoC B77(c), ESR will offer to enter into an agreement with a neighbouring landowner in the event of a dust complaint being received from the landowner and a non-compliance being confirmed by dust monitoring. The agreement may involve at-property treatment. Evidence of any agreement between ESR and a landowner will be provided to the Planning Secretary.



4. EXISTING ENVIRONMENT

4.1. Meteorological Conditions

Meteorological conditions can have a large impact on air quality. In periods of high wind and dry weather there is a greater potential for dust and volatiles to be generated and transported offsite.

Wind data obtained from nearby St Marys air quality monitoring station (AQMS) show similar patterns of wind speed and wind direction over a 5-year period, with southwesterly and north-westerly winds prevailing (Figure 4-1).

4.2. Local Ambient Air Quality

Air quality monitoring is conducted at the nearby St Marys AQMS. The St Marys AQMS is operated by the NSW Department of Climate Change, Energy, Environment and Water and is located approximately 6km north-north-west from the Project.

A summary of air quality monitoring data over a seven-year period from 2014-2020 against the NSW EPA air quality criteria (Table 5-2) is provided in Table 4-1 for particulate matter (PM₁₀ and PM_{2.5}) and nitrogen dioxide (NO₂). The results indicate local ambient air quality is generally below the relevant NSW EPA air quality criteria, noting that elevated levels were recorded during 2019 due to bushfires and dust storms in the region.

Table 4-1: Ambient air	quality monitoring	concentrations in	proximity to the	ne Project
		,	p	

Pollutant	Average Annual Concentration (μg/m³) 2014-2020	Average Annual NSW EPA Air Quality Criteria (µg/m³)
PM ₁₀	17.9	25
PM _{2.5}	8.1	8
NO ₂	8.3	62

4.3. Sensitive Receivers

The Project is located within a rural setting, surrounded by a mix of rural dwellings and farms. The Oakdale South industrial area is located approximately 2.2km to the north-east and the Mount Vernon rural residential area is located between 100m and 700m to the east and south-east, depending on site location. Sensitive receivers located in the vicinity of Stage 2 are located:

- In the Mount Vernon residential area (on Mt Vernon Road, Kerrs Road and Bowood Road) on the eastern boundary of the site within approximately 150m to 500m
- In the rural area across the northern, southern and western boundary of the site within approximately 40m to 500m.

These receivers are identified in Figure 4-2.



Figure 4-1: St Marys wind roses, 2015-2019 (RWDI, 2021)

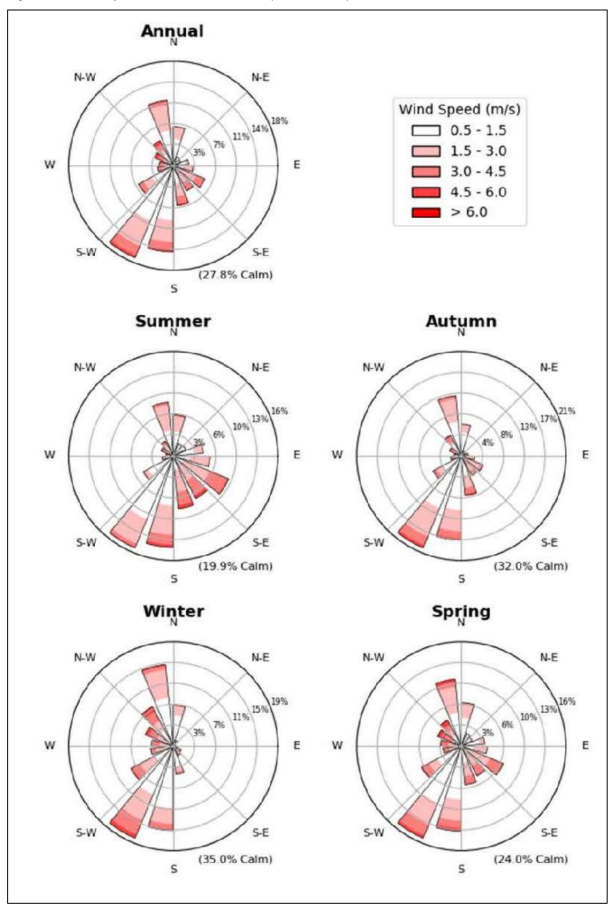
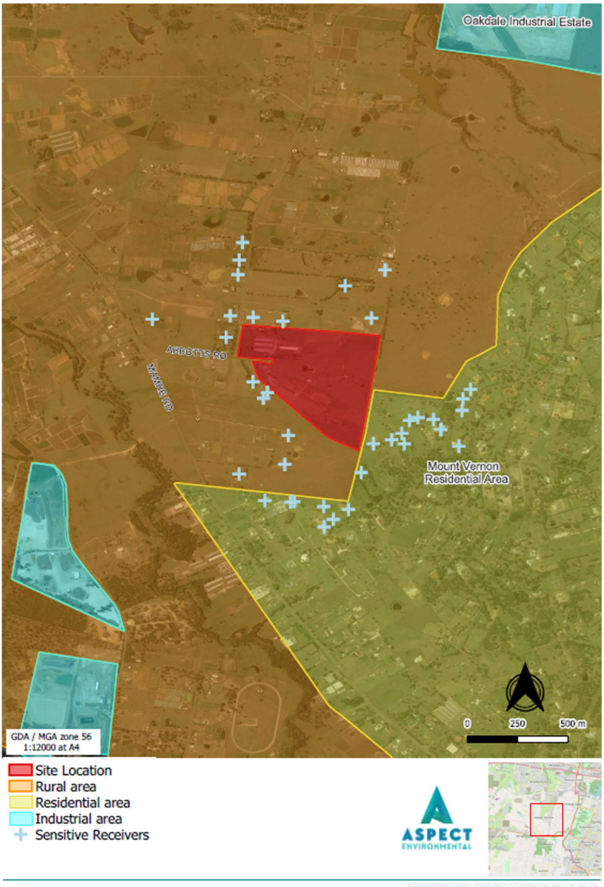




Figure 4-2: Sensitive receivers identified for the Project



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5. ENVIRONMENTAL ASPECTS AND IMPACTS

5.1. Air Emissions Sources

Section 3.4 of the ESR Kemps Creek Logistics Park – Air Quality Assessment (RWDI, February 2021) identified likely sources of air emissions during construction of Stage 3 of the Project:

- Construction of warehouses:
 - Given the staging it is likely to be of a short duration with less impact than earthworks.
 - Building works likely to involve a high number of truck movements, cranes and power tools.

Section 6.2 of the Air Quality Assessment concluded that Stage 3 of the Project is considered unlikely to result in unacceptable air quality impacts, subject to the implementation of the mitigation measures identified.

This CAQMP covers Stage 3 of the Project, equivalent to the construction of warehouses (Warehouse 4) described above. The potential sources of air emissions during these stages are identified and ranked in additional detail in Table 5-1.

Table 5-1: Potential sources of air emissions

Source	Description	Potential Emissions	Potential Impact
Services/	Site wide services and utilities	Dust generation	Low
utilities works	installation using a variety of vehicles, plant and equipment	Vehicle, plant and equipment exhaust	Low
Roads and other sealed surfaces	Sediment deposited on roads and other sealed surfaces	Dust generation	Medium
Site compound	Light vehicle movements	Dust generation	Low
		Vehicle exhaust	Low
	Site ablutions facilities	Odours	Low
Masonry activities	Preparation of concrete, cement and mortar mixes; cutting stone, bricks or pavers	Dust generation	Low

5.2. Air Emissions and Air Quality Criteria

Based on the potential sources of air emissions identified in Table 5-1, the following pollutants will require management during construction:

- Deposited dust particles for management of nuisance dust
- Particulate matter measured as total suspended particulates (TSP), PM₁₀ and PM_{2.5} – for management of potential health impacts
- Products of combustion of fuels in vehicles, plant and equipment carbon monoxide (CO), oxides of nitrogen and in particular NO₂ and sulphur dioxide (SO₂) – for management of potential health impacts



 Odours generated during construction – for management of nuisance to community members outside of the site.

Air quality guidelines for these pollutants are specified in the Approved Methods for the Modelling and Assessment of Air Pollutants in New South Wales (NSW EPA, 2017) and the Technical framework: Assessment and management of odour from stationary sources in NSW (NSW EPA, 2006). Relevant air quality criteria from these documents are provided in Table 5-2.

Table 5-2: Construction air quality criteria

Pollutant	Averaging Period	Air Quality Criteria*	Application
Deposited dust	Annual	4g/m²/month total	Off-site receiver
TSP	Annual	90µg/m³	Receiver
PM ₁₀ -	Annual	25µg/m³	Receiver
PIVI10	24-hour	50µg/m³	Receiver
PM _{2.5}	Annual	8µg/m³	Receiver
PIVI2.5	24-hour	25µg/m³	Receiver
	8 hours	9ppm	Receiver
СО	1 hour	25ppm	Receiver
	15 minutes	87ppm	Receiver
NO ₂	Annual	3pphm	Receiver
NO ₂	1-hour	12pphm	Receiver
	Annual	2pphm	Receiver
22	24 hours	8pphm	Receiver
SO ₂	1 hour	20pphm	Receiver
	10 minutes	25pphm	Receiver
Odours	-	2OU	Site boundary

^{*} ppm = parts per million, pphm = parts per hundred million and OU = odour unit

Subsequent to the publication of the NSW EPA documents, the National Environment Protection Council varied the *National Environment Protection (Ambient Air Quality) Measure* standards for NO₂, PM_{2.5} and SO₂ in 2021. These updated criteria are:

- The updated criteria for PM_{2.5} apply from 2025 and are:
 - annual average of 7μg/m³



- $\circ~$ 1-hour average of 20µg/m 3
- The updated criteria for NO₂ are:
 - o annual average of 1.5pphm
 - o 1-hour average of 8pphm
- The updated criterion for SO₂ are:
 - o 1-hour average of 10pphm.



6. MANAGEMENT MEASURES

The air quality mitigation measures to be implemented for Stage 3 of the Project are identified in Table 6-1. These measures are consistent with the relevant measures included in Appendix 5 of SSD 9138102 Development Consent.

Table 6-1 identifies the emission sources (described in Table 5-1) that are addressed by each mitigation measure, as well at the timing and responsibility for the implementation of each measure. The air quality criteria and details of air quality monitoring are included in Section 5.2 and Section 7.2, respectively.



Table 6-1: Air quality mitigation measures

	Source						
ID	Mitigation Measure	Utilities works	Sealed surfaces	Site compound	Masonry activities	Timing	Responsibility
AQ 1	Record all air quality related complaints and record measures taken. Make complaints log available to relevant authorities (Council, EPA, DPHI).	✓	✓	✓	✓	When required	Project Manager
AQ 2	Identify cause(s) of complaints and take appropriate measures to reduce emissions in a timely manner.	✓	✓	√	✓	When required	Project Manager
AQ 3	Record any exceptional incidents that cause dust and/or air emissions on or off site and note action taken to resolve situation.	✓	✓	✓	✓	When required	ESR Representative Project Manager
AQ 4	Undertake daily site inspections on site and off-site to monitor visible dust generation, dust suppression effectiveness, weather conditions and act if necessary.	✓	✓	✓	✓	During construction	Environmental Manager
AQ 5	Where possible, locate high dust generating activities away from sensitive receivers and supervise these activities to allow immediate action to be taken should excessive dust generation occur.					During construction	Project Manager
AQ 6	Impose and signpost 25km/h maximum speed limits on surfaced and 15km/h on unsurfaced haul routes and work areas to minimise dust generated from vehicle movements (if long haul routes are required these speeds may be increased with suitable additional control measures provided).		✓			During construction	All personnel
AQ 7	Utilise water cart(s) on site for dust suppression of haul roads, stockpiles and dust generating activities.	✓		✓		During construction	Project Manager



	Source						
ID	Mitigation Measure	Utilities works	Sealed surfaces	Site compound	Masonry activities	Timing	Responsibility
AQ 8	Install a shaker grid and wheel wash bay on site to minimise and manage tracking of sediment on public roads.	✓	✓	✓	✓	During construction	Project Manager
AQ 9	Remove materials that have a potential to produce dust as soon as possible, unless being used on site. If being reused, stabilise and cover materials.	✓	✓		✓	When required	Project Manager
AQ 10	During periods of unsuitable weather (high winds and high temperatures), avoid or minimise dust generating activities where possible, or increase frequency of dust suppression activities.	✓	✓		✓	When required	Project Manager
AQ 11	Avoid unnecessary idling and switch off engines during periods of inactivity.	✓		✓	√	During construction	Project Manager
AQ 12	Maintain vehicles, plant and monitoring and other equipment used on site in a proper and efficient condition and operate them in a proper and efficient manner. Replace, repair or service vehicles, plant and equipment observed to have excessively smoky exhausts.	✓		✓	✓	When required	All personnel
AQ 13	Monitor weather conditions and stop works if dust generation is excessive.	✓		✓	✓	Daily	Project Manager
AQ 14	Use water-assisted dust sweeper(s) on the access and local roads, as necessary.		✓			When required	Project Manager
AQ 15	Vehicles and trucks entering and exiting site are to be covered to prevent escape of materials during transport.	✓		✓		During construction	Project Manager



		Source					
ID	Mitigation Measure	Utilities works	Sealed surfaces	Site compound	Masonry activities	Timing	Responsibility
AQ 16	Where possible, prioritise land stabilisation works to minimise exposed surfaces.	✓				During construction	Project Manager
AQ 17	Where feasible, locate potential odour sources (e.g. sewage pumpouts, portaloos and stockpiles) away from sensitive receivers and monitor the works avoid the emission of any offensive odour across the site boundary.			✓		During construction	Project Manager
AQ 18	Develop and implement a stakeholder communications plan that includes community engagement before work commences on site.	✓	✓	√	✓	During construction	Project Manager
AQ 19	Record inspection results and make available to relevant authorities. This should include regular dust soiling checks of surfaces such as street furniture, cars and window.	✓	✓	✓	✓	During construction	ESR Representative
AQ 20	Develop and implement a Dust Management Plan* that considers, as a minimum, the measures identified herein.	✓	✓	✓	✓	During construction	ESR Representative
AQ 21	Avoid site runoff of water or mud.	✓	✓			During construction	Project Manager
AQ 22	Cover, seed or fence stockpiles to prevent wind erosion. Stockpiles to be stabilised in accordance with Blue Book requirements including: - Stockpiles to be less than 2m in height - Stockpiles to be away from sensitive receptors - Stockpiles to be trimmed with slopes	✓				Where required	Project Manager



	Source						
ID	Mitigation Measure	Utilities works	Sealed surfaces	Site compound	Masonry activities	Timing	Responsibility
	 Stockpiles are to be retained when are onsite for more than 28 days Use soil binding agents on exposed surfaces – these can form a crust 						
AQ 23	that prevents wind erosion and can be more effective at dewatering. Check the equipment is readily available on site to clean any dry spillages and clean up spillages as soon as reasonably practicable after the event using wet cleaning methods measures specific to haulage.	✓	✓	✓	✓	During construction	Project Manager
AQ 24	Check there is no dry sweeping of large areas.	✓	✓	✓	✓	Where required	Project Manager
AQ 25	Inspect on site haul routes for integrity and instigate necessary repairs to the surface as soon as reasonably practicable.		✓			Where required	Project Manager
AQ 26	Record all inspections of haul routes and any subsequent action in a site logbook.		✓			During construction	Project Manager
AQ 27	Maintain an adequate area of hard surfaced road between the wheel wash facility and the site exit, wherever site size and layout permits.	✓	✓	✓	✓	During construction	Project Manager
AQ 28	Locate access gates at least 10m from receptor where possible.	✓	✓	✓	✓	During construction	Project Manager
AQ 29	Maintain paved surfaces on site to avoid accumulation of dust and mud and tracking of sediment.		√			During construction	Project Manager
AQ 30	Implement erosion and sediment control measures effectively.	✓	√	✓	√	During construction	Project Manager



		Source						
ID	Mitigation Measure	Utilities works	Sealed surfaces	Site compound	Masonry activities	Timing	Responsibility	
AQ 31	Install and maintain access and egress points in accordance with Blue Book requirements, with hardstand installed to prevent wheel rutting and degradation of the access points.	✓	✓	✓	✓	During construction	Project Manager	
AQ 32	Progressive and minimal disturbance of the site to optimise ground cover.	✓	✓	✓	✓	During construction	Project Manager	

^{*} Note that this CAQMP fulfills this requirement.



7. MONITORING AND REVIEW

In addition to the monitoring outlined in Table 6-1, ongoing environmental inspections, monitoring and reporting for Stage 3 of the Project is detailed in Section 5 of the CEMP. The monitoring and review actions relevant to this CAQMP are provided below.

7.1. Environmental Inspections

Environmental inspections to be undertaken are described in Section 5.1 of the CEMP.

Environmental inspections with particular relevance to the implementation of this CAQMP are:

- Environmental Manager fortnightly inspections to monitor and verify implementation of mitigations measures in this CAQMP, including:
 - Observation of dust generation on site and of dust leaving the site on a daily basis and during high wind events
 - o Observation of exhaust emissions from vehicles, plant and equipment
 - Observation of the effectiveness of air quality mitigation measures
- Daily pre-start checks on vehicles, plant and equipment
- ER inspections to monitor implementation of this CAQMP
- CPESC supervision and inspection of erosion and sediment controls on site.

7.2. Environmental Monitoring

Environmental monitoring is summarised in Section 5.2 of the CEMP and will be undertaken to assist in the management of the following:

- Construction of Stage 3 of the Project in accordance with environmental approvals
- Compliance with all relevant legislative requirements
- The minimisation of potential environmental incidents
- Effectiveness of environmental controls
- Implementation of this CAQMP.

Visual monitoring of dust generation and other air pollutants will be conducted as part of site safety walks and observation requirement. All observations will be managed on the Hammertech online platform. Real time monitoring of dust generation may also be undertaken.

In addition to the inspections required by the mitigation measures identified in Section 6 and noted in Section 7.1 (that will monitor dust generation, dust suppression effectiveness, weather conditions and odour emissions), dust deposition monitoring will be implemented for the Project by ESR, Prime and other construction contractors under the Westlink Stage 1 CAQMP (Aspect Environmental, May 2023).

ESR will provide the ER with all performance reporting documentation in order for the ER to perform their functions in accordance with SSD 9138102 Development Consent, including monthly reporting and quarterly reporting to the DPHI.



7.3. Environmental Auditing

Environmental auditing is described in Section 5.3 of the CEMP. ESR will undertake an internal Health, Safety, Security and Environment audit of the Project annually. Audits will involve a review of all environmental documents, records and reports to verify compliance with the CEMP (and this CAQMP) to satisfy CoC C16. In addition, the ER may at any time request documents and evidence confirming implementation of the CEMP and Sub-Plans and the CPESC will undertake monthly audits of erosion and sediment control at the site.

Key environmental and procedural aspects to be covered by the audit may include:

- Environmental mitigation measures detailed in this CAQMP
- Adherence to reporting procedures
- Complaint and incident management
- Legislative requirements.

Environmental and construction records include:

- Complaint records
- Incident, non-conformance and corrective action reporting
- Communications with stakeholders
- Records of environmental monitoring
- Monthly waste management reporting
- CEMP audit documentation.

Records of auditing and reporting will be maintained to demonstrate compliance.

7.4. Contingency Management Plan

If inspections, monitoring and/or auditing indicate that the mitigation measures listed in this CAQMP are not effective in managing environmental impacts, the responses outlined in Table 7-1 will be implemented. These responses will manage any unpredicted impacts and their consequences. This plan would check that ongoing impacts reduce to levels below relevant impact assessment criteria as quickly as possible.

This contingency management for the CAQMP is consolidated in Appendix K of the CEMP to form the Contingency Plan for Stage 3 of the Project.



Table 7-1: CAQMP contingency management plan

Element	Trigger/ Response	Condition Green	Condition Amber	Condition Red		
Dust Emissions	Trigger	Inspections show that there is no visible dust leaving the site.	Inspections show that there is visible dust leaving the site.	Inspections show that there is visible dust leaving the site multiple times during a day OR from multiple locations within the site.		
	Response	Monitor weather conditions and stop works if dust generation is excessive.	During periods of unsuitable weather (high winds and high temperatures), avoid or minimise dust generating	Where possible, locate high dust generating activities away from		
	Continue implementation measures of the CAQMP. Avoid of minimise dust generating activities where possible, or increase frequency of dust suppression activities.	sensitive receivers. Record any exceptional events that cause dust and/or air emissions on or				
			Where possible, locate high dust generating activities away from sensitive receivers.	off site and note action taken to resolve situation.		
	Remove, suppress, stabilise or cover materials that have a potential to product dust as soon as possible, unless being used on site.		materials that have a potential to produce dust as soon as possible, unless being			
					Impose 20km/h speed limits on haul routes to minimise dust generated from vehicle movements.	
			Record any exceptional events that cause dust and/or air emissions on or off site and note action taken to resolve situation.			
Dust Complaints	Trigger	No complaints received during construction.	An air-quality related complaint is received from a nearby resident.	Further complaints are received after the additional mitigation measures have been implemented.		



Element	Trigger/ Response	Condition Green	Condition Amber	Condition Red
	Response	Continue monitoring program and implementing CAQMP	Record all air quality related complaints, identify cause(s), take appropriate measures to reduce emissions in a timely manner and record measures taken. Make complaints log available to relevant authorities (Council, EPA, DPHI).	Provide ESR with details of construction activities undertaken on site at the time of complaint. Communicate with ESR if actions are required.
			Review and investigate construction activities and increase dust suppression measures (additional watering, covering stockpiles etc), where appropriate.	



7.5. Non-compliance and Actions

Section 5.5 of the CEMP details the Project team's response following the identification of a non-compliance with the CoC, the CEMP and Sub-Plans. This includes the reporting, investigation and notification of non-compliances. Non-compliances with this CAQMP will be addressed as required by the CEMP.

7.6. Environmental Incident and Emergency Response

Section 5.6 of the CEMP details environmental incidents and the response to environmental emergencies for Stage 3 of the Project. This includes the reporting, notification and investigation of environmental incidents. Emergency contact details are also provided.

In the event of an environmental incident or emergency related to the implementation of this CAQMP, the responses detailed in the CEMP will be implemented.

7.7. Environmental Reporting

The reporting of environmental performance during construction will be undertaken as required by the SSD 9138102 Development Consent. Environmental reporting requirements for Stage 3 of the Project is documented in Section 5.7 of the CEMP and reports relevant to this CAQMP are listed in Table 7-2.

Table 7-2: Summary of environmental reporting for the CAQMP

Report	Timing/ Frequency	Responsibility	СоС
Project Environmental Management Report	Weekly	Environmental Manager	-
Monthly Project Report	Monthly	Project Manager	-
ER Report	Monthly	ER	A36
ER Report to DPHI	Quarterly	ER	A35(k)
Compliance Report	Within six months after the commencement of construction of the development, and in the same month each subsequent year	Project Manager	C14
Incident Report	Within 30 days of the date on which	Project Manager	C10
	the incident occurred		Appendix 6
Report on excessive dust being generated at source and dust leaving the site	Monthly	Project Manager	-

Monthly Project Reports will be provided to the ER and will include all dust and air quality complaints identified within the month, their causes and appropriate measures used to address the complaints and reduce the emissions in a timely manner.



7.8. CAQMP Review and Revision Process

This CAQMP will be reviewed in accordance with Section 5.8 of the CEMP. The Project team will bi-annually review the adequacy of the environmental mitigation measures within this CEMP and Sub-Plans (including this CAQMP) as well as the effectiveness of their implementation to determine whether they are still applicable to the activities being carried out onsite. This review will be undertaken by the Environmental Manager in consultation with the Project Manager and ESR Representative.

CoC C8 also states that all strategies, plans and programs required under the SSD 9138102 Development Consent will be reviewed and the Planning Secretary notified of the review within three months of:

- the submission of a Compliance Report under CoC C14
- the submission of an incident report under CoC C10
- the approval of any modification of the conditions of the SSD 9138102
 Development Consent or the issue of a direction of the Planning Secretary under CoC A2(b) which requires a review.

As per CoC C9, where documents are revised under the above reviews the revised documents will be sent to the Planning Secretary for approval within six weeks of the review.

All employees and contractors will be informed of any revisions to the CAQMP during toolbox talks.



REFERENCES

Aspect Environmental (May 2023) Westlink Stage 1 Construction Air Quality Management Plan

Aspect Environmental (March 2024) Construction Environmental Management Plan

EPA (2006) Technical framework: Assessment and management of odour from stationary sources in NSW

EPA (2016) Approved Methods for Modelling and Assessment of Air Pollutants in NSW

EPA (2016) Guidance on the Assessment of Dust from Demolition and Construction

Ethos Urban (June 2021) Environmental Impact Statement – 290-308 Aldington Road, 59-62 Abbotts Road & 63 Abbotts Road, Kemps Creek – Westlink Industrial Estate

Ethos Urban (September 2022) SSD-9138102: Westlink Stage 1 – Amendment Report – 290-308 Aldington Road, 59-62 Abbotts Road & 63 Abbotts Road, Kemps Creek – ESR Australia

Ethos Urban (May 2023) Community and Stakeholder Communications Strategy RWDI (February 2021) ESR Kemps Creek Logistics Park – Air Quality Assessment SSD 9138102 Development Consent, dated 21 April 2023



Appendix E Construction Waste Management Plan







Construction Waste Management Plan

Westlink Stage 1 – Stage 3

290-308 Aldington Road, 59-62 Abbotts Road & 63 Abbotts Road, Kemps Creek

SSD-9138102



DOCUMENT TRACKING

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Glossary	
CWMP	Construction Waste Management Plan
СЕМР	Construction Environmental Management Plan
CoC	Condition(s) of consent
DCP	Development Control Plan
DPHI	Department of Planning, Housing and Infrastructure (formerly Department of Planning and Environment)
EIS	Environmental Impact Assessment
EPA	Environmental Protection Authority
POEO Act	Protection of the Environment Operations Act 1997
Prime	Prime Constructions Pty Ltd
ER	Environmental Representative
SSD	State significant development
The Project	Stage 1 of the Westlink Industrial Estate (formerly known as the Kemps Creek Logistics Park)
WMP	Waste Management Plan



1 INTRODUCTION

1.1 Background

This Construction Waste Management Plan (CWMP) has been prepared by Aspect Environmental Pty Ltd (Aspect) on behalf of ESR Australia Pty Ltd (ESR), for the purposes of Stage 3 of the Westlink Industrial Estate (formerly known as the Kemps Creek Logistics Park) (the Project).

This CWMP has been prepared with reference to:

- State Significant Development (SSD) 9138102 Development Consent and the included conditions of consent (CoC) dated 21 April 2023
- Amendment Report (Ethos Urban, 15 September 2022)
- Environmental Impact Statement (EIS) (Ethos Urban, 17 June 2021)
- SSD 9138102 Planning Secretary's Environmental Assessment Requirements which were issued in December 2020
- Waste Management Plan (WMP) (SLR Consulting Australia, August 2022) prepared to support the EIS
- Architectural drawings (Nettletontribe, October 2022).

This CWMP applies to the waste generated from the construction of Stage 3 of the Project.

1.2 Project Description

The Project comprises the first stage of an industrial estate located at 290-308 Aldington Road, Kemps Creek (Lot 13 Deposited Plan (DP) 253503), 59-62 Abbotts Road (Lot 12 DP 253503), and 63 Abbotts Road, Kemps Creek (Lot 11 DP 253503) within Penrith City Local Government Area. The Project site is approximately 319,800m2 in area and is irregular in shape. The location of the Project site is indicated by the red outline on Figure 1-1.

The SSD 9138102 Development Consent also includes Lots 3 and 4 DP 250002 in the development site.

The site formerly comprised undulated rural land, with foundations of residential dwellings, farm sheds, and miscellaneous agricultural greenhouses and structures. It was best described as being rural-residential in nature, with significant areas of land remaining unused.

As per the SSD 9138102 Development Consent, the Project includes bulk earthworks (clearing, site levelling, import and compaction of fill material, excavation for installation of drainage and services, to prepare the site for construction), subdivision, construction, fit out and operation of two warehouse buildings and ancillary office space with a total gross floor area of 81,317m2, landscaping, construction of estate roads and external road upgrades, site servicing and stormwater infrastructure.

Stage 3 of the Project comprises the following works:

Construction of a new warehouse building



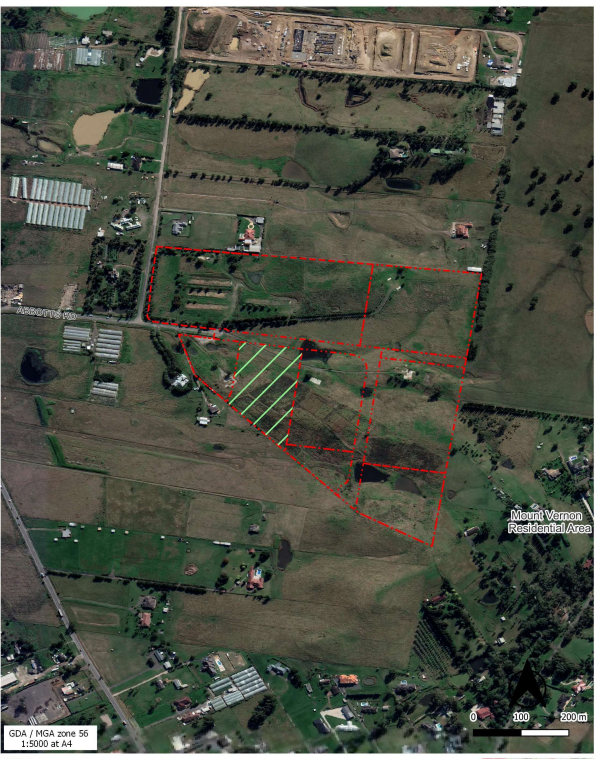
- Associated site hardstand area and ancillary facilities
- Associated site landscaping.

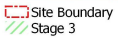
The site layout for the whole Project and Stage 3 of the Project is shown in Figure 1-2 and Figure 1-3 respectively.

ESR has engaged Prime Constructions Pty Ltd (Prime) to construct Stage 3 of the Project.



Figure 1-1: Site context









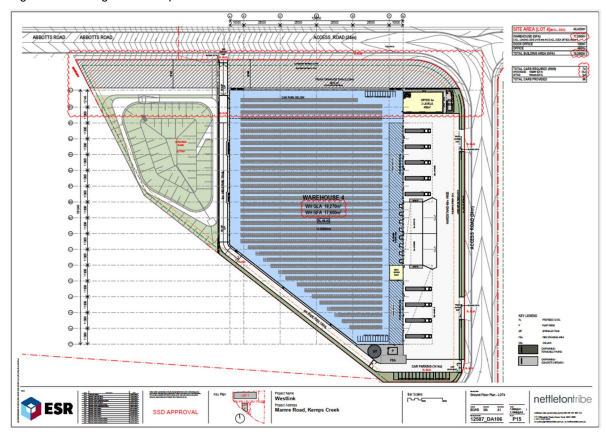
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Figure 1-2: Westlink Industrial Estate



Figure 1-3: Lot 4 ground floor plan





1.3 CWMP Context and Objectives

The purpose of this CWMP is to set out the performance standards and appropriate management measures and practices that Prime will apply during the construction of Stage 3 of the Project. This CWMP is a Sub-Plan of the Construction Environmental Management Plan (CEMP) for Stage 3 of the Project (Aspect Environmental, Rev02, March 2024). This CWMP will be updated prior to operation of the Project to include waste related operational requirements.

Waste reduction performance relates to waste diverted from landfill that should meet the targets for recycling outlined in the NSW Waste Avoidance and Resource Recovery Strategy 2014-21. The targets include increasing recycling of construction and demolition waste to 80% by 2021 and increasing recycling of commercial and industrial waste to 70% by 2021. Similar targets have been established in The NSW Waste and Sustainable Materials Strategy 2041 – Stage 1: 2021-2027 (Department of Planning, Industry and Environment, June 2021), which is focused on moving NSW towards a circular economy. The aim is to use resources more productively by reducing waste and maximising their usage and repurposing.

This CWMP will assist Stage 3 of the Project to meet these targets by providing appropriate waste minimisation measures. Waste reporting can be used to determine the actual percentage of wastes that have been recycled during the construction of Stage 3 of the Project.

This CWMP identifies all potential waste likely to be generated during the construction of Stage 3 of the Project, including a description of how waste is to be handled, processed, and disposed of, or reused or recycled, in accordance with Penrith City Council and other relevant regulatory authorities' requirements.

This CWMP:

- Details the quantities and classification of waste streams generated during construction of Stage 3 of the Project
- Identifies waste storage, handling and disposal requirements
- Provides guidance for completing the construction works in compliance with the CoC, the Project's Contract documentation as well as other applicable State and Federal legislation
- Identifies the roles and responsibilities of key personnel
- Prescribes mitigation measures to protect human and ecological values and manage the potential impacts of the works on the environment
- Encourages the minimisation of waste production and maximisation of resource recovery
- Details environmental management practices for the management, implementation and monitoring of Stage 3 of the Project
- Identifies the appropriate management of contaminated and hazardous waste
- Identifies procedures and chain of custody records for waste management.

All personnel, sub-contractors and visitors are required to always comply with the requirements of this CWMP.



2 Legal and Compliance Requirements

2.1 Waste Regulatory Framework

Relevant legislation and guidelines for management of waste for this Project include:

- Environment Planning and Assessment Act 1979
- Protection of the Environment Operations Act 1997 (POEO Act) and Amendment Act 2011
- Waste Avoidance and Resource Recovery Act 2001
- NSW Department of Planning, Industry and Environment (June 2021) Waste and Sustainable Materials Strategy 2041 – Stage 1: 2021-2027
- NSW Environment Protection Authority (EPA) (2014) NSW Waste Avoidance and Resource Recovery Strategy 2014-21
- NSW EPA (November 2014) Waste Classification Guidelines Part 1: Classifying waste
- NSW EPA (2012) Better Practice Guidelines for Waste Management and Recycling in Commercial and Industrial Facilities
- NSW EPA (June 2020) Construction and demolition waste A management toolkit
- NSW EPA Resource Recovery Orders and Resource Recovery Exemptions under the Protection of the Environment Operations (Waste) Regulation 2014
- Penrith Development Control Plan (DCP) 2014
- Penrith City Council Waste Strategy 2017-2026
- Mamre Road Precinct DCP 2021.

2.2 Development Consent Conditions

Development Consent for the Project (SSD 9138102) under Section 4.38 of the *Environmental Planning and Assessment Act 1979* was provided by NSW Department of Planning and Environment on 21 April 2023.

This CWMP addresses the CoC relevant to waste management during construction for Stage 3 of the Project as listed in Table 2-1.



Table 2-1: Relevant CoC and where this CWMP addresses them

SSD 9	SSD 9138102 CoC		
Unex	pected Finds		
B70	Prior to the commencement of earthworks, the Applicant must prepare an unexpected finds procedure to ensure that potentially contaminated material is appropriately managed. The procedure must form part of the CEMP in accordance with condition C2 and must ensure any material identified as contaminated is disposed of in accordance with the POEO Act and its associated regulations. Details of the final disposal location and the results of any associated testing must be submitted to the Planning Secretary prior to removal of the contaminated material from the site.	Appendix F (Contamination Unexpected Finds Protocol) of the CEMP Section 6.4	
Waste	e Management Plan		
B91	Prior to the commencement of construction of the first warehouse building, the Applicant must update the Waste Management Plan included in the EIS for the development. The Plan must:	This Plan	
	(a) detail the type and quantity of waste to be generated during construction and operation of the development;	Section 4	
	(b) describe the handling, storage and disposal of all waste streams generated on site, consistent with the <i>Protection of the Environment Operations Act 1997, Protection of the Environment Operations (Waste) Regulation 2014</i> and the <i>Waste Classification Guideline</i> (Environment Protection Authority, 2014); and	Section 5.2	
	(c) detail the materials to be reused or recycled, either on or off site.	Section 5.2	
B92	The Applicant must implement the Waste Management Plan for the duration of construction and operation.	Section 1.3	
Waste	e Storage and Processing		
B93	Prior to the commencement of construction of the development, the Applicant must obtain agreement from Council for the design of the waste storage area for the development.	Section 5.2	
B94	Waste must be secured and maintained within designated waste storage areas at all times and must not leave the site onto neighbouring public or private properties.	Section 5.2	
Statu	tory Requirements		
B95	The Applicant must assess and classify all liquid and non-liquid wastes to be taken off site in accordance with the latest version of EPA's Waste Classification Guidelines Part 1: Classifying Waste (EPA, 2014) and dispose of all wastes to a waste management facility or premises lawfully permitted to accept the waste.	Section 5.2	
Pests	, Vermin and Priority Weed Management		



SSD 9	CWMP Section	
B96	The Applicant must: (a) implement suitable measures to manage pests, vermin and declared priority weeds on the site; and (b) inspect the site on a regular basis to ensure that these measures are working effectively, and that pests, vermin or priority weeds are not present on site in sufficient numbers to pose an environmental hazard or cause the loss of amenity in the surrounding area. Note: For the purposes of this condition, priority weed has the same	Appendix H of the CEMP (Wildlife Management Plan)
	definition of the term in the Biosecurity Act 2015.	
Manag	gement Plan Requirements	
C1	Management plans required under this consent must be prepared in accordance with relevant guidelines, and include:	Section 1.3 Section 2.1 Section 5.1
	(a) detailed baseline data	Section 4
	(b) details of:	Section 2.1
	(i) the relevant statutory requirements (including any relevant approval, licence or lease conditions);	
	(ii) any relevant limits or performance measures and criteria; and	Section 1.3 Section 5.1
	(iii) 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;	Section 1.3 Section 5.1
	(c) a description of the measures to be implemented to comply with the relevant statutory requirements, limits, or performance measures and criteria;	Section 5.2
	(d) a program to monitor and report on the:	Section 6.2
	(i) impacts and environmental performance of the development; and	Section 6.8
	(ii) effectiveness of the management measures set out pursuant to paragraph (c) above;	Section 6.1 Section 6.2 Section 6.3 Section 6.8
	(e) a contingency plan to manage any unpredicted impacts and their consequences and to ensure that ongoing impacts reduce to levels below relevant impact assessment criteria as quickly as possible;	Section 6.5
	(f) a program to investigate and implement ways to improve the environmental performance of the development over time;	Section 6.9



SSD 9	138102 CoC	CWMP Section
	(g) a protocol for managing and reporting any:	Section 6.6
	(i) incident and any non-compliance (specifically including any exceedance of the impact assessment criteria and performance criteria);	
	(ii) complaint;	Section 3
	(iii) failure to comply with statutory requirements; and	Section 6.6
	(h) a protocol for periodic review of the plan.	Section 6.9
	Note: The Planning Secretary may waive some of these requirements if they are unnecessary or unwarranted for particular management plans	Noted



3 COMPLIANTS HANDLING PROCEDURE

A detailed description of the complaints handling procedure is outlined in Section 2.2 of the CEMP. Complaints relating to waste will be recorded in the Project complaints register including the following details:

- Date and time of complaint
- Method by which complaint was made
- Nature of complaint
- Details of and initial response to complaint
- Potential causes of the complaint
- Action taken and any follow up actions.

Complaint's responses will be provided in accordance with the Community and Stakeholder Communications Strategy (Ethos Urban, May 2023 – Appendix I of the CEMP).

All complaint details will be captured and logged in a stakeholder contact register, and all responses will be shared with the Project team. In accordance with CoC A38, this register will be made available to the Environmental Representative (ER) on a monthly basis.



4 CONSTRUCTION WASTE

4.1 Waste Streams and Classifications

The construction of Stage 3 of the Project will generate the following core waste streams:

- General construction waste
- Construction plant maintenance waste
- Packaging waste
- Work compound waste from on site employees.

A summary of waste types generated from construction activities, along with their waste classifications and mitigation measures is provided in Table 4-1.

The NSW EPA website provides further information on managing construction waste and classifying waste types.

Table 4-1: Potential waste types and their mitigation measures

Waste Source and Stream	NSW EPA Waste Classification	Mitigation Measures
Construction		
Sediment fencing, geotextile materials	General solid waste (non- putrescible)	Reuse at other sites where possible or disposal to landfill.
Concrete	General solid waste (non- putrescible)	Recycle off site for filling, levelling or road base.
Bricks and pavers	General solid waste (non- putrescible)	Cleaned for reuse as footings, broken bricks for internal walls, crushed for landscaping or driveway use, off site recycling.
Gyprock or plasterboard	General solid waste (non- putrescible)	Off site recycling or returned to supplier.
Sand or soil	General solid waste (non- putrescible)	Off site recycling.
Metals such as fittings, appliances and bulk electrical cabling, including copper and aluminium	General solid waste (non- putrescible)	Off site recycling at metal recycling compounds and remainder to landfill.
Conduits and pipes	General solid waste (non- putrescible)	Off site recycling.



Waste Source and Stream	NSW EPA Waste Classification	Mitigation Measures
Timber	General solid waste (non- putrescible)	Off site recycling, chip for landscaping, sell for firewood.
		Treated: reused for formwork, bridging, blocking, propping or second-hand supplier.
		Untreated: reused for floorboards, fencing, furniture, mulched second-hand supplier.
		Remainder to landscape supplies.
Doors, windows, fittings	General solid waste (non- putrescible)	Off site recycling at second-hand building supplier.
Insulation material	General solid waste (non- putrescible)	Offsite disposal.
Glass	General solid waste (non- putrescible)	Off site recycling, glazing or aggregate for concrete production.
Asbestos	Special waste	Off site disposal at a licensed landfill facility.
Fluorescent light fittings and bulbs	Hazardous waste	Off site recycling or disposal; FluoroCycle.org.au provides more information.
Lead paint	Hazardous waste	Off site recycling, Paintback collection or disposal.
Synthetic Rubber or carpet underlay	General solid waste (non- putrescible)	Off site recycling; reprocessed and used in safety devices and speed humps.
Ceramics including tiles	General solid waste (non- putrescible)	Off site recycling at a crushing and recycling company.
Carpet	General solid waste (non- putrescible)	Off site recycling or disposal; reused for landscaping, insulation or equestrian uses.



Waste Source and Stream	NSW EPA Waste Classification	Mitigation Measures
Plant Maintenance		
Empty oil and other drums or containers, such as fuel, chemicals, paints, spill clean ups	Hazardous waste: Containers were previously used to store Dangerous Goods (Class 1, 3, 4, 5 or 8) and residues have not been removed by washing or vacuuming.	Transport to comply with the transport of Dangerous Goods Code applies in preparation for off site recycling or disposal at licensed facility.
	General solid waste (non- putrescible): Containers have been cleaned by washing or vacuuming.	
Air filters and rags	General solid waste (non- putrescible)	Off site disposal.
Batteries	Hazardous waste	Off site recycling, the Australian batteryrecycling.org.au provides more information.
Packaging		
Packaging materials, including wood, plastic, cardboard, metals and stretch wrap made of Linear Low-Density Polyethylene (LLPE)	General solid waste (non- putrescible)	Off site recycling.
Wooden or plastic crates and pallets	General solid waste (non- putrescible)	Reused for similar projects, returned to suppliers, or off site recycling.
		businessrecycling.com.au provides more information.
Work Compound and Asso	ciated Offices	
Food waste	General solid (putrescible) waste	Dispose to landfill with general garbage.
Recyclable beverage containers including glass and plastic bottles, aluminium cans and steel cans	General solid waste (non- putrescible)	Co-mingled recycling at off site licensed facility or deliver to local NSW container deposit scheme 'Return and Earn' facility.
Clean paper and cardboard	General solid waste (non- putrescible)	Paper and cardboard recycling at off site licensed facility.
General domestic waste generated by workers such as soiled paper and cardboard and polystyrene	General solid waste (non- putrescible) mixed with putrescible waste	Disposal at landfill.



4.2 Estimated Waste Types and Quantities

As per information provided in the WMP (SLR Consulting Australia, August 2022) prepared as Appendix O of the Amendment Report (Ethos Urban, September 2022), Table 4-2 summarise estimated types and quantities of waste generated during construction of Stage 3 of the Project.



Table 4-2: Estimated types and quantities of Stage 3 construction waste (SLR Consulting Australia, August 2022)

Area of Stage 3 of	Waste Types and Approximate Quantities (m³)						
the Project	Timber	Concrete	Bricks	Gyprock	Sand and Soil	Metal	Other
Warehouse	4.2	35.2	27.7	7.6	80.6	10.1	8.4
Office (two levels)	4.6	17	7.6	7.8	8	2.4	4.6
Dock office	0.5	1.9	0.9	0.9	0.9	0.3	0.5
Hardstand area	-	202.5	-	-	94.6	29.8	53.6
Car park	-	66.5	-	-	31.1	9.8	17.6
Total	9.3	323.0	36.2	16.2	215.1	52.4	84.6

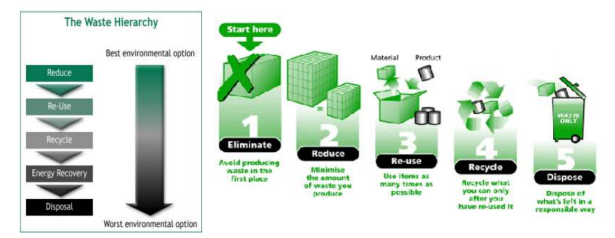


5 IMPLEMENTATION AND MITIGATION MEASURES

5.1 Waste Management Hierarchy

The waste related mitigation measures have been prepared in accordance with Penrith City Council's Waste Hierarchy, which addresses the objectives of the *Waste Avoidance and Resource Recovery Act 2001* (Figure 5-1).

Figure 5-1: Waste management hierarchy (Penrith City Council DCP, 2014)



5.2 Waste Management Measures

Waste avoidance measures, which eliminate or reduce waste generation, and waste reuse, recycling and disposal measures to be employed on site are provided in Table 5-1.

As outlined in the Penrith City Council DCP (2014), waste materials produced from construction activities are to be separated at the source and stored separately on site. Waste separation, storage and servicing measures to be implemented on site are provided in Table 5-2. Prior to the commencement of construction of the development, the Applicant must obtain agreement from Council for the design of the waste storage area for the development.



Table 5-1: Waste avoidance, reuse, recycling and disposal measures

ID	Mitigation Measure	Responsibility
Waste a	voidance	
WM 1	Develop a purchasing policy based on the approximate volumes of materials to be used so that the correct quantities are purchased.	Project Manager
WM 2	Arrange for delivery of materials on an 'as needed' basis to avoid material degradation through weathering and moisture damage.	Project Manager
WM 3	Communicate strategies to handle and store waste to minimise environmental, health and amenity impacts.	Project Manager
WM 4	Select materials with a low environmental impact over the lifecycle of the building.	All personnel
WM 5	Choose timber from certified plantations and avoid unsustainable timber imports including western red cedar, oregon, meranti, luan or merbau.	Project Manager
WM 6	Use leased equipment rather than purchase and disposal.	Project Manager
WM 7	Group wet areas together to minimise the amount of pipe work required.	Project manager
WM 8	Design the Project to require standard material sizes or make arrangements with manufacturing groups for the supply of non-standard material sizes.	Project Manager
WM 9	Design works for de-construction.	Project Manager
WM 10	Request cardboard or metal drums rather than plastics.	Project Manager
WM 11	Return packaging to suppliers where practicable to reduce waste further along the supply chain.	Project Manager
WM 12	Purchase in bulk.	Project Manager
WM 13	Request metal straps rather than shrink wrap.	Project Manager



ID	Mitigation Measure	Responsibility
Waste r		
WM 14	Assess and classify all liquid and non-liquid wastes to be taken off site in accordance with the latest version of EPA's Waste Classification Guidelines Part 1: Classifying Waste (EPA, 2014) and dispose of all wastes to a waste management facility or premises lawfully permitted to accept the waste.	Project Manager
WM 15	Manage construction on the site to include minimising waste generation, requiring the appropriate storage and timely collection of waste materials, and maximising reuse or recycling of materials.	Project Manager
WM 16	Consider the potential of any new materials to be reused and recycled at the end of Stage 3 of the Project's life.	Project Manager
WM 17	Store wastes on site appropriately to mitigate cross-contamination and allow the highest possible reuse value.	Project Manager
WM 18	Recycle and reuse waste off site, where this is not possible on site.	Project Manager
WM 19	Recycle or dispose solid waste, timber, brick, concrete, asphalt and rock, where such waste cannot be reused on site, to an appropriately licensed landfill.	Project Manager
WM 20	Identify opportunities for the use of prefabricated components and recycled materials.	Project Manager
WM 21	Reuse formwork where appropriate.	Project Manager
WM 22	Retain roofing material cut-offs for reuse or recycling.	Project Manager
WM 23	Retain used crates for storage purposes unless damaged.	Project Manager
WM 24	Recycle cardboard, glass and metal wastes.	Project Manager
WM 25	Sell or reuse all disassembled materials, where possible.	Project Manager
WM 26	Deliver batteries and florescent lights to drop off site recycling facility.	Environmental Manager
WM 27	Return excess materials and packaging to the supplier or manufacturer.	Project Manager



ID	Mitigation Measure	Responsibility
WM 28	Deliver items to an appropriately licensed landfill as a last resort and only dispose wastes that cannot be cost effectively reused or recycled.	Project Manager
WM 29	Dispose all garbage via a council approved system.	Project Manager
WM 30	Dispose all asbestos and/or hazardous wastes in accordance with SafeWork NSW and NSW EPA requirements.	Project Manager
WM 31	As required by the Contamination Unexpected Finds Protocol, any material identified as contaminated must be disposed of in accordance with the POEO Act and its associated regulations. Details of the final disposal location and the results of any associated testing must be submitted to the Planning Secretary prior to removal of the contaminated material from the site.	Project Manager
WM 32	In the event that waste soil is reused at another site, the following records will be maintained: • approval under the EP&A Act for the receiving location allowing the material to be imported • chain of custody documentation including a S143 Certificate (accepting the material) • test results used to classify the material in accordance with the latest version of EPA's Waste Classification Guidelines Part 1: Classifying Waste (EPA, 2014) • records of transport and volume of material.	Project Manager

Table 5-2: Waste storage and servicing measures

ID	Mitigation Measure	Responsibility
Waste s	separation	



ID	Mitigation Measure	Responsibility
	The following waste materials are to be segregated, sorted and stored on site in separate skip bins or appropriately managed stockpiles prior to off site disposal:	
	Bricks, concrete and scrap metal	
	 Metal and steel, in a condition suitable for recycling at metal recycling facilities 	
	Timber	
	• Glass	5
WM 33	Hardstand rubble	Project Manager
	Contaminated excavation spoil, if present	
	Hazardous waste, if present	
	Paper and cardboard	
	General co-mingled recycling waste	
	Non-recyclable general waste.	
WM 34	If there is insufficient space on site for full segregation of waste types, the Project Manager is to consult with the waste and recycling collection contractor to confirm which waste types may be co-mingled prior to removal from the site.	Project Manager
Waste s	torage areas	
WM 35	Waste must be secured and maintained within designated waste storage areas at all times and must not leave the site onto neighbouring public or private properties.	Project Manager
WM 36	Waste storage areas will allow enough space for servicing requirements.	Project Manager
WM 37	Mark waste storage areas and bins clearly with the standard NSW EPA signage (Figure 5-2).	Environmental Manager
WM 38	Delineate dedicated stockpile areas on the site, with regular transfers to dedicated skip bins for sorting, where space is restricted.	Project Manager



ID	Mitigation Measure	Responsibility	
WM 39	Allow unimpeded access to waste storage areas by site personnel and waste disposal contractors.	Project Manager	
WM 40	Consider environmental factors which could potentially cause an impact to the waste storage, such as slope, drainage and the location of watercourses and native vegetation, when locating waste storage areas.	Project Manager	
WM 41	Employ adequate environmental management controls to prevent off site migration of waste materials and contamination from the waste.	Environmental Manager	
WM 42	Consider visual amenity, safety, accessibility and convenience when locating waste storage areas.	Project Manager	
WM 43	Mitigate hazards to human health or the environment.	Project Manager	
WM 44	Place all waste in skips or bins for disposal or recycling adequately so that the waste does not fall, blow, wash or otherwise escape from the site.	All personnel	
WM 45	Keep the waste containers and storage areas clean and in a good state of repair.	Project Manager	
Waste s	ervicing		
WM 46	Arrange for suitable waste collection contractors to remove construction waste from site.	Project Manager	
WM 47	Visually assess waste bins to verify they are not filled beyond recommended filling levels.	Environmental Manager	
WM 48	Verify that all bins and loads of waste materials leaving site are covered.	Environmental Manager	
	Maintain waste disposal documentation (i.e. a waste register) detailing, at a minimum		
	 Descriptions and estimated amounts of all waste materials removed from site 		
WM 49	 Details of the waste and recycling collection contractors and facilities receiving the waste and recyclables 	Environmental Manager	
	 Records of waste and recycling collection vehicle movements (e.g. date and time of loads removed, licence plate of collection vehicles, tip dockets from receiving facility) 		
	Waste classification documentation for materials disposed to off site recycling or landfill facilities.		



ID	Mitigation Measure	Responsibility		
WM 50	Maintain waste disposal records and provide to regulatory authorities such as Council, SafeWork NSW or NSW EPA upon request.	Project Manager		
WM 51	Allow waste to only be removed during approved hours.	Project Manager		
WM 52	Dispose of all building waste generated on site to an approved site lawfully able to accept them.	Project Manager		
Contaminated or hazardous waste				
WM 53	A qualified and certified contractor is to remove all contaminated or hazardous materials (e.g. asbestos) and dispose of all contaminated or hazardous waste to an appropriately licensed facility.	Project Manager		
WM 54	All asbestos and other hazardous waste to be handled according to appropriate legislation and regulation including the Work Health and Safety Regulation 2011.	Project Manager		
WM 55	Hazardous waste management at the site may require a licence from the EPA and approval from Council. If hazardous waste is identified for removal, Council and NSW EPA are to be consulted prior to undertaking any hazardous waste removal.	Project Manager		



Figure 5-2: NSW EPA Waste Management Signage





6 INSPECTIONS, MONITORING AND REPORTING

In addition to the monitoring outlined in Table 5-1 and Table 5-2, ongoing environmental inspections for the Project are detailed in Section 5 of the CEMP. The monitoring and review actions relevant to this CWMP (Stage 3 of the Project) are provided below.

6.1 Environmental Inspections

Environmental inspections to be undertaken are described in Section 5.1 of the CEMP. The regular environmental inspections undertaken by Environmental Manager (fortnightly), ESR and the ER will include the implementation of this CWMP.

Environmental inspections with particular relevance to the implementation of this CWMP are:

- Environmental Manager fortnightly inspection to monitor and verify implementation of mitigation measures in this CWMP, including:
 - Observation of the waste bins to not be filled beyond recommended filling levels
 - Observation of all bins and loads of waste materials leaving the site to be covered
 - Monitoring implementation of environmental management controls in place to prevent off site migration of waste materials and contamination from the waste.
- ER inspections to monitor implementation of this CWMP.

6.2 Reporting and Monitoring

Environmental monitoring is summarised in Section 5.2 of the CEMP and will be undertaken to assist in the management of the following:

- Obtaining accurate waste generation records
- Construction of Stage 3 of the Project in accordance with environmental approvals
- Compliance with all relevant legislative requirements
- The minimisation of potential environmental incidents
- Effectiveness of environmental controls
- Implementation of the CWMP.

Waste relevant monitoring includes:

- Recording waste generated and disposal methods
- Reviewing past waste disposal receipts
- Recording waste volumes recycled, reused or contractor removed in accordance with Penrith City Council DCP



 Recording information to track waste avoidance, reuse and recycling performance and to help in waste estimations for future waste management plans.

6.3 Environmental Auditing

Environmental auditing is described in Section 5.3 of the CEMP. ESR will undertake an internal Health, Safety, Security and Environment audit of the Project annually. Audits will involve a review of all environmental documents, records and reports to verify compliance with the CEMP (and this CWMP) to satisfy CoC C16. Where audits show that recycling is not carried out effectively, Prime will carry out additional staff training, signage re-examination and reviews of the waste management measures.

In addition, the ER may at any time request documents and evidence confirming implementation of the CEMP and Sub-Plans.

Key environmental and procedural aspects to be covered by the audit may include:

- Environmental mitigation measures detailed in this CWMP
- Adherence to reporting procedure
- Complaint and incident management
- Legislative requirements.

Environmental and construction records include:

- Complaint records
- Incident, non-conformances and corrective action reporting
- Communications with stakeholders
- Records of environmental reporting
- Monthly waste management reporting
- CEMP audit documentation.

Records of auditing and reporting will be maintained to demonstrate compliance.

6.4 Unexpected Contamination Finds

Unexpected waste finds such as asbestos or other potentially contaminated or hazardous wastes are to be managed in accordance with the Contamination Unexpected Finds Protocol (Appendix F of the CEMP).

In accordance with Penrith City Council DCP and NSW EPA guidelines, contaminated or hazardous wastes identified at the site should be managed/handled by qualified and certified personnel.

All contaminated or hazardous wastes should be removed and disposed off site at an appropriately licensed landfill facility.

6.5 Contingency Management Plan

If inspections, monitoring and/or auditing indicate that the mitigation measures listed in this CWMP are not effective in managing environmental impacts, the responses outlined in Table 6-1 will be implemented. These responses will manage any



unpredicted impacts and their consequences. This plan would check that ongoing impacts reduce to levels below relevant impact assessment criteria as quickly as possible.

This contingency management for the CWMP is consolidated in Appendix K of the CEMP to form the Contingency Plan for the Project.



Table 6-1: CWMP contingency management plan

Element	Trigger/Response	Condition Green	Condition Amber	Condition Red
	Trigger	Inspections identified no waste generated by construction outside of dedicated bins and stockpiles.	Inspections identified minimal waste generated by construction outside of dedicated bins and stockpiles.	Inspections identified large quantities of waste generated by construction outside of dedicated bins and stockpiles. Complaints received regarding waste management.
Waste	Response	Continue to implement existing measures in accordance with CWMP.	Clean up the waste immediately and dispose according to CWMP requirements. Toolbox talk with all workers to discuss waste management requirements.	Clean up the waste immediately and dispose according to CWMP requirements. Toolbox talk with all workers to discuss waste management requirements.



6.6 Non-compliances and Actions

Section 5.5 of the CEMP details the Stage 3 Project team's response following the identification of a non-compliance with the CoC, the CEMP and Sub-Plans. This includes the reporting, investigation and notification of non-compliances. Non-compliances with this CWMP will be addressed as required by the CEMP.

6.7 Environmental Incident and Emergency Response

Section 5.6 of the CEMP details environmental incidents and the response to environmental emergencies for Stage 3 of the Project. This includes the reporting, notification and investigation of environmental incidents. Emergency contact details are also provided.

In the event of an environmental incident or emergency related to the implementation of this CWMP, the responses detailed in the CEMP will be implemented.

6.8 Environmental Reporting

The reporting of environmental performance during construction of Stage 3 of the Project will be undertaken as required by the Development Consent. Environmental reporting requirements for Stage 3 of the Project is documented in Section 5.6 of the CEMP and reports relevant to this CWMP are listed in Table 6-2.

Table 6-2: Summary of environmental reporting for the CWMP

Report	Timing/Frequency	Responsibility	CoC
ER Report to DPHI	Quarterly	ER	A35(k)
ER Report	Monthly	ER	A36
Complaint register	Monthly	Communications and Community Liaison Representative to ER	A38
Environmental Review Report	Annually	Environmental Manager	C1(d)
Incident Report to ESR	Within 20 days of the date on which the incident occurred	Project Manager	C10 Appendix 6
Non-Compliance Report to ESR	Within five days of the date on which the non-compliance was identified	Project Manager	C12
Evidence required for Compliance Report	As requested by ESR for reporting within six months after the commencement of construction of the development, and in the same month each subsequent year	Project Manager	C14



Report	Timing/Frequency	Responsibility	CoC
Environmental inspection and progress reports	Ongoing to the Project Manager	Environmental Manager	
Project Report (including waste management and overall environmental performance of Stage 3 of the Project)	Monthly to ESR	Project Manager	Table 5.3 of the CEMP

Monthly Project Reports will be provided to the ER and will include all waste complaints identified within the month, their causes and appropriate measures used to address the complaints in a timely manner.

6.9 CWMP Review and Revision Process

This CWMP will be reviewed in accordance with Section 5.8 of the CEMP. The Project will annually review the adequacy of the environmental mitigation measures within this CEMP and Sub-Plans (including this CWMP) as well as the effectiveness of their implementation to determine whether they are still applicable to the activities being carried out on site. This review will be undertaken by the Environmental Manager in consultation with the Project Manager and ESR Representative.

CoC C8 also states that all strategies, plans and programs required under the SSD 9138102 Development Consent will be reviewed and the Planning Secretary notified of the review within three months of:

- the submission of a Compliance Report under CoC C14
- the submission of an incident report under CoC C10
- the approval of any modification of the conditions of the SSD 9138102
 Development Consent or the issue of a direction of the Planning Secretary under CoC A2(b) which requires a review.

As per CoC C9, where documents are revised under the above reviews the revised documents will be sent to the Planning Secretary for approval within six weeks of the review.

All employees and contractors will be informed of any revisions to the CWMP during toolbox talks.



REFERENCES

Aspect Environmental (July 2023) Construction Environmental Management Plan, Westlink Stage 1 – Stage 2

Aspect Environmental (March 2024) Construction Environmental Management Plan

Department of Planning, Industry and Environment (June 2021) NSW Waste and Sustainable Materials Strategy 2041 – Stage 1: 2021-2027

Ethos Urban (June 2021) Environmental Impact Statement – 290-308 Aldington Road, 59-62 Abbotts Road & 63 Abbotts Road, Kemps Creek – Westlink Industrial Estate.

Ethos Urban (September 2022) SSD-9138102: Westlink Stage 1 – Amendment Report – 290-308 Aldington Road, 59-62 Abbotts Road & 63 Abbotts Road, Kemps Creek – ESR Australia. Penrith City Council (2014) Development Control Plan

Ethos Urban (May 2023) Community and Stakeholder Communications Strategy

SLR Consulting Australia (August 2022) Waste Management Plan (Appendix O of the Amendment Report)

SSD 9138102 Development Consent, dated 21 April 2023.

SSD 9138102 Planning Secretary's Environmental Assessment Requirements, dated December 2020.



Appendix F Contamination Unexpected Finds Protocol



CONTAMINATION UNEXPECTED FINDS PROTOCOL

1 Background

As per the amended Planning Secretary's Environmental Assessment Requirements (SEARs) which were issued on December 2020, the EIS assessed the potential contamination impacts of the Project and included an assessment of the site suitability for the proposed use(s) in accordance with Resilience and Hazards SEPP 2021. Separate Preliminary Environmental Site Investigations (PESI) were completed for different components of the Project site, namely that of 59-63 Abbotts Road (Lots 11 & 12) and 290-308 Aldington Road (Lot 13).

The PESI of Lots 11 and 12 was completed by Douglas Partners on 8 August 2019 and the PESI of Lot 13 was completed by Alliance Geotechnical on 18 October 2019 (Appendix R of the EIS – Ethos Urban, June 2021).

The PESI of Lots 11 and 12 confirmed that the potential for the presence of significant contamination constraints was low, notwithstanding a localised filling impacted with metals and asbestos in the western portion of Lot 11 and filling impacted with asbestos in a gully on Lot 12, which requires further investigation and/or remediation prior to bulk earthworks. Accordingly, a Detailed Site Investigation was recommended to be undertaken including delineation of metal and asbestos impact observed in the PESI to ascertain whether or not each identified Potential Area of Environmental Concern require further management and/or remediation prior to commencement of the development.

The PESI of Lot 13 concluded that the detected concentrations of identified contaminants of potential concern were considered unlikely to present a human health risk or ecological health risk. No asbestos was identified within the soil samples collected, and the concentrations of nutrients in the soils assessed were considered to be similarly low across the entire site. Therefore, no further investigation, management and/or remediation was considered necessary.

The PESI concluded that an Unexpected Finds Protocol for contamination should be prepared and included in the CEMP to ensure that potentially contaminated material is appropriately managed.

A Detailed Site Investigation and Dam Water and Sediment Assessment (Alliance Geotechnical, 1 December 2021) and a Remedial Action Plan (alliance Geotechnical, 10 February 2022) were subsequently completed for the Project site. The Remedial Action Plan included contingency plans for the proposed site remediation in the event of unexpected contamination finds or unsuccessful remediation strategies. This Unexpected Finds Protocol has been prepared with reference to these contingency plans.



2 Unexpected Finds Protocol

It is acknowledged that previous investigations of the Project site have been completed to assess contaminants of potential concern in selected parts of the site. Ground conditions between previous sampling points may vary, and further hazards may arise from unexpected sources and/or in unexpected locations during construction works.

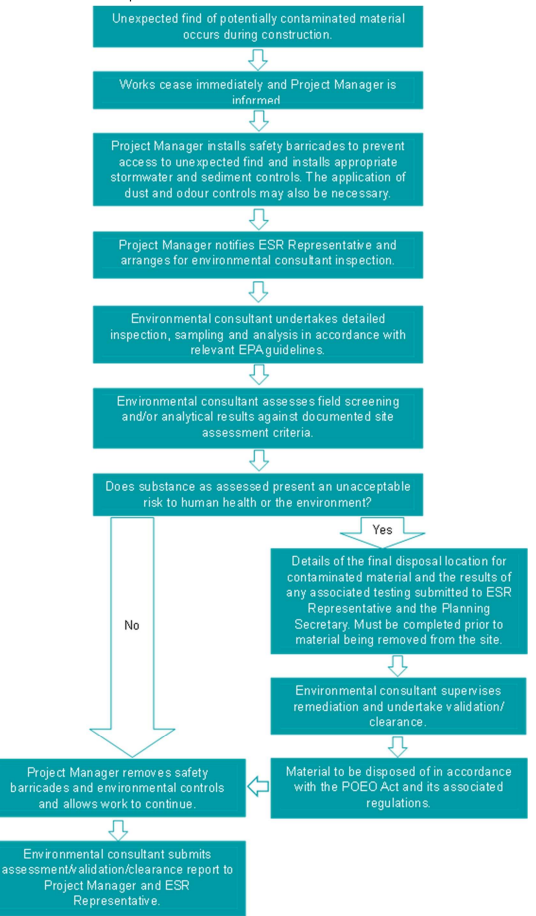
Contamination unexpected finds could include:

- Petroleum hydrocarbons (e.g. fuels, oils and lubricants) that can be identified by either odour and/or visual indications of contamination
- Buried dry waste materials that may include a variety of construction and demolition waste materials including wood, plastic, metal fragments, building rubble (e.g. concrete, brick, asphalt and asbestos containing materials)
- Buried or surface bonded asbestos-containing material, asbestos fines/friable asbestos
- Buried organic materials associated with decomposed plant matter
- Structures or conduits containing possible hazardous materials
- Ash (light weight, grey and white sand and gravel sized particles (1mm to 10mm)) or slag deposits (can be varied in consistency and colour and may comprise pale grey to blue/green/grey and be loose or cemented
- Landfill type material that could include a combination of the other categories including domestic (e.g. rags and clothing), clinical (e.g. sharps, human tissue or hair, laboratory specimens and cultures), and/or putrescible waste (e.g. food scraps, nappies and animal waste)
- Unusual odours that a different from surrounding soils
- Per- and polyfluoralkyl substances (PFAS) which is foaming in waters (e.g. in excavations, dewatering sumps or discharges) with little agitation and minimal dissipation
- Buried drums which are metal or plastic drums containing potentially unknown hazardous substances.

As required by CoC B70 to ensure the protection of the workforce and surrounding community, should asbestos or soil containing other contamination be identified on site during construction, the Contamination Unexpected Finds Protocol (Figure 1) should be followed.



Figure 1: Contamination Unexpected Finds Protocol





Appendix G Site Induction Training Material



Aboriginal Cultural Heritage Induction Training

Westlink Kemps Creek

Rev 01 28/04/2023

Known Aboriginal Archaeological Resource

Aboriginal cultural heritage assessment results – 16 Aboriginal artefacts identified across the site



Westlink site (red boundary) with identified surface artefact locations (yellow stars), areas of identified high disturbance (red), drainage line/open depression (aqua), ridge (purple) and simple slope (green). Test pits were dug at 20m intervals along each transect (white lines). (Aboriginal Cultural Heritage Assessment Report, Urbis 2021)

Unexpected Finds Procedure Heritage Remains – What to look for



Aboriginal stone tools



Historical artefacts

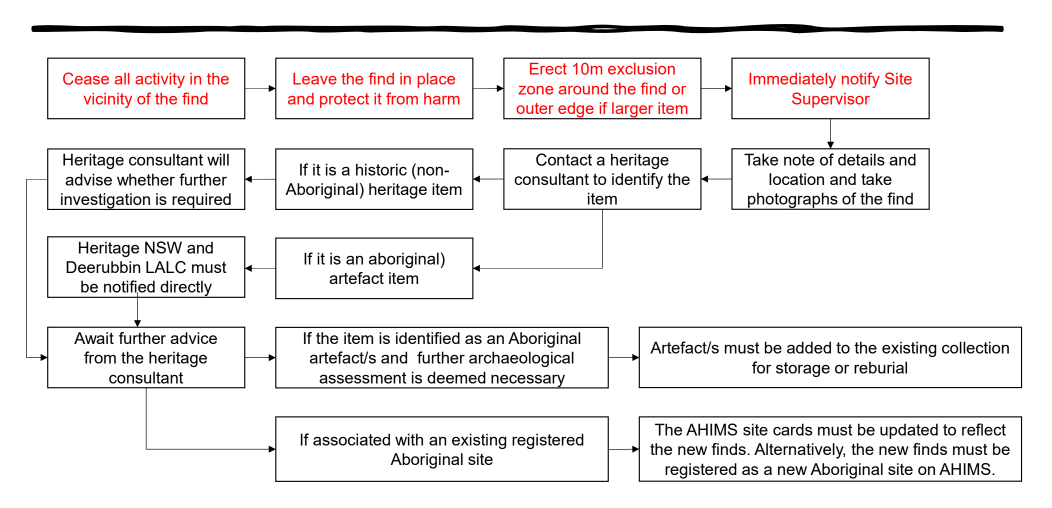


Historical footings

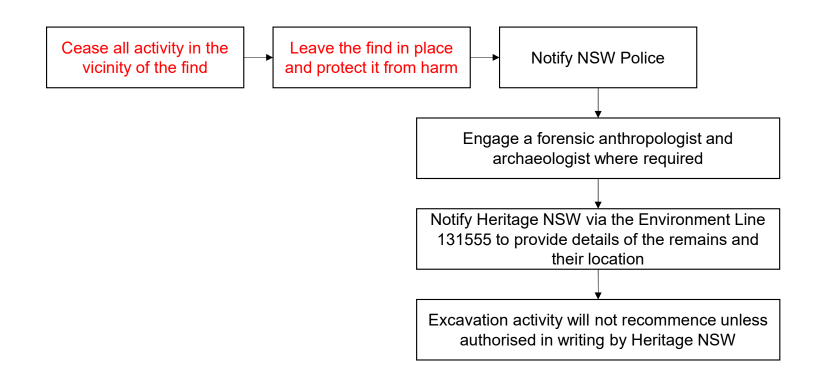


Historical footings

Unexpected Finds Procedure Heritage Remains – What to do



Human Remains Procedure Suspected Human Skeletal Remains – What to do



Roles and Responsibilities Under the Aboriginal Cultural Heritage Management Plan

Project Manager

- Allocate sufficient resources for the implementation of the Aboriginal Cultural Heritage Management Plan
- Outcomes of the visual checks/ compliance construction monitoring/ incident reporting are systematically evaluated as part of ongoing management of construction activities

Environmental Manager

- Oversee the overall implementation of the Aboriginal Cultural Heritage Management Plan including the implementation of heritage training and the creation and maintenance of heritage training records
- Oversee and coordinate scheduled Registered Aboriginal Parties communications
- □ All relevant personnel have and understand the most up-to-date copy of the Aboriginal Cultural Heritage Management Plan
- Any required actions arising from the detection of unexpected heritage items or human remains are reported to the relevant personnel for further action and ensure that the actions are effectively implemented

Roles and Responsibilities Under the Aboriginal Cultural Heritage Management Plan

Site supervisors/Site foreman/Contractors/Subcontractors

- Understand and implement mitigation protocols as required in the Aboriginal Cultural Heritage Management Plan and any other required measures during construction.
- Undertake relevant training to implement the requirements of the Aboriginal Cultural Heritage
 Management Plan
- ☐ All personnel are responsible for ensuring that heritage items to be retained are protected
- All site personnel to undertake environmental inductions which will include reference to the requirements of the Aboriginal Cultural Heritage Management Plan and the reporting process for unexpected finds

Qualified heritage professional (archaeologist)

☐ The archaeologist will be responsible for providing advice to minimise and mitigate potential impacts to any Aboriginal or historic heritage values that may be recorded during the construction activities.



Appendix H Wildlife Management Plan







Wildlife Management Plan

Westlink Stage 1

290-308 Aldington Road, 59-62 Abbotts Road & 63 Abbotts Road, Kemps Creek

SSD-9138102

DOCUMENT TRACKING

Version No.	Document No.	Description	Prepared By	Approved By	Date
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Glossary	
CEMP	Construction Environmental Management Plan
CoC	Condition of Consent
DP	Deposited Plan
DPE	Department of Planning and Environment (formally DPIE)
EIS	Environmental Impact Statement
SSD	State significant development
The Project	Stage 1 of the Westlink industrial estate (formerly known as the Kemps Creek Logistics Park)
WMP	Wildlife management plan
WSA	Western Sydney Airport



1. INTRODUCTION

1.1. Background

This Wildlife Management Plan (WMP) has been prepared by Aspect Environmental Pty Ltd (Aspect), on behalf of ESR Australia Pty Ltd (ESR), for the purposes of Stage 1 of an industrial estate known as Westlink (formerly known as the Kemps Creek Logistics Park) (the Project).

This WMP is a Sub-Plan of the Construction Environmental Management Plan (CEMP) and has been prepared with reference to:

- State significant development (SSD) 9138102 Development Consent and the included conditions of consent (CoC) dated 21 April 2023
- Amendment Report (Ethos Urban, 15 September 2022)
- Environmental Impact Statement (Ethos Urban, 17 June 2021)
- SSD 9138102 Planning Secretary's Environmental Assessment Requirements which were issued in December 2020.

1.2. Project Description

The Project comprises the first stage of an industrial estate located at 290-308 Aldington Road, Kemps Creek (Lot 13 DP 253503), 59-62 Abbotts Road (Lot 12 DP 253503), and 63 Abbotts Road, Kemps Creek (Lot 11 DP 253503) within Penrith City Local Government Area. The Project site is approximately 319,800m² in area and is irregular in shape. In June 2020, the site was rezoned IN1 – General Industrial under the State Environmental Planning Policy (Western Sydney Employment Area) 2009. The site is also located in the Mamre Road Precinct and is subject to controls outlined in the Mamre Road Precinct Development Control Plan 2021. The location of the Project site is indicated by the red outline on Figure 1-1.

The SSD 9138102 Development Consent also includes Lots 3 and 4 DP 250002 in the development site. These lots are located immediately south of Lot 11 DP 253503 and works (e.g. batter slopes) may be required within them to allow earthworks to be safely undertaken within Lot 11.

The site currently comprises undulated rural land, with foundations of residential dwellings, farm sheds, and miscellaneous agricultural greenhouses and structures. It is best described as being rural-residential in nature, with significant areas of land currently remaining unused.

As per the SSD 9138102 Development Consent the Project includes bulk earthworks (clearing, site levelling, import and compaction of fill material, excavation for installation of drainage and services, to prepare the site for construction), subdivision, construction, fit out and operation of two warehouse buildings and ancillary office space with a total gross floor area of 81,317m², landscaping, construction of estate roads and external road upgrades, site servicing and stormwater infrastructure.

The site layout for Stage 1 is shown in Figure 1-2.



Figure 1-1: Site context (EIS, Ethos Urban, June 2021)



Figure 1-2: Stage 1 site layout (SSD 9138102 Development Consent, 21 April 2023))





1.3. Purpose of this Plan

This WMP has been prepared to address the conditions of the SSD 9138102 Development Consent related to biodiversity (CoC B86- B88), to provide methods to monitor and manage impacts to biodiversity and wildlife strike risk during the construction of the Project.

Construction will be undertaken in accordance with the most recent, approved version of this WMP.

1.4. Objectives and Targets

The objectives and targets of this WMP are summarised in Table 1-1.

Table 1-1: Objectives and targets

Objectives	Targets	Timeframe	Responsibility	Monitoring Method
Enable compliance with	No written warnings or	At all times	Environmental Manager	Environmental Manager's daily checklist
relevant legislation, CoC,	infringement notices		Project Manager	Environmental inspection checklist
requirements and guidelines				Daily logbook
Minimise impacts to biodiversity	No impacts to biodiversity	At all times	Environmental Manager	Environmental Manager's daily checklist
during construction				Environmental inspection checklist
				Six-monthly monitoring by suitably qualified ecologist
Minimise impacts of wildlife to WSA	Minimal occurrence of	At all times	Environmental Manager	Environmental Manager's daily checklist
operations	common strike species			Environmental inspection checklist
	at the site			Six-monthly monitoring by suitably qualified ecologist



2. LEGAL AND OTHER REQUIREMENTS

2.1. Legislation

The regulatory framework for the Project is summarised in Section 3.3.2 of the CEMP, which identifies relevant legislative instruments, including legislative and voluntary obligations, permits and licences, and their key objectives and relevance to the Project.

Relevant legislative instruments for management of biodiversity and wildlife for this development is summarised in Table 2-2 below.

Table 2-1: Legislative and related instruments relevant to the Project

Legislation	Key Project Requirements	Activity/Aspect
Environment Planning and Assessment Act 1979	Establishes a system of environmental planning and assessment of proposed developments in NSW.	All
	The Project must comply with the Development Consent.	
Environment Protection and Biodiversity Conservation Act 1999 (Cwlth)	Requirements in relation to protection and management of nationally and internationally important flora, fauna, ecological communities, and heritage places.	Threatened species and ecological environments
Biodiversity Conservation Act 2016	Comply with conservation requirements for any identified threatened species.	Threatened species and ecological environments

2.2. Development Consent Conditions

The Project will be constructed in accordance with SSD 9138102 Development Consent and in accordance with the documents referenced under CoC A2. The conditions which apply to biodiversity are identified in Table 2-2.

Table 2-2: Relevant CoC and where the WMP addresses them

SSD 91	WMP Section					
Biodive	Biodiversity					
B86	Prior to, and during, construction works the Applicant must implement the mitigation measures recommended in Section 2.2.5 of the <i>Biodiversity Development Assessment Report</i> , prepared by Eco Logical Australia Pty Ltd, dated 14 April 2022.	Section 3.1 Table 3-1				
B87	Prior to the commencement of construction, a Wildlife Management Plan must be prepared in accordance with Section 6.2 of the Westlink Industrial Estate Wildlife Assessment Report prepared by Eco Logical Australia Pty Ltd dated 14 April 2022, and be submitted to the Planning Secretary.	Section 3.1 Table 3-2				
B88	The Wildlife Management Plan must form part of the CEMP required by Condition C2 and the Applicant must implement the Wildlife Management Plan for the duration of construction and operation.	Noted.				
Management Plan Requirements						
Management plans required under this consent must be prepared in accordance with relevant guidelines, and include:						



SSD 913	38102 CoC	WMP Section
(a)	detailed baseline data;	Section 3
(b)	details of: (i) the relevant statutory requirements (including any relevant	Section 2
	approval, licence or lease conditions); (ii) any relevant limits or performance measures and criteria; and (iii) 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;	Section 4 Section 4
(c)	a description of the measures to be implemented to comply with the relevant statutory requirements, limits, or performance measures and criteria;	Section 4
(d)	a program to monitor and report on the:	Section 5.2
	 (i) impacts and environmental performance of the development; and (ii) effectiveness of the management measures set out pursuant to paragraph (c) above; 	
(e)	a contingency plan to manage any unpredicted impacts and their consequences and to ensure that ongoing impacts reduce to levels below relevant impact assessment criteria as quickly as possible;	Section 5.4
(f)	a program to investigate and implement ways to improve the environmental performance of the development over time;	Section 5.8
(g)	a protocol for managing and reporting any:	Section 5.5
	 incident and any non-compliance (specifically including any exceedance of the impact assessment criteria and performance criteria); 	
	(ii) complaint; (iii) failure to comply with statutory requirements; and	
(h)	a protocol for periodic review of the plan.	Section 5.8
	e Planning Secretary may waive some of these requirements if they are sary or unwarranted for management plans	Noted



3. EXISTING ENVIRONMENT

3.1. Habitat

A *Biodiversity Development Assessment Report* (Eco Logical Australia, 2020) was prepared for the site and included habitat assessments for fauna within the Project site. The dominant habitat features identified on site included dams/aquatic vegetation and native vegetation as described in Table 4-1.

Table 3-1: Habitat Features and Risk Ratings

Habitat feature	Category	Wildlife attraction risk	Justification of potential risk rating
Dams/aquatic vegetation	Farm dam	High	The large dams across the Project site provide foraging habitat for ibis, ducks, wading birds and microbats. Dense wetland vegetation is limited.
Native vegetation	Conservation area (dryland)/ Natural areas	Moderate	Native vegetation within the Project site provides potential foraging and roosting habitat for a variety of species including, megabats (foraging only), and a wide variety of birds including raptors, crows and parrots.
Open grassland	Intensive Livestock Agriculture	Moderate	Open native and exotic grassland provides potential habitat for an array of native and non-native birds including raptors, lapwings, crows, galahs/cockatoos and parrots.

The farm dams within the site are currently the highest attracting habitat for wildlife as it provides resources for fauna to drink, forage, and nest/shelter within the banks of the dams. This is especially important for fauna in a landscape which is becoming increasingly urbanised.

The large open expanses of native and exotic grassland within the area also provides many bird species foraging or nesting habitat. Open grassland areas also provide habitat for larger mammals such as kangaroos, wallabies, and smaller rodents such as rabbits, mice, rats. This in turn attracts predators such as raptors and owls and pest species like foxes.

The native flowering canopy species within the site provide foraging habitat for native and non-native bird species and also provide habitat for microbats to forage and mega bats such as the Grey-headed Flying Fox.



4. MANAGEMENT MEASURES

4.1. Biodiversity Management

The measures for the management of biodiversity during the construction of the Project, required by CoC B86, are detailed in Section 2.2.5 of the *Biodiversity Development Assessment Report* (Eco Logical Australia, 14 April 2022) and in Table 4-1Table 4-1. These measures are consistent with the relevant measures included in Appendix 5 of SSD 9138102 Development Consent.



Table 4-1: Biodiversity management measures

ID	Measure	Action	Timing	Responsibility
BD 1	Implementation of clearing protocols, including pre-clearing surveys and staged clearing, the presence of a trained	Pre-clearance survey of trees to be removed and identification/location of habitat trees (i.e. for birds or possums) by a suitably qualified ecologist.	Prior to and during all clearing works	Project Manager/ Ecologist
	ecological or licensed wildlife handler during clearing events.	Supervision by a qualified ecologist/licensed wildlife handler during habitat tree removal in accordance with best practise methods.		
		Any tree removal is to be undertaken by a suitably qualified and insured arborist.		
BD 2	Installation of artificial habitats for fauna in adjacent vegetation and habitat or human made structures to replace the habitat resources lost and encourage animals to move from the impacted site, e.g. nest boxes.	A ratio of one nest box per hollow removed. Nest boxes are to be of a similar dimension to hollows removed and installed under the supervision of an ecologist in an offset location. The location of nest boxes will be identified in consideration of the measures for management of potential bird strike species document in this plan.	Prior to and during all clearing works	Project Manager/ Ecologist
BD 3	Timing of works to avoid critical life cycle events such as breeding or nursing.	Where possible within construction timelines, avoid clearing works in later winter/ spring during breeding / nesting period for birds and mammals.	During works clearing	Project Manager
BD 4	Installation and maintenance of sediment barriers or sedimentation ponds to control the quality of water released from the site	Appropriate controls are to be utilised to manage exposed soil surfaces and stockpiles to prevent sediment discharge into waterways.	During construction	Project Manager
	into the receiving environment.	Soil and erosion measures such as sediment fencing and clean water diversion must be in place prior to the commencement of the construction work.		



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ID	Measure	Action	Timing	Responsibility
BD 5	Minimisation of impacts of noise, dust and light spill on native fauna species.	Construction lights or development lights should be positioned to prevent shine into future planted vegetation. Streetlights should use ecologically sensitive designs including use of shields and timers and positioned away from retained vegetation. Noise should be limited to construction hours only. Dust should be managed through appropriate dust control management plan.	During construction	Project Manager
BD 6	Minimisation of potential damage to vegetation retained adjacent to site.	Clearly delineate clearance limits and identify all trees for removal.	During construction	Project Manager
BD 7	Minimisation of the dumping of rubbish found on site.	Waste bins to be present on site. Covers to be used to prevent blown litter and the entry of pest animals or rain. Removal and appropriate disposal of general waste.	During construction	Project Manager
BD 8	Implementation of hygiene protocols to prevent the spread of weeds or pathogens between infected areas and uninfected areas.	Vehicles, machinery and building refuse should remain only within the development site. Washdown protocols for vehicles should be observed to prevent the entry of soil borne pathogens. Weed management to be undertaken where required. Weeds should be removed and handled in accordance with relevant Biosecurity Act protocols if high threat weeds are present.	Prior to and during all clearing works	Project Manager
BD 9	Staff training and site briefings will communicate environmental features to be protected and measures to be implemented.	All training will be in accordance with Section 3.4 of the CEMP.	During construction	Project Manager
BD 10	Provision for the ecological restoration, rehabilitation and/or ongoing maintenance of retained native vegetation habitat on or adjacent to the development site.	It is recommended that landscaping in the development site considers the use of locally derived native species and those found within Plant Community Type 849/850.	During construction and following completion of construction activities.	Project Manager

Lak_Meaning Kempa Creek_MMI_Keva



ID	Measure	Action	Timing	Responsibility
BD 11	Manage pest, vermin, and declared priority weeds on the site.	Implement suitable measures to manage pest, vermin, and declared priority weeds on the site.	During construction	Environmental Manager
	Note: For the purposes of this measure, priority weed has the same definition of the term in the Biosecurity Act 2015.	Inspect the site on a regular basis to ensure that these measures are working effectively, and that pests, vermin or priority weeds are not present on site in sufficient numbers to pose an environmental hazard or cause the loss of amenity in the surrounding area.		
BD 12	Undertake ecological clearance of dams under the Dam Decommissioning Strategy.	Prior to dam dewatering and removal of dam structures, a suitably qualified ecologist will inspect the dam to identify the presence or likely presence of aquatic species of flora and fauna.	Prior to and during dam dewatering and removal of dam structures	Project Manager
		The ecologist will determine whether the dam water is suitable for the proposed water reuse option and whether additional actions are required prior to or during the dam dewatering.		



4.2. Wildlife Management

A wildlife risk assessment was undertaken as part of the *Westlink Industrial Estate Wildlife Management Assessment Report* (Eco Logical Australia, 14 April 2022), utilising the wildlife hazard assessment process set out in the Aerotropolis Aviation Wildlife Safeguarding Framework (Appendix B of that report). Given that the Project site is within the area of the Western Sydney Airport (WSA), the assessment compared the wildlife attraction of the existing environment with the potential wildlife attraction associated to the Project to ascertain the impact to the risk of engine strike the Project poses to air traffic at the WSA.

The risk assessment methodology rated the risk associated to the identified strike species/groups on site and the existing habitat types against the proposed habitat type and the species/group it is likely to attract and the corresponding risk of strike.

The outcomes of the risk assessment are summarised below.

- Megabats were considered to pose the greatest potential of being involved in a strike incident and have potential to cause significant damage.
- Ibis, Galahs and Lapwings were considered to have moderate potential to be involved in a bird strike incident and cause damage.

The mitigation measures provided in Table 4-2are targeted towards these species.

The Project will reduce the overall wildlife attraction risk, primarily due to the removal of existing farm dams, which were identified as being the primary wildlife attractant onsite and the highest risk existing habitat feature. The retention basins that form part of the Project's stormwater system have been designed to fully drain within 24 hours of a storm, exceeding what is required by the Mamre Road Development Control Plan 2021, to further mitigate the potential attraction of that development element.

Additionally, the replacement of large swathes of open grassland with warehouse development will reduce the likelihood of many common strike species being attracted to the area. This includes cockatoos, galahs, ibis and magpies.

The Project includes restoration of riparian corridors, open space and retention basin that require monitoring and mitigation measures to further reduce the risk of wildlife being attracted to the area and causing bird strike. It is also important to note the risk of bird strike will increase through time as the demand for flights at WSA increases and aircraft movements increase accordingly.

The wildlife management measures to be implemented for Stage 1 of the Project are detailed in Table 4 2. As required by CoC B87 these measures have been sourced from the *Westlink Industrial Estate Wildlife Management Assessment Report* (Eco Logical Australia, 14 April 2022). The outcomes identify the trigger points for additional management measures linked to the presence of common strike species to reduce the wildlife attractant properties of the Project.



Table 4-2: Wildlife management measures

ID	Measure	Action	Timing	Responsibility
WL 1	Diurnal bird surveys to be undertaken during construction.	Monitoring of diurnal bird species, including common strike species, to be carried out by a suitably qualified ecologist.	Six-monthly, once WSA is operational	Environmental Manager
WL 2	Nocturnal megabat surveys to be undertaken for the landscaping and street trees.	Monitoring of nocturnal megabat species to be carried out by a suitably qualified ecologist.	Annually; during summer, once landscaping street trees is provided	Environmental Manager
WL 3	Monitoring of existing vegetation during construction (and landscaping during operations) for habitat availability for common strike species.	Monitoring of vegetation to be carried out by a suitably qualified ecologist.	Six-monthly	Environmental Manager
WL 4	Diurnal bird surveys to be undertaken for water management infrastructure (i.e. on-site detention basin and rain gardens).	Monitoring of diurnal bird species, including common strike species, to be carried out by a suitably qualified ecologist.	Six-monthly, after a rainfall event, once infrastructure is constructed	Environmental Manager
WL 5	Diurnal bird surveys to be undertaken for café.	Monitoring of diurnal bird species, including common strike species, to be carried out by a suitably qualified ecologist.	Six-monthly, once café is constructed	Environmental Manager
WL 6	Cover exposed/vacant areas during construction.	Grass excavations planned to be exposed for more than three months and vacant areas awaiting warehouse and other development.	Construction	Project Manager



ID	Measure	Action	Timing	Responsibility
WL 7	Implement additional management measures if monitoring identifies the ongoing use of the	Monitoring outcomes will inform the need for additional management measures.	Construction Project Ma	
	site by common strike species.	The following additional measures will be considered:		
		 Netting of waterbodies 		
		 Installation of bird deterrents, including sonic and visual deterrents 		
		 Vegetation management including the removal of fruits, nests, perches and replacement of landscaping/street trees 		
		 Installation of exclusionary devices such as netting or anti-perching spikes 		
		 Egg oiling and relocation of common strike species. 		



5. MONITORING AND REVIEW

In addition to the monitoring outlined in Table 4-2, ongoing environmental inspections, monitoring and reporting for the Project is detailed in Section 5 of the CEMP. The monitoring and review actions relevant to this WMP are provided below.

5.1. Environmental Inspections

Environmental inspections to be undertaken are described in Section 5.1 of the CEMP. The regular environmental inspections undertaken by the Environment Manager (daily), ESR (weekly) and the ER will include the implementation of this WMP.

5.2. Environmental Monitoring

Environmental monitoring is summarised in Section 5.2 of the CEMP and will be undertaken to assist in the management of the following:

- Construction of the Project in accordance with environmental approvals
- Compliance with all relevant legislative requirements
- The minimisation of potential environmental incidents
- Effectiveness of environmental controls
- Implementation of this WMP.

Monitoring required in this WMP is summarised in Table 5-1.

Table 5-1: Summary of environmental monitoring

Monitoring	Frequency/ Timing	Responsible	Reference
Monitoring of diurnal bird species, including common strike species, to be carried out by a suitably qualified ecologist.	Six-monthly, once WSA is operational	Environmental Manager	CoC B87
Monitoring of nocturnal megabat species to be carried out by a suitably qualified ecologist.	Annually; during summer, once landscaping street trees is provided	Environmental Manager	CoC B87
Monitoring of vegetation to be carried out by a suitably qualified ecologist.	Six-monthly	Environmental Manager	CoC B87
Monitoring of diurnal bird species, including common strike species, to be carried out by a suitably qualified ecologist.	Six-monthly, after a rainfall event, once infrastructure is constructed	Environmental Manager	CoC B87
Monitoring of diurnal bird species, including common strike species, to be carried out by a suitably qualified ecologist.	Six-monthly, once café is constructed	Environmental Manager	CoC B87

5.3. Environmental Auditing

Environmental auditing is described in Section 5.3 of the CEMP. ESR will undertake an internal Health, Safety, Security and Environment audit of the Project annually. Audits will involve a review of all environmental documents, records and reports to



verify compliance with the CEMP (and this WMP) to satisfy CoC C16. In addition, the ER may at any time request documents and evidence confirming implementation of the CEMP and sub-Plans.

Key environmental and procedural aspects to be covered by the audit may include:

- Environmental mitigation measures detailed in this WMP
- Adherence to reporting procedures
- Complaint and incident management
- Legislative requirements.

Records of auditing and reporting will be maintained to demonstrate compliance.

5.4. Contingency Management Plan

If inspections, monitoring and/or auditing indicate that the mitigation measures listed in this WMP are not effective in managing environmental impacts, the responses outlined in Table 5-2 will be implemented. These responses will would manage any unpredicted impacts and their consequences. This plan would check that ongoing impacts reduce to levels below relevant impact assessment criteria as quickly as possible.

Table 5-2: WMP contingency management plan

Element	Trigger/ Response	Condition Green	Condition Amber	Condition Red
Biodiversity management	Trigger	No impacts to biodiversity identified.	Minor biodiversity impacts identified on-site.	Significant biodiversity impacts identified.
	Response	No response required.	Review effectiveness of management measures. Implement additional measures to manage impacts.	Stop works causing biodiversity impact. As for Condition Amber.
Wildlife management	Trigger	Minimal occurrence of common strike species at the site.	Common strike species occur regularly at the site.	Common strike species occurring at the site in large numbers.
	Response	No response required.	Review effectiveness of management measures.	As for Condition Amber.
			Consider implementing additional measures to manage species as listed in WL 7.	

This contingency management plan for the WMP is consolidated in Appendix J of the CEMP to form the Contingency Plan for the Project.



5.5. Non-compliances and Actions

Section 5.5 of the CEMP details the Project team's response following the identification of a non-compliance with the CoC, the CEMP and Sub-Plans. This includes the reporting, investigation and notification of non-compliances. Non-compliances with this WMP will be addressed as required by the CEMP.

5.6. Environmental Incident and Emergency Response

Section 5.6 of the CEMP details environmental incidents and the response to environmental emergencies for the Project. This includes the reporting, notification and investigation of environmental incidents. Emergency contact details are also provided.

In the event of an environmental incident or emergency related to the implementation of this WMP, the responses detailed in the CEMP will be implemented.

5.7. Environmental Reporting

The reporting of environmental performance during construction will be undertaken as required by the Development Consent. Environmental reporting requirements for the Project is documented in Section 5.6 of the CEMP and reports relevant to this WMP are listed in Table 5-3.

Table 5-3: Summary of environmental reporting for the WMP

Report	Timing/ Frequency	Responsibility	CoC
Project Environmental Management Report	Weekly	Environmental Manager	-
Monthly Project Report	Monthly	Project Manager	-
ER Report	Monthly	ER	A36
ER Report to DPE	Quarterly	ER	A35(k)
Compliance Report	Within six months after the commencement of construction of the development, and in the same month each subsequent year	Project Manager	C14
Incident Report	Within 30 days of the date on which the incident occurred	Project Manager	C10 Appendix 6

5.8. WMP Review and Revision Process

As described in Section 5.8 of the CEMP, the Project will bi-annually review the adequacy of the environmental mitigation measures within this CEMP and Sub-Plans (including this WMP), as well as the effectiveness of their implementation to determine whether they are still applicable to the activities being carried out onsite. This review will be undertaken by the Environmental Manager, in consultation with the Project Manager and ESR Representative.



CoC C8 also states that all strategies, plans and programs required under the SSD 9138102 Development Consent will be reviewed and the Planning Secretary notified of the review within three months of:

- the submission of a Compliance Report under CoC C14
- the submission of an incident report under CoC C10
- the approval of any modification of the conditions of the SSD 9138102
 Development Consent or
- the issue of a direction of the Planning Secretary under CoC A2(b) which requires a review.

As per CoC C9, where documents are revised under the above reviews the revised documents will be sent to the Planning Secretary for approval within six weeks of the review.

All employees and contractors will be informed of any revisions to the WMP during toolbox talks.



Appendix I Community and Stakeholder Communications Strategy

Community and Stakeholder Communications Strategy

Westlink Industry Park: Stage 1 – SSD-9138102

Abbotts Road, Kemps Creek, NSW, 2178 ESR Australia



Prepared by Ethos Urban Submitted for ESR Australia



'Gura Bulga'

Liz Belanjee Cameron

'Gura Bulga' – translates to Warm Green Country. Representing New South Wales.

By using the green and blue colours to represent NSW, this painting unites the contrasting landscapes. The use of green symbolises tranquillity and health. The colour cyan, a greenish-blue, sparks feelings of calmness and reminds us of the importance of nature, while various shades of blue hues denote emotions of new beginnings and growth. The use of emerald green in this image speaks of place as a fluid moving topography of rhythmical connection, echoed by densely layered patterning and symbolic shapes which project the hypnotic vibrations of the earth, waterways and skies.

Ethos Urban acknowledges the Traditional Custodians of Country throughout Australia and recognises their continuing connection to land, waters and culture.

We acknowledge the Gadigal people, of the Eora Nation, the Traditional Custodians of the land where this document was prepared, and all peoples and nations from lands affected.

We pay our respects to their Elders past, present and emerging.

21/11/2022

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This document has been reviewed by:

25/11/2022 Ross Hornsey

Version No.	Date of issue	Prepared By	Approved by
1.0 DRAFT	25/11/2022	VH	KM
2.0 FINAL	24/05/2023	VH	RH

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Vy Hoang

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1.0 Purpose and Scope of Community Communications Strategy

1.1 Purpose

This Community and Stakeholder Communications Strategy ('the Strategy') provides an overview of how communications and engagement will be undertaken between ESR Australia (ESR) and the community throughout the construction and development of Stage 1 of the Westlink Industry Park ('the Project').

This strategy aims to:

- Meet the reasonable needs and desires of the community for involvement, communication, and information.
- Detail communication and consultation activities to ensure that stakeholders, local residents and the broader community are kept informed and updated on the project as it progresses.
- · Comply with community engagement requirements specified in the Conditions of Approval.
- Ensure members of the community have access to appropriate project information.
- · Identify processes and procedures required to fulfil the community involvement obligations of ESR.
- Ensure all team members are aware of and follow procedures and processes.

Although the Strategy sets out an approach to communications and engagement between ESR and the community, a number of authorities such as the NSW Department of Planning and Environment, Penrith City Council, WorkCover NSW and the Environmental Protection Authority, have statutory obligations to investigate and perform necessary enforcement and complaint resolution in relation to compliance with consent conditions and the state's environment, safety, road traffic, and other relevant laws.

This Strategy does not affect the rights or abilities of the community to raise matters of compliance, environmental management, safety, or other matters to the relevant agency or authority.

1.2 Requirements

As required under the Development Consent SSD-9138102 issued on 21 April 2023, this Strategy provides mechanisms to facilitate communication between the Applicant, the relevant Council and the community (including adjoining affected landowners and businesses, and others directly impacted by the development), during the design and construction of the development and for a minimum of 12 months following the completion of construction.

The communications and engagement activities outlined within the Strategy have been developed in compliance with the Project's Conditions of Consent, specifically condition C3 which requires the inclusion of this plan within the Construction Environmental Management Plan as outlined in **Table 1** below.

The Project's full Conditions of Consent can be viewed on the Department's Major Projects Planning Portal.

Table 1 Consultation Conditions of Consent - SSD-9138102

Community Communication Obligation

Mamre Road Precinct Working Group

A38. Within three months of the commencement of construction of the development and until all components of the development are constructed and operational, the Applicant must establish and participate in a working group, or join and participate in an existing working group, with relevant consent holders in the MRP, to the satisfaction of the Planning Secretary. The purpose of the working group is to consult and coordinate construction works within the MRP to assist with managing and mitigating potential cumulative environmental impacts. The working group must:

 a) comprise at least one representative of the Applicant, the Applicant's ER, and relevant consent holders in the MRP;

Report Reference / Response

It is understood that Mirvac have established the Mamre Road Precinct Working Group as part of SSD-10448. ESR will contribute to this working group within the specified 3-month period.

 See Section 6.1 for details about the anticipated operation and participation in the MRP working group

Community Communication Obligation

Report Reference / Response

- meet periodically throughout the year to discuss, formulate and implement measures or strategies to improve monitoring, coordination of the approved industrial developments in the MRP;
- c) regularly inform Council, TfNSW, Sydney Water and the Planning Secretary of the outcomes of these meetings and actions to be undertaken by the working group;
- d) review the performance of approved industrial developments in the MRP and identify trends in the data with respect to cumulative construction traffic, erosion and sediment control, noise, stormwater management and waterway health objectives under the MRP DCP;
- e) review community concerns or complaints with respect to environmental management;
- identify interim traffic safety measures to manage construction traffic and how these measures will be coordinated, communicated, funded and monitored in the
- g) provide the Planning Secretary with an update and strategies, if a review under subclause (d) and (e) identifies additional measures and processes are required to be implemented by the working group.

A separate and detailed Construction Noise and Management Plan has been prepared to fulfil Condition B50. In relation to consultation-specific requirements, see:

- Section 3.1 which details communication management strategies with respect to the project site and anticipated construction issues.
- **Sections 5.5, 5.6, 5.7, 5.8, 5.9, 5.10** which detail the proposed complaints and enquiries management system to be implemented throughout development of the site.
- Section 6.0 details engagement channels to utilise in ongoing consultation with community and stakeholders.
- Ofor a copy of the enquiries register to date, which will continue to be updated throughout the project

Construction Noise and Vibration Management Plan

B50. The Applicant must prepare a Construction Noise and Vibration Management Plan for the development to the satisfaction of the Planning Secretary, and must:

- (b) be prepared in consultation with owners of adjoining residential properties (including those still occupied for residential use in the MRP), include evidence of this consultation and detail how the plan has responded to any issues raised during consultation;
- (e) include strategies that have been developed with the community for managing high noise generating works; and (f) include a complaints management system that would be implemented for the duration of the development

Construction Environmental Management Plan

C3. As part of the CEMP required under condition C2 of this consent, the Applicant must include the following:

(i) Community Consultation and Complaints Handling

A separate and comprehensive Construction Environmental Management Plan has been prepared to fulfil Condition C3, of which this Strategy is a component. In relation to consultation-specific requirements, see:

Section 5.0 for proposed communication procedures and protocols to manage complaints

Access to Information

C17. At least 48 hours before the commencement of construction of the development and for the life of the development, the Applicant must:

a) make the following information and documents (as they are obtained or approved) publicly available on its

A project website, https://au.esr.com/available- space/westlink/, has been established and will be updated with required information and documentation per Condition C17. In relation to consultation-specific requirements, see:

• **Section 5.1** for team roles and responsibilities

Community Communication Obligation		Report Reference / Response	
(vii) (viii)	contact details to enquire about the development or to make a complaint; a complaints register, updated monthly;	 Section 5.2 for project contact channels Ofor a copy of the enquiries register to date, which will continue to be updated throughout the project 	

1.3 Strategic Objectives

The successful implementation of the Strategy will be continuously monitored, evaluated, and refreshed throughout the various delivery stages of this project. ESR has identified the following engagement objectives in **Table 2**:

Table 2 Strategic objectives and key performance indicators

Objective	Key Performance Indicators	
To help ESR become good neighbours committed to high quality outcomes and ensuring minimal disruption to neighbours wherever possible.	 All disruptive works to neighbouring commercial operations and residents, are planned and communicated with as much notice as possible. Undertake early and ongoing engagement with neighbouring residents prior to construction works taking place. 	
To enable early identification of potential problems and on-the-ground issues to ensure programme is not adversely affected.	 Provide multiple avenues for stakeholders and the community to provide feedback throughout all stages of the project. Undertake early and ongoing engagement with neighbouring residents prior to construction works taking place. Maintain enquiries register of all communications. 	
To provide a transparent and responsive engagement process that aligns with ESR's overarching commitments to community consultation.	 Provide multiple avenues for stakeholders and the community to provide feedback throughout all stages of the project. Maintain enquiries register of all communications. Maintain a 24-48-hour response rate time for general enquiries and 72-hour response rate time for more complex issues. Clear communications strategy, key messages and FAQs aimed at advocating on behalf of the project. Complaints register uploaded on project website and updated monthly. 	
To deliver high quality, consistent and integrated communications which support and complements the site's other engagement and communications.	 Communications to be coordinated strategically for all phases of the project. Maintain enquiries register of all communications. Maintain a 24-48-hour response rate time for general enquiries and 72-hour response rate time for more complex issues. Complaints register uploaded on project website and updated monthly. 	

2.0 Project Background

2.1 Overview

ESR is proposing to develop Westlink as part of the Mamre Road Precinct. The Mamre Road Precinct sits within the Western Sydney Employment Area, where 850 hectares of rural land has been rezoned for industrial purposes.

This rezoning provides opportunities for immense growth in the area, including the potential for around 5,200 construction jobs and 17,000 ongoing jobs when fully developed and operational. Following the successful rezoning of the site, ESR is working on several State Significant Development Applications (SSDAs) for a new industrial estate named Westlink within the Mamre Road Precinct.

The proposed development will establish a state-of-the-art industrial and logistics hub dedicated to connecting businesses to Australian market. Located near the future Western Sydney Airport and major transport roads, Westlink will benefit from significant government and private infrastructure investment enabling it to become the most connected industrial precinct in Australia.

It will contribute to the area's future by facilitating growth and job opportunities for locals. Given the scope of the site, the project will be delivered via a series of staged SSDAs and will be assessed and determined by DPE.

This strategy focuses on the delivery of Stage 1 of the Westlink Industrial Park and will be updated as required for future stages of the project.

2.2 The Site

The site, outlined in Error! Reference source not found. below, is located within the Local Government Area of Penrith City Council and has a total area of approximately 158,185m² and is strategically located within the Mamre Road Precinct which aims to deliver significant warehousing and employment generating floorspace whilst minimising environmental impacts, and not comprising the amenity of surrounding land.

The site benefits from proximity to existing road infrastructure, including significant freight corridors (the M4 and M7 motorways) as well as the future planned Western Sydney Freight Line and Outer Sydney Orbital.

The redevelopment of the site is in full alignment with the objectives and intended outcomes established by the site's recent rezoning (June 2020) within the Mamre Road Precinct. In particular, it supports the development of land for industrial purposes, contributes to new industrial land supply in Western Sydney, and facilitates job creation in line with the 17,000 jobs additional jobs anticipated for the precinct.

ESR's vision for the site involves the delivery of a high-quality industrial estate that integrates with and supports the establishment and transition of the Mamre Road Precinct into a new warehousing industrial hub and contributes to the overall provision of in-demand industrial land in Western Sydney.

Project objectives for the overall site include:

- Establish the Mamre Road Precinct within Western Sydney as the foremost area for high-quality industrial developments and industrial employment land by delivering in-demand industrial floor space that will support significant employment growth, in a high-quality, sustainable and innovatively designed industrial estate;
- Accommodate emerging opportunities in future warehousing and logistics practice through the creation of a 'nextgen' industrial workplace;
- Deliver a development consistent with the underlying principles of the Western Parkland City in relation to the integration of landscaping and tree canopy elements by virtue of the sites scale and frontage;
- Ensure a high standard of architectural, urban and landscape design to ensure the provision of a highly recognisable and high quality development within the emerging Mamre Road Precinct; and
- Support the environmental performance of the Mamre Road Precinct through sustainability initiatives of the highest level.

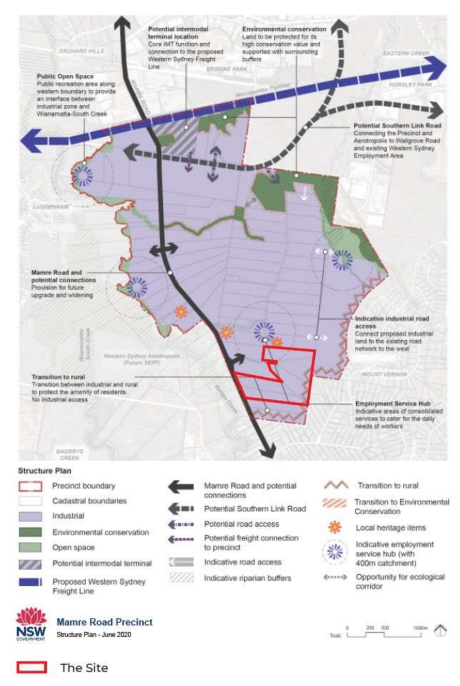


Figure 1 Site map

2.3 Consultation to date

2.3.1 **Development Application**

The project team has completed consultation to support the Development Application phase of the project. Key themes raised throughout this period related to the parameters of the development and how the proposed logistics estate would integrate with the surrounding area. A copy of the consultation outcomes is available on the Department's website and here.

2.3.2 Pre-Construction

In preparation for construction, the project team conducted a doorknocking activity in April 2023 to immediate neighbours surrounding the site to advise of upcoming works and outline anticipated construction-related noise, vibration and air-quality impacts that may be experienced.

A copy of the letter is available in Appendix A.3

Project Delivery 2.4

Due to its large scale, the Westlink industrial park project is being delivered through multiple stages as identified in the Table 3 and Error! Reference source not found. below:

Table 3 Current construction staging status

Stage	Works	Status
Stage 1 (current)	Stage I works include site preparatory works, subdivision of the site into seven lots, construction of a new industrial estate, internal road layout, with associated site servicing works and ancillary facilities, landscaping	SSDA approved 21 April 2023. Construction anticipated to comment in mid-2023.
Stage 2	Stage 2 works include the development of two new industrial warehouse buildings with supporting office and administrative spaces, a new internal road and car parking, bulk earthworks, associated site servicing and supporting facilities including a stormwater retention system and piping, and site landscaping works.	SSDA package anticipating lodgement in mid-2023.
Stage 3	Stage 3 works include the development of two new industrial warehouse buildings with supporting office and administrative spaces, associated site servicing and supporting facilities, and site landscaping and signage works.	SSDA lodgement anticipated by end 2023.
Stage 4	Stage 4 works include the delivery of the final warehouse building supporting warehouse and office space	Development application to be prepared.

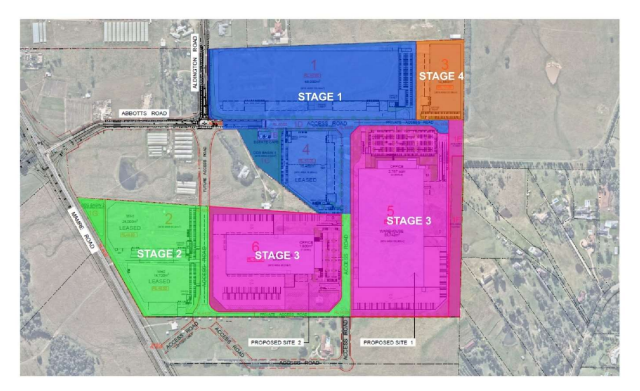


Figure 2 Current project staging

2.4.1 Stage 1 Works

For the purpose of this strategy, approved works for Stage 1 include:

- Site preparatory works, including:
 - Demolition and clearing of all existing built form structures and vegetation;
 - Bulk earthworks including 'cut and fill' to create flat development platforms for the proposed buildings, and topsoiling, grassing and site stabilisation works;
- Subdivision of the site;;
- Construction of a new internal road layout;
- Associated site servicing works and ancillary facilities, including OSD detention basin;
- Associated site landscaping; and
- Works-in-kind (WIK) arrangements through a Voluntary Planning Agreement (VPA) for external road upgrades including to Aldington and Abbotts Road, and a new signalised intersection at Mamre and Abbotts Road.

Key Issues for Construction 3.0

Whilst this project will bring many benefits to the wider community and region, a number of impacts may result from the construction and operations of the logistics park, which ESR is committed to helping minimise.

The following table provides a summary of high-level issues this project may face during the construction and delivery of Stage 1 and proposed strategies to help reduce adverse impacts. Some of these construction issues have been identified by the community and stakeholders during the SSDA public exhibition period.

This issues list will be updated as the project progresses and information about specific issues becomes available.

Project-specific Issues 3.1

A series of site and project-specific issues are detailed in **Table 4** below, including potential impacts and proposed mitigation measures for consideration.

Table 4 Project-specific issues for consideration

Issue	Potential Impacts	Communication Management Strategies
Traffic, parking and access disruption to residents, businesses, and visitors	 Disruptions, delays, temporary detours, traffic switches, construction access including changes to traffic conditions, and vehicle access to and from the work site Impacts on taxis, buses and emergency access Maintaining access and minimising disruption to local residents, landholders and businesses, during construction and operation Road upgrades, including delivery of Abbotts and Aldington Roads 	 Adherence to the Construction Traffic Management Plan prepared per Condition BI and reference to Plan as required in project communications Project communications including email updates to established database as required One on one meetings with property owners as required Provide adequate notification and consultation to ensure appropriate signage and access requirements Variable Message Signs Notification of disruptive work or traffic conditions well in advance of work / disruptions commencing Coordination of equipment selection and work activities where necessary to minimise disturbance to neighbours Ongoing record and maintenance of a community project enquiries register to capture any questions, complaints or feedback provided throughout construction works, including responses issued and actions taken to address submitted enquiries, per 0
Air quality control and dust mitigation	 Dust due to start of construction caused by large machinery movements and bulk earthworks Dust suppression measures Aggravated dust related illnesses Tracking to local roads 	 Adherence to the Construction Air Quality Management Plan prepared per Condition B76, including relevant work notices Early identification of sensitive receivers Coordination of equipment selection and work activities where necessary to minimise disturbance to neighbours One-on-one consultation, as required Toolbox talks to ensure all measures which can be taken to mitigate have been taken Damping down of dust on a regular basis Special care taken on windy days Ongoing record and maintenance of a community project enquiries register to capture any questions, complaints or feedback provided throughout construction works, including responses issued and actions taken to address submitted enquiries, per 0
Construction and development impacts	 Noise caused by delivery trucks and heavy vehicle movements, earthworks, night works, construction traffic 	Adherence to the broader Construction Environmental Management Plan prepared per Condition C3 and reference to Plan as required in project communications

Issue	Potential Impacts	Communication Management Strategies
	Stormwater management	Early identification of sensitive receivers
	Waste managementWildlife attraction	 Ongoing consultation with community and relevant service providers as required
	Hours of operationVisual impacts	 Adherence to operating hours of work (Monday to Friday: 7:00 to 18:00; Saturday: 8:00 to 13:00; and No work on Sundays or public holidays)
		 Coordination of equipment selection and work activities where necessary to minimise disturbance to neighbours
		Adhere to strategies outlined in this Strategy
		Community notifications with contact details
		Ongoing record and maintenance of a community project enquiries register to capture any questions, complaints or feedback provided throughout construction works, including responses issued and actions taken to address submitted enquiries, per 0
Ongoing operations noise	Ongoing noise generation due to activated use and operations of logistics park	Adherence to the Construction Noise and Vibration Management Plan prepared per Condition B50 and reference to Plan as required in project communications
		 Adherence to Operational Noise Limits specified in Condition B52, including reference to approved conditions and limits as required in project communications
		 Appropriate consultation with specified nearby property owners as outlined in the SSDA Conditions of Consent
		 Coordination of equipment selection and work activities where necessary to minimise disturbance to neighbours
		 Ongoing record and maintenance of a community project enquiries register to capture any questions, complaints or feedback provided throughout construction works, including responses issued and actions taken to address submitted enquiries, per 0
Noise and vibration attenuation	Lack of consultation on detail or entitlement i.e., lack of understanding by community of how operational noise	Adherence to the Construction Noise and Vibration Management Plan prepared per Condition B50 and reference to Plan as required in project communications
	attenuation measures are determined	Adherence to Operational Noise Limits specified in Condition B52, including reference to a provide and limits as a required.
	 Lack of notification of property adjustment treatments 	to approved conditions and limits as required in project communications
	 Lack of detailed design information at early stages of construction Changes to stakeholders who will receive noise attenuation following changes in noise walls 	Manage operational noise treatments, using the following procedures: Determine the most application of the procedure of the procedur
		 Determine the most environmentally and cost-efficient measures to reduce noise and vibration levels

Issue	Potential Impacts	Communication Management Strategies
	and results of independent noise/acoustic report	 Scope the required treatments to meet the required noise reduction (according to relevant guidelines) in consultation with landowner.
		 Coordination of equipment selection and work activities where necessary to minimise disturbance to neighbours
		Ongoing record and maintenance of a community project enquiries register to capture any questions, complaints or feedback provided throughout construction works, including responses issued and actions taken to address submitted enquiries, per 0
Out of hours work (if required)	 Lack of warning and consideration of needs 	 Engagement with the Department for relevant approval and follow up notification to impacted properties
		 Letterbox/email or doorknock notification and meetings with affected residents/businesses/services leading up to out of hours work
		 Maintain open phone line or line always directed to the construction site
		 Coordination of equipment selection and work activities where necessary to minimise disturbance to neighbours
		Ongoing record and maintenance of a community project enquiries register to capture any questions, complaints or feedback provided throughout construction works, including responses issued and actions taken to address submitted enquiries, per 0
Construction fatigue	Same stakeholders impacted again and again, not interested in engaging, have a low threshold for construction impact or have been treated poorly before	Ensure project team has background information and is able to demonstrate empathy and understanding throughout communication and engagement with residents and stakeholders
		 Ensure adherence to construction and delivery hours (Monday to Friday: 7:00 to 18:00; Saturday: 8:00 to 13:00; and No work on Sundays or public holidays)
		 Coordination of equipment selection and work activities where necessary to minimise disturbance to neighbours
		Ongoing record and maintenance of a community project enquiries register to capture any questions, complaints or feedback provided throughout construction works, including responses issued and actions taken to address submitted enquiries, per 0

4.0 Stakeholders

Ongoing identification and analysis of project stakeholders is crucial in determining the timing of communication activities, appropriate levels of engagement, and the most effective channels for delivering clear communication.

Stakeholder groups are ranked on their known and/or perceived level of interest and influence on this project with the following engagement aims:

- Inform (low interest / low influence): To provide stakeholders with timely and accurate information on the activities and aspects of the project that may be of interest to the
- Consult (high interest / low influence): To seek a degree of feedback and information from these stakeholders. The information provided may be used to inform the decision-making process
- **Involve (low interest / high influence)**: To work in consultation to manage aspects of the project which are reliant on the successful approvals and permissions from these stakeholder groups. To also seek a degree of feedback that may be used in the decision-making process
- Collaborate (high interest / high influence): To partner with these stakeholders throughout the project's life cycle, seeking to ensure project objectives, concerns and aspirations are consistently understood and considered in the project's decision-making processes.

The following list of stakeholders builds on information contained in the environmental assessment and the SSDA submissions process. Key stakeholders include, but are not limited to the following:

4.1 **Identification and Segmentation**

The following stakeholders have been identified as being relevant to the project with anticipated and known interests detailed in Table 5 below. It is recognised that stakeholders and level of interest may vary at different stages of the Project, and approaches will be reviewed and updated as required.

Table 5 Stakeholder identification and known issues / concerns

Stakeholder Stream	Spectrum of Engagement	Objective	Stakeholder/s	Known Issues / Concerns
Community	Inform	To provide these stakeholders with balanced, accurate and consistent information to assist in the understanding of the project, its vision and broader impact.	Immediate neighbouring residents and specified residents as per SSDA conditions of consent	 Construction noise and ongoing noise of operations Impacts caused during construction works (dust, noise, vibration) Cumulative increase in construction vehicle movements from this project and adjacent sites Communication during works Loss of parking due to plant and equipment and/or contractor parking, including inappropriate parking and stopping Access to ongoing farming activities Perceived loss of amenity due to construction presence and associated impacts Improved amenity of the local area upon completion of works

Stakeholder Stream	Spectrum of Engagement	Objective	Stakeholder/s	Known Issues / Concerns
			Neighbour business landowners within the developing precinct Altis Dexus Fife Frasers Gibb Group GPT Mirvac ICON Oceania Stockland Mamre Road Precinct Working Group	 Safety of works and management of any contaminated land Construction traffic, including impacts to congestion, access routes, parking, pedestrian safety Air quality Ecology Public interest Site lines Employment Construction noise and ongoing noise of operations Impacts caused during construction works (dust, noise, vibration) Cumulative increase in construction vehicle movements from this project and adjacent sites Communication during works Loss of parking due to plant and equipment and/or contractor parking, including inappropriate parking and stopping Access to ongoing farming activities Perceived loss of amenity due to construction presence and associated impacts Improved amenity of the local area upon completion of works Safety of works and management of any contaminated land Construction traffic, including impacts to congestion, access routes, parking, pedestrian safety Air quality Ecology Public interest Site lines Employment
			Wider Community Community stakeholder catchment area from west of	Air quality, noise and vibration Construction traffic and traffic once operational

Stakeholder	Spectrum of			
Stream	Engagement	Objective	Stakeholder/s	Known Issues / Concerns
			Capitol Hill Drive, north of Mount Vernon Road, east of Mamre Road and south of Bakers Lane	 Ecology and environmental health Public interest Safety of works Visual impacts
			Community organisations and groups No prominent community groups based in the adjacent areas to the site have been identified.	• N/A
Government	Collaborate	To provide these stakeholders with a briefing containing balanced and accurate information to assist in the understanding of the project, its vision and broader impact.	Penrith City Council Staff / Planning Officers: General Manager (currently Andrew Moore) City Strategy Manager (currently Carlie Ryan) Principal Planner (currently Kathryn Saunders)	 Impact of works to local residents and businesses Methodology for demolition / expansion / construction of site Public open space Transport impact Built form and view lines Streetscape Acoustic and noise impacts
	Inform	To provide these stakeholders with balanced, accurate and consistent information to assist	Mayor: Cnr. Tricia HitchenDeputy Mayor: Cnr. Todd Carney	Local residents are communicated with and consulted throughout the project Impact of works to LGA /
		in the understanding of the project, its vision and broader impact.	East ward Councillors (where the site is located) Cnr. Bernard Bratusa Cnr. Robin Cook Cnr. Marlene Shipley State MPs: Tanya Davies, Member for Badgerys Creek Nathan Hagarty,	electorate Contamination Flooding and Stormwater Air quality and Noise Traffic, Transport and Accessibility Soil and water Ecology Environmental Health Site suitability Public interest
			Member for Leppington Federal MPs:	

Stakeholder Stream	Spectrum of Engagement	Objective	Stakeholder/s	Known Issues / Concerns
			 Chris Bowen, Member for McMahon Anne Stanley, Member for Werriwa 	
Agencies	Involve	To provide these stakeholders with a briefing containing balanced and accurate information to assist in the	Department of Planning and Environment – inclusive of Water Group	 Alignment with policies and priorities Adherence to planning legislation Consultation and engagement with relevant stakeholders
		understanding of the project, its vision and broader impact.	Transport for NSW	 Access to residential properties during emergencies. Impact of works on local infrastructure (if any). Methodology for dismantle / expansion / construction of site
			Environmental Protection Agency (EPA)	Waste and pollution management
			Endeavour Energy	Impact on and demand for utilities
			Transgrid	Easement through site
			Fire and Rescue NSW	Fire risk Emergency Management plans
			NSW Rural Fire Services	Fire risk Emergency Management plans
		Sydney Water	 Impact on and demand for utilities, including meeting stormwater targets without need for interim solution Soils and Water Flooding Environmental Health 	
			Western Sydney Airport	 Impacts and alignment with masterplan Construction traffic management plan Waste management Noise management Public interest
			Western Sydney Parklands Authority	Consistency with Concept Plan Flooding and stormwater

Stakeholder Stream	Spectrum of Engagement	Objective	Stakeholder/s	Known Issues / Concerns
				 Air quality and noise Traffic and access Soil and water Ecology Environmental health Public interest
			Investment NSW	Alignment with priorities in innovation and investment
			Heritage NSW	Heritage
Media	Inform	To provide these stakeholders with balanced and accurate information to assist in the understanding of the project, its vision and broader impact.	National / State / Metro media Sydney Morning Herald The Daily Telegraph The Australian ABC SBS Local media South Western	Community sentiment Community consultation

5.0 Communication Procedures and Protocols

5.1 Community Relations Team Roles and Responsibilities

Table 6 Team roles and responsibilities

Name/ Role	Contact Details	Responsibilities
Jacob Dickson Role: Project Manager / Site	+61 403 737 834 Jacob.Dickson@esr.com	Overall management and coordination of community information and involvement
Superintendent		 Manage the provision of information on the project website
		 Final approval and sign off of Community Communications Strategy
		 Day to day liaison for engagement enquiries and activities
		Review and approval of communications materials
		Will be available to the project from the date of the deed until 12 months after construction completion.
		 Ensure community notifications are prepared and issued with accurate information and with all environmental approvals in place
		 Respond to community enquiries and complaints about the project in a timely manner utilising the agreed system and ensure the system is monitored and updated
		Contact for escalated issues management
		PR and media plan and implementation
		Media liaison
		 Responsible for managing calls from the project information line during construction hours of the project outside of normal business hours
Grace Macdonald	+61 411 599 155	Responsible for managing call from the project
Role: 1800 number responder (business hours)	<u>Grace.Macdonald@esr.com</u>	information line during business hours (9am-5pm Monday to Friday). The secretary will forward calls or refer the enquiry or complaint to the appropriate project team member.
Carl Vincent Role: Environmental	+61 424 203 046	Responsible for overseeing construction of the development
Representative	carl.vincent@ersed.com.au	Correspondence with the Department in relation to the environmental performance of the development
		 Assist in resolution of community complaints, as required by the Department
		Attend the Mamre Road Precinct Working Group in a consultative role in relation to the

Name/ Role	Contact Details	Responsibilities
		environmental performance of the development site
Richard Peterson Role: Environmental Representative (alternate)	+61 429 227 775 <u>Richard.peterson-</u> <u>trigalana@outlook.com</u>	 Responsible for overseeing construction of the development Correspondence with the Department in relation to the environmental performance of the development Assist in resolution of community complaints, as required by the Department Attend the Mamre Road Precinct Working Group in a consultative role in relation to the environmental performance of the development site
Slavce Kirovski Role: Site Manager	+61 456 768 574 skirovski@jkw.com.au	Onsite contact for issues management during out of construction hours in cases of emergency.
Jessica Gough Role: Environmental Manager	+61 401 020 133 jgough@jkw.com.au	Onsite contact for issues management during out of construction hours in cases of emergency.
Inleel William Role: Administration	+61 459 765 884 <u>iwilliam@jkw.com.au</u>	General project administrative duties.
Scott Falvey Role: Leasing Enquiries	+61 422 997 889 scott.falvey@esr.com	 Liaison with future industrial park tenants and any other leasing enquiries

5.2 **Community Relations Contact Details**

A community information hotline, 1800 270 980 has been established to ensure that a representative from the project team is contactable. This hotline will operate on a 9:00am - 5:00pm, Monday to Friday basis. A project enquiry email address, aus development@au.esr.com, has also been established to receive and manage written enquiries.

An emergency number for out of business hours calls and enquires will be established once construction has commenced and will be visible at the entry points to site.

The community will be continually advised of the 1800 number and email address via the project website and community information materials.

5.3 **Project Website**

ESR have established a project website at https://au.esr.com/available-space/westlink/ to provide an easily accessible location of up-to-date information, for community, stakeholders, and the public.

The content on the website will continue to be updated as the project progresses and referenced in all communications collateral to ensure local residents, stakeholders and the general public have a central repository of accurate, relevant information related to the project throughout construction and into future operations.

The website will fulfil Condition C17 related to public access to information about complaints and enquiries submitted to the project team.

The ESR team will be responsible for the ongoing maintenance and administration required to ensure the content is timely and up to date, including monthly updates to the complaints register

Internal Communications 5.4

The effectiveness of the Strategy relies on the inclusion and support of the wider project team. Close relationships between the community relations team, design and construction teams is vital and will enable the community relations team to:

- Keep up to date with construction progress and proposed activities.
- Be a part of the decision-making process about construction, especially where it impacts on community and stakeholders, in order to minimise these impacts.
- Identify potential issues and impacts and plan proactive community relations and communication activities.
- Prepare accurate information for the stakeholders.
- Provide advance notice to stakeholders/communities and plan one on one consultation.
- Develop clear two-way communication with all staff.
- Train and promote community relations principles increase general awareness and gain support.
- Provide feedback to the team on the outcomes of the Community Communication Strategy and incorporate feedback into project plans as appropriate.

Cross-disciplinary relationships will be achieved through the participation of community relations personnel in both formal and informal project team meetings, involving discussion of:

- Upcoming construction activities.
- Current and / or potential community impacts and / or issues.
- Proposed management and mitigation of community impacts / issues.
- Any potential marketing opportunities which will allow the project to be positively positioned.

5.5 **Community Notifications**

Project notifications will be used to inform the community of current and upcoming works which have the potential to impact stakeholders and the community. The notifications will be targeted to those impacted by the works and will consist of letter box notifications, door knocking and email correspondence with known stakeholders.

Figure 3 and Figure 4 includes the recommended distribution area for ongoing doorknocking activities and a wider

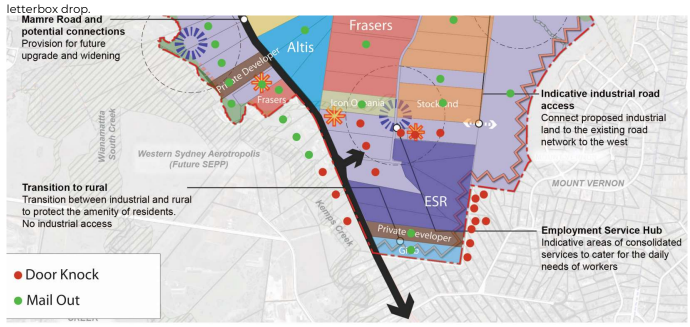


Figure 3 Doorknocking radius

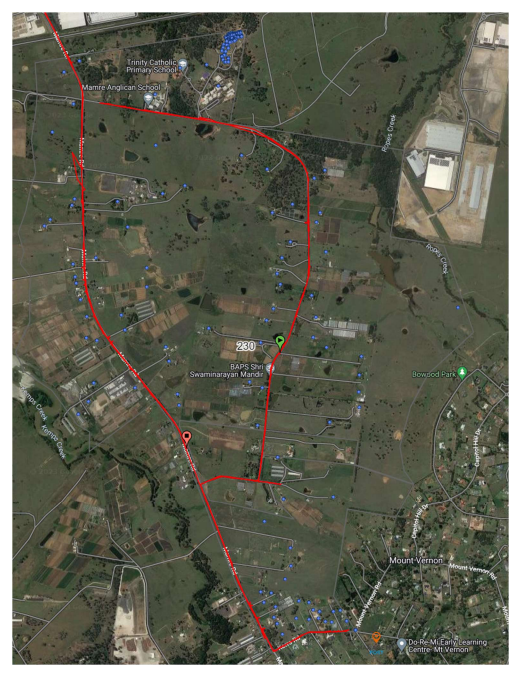


Figure 4 Letterbox drop radius

5.6 **Communicating Changes to Work Protocol**

To enable flexibility in the communications provided to residents, a simple digital update (i.e. email or update to project webpage) will be distributed for when there are changes to activities that have been previously communicated. These could include:

- Changes to scheduled delivery days of plant and equipment
- Extension of anticipated works duration
- Overrun of working hours to enable completion of onsite activities (i.e. concrete pour)

5.7 **Site Interface**

Given the close proximity to residents, the development may lend itself to a high level of public interface, should a contractor be approach onsite and questioned on project specifics, they will be inducted to direct all public enquiries to the Project Team. They will be instructed not to provide a response and instructed to hand out project information cards (containing 1800 number and email) to anyone who approaches.

All public interactions should be recorded and reported to the Project Team.

5.8 Stakeholder and Community Feedback Protocol

The ongoing and consistent management of project related feedback throughout the planning and design, as well as delivery of the redevelopment, is crucial to ensuring appropriate mitigation strategies are developed in response to issues identified and experienced. As such, the project team will document all stakeholder and community related feedback received directly, in a professional and timely manner.

Feedback is defined as any communication received from a stakeholder or community member which expresses support and/or dissatisfaction with any aspect of the project and its delivery. As such, the proposed contact response timings for general enquiries are as follows:

- Same day acknowledgement of all stakeholder and community contact
- Development of proposed response and issue within 48 hours by the project team. This timeframe can be extended where complex information is required, provided an acknowledgment of the enquiry is sent, outlining the need to gather more information before a response can be sent
- A 72-hour response target for complex enquiries (e.g. requires further consultation and planning with delivery team, request for meeting)
- All details will be captured and logged in a stakeholder contact register, and all responses will be shared with the project team.

Adherence to these response protocols fulfil requirement specified in **Condition B50 (f),** related to Construction Noise and Vibration Management Plan which requires a complaints management system that would be implemented for the duration of the development.

5.9 Issues Management and Dispute Resolution

Table 7 details issues management procedure that has been compiled to ensure the process for revolving onsite issues and complaints received through the 1800 number and/or project email address is consistent and ensures feedback is responded to in an appropriate and timely manner.

The procedure will assist in identifying issues that may escalate (from low to medium or medium to high) and offer mitigation measures

Table 7 Issues management and dispute resolution measures

Category	Description	Action
High (issue requires immediate involvement of ESR)	 Involves significant public or media interest Relates to onsite safety or security Involves political and/or government agencies 	 Immediate written and verbal notification of issue to ESR. ESR to proactively deal with the issue and advise project team on the response taken to resolve the issue Register the issue in the project Contact Register with full details
Medium (issue cannot be immediately resolved)	 Involves an individual or group expressing negative sentiments towards project and / or its activities with the threat of further action (i.e. escalation to Council) The stakeholder or community member raising the issue is not satisfied with the response provided 	 Immediate verbal and written notification to ESR ESR to proactively deal with the issue within 2 working days. Register the issue in the project Contact Register with full details of the issue as well as how it was resolved.

 Low (issue can be responded to immediately) Involves an individual or group expressing negative sentiments towards project and / or its activities There is no threat of further action Immediate written notification to ESR ESR to proactively deal with the issue and advise on the response taken to resolve the issue Register the issue in the project Contact Register with full details of the issue as well as how it was resolved. 	Category	Description	Action
	•	expressing negative sentiments towards project and / or its activities There is no threat of further	 ESR to proactively deal with the issue and advise on the response taken to resolve the issue Register the issue in the project Contact

Contact Register and Enquires Management

Consistent management of project related feedback throughout the engagement process is crucial to ensuring appropriate mitigation strategies are developed in response to any challenges and / or issues faced.

All stakeholder enquiries will be documented and tracked in an enquiries register in the form of a Microsoft Excel spreadsheet to be managed by ESR. A record will be created for all stakeholders with whom contact is made.

This register will provide an up-to-date, readily accessible central storage point for information and will provide a detailed history of feedback for future reporting purposes. This register will be used to manage, track, and maintain an activities and contacts register, capturing the relevant project stakeholders, key personnel, contact details, and escalation contacts.

A copy of the register will be made publicly available on the project website and updated monthly to fulfil access to information requirements, as specified in Conditions B50 (f) and C17 (viii) related to complaints and access to information.

A copy of the current enquiries log for the project to date is included in Appendix A.1 and a suggested stakeholder contact database and enquiries register is included in Appendix A.2

6.0 Communication Tools and Channels

Due to the varying levels of stakeholder interest in this project, as well as the different levels of awareness, this project will require a multi-channelled approach to communications in order to facilitate consistent and proactive engagement with all stakeholder groups

6.1 Proposed Tools and Channels

A range of communication tools will be used to inform and engage the community and other stakeholder about the project as work proceeds. The Table below provides an overview of the tools to be used, frequency and timing, as well as the audience for each tool.

Table 8 Communication tools and channels

Tool	Frequency	Target Stakeholder Group	Purpose	Tool Specification
Mamre Road Precinct (MRP) Working Group	Periodically throughout the year as required. Condition A38 requires establishment and participation in a workshop group within three months of construction commencing. It is understood that Mirvac have established this working group as part of SSD-10448, ESR will contribute to this working group within the specified three-month period	Relevant consent holders in the MRP	 To fulfil Condition A38, the Working Group is designed to consult and coordinate construction works within the MRP to assist with managing and mitigating potential cumulative environmental impacts To discuss, formulate and implement measures or strategies to improve monitoring, coordination of the approved industrial developments in the MRP To review community concerns or complaints with respect to environmental management 	 Meetings online and in-person as required Meetings will review community concerns or complaints with respect to environmental management Working group meeting outcomes and actions to be recorded and circulated to regularly inform Council, TfNSW, Sydney Water and the Planning Secretary
Stakeholder and resident briefings via video conference or in person	As required	As identified	 ESR will hold briefings if required on specific issues as identified. Provide an opportunity for key stakeholders and members of the community to be a part of the project, find out information, ask questions and provide feedback. Work with closely impacted residents to develop tailored strategies and mitigation measures for construction-related impacts such as noise and dust aggregation as the site is developed. This will fulfil Condition B50 (b). 	 All known stakeholder issues included and prioritised for resolution on an issues and risk register. A high-level record of all meeting details, agendas, issues discussed, decisions or commitments should be maintained for inclusion in the documentation of the consultation process.

Tool	Frequency	Target Stakeholder Group	Purpose	Tool Specification
Project website	As information becomes publicly available: • The website will be updated on a regular basis and reviewed as a minimum monthly to confirm information is still current and relevant • Relevant information will be provided prior to preconstruction and throughout construction • Will operate continuously until 12 months following the Date of Construction Completion	All community members and stakeholders identified in this plan	 To create a centralised point of project information for all stakeholders and the community members for Stage I and all subsequent project stages. The existing webpage, https://auesr.com/available-space/westlink/ will offer a separate landing page specifically targeted at providing information on the construction process. The website will fulfil Condition C17 (a) (vii) and (viii) in relation to contact details and a publicly accessible complaints register for the duration of development 	 ESR to maintain website and provide updated material for the website which should contain: Information on the current project timelines Contact details for enquires and complaints Information on key project milestones Updated information and documentation as they are obtained or approved, per Condition C17: all current statutory approvals for the development; all approved strategies, plans and programs required under the conditions of this consent; regular reporting on the environmental performance of the development in accordance with the reporting requirements in any plans or programs approved 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;

Tool	Frequency	Target Stakeholder Group	Purpose	Tool Specification
				 a summary of the current stage and progress of the development; contact details to enquire about the development or to make a complaint; a complaints register, updated monthly; the Compliance Report of the development; any other matter required by the Planning Secretary
Project hotline	To be maintained until 12 months post construction completion.	All community members and stakeholders identified in this plan	 To provide all stakeholders a direct point of contact for any enquiries and the management of complaints. The project information line (1800 270 980) will operate during hours that are consistent with the construction hours of the Project 	 The phone number will be included on all project communication material All calls received will be recorded in the Community Contacts Register Details of the call will be included against caller names (if provided), including contact details and a description of the nature of the call Staff responsible for answering calls on the line will be properly trained on 'etiquette' for speaking with stakeholders
Project email	To be maintained until 12 months post construction completion.	All community members and stakeholders identified in this plan	 Email contact details will be established where appropriate and email notifications will be used to inform those directly affected by any changes that may impact on individual properties, residents and businesses, such as traffic disruptions, construction of temporary detours and work required outside normal working hours. Project email address is aus_development@au.esr.com 	All email enquiries will be responded to within 10 business days and email complaints received during working hours acknowledged within 8 hours, or if received out-of-hours on the next business day All email correspondence will be recorded in the Community Contacts Register All complaints received will be acknowledged within 8

Tool	Frequency	Target Stakeholder Group	Purpose	Tool Specification
				working hours. If an email complaint is received out-of- hours it will be acknowledged during the next business day
Doorknocking	Doorknocks are required prior to an activity which is likely to impact the property owner. Doorknocks would also be employed as required to obtain feedback from property owners after an activity.	Directly affected residents and businesses	To raise awareness about the project with the local community and provide a point of contact for the project and provide them the opportunity to have their questions answered directly	Doorknocks and feedback recorded.
Letterbox notifications	As required but will occur five Business Days prior to the proposed activity described.	Refer to notification map Figure 2	To inform those directly affected by any changes that may impact on individual properties, residents and businesses	Double sided letters in black and white or colour with detail about what is happening and/or changes, in plain English, supported by maps and drawings as required.
Media announcements and PR	As required, media releases containing information about relevant milestones including start of construction, road openings and initiatives that build the good reputation of the project	Media	ESR will manage all media relations for the project.	 Media releases may only be issued by ESR Other opportunities for media events, including the achievement of other projects milestones and the opening of Local Roads to traffic will be discussed at meetings with Lloyd Group at least four weeks prior to the expected event
Contact Register	From commencement of construction until 12 months post-completion	Community	A register to record all community contact, including register of community who has interacted with the project until 12-month post construction completion. This will fulfil Condition B50 (e)	To include names, dates of interaction, issues raised, details of how project team responded.

Appendix A

Consultation Register to date

SSD-9138102	Consu	ltation	Log
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	Westlink Kemps Creek - Stage 1							
Landowner	Address	Date	Items Discussed	Outcome	Follow-up Required			
Callepari	1 Abbotts Road, Kemps Creek	Tuesday, 4 April 2023	- Noise and Vibration FAQ sheet distributed to landowner - Discussion held with the property owner on the upcoming DA works - Discussion was around Noise, Vibration and dust - ESR advised of the mitigation measures proposed in the Noise and odour construction management report no concerns raised by landowner. Landowner was focused on subdivision DA for sale and wanting to know timing of payment	- No major issues with the works raised - ESR and landowner agreed if they are experiencing impacts to call ESR immediately and the respective personnel from ESR will address the concern.	- Ongoing consultation and updating resident - No rework required to the proposed construction management plans			
Dino Seraglio	19-105 Capitol Hill Drive Mount Vernon	Tuesday, 4 April 2023	 Noise and Vibration FAQ sheet distributed to landowner No concern regarding construction noise, dust or odour as no house is on the subject site Dino requested investigation into a future road connection Dino requested ESR to issue drawings to his consultant and ESR 	- No major issues with the works raised - ESR and landowner agreed if they are experiencing impacts to call ESR immediately and the respective personnel from ESR will address the concern.	 Ongoing consultation and updating resident No rework required to the proposed construction management plans 			

			issued immediately after the meeting to JWP.		
Callipari	2 Abbotts Road, Kemps Creek	Thursday, 30 March 2023	-Attempted phone call to landowners son to seek meeting to discuss upcoming construction.	- Voicemail left. No response	- Ongoing consultation and updating resident
Callipari	2 Abbotts Road, Kemps Creek	Friday, 31 March 2023	-Attempted phone call to landowners son to seek meeting to discuss upcoming construction.	- Voicemail left. No response	- Ongoing consultation and updating resident
Callipari	2 Abbotts Road, Kemps Creek	Monday, 3 April 2023	-Attempted phone call to landowners son to seek meeting to discuss upcoming construction.	- Voicemail left. No response	- Ongoing consultation and updating resident
Callipari	2 Abbotts Road, Kemps Creek	Thursday, 6 April 2023	- Attempted (door knock) 1028 Mamre Road. No answer from the owner. ESR dropped the CNVMP fact sheet in the mail box and requested a meeting.	- ESR will continue to door knock up and try to engage with landowner.	- Ongoing consultation and updating resident
Callipari	2 Abbotts Road, Kemps Creek	Thursday, 20 April 2023	- Attempted (door knock) 1028 Mamre Road. No answer from the owner. ESR dropped the CNVMP/Air Quality fact sheet in the mail box and requested a meeting.	- ESR will continue to door knock up and try to engage with landowner.	- Ongoing consultation and updating resident

David Seraglio Jacqueline Seraglio	272 Aldington Road, Kemps Creek	Thursday, 6 April 2023	- Noise and Vibration FAQ sheet distributed to landowner - Key concern re. dust mitigation especially with winds coming from south-west. Concern relating to health impacts Landowner concerned about retaining walls impacting their property and ability to develop Landowner to circulate indicative subdivision plans for ESR's review	- ESR to review the construction management plan to address issues relating to dust management ESR to place dust sensors surrounding property Retaining walls will be constructed to be wholly within ESR's property. Refer to correspondence on retaining wall construction ESR received plans from the landowner on 10/04/2023	- Further discussion required to close out two items.
David Seraglio Jacqueline Seraglio	272 Aldington Road, Kemps Creek	Tuesday, 18 April 2023	- Email received from landowner outlining the following issues: - Retaining wall - don't want to be built on the boundary - No confidence on dust, noise and vibration solutions. Monitoring requested along the boundary - Not experience dust more than 10 ug/g. ESR to agree to absorb cost of relocating family - Hours of work to be reduced - No noise agreement in place prior to construction - Condition B55, why is this applicable to residents outside Mamre Road Precinct?	- ESR responded with following: - Retaining wall - ESR provided landowner and DPE three letters from engineering firms working on the site confirming no retaining wall structures to be build on property - Dust monitoring is being investigated as a mitigation measure - ESR to review dust requirement with Odour consultant - Hours of work as per standard approvals Noise agreement required prior to Occupation Certificate if landowner is still living on the site. We'll continue to work with the landowner on this item Condition B55 is agreements outside of Mamre Road	- ESR to schedule another meeting with the resident.

				Precinct. Mamre Road residents are covered by Condition B58	
David Seraglio Jacqueline Seraglio	272 Aldington Road, Kemps Creek	Thursday, 11 May 2023	-ESR visited landowner to discuss upcoming project. - Retaining wall was raised and concern to develop on their site. - ESR outlined expert advise provided by three engineers on the project. - Landowner threatened to make complaints if ESR did not agree to an alternative retaining wall solution. - ESR advised they will operate within their approved DA as per Regs and Guidelines. - ESR walked the site boundary to discuss the retaining wall and relationship to the property. We explained the retaining wall does	- ESR to review subdivision plan provided by landowner with indicative RLs - ESR to meet with DPE on 16/05/2023 to discuss the matter and identify if a solution can be found w/o delaying project - ESR to investigate alternative for dust mitigation such as relocating resident during earthworks.	- Ongoing consultation and updating resident - Follow up required to close both items out. ESR to separate the matters.

David	272 Aldington Road	Friday 10	not prohibit development but costs associated with their earthworks will need to be their cost at the time of development. - ESR advised they would investigate how we could incorporate retaining wall design w/o delaying programme for ESR. To be discussed with customer, Toll. - ESR advised they would be progressing with the approved design if no resolution is reached with landowner in the next week to maintain programme. - ESR advised if cut and fill amendments can be met from a programme perspective, we would be amenable to share costs. - ESR and landowner discussed noise and odour.E11 - Relocation was discussed as an option and landowner advised they would want to be near their kid's school in North Parramatta.	- No response from the	- ESR to follow up within a week
David Seraglio Jacqueline Seraglio	272 Aldington Road, Kemps Creek	Friday, 19 May 2023	- Response to visit with property owners (11/5/23) issued via email Response included offer to place dust monitors on the bounadry and at the property, with the agreement to be confirmed - Response issued included specifics around ESR willing to coordinate designs for retaining walls with the property owner and requested further information	- No response from the resident to date (22/05/23)	- ESR to follow up within a week if no response received

			from the property owner to progress this further		
Tony Oliva Sr	282 Aldington Road, Kemps Creek	Tuesday, 4 April 2023	 Noise and Vibration FAQ sheet distributed to landowner Discussion held with the property owner on the upcoming DA works Discussion was held around Noise, Vibration and dust ESR advised of the mitigation measures proposed in the Noise and odour construction management report. 	- No major issues with the works raised - ESR and landowner agreed if they are experiencing impacts to call ESR immediately and the respective personnel from ESR will address the concern.	- Ongoing consultation and updating resident - No rework required to the proposed construction management plans
Tony Oliva Jr	284 Aldington Road, Kemps Creek	Tuesday, 4 April 2023	 Noise and Vibration FAQ sheet distributed to landowner Discussion held with the property owner on the upcoming DA works Discussion was held around Noise, Vibration and dust ESR advised of the mitigation measures proposed in the Noise and odour construction management report. 	- No major issues with the works raised - ESR and landowner agreed if they are experiencing impacts to call ESR immediately and the respective personnel from ESR will address the concern Privacy fence to be installed to screen landowner from construction works	- Ongoing consultation and updating resident - No rework required to the proposed construction management plans

Mt Ve Reside	6-12 Mt Vernon Rd - 14 Mt Vernon Rd	1/05/2023	Letter box drop for the residents of Mt Vernon that front the	- No calls to date (22/5/23) from the recipients	- Ongoing letter box drops will be undertaken periodically
	- 20 Mt Vernon Rd - 22-28 Mt Vernon Rd - 30-38 Mt Vernon Rd		Eastern side of the ESR development Letter box drop included the		throughout the project.
	48 Mt Vernon Rd50 Mt Vernon Rd50A Mt Vernon Rd52-60 Mt Vernon Rd		CNVMP and Air Quality Fact sheet, including contact details fro ESR personnel		

A.2 Stakeholder Contact and Enquiries Register

Date	Name	Organisation	Phone	Email	Address	Method of contact	Nature of enquiry / outreach	Feedback	Project team response / Close out actions	Notes

Letterbox drop **A.3**

Westlink ESR Development

ESR is in the late stages of DA approval for its Westlink industrial estate at Kemps Creek. Construction works are scheduled to commence soon, and include:

- Remediation works
- Cut to fill earthworks
- · Construction of retaining walls
- Construction of utilities
- Construction of roadways

The works will be primarily contained within the ESR site, however, works will be required in the public road reserves fronting the ESR site to enable the successful delivery of the works.



ESR Stage 1 Works

ESR Future Works

The works will be visible to the local community and ESR are committed to delivering the works with as minimal impact to the local community as possible. This notification has been produced to outline some of the construction related noise and vibration and air quality impacts that may be experienced whilst the works are underway and the measures ESR are implementing on site to minimise the impact to the local community.

au.esr.com



Construction Noise and Vibration

What to Expect

What we are doing to minimise impact

Heavy earthworks equipment within the ESR property

- Selection of well maintained plant / equipment
- · Equipment fitted with silencing kits where appropriate
- Avoiding simultaneous operations of heavy equipment within discernible range of receivers where appropriate
- Creating noise bunds during the earthworks where feasible

Audible construction activities during construction hours: 7am-6pm (Mon-Fri) 8am-1pm (Sat)

- Maintaining as much distance as possible from noisy plant and receivers where possible
- · Plant shut off when not in use
- Non-tonal reversing alarms will be fitted on all equipment
- · Working within the approved construction hours

Vibration will be noticeable at times during construction

- Dilapidation inspections (where accepted) on properties prior to commencing works
- Construction procedures developed to minimise noise and vibration, with documented stop work procedures
- Site inductions for all on site staff to cover off noise and vibration minimisation strategies
- · Conducting the works within strict vibration limits
- Undertaking vibration monitoring during works adjacent receivers
- Stopping works immediately if vibration limits are exceeded



Air Quality

What to Expect

What we are doing to minimise impact

Dust generating activities

- Air monitoring undertaken at the property boundary, with results kept on site
- Daily site inspections reviewing effectiveness of site controls
- Where possible locating high dust generating activities away from sensitive receivers
- Imposing speed limits on construction vehicles within the site

ESR are committed to minimising the impact to the local community with the construction activities on site, and as such are implementing several mitigation measures to control airborne dust leaving the site, these measures will

improved throughout the

construction period.

- · Keeping work areas wet with water carts
- · Installing shaker grids at construction entries
- Stabilise or cover materials that have a potential to produce dust
- Monitor weather events and plan work activities appropriately
- be continuously reviewed and · Covering loads which are entering / exiting site
 - · Utilising street sweepers on the local roadways
 - Prioritising stabilisation works to minimise exposed surfaces

What to do if you are experiencing issues

If you are experiencing any issues during construction, get in contact with ESR project staff directly:

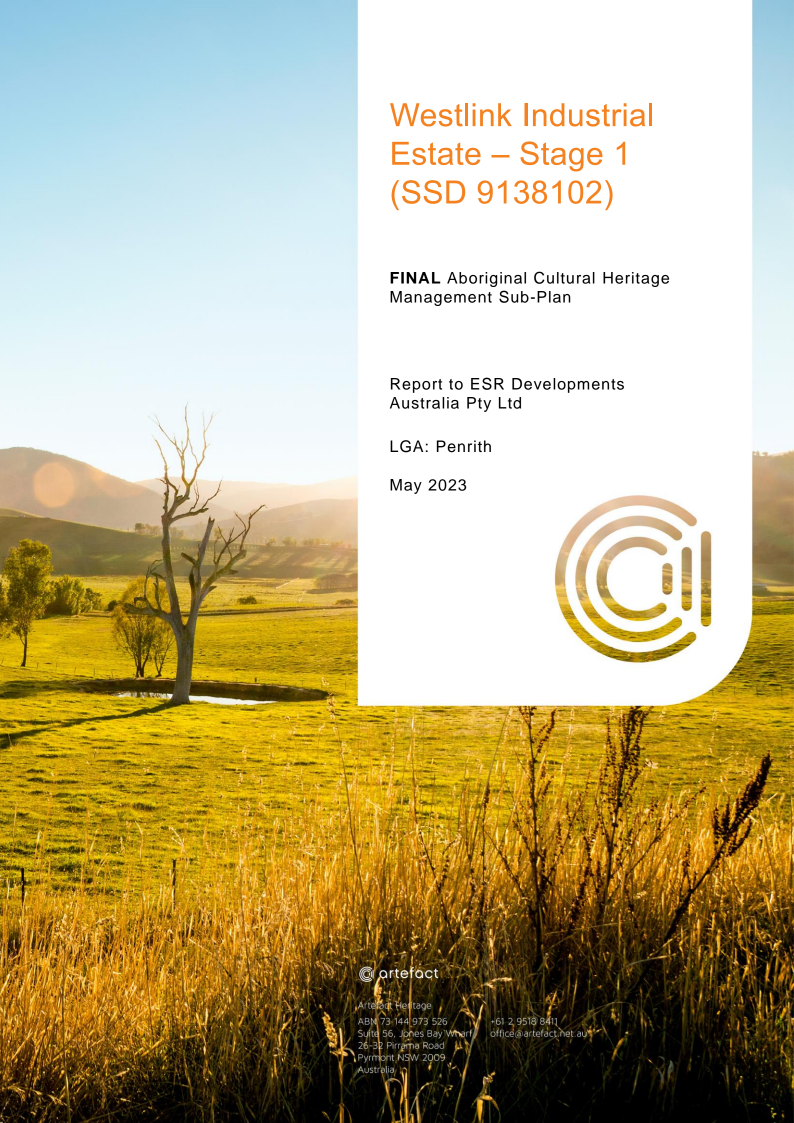
Daniel Galea

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Appendix J Aboriginal Cultural Heritage Management Plan



Document history and status

Revision	Date issued	Draft by	Reviewed by	Date reviewed	Revision type
1	13 July 2020	Emma Jones	Sandra Wallace	14 July 2022	Initial draft
2	15 March 2023	Nicola Jorgensen	Sandra Wallace	23 March 2023	Second draft
3	24 March 2023	Sandra Wallace	Aspect Environmental	24 March 2023	Final draft
4	18 April 2023	Nicola Jorgensen	Registered Aboriginal Parties	02 May 2023	RAP review
5	02 May 2023	Nicola Jorgensen	Aspect Environmental	17 May 2023	Final draft
6	17 May 2023	Nicola Jorgensen	Aspect Environmental	22 May 2023	Final draft

Last saved:22 May 2023Author/s:Emma Jones, Nicola JorgensenProject manager:Sandra WallaceName of organisation:Artefact Heritage Pty LtdName of Project:290-308 Aldington Road, 69-62 and 63 Abbotts Road, Kemps CreekName of document:290-308 Aldington Road, 69-62 and 63 Abbotts Road, Kemps Creek: FINAL Aboriginal Cultural Heritage Management Sub-PlanDocument version:Version 6

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1.0 INTRODUCTION

ESR Developments Australia (the Proponent) received final conditions of Development Consent (SSD 9138102) on 21 April 2023 to construct and operate warehousing and distribution centre within 290-308 Aldington Road, 59-62 Abbotts Road and 63 Abbotts Road (the study area). The study area is situated within the suburb of Kemps Creek, within the Penrith Local Government Area (LGA) and the boundaries of the Deerubbin Local Aboriginal Land Council (LALC).

This Aboriginal Cultural Heritage Management Sub-Plan (ACHMP) describes how Aboriginal heritage management and mitigation measures will be implemented prior to and during the Project's construction and operation and documents how the conditions of the Development Consent and the requirements of the Aboriginal Cultural Heritage Assessment Report (ACHAR) have and will be met.

The Project is defined as the scope of proposed works for stage 1 of an industrial estate known as Westlink (formerly known as the Kemps Creek Logistics Park) (SSD 9138102).

The conditions of Development Consent, as they relate to Aboriginal heritage, are listed below.

Table 1: Condition of consent requirements

Condition requirement

Location in this document

Statutory Requirements

B79. Prior to the commencement of earthworks, the Applicant must undertake surface collection of the identified artefacts IF1, IF2 and IF3 as detailed in the Aboriginal Cultural Heritage Assessment Report prepared by Urbis and dated 12 April 2022. The identified artefacts must be registered on the OEH's Aboriginal Heritage Information Management System (AHIMS) Aboriginal Sites Register, prior to construction.

Section 6.1.1.1

Consultation

B80. The Applicant must continue to consult with Registered Aboriginal Parties (RAPs) for the duration of construction. The RAPs should be consulted to determine the appropriate management of unexpected finds on the site.

Section 6.1.2.1

Site Induction

B81. Prior to the commencement of earthworks, the Applicant must prepare and implement Aboriginal cultural heritage induction training for all staff and contractors. The Applicant must involve Aboriginal knowledge holders in the development of the induction training. The training must outline the obligations of staff and contractors under the *National Parks and Wildlife Act, 1974* and the conditions of this consent. The Applicant must ensure any new staff or contractors receive the induction training prior to commencing works on the site. The induction training material must form part of the CEMP required by condition C2.

Section 6.1.1.3



Condition requirement

Location in this document

Unexpected Finds Protocol

B82. If any item or object of Aboriginal heritage significance is identified on site:

- (a) all work in the immediate vicinity of the suspected Aboriginal item or object must cease immediately;
- a 10 m wide buffer area around the suspected item or object must be cordoned off; and
- (c) Heritage NSW must be contacted immediately.

B83. Work in the immediate vicinity of the Aboriginal item or object may only recommence in accordance with the provisions of Part 6 of the *National Parks and Wildlife Act 1974*.

Section 6.1.2.2

1.1 Project overview

The Project comprises the first stage of an industrial estate located at 290-308 Aldington Road, Kemps Creek (Lot 13 DP 253503), 59-62 Abbotts Road (Lot 12 DP 253503), and 63 Abbotts Road, Kemps Creek (Lot 11 DP 253503) within Penrith City Local Government Area. The Project site is approximately 319,800m² in area and is irregular in shape. The location of the Project site is indicated by the red outline on Figure 1.

The site currently comprises undulated rural land, with foundations of residential dwellings, farm sheds, and miscellaneous agricultural greenhouses and structures. It is best described as being rural-residential in nature, with significant areas of land currently remaining unused.

As per the SSD 9138102 Development Consent the project includes bulk earthworks (clearing, site levelling, import and compaction of fill material, excavation for installation of drainage and services, to prepare the site for construction), subdivision, construction, fit out and operation of two warehouse buildings and ancillary office space with a total gross floor area of 81,317m², landscaping, construction of estate roads and external road upgrades, site servicing and stormwater infrastructure.

The site layout for Stage 1 is shown in Figure 2.



Figure 1: Map showing the location of the study area outlined in red (EIS, Ethos Urban, June 2021)

GFA DEFINITION:
According to Standard Instrument –
Principal Local Environmental Plan
Gross Floor Alea means
the sum of the floor area of each floor of a building m one sum of the tool ereo of each floor of a building measured from the internal face of deternal sales, or from the internal face of walls separating the building from any other building, measured at a height of 14 meters show the floor, and include—

(a) the area of a mezzanine, and
(b) habitative morns in a beament or an ellic, and
(c) any shop, auditorium, cinema, and the like, in a beament or afficit, and the contraction of (g) car parking to meet any requirements of the cons (including access to that car parking), and (h) any space used for the loading or unloading of go access to it), and occess at its, and (i) terraces and balconies with outer walls less than 1.4 metres high, and RL (6.00 RL 72.00 +100mm GROSS LAND AREA
ROAD AREA (24M WIDE)(TBC)
ALDINGTON ROAD WIDENING
NETT DEVELOPABLE AREA ABBOTTS ROAD SITE AREA (LOT 1) 110,793m² OFFICE (2 STOREY) TRANSPORT OFFICE 1,576m² 160m² REFER TO CIVIL WAREHOUSE GLA 18,480m TOTAL CARS REQUIRED (RMS)
WAREHOUSE 1300m³ (SFA)
OFFICE 1440pm (SFA)
TOTAL CARS PROVIDED
REBUISING CARRANGE AD 43,420m² TOTAL CARS REQUIRED (RMS) WAREHOUSE 1/300mf (GFA) SITE AREA (RESIDUAL LOT) 144,381m² NOTE: PP: Permeable Paving Carparking Project Name Westlink **nettleton**tribe Project Address
Mamre Road, Kemps Creek 1:1600@A1 1:3000@A3 P20 BC/HS MA A1 SSD APPROVAL 117 Willoughby Road, Crown Nest, NSW 2065 1+61 2 9431 5431 12587 DA102

Figure 2: Stage 1 site layout (SSD 9138102 Development Consent, 21 April 2023)

1.2 Authorship

This management plan has been written by Emma Jones (Heritage Consultant), Nicola Jorgensen (Aboriginal Heritage Team Leader [Assistant]) and Sandra Wallace (Managing Director), who also provided input and review.

1.3 Heritage approvals

1.3.1 Environmental Planning and Assessment Act 1979

Part 4, Division 4.7 of the *Environmental Planning & Assessment Act 1979* (EP&A Act) specifies that any State environmental policy may declare any development to be State significant development (SSD) as can the Minister, by a Ministerial planning order.

Under Part 4, Division 4.7, section 4.41 the following authorizations are not required for SSD that is authorized by a development consent granted after the commencement of this Division (and accordingly the provisions of any Act that prohibit an activity without such an authority do not apply):

- 1 (c) an approval under Part 4, or an excavation permit under section 139, of the Heritage Act 1977
- 1 (d) an Aboriginal heritage impact permit under section 90 of the *National Parks and Wildlife Act* 1974 (NPW Act)

The Project was assessed under Part 4 of the EP&A Act. As such, agency heritage approvals under the NPW Act were not required.

Aboriginal Cultural Heritage Assessment Report

An Aboriginal Cultural Heritage Assessment Report (ACHAR) (Urbis 2022) was prepared for the Project EIS in accordance with the *Guide to Investigating, Assessing and Reporting on Aboriginal Cultural Heritage in NSW* (OEH 2011). The ACHAR recommended:

- Comprehensive Aboriginal stakeholder consultation in accordance with the requirements of Aboriginal Cultural Heritage Consultation Requirements for Proponents 2010 (OEH, 2010a)
- Surface collection of identified artefacts in accordance with the Code of Practice and with the involvement of the Registered Aboriginal Parties
- Aboriginal Cultural Heritage Induction for any contractors working within the study area
- An unexpected finds procedure must be followed should any archaeological deposits be uncovered during site works
- If any human remains are uncovered during site works, all works in the vicinity of the find must immediately stop and NSW Police and DPC must be contacted.

1.4 Purpose and objectives

1.4.1 Purpose

The purpose of this plan is to describe how Aboriginal heritage management and mitigation measures will be implemented prior to and during the Project's construction and operation, and to document how the conditions of Development Consent and the requirements of the ACHAR have and will be met.

1.4.2 Objectives

The objective of the ACHMP is to ensure that impacts to Aboriginal heritage are minimised and limited to the scope permitted by the planning approval for the Project. To achieve this the following will be undertaken:

- Ensure mitigation measures related to the salvage and recording of Aboriginal heritage are implemented prior to impacts.
- Ensure appropriate measures are implemented to comply with the conditions of Development Consent and ACHAR.

2.0 CONSULTATION AND STAKEHOLDER ENGAGEMENT

2.1 Registered Aboriginal Parties

Consultation with Registered Aboriginal Parties (RAPs) was undertaken during the preparation of the ACHAR for the Project in accordance with OEH's guidelines *Aboriginal cultural heritage consultation requirements for proponents 2010* (DECCW 2010a; hereafter the Consultation Requirements).

In accordance with Step 4.1.2 of the Consultation Requirements, Urbis corresponded with the following organisations by letter and email on the 2nd and 8th of November 2020 requesting the details of Aboriginal people who may hold cultural knowledge relevant to determining the Aboriginal significance of Aboriginal objects and/or places within the local area:

- National Native Title Tribunal
- Office of the Registrar, Aboriginal Land Rights Act 1983
- Heritage NSW, Department of Premier and Cabinet
- NTS Corp
- Deerubbin Local Aboriginal Land Council
- Local Land Services, Greater Sydney
- Penrith City Council

In addition to this, and in accordance with Step 4.1.3 of the Consultation Requirements, an advertisement was placed in Koori Mail Advertisements on the 16 December 2020, inviting the participation of Aboriginal people who may hold cultural knowledge relevant to determining the Aboriginal significance of Aboriginal objects and/or places within the local area.

In accordance with Step 4.1.3 of the Consultation Requirements, on the 4 December 2020, emails or letters were sent to all Aboriginal persons or organisations identified through advertisement or through responses from agencies contacted as part of Step 4.1.2. In accordance with Step 4.2 the letters provided details about the location and nature of the Project, as well as an invitation to register as an Aboriginal stakeholder.

As a result of that process 24 groups registered their interest (Table 2).

Table 2: List of Registered Aboriginal Parties

Contact	Organisation
Steven Randall	Deerubbin LALC
Carolyn Hickey	A1 Indigenous Services
Jamie Eastwood	Aragung Aboriginal Cultural Heritage Site Assessments
Judy Kulakowski	Barking Owl Aboriginal Corporation

Contact	Organisation
Janaya Smith	Biamanga
Clive Freeman	Clive Freeman
Marilyn Carroll Johnson	Corroboree Aboriginal Corporation
Corey Smith	Cullendulla
Lillie Carroll and Paul Boyd	Didge Ngunawal Clan
Basil Smith	Goobah Developments
Wendy Smith	Gulaga
Cherie Carroll Turrise	Gunjeewong Cultural Heritage Aboriginal Corporation
Phil Khan	Kamilaroi Yankuntjatjara Working Group
Shaun Carroll	Merrigarn
Jesse Johnson	Muragadi Heritage Indigenous Corporation
Darleen Johnson and Ryan Johnson	Murra Budgee Mullangari Aboriginal Corporation
Roxanne Smith	Murramarang
Danny Franks	Tocomwall
Rodney Gunther	Waawaar Awaa Aboriginal Corporation
Philip Boney	Wailwan Aboriginal Group
Vicky Slater	Wurrumay Pty Ltd
Lowanna Gibson	Butucarbin Aboriginal Corporation

Contact	Organisation
Kaarina Slater	Ngambaa Cultural Connections
Kayla Williamson	Worona Plateau Gundangara Elders Council

In accordance with stages 2 and 3 of the Consultation Requirements, the scope of the Project, cultural heritage assessment and ACHA methodology process were sent to RAPs on 15 January 2021. A response to this information was requested by 12 February 2021.

As a result of that process, 5 groups provided comments on the Project, cultural heritage assessment and ACHA methodology (Table 3)

Table 3: Comments on proposed ACHA methodology (Urbis 2022)

RAP	Response	Urbis Response
Goobah Basil Smith	This is to confirm that we support the above proposed redevelopment and also confirm that we are traditional owners, we have participated in many surveys in the western and greater Sydney including {WSA} Western Sydney Airport, Mt Gilead and many more, we have attached my insurances with our rate of pay (redacted) and wish to be considered for field work with the redevelopment of 290-308 Aldington Road, Kemps Creek, please confirm.	Acknowledged, we will keep all RAPs informed.
Murramarang Roxanne Smith	This is to confirms that we support stages 2 and 3 for this project and want to be kept informed on any further developments	Acknowledged, we will keep all RAPs informed.
Murrabidgee Mullangari Ryan Johnson	I have read the project information and methodology for the above project. I endorse the recommendations made	Acknowledged.
A1 Indigenous Services Carolyn Hickey	I am the founder of A1 Indigenous Services PTY LTD I represents, a group of Indigenous youth and job seekers, A1 is designed to help provide employment and training opportunities	Acknowledged.
Biamanga Janaya Smith	Please keep me informed on any further developments	Acknowledged, we will keep all RAPs informed.

In accordance with Stage 4 of the Consultation Requirements, a draft of Urbis' ACHAR for the Project was sent to RAPs via email on 20 May 2021. Comments on the draft ACHAR were requested by 17 June 2021.

As a result of this process, one group provided comments on the draft ACHAR (Table 4).

Table 4: RAP responses to the Stage 4 Draft ACHAR

RAP	Response	Urbis Response
Kamilaroi Yankuntjatjara Working Group	Thank you for your ACHA for 290-308 Aldington Road, Kemps Creek, us Aborigin people have walked this land for tens of thousands of years and we continue to do so today. We hold a deep connection to the land, skies and water ways. We would like agree to your recommendations, will there an interpretation plan for this project? We look forward to working alongside you on this project	deep connection Aboriginal hold with the landscape and environment.

2.2 RAP comments on the ACHMP

A draft version of this ACHMP was issued to RAPs for review and feedback on 18 April 2023. Responses were requested by 02 May 2023. Two responses were received during this review period (Table 5, Appendix 5).

Table 5: RAP comments on ACHMP and how addressed in this document

RAP	Response	How addressed	
Muragadi Heritage Indigenous Corporation	"I have read the project information and draft ACHM plan for the above project, I agree with the recommendations. 6.1.1.3 I agree 6.1.2.1 I agree 6.1.2.2 I agree 6.2.1 I would like option 2 or option 3"	Response included in this report.	
Wailwan Aboriginal Group	"I would like to confirm that Wailwan Aboriginal Group has read ACHAR draft and would like to inform you that we support the proposed measure that will be undertaken for this project. We would like to be updated with any information regarding the project."		

3.0 LEGISLATIVE REQUIREMENTS

3.1 Legislation

This ACHMP has been prepared in accordance with the relevant legislative requirements, policies and procedural guidelines applicable to Aboriginal and non-Aboriginal heritage and its protection in New South Wales. These are summarised below:

Table 6: Summary of relevant legislation

Legislation	Description	Implication for this HMP
Environmental Planning and Assessment Act 1979	This Act establishes a system of environmental planning and assessment of development projects for the State.	Project approval conditions and obligations have been incorporated into the current HMP.
National Parks and Wildlife Act 1974	The NPW Act provides statutory protection to all Aboriginal places and 'objects'. In order to undertake a proposed activity which is likely to involve harm to an Aboriginal place or object, it is necessary to obtain an Aboriginal Heritage Impact Permit (AHIP), to be issued under Section 90 of the NPW Act.	Impacts to Aboriginal heritage items have been identified for the Project. The Project has been assessed as an SSD under Section 4.37 of the EP&A Act. An AHIP under the NPW Act is therefore not required. Aboriginal heritage items not salvaged will be protected from unintended impacts. Management of Aboriginal heritage is outlined in Section 6.1 of this plan.
Aboriginal Land Rights Act 1983	The Aboriginal Land Rights Act 1983 is administered by the NSW Department of Human Services -Aboriginal Affairs. This Act established Aboriginal Land Councils (at State and Local levels). These bodies have a statutory obligation under the Act to; (a) take action to protect the culture and heritage of Aboriginal persons in the council's area, subject to any other law, and (b) promote awareness in the community of the culture and heritage of Aboriginal persons in the council's area. The Project site is within the boundary of the Deerubbin LALC.	The Project site is not subject to a claim under the <i>Aboriginal Land Rights Act 1983</i> . No specific implications for this HMP.

Legislation	Description	Implication for this HMP
Native Title Act 1994	The Native Title (New South Wales) Ac 1994 was introduced to work in conjunction with the Commonwealth Native Title Act 1993. Native Title claims, registers and Indigenous Land Use Agreements are administered under the Act.	t Native title has not been determined over the subject site. There are no active native title claims over the subject site. No specific implications for this HMP.

3.2 Guidelines

Several guidelines and standards relating to the management of Aboriginal and historic cultural heritage have been used as part of the assessment process. These include:

- Aboriginal cultural heritage consultation requirements for proponents 2010 (DECCW 2010a)
- Code of Practice for the archaeological investigation of Aboriginal objects in New South Wales (DECCW 2010b)
- Guide to investigating, assessing, and reporting on Aboriginal cultural heritage in NSW (OEH 2011).

4.0 EXISTING ENVIRONMENT

The existing environment and heritage context of the Project has been subject to assessment in the following background reports prepared to support the Project's EIS:

 290-308 Aldington Road, 59-62 and 63 Abbotts Road, Kemps Creek: Aboriginal Cultural Heritage Assessment. Report to ESR Australia, prepared by Urbis (April 2022).

4.1 Aboriginal heritage

4.1.1 Aboriginal archaeological resource

Extensive archaeological research has taken place across the Cumberland Plain, on which the study area is situated, particularly in response to development within Greater Western Sydney. Urbis (2022) undertook an Aboriginal Cultural Heritage Assessment of the study area. A pedestrian survey undertaken on 16 February 2021 by Andrew Crisp (Senior Archaeologist, Urbis), Steven Randall (Deerubbin LALC), Kevin Meredith (Deerubbin LALC) and Jack Donovan (Deerubbin LALC) identified three new Aboriginal sites (Table 7 and Figure 4).

Table 7: Aboriginal sites identified during archaeological survey

Site name	AHIMS site ID	Site description
Isolated Find 01	TBC	Proximal flake fragment (grey silcrete)
Isolated Find 02	TBC	Angular fragment (grey silcrete)
Isolated Find 03	TBC	Medial flake fragment (grey silcrete)

Figure 3: Location of newly identified sites in the survey undertaken by Urbis. New sites are represented by yellow stars (Urbis 2022: 53)



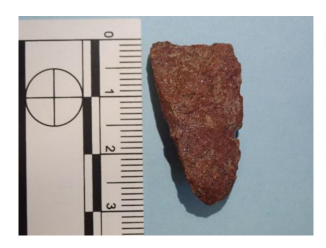
Following the survey undertaken on 16 February 2021, test excavation was conducted in accordance with the *Code of Practice for Archaeological Investigation of Aboriginal Objects in New South Wales* (DECCW 2010b). A ten day test excavation of the study area was undertaken over the 19th-23rd and 26th-30th of April and 3rd May 2021 and recovered 13 artefacts (Figure 4). As a result, one new site was identified, Aldington Road Subsurface Assemblage (Table 8).

Table 8: Aboriginal sites identified during test excavation

Site name	AHIMS site ID	Site description
Aldington Road Subsurface Assemblage	TBC	Low density assemblage with artefacts present across lower hill slope, terrace, crest and spur landforms reflective of small and temporary occupation across the study area.

Figure 4: Artefacts recovered during test excavation. Top: complete silcrete flake. Middle: Angular quartzite fragment. Bottom: Complete silcrete tool. (Urbis 2022)







5.0 IMPACTS AND RISKS

5.1 Aboriginal archaeological impact assessment

Four Aboriginal archaeological sites have been identified in the study area, consisting of three isolated finds (Isolated Find 01 [AHIMS ID pending]), Isolated Find 02 [AHIMS ID pending], Isolated Find 03 [AHIMS ID pending] and a low-density sub-surface assemblage (Aldington Road Subsurface Assemblage [AHIMS ID pending]).

The impact assessment carried out by Urbis identified that all four sites will be subject to direct harm which will result in the total loss of value of the sites. Impacts to Aboriginal archaeological resources during the construction and operation phase of the project are summarised below (Table 9).

Table 9: Impacts to Aboriginal archaeological resources during the construction and operation phase of the project

Site name	AHIMS site ID	Significance	Type of Harm	Degree of Harm	Consequence of harm
Isolated Find 01 (IF-1)	ТВС	Low	Direct	Total	Total loss of value
Isolated Find 02 (IF-2)	TBC	Low	Direct	Total	Total loss of value
Isolated Find 03 (IF0-)	TBC	Low	Direct	Total	Total loss of value
Aldington Road Subsurface Assemblage	TBC	Low	Direct	Total	Total loss of value

The ACHAR (Urbis 2022) recommended that the impacts of the proposed works be mitigated through the following measures.

Surface Collection

Following SSDA approval and prior to construction surface collection of identified artefacts Isolated Find 01, Isolated Find 02 and Isolated Find 03 must be undertaken in accordance with the Code of Practice and with the involvement of the Registered Aboriginal Parties.

- Isolated Find 01 (IF-1) proximal flake fragment (grey silcrete) (33 degrees 51'33.5"S, 150 degrees 47'57.7"E)
- Isolated Find 02 (IF-2) angular fragment (grey silcrete) (33 degrees 51'28.6"S, 150degrees 47'47.2"E)
- Isolated Find 03 (IF-3) medial flake fragment (grey silcrete) (33 degrees 51,30"S, 150 degrees 47'47.9"E)

Repatriation or Deposition in Keeping Place

Through consultation with the RAPs a decision will be made as to the destination of the artefacts recovered during survey and test excavation. The options identified by Urbis are:

Option 1: Deerubbin LALC enters into a Care and Control agreement and the artefacts are then stored at their designated keeping place (Old Parramatta Gaol).

Option 2: Repatriation of artefacts to Country. Following construction of the proposed developments, the artefacts would be reburied within the study area and registered on AHIMS.

Option 3: Designation of alternative keeping place such as a local museum, the Australian Museum or with another RAP group.

6.0 MANAGEMENT MEASURES

This section describes the overall approach associated with the management and mitigation of Aboriginal cultural heritage throughout the lifetime of the Project. The following management measures are based on the following Project documents:

- 290-308 Aldington Road, 59-62 Abbotts Road and 63 Abbotts Road, Kemps Creek: Aboriginal Cultural Heritage Assessment Report. Report to ESR Australia. (Urbis, April 2022).
- Final conditions of Development Consent, issued to ESR by The Department of Planning and Environment (DPE) on 21 April 2023.

6.1 Specific management measures

Four Aboriginal archaeological sites were identified in the Project study area:

- Isolated Find 01 (IF-1) (AHIMS ID pending)
- Isolated Find 02 (IF-2) (AHIMS ID pending)
- Isolated Find 03 (IF-3) (AHIMS ID pending)
- Aldington Road Subsurface Assemblage (AHIMS ID pending)

The following sections detail measures required to mitigate damage to these sites through construction of the Project, with reference to the risks identified in Section 0.

No further investigation (including further archaeological excavations) is recommended for Aldington Road Subsurface Assemblage (AHIMS ID pending).

6.1.1 Prior to commencement of works

6.1.1.1 Artefact collection

In accordance with the recommendations in the Project ACHAR (Urbis 2022) and the condition of Development Consent B79, surface collection of Isolated Find 01, Isolated Find 02 and Isolated Find 03 must be undertaken following final SSD approval and prior to construction. The location of these artefacts is shown in Figure 3. Surface collection must be undertaken in accordance with the Code of Practice and with the involvement of the Registered Aboriginal Parties. The methods of surface collection are detailed further in Appendix 2: Surface Collection Methodology.

Surface collection of Isolated Find 01, Isolated Find 02 and Isolated Find 03 is scheduled to take place prior to the commencement of construction.

6.1.1.2 Registration of Aboriginal sites on AHIMS

In accordance with the recommendations in the Project ACHAR (Urbis 2022) and the condition of Development Consent B79, the identified artefacts must be registered on the OEH's Aboriginal Heritage Information Management System (AHIMS) Aboriginal Sites Register, prior to construction. These identified sites include Isolated Find 01, Isolated Find 02, Isolated Find 03 and Aldington Road Subsurface Assemblage.

6.1.1.3 Heritage induction

In accordance with the recommendations in the Project ACHAR (Urbis 2022) and the condition of Development Consent B81, Aboriginal cultural heritage induction training must be prepared and implemented for all staff and contractors. Aboriginal knowledge holders must be involved in the

development of the induction training. The information appended to this plan should be used in the CEMP to address CoC B81.

The training must outline the obligations of staff and contractors under the *National Parks and Wildlife Act, 1974* and the conditions of Development Consent, and the requirements of the Unexpected Finds Protocol (see Appendix 3: Unexpected finds procedure). The training should also include the protocol for discovery of human remains (see Appendix 4: Human Remains Procedure) Any new staff or contractors must receive this induction training before commencing works on site and the induction training material must form part of the Construction Environment Management Plan (CEMP). The induction material may be paper-based, included in any hard-copy site management documents or electronic such as a PowerPoint presentation for face-to-face induction.

Feedback was requested from the project RAPs regarding details or processes to be incorporated into the Aboriginal cultural heritage training. A copy of the cover letter issued to RAPs with the draft ACHMP, and the responses received, are included in Appendix 5.

6.1.2 After commencement of works

6.1.2.1 Consultation

In accordance with the recommendations in the Project ACHAR (Urbis 2022) and the condition of Development Consent B80, consultation with the RAPs identified in Table 2 must continue for the duration of construction. The RAPs should be consulted to determine the appropriate management of unexpected finds on the site, and should be involved in the selection of culturally appropriate native plantings to be incorporated into the landscape design.

Ongoing consultation with RAPs should also occur as the project progresses, to ensure ongoing communication about the project and key milestones, and to ensure the consultation process does not lapse. Communications with RAPs must be conducted every 6 months to avoid a lapse in consultation.

Key points in the Project timeline may include:

- at commencement of construction;
- at mid-point of construction (or every 6 months if delayed); and
- on commencement of operation.

These updates will include general information on:

- key construction goals and timelines;
- construction methods and strategies;
- project contacts and key staff; and
- opportunities for community engagement.

A record of all correspondence with RAPs must be maintained by appropriate levels of Project management as identified in Table 10 of this report.

6.1.2.2 Unexpected finds

In accordance with the recommendations in the Project ACHAR (Urbis 2022) and the conditions of Development Consent B82 and B83, if at any time previously unidentified Aboriginal heritage items are detected, the Unexpected Finds Procedure provided in Appendix 3: Unexpected finds procedure of this document must be followed. This procedure sets out case specific procedural guidelines for recording and reporting on potential finds.

6.1.2.3 Human remains

If at any time Aboriginal ancestral remains (or any human remains) are identified, all works must cease in the vicinity of the remains and immediate surrounds (within 10m), the remains must be covered from view, secured from unauthorised trespass and NSW Police must be contacted immediately. If the remains are determined by NSW Police to be Aboriginal ancestral remains, Deerubbin LALC and Heritage NSW must be informed. The mode of exhumation and repatriation of Aboriginal ancestral remains is to be as determined by the Deerubbin LALC and by Aboriginal people with connection to local country.

If the Deerubbin LALC and Aboriginal people with connection to local country are of the opinion that study of these ancestral remains or their archaeological context is desirable then an archaeological program must be formulated for this purpose under their oversight. This may include forensic and osteological investigatory methods as deemed culturally appropriate by the Deerubbin LALC and by Aboriginal people with connection to local country.

6.2 General heritage management

6.2.1 Repatriation or deposition in keeping place

Through consultation with the RAPs a decision will be reached as to the destination of the artefacts recovered during test excavation and surface collection. The options identified by Urbis are:

Option 1: Deerubbin LALC enters into a Care and Control agreement and the artefacts are then stored at their designated keeping place (Old Parramatta Gaol).

Option 2: Repatriation of artefacts to Country. Following construction of the proposed developments, the artefacts would be reburied within the study area and registered on AHIMS.

Option 3: Designation of alternative keeping place such as a local museum, the Australian Museum or with another RAP group.

6.2.1 Changes to development footprint

If changes are made to the development footprint, further archaeological assessment will be required.

7.0 ROLES AND RESPONSIBILITIES

Responsibility for the implementation of the management measures outlined in Section 6.0 are presented in Table 9.

All personnel are responsible for ensuring heritage items are protected and managed in accordance with the current ACHMP.

Failure to report discovery or damage or destruction resulting from unauthorised removal or alteration to a site of an archaeological object may be prosecuted under the *NP&W Act* and/or *Heritage Act*.

Table 10: Summary of roles and responsibilities

Roles	Responsibilities
ESR Australia	 ACHMP adequately addresses heritage compliance. Heritage incidents are escalated to the relevant authorities.
Project Manager	 Allocate sufficient resources for the implementation of this ACHMP. Outcomes of the visual checks/ compliance construction monitoring/ incident reporting are systematically evaluated as part of ongoing management of construction activities.
Environmental Manager	 Oversee the overall implementation of this ACHMP including the implementation of heritage training and the creation and maintenance of heritage training records Oversee and coordinate scheduled RAP communications All relevant personnel have and understand the most up-to-date copy of this HMP. Any required actions arising from the detection of unexpected heritage items or human remains are reported to the relevant personnel for further action and ensure that the actions are effectively implemented.
Site supervisors/ Site foreman/ contractors/subcontractors	 Understand and implement mitigation protocols as required in the HMP and any other required measures during construction. Undertake relevant training to implement the requirements of this HMP. All personnel are responsible for ensuring that heritage items to be retained are protected. All site personnel to undertake environmental inductions which will include reference to the requirements of this Heritage Management Plan and the reporting process for unexpected finds.
Qualified heritage professional (archaeologist	The archaeologist will be responsible for providing advice to minimise and mitigate potential impacts to any Aboriginal or historic heritage values that may be recorded during the construction activities.

8.0 REFERENCES

Urbis 2022, 290-308 Aldington Road, 59-62 and 63 Abbotts Road, Kemps Creek Aboriginal Cultural Heritage Assessment Report. Report to ESR Australia.

Guidelines

DECCW 2010a, Aboriginal cultural heritage consultation requirements for proponents 2010

DECCW 2010b, Code of Practice for the archaeological investigation of Aboriginal objects in New South Wales

OEH 2011 Guide to investigating, assessing and reporting on Aboriginal cultural heritage in NSW

APPENDIX 1: CARE AGREEMENT/REBURIAL METHODOLOGY

To be inserted if required.

APPENDIX 2: SURFACE COLLECTION METHODOLOGY

Collection of surface artefacts (Isolated Find 01, Isolated Find 02, Isolated Find 03 and any other artefacts identified on the surface within the development), will be carried out by suitably qualified archaeologist(s) and RAPs following final SSD approval and prior to construction.

The surface collection must be carried out according to the following methodology:

- The three previously identified sites (Isolated Find 01, Isolated Find 02 and Isolated Find 03 will be located using a handheld, non-differential GPS.
- Maps showing the location of the sites mapped onto a satellite image will also be carried and photographs of the sites will also be used to assist in identifying their locations.
- Grass trimmers and leaf blowers will be used as necessary to clear vegetation which impedes surface visibility.
- All Aboriginal objects retrieved during surface collection will be photographed, catalogued and
 placed in double re-sealable bags for further analysis and identification. Permanent marker will
 be used to record the name of the site and its provenance on an archival grade tag.
- Key attributes such as material, artefact type, platform type and dimensions will be recorded and entered into a Microsoft Excel table with detail linked to the provenance of each artefact.

APPENDIX 3: UNEXPECTED FINDS PROCEDURE

Examples of Aboriginal and historical artefacts are provided below.

If unanticipated archaeological items are uncovered at any time throughout the life of the project the following actions must be followed:

- Cease all activity in the vicinity of the find
- Leave the find in place and protect it from harm
- Erect a 10 m exclusion zone (temporary fencing/signage) around the find or the outer edge of the find if a larger item
- Immediately notify the Site Supervisor, proponent and Heritage NSW
- Take note of the details of the find and its location and take photographs of the find in situ
- Contact a heritage consultant to identify whether the item is a heritage item
- If the item is identified as a historic (non-Aboriginal) heritage item, the heritage consultant will advise whether additional investigation is required in accordance with the conditions of approval and Heritage NSW guidelines
- If the item is confirmed as an Aboriginal artefact, Heritage NSW and Deerubbin LALC must be notified directly
- Await further advice from the heritage consultant before proceeding with work in the exclusion zone. Further archaeological investigation may be required as advised by the heritage consultant prior to work proceeding in the exclusion zone. Work in the immediate vicinity of the Aboriginal item or object may only recommence in accordance with the provisions of Part 6 of the National Parks and Wildlife Act 1974
- If the item is identified as an Aboriginal artefact/s and no further archaeological assessment is deemed necessary, the artefact/s must be added to the existing collection for storage or reburial.
- If associated with an existing registered Aboriginal site, the AHIMS site cards must be updated
 to reflect the new finds. Alternatively, the new finds must be registered as a new Aboriginal
 site on AHIMS.

Examples of Aboriginal heritage and historical archaeological remains

Aboriginal stone tools



Historical artefacts



Historical footings



Historical footings



APPENDIX 4: HUMAN REMAINS PROCEDURE

If suspected human skeletal remains are uncovered at any time throughout the life of the project the following steps should be undertaken:

- Cease all activity in the vicinity of the find
- Leave the remains in place and protect them from harm
- Notify NSW Police
- Engage a forensic anthropologist and archaeologist where required
- Notify Heritage NSW via the Environment Line 131555 to provide details of the remains and their location

Excavation activity will not recommence unless authorised in writing by Heritage NSW.

APPENDIX 5: RAP CONSULTATION LOG (URBIS 2022)

de Tie	me.	Туре	Contacted	Contacted Individual	Contacted by	Contacted by Individual	Subject	Reply	Follow-up resided?	Person actioned	Comment
		كسبد	1000		The second	Stage 1 Agency not		Mary 182		Name and Address of the Owner, where	
3/11/2020 12:		eral	MATT	76/8	Urba	Aaron Olum (AD)	Stage 3.2 Sequent	1/8	No.	1/8	70/4
2/11/2020 7:00		amail	Urbie	AO:	NATT	n/a	Traps 1.1 NESPONSE	No Native Title	No	1/8	m/a
6/11/2020 12:		artal	MISCORP	70/8	Urbis	Andrew Crisp (AC)	Stage 1.2 Notice	n/a	No	1/8	n/a
6/11/2020 12:		ertail	DAYTAY	75/4	Urble	AC	Stops 1.2 Notice	n/a	No	1/8	n/s
4/11/2000 12:		eral .	DPC	n/s	Urbin	AC	Stage 1.2 Nortice	1/4	No	1/8	75/8
4/11/2020 12:		ertall	89.23	15/4	Urble	AC	Stage 1.2 Notice	1/2	No	1/8	1/8
6/11/2000 12:		RTAIL .	Feerth Council	20/8	Urbia	AC	Stage 1.2 Nation	2/8	No	n/a	10/8
6/11/2020 12:		artist .	DIALC	10/4	Urbit	AE .	Stage 1.2 Notice	1/8	No	1/8	70/4
3/12/2020 10	17pm	arrail .	Urbis	AC .	DPC	Faul Houston	Stage 1.2 RESPONSE	7/8	No.	1/8	1/4
						Stage 1 RAP notice/adver		200			
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4/12/2020 2:0		small.	Drbs	AC	DNC	Lifty Certall	Stage 1.3 RESPONSE	n/a	No	1/8	15/4
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4/12/2020 2:27		artel .	Urbis	AD	Mungari	Jese Johnson	Stage 1.3 MISPONSE	2/8	No	1/4	n/a
4/13/2020 44	ESprm	ertal	Urbis	AC	Warwar Awar		Stage 1.5 RESPONSE	1/1	No	7/8	75/8
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7/12/2000 1/4		amail	Urbis	AC	Toomest	Danny Franks	Stage 1.3 48 SPD 458	7/2	No	1/4	n/a
8/12/2020 8:50		eral	Urbox	26	Coptuh	Bird Smith	Stage 1.5 RESPONSE	1/2	No	1/2	n/x
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	Hart .	umail .	Urbit	AC.	Woronors Plateau Gundangara	Keyle Williamson	Stage 1.3 RESPONSE	0/0	No	MW	:0/4
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	Ilpre	wmid .	Uran.	Mail	Marramarang	Reserve Smith	Stage 2 & 5 Letter	triad and support, want to be kept informed	n/a	MW	N/A
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		in and							to.	AD	n/a
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								energy-station plan for this project?, we			
19/06/2021 12:			Urba	AO	KIWD	Sudbulls then	Stage 4 RESPONSE	ince forward to working alongside you on this project.			

APPENDIX 5: RAP RESPONSES TO DRAFT ACHMP



18 April 2023

Re: Westlink Industrial Estate – Stage 1 (SSD 9138102): DRAFT Aboriginal Cultural Heritage Management Sub-Plan

Good morning,

Thank you for registering as a stakeholder for the Westlink Industrial Estate – Stage 1 Project. In accordance with the *Aboriginal Cultural Heritage Consultation Requirements for Proponents 2010* we are contacting you regarding preparation of an Aboriginal Cultural Heritage Management Sub-Plan for the Project.

I would like to invite you to review the following document and provide any feedback you may have by 2 May 2023.

In your response, please include feedback on the following:

- Details or processes to be incorporated into the Aboriginal cultural heritage induction training for all staff and contractors, outlined in Section 6.1.1.3
- The process for ongoing consultation, outlined in Section 6.1.2.1
- The unexpected finds procedure, outlined in Section 6.1.2.2 and Appendix 3
- The final destination of artefacts recovered during test excavation and surface collection. Options are outlined in Section 6.2.1.

If you have any questions, please do not hesitate to contact Artefact Heritage on 9518 8411, or by email at consultation@artefact.net.au.

Yours sincerely,

Nicola Jorgensen

Aboriginal Heritage Team Leader (Assistant)

Artefact Heritage Services Pty Ltd

Artefact Pty Ltd

ABN 73 144 973 526

From: Phillip Boney <Waarlan12@outlook.com>

Sent: Tuesday, 18 April 2023 4:41 PM

To: Aboriginal Heritage Team Consultation **Subject:** Westlink Industrial Estate - Stage 1

Follow Up Flag: Follow up Flag Status: Completed

Att: Nicola Jorgensen

Hello,

Phil Boney here. I would like to confirm that Wailwan Aboriginal Group has read ACHAR draft and would like to inform you that we support the proposed measure that will be undertaken for this project. We would like to be updated with any information regarding the project.

Regards, Phil Boney Wailwan Aboriginal Group

Lily Hackett

From: jesse johnson <muragadi@yahoo.com.au>
Sent: Wednesday, 26 April 2023 12:56 PM

To: Lily Hackett

Subject: Re: Westlink Industrial Estate – Stage 1 - Draft review

Hi Lily,

I have read the project information and draft ACHM plan for the above project, I agree with the recommendations.

6.1.2.1 I agree 6.1.2.1 I agree 6.1.2.2 I agree

6.2.1 I would like option 2 or option 3

Kind regards Jesse Johnson 0418970389

On Tuesday, 18 April 2023 at 12:25:17 pm AEST, Lily Hackett < lily.hackett@artefact.net.au> wrote:

Good morning,

Thank you for registering as a stakeholder for the Westlink Industrial Estate – Stage 1 Project. In accordance with the Aboriginal Cultural Heritage Consultation Requirements for Proponents 2010 we are contacting you regarding preparation of an Aboriginal Cultural Heritage Management Sub-Plan for the Project.

I would like to invite you to review the attached document and provide any feedback you may have by 2 May 2023

In your response, please include feedback on the following:

- Details or processes to be incorporated into the Aboriginal cultural heritage induction training for all staff and contractors, outlined in Section 6.1.1.3
- The process for ongoing consultation, outlined in Section 6.1.2.1
- The unexpected finds procedure, outlined in Section 6.1.2.2 and Appendix 3
- The final destination of artefacts recovered during test excavation and surface collection. Options are outlined in Section 6.2.1

If you have any questions, please do not hesitate to contact Artefact Heritage on 9518 8411, or by email at consultation@artefact.net.au.

Kind regards,

Lily Hackett

Graduate Heritage Consultant

ARTEFACT

Telephone: 61 2 9518 8411 Mobile: 04 0969 9252

Address: Suite 56, Jones Bay Wharf, 26-32 Pirrama Rd, Pyrmont NSW 2009



Artefact Heritage ABN 73 144 973 526 Level 4, Building B 35 Saunders Street Pyrmont NSW 2009 Australia

+61 2 9518 8411 office@artefact.net.au www.artefact.net.au



Appendix K Contingency Plan



Contingency Plan

Key Elements	Trigger/ Response	Condition Green	Condition Amber	Condition Red		
Traffic Management Plan						
Traffic Noise	Trigger	Noise levels do not exceed imposed noise constraints, as outlined within the Noise Assessment Report (<45dBA), nor has there been a traffic-related noise complaint.	Noise levels marginally (<10dBA) in excess of imposed noise constraints or receipt of a single traffic-related noise complaint.	Noise levels greatly (>10dBA) in excess of imposed noise constraints or consistent traffic-related noise complaints.		
	Response	No response required.	Undertake all feasible and reasonable mitigation and management measures to minimise noise impacts.	Undertake all feasible and reasonable mitigation and management measures to ensure noise levels are below Highly Noise Affected criteria.		
				As with Condition Amber, if noise levels cannot be kept below applicable limits, then a different construction method or equipment must be utilised.		
				Response to also be consistent with the CNVMP.		
Traffic Guidance Scheme (TGS)	Trigger	No observable traffic issues caused by construction traffic.	Minor inconsistencies with TGS to onsite operations (e.g. covered signs, missing signs and fallen cones).	Near miss or incident occurring regardless of/as a result of TGS being implemented.		
	Response	No response required.	Traffic Controller to amend TGS on site and to keep a log of all changes.	Stop work until an investigation has been undertake into the incident.		
		Continue monitoring TGS implementation under CTMP.		Amend the TGS to ensure that the safety of all workers and community members are addressed.		
	Tigger	Both peak hour and daily construction traffic volumes are in	Construction traffic volumes exceed programmed peak volumes but are within	Construction traffic volumes exceed permissible volume and time constraints		



Key Elements	Trigger/ Response	Condition Green	Condition Amber	Condition Red		
Construction Movements		accordance with volume and time constraints as outlined within Section 3.2 of CTMP (600 Light Vehicle Movements per day (up to 80 movements in the AM and 150 movements in PM Peak Periods) and 280 Heavy Vehicle Movements per day (up to 50 movements in the AM Peak Periods and 0 movements in the PM peak).	the daily volumes (600 Light Vehicle Movements per day and 280 Heavy Vehicle Movements per day).	(600 Light Vehicle Movements per day (up to 80 movements in the AM and 150 movements in PM Peak Periods) and 280 Heavy Vehicle Movements per day (up to 50 movements in the AM Peak Periods and 0 movements in the PM peak).		
	Response	No response required.	Review and investigate construction	As for Condition Amber, plus:		
			activities, and where appropriate, implement additional remediation measures such as:	 If it is concluded that construction activities were directly responsible for the exceedance, submit an 		
			 Review CTMP and update where necessary 	incident report to government agencies		
			 Provide additional training. 	 Stop all transportation into and out of the site. 		
Queuing	Trigger	No queuing identified.	Queuing identified within site, but not on to public road.	Queuing identified on the public road.		
	Response	No response required.	Review the delivery schedule prepared by	As with Condition Amber, plus:		
		Continue monitoring program.	the contractor. If drivers are not following the correct schedule, then they should be provided with additional training and an	 Review and investigate construction activities 		
			extra copy of the Drivers' Code of Conduct	 If it is concluded that construction activities were directly responsible for the exceedance, submit an incident report to government agencies 		



Key Elements	Trigger/ Response	Condition Green	Condition Amber	Condition Red
				 Temporary halting of activities and resuming when conditions have improved
				 Stop all transportation into and out of the site
				 Review CTMP and update where necessary, provide additional training.
Dust Generated by Traffic	Trigger	No observable dust.	Minor quantities of dust in the air and/or tracking on to the road.	Large quantities of dust in the air and/or tracking on to the road.
Trailic	Response	No response required.	Review and investigate construction activities and respective control measures, where appropriate.	As with Condition Amber. If it is concluded that construction
			Implement additional remedial measures, such as:	activities were directly responsible for the exceedance, submit an incident report to government
			 Deployment of additional water sprays 	agenciesImplement relevant responses and
			 Relocation or modification of dust- generating sources 	undertake immediate review to avoid such occurrence in future.
			 Check condition of vibrating grids to ensure they are functioning correctly 	
			 Temporary halting of activities and resuming when conditions have improved. 	



Key Elements	Trigger/ Response	Condition Green	Condition Amber	Condition Red
Air Quality				
Dust Emissions	Trigger	Inspections show that there is no visible dust leaving the site.	Inspections show that there is visible dust leaving the site.	Inspections show that there is visible dust leaving the site multiple times during a day OR from multiple locations within the site.
	Response	Monitor weather conditions and stop works if dust generation is excessive.	or minimise dust generating activities where possible, or increase frequency of	Where possible, locate high dust generating activities away from sensitive
		Continue implementation measures of the CAQMP.		receivers. Record any exceptional events that cause
			dust suppression activities. Remove, suppress, stabilise or cover	dust and/or air emissions on or off site and note action taken to resolve situation.
			materials that have a potential to produce dust as soon as possible, unless being used on site.	and note action taken to resolve situation.
			Impose 20km/h speed limits on haul routes to minimise dust generated from vehicle movements.	
Dust Complaints	Trigger	No complaints received during construction.	An air-quality related complaint is received from a nearby resident.	Further complaints are received after the additional mitigation measures have been implemented.
implementing CAQMP. identify cause(s), take appropriate		Record all air quality related complaints, identify cause(s), take appropriate measures to reduce emissions in a timely	Provide ESR with details of construction activities undertaken on site at the time of complaint.	
		manner and record measures taken. Make Contact Register available to relevant authorities (Council, EPA, DPHI).	Communicate with ESR if actions are required.	
			Review and investigate construction activities and increase dust suppression	



Key Elements	Trigger/ Response	Condition Green	Condition Amber	Condition Red
			measures (additional watering, covering stockpiles etc), where appropriate.	
Noise and Vibr	ation			
Noise Impacts at Sensitive	Trigger	Noise levels do not exceed noise management levels.	Noise levels exceed applicable noise management levels.	Noise levels exceed Highly Noise Affected threshold at a sensitive receiver.
Receiver				Noise complaints received.
	Response	Continue implementing existing measures in accordance with the CNVMP.	Implement every practical and logical mitigation and management strategy to keep noise levels below the Highly Noise Affected (90dBA) threshold.	Implement every practical and logical mitigation and management strategy to reduced noise levels below the Highly Noise Affected threshold.
				If noise levels cannot be kept below the imposed restrictions, an alternative construction method or equipment will be used.
Vibration Impacts at Sensitive Receivers	Trigger	Vibration-intensive tasks carried out beyond the equipment's recommended working distance.	Vibration intensive works undertaken within minimum working distance for the specific equipment in use.	Vibration levels exceed applicable vibration limits.
Neceivels	Response	Continue to implement existing measures in accordance with CNVMP.	Undertake vibration monitoring for the duration of the works to confirm vibration levels.	Stop work. Undertake all feasible and reasonable mitigation and management measures to ensure vibration levels are below applicable limits.
				If vibration levels cannot be kept below applicable limits then a different construction method or equipment will be utilised.



Key Elements	Trigger/ Response	Condition Green	Condition Amber	Condition Red
Unexpected Fig	nds			
Unexpected Contamination Find	Trigger	No contamination uncovered during earthworks.	Areas of possible contamination uncovered during earthworks.	Areas of potentially hazardous substance identified during earthworks.
FIIIQ	Response	Continue to implement existing measures in accordance with CEMP.	Implement CUFP (Appendix F of CEMP).	Implement CUFP (Appendix F of CEMP).
Unexpected Heritage Find	Trigger	No Aboriginal or historical artefacts found.	Unanticipated archaeological items uncovered.	Potential human remains discovered.
	Response	Continue to implement existing measures in accordance with ACHMP.	Implement Heritage Unexpected Finds Procedure (Appendix 3 of ACHMP).	Implement Heritage Unexpected Finds Procedure (Appendix 3 of ACHMP).
Waste Manage	ment			
Waste	Trigger	Inspections identified no waste from demolition and construction generated outside of dedicated bins and stockpiles.	Inspections identified minimal waste from demolition and construction generated outside of dedicated bins and stockpiles.	Inspections identified large quantities of waste from demolition and construction generated outside of dedicated bins and stockpiles.
				Complaints received regarding waste management.
	Response	Continue to implement existing measures in accordance with CWMP.	Clean up the waste immediately and dispose according to CWMP requirements.	Clean up the waste immediately and dispose according to CWMP requirements.
			Toolbox talk with all workers to discuss waste management requirements.	Toolbox talk with all workers to discuss waste management requirements.



Key Elements	Trigger/ Response	Condition Green	Condition Amber	Condition Red
Civil Infrastruc	ture			
Erosion	Trigger	No evidence of erosion	Minor gully or tunnel erosions or rilling. Evidence of sediment leaving the site.	Significant gully or tunnel erosions present or rolling. Evidence of sediment leaving site.
	Response	Continue to implement existing measures in accordance with ESCP.	Environmental Manager will inspect the site after every rainfall event and at least fortnightly.	Environmental consultant to inspect the site.
			Construct additional erosion and sediment	Review of erosion and sediment structures and ESCP.
			control works to ensure desired protection.	Remediate as soon as practical.
Water Management Structures	Trigger	Water management structures have been designed, constructed and managed in accordance with the Mamre Road Precinct DCP.	Inspections identify that water management structures are in minor non-compliance with the CSWMP and Mamre Road Precinct DCP.	Inspections identify a failure of the water management structures (discharging outside of site of boundary and/or water quality does not meet required criteria).
	Response	Continue to implement existing measures in accordance with CSWMP.	A suitably trained person to inspect the site and review adequacy of water management structures.	A suitably trained person to inspect the site. Remediate as soon as practical. Review of engineering design and
			Remediate as appropriate.	CSWMP.
Flooding Asse	ssment			
Flooding	Trigger	No evidence of flood hazard, flood levels or risk to property.	Slight increase in flood hazard, flood levels and risk to properties.	Significant increase in flood hazard, flood levels and risk to properties.
	Response	Continue implementing ERP.	Monitor weather conditions and stay up to date.	Revaluate the flood levels, velocities and hazard assessment under Benchmark
			Continue implementing ERP.	condition and Masterplan conditions.



Key Elements	Trigger/ Response	Condition Green	Condition Amber	Condition Red
Bushfire				
Bushfire	Trigger	No or 'Watch' bushfire warning covering the Stage 3 Project site.	'Watch and Act' bushfire warning covering the Stage 3 Project site.	'Emergency' bushfire warning covering the Stage 3 Project site.
	Response	Check fire warnings to stay updated. Continue implementing ERP.	Take action to protect Stage 3 Project workers and equipment.	Evacuate the site as directed by NSW Fire and Rescue.
			Continue implementing ERP.	
Community				
Submission	Trigger	General feedback/comment (no complaint or query).	Enquiry made by formal or informal channels.	Complaint made by formal or informal channels.
	Response	Implement Communication Procedure and Protocols (Section 5 of the CSCS).	Implement Communication Procedure and Protocols (Section 5 of the CSCS).	Implement Communication Procedure and Protocols (Section 5 of the (CSCS).
Wildlife				
Biodiversity Management	Trigger	No impacts to biodiversity identified.	Minor biodiversity impacts identified on- site.	Significant biodiversity impacts identified.
	Response	No response required.	Review effectiveness of management measures.	Stop works causing biodiversity impact. As for Condition Amber.
			Implement additional measures to manage impacts.	Actor Condition Ambor.
Wildlife Management	Trigger	Minimal occurrence of common strike species at the site.	Common strike species occur regularly at the site.	Common strike species occurring at the site in large numbers.



Key Elements	Trigger/ Response	Condition Green	Condition Amber	Condition Red
	Response	No response required.	Review effectiveness of management measures.	As for Condition Amber.
			Consider implementing additional measures to manage species as listed in WL 7 (Table 4.2 of the WMP).	
Cumulative Im	pacts			
Cumulative Impacts of Multiple Construction	Trigger	Cumulative environmental impacts (e.g. dust, noise, traffic and water quality impacts) of the Project in accordance with predicted/required	Inspections, monitoring or auditing indicate cumulative environmental impacts of the Project above those predicted/required.	Inspections, monitoring or auditing indicate cumulative environmental impacts of the Project above those predicted/required.
Contractors		impacts.	Community enquiry made by formal or informal channels.	Community complaint made by formal or informal channels.
	Response	Continue implementing CEMP, including monthly contractor coordination meetings, and Sub-Plans.	Coordinate construction activities with other construction contractors to avoid or minimise cumulative environmental impacts.	Coordinate construction activities with other construction contractors to avoid or minimise cumulative environmental impacts.
			Implement Condition Amber response for cumulative environmental impact of concern.	Implement Condition Red response for cumulative environmental impact of concern.



Appendix L Stage 3 CEMP-Related Conditions of Consent



Ref.	Condition	How addressed
Part	A ADMINSTRATIVE CONDITIONS	
A1	In addition to meeting the specific performance measures and criteria in this consent, all reasonable and feasible measures must be implemented to prevent, and if prevention is not reasonable and feasible, minimise any material harm to the environment that may result from the construction and operation of the development, and any rehabilitation required under this consent.	This CEMP and associated Sub-Plans have been developed to prevent/minimise any material harm to the environment.
A2	The development may only be carried out:	This CEMP and associated Sub-Plans have been
	(a) In compliance with the conditions in this consent;	developed to comply with the
	(b) In accordance with written directions of the Planning Secretary;	CoC, written directions of the Secretary, EIS, RTS, ADR and
	(c) In accordance with the EIS, RTS, ADR and additional information	additional information,
	(d) In accordance with the Development Layout in Appendix 1, and	Development Layout and management and mitigation measures outlined in Appendix 5 of the Development Consent.
	(e) In accordance with the management and mitigation measures in Appendix 5.	
A3	Consistent with the requirements in this consent, the Planning Secretary may make written directions to the Applicant in relation to:	Section 5.8 details when revisions of the CEMP may be
	(a) The content of any strategy, study, system, plan, program, review, audit, notification, report or correspondence submitted under or otherwise made in relation to this consent, including those that are required to be, and have been, approved by the Planning Secretary; and	undertaken including upon written direction by the Planning Secretary.
	(b) The implementation of any actions or measures contained in any such document referred to in Condition A3(a).	
A4	The conditions of this consent and directions of the Planning Secretary prevail to the extent of any inconsistency, ambiguity or conflict between them and a document listed in condition A2(c) or A2(e). In the event of an inconsistency, ambiguity or conflict between any of the documents listed in condition A2(c) or A2(e), the most recent document prevails to the extent of the inconsistency, ambiguity or conflict.	Noted
A5	This consent lapses five years after the date from which it operates, unless the development has physically commenced on the land to which the consent applies before that date.	Noted



Ref.	Condition	How addressed	
A7	The commencement of each of the following phases of the development must be notified to the Planning Secretary in writing, at least one month before that date, or as otherwise agreed with the Planning Secretary:	Noted	
	(a) Construction;		
	(b) Operation; and		
	(c) Cessation of operation.		
A8	If the construction or operation of the development is to be staged, the Planning Secretary must be notified in writing at least one month before the commencement of each stage (or other timeframe agreed with the Planning Secretary), of the date of commencement and the development to be carried out in that stage.	Noted	
A9	Where conditions of this consent require consultation with an identified party, the Applicant must:	Section 2	
	(a) Consult with the relevant party prior to submitting the subject document to the Planning Secretary for approval; and	Consultation with stakeholders during the preparation of this CEMP was not required. Where required, consultation	
	(b) Provide details of the consultation undertaken including:		
	i. The outcome of that consultation, matters resolved and unresolved; and	with stakeholders has occurred	
	 Details of any disagreement remaining between the party consulted and the Applicant and how the Applicant has addressed the matters not resolved. 	and is documented in the relevant Sub-Plan.	
A10	With the approval of the Planning Secretary, the Applicant may:		
	 (a) prepare and submit any strategy, plan or program required by this consent on a staged basis (if a clear description is provided as to the specific stage and scope of the development to which the strategy, plan or program applies, the relationship of the stage to any future stages and the trigger for updating the strategy, plan or program); 	ESR has prepared and submitted a Staging Letter to the Planning Secretary. This letter identified how the Project	
	(b) combine any strategy, plan or program required by this consent (if a clear relationship is demonstrated between the strategies, plans or programs that are proposed to be combined); and	is to be staged, including preparing strategies and plans and identifying a program for	
	(c) update any strategy, plan or program required by this consent (to ensure the strategies, plans and programs required under this consent are updated on a regular basis and incorporate additional measures or amendments to improve the environmental performance of the development).	the staged construction. The letter also identified if a strategy or plan needs to be updated, as ESR move through its proposed staging.	



Ref.	Condition	How addressed
A11	If the Planning Secretary agrees, a strategy, plan or program may be staged or updated without consultation being undertaken with all parties required to be consulted in the relevant condition in this consent.	This condition applies to all stages. If an update is required with subsequent stages with a consultation requirement, it will be addressed under this table at the relevant condition.
A12	If approved by the Planning Secretary, updated strategies, plans or programs supersede the previous versions of them and must be implemented in accordance with the condition that requires the strategy, plan or program.	Noted
A13	Before the commencement of construction of the development, the Applicant must:	Consultation with relevant owners will be undertaken and a dilapidation report will be prepared and submitted to
	 (a) Consult with the relevant owner and provider of services that are likely to be affected by the development to make suitable arrangements for access to, diversion, protection and support of the affected infrastructure; 	
	(b) Prepare a dilapidation report identifying the condition of the public infrastructure in the vicinity of the site (including roads, gutters and footpaths); and	Secretary and Council.
	(c) Submit a copy of the dilapidation report to the Planning Secretary and Council.	
A14	Unless the Applicant and the applicable authority agree otherwise, the Applicant must:	Noted
	(a) Repair, or pay the full cost associated with repairing, any public infrastructure that is damaged by carrying out the development; and	
	(b) Relocate, or pay the full costs associated with relocating, any public infrastructure that needs to be relocated as a result of the development.	
A17	Engineering plans are to be prepared in accordance with the development consent, Penrith City Council's <i>Design Guidelines for Engineering Works for Subdivisions and Developments, Engineering Construction Specification for Civil Works and</i> Austroads Guidelines.	Engineering plans will be prepared in accordance with required guidelines.
A18	All earthworks and retaining walls subject to this development must be contained within the site and not cause any constraint on future development of any adjoining properties, as described in the information titled 'Westlink Stage 1 (SSD-9138102) – Retaining Wall and Earthworks', prepared by ESR and dated 20 April 2023 and supporting attachments.	All earthworks and retaining walls will be contained within the site.



Ref.	Condition	How addressed
A23	The Applicant must ensure that all of its employees, contractors (and their sub-contractors) are made aware of, and are instructed to comply with, the conditions of this consent relevant to activities they carry out in respect of the development.	Section 4.2
A25	A special infrastructure contribution must be made in accordance with the Environmental Planning and Assessment (Special Infrastructure Contribution – Western Sydney Aerotropolis) Determination 2022 (2022 Determination) as in force when this development consent takes effect. A person may not apply for a subdivision certificate or construction certificate (as the case may require, having regard to the Determination) in relation to the development unless the person provides, with the application, written evidence from the Department of Planning and Environment that the special infrastructure contribution for the development (or that part of the development for which the certificate is sought) has been made or that arrangements are in force with respect to the making of the contribution.	Noted
A26	All plant and equipment on site, or to monitor the performance of the development, must be: (a) Maintained in a proper and efficient condition; and (b) Operated in a proper and efficient manner.	Section 4.2 and Sub-Plans



A35 The Applicant must engage an Environmental Representative (ER) to oversee construction of the development. Unless Section 3.2 and Section 1.2.3 otherwise agreed to by the Planning Secretary, construction of the development must not commence until an ER has been approved by the Planning Secretary and engaged by the Applicant. The approved ER must:

- (a) Be a suitably qualified and experienced person who was not involved in the preparation of the EIS, RTS, ADR, and any additional information for the development and is independent from the design and construction personnel for the development;
- (b) Receive and respond to communication from the Planning Secretary in relation to the environmental performance of the development;
- (c) Consider and inform the Planning Secretary on matters specified in terms of this consent;
- (d) Consider and recommend to the Applicant any improvements that may be made to work practices to avoid or minimise adverse impact to the environment and to the community;
- (e) Review the CEMP required in Condition C2 and any other documents that are identified by the Planning Secretary, to ensure they are consistent with requirements in or under this consent and if so:
 - i. Make a written statement to this effect before submission of such documents to the Planning Secretary (if those documents are required to be approved by the Planning Secretary); or
 - ii. Make a written statement to this effect before the implementation of such documents (if those documents are required to be submitted to the Planning Secretary/ Department for information or are not required to be submitted to the Planning Secretary/Department);
- (f) Regularly monitor the implementation of the CEMP to ensure implementation is being carried out in accordance with the document and the terms of this consent;
- (g) As may be requested by the Planning Secretary, assist the Department in the resolution of community complaints;
- (h) As may be requested by the Planning Secretary, assist the Department in the resolution of community complaints;
- (i) Provide advice to the Applicant on the management and coordination of construction works on the site with adjoining sites in the Mamre Road Precinct in relation to construction traffic management, earthworks and sediment control and noise:
- (j) Attend the Mamre Road Precinct Working Group (see Condition A38) in a consultative role in relation to the environmental performance of the development; and
- (k) Prepare and submit to the Planning Secretary and other relevant regulatory agencies, for information, an Environmental Representative Quarterly Report providing the information set out in the Environmental



Representative Protocol under the heading 'Environmental Representative Quarterly Reports'. The Environmental Representative Quarterly Report must be submitted within seven calendar days following the end of each quarter for the duration of the ER's engagement for the development, or as otherwise agreed with the Planning Secretary.



Ref.	Condition	How addressed
A36	The Applicant must provide the ER with all documentation requested by the ER in order for the ER to perform their functions specified in condition A35 (including preparation of the ER monthly report), as well as:	Section 2.2and Section 3.2
	(a) The complaints register (to be provided on a daily basis); and	
	(b) A copy of any assessment carried out by the Applicant of whether proposed work is consistent with the consent (which must be provided to the ER before the commencement of the subject work).	
A37	The Planning Secretary may at any time commission an audit of an ER's exercise of its functions under condition A35. The Applicant must:	Section 3.2
	(a) Facilitate and assist the Planning Secretary in any such audit; and	
	(b) Make it term of their engagement of an ER that the ER facilitate and assist the Planning Secretary in any such audit.	



Ref.	Condition	How addressed
A38	Within three months of the commencement of construction of the development and until all components of the development are constructed and operational, the Applicant must establish and participate in a working group, or join and participate in an existing working group, with relevant consent holders in the MRP, to the satisfaction of the Planning Secretary. The purpose of the working group is to consult and coordinate construction works within the MRP to assist with managing and mitigating potential cumulative environmental impacts. The working group must:	Section 3.1 and Section 3.2
	(a) Comprise at lease one representative of the Applicant, the Applicant's ER and relevant consent holders in the MRP;	
	(b) Meet periodically throughout the year to discuss, formulate and implement measures or strategies to improve monitoring, coordination of the approved industrial developments in the MRP;	
	(c) Regularly inform Council, TfNSW, Sydney Water and the Planning Secretary of the outcomes of these meetings and actions to be undertaken by the working group;	
	(d) Review the performance of approved industrial developments in the MRP and identify trends in the data with respect to cumulative construction traffic, erosion and sediment control, noise, stormwater management, and waterway health objectives under the MRP DCP;	
	(e) Review community concerns or complaints with respect to environmental management;	
	(f) Identify interim traffic safety measures to manage construction traffic and how these measures will be coordinated, communicated, funded and monitored in the MRP; and	
	(g) Provide the Planning Secretary with an update and strategies, if a review under subclause (d) and (e) identifies additional measures and processes are required to be implemented by the working group.	
A39	Three months prior to the completion of construction of all components of the development, the Applicant is eligible to exit the working group required under condition A38. The Applicant must:	Section 3.2
	(a) Consult with the Planning Secretary	
	(b) provide confirmation that all components of the development are operational; and	
	(c) advise on the date of the proposed exit.	
A40	Reference in the conditions of this consent to any guideline, protocol, Australian Standards or policy are to such guidelines, protocols, Standards or policies in the form they are in as at the date of this consent.	Section 3.3



Ref.	Condition	How addressed
A41	However, consistent with the conditions in this consent and without altering any limits or criteria in this consent, the Planning Secretary may, when issuing directions under this consent in respect of ongoing monitoring and management obligations, require compliance with an updated or revised version of such a guideline, protocol, Standard or policy, or a replacement of them.	Section 5.8
AN1	All licences, permits, approvals and consents as required by law must be obtained and maintained as required for the development. No condition of this consent removes any obligation to obtain, renew or comply with such licences, permits, approvals and consents.	Section 3.3.3



Ref. Condition How addressed PART B SPECIFIC ENVIRONMENTAL CONDITIONS В1 Prior to the commencement of construction of the development, the Applicant must prepare a Construction Traffic **CTMP** Management Plan for the development to the satisfaction of the Planning Secretary. The plan must form part of the CEMP required by condition C2 and must: (a) be prepared by a suitably qualified and experienced person(s); (b) be prepared in consultation with Council and TfNSW; (c) detail the measures that are to be implemented to ensure road safety and network efficiency during construction works to: ensure access to the site and road safety and network efficiency is maintained; manage cumulative construction traffic from other concurrent construction works within the Mamre Road Precinct; address the necessary interim traffic safety controls and management measures, including consideration of any traffic control measures required to manage traffic entering Mamre Road in the period before Mamre Road/Abbotts Road intersection construciton is complete; (d) detail heavy vehicle routes, access and parking arrangements; (e) include a Driver Code of Conduct to: i. minimise the impacts of earthworks and construction on the local and regional road network; ii. minimise conflicts with other road users: iii. minimise road traffic noise: and iv. ensure truck drivers use specified routes, including entering and exiting Mamre Road via Abbotts Road and not Bakers Lane. (f) include a program to monitor the effectiveness of these measures; and

(g) if necessary, detail the procedures for notifying residents and the community (including local schools), of any

potential disruptions to routes.



Ref.	Condition	How addressed
B2	The Applicant must:	CTMP
	 (a) not commence construction until the Construction Traffic Management Plan required by Condition B1 is approved by the Planning Secretary; and 	
	(b) implement the most recent version of the Construction Traffic Management Plan approved by the Planning Secretary for the duration of construction.	
B5	Prior to the commencement of construction works for the Mamre Road/Abbotts Road intersection works and signalised intersection of Abbotts Road and Aldington Road, the Applicant must enter into a Works Authorisation Deed with TfNSW. TfNSW fees for administration, plan checking, civil works inspections and project management shall be paid by the Applicant prior to the commencement of works.	СТМР
B6	Prior to the commencement of construction of signalised intersection road works, the proposed Traffic Control Signal/s at the intersection of Mamre Road/Abbotts Road and Aldington and Abbotts Road must be designed to meet TfNSW requirements. The Traffic Control Signal (TCS) plans shall be drawn by a suitably qualified person and endorsed by a suitably qualified practitioner.	СТМР
	The submitted design shall be in accordance with Austroads Guide to Road Design in association with relevant TfNSW supplements (available on www.transport.nsw.gov.au). The certified copies of the TCS design and civil design plans shall be submitted to TfNSW for consideration and approval prior to the release of a Construction Certificate and commencement of signalised intersection road works. Please send all documentation to development.sydney@transport.nsw.gov.au.	



Ref.	Condition	How addressed
B17	The Applicant must ensure:	CTMP
	(a) internal roads, driveways, and parking (including grades, turn paths, sight distance requirements, aisle wider aisle lengths, and parking bay dimensions) associated with the development are constructed and maintained in accordance with the latest version of AS2890.1:2004 Parking facilities Off-street car parking (Standards Australia 2004), AS 2890.2:2018 Parking facilities Off-street Commercial Vehicle Facilities (Standards Australia, 2018) and AS 2890.6:2009 Parking facilities Off-street parking for people with disabilities (Standards Australia, 2009).	ed
	(b) the swept path of the longest vehicle entering and exiting the site, as well as manoeuvrability through the is in accordance with the relevant AUSTROADS guidelines;	site,
	(c) the development does not result in any vehicles queuing on the public road network;	
	(d) heavy vehicles and bins associated with the development are not parked on local roads or footpaths in the vicinity of the site;	
	(e) all vehicles are wholly contained on site before being required to stop;	
	(f) all loading and unloading of materials is carried out on-site;	
	(g) all trucks entering or leaving the site with loads have their loads covered and do not track dirt onto the publ road network;	ic
	(h) the proposed turning areas in the car park are kept clear of any obstacles, including parked cars, at all time	es;
	 (i) all vehicles accessing and departing the site from/to Mamre Road must travel via Abbotts Road and not Bakers Lane, until the completion of the ultimate upgrade of Aldington Road and delivery of the Southern L Road or otherwise agreed in writing by Secretary, Council and TfNSW; 	ink
	 (j) use of 30m PBS Level on local roads will require approval from the National Heavy Vehicle Regulator (NH\) and Council's Asset section. 	VR)
B20	The Applicant must:	CSWMP (EIS)
	(a) ensure that only VENM, ENM, or other material approved in writing by EPA is brought onto the site;	
	(b) keep accurate records of the volume and type of fill to be used; and	
	(c) make these records available to the Planning Secretary upon request.	



Ref.	Condition	How addressed
B21	Prior to the commencement of earthworks for the development, the Applicant must design and detail the erosion and sediment control measures for the site to ensure the construction phase IWCM controls in the MRP DCP are achieved. Detailed Erosion and Sediment Control Plans (ESCP) and drawings must:	ESCP
	(a) be prepared by a Chartered Professional Erosion and Sediment Control (CPESC) specialist;	
	(b) be prepared in accordance with Managing Urban Stormwater: Soils and Construction - Volume 1: Blue Book (Landcom 2004) and with the WSUD design principles set out in the Technical Guidance for achieving Wianamatta South Creek Stormwater Management Targets (Technical Guidance) (NSW Government 2022);	
	(c) include:	
	 i. each major phase of construction work including catchment plans and calculations and sizing for all major drainage and sediment control for each phase; 	
	 ii. the type of sediment basin, details of all functional components and calculations demonstrating compliance with the DCP; 	
	(d) demonstrate the construction approach and timing to ensure the construction phase stormwater quality targets can be met; and	
	(e) detail measures to manage external catchment flows and dispersive soils;	
	 (f) detail measures to protect passively irrigated street trees during construction works, if these are installed before construction is completed; 	
	(g) be included in the CEMP required by Condition C2.	
B22	The Applicant must:	ESCP
	 a) not commence earthworks until the Erosion and Sediment Control Plan required by condition B21 is approved by the Planning Secretary; and 	
	 implement the most recent version of the Erosion and Sediment Control Plan approved by the Planning Secretary for the duration of earthworks and construction. 	
B23	The Applicant must ensure delivery and operation of all construction phase erosion and sediment controls on the site is	Section 4.2
	supervised and certified by a CPESC. Monthly audits are to be completed by CPESC and kept on record for the duration of the construction and an additional 12 months following completion of construction works.	ESCP



Ref.	Condition	How addressed
B24	The development must comply with section 120 of the POEO Act, which prohibits the pollution of waters, except as expressly provided for in an EPL.	CSWMP (EIS)



- B25 Within two months of the date of this consent, the Applicant must design the stormwater management system to the satisfaction of the Planning Secretary. The stormwater management system design must:
 - (a) be prepared in consultation with the Environment & Heritage Group, Sydney Water and Council;
 - (b) be prepared and certified by a suitably qualified chartered professional engineer with experience in modelling, design and supervision of WSUD systems, whose appointment has been endorsed by the Planning Secretary;
 - (c) be consistent with the plan shown on Figure 2 in Appendix 1 and the updated Stormwater Management Plan required by Condition B30;
 - (d) include all private, Council and trunk drainage infrastructure within the site including connections to adjacent landholdings
 - (e) be designed in accordance with the Technical Guidance for Achieving Wianamatta South Creek Stormwater Management Targets (Technical Guidance) (NSW Government, 2022) and detail how:
 - i. the requirements and objectives of the IWCM controls of the DCP will be achieved;
 - ii. the waterway health objectives and targets set out in the Technical Guidance will be achieved;
 - iii. levels are resolved to demonstrate the system functions effectively;
 - iv. the development will ultimately connect to the MRP Stormwater Scheme and interim measures to meet the waterway health objectives and targets will be decommissioned;
 - v. all stormwater management devices will contain an impermeable liner and all naturalised trunk drainage (or other open drainage) is either lined with an impermeable liner, or ameliorated (i.e., gypsum), and compacted to a suitable depth and topsoiled (AS44119) to limit infiltration to soils
 - (f) demonstrate the on-site stormwater detention design is free draining;
 - (g) demonstrate maintenance access driveways to water storage or bio-retention basins are designed in accordance with Council's specifications;
 - (h) demonstrate that sufficient land is reserved on site for stormwater management purposes (such as irrigation areas and undeveloped areas) as shown on Figure 2 in Appendix 1, to ensure the development meets the controls in the DCP and the waterway health targets in the Technical Guidance, unless an alternative stormwater management strategy has been approved by the Planning Secretary
 - (i) include civil design drawings that define the design for the WSUD systems in accordance with the Technical Guidance and the requirements of Sydney Water and Council;
 - (j) include landscape drawings that include planting and hardscape details of the WSUD systems; and

Stage 3 to follow this condition. Stormwater Management Plan will be developed as per this condition.



(k) include certification (and appropriate designed checklists) of the civil and landscape drawings by suitably qualified chartered professional engineer with experience in modelling, design and supervision of WSUD systems that the design drawings comply with the Technical Guide requirements and the stormwater targets are achieved; and

(I) include evidence that the design and mix of WSUD infrastructure has considered ongoing operation and maintenance, including a detailed lifecycle cost assessment (including capital, operation / maintenance and renewal costs over 30 years).



Ref.	Condition				How addressed
B26	The Applicant must:				Section 2
	 (a) not commence construction of the stormwater management system until the design required by Condition B25 is approved by the Planning Secretary; 				Stage 3 to follow this condition. Stormwater Management Plan will be developed as per this condition.
	(b) ensure constructi chartered profess				
		ormwater management of operation of the first v		he Planning Secretary prior to the	
B27	land shown as 'undevelop	ped land' on Figure 2 in ater Scheme or an alter	Appendix 1 (including	n those works approved under this consent, on g Lots 3 and 4 on DP 250002) unless the site is anagement System for the site has been	Section 1.2
B47	The Applicant must comply with the hours detailed in Table 2 unless otherwise agreed in writing by the Planning Secretary.			Section 1.2.2	
	Table 2 Hours of Work				
	Activity	Day	Time		
	Earthworks and construction	Monday – Friday Saturday	7 am to 6 pm 8 am to 1 pm		
	Operation	Monday – Sunday	24 hours		
B48	(a) works that are in	audible at the nearest se	ensitive receivers;	ken in the following circumstances:	Section 1.2.2
	(b) works agreed to				
	(c) for the delivery of materials required outside these hours by the NSW Police Force or other authorities for safety reasons; or				
	(d) where it is require	ed in an emergency to a	void the loss of lives,	property or to prevent environmental harm.	



Ref.	Condition	How addressed
B49	The development must be constructed to achieve the construction noise management levels detailed in the <i>Interim Construction Noise Guideline</i> (DECC 2009) (as may be updated or replaced from time to time). All feasible and reasonable noise mitigation measures must be implemented and any activities that could exceed the construction noise management levels must be identified and managed in accordance with the management and mitigation measures in Appendix 5.	CNVMP
B50	The Applicant must prepare a Construction Noise and Vibration Management Plan for the development to the satisfaction of the Planning Secretary. The Plan must form part of a CEMP in accordance with condition C2 and must:	CNVMP
	(a) be prepared by a suitably qualified and experienced noise expert(s);	
	 (b) be prepared in consultation with owners of adjoining residential properties (including those still occupied for residential use in the MRP), include evidence of this consultation and detail how the plan has responded to any issues raised during consultation; 	
	(c) describe procedures for achieving the noise management levels in EPA's Interim Construction Noise Guideline (DECC, 2009) (as may be updated or replaced from time to time);	
	(d) describe the measures to be implemented to manage high noise generating works such as piling, in close proximity to sensitive receivers;	
	(e) include strategies that have been developed with the community for managing high noise generating works; and	
	(f) include a complaints management system that would be implemented for the duration of the development.	
B51	The Applicant must:	CNVMP
	 (a) not commence earthworks until the Construction Noise and Vibration Management Plan required by Condition B50 is approved by the Planning Secretary; 	
	(b) implement the most recent version of the Construction Noise and Vibration Management Plan approved by the Planning Secretary for the duration of construction.	



Within three months of the commencement of earthworks for the development, the Applicant must prepare and submit a Design Noise Verification Report for the development to the satisfaction of the Planning Secretary. The Applicant must not commence construction of any warehouse buildings until the Design Noise Verification Report is approved by the Planning Secretary. The Design Noise Verification Report must: be prepared by a suitably qualified, experienced and independent acoustic consultant whose appointment has been endorsed by the Planning Secretary:

Design Noise Verification Report to be prepared.

- (a) be prepared by a suitably qualified, experienced and independent acoustic consultant whose appointment has been endorsed by the Planning Secretary;
- (b) identify and justify the design noise emission scenario, including the adopted engineering safety factor, schedule of all noise generating sources on the site (including but not limited to, all vehicle types, mechanical plant and waste areas), stationary equipment specification and verifiable data of dynamic noise emission activities:
- (c) demonstrate the noise propagation modelling is capable of accurately predicting noise levels under noise enhancing meteorological conditions to surrounding receivers in Mount Vernon and Luddenham;
- (d) provide updated noise modelling to verify the predicted performance of the development and the predicted noise levels identified in the report titled ESR Westlink Stage 1, Kemps Creek, NSW, Noise and Vibration Impact Assessment, prepared by RWDI, dated 6 October 2022;
- (e) develop an Operational Noise Monitoring Plan in accordance with Section 7 of the Noise Policy for Industry to verify the operational performance of the development, including details of the nominated intermediate monitoring locations, reference noise levels at each intermediate location, and noise level relationship between each intermediate location and sensitive receivers identified in condition B52:
- (f) include:
 - i. an analysis of compliance with noise limits specified in conditions B52 and B53;
 - ii. an outline of at-source and transmission path mitigation measures required to ensure compliance with the limits specified in conditions B52 and B53;
 - iii. a description of contingency measures (including specific measures to manage noise generating activities during the night time period) in the event management actions are not effective at reducing noise levels to comply with limits specified in conditions B52 and B53.



Ref.	Condition	How addressed
B55	Should the Design Verification Report identify that the noise limits specified in Condition B52 and B53 cannot be achieved through the mitigation measures and contingency measures required to be considered under Condition B54, the Applicant must: (a) offer to enter into noise agreement(s) with eligible receivers outside of the Mamre Road Precinct where noise limits are assessed to be exceeded (b) provide written evidence to the Planning Secretary that an agreement is in place with these receivers.	CNVMP Design Noise Verification Report to be prepared.
B60	Prior to the commencement of construction of the development, the Applicant must prepare a Driver Code of Conduct and induction training for the development to minimise road traffic noise. The Applicant must update the Driver Code of Conduct and induction training for construction and operation and must implement the Code of Conduct for the life of the development.	CNVMP Drivers' Code of Conduct in CTMP
B61	Vibration caused by construction at any residence or structure outside the site must be limited to: (a) for structural damage, the latest version of <i>DIN 4150-3 (1992-02) Structural vibration - Effects of vibration on structures</i> (German Institute for Standardisation, 1999); and (b) for human exposure, the acceptable vibration values set out in the <i>Environmental Noise Management Assessing Vibration: a technical guideline</i> (DEC 2006) (as may be updated or replaced from time to time).	CNVMP
B62	Vibratory compactors must not be used closer than 30 metres from residential buildings unless vibration monitoring confirms compliance with the vibration criteria specified in Condition B61.	CNVMP
B63	The limits in Conditions B61 and B62 apply unless otherwise outlined in a Construction Noise and Vibration Management Plan, approved as part of the CEMP required by Condition C2 of this consent.	CNVMP
B64	Prior to the commencement of earthworks, the Applicant must offer and prepare (if the offer is accepted) a preconstruction dilapidation report for adjoining properties that may be affected by proposed earthworks (including Lot 2 DP 250002, Lots 141 and 142 DP 1033686, Lot 15 DP 253503 and Lot 4132 DP 857093). The report must be submitted to the Planning Secretary and the relevant property owner(s) prior to construction works commencing on the site.	Not applicable to Stage 3 of the Project



Ref.	Condition	How addressed
B66	Prior to the commencement of earthworks, the Applicant must undertake further soil sampling in areas on the site that were inaccessible during the Detailed Site Investigation prepared by Alliance dated 1 December 2021, to further refine the nature and extent of contamination on the site. The supplementary site investigation must:	Further soil sampling to be undertaken and Remedial Action Plan will be updated
	 (a) be prepared by a suitably qualified and experienced consultant certified under either the Environment Institute of Australia and New Zealand's Certified Environmental Practitioner (Site Contamination) scheme (CEnvP(SC)) of the Soil Science Australia Certified Professional Soil Scientist Contaminated Site Assessment and Management (CPSS CSAM) scheme; 	and implemented.
	(b) be prepared in accordance with the relevant guidelines produce or approved under the Contaminated Land Management Act 1997;	
	(c) define the nature and extent of contamination in areas not previously accessible for sampling; and	
	(d) include an updated Remedial Action Plan that describes the preferred remediation approach to make the site suitable for the intended industrial land use and details the need for any long term management following completion of remediation.	
B67	The Applicant must remediate the site in accordance with the Remedial Action Plan approved under Condition B66 and relevant guidelines produced or approved under the Contaminated Land Management Act 1997. Remediation works must be undertaken by a suitably qualified and experienced consultant(s) and must be completed prior to the commencement of earthworks.	Remedial Action Plan will be updated and implemented.
B68	Within one month of completion of the remediation works for the development, the Applicant must submit a Remediation Validation Report (RVR) to the satisfaction of the Planning Secretary which has been prepared, or reviewed and approved, by a consultant certified under either the Environment Institute of Australia and New Zealand's Certified Environmental Practitioner (Site Contamination) scheme (CEnvP(SC)) or the Soil Science Australia Certified Professional Soil Scientist Contaminated Site Assessment and Management (CPPS CSAM) scheme. The validation report shall demonstrate:	Remediation Validation Report will be prepared following completion of remediation works.
	(a) the site is suitable for its intended industrial land use, or	
	(b) the site is suitable for its intended industrial land use with the implementation of an environmental management plan or long term environmental management plan.	



Ref.	Condition	How addressed
B69	The Applicant must ensure that any asbestos encountered during the remediation works for the development is monitored, handled, transported and disposed of by appropriately qualified and licensed contractors in accordance with the requirements of SafeWork NSW and relevant guidelines, including:	Remedial Action Plan will be updated and implemented.
	(a) Work Health and Safety Regulation 2017;	
	(b) SafeWork NSW Code of Practice - How to Manage and Control Asbestos in the Workplace September 2016;	
	(c) SafeWork NSW Code of Practice - How to Safely Remove Asbestos September 2016; and	
	(d) Protection of the Environment Operations (Waste) Regulation 2014).	
B70	Prior to the commencement of earthworks, the Applicant must prepare an unexpected contamination finds procedure to ensure that potentially contaminated material is appropriately managed. The procedure must form part of the CEMP in accordance with condition C2 and must ensure any material identified as contaminated is disposed of in accordance with the POEO Act and its associated regulations. Details of the final disposal location and the results of any associated testing must be submitted to the Planning Secretary prior to removal of the contaminated material from the site.	Appendix F – CUFP
B72	The Applicant must ensure the entire site, including landscaping, is managed as an inner protection area (IPA) in accordance with <i>Planning for Bushfire Protection 2019.</i>	Landscape Management Plan
B74	The Applicant must take all reasonable steps to minimise dust generated during all works authorised by this consent.	CAQMP
B75	During construction, the Applicant must ensure that:	CAQMP
	(a) exposed surfaces and stockpiles are suppressed by regular watering;	
	(b) all trucks entering or leaving the site with loads have their loads covered;	
	(c) trucks associated with the development do not track dirt onto the public road network;	
	(d) public roads used by these trucks are kept clean; and	
	(e) land stabilisation works are carried out progressively on site to minimise exposed surfaces.	



Ref. Condition How addressed Prior to the commencement of earthworks, the Applicant must prepare a Construction Air Quality Management Plan **CAQMP** (CAQMP) to the satisfaction of the Planning Secretary. The CAQMP must form part of the CEMP required by Condition C2 and must: (a) be prepared by a suitably qualified and experienced person(s); (b) be prepared in consultation with owners of adjoining residential properties (including those still occupied for residential use in the MRP), include evidence of this consultation, details of any issues raised and how the plan has responded to any issues raised during consultation; (c) detail and rank all emissions from all sources during construction of the development, including particulate emissions; (d) describe a program that is capable of evaluating the performance of the construction and determining compliance with key criteria, including installation of dust deposition gauges at neighbouring existing residences (where agreed by the landowner) or on the site boundary; (e) identify the control measures that will be implemented for each emission source; and (f) nominate the following for each of the proposed controls: i. key performance indicator; ii. monitoring method; and iii. location, frequency and duration of monitoring; (g) outline procedures that will be implemented in relation to:

- iv. response procedures; and
- v. compliance monitoring;

iii. complaints register;

record keeping;

(h) detail contingency measures to be implemented to reduce any exceedances of relevant performance indicators or criteria and include a timetable for implementation.

ii. reporting to the Environmental Representative required under Condition A35;



Ref.	Condition	How addressed
B77	The Applicant must:	CAQMP
	(a) not commence earthworks until the CAQMP required by Condition B76 is approved by the Planning Secretary; and	
	(b) implement the most recent version of the CAQMP approved by the Planning Secretary for the duration of construction; and	
	(c) offer to enter into an agreement with a neighbouring landowner, that may involve at-property treatment, if a complaint is received from that landowner and a non-compliance is confirmed by dust monitoring. Evidence of any agreement must be provided to the Planning Secretary.	
B78	The Applicant must ensure the development does not cause or permit the emission of any offensive odour (as defined in the POEO Act).	CAQMP
B80	The Applicant must continue to consult with Registered Aboriginal Parties (RAPs) for the duration of construction. The RAPs should be consulted to determine the appropriate management of unexpected finds on the site.	ACHMP
B81	Prior to the commencement of earthworks, the Applicant must prepare and implement Aboriginal cultural heritage	Section 3.4
	induction training for all staff and contractors. The Applicant must involve Aboriginal knowledge holders in the development of the induction training. The training must outline the obligations of staff and contractors under the National Parks and Wildlife Act, 1974 and the conditions of this consent. The Applicant must ensure any new staff or contractors receive the induction training prior to commencing works on the site. The induction training material must form part of the CEMP required by condition C2.	Site Induction Training Materia
B82	If any item or object of Aboriginal heritage significance is identified on site:	ACHMP
	(a) all work in the immediate vicinity of the suspected Aboriginal item or object must cease immediately;	Site Induction Training Material
	(b) a 10m wide buffer area around the suspected item or object must be cordoned off; and	
	(c) Heritage NSW must be contacted immediately.	
B83	Work in the immediate vicinity of the Aboriginal item or object may only recommence in accordance with the provisions	ACHMP
	of Part 6 of the National Parks and Wildlife Act 1974.	Site Induction Training Material



Ref.	Condition	How addressed
B84	If any non-Aboriginal archaeological relics are uncovered during any works being carried out for the development: (a) all work in the immediate vicinity of the suspected relic(s) must cease immediately; (b) Heritage NSW must be contacted immediately; and (c) the suspected relic(s) must be evaluated, recorded and, if necessary, excavated by a suitably qualified and experienced expert in accordance with the requirement of Heritage NSW.	ACHMP Site Induction Training Material
B85	Work in the immediate vicinity of any suspected non-Aboriginal archaeological relic(s) must not recommence until this has been authorised by Heritage NSW.	ACHMP Site Induction Training Material
B86	Prior to, and during, construction works the Applicant must implement the mitigation measures recommended in Section 2.2.5 of the Biodiversity Development Assessment Report prepared by Ecological Australia Pty Ltd, dated 14 April 2022.	WMP
B87	Prior to the commencement of construction, a Wildlife Management Plan must be prepared in accordance with Section 6.2 of the <i>Westlink Industrial Estate Wildlife Management Assessment Report</i> prepared by EcoLogical Australia Pty Ltd dated 14 April 2022, and be submitted to the Planning Secretary.	WMP
B88	The Wildlife Management Plan must form part of the CEMP required by Condition C2 and the Applicant must implement the Wildlife Management Plan for the duration of construction and operation.	WMP
B89	The quantities of dangerous goods stored and handled at the site must be below the threshold quantities listed in the Department's <i>Hazardous and Offensive Development Application Guidelines - Applying SEPP 33</i> at all times.	Section 4.2
B90	The Applicant must store all chemicals, fuels and oils used on-site in appropriately bunded areas in accordance with the requirements of all relevant Australian Standards, and/or EPA's Storing and Handling of Liquids: Environmental Protection - Participants Manual (Department of Environment and Climate Change, 2007).	Section 4.2



Ref.	Condition	How addressed
B91	Prior to the commencement of construction of the first warehouse building, the Applicant must update the Waste Management Plan included in the EIS for the development. The Plan must:	CWMP.
	(a) detail the type and quantity of waste to be generated during construction and operation of the development;	
	(b) describe the handling, storage and disposal of all waste streams generated on site, consistent with the Protection of the Environment Operations Act 1997, Protection of the Environment Operations (Waste) Regulation 2014 and the Waste Classification Guideline (Environment Protection Authority 2014); and	
	(c) detail the materials to be reused or recycled, either on or off site.	
B92	The Applicant must implement the Waste Management Plan for the duration of construction and operation.	CWMP
B93	Prior to the commencement of construction of the development, the Applicant must obtain agreement from Council for the design of the waste storage area for the development.	CWMP
B94	Waste must be secured and maintained within designated waste storage areas at all times and must not leave the site onto neighbouring public or private properties.	CWMP
B95	The Applicant must assess and classify all liquid and non-liquid wastes to be taken off site in accordance with the latest version of EPA's Waste Classification Guidelines Part 1: Classifying Waste (EPA, 2014) and dispose of all wastes to a waste management facility or premises lawfully permitted to accept the waste.	CWMP
B96	The Applicant must:	WMP
	(a) implement suitable measures to manage pest, vermin, and declared priority weeds on the site; and	
	(b) inspect the site on a regular basis to ensure that these measures are working effectively, and that pests, vermin or priority weeds are not present on site in sufficient numbers to pose an environmental hazard or cause the loss of amenity in the surrounding area.	
	Note: For the purposes of this condition, priority weed has the same definition of the term in the Biosecurity Act 2015.	



PART C ENVIRONMENTAL MANAGEMENT, REPORTING AND AUDITING

C1 Management plans required under this consent must be prepared in accordance with relevant guidelines and include:

This CEMP, Section 1.3.2 and Sub-Plans.

- (a) detailed baseline data;
- (b) details of:
 - i. the relevant statutory requirements (including any relevant approval, licence or lease conditions);
 - ii. any relevant limits or performance measures and criteria; and
 - iii. 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 to be implemented to comply with the relevant statutory requirements, limits or performance measures and criteria;
- (d) a program to monitor and report on the:
 - i. impacts and environmental performance of the development; and
 - ii. effectiveness of the management measures set out pursuant to paragraph (c) above;
- (e) a contingency plan to manage any unpredicted impacts and their consequences and to ensure that ongoing impacts reduce to levels below relevant impact assessment criteria as quickly as possible:
- (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:
 - i. incident and any non-compliance (specifically including any exceedance of the impact assessment criteria and performance criteria);
 - ii. compliant;
 - iii. failure to comply with statutory requirements; and
- (h) a protocol for periodic review of the plan.

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



Ref.	Condition	How addressed
C2	The Applicant must prepare a Construction Environmental Management Plan (CEMP) for the development in accordance with the requirements of Condition C1 and to the satisfaction of the Planning Secretary.	This CEMP
C3	As part of the CEMP required under Condition C2 of this consent, the Applicant must include the following:	Appendices
	(a) Construction Traffic Management Plan (see condition B1);	
	(b) Erosion and Sediment Control Plan (see condition B21);	
	(c) Dam Decommissioning Strategy (see condition B36);	
	(d) Construction Noise and Vibration Management Plan (see condition B50);	
	(e) Unexpected Finds Protocol (see condition B70);	
	(f) Construction Air Quality Management Plan (see condition B76);	
	(g) Site induction training material (see condition B81);	
	(h) Wildlife Management Plan (see condition B87);	
	(i) Community Consultation and Complaints Handling.	
C4	The Applicant must:	Section 0
	(a) not commence construction of the development until the CEMP is approved by the Planning Secretary; and	
	(b) carry out the construction of the development in accordance with the CEMP approved by the Planning Secretary and as revised and approved by the Planning Secretary from time to time.	
C8	Within three months of:	Section 5.8
	(a) submission of a Compliance Report under Condition C14;	
	(b) the submission of an incident report under Condition C10;	
	(c) the approval of any modification of the conditions of this consent; or	
	(d) the issue of a direction of the Planning Secretary under Condition A2(b) which requires a review, the strategies, plans and programs required under this consent must be reviewed and the Planning Secretary must be notified in writing of the outcomes of any review.	



Ref.	Condition	How addressed
C9	If necessary to either improve the environmental performance of the development, cater for a modification or comply with a direction, the strategies, plans and programs required under this consent must be revised, to the satisfaction of the Planning Secretary. Where revisions are required, the revised document must be submitted to the Planning Secretary for approval within six weeks of the review required under Condition C8, or such other timing as agreed by the Planning Secretary. Note: This is to ensure strategies, plans and programs are updated on a regular basis and to incorporate any recommended measures to improve the environmental performance of the development.	Section 5.8
C10	The Planning Secretary must be notified in writing via the Major Projects website immediately after the Applicant becomes aware of an incident. The notification must identify the development (including the development application number and the name of the development if it has one) and set out the location and nature of the incident. Subsequent notification requirements must be given, and reports submitted in accordance with the requirements set out in Appendix 6.	Section 5.6.1
C11	The Planning Secretary must be notified in writing via the Major Projects website within seven days after the Applicant becomes aware of any non-compliance.	Section 5.5
C12	A non-compliance notification must identify the development and the application number for it, set out the condition of 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.	Section 5.5
C13	A non-compliance which has been notified as an incident does not need to also be notified as a non-compliance.	Section 5.5
C14	Within six months after the commencement of construction of the development, and in the same month each subsequent year (or such other timing as agreed by the Planning Secretary) for the duration of construction works, the Applicant must submit a Compliance Report to the Planning Secretary reviewing the environmental performance of the development to the satisfaction of the Planning Secretary. Compliance Reports must be prepared in accordance with the Compliance Reporting Post Approval Requirements (Department 2020) and must also:	Section 5.7
	(a) identify any trends in the monitoring data;	
	(b) identify any discrepancies between the predicted and actual impacts of the development, and analyse the potential cause of any significant discrepancies; and	
	(c) describe what measures will be implemented over the next year to improve the environmental performance of the development.	



Ref.	Condition		How addressed			
C15		The Applicant must make each Compliance Report publicly available no later than 60 days after submitting it to the Planning Secretary in writing at least seven days before this is done.				
C16	the way of a Division 9.4 response, r Note: For th provide dat "environme	Any condition of this consent that requires the carrying out of monitoring or environmental audit, whether directly or by the way of a plan, strategy, program, is taken to be a condition requiring monitoring or an environmental audit under Division 9.4 of Part 9 of the EP&A Act. This includes conditions in respect of incident notification, reporting, and esponse, non-compliance notification, compliance reporting and independent auditing. Note: For the purposes of this condition, as set out in the EP&A Act, "monitoring" is monitoring of the development to provide data on compliance with the consent or on the environmental impact of the development, and an environmental audit" is a periodic or particular documented evaluation of the development to provide information or compliance with the consent of the environmental management or impact of the development.				
C17	At least 48 Applicant m	hours before the commencement of construction of the development and for the life of the development, the nust:	Section 2.1			
	٠,,	ke the following information and documents (as they are obtained and approved) publicly available on its osite:				
	i.	the documents referred to in Condition A2 of this consent;				
	ii.	all current statutory approvals for the development;				
	iii.	all approved strategies, plans and programs required under the conditions of this consent;				
	iv.	regular reporting on the environmental performance of the development in accordance with the reporting requirements in any plans or programs approved under the conditions of this consent;				
	V.	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;				
	vi.	a summary of the current stage and progress of the development;				
	vii.	contact details to enquire about the development or to make a complaint;				
	viii.	a complaints register, updated monthly;				
	ix.	the Compliance Report of the development;				
	X.	any other matter required by the Planning Secretary; and				
	(b) kee	p such information up to date, to the satisfaction of the Planning Secretary.				





Appendix M Prime Site Inspection Checklist

Form 9.0



PROJECT NAME:				
Inspection by:				
Date:				
Time:				
Main Activities for the Fortnight				
General Weather Conditions for the Fortnight				
.0 EROSION AND SEDIMENTATION CONTROL (POEO Act 1997	Part 5.3 ST	20)		
.0 EROSION AND SEDIMENTATION CONTROL (POEO Act 1997 Inspection Description	Part 5.3 ST	20) No	N/A	Corrective Action Required *
			N/A	Corrective Action Required *
Inspection Description 1.1 Do sediment fences, bagged hay bales, or similar devices need			N/A	Corrective Action Required *
Inspection Description 1.1 Do sediment fences, bagged hay bales, or similar devices need alteration or maintenance to adequately control sedimentation? 1.2 Do catch or diversion drains need alteration or maintenance to			N/A	Corrective Action Required *
1.1 Do sediment fences, bagged hay bales, or similar devices need alteration or maintenance to adequately control sedimentation? 1.2 Do catch or diversion drains need alteration or maintenance to adequately control run-off water?			N/A	Corrective Action Required *
Inspection Description 1.1 Do sediment fences, bagged hay bales, or similar devices need alteration or maintenance to adequately control sedimentation? 1.2 Do catch or diversion drains need alteration or maintenance to adequately control run-off water? 1.3 Do any barriers require removal of silt?			N/A	Corrective Action Required *
Inspection Description 1.1 Do sediment fences, bagged hay bales, or similar devices need alteration or maintenance to adequately control sedimentation? 1.2 Do catch or diversion drains need alteration or maintenance to adequately control run-off water? 1.3 Do any barriers require removal of silt? 1.4 Are stockpiles and bare areas adequately stabilised?			N/A	Corrective Action Required *
Inspection Description 1.1 Do sediment fences, bagged hay bales, or similar devices need alteration or maintenance to adequately control sedimentation? 1.2 Do catch or diversion drains need alteration or maintenance to adequately control run-off water? 1.3 Do any barriers require removal of silt? 1.4 Are stockpiles and bare areas adequately stabilised? 1.5 Is there any visible discolourisation of site run-off water?			N/A	Corrective Action Required *
1.1 Do sediment fences, bagged hay bales, or similar devices need alteration or maintenance to adequately control sedimentation? 1.2 Do catch or diversion drains need alteration or maintenance to adequately control run-off water? 1.3 Do any barriers require removal of silt? 1.4 Are stockpiles and bare areas adequately stabilised? 1.5 Is there any visible discolourisation of site run-off water? 1.6 Do bunded areas (eg concrete washout) require pumping out?			N/A	Corrective Action Required *
Inspection Description 1.1 Do sediment fences, bagged hay bales, or similar devices need alteration or maintenance to adequately control sedimentation? 1.2 Do catch or diversion drains need alteration or maintenance to adequately control run-off water? 1.3 Do any barriers require removal of silt? 1.4 Are stockpiles and bare areas adequately stabilised? 1.5 Is there any visible discolourisation of site run-off water? 1.6 Do bunded areas (eg concrete washout) require pumping out? 1.7 Is flocculation required (eg turbid water)?			N/A	Corrective Action Required *

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1.11 Is mud / soil from vehicle wheels present on public roads?				
* Identification of Corrective Action requires item to be entered in Correc	tive Actior	n Register	(attached	1)
2.0 AIR QUALITY (POEO Act 1997 Part 5.4 \$128)	1			
Inspection Description	Yes	No	N/A	Corrective Action Required *
2.1 Is visible dust generated by site work activities, stockpiles, disturbed areas or site roads?				
2.2 Are trucks carrying uncovered loose material entering or leaving the site?				
2.3 Is plant and equipment producing visible emissions for longer than 10 seconds at any one time?				
* Identification of Corrective Action requires item to be entered in Correc 3.0 NOISE AND VIBRATION (POEO Act 1997 Part 5.5 \$139,140)	tive Actior	n Register	(attached	4)
Inspection Description	Yes	No	N/A	Corrective Action Required *
3.1 Are high noise-generating activities being undertaken?				
3.2 Is there any new plant on site that requires noise-level management?				
3.3 Is noise likely to impact on nearby sensitive receptors?				
3.4 Is work outside approved hours being undertaken without approval?				
3.5 Are vibration-generating activities being carried out likely to affect nearby structures or sensitive areas?				
* Identification of Corrective Action requires item to be entered in Correc	tive Actior	n Register	(attached	1)
4.0 WASTE MANAGEMENT (POEO Act 1997 Part 5.3 \$142A,144)				
Inspection Description	Yes	No	N/A	Corrective Action Required *
4.1 Is waste being deposited or stored in places other than designated areas and collection facilities?				
4.2 Has stored waste reached levels requiring disposal?				
4.3 Are only licenced contractors being used to dispose of waste?				
4.4 Has any spillage of hazardous waste occurred on site?				
4.5 Are there any further improvements to do to reduce waste by avoidance, reuse or recycling?				
4.6 Do on-site storage and collection areas need repair or maintenance?				
4.7 Is the site in a generally unclean or untidy state? Is there any litter?				

* Identification of Corrective Action requires item to be entered in Corrective Action Register (attached)

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5.0	FL	OR/	A AND	FAUNA	(National	Parks and	Wildlife	Act	1979	Part	7 S9	2)
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Inspection Description	Yes	No	N/A	Corrective Action Required *
			1	II
5.1 Have findings or sightings of any native animal species occurred?				
5.2 Are there any noxious or environmental weeds on the work site which still need to be controlled?				
5.3 Has clearing of vegetation occurred outside the clearing zone? Have and hollow trees been removed?				
5.4 Have construction activities affected any fauna species (eg kills, injuries, isolation of habitat, disturbance of breeding or nesting sites, destruction of food sources)?				
5.5 Have any revegetation works been carried out? Are they intact? Are they effective? Have they been disturbed at all by construction activities or by fauna?				
* Identification of Corrective Action requires item to be entered in Correc	tive Actior	n Register	(attached	d)

6.0 ARCHAEOLOGY AND HERITAGE (Heritage Act 1977 Div 5 \$118 / National Parks and Wildlife Act 1997 Part 4 \$63)

Inspection Description	Yes	No	N/A	Corrective Action Required *
6.1 Have any new finds of cultural or heritage value been identified?				
6.2 Has any damage occurred to site or items of cultural or heritage value?				
	1			
6.3 Do protection measures for such sites or items require maintenance?				

dentification of Corrective Action requires item to be entered in Corrective Action Register (attached)

7.0 HAZARDOUS MATERIALS AND DANGEROUS GOODS (Contaminated Land Management Act 1997 Part Div 3 \$28)

Inspection Description	Yes	No	N/A	Corrective Action Required *
7.1 Has any contamination been uncovered on the site?				
7.2 Are any hazardous materials or dangerous goods incorrectly stored on site?				
7.3 Do any bunds or storage containers of hazardous materials or dangerous goods need repair or maintenance?				
7.4 Are any hazardous materials or dangerous goods not labelled or inadequately labelled?				
7.5 Is on-site servicing and fueling of plant and equipment carried out in an uncontrolled manner or within 20m of a creek?				
7.6 Are emergency spill kits on site?				

^{*} Identification of Corrective Action requires item to be entered in Corrective Action Register (attached)

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8.0 COMMUNITY	REL	ATIC	NS
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Inspection Description	Yes	No	N/A	Corrective Action Required *		
8.1 Does the community need to be advised of pending operations likely to cause a nuisance?						
A. Number of waste bin changeovers occurring during the fortnight:			x m3 bins			
B. Any Council visits or notices recorded during the fortnight? (if yes, providelow)	ny Council visits or notices recorded during the fortnight? (if yes, provide details v)			YES NO		
C. Any EPA visits or notices recorded during the fortnight? (if yes, provide d	etails below	1)	YES	NO		
D. Any public complaints recorded during the fortnight? (if yes, provide details below)			YES NO			
Details:						
penaction by:						

Inspection by:

Name	Position	Signature	Date
	Environmental Manager		//

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Item No.	Corrective Action Required	Responsibility	Corrective Action
			Closed-Out: YES Date of Re-Inspection: // Inspected by:
			Closed-Out: YES Date of Re-Inspection: // Inspected by:
			Closed-Out: YES Date of Re-Inspection: // Inspected by:
			Closed-Out: YES Date of Re-Inspection: // Inspected by:

Form 9.0



	Closed-Out: YES Date of Re-Inspection: // Inspected by:
	Closed-Out: YES Date of Re-Inspection: // Inspected by:
	Closed-Out: YES Date of Re-Inspection:// Inspected by:
	Closed-Out: YES Date of Re-Inspection:// Inspected by:

Form 9.0



	Closed-Out: TES Date of Re-Inspection: // Inspected by:
	Closed-Out: YES Date of Re-Inspection: // Inspected by: