Form 43 (version 2) UCPR 36,11

ORDER

COURT DETAILS

Court

Land and Environment Court of New South Wales

Division

Class 1

Registry

Sydney

Case number

10926 of 2009

TITLE OF PROCEEDINGS

Applicant

Glen Innes Landscape Guardians Inc.

First Respondent

Minister for Planning

Second Respondent

Glen Innes Wind Power Pty Ltd

DATE OF ORDER

Date made or given

18 August 2010

Date entered

TERMS OF ORDER MADE BY THE COURT

The orders of the Court, by consent, are:

- 1 The appeal is upheld;
- 2 Development consent for construction and operation of a wind farm with generation capacity of up to 81 megawatts including: 27 turbines; substation; transmission connection; control room; facilities building; access tracks; and minor road upgrades on the Waterloo Range, 12 kilometres west of Glen Innes (Northern Tablelands Region NSW) is modified so as to be subject to the conditions of consent in Attachment 1; and
- 3 The exhibits, other than Exhibits 3, 11, 12, 13 and 14, are returned.

SEAL AND SIGNATURE

Court seal

Signature

Capacity

Date

NOTICE

ing REGISTRAR

Subject to limited exceptions, no variation of a judgment or order can occur except on application made within 14 days after entry of the judgment or order.

[Include the following section if the document is to be provided to the Registrar for sealing under UCPR 36.12.]

PERSON PROVIDING DOCUMENT FOR SEALING UNDER UCPR 36.12

Name Glen Innes Wind Power Pty Ltd (Second Respondent)

Legal representative Timothy Webster, Middletons

Legal representative reference AMIG.TWEB.10026453

Contact name and telephone Antoinette Migliorino, (02) 9513 2481



ATTACHMENT 1

Project Approval

Section 75J of the Environmental Planning and Assessment Act 1979

I, the Minister for Planning, approve the project referred to in Schedule 1, subject to the conditions in Schedule 2.

These conditions are required to:

- prevent, minimise, and/or offset adverse environmental impacts;
- set standards and performance measures for acceptable environmental performance;
- · require regular monitoring and reporting; and
- provide for the ongoing environmental management of the project.



The Hon Kristina Keneally MP Minister for Planning

Sydney

2009

File No: \$06/01111

SCHEDULE 1

Application No:

07 0036

Proponent:

Glen Innes Wind Power Pty Ltd

Approval Authority:

Minister for Planning

Land:

Land to which Major Project Application 07 0036 applies

Project:

Construction and operation of a wind farm with generation capacity of up to 81 megawatts including: 27 turbines; substation; transmission connection; control room; facilities building; access tracks; and minor road upgrades on the Waterloo Range, 12 kilometres west of Glen Innes (Northern Tablelands Region

NSW).

Major Project:

The project was declared a Major Project under section 75B(1)(a) of the *Environmental Planning and Assessment Act 1979*, because it is development of a kind described in clause 24 of Schedule 1 of *State Environmental Planning Policy (Major Decision)*

Projects) 2005.

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SCHEDULE 2

Conditions of Approval	The Minister's conditions of approval for the project.
Construction	All pre-operation activities associated with the project other than survey, acquisitions, fencing, investigative drilling or excavation, building/road dilapidation surveys or other activities determined by the Environmental Representative to have minimal environmental impact such as minor access roads, minor adjustments to services / utilities, establishing temporary construction sites (in accordance with the requirements of this project approval), or minor clearing (except where threatened species, populations or ecological communities would be affected).
Council	Glen Innes Severn Council
DECCW	Department of Environment, Climate Change and Water
Department, the	Department of Planning
Director-General, the	Director-General of the Department of Planning (or delegate).
Director-General's Approval or the agreement or satisfaction of the Director- General	A written approval from the Director-General (or delegate). Where the Director-General's Approval is required under a condition the Director-General will endeavour to provide a response within one month of receiving an approval request. The Director-General may ask for additional information if the approval request is considered incomplete. When further information is requested the time taken for the Proponent to respond in writing will be added to the one month period.
Dust	Any solid material that may become suspended in air or deposited
ЕРА	Environment Protection Authority as part of the Department of Environment, Climate Change and Water
LHPA	Livestock Health and Pesticides Authorities (formerly known as the Rural Lands Protection Board)
Minister, the	Minister for Planning
Operation	Any activity which results in the production of electricity for contribution to the electricity grid, but does not include commissioning.
Project	Development to which Major Projects Application 07_0036 applies, as set out in the Map titled 'Figure SR1: Property Plan' at Annexure "A" of this approval.
Proponent	Glen Innes Wind Power (GIWP)
Reasonable and feasible AND EAVIEW SOUTH WALES NEW SOUTH WALES	Consideration of best practice taking into account the benefit of proposed measures and their technological and associated operational application in the NSW and Australian context. Feasible relates to engineering considerations and what is practical to build. Reasonable relates to the application of judgement in arriving at a decision, taking into account mitigation benefits and cost of mitigation versus benefits provided, community views and nature and extent of potential improvements.
RFS	New South Wales Rural Fire Service
RTA	NSW Roads and Traffic Authority
Site	Land to which this approval applies comprising: Lot 1331 of DP 1004132;

- Lots 99, 100, 211, 212 of DP 753274, Lot 1 of DP 363448, Auto Consols 6970-125, 3352-243, 8132-170;
- Lot 105 of DP 753319 and Lot 2 of DP 562615;
- Lot 117 of DP 753270 and Lot 2 of DP 596311;
- Lot 1332 of DP 1004132; and
- Lot 116 of DP 753270, Lot 118 of DP 753270, Lot 2 of DP 217176, Lot 2 of DP 508196, Lot 1 of DP 179076 and Lot 2 of DP 508195.



1. ADMINISTRATIVE CONDITIONS

Terms of Approval

- 1.1 The Proponent shall carry out the project generally in accordance with:
 - a) Major Projects Application 07_0036;
 - b) Glen Innes Wind Farm Environmental Assessment (Project Application 07_0036), prepared by Connell Wagner and dated October 2008;
 - c) Proposed Development of the Glen Innes Wind Farm, Response to Submissions to the Environmental Assessment, prepared by Aurecon and dated May 2009;
 - d) Proposed Development of the Glen Innes Wind Farm, Amended Statement of Commitments, prepared by Aurecon and dated May 2009;
 - e) Revised Turbine Layout dated June 2010 (which amends the layout in the document referred to in b); and
 - f) the conditions of this approval.
- 1.2 In the event of an inconsistency between:
 - the conditions of this approval and any document listed from condition 1.1 a) and 1.1d) inclusive, the conditions of this approval shall prevail to the extent of the inconsistency;;
 and
 - b) any document listed from condition 1.1 a) and 1.1 d) inclusive, and any other document listed from condition 1.1 a) and 1.1 d) inclusive, the most recent document shall prevail to the extent of the inconsistency.
- 1.3 The Proponent shall comply with any reasonable requirement(s) of the Director-General arising from the Department's assessment of:
 - a) any reports, plans or correspondence that are submitted in accordance with this approval; and
 - b) the implementation of any actions or measures contained in these reports, plans or correspondence.
- 1.4 This project is modified to delete Turbines 10 and 18 from the scope of the project. This approval does not authorise their construction.

Note: turbine 18 has been removed from the project based on a precautionary approach with respect to cumulative visual and noise impacts predicted to occur at the closest non-involved residence.

Limits of Approval

1.5 This approval shall lapse three years after the date on which it is granted unless the Proponent has confirmed to the satisfaction of the Director-General that orders have been placed for wind turbines, or demonstrated that work subject of this approval has been completed on the site before that time.

Statutory Requirements

- 1.6 The Proponent shall ensure that all licences, permits and approvals are obtained and maintained as required throughout the life of the project. No condition of this approval removes the obligation for the Proponent to obtain, renew or comply with such licences, permits or approvals. The Proponent shall ensure that a copy of this approval and all relevant environmental approvals are available on the site at all times during the project.
- 1.7 The Proponent may elect to construct or operate the project in discrete work packages or stages. In this case, these conditions of approval may be complied with separately for each discrete work package or stage, as relevant.





- 1.8 Within one year of decommissioning, the site shall be returned, as far as practicable, to its condition prior to the commencement of construction in consultation with relevant landowners. All wind turbines and associated above ground structures including but not necessarily limited to, the substation, the control and facilities building and electrical infrastructure shall be removed from the site unless otherwise agreed by the Director-General, except where the substation, control room or overhead electricity lines are transferred to or in the control of the local electricity network operator. All other elements associated with the project, including site roads, shall be removed unless otherwise agreed to by the Director-General.
- 1.9 If any wind turbine is not used for the generation of electricity for a continuous period of 12 months, it shall be decommissioned by the Proponent, unless otherwise agreed by the Director-General. The Proponent shall keep independently-verified annual records of the use of wind turbines for electricity generation. Copies of these records shall be provided to the Director-General upon request. The relevant wind turbine and any associated infrastructure is to be dismantled and removed from the site by the Proponent within 18 months from the date that the wind turbine was last used to generate electricity.
- 1.10 Prior to the commencement of construction, the Proponent shall provide written evidence to the satisfaction of the Director-General that the lease agreements with the site landowners have adequate provisions to require that decommissioning occurs in accordance with this approval.

Construction Site Office

1.11 Prior to the commencement of construction, the Proponent shall obtain approval from the LHPA for the use of an area within Travelling Stock Route 67474 for the siting of a temporary construction site office. The Proponent shall survey, construct and use Plant in accordance with the requirements of the LHPA.

2. SPECIFIC ENVIRONMENTAL CONDITIONS Visual Amenity

Landscaping Requirements

2.1 The Proponent shall, at the request of any owners of residential dwellings with views of a turbine(s) located within three kilometres of their dwellings, provide and bear the full cost of landscaping treatments to visually screen these dwellings. Such a request may be made in writing by the owner of the dwelling within 6 months from the commencement of operation of the project, and landscaping treatments (addressing, amongst other things, the species of the tree, the maturity of the trees and the spacing and location of the trees) agreed between the parties shall be implemented and completed within 12 months of such an agreement. Should the parties not be able to reach agreement on the scope of landscaping treatments, then either party may refer the matter to the Director-General for resolution. The Director-General's decision on such a referral shall be final and binding on the parties.

NEW SOUTH WALES

2.2 Prior to the commencement of operation, the Proponent shall consult with Council and the RTA in relation to the need to provide landscaping screening measures along public road reserves including but not limited to the Gwydir Highway and shall report to the Director-General on the outcomes of this consultation. The Proponent shall implement landscaping screening measures in accordance with the Director-General's requirements.

Turbine External Design

- 2.3 Wind turbine generators shall be painted matt off-white/grey. The blades shall be finished with a surface treatment that minimises any potential for glare or reflection.
- 2.4 No advertising, signs or logos shall be mounted on the turbines, except where required for safety purposes. A corporate logo may be placed on the turbines provided it is not distinguishable by the naked eye from any publicly accessible location or from any, properties not associated with the project

Lighting

2.5 No external lighting other than low intensity security night lighting of infrastructure associated with the project, including wind turbine generators is permitted on site unless otherwise agreed or directed by the Director-General.

Shadow-flicker

2.6 Shadow flicker arising from the operation of the project shall not exceed 30 hours/annum at any residence not associated with the project.

Within 6 months of the commencement of operation of the project (or such other period agreed to by the Director-General), the Proponent shall prepare a Shadow Flicker Report for the approval of the Director-General which assesses the impact of blade flicker at Cherry Tree, being Lot 89 DP 753270 and Highfields, being Lot 2 DP 229974.

Viewing Site

2.7 Prior to the commencement of construction, the Proponent shall in consultation with Council and/or the RTA, investigate the potential for a wind farm viewing site, interpretive signage and associated facilities to be installed and maintained in the locality. If required by Council and/or the RTA, the Proponent shall install a viewing site, signage and associated facilities. Responsibilities for maintenance of the viewing site shall be agreed to the proponent and Council and/or the RTA.

Noise Impacts

Construction Noise

- 2.8 The Proponent shall only undertake construction activities associated with the project the would generate an audible noise at any residential premises during the following hours:
 - a) 7:00 am to 6:00 pm, Mondays to Fridays, inclusive;
 - b) 8:00 am to 1:00 pm on Saturdays; and
 - c) at no time on Sundays or public holidays.

This condition does not apply in the event of a direction from police or other relevant authority for safety reasons, or emergency work to avoid the loss of lives, property and/or to prevent environmental harm.

- 2.9 The hours of construction activities specified under condition 2.8 of this approval may be varied with the prior written approval of the Director-General. Any request to alter the hours of construction specified under condition 2.8 shall be:
 - a) considered on a case-by-case basis;
 - accompanied by details of the nature and need for activities to be conducted during the varied construction hours and any other information necessary to reasonably determine that activities undertaken during the varied construction hours will not adversely impact on the acoustic amenity of receptors in the vicinity of the site; and
 - c) affected residential receivers being informed of the timing and duration of work approved under this condition at least 48 hours before that work commences.
- 2.10 During construction of the project, the Proponent shall minimise noise emissions from plant and equipment on site by installing and maintaining, wherever practicable, efficient silencers, low-noise mufflers (residential standard) and replacement of reversing alarms on vehicles with alternative silent measures, such as flashing lights.

Construction Blasting

- 2.11 Blasting associated with the construction of the project shall only be undertaken during the following hours and assessed consistent with the Interim Construction Noise Guideline:
 - a) 9:00 am to 5:00 pm, Mondays to Fridays, inclusive;
 - b) 9:00 am to 1:00 pm on Saturdays; and
 - c) at no time on Sundays or public holidays.

2.12 The Proponent shall ensure that air blast overpressure generated by blasting associated with the project does not exceed the criteria specified in Table 1 when measured at the most-affected residential or sensitive receiver.

Table 1 - Airblast Overpressure Criteria

Air blast Overpressure (dB(Lin Peak))	Allowable Exceedance	
115	5% of total number of blasts over a 12 month period	
120	Never	

2.13 The Proponent shall ensure that the ground vibration generated by blasting associated with the project does not exceed the criteria specified in Table 2 when measured at the most-affected residential or sensitive receiver.

Table 2 - Peak Particle Velocity Criteria

Peak Particle Velocity Criteria	Allowable Exceedance 5% of total number of blasts over a 12 month	
5		
	period	
10	Never	

2.14 Prior to each blasting event, the Proponent shall notify the relevant local Council and potentially-affected landowners, including details of time and location of the blasting event and provide a contact point for inquiries and complaints.

In the event that blasting causes damage at any residence not associated with the project, the Proponent will cease blasting immediately, determine the cause and extent of the damage, undertake remedial action, and bear the costs of repairs, which are to be undertaken immediately. Further blasting will remain suspended until a solution found to ensure that no further damage will arise to properties in close proximits to the blasting sites.

Vibration Impacts

2.15 The Proponent shall ensure that the vibration resulting from construction and prevention of the project does not exceed the preferred values vibration (for low probability of adverse comment) presented in Assessing Vibration: A Technical Guideline (DECC, February 2006), at any affected residential dwelling.

Within 6 months of the commencement of operation of the project (or such other period agreed to by the Director-General), the Proponent shall prepare a Vibration Impact Report for the approval of the Director-General which assesses the impact of vibration impact at Cherry Tree, being Lot 89 DP 753270 and Highfields, being Lot 2 DP 229974.

Operational Noise Criteria

- 2.16 Subject to conditions 2.17 to 2.21 the Proponent shall design, operate and maintain the project to ensure that the equivalent noise level (L_{Aeq (10-minute)}) from the project does not exceed the following limits at each of the residential receiver locations identified in the documents listed under condition 1.1 (as reproduced in Attachment A):
 - a) 35 dB(A); or
 - b) the existing background noise level (L_{A90 (10-minute)}) correlated to the integer wind speed at hub height at the wind farm site by more than 5 dB(A).

whichever is the greater, for each integer wind speed (measured at hub height) from cut-in to rated power of the wind turbine generator, when determined in accordance with the methodology provided in the *Wind Farms: Environmental Noise Guidelines* (SA EPA, 2003) ('SA Guidelines 2003').

- 2.17 The Proponent shall prepare a revised Noise Assessment for the final turbine model and turbine layout selected, which shall be submitted to the Director-General prior to commissioning of the wind turbines. The revised Noise Assessment shall include the noise predictions of the final turbine model and layout selected at each of the receiver locations. The assessment will demonstrate consistency with the documents referred to under condition 1.1 and the ability of the final turbine model and layout to meet the requirements of condition 2.16.
- 2.18 Noise from the project shall be measured at the most affected point within the residential boundary, or at the most affected point within 20 metres of the dwelling, where the dwelling is more than 20 metres from the boundary, to determine compliance with the noise level limits in conditions 2.16 and 2.17.
- 2.19 For the purposes of conditions 2.16 and 2.17 of this approval, 5 dB(A) shall be applied to measured noise levels where tonality is present. The presence of tonality shall be determined using the methodology detailed in *Wind Turbine Generator Systems- Part 11:*Acoustic Noise Measurement Techniques IEC 61400-11:2002 or its latest edition.
- 2.20 Notwithstanding conditions 2.16 and 2.17 of this approval, the noise limits specified under those conditions do not apply to any residence where a noise agreement is in place between the Proponent and the respective owner(s) of those residences in relation to make impacts and/or noise limits. For this condition to take effect, the noise agreements shall satisfy the requirements of *Guidelines for Community Noise* (WHO, 1999) and Section 3.3 of the SA Guidelines 2003.
- 2.21 The Proponent shall design, construct, operate and maintain the transfermed to ensure that the noise contributions from the project to the background acoustic enforcement do not exceed the maximum allowable noise contributions specified in Table 3 at those locations and during those periods indicated. The maximum allowable noise contributions apply under wind speeds up to 3 ms⁻¹ (measured at 10 metres above ground level), or under temperature inversion conditions of up to 3 °C/ 100 metres and wind speeds of up to 2m/s at 10 metres above the ground.

Table 3 - Substation Noise Criteria

Location	Day	Evening	Nig	ght
	7:00am to 6:00pm Mondays to Saturdays	6:00pm to 10:00pm on any day	10:00pm to 7:00am Mondays to Saturdays 10:00pm to 8:00am Sundays and public holidays	
	8:00am to 6:00pm Sundays and public holidays			
	L _{Aeq(15 minute)}	L _{Aeq(15 minute)}	L _{Aeq(15 minute)}	L _{A1} (1 minute)
Nearest residential receiver	35	35	35	45

For the purpose of assessment of noise contributions specified under this condition, noise from the transformer substation shall be:

- a) measured at the most affected point within the residential boundary or at the most affected point within 30 metres of the dwelling where the dwelling is more than 30 metres from the boundary to determine compliance with the L_{Aeq(15 minute)} noise limits;
- b) measured at 1 metre from the dwelling façade to determine compliance with the $L_{A1\ (1)}$ minute) noise limits; and
- c) subject to the modification factors provided in Section 4 of the New South Wales Industrial Noise Policy (EPA, 2000), where applicable.

Notwithstanding, should direct measurement of noise from the transformer substation be impractical, the Proponent may employ an alternative noise assessment method deemed acceptable by the EPA (refer to Section 11 of the *New South Wales Industrial Noise Policy* (EPA, 2000)). Details of such an alternative noise assessment method accepted by the EPA

shall be submitted to the Director-General prior to the implementation of the assessment method.

Verification of Operational Noise Performance

2.22 Within six months of the commencement of operation of the project (or such other period as agreed to by the Director-General), the Proponent shall prepare a Noise Compliance Report for the approval of the Director-General which assesses the performance of the project against the operational noise criteria specified in conditions 2.16, 2.17 and 2.22.

The compliance assessment shall be undertaken consistent with the procedures presented in the SA Guidelines 2003 (except that all sounds power levels and wind speeds are to be measured at hub height) for the wind turbines and the *New South Wales Industrial Noise Policy* (EPA, 2000) for the substation and at a period commiserate with the worst case scenario environmental factors affecting the site. Specifically, in relation to the wind turbines this includes monitoring at all relevant rated wind speeds where noise exceedances may occur and the range of stability class conditions expected at receiver locations.

The compliance assessment results shall be submitted to the Director-General within one month of completion of the monitoring. The Director-General may request that additional noise compliance monitoring be undertaken and completed within a specified timeframe.

- 2.23 In the event that the Noise Compliance Plan indicates that noise from the wind turbines exceeds the noise limits specified under conditions 2.16, 2.17 and 2.22, as relevant, the Proponent shall investigate and propose mitigation and management measures to achieve compliance with the noise limits. Details of the remedial measures and a timetable for implementation shall be submitted to the Director-General for approval within such period as the Director-General may require. Remedial measures shall include, in the first instance, all reasonable and feasible measures to reduce noise from the project, including but not necessarily limited to reduced operation of wind turbines. Once all reasonable and feasible source controls are exhausted, remedial measures may include offering building acoustic treatments and/or noise screening to affected residents, but may only be used to address noise limit exceedances at the absolute discretion of the relevant landowner/resident. The Proponent shall also demonstrate that the relevant landowner/resident has been made fully aware of the noise impact and other implications of making any agreement.
- 2.24 The Proponent shall provide written notice to all landowners that are entitled to rights under conditions 2.23 within 21 days of determining the landholdings to which these rights apply.
- 2.25 The Proponent shall bear the costs of any additional at-receiver mitigation measures implemented at an affected landowner or property.
- 2.26 The Proponent shall provide reasonable and feasible noise mitigation measure to compliance with condition 2.16 in the event that the Mayvona residence is restored or becomes occupied during the operational life of the project.

Flora and Fauna impacts

- 2.27 Prior to the commencement of construction of the project, the project, in consultation with the DECCW, develop (and following approval, implement) a compensatory habitat package to offset in perpetuity the value of habitat lost as a result of the project, to the satisfaction of the Director-General. The package shall
 - develop a methodology to quantify the offset of vegetation communities based on an improve or maintain outcome; and
 - b) demonstrate reasonable timeframes for implementation and describe how the offset shall be guaranteed and monitored in perpetuity.

The Proponent shall undertake a post construction review of clearing to confirm the extent of clearing was not greater than predicted, if clearing is greater, then the package shall be modified and the offset increased to the value of actual habitat lost.

2.28 Prior to the commencement of construction, clearly defined work areas (including access trails) shall be established using a combination of posts, fencing or markers, and suitably marked up maps as appropriate. All on-site construction movements are to be restricted to these areas, to prevent uncontrolled or inadvertent access by vehicles or construction personnel to vegetation and fauna habitat to be protected under this approval. All works and structures shall be located to avoid abutting forest and woodland remnants protected under this approval. The Proponent shall engage a suitably qualified ecologist to advise on the limits of clearing for turbine hardstand areas and access roads.

Traffic and Transport Impacts

- 2.29 The Proponent shall only use the former Gwydir Highway Alignment (within Travelling Stock Route 67474) for temporary access to the site during the construction phase of the project. The former Gwydir Highway Alignment is not to be used during the operational phase of the project without the prior consent of the LHPA.
- 2.30 The Proponent shall ensure that all heavy construction vehicles use the Gwydir Highway to access the project.
- 2.31 The Proponent shall design and construct the road access from the Gwydir Highway (through the Travelling Stock Route 67474) to the site in accordance with the AUSTROADS Rural Access Standards and to the satisfaction of the RTA and the LHPA. The Proponent shall obtain approval of the road access design from the RTA, prior to construction of the road access to the site.
- 2.32 The Proponent shall comply with the requirement to hold a Works Authorisation Deed (WAD) for any road works on the Gwydir Highway.
- 2.33 The Proponent shall apply for a Road Occupancy Licence from the RTA Traffic Operations Unit prior to commencing work within the classified road reserve or within 100 metres of traffic signals.
- 2.34 Should road access via the former Gwydir Highway Alignment not be permitted by the LHPA for the operational phase of the project, the Proponent (and its contractors) shall only use Rose Hill Road for operational access to the site. Other roads are not permitted to be used by the Proponent for site access, except in the case of emergencies or site evacuation. Should Rose Hill Road be used for the operation of the project, the Proponent shall seal the section of Rose Hill Road from its junction with the Gwydir Highway up, to the private residences in consultation with the Council, prior to the commencement of the project.
- 2.35 Upon determining the haulage route(s) for the construction phase of the Proponent shall:
 - commission a qualified person to undertake a Road Dilapidation Report of all roads proposed to be used for construction activities excluding the Gwydir Highway in consultation with relevant road authorities. The Report shall assess the current condition of the relevant roads; and
 - b) following completion of construction a subsequent Road Dilapidation Report shall be prepared by a qualified person and in consultation with relevant road authorities to assess any damage that may have resulted due to traffic and transport related to the construction of the project.

Any damage identified in the subsequent Road Dilapidation Report or recommended by the relevant road authorities after review of the subsequent Report shall be restored to a state, described in the original Road Dilapidation report at the Proponent's cost. Such work shall be undertaken at a time as agreed upon between the Proponent and the relevant road

authorities. In the event of a dispute between the parties with respect to the extent of restorative work that may be required under this condition, any party may refer the matter to the Director-General for resolution. The Director-General's determination of any such dispute shall be final and binding on the parties.

Hazards and Risk

Bushfire Risk

- 2.36 Throughout the life of the project, the Proponent shall regularly consult with the local RFS to ensure its familiarity with the project, including the construction timetable and the final location of all infrastructure on the site. The Proponent shall comply with any reasonable request of the local RFS to reduce the risk of bushfire and to enable fast access in emergencies.
- 2.37 The Proponent shall:
 - ensure there is appropriate fire-fighting equipment held on site to respond to any fires that may occur at the site during construction and operation of the project; and
 - b) assist the RFS and emergency services as much as possible if there is a fire on-site during the project.
- 2.38 The Proponent shall manage as an "Inner Protection Area" the land around any structure associated with the project to a distance of 10 metres or to the property boundary, as outlined within the "Planning for Bush Fire Protection 2006" and the RFS Document "Standards for Asset Protection Zones."

Aviation Obstacles and Hazards

- 2.39 Prior to the commencement of construction and operation, the Proponent shall provide the following information to the Civil Aviation Safety Authority, Royal Australian Air Force-Aeronautical Information Service and Airservices Australia as well as all known users of privately owned local airfields:
 - a) "as constructed" coordinates in latitude and longitude of each wind turbine generator;
 - b) final height of each wind turbine generator in Australian Height Datum; and
 - c) ground level at the base of each wind turbine generator in Australian Height Datum.

Bunding and Spill Management

- 2.40 The Proponent shall store and handle all dangerous goods (as defined by the Australian Dangerous Goods Code) and combustible liquids, strictly in accordance with:
 - a) all relevant Australian Standards;
 - b) a minimum bund volume requirement of 110% of the volume of the largest single stored volume within the bund; and
 - c) the EPA's Environment Protection Manual Technical Bulletin Bunding and Spill Management.

In the event of an inconsistency between requirements listed from a) to c) above stringent requirement shall prevail to the extent of the inconsistency.

Safety Management System

- 2.41 At least two months prior to the commencement of commissioning, the Preponent shall prepare a report outlining a comprehensive Safety Management System, covering all or site systems related to ensuring the safe operation of the project. The report shall clearly specify all safety related procedures, responsibilities and policies, along with details of mechanisms for ensuring adherence to the procedures. Records shall be kept at the site and shall be available for inspection by the Department upon request. The Safety Management System shall be developed in accordance with the Department's Hazardous Industry Planning Advisory Paper No. 9, 'Safety Management', and should include:
 - a) procedures and programs for the maintenance and testing of the safety related equipment to ensure its integrity over the life of the project; and
 - b) an outline of a documented procedure for the management of change.

Electromagnetic Interference

Television and Radio Interference

- 2.42 Prior to the commencement of commissioning of the project, the Proponent shall undertake an assessment of the existing quality of the television/radio transmission available at a representative sample of residential dwellings located within 5 kilometres of any wind turbine.
- 2.43 The Proponent shall undertake reasonable and feasible mitigation to rectify any television/radio transmission problems reasonably attributable to the project at any residential dwelling located within 5 kilometres of a wind turbine. Such measures may include:
 - modification to or replacement of receiving antenna; a)
 - b) installation and maintenance of a parasitic antenna system;
 - provision of a land line between the affected receiver and an antenna located in an c) area of favourable reception; or
 - other feasible measures. d)

If interference cannot be overcome by the measures outlined in a) to d), the Proponent shall negotiate with the impacted landowner about installing and maintaining a satellite receiving antenna.

Any requested works shall be completed within three months of the completion of the relevant television and/or radio reception assessment, unless otherwise agreed by the landowner. The Proponent shall be responsible for all costs associated with implementing mitigation measures.

Radio Communication

- 2.44 In the event that any disruptions to radio communication service links (installed before construction of the project) arise as a result of the project, the Proponent shall consult with the operator and undertake appropriate remedial measures to rectify any issue within 2 months of the problem being identified. Such measures may include:
 - modification to or relocation of the existing antennae;
 - b) installation of a directional antennae; and/ or
 - installation of an amplifier to boost the signal strength.

Water Quality Impacts

- 2.45 Except as may be expressively provided by an Environment Protection Licence for the project, the Proponent shall comply with section 120 of the Protection of the Environment Operations Act 1997 which prohibits the pollution of waters.
- 2.46 Soil and water management controls shall be employed to minimise oil erosion discharge of sediment and other pollutants to lands and/or waters dufficient activities, in accordance with Landcom's Managing Urban Signature Conservation.

Heritage Impacts

2.47 Should the final wind farm design require works in the vicinity of Site GIWF No. 1, the Proponent shall, prior to the commencement of construction in that area, develop a management and mitigation strategy for the site in consultation with the Glen Innes Aboriginal Land Council and DECCW.

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2.48 If during the course of construction the Proponent becomes aware of any previously unidentified Aboriginal object(s), all work likely to affect the object(s) shall cease immediately and the DECCW informed in accordance with the National Parks and Wildlife Act 1974 as well as the Glen Innes Aboriginal Land Council. Works shall not recommence until written authorisation from DECCW is received by the Proponent.

2.49 If during the course of construction the Proponent becomes aware of any unexpected historical relic(s), all work likely to affect the relic(s) shall cease immediately and the Heritage Office notified in accordance with the Heritage Act 1977. Works shall not recommence until the Proponent receives written authorisation from the Heritage Office.

Waste Generation and Management

- 2.50 The Proponent shall not cause, permit or allow any waste generated outside the site to be received at the site for storage, treatment, processing, reprocessing, or disposal or any waste generated on site to be disposed of at the site, except as expressly permitted by a licence under the *Protection of the Environment Operations Act 1997*, if such a licence is required in relation to that waste.
- 2.51 The Proponent shall ensure that all liquid and / or non-liquid waste generated and / or stored on the site is assessed and classified in accordance with Waste Classification Guidelines Part 1: Classifying Waste (DECC, 2008), or any future guideline that may supersede that document.

Survey Marks

2.52 The Proponent shall comply with the requirements of the Department of Lands should it need to utilise the Ross Trig Station at any time during construction or operation of the Project.

Aerial Agricultural Activities

- 2.53 If any aerial agricultural activity is demonstrated to be disrupted on any property surrounding the site, being any non-associated property having a boundary located within 2.5 kilometres of a turbine constructed in accordance with this Project, due to the operation of the turbines, the Proponent shall fully fund to the affected landowner, the cost difference between the current aerial agricultural activities:
 - a) and a reasonable alternative application method in the affected area; or
 - b) and continuing aerial agricultural activities should additional expenses occur due to the extra flight time and trips required because of the presence of wind turbines.

If the Proponent and affected landowner cannot agree on the amount of compensation payable under this condition, either party may refer the matter to the Director-General for resolution at any time. The Director-General's determination of the matter will be fixed and binding to both parties.

Ancillary Facilities

- 2.54 The sites for ancillary facilities shall satisfy the following criteria unless with the warp roved through the Construction Environmental Management Plan(s) for the project (refer to condition 6.2:
 - a) be located within the site:
 - b) have ready access to the road network;
 - c) be located to minimise the need for heavy vehicles to travel through residential areas:
 - d) be sited on relatively level land;
 - e) be separated from nearest residences by at least 200 metres (or at least 250 metres for a temporary batch plant) with the exception of the temporary site office location;
 - f) be located above the 20 ARI flood level unless a contingency plan to manage flooding is prepared and implemented;
 - g) not require vegetation clearing beyond that already required for the project; and
 - h) not adversely affect the land use of adjacent properties.

The location of the Ancillary Facilities shall be identified in the Construction Environmental Management Plan(s) and shall include an analysis against the above criteria. Where these criteria cannot be met, the Construction Environmental Management Plan(s) shall demonstrate there will be no adverse impacts from the Ancillary Facility's construction or operation.

3. ENVIRONMENTAL MONITORING AND AUDITING Bird and Bat Monitoring

- 3.1 Prior to the commencement of construction, the Proponent shall prepare and submit for the approval of the Director-General a **Bird and Bat Adaptive Management Program**, which takes account of bird/ bat monitoring methods identified in the current editions of AusWEA Best Practice Guidelines for the Implementation of Wind Energy Projects in Australia and Wind Farm and Birds: Interim Standards for Risk Assessment. The Program shall be prepared and implemented by a suitably qualified expert, approved by the Director-General. The Program shall incorporate Monitoring, and a Decision Matrix that clearly sets out how the Proponent will respond to the outcomes of monitoring. It shall:
 - a) incorporate an ongoing role for the suitably qualified expert;
 - b) set out monitoring requirements in order to assess the impact of the project on bird and bat populations, including details on survey locations, parameters to be measured, frequency of surveys and analyses and reporting. The monitoring program shall be capable of detecting any changes to the population of birds and/ or bats that can reasonably be attributed to the operation of the project, that is, data may be required to be collected prior to the commencement of construction;
 - c) incorporate a decision making framework that sets out specific actions and when they may be required to be implemented to reduce any impacts on bird and bat populations that have been identified as a result of the monitoring;
 - d) identify 'at risk' bird and bat groups and include monthly mortality assessments and periodic local population censuses and bird utilisation surveys;
 - e) identify potential mitigation measures and implementation strategies in order to reduce impacts on birds and bats such as minimising the availability of raptor perches, swift carcass removal, pest control including rabbits, use of deterrents, and sector management including switching off turbines that are predicted to or have had an unacceptable impact on bird/ bat mortality at certain times; and
 - f) identify matters to be addressed in periodic reports in relation to the outcomes of monitoring, the application of the decision making framework, the need for mitigation measures, progress with implementation of such measures, and their success.

The Reports referred to under part f) shall be submitted to the Director-General on an annual basis, from the commencement of operation, and shall be prepared within two months of the end of the reporting period. The Director-General may, at the request of the Proposition, vary the reporting requirement or period by notice in writing to the Proposition may request the Director- General to consider a variation to the reporting requirements at anytime.

The Proponent is required to implement reasonable and feasible wild along measures as identified under part e) where the need for further action is identified through the Bird and Bat Adaptive Management Program, or as otherwise agreed with the Director General.

Independent Environmental Auditing

- 3.2 Within two years of the commencement of Operation of the project, and then as may be directed by the Director-General, the Proponent shall commission an independent person or team to undertake an **Environmental Audit** of the project. The independent person or team shall be approved by the Director-General prior to the commencement of the Audit. The Audit shall:
 - be carried out in accordance with ISO 19011:2002 Guidelines for Quality and or Environmental Management Systems Auditing;
 - b) assess compliance with the requirements of this approval, and other licences and approvals that apply to the project;
 - assess the environmental performance of the project against the predictions made and conclusions drawn in the documents referred to under condition 1.1 of this approval;
 - review the effectiveness of the environmental management of the project, including any environmental impact mitigation works; and

e) review the adequacy of the Proponent's response to any complaints made about the project through the Complaints Register required under condition 5.4.

An **Environmental Audit Report** shall be submitted for comment to the Director-General within two months of the completion of the Audit, detailing the findings and recommendations of the Audit and including a detailed response from the Proponent to any of the recommendations contained in the Report.

4. COMMUNITY INFORMATION, CONSULTATION AND INVOLVEMENT

4.1 Subject to confidentiality, the Proponent shall make all documents required under this approval (including all reports required to be produced or procured during the commissioning, operation and decommissioning phases of the project) available for public inspection on request.

Provision of Electronic Information

- 4.2 Prior to the commencement of construction of the project, the Proponent shall establish a dedicated website or maintain dedicated pages within its existing website for the provision of electronic information associated with the project subject to confidentiality. The Proponent shall publish and maintain up-to-date information on this website or dedicated pages including, but not necessarily limited to:
 - a) the current implementation status of the project;
 - b) a copy of this approval and any future modification to this approval;
 - c) a copy of each relevant environmental approval, licence or permit required and obtained in relation to the project;
 - d) a copy of each plan, report, or required monitoring program under this approval; and
 - e) details of the outcomes of compliance reviews and audits of the project.

Community Information Plan

- 4.3 Prior to the commencement of construction, the Proponent shall prepare and implement a **Community Information Plan** which sets out the community communications and consultation processes to be undertaken during construction and operation of the project. Hard copies are to be made available to dwellings within 3km of the Project upon request (otherwise on Proponent's web-site). The Plan shall include but not be limited to:
 - a) procedures to inform the local community of planned investigations and Construction activities, including blasting works;
 - b) procedures to inform the relevant community of Construction traffic routes and any potential disruptions to traffic flows and amenity impacts;
 - c) procedures to consult with local landowners with regard to Construction traffic to ensure the safety of livestock and to limit disruption to livestock movements:
 - d) procedures to inform the community where work has been approved to be undertaken outside the normal Construction hours, in particular noisy activities;
 - e) procedures to inform and consult with those landowners who are eligible for landscaping on their property as determined under condition 2.1 of this approval;
 - f) procedures to notify relevant landowners of the process available to review potential impacts on radio and television transmission; and
 - g) procedures to notify relevant landowners of the process available to review impacts on aerial spraying.

Complaints Procedure

- 4.4 Prior to the commencement of construction of the project, the Proponent shall ensure the following are available for community complaints for the life of the project (included construction and operation):
 - a) a 24 hour telephone number on which complaints about construction and operational activities at the site may be registered;
 - b) a postal address to which written complaints may be sent; and
 - c) an email address to which electronic complaints may be transmitted.

The telephone number, the postal address and the e-mail address shall be advertised in a newspaper circulating in the locality on at least one occasion prior to the commencement of construction and at six-monthly intervals for two years following commencement of operation of the project. These details shall also be provided on the Proponent's internet site. The telephone number, the postal address and the email address shall be displayed on a sign near the entrance to the site, in a position that is clearly visible to the public.

- 4.5 The Proponent shall record details of all complaints received through the means listed under condition 4.4 of this approval in an up-to-date Complaints Register. The Register shall record, but not necessarily be limited to:
 - a) the date and time, where relevant, of the complaint;
 - b) the means by which the complaint was made (telephone, mail or email);
 - c) any personal details of the complainant that were provided, or if no details were provided, a note to that effect;
 - d) the nature of the complaint;
 - e) any action(s) taken by the Proponent in relation to the complaint, including timeframes for implementing the action:
 - f) if no action was taken by the Proponent in relation to the complaint, the reason(s) why no action was taken; and
 - g) the Complaints Register is to be made available to the public on request. Any unresolved dispute is to be referred to the Director-General for determination.

The Complaints Register shall be made available for inspection by the Director-General upon request.

4.6 The Proponent shall provide an initial response to any complaints made in relation to the project during construction or operation within 48 hours of the complaint being made. The response and any subsequent action taken shall be recorded in accordance with condition 4.5.

Community Enhancement Program

4.7 Prior to the commencement of construction of the project, the Proponent shall prepare and submit for the approval of the Director-General, a **Community Enhancement Program** with the aim of funding community enhancement measures to the benefit of the local community, in particular in the immediate vicinity of the project. 50% of the annual contribution specified by this condition will be allocated to enhancement measures identified within 5km of the Project and the other 50% will be allocated to the remainder of the Glen Innes Community.

The Community Enhancement Program shall be developed in consultation with the Council and the local community, including the Glen Innes Landscape Guardians Inc, and provide details of:

a) the process by which the program's funds would be administered, including mechanisms for accounting and reporting;

b) how measures and initiatives to be funded by the program would be identify assessed, prioritised and implemented over the life of the project; and

c) any other terms agreed to by the parties.

The Proponent shall each year contribute the sum of \$75,000 to the Community Enhancement Program, commencing upon commissioning of the project until the end of its life. The contribution shall be adjusted annually to take account of any increase in the Consumer Price Index (All Groups Index for Sydney) over time, commencing at the September 2010 quarter.

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If the Proponent and council cannot agree on the terms of administration or implementation of the community enhancement program, either party may refer the matter to the Director-

General's determination for resolution at any time. The Director-General's determination of the matter will be final and binding on the parties.

5. COMPLIANCE TRACKING PROGRAM

- 5.1 Prior to the commencement of construction, the Proponent shall develop and implement a **Compliance Tracking Program** for the project, to track compliance with the requirements of this approval during the construction and operation of the project and shall include, but not necessarily limited to:
 - a) provisions for periodic reporting of the compliance status to the Director-General including at least prior to the commencement of construction of the project, prior to the commencement of operation of the project and within two years of operational commencement:
 - b) a program for independent environmental auditing in accordance with AS/NZ ISO 19011:2003 Guidelines for Quality and/or Environmental Management Systems Auditing:
 - procedures for rectifying any non-compliance identified during environmental auditing or review of compliance;
 - d) mechanisms for recording environmental incidents and actions taken in response to those incidents:
 - e) provisions for reporting environmental incidents to the Director-General during construction and operation; and
 - f) provisions for ensuring all employees, contractors and sub-contractors are aware of, and comply with, the conditions of this approval relevant to their respective activities.

6. ENVIRONMENTAL MANAGEMENT Environmental Representative

- 6.1 Prior to the commencement of any construction or operational activities, or as otherwise agreed by the Director-General, the Proponent shall nominate for the approval of the Director-General a suitably qualified and experienced Environmental Representative(s) independent of the design, construction and operation personnel. The Proponent shall engage the Environmental Representative(s) during any construction activities, and throughout the life of the project, or as otherwise agreed by the Director-General. The Environmental Representative(s) shall be the Proponent's principal point of advice in relation to the environmental performance of the project and shall have responsibility for:
 - a) overseeing the implementation of all environmental management plans and monitoring programs required under this approval, and advise the Proponent upon the achievement of these plans/programs;
 - b) considering and advising the Proponent on its compliance obligations against all matters specified in the conditions of this approval, the Statement of Commitments,, permits and licences;
 - c) having the authority and independence to recommend to the Proponent reasonable steps to be taken to avoid or minimise unintended or adverse environmental impacts, and, failing the effectiveness of such steps, to recommend to the Proponent that relevant activities are to be ceased as soon as reasonably practicable if there is a significant risk that an adverse impact on the environment will be likely to occur and the proponent that are to be ceased as soon as reasonably practicable if there is a significant risk that an adverse impact on the environment will be likely to occur and the proponent reasonable steps to be taken to avoid or minimise unintended or adverse environmental impacts, and, failing the effectiveness of such steps, to recommend to the Proponent that relevant activities are to be ceased as soon as reasonably practicable if there is a significant risk that an adverse impact on the environment will be likely to occur and the proponent that the proponent that the proponent is a significant risk that an adverse impact on the environment will be likely to occur and the proponent that the proponent that the proponent that the proponent is a significant risk that an adverse impact on the environment will be likely to occur and the proponent that the prop
 - d) reporting to the Director-General any non-compliances identified in relation to the environmental performance of the project and general environmental requirements of these conditions.

Construction Environmental Management Plan

- 6.2 The Proponent shall prepare and implement a **Construction Environmental Management Plan** in accordance with the *Guideline for the Preparation of Environmental Management Plans* (DUAP, 2004) or its latest revision. The Plan shall include but not be necessarily be limited to:
 - a) a description of all activities to be undertaken on the site during construction including an indication of stages of construction, where relevant;

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- b) statutory and other obligations that the Proponent is required to fulfil during construction including all approvals, consultations and agreements required from authorities and other stakeholders, and key legislation and policies;
- c) details of how the environmental performance of the construction works will be monitored, and what actions will be taken to address identified adverse environmental impacts. In particular, the following environmental performance issues shall be addressed in the Plan;
 - measures to monitor and minimise soil erosion on local black clay soils and the discharge of sediment and other pollutants to lands and/ or waters during construction activities, particularly during any construction works at or near drainage lines;
 - ii) details of water sources to be used in consultation with Department of Water and Energy (including interactions with private landowner water entitlements where water is to be sourced from private property, volume of water to be used, and licensing and permit requirements);

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details of the amount and source of spoil to be used during construction with Council:

- iv) measures to monitor and manage dust emissions; and
- v) measures to mitigate and manage bushfire hazards.
- d) a description of the roles and responsibilities for all relevant employees invo construction of the project;
- e) complaints handling procedures as identified in conditions 4.4 to 4.6; and
- f) the Management Plans listed under condition 6.3 of this approval.

The Plan shall be submitted for the approval of the Director-General no later than one month prior to the commencement of any construction works associated with the project, or within such period otherwise agreed by the Director-General. Construction works shall not commence until written approval has been received from the Director-General. Upon receipt of the Director-General's approval, the Proponent shall make the Plan publicly available as soon as practicable.

- 6.3 As part of the Construction Environmental Management Plan required under condition 6.2 of this approval, the Proponent shall prepare and implement the following Management Plans:
 - a Noise Management Plan to detail measures to minimise noise emissions associated with the construction of the project. The Plan shall include, but not necessarily be limited to:
 - (i) identification of all major sources of noise that may be emitted as a result of the construction of the project;
 - (ii) specification of the noise criteria as it applies to a particular activity;
 - (iii) identification and implementation of best practice management techniques for minimisation of noise and vibration emissions;
 - (iv) an assessment of how any proposed blasting will meet the blasting criteria in this Approval (Condition 2.11 and 2.12);
 - (v) procedures for the monitoring of noise emissions; and
 - (vi) description of the procedures to be undertaken if any non-compliance is detected.
 - b) A Traffic Management Plan to outline measures for the management and coordination of road works required under this approval and to minimise potential conflicts between different user groups. The Plan shall be prepared in consultation with the RTA and Council and shall include, but not necessarily be limited to:
 - (i) procedures for the construction and maintenance of the construction site entrance along the Gwydir Highway;
 - (ii) details of measures to minimise interactions between the project and other users of the roads such as the use of fencing, lights, barriers, traffic diversions etc;
 - (iii) procedures for informing the public where any road access will be restricted as a result of the project:
 - (iv) procedures to inform vehicle drivers and Glen Innes business owners of the traffic routes to be used by heavy vehicles associated with the project;

- (v) procedures to manage construction traffic to ensure the safety of livestock and to minimise disruption to livestock, and school children and limit disruption to school bus timetables:
- (vi) speed limits to be observed along routes to and from the site and within the site;
- (vii) minimum requirements for vehicle maintenance to address noise and exhaust emissions, particularly along roads in close proximity to residences; and
- (viii) details of the expected behavioural requirements for vehicle drivers travelling to and from the site and within the site.
- c) a Flora and Fauna Management Plan to outline measures to protect and minimise loss of native vegetation and native fauna habitat as a result of construction of the project. The Plan shall include, but not necessarily be limited to:
 - (i) plans showing terrestrial vegetation communities; important flora and fauna habitat areas; locations where threatened species, have been recorded or are likely to occur; and areas to be cleared. The plans shall also identify vegetation adjoining the site where this contains important habitat areas and/or threatened species, populations or ecological communities;
 - (ii) methods to manage impacts on flora and fauna species and their habitat which may be directly or indirectly affected by the project, such as location of fencing, procedures for clearing of vegetation or soil and procedures for re-locating hollows or installing nesting boxes; and
 - (iii) rehabilitation details, and a program for reporting on the effectivene terrestrial flora and fauna management measures. Management rethods be reviewed where found to be ineffective.

Operation Environmental Management Plan

- The Proponent shall prepare and implement an Operation Environmental Management Plan in accordance with the Guideline for the Preparation of Environmental Management Plans (DUAP, 2004) or its latest revision. The Plan shall include but not necessarily be limited to:
 - a) identification of all statutory and other obligations that the Proponent is required to fulfil in relation to the operation of the development, including all consents, licences, approvals and consultations;
 - b) a management organisational chart identifying the roles and responsibilities for all relevant employees involved in the operation of the project;
 - c) overall environmental policies to be applied to the operation of the project;
 - d) standards and performance measures to be applied to the project, and means by which environmental performance can be periodically monitored, reviewed and improved, (where appropriate) and what actions would be taken in the case that non-compliance with the requirements of this approval are identified. In particular the following environmental performance issues shall be addressed:
 - (i) bushfire hazard and risk management; and
 - (ii) management and maintenance of offsets:
 - e) the environmental monitoring requirements outlined under this approval;
 - f) complaints handling procedures as identified in conditions 4.4 to 4.6; and
 - g) the Management Plans listed under condition 6.5 of this approval;

The Plan shall be submitted for the approval of the Director-General no later than one month prior to the commencement of Operation of the project or within such period as otherwise agreed by the Director-General. Operation shall not commence until written approval has been received from the Director-General. Upon receipt of the Director-General's approval, the Proponent shall make the Plan publicly available as soon as practicable.

- 6.5 As part of the Operation Environmental Management Plan required under condition 6.4, the Proponent shall prepare and implement the following Management Plans:
 - a) a **Noise Management Plan** to outline measures to minimise noise emissions from the operation of the project. The Plan shall include, but not necessarily be limited to:

- (i) details of procedures to ensure ongoing compliance with the operational noise limits specified in this approval as they apply to identified receivers. This shall include identification of monitoring requirements;
- (ii) identification and implementation of best practice management techniques for minimisation of noise emissions where reasonable and feasible:
- (iii) measures to be undertaken to rectify annoying characteristics resulting from the operation of the project such as, but not limited to, infrasound or adverse mechanical noise from component failure; and
- (iv) procedures and corrective actions to be undertaken if non-compliance is detected or in the case of complaints.
- b) a Landscape Management Plan to outline measures to ensure appropriate development and maintenance of landscaping on the site to address the visual impacts arising from the project including, turbines, site access roads, substation and control and facilities building, as far as is reasonable and feasible. The Plan shall be prepared by a qualified landscape architect and meet the requirements of Council.
- 6.6 Within three years of the commencement of operation, and at least every three years thereafter, unless otherwise agreed by the Director-General, the Proponent shall undertake a formal review of the Operation Environmental Management Plan. The review shall ensure that the Plan is up-to-date and all changes to procedures and practices since the previous review have been fully incorporated into the Plan. The Proponent shall notify the Director-General of the completion of each review, and shall supply a copy of the updated Plan on request.

7. ENVIRONMENTAL REPORTING Incident Reporting

- 7.1 The Proponent shall notify the Director-General and any relevant Government authority of any incident with actual or potential significant off-site impacts on people or the biophysical environment as soon as practicable after the occurrence of the incident. The Proponent shall provide written details of the incident to the Director-General within seven days of the date on which the incident occurred.
- 7.2 The Proponent shall meet the requirements of the Director-General to address the cause or impact of any incident, as it relates to this approval, reported in accordance with condition 7.1 of this approval, within such period as the Director-General may require.

Tigrere

Tim Moore

Senior Commissioner



