ENVIRONMENTAL PLANNING AND ASSESSMENT ACT, 1979

INTEGRATED STATE SIGNIFICANT DEVELOPMENT

DETERMINATION OF DEVELOPMENT APPLICATION PURSUANT TO SECTIONS 76(A)9 & 80

I, the Minister for Urban Affairs and Planning, pursuant to Sections 76(A)9 & 80 of the Environmental Planning and Assessment Act, 1979 determine the development application ("the application") referred to in Schedule 1 by granting consent to the application subject to the conditions set out in Schedules 2 to 5.

The reasons for the imposition of the conditions are to:

- minimise the adverse impact the development may cause through water, noise and air pollution, and disturbance to archaeological sites, flora and fauna and the visual environment;
- (ii) provide for environmental monitoring and reporting; and
- (iii) set requirements for development infrastructure provision.

Andrew Refshauge MP

Minister for Urban Affairs and Planning,

SYDNEY, 2001 FILE NO.S98/01078

Red type represents December 2017 modification – MOD 5 Green type represents May 2018 modification – MOD 6 Blue type represents September 2018 modification – MOD 4 Pink type represents January 2022 modification – MOD 7

SCHEDULE 1

Applicant: SRL Ops Pty Ltd

Consent Authority: The Minister for Urban Affairs and Planning

Land: See Appendix 1

Development: Sunrise Mine Project

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DEFINITIONS

Accommodation Camp

Applicant

ARI BCA BCS

Borefields

CCC Clean water Construction

Conditions of this consent Councils Day

Department Development

DPE Water DS NSW EIS

EP&A Act EP&A Regulation EPA EPL Evening Feasible Accommodation camp located on the land listed in Appendix 1 and shown in Appendix 2 $\,$

SRL Ops Pty Ltd or any other person/s who rely on this consent to carry out the development that is subject to this consent

Average Recurrence Interval Building Code of Australia

Biodiversity, Conservation and Science Directorate within the Department

The Borefields located on the land listed in Appendix 1 and shown in Appendix 2

Community Consultative Committee Water not in contact with mine water

All site activities associated with the development, including clearing, trenching, earthworks, road works, development of borrow pits and tailings dams; or the location of earthmoving plant or buildings (portable or fixed) onto the site

Conditions contained in Schedules 2 to 5 inclusive

Lachlan Shire Council, Parkes Shire Council, Forbes Shire Council

The period from 7.00 am to 6.00 pm on Monday to Saturday, and 8.00 am to 6.00 pm on Sundays and Public Holidays

Department of Planning and Environment

The development as described in the EIS and comprising the:

- · mine including mine processing facility;
- mining operations;
- limestone quarry including limestone processing facility;
- · quarrying operations;
- · rail siding;
- borefields;
- water pipeline;
- gas pipeline; and
- accommodation camp

Water Group within the Department Dams Safety NSW

- Environmental Impact Statement prepared by Resource Strategies Pty Ltd dated October 2000 and supplemented by letters dated 3 December 2000 and 12 January 2001.
- Statement of Environmental Effects prepared by Resource Strategies Pty Ltd dated May 2005.
- Letter prepared by Ivanplats Syerston Pty Ltd dated 22 December 2005
- Environmental Assessment titled "Syerston Project Scandium Oxide Modification Environmental Assessment" dated May 2016 and Response to Submissions.
- Letter prepared by Clean TeQ Holdings Limited dated 13 October 2017, and response to submissions dated 16 November 2017.
- Environmental Assessment dated January 2018 and Response to Submissions dated 23 February 2018.
- Letter prepared by Clean TeQ Holdings Limited dated 16 May 2018.
- Environmental Assessment titled "Syerston Project Modification 4
 Environmental Assessment" dated November 2017 and Response to Submissions dated February 2018.
- Letter prepared by Clean TeQ Holdings Limited dated 29 June 2018.
- Modification Report titled "Project Execution Plan Modification" dated June 2021 and Submissions Report (document ID 01098801-002).
- Email prepared by SRL Ops Pty Ltd dated 13 October 2021.
- Letter prepared by SRL Ops Pty Ltd dated 4 November 2021

Environmental Planning and Assessment Act 1979

Environmental Planning and Assessment Regulation 2000

Environment Protection Authority

Environment Protection Licence issued under the POEO Act

The period from 6.00 pm to 10.00 pm

Feasible relates to engineering considerations and what is practical to build or to implement

Gas pipeline

Ha

Heritage item

Heritage NSW

Incident

LAeq Land

Limestone processing facility

Limestone product Limestone quarry

Limestone quarry water

Material harm to the environment

Mine

Mine processing facility

Mine water Mining operations

Minor Mitigation

Night

NP&W Act
Planning Secretary

POEO Act

Power generation facilities

Preliminary Works

Privately-owned land

Public infrastructure

Quarrying operations

The gas pipeline located on the land listed in Appendix 1 and shown in Appendix 2

Hectare

An item as defined under the *Heritage Act 1977* and/or an Aboriginal object or Aboriginal place as defined under the *National Parks and Wildlife Act 1974*

Heritage Branch within the Department

A set of circumstances that:

- a) causes or threatens to cause material harm to the environment; and/or
- b) breaches or exceeds the limits or performance measures/criteria in this consent

Equivalent continuous sound pressure level with "A" weighted scale

In general, the definition of land is consistent with the definition in the EP&A Act. However, in relation to acquisition it means the whole of a lot, or contiguous lots owned by the same landowner, in a current plan registered at the Land Titles Office at the date of this consent

Infrastructure and plant associated with crushing operations for the preparation of limestone at the limestone quarry, exclusive of all quarrying activities

Limestone produced at the limestone quarry

Limestone quarry including the limestone processing facility, located on the land listed in Appendix 1 and shown in Appendix 2

Water that accumulates within active quarrying and infrastructure areas Actual or potential harm to the health or safety of human beings or to ecosystems that is not trivial

The mine including the mine processing facility, located on the land listed in Appendix 1 and shown in Appendix 2

Infrastructure and plant associated with the processing of ore at the Mine, including:

- · processing plant;
- · electricity and steam co-generation plant;
- the industrial gas plants;
- · sulphur storage;
- sulphuric acid plant;
- hydrogen sulphide flare;
- scandium oxide plant; and
- water treatment plant.

Water that accumulates within active mining and infrastructure areas Includes the removal of overburden and extraction, processing, handling, storage and transportation of ore

Not very large, important or serious

Activities associated with reducing the impacts of the development prior to or during those impacts occurring

The period from 10pm each night to 7.00 am on Mondays to Saturdays and to 8.00 am on Sundays and Public Holidays

National Parks & Wildlife Act 1974

Planning Secretary under the EP&A Act, or nominee

Protection of the Environment Operations Act 1997

On-site electricity and steam co-generation plant and standby diesel generators

Site establishment and earthworks associated with the mine processing facility and gas pipeline including:

- clearing and grubbing;
- topsoil removal;
- slope protection;
- installation of drainage, culverts, and storm water retention;
- establishment of temporary roads, power, water and fuelling facilities;
- construction of fencing and gates, laydown areas, subsurface utilities and contractor hardstands.

Land that is not owned or leased by a public agency, or a mining company (or its subsidiary)

Infrastructure that provides services to the general public, such as roads, railways, water supply, drainage, sewerage, gas supply, electricity, telephone, telecommunications, etc

The extraction, processing, stockpiling and transportation of limestone

product and the associated removal of vegetation, topsoil and overburden Rail siding

The rail siding located on the land listed in Appendix 1 and shown in

Appendix 2

Reasonable Reasonable relates to the application of judgement in arriving at a decision,

taking into account: mitigation benefits, cost of mitigation versus benefits provided, community views and the nature and extent of potential

improvements

Rehabilitation The restoration of land disturbed by the development to a good condition to

ensure it is safe, stable and non-polluting

Resources Regulator NSW within the Department of Regional NSW Resources Regulator

RFS Rural Fire Service

TSP

VPA

Planning Secretary The Planning Secretary of the Department, or nominee and/or delegate

Site The land listed in Appendix 1 Transport for New South Wales **TfNSW**

Transport route Routes SR171, SR64, MR57 and SR34 between the rail siding and the

> mine, as shown in Appendix 2 Total Suspended Particulate Voluntary Planning Agreement

Water pipeline The water pipeline located on the land listed in Appendix 1 and shown in

Appendix 2



SCHEDULE 2

ADMINISTRATIVE CONDITIONS

OBLIGATION TO MINIMISE HARM TO THE ENVIRONMENT

1. In addition to meeting the specific performance measures and criteria established under this consent, the Applicant must implement all reasonable and feasible measures to prevent and/or minimise any harm to the environment that may result from the construction, operation, or rehabilitation of the development.

TERMS OF CONSENT

- 2. The Applicant must carry out the development:
 - (a) generally in accordance with the EIS; and
 - (b) in accordance with the conditions of this consent.

Note: The general layout of the development is shown in the figures in Appendix 2.

- 3. If there is any inconsistency between the documents referred to in condition 2 above, the most recent document must prevail to the extent of the inconsistency.
- 4. The Applicant must comply with any reasonable requirements of the Planning Secretary arising from the Department's assessment of:
 - (a) any strategies, plans, programs, reviews, audits, reports or correspondence that are submitted in accordance with this consent (including any stages of these documents);
 - (b) any reports, reviews or audits commissioned by the Department regarding compliance with this consent; and
 - (c) the implementation of any actions or measures contained in these documents.

LIMITS ON MINING OPERATIONS

Mining Operations

The Applicant may carry out mining operations at the mine for 21 years from the day upon which mining operations start.

Ore Processing

6. In any calendar year, the Applicant must not exceed an autoclave feed rate of 2.5 million dry tonnes of ore at the mine.

Off-site Product Transport

7. In any calendar year, the Applicant must not transport more than 180 tonnes of scandium oxide and 40,000 tonnes of nickel and cobalt metal equivalents (as sulphate precipitate products) and 100,000 tonnes of ammonium sulphate from the mine.

LIMITS ON QUARRYING OPERATIONS

Extraction

8. In any calendar year, the Applicant must not extract more than 790,000 tonnes of limestone from the limestone quarry.

Restriction on Use of Extracted Limestone

9. Limestone extracted from the limestone quarry may only be sent to the mine for use in mining operations, and may not be sold or used for any other purpose.

NOTIFICATION OF DEPARTMENT

- 10. The Applicant must notify the Department and the relevant Councils in writing of the day upon which the:
 - (a) development of the mine starts;
 - (b) commissioning of the mine processing facility starts;
 - (c) development of the limestone quarry starts;
 - (d) development of the gas pipeline starts;
 - (e) commissioning of the gas pipeline starts;
 - (f) commissioning of the borefields starts;

- (g) development of the water pipeline starts;
- (h) commissioning of the water pipeline starts;
- (i) development of the rail siding starts;
- (j) commissioning of the rail siding starts;
- (k) road or intersection upgrades start;
- (I) road or intersection upgrades are completed; and
- (m) development of the accommodation camp starts;
- (n) commissioning of the accommodation camp starts; and
- (o) accommodation camp capacity is reduced.
- 11. If the carrying out of the development is to be staged, then the Applicant must notify the Department and relevant Councils in writing prior to the commencement of the relevant stage, and clearly identify the development that would be carried out in the relevant stage.

UPDATING & STAGING OF HAZARD STUDIES STRATEGIES, PLANS OR PROGRAMS

12. With the approval of the Planning Secretary, the Applicant may submit any hazard study, strategy, plan or program required by this consent on a progressive basis.

To ensure these hazard studies, strategies, plans or programs are updated on a regular basis, the Applicant may at any time submit revised hazard studies, strategies, plans or programs to the Planning Secretary for approval.

With the agreement of the Planning Secretary, the Applicant may prepare any revised hazard study, strategy, plan or program without undertaking consultation with all the parties referred to under the relevant condition of this consent.

Notes:

- While any hazard study, strategy, plan or program may be submitted on a progressive basis, the Applicant must
 ensure that all development being carried out on site is covered by suitable hazard studies, strategies, plans or
 programs at all times.
- If the submission of any hazard study, strategy, plan or program is to be staged, then the relevant hazard study, strategy, plan or program must clearly describe the specific stage to which the hazard study, strategy, plan or program applies, the relationship of this stage to any future stages, and the trigger for updating the hazard study, strategy, plan or program.

STRUCTURAL ADEQUACY

Building and Structures

13. The Applicant must ensure that all new buildings and structures, and any alterations or additions to existing buildings and structures, are constructed in accordance with the relevant requirements of the BCA.

Notes

- Under Part 6 of the EP&A Act, the Applicant is required to obtain construction and occupation certificates for the proposed building works.
- Part 8 of the EP&A Regulation sets out the requirements for the certification of the development.

Pipeline Construction and Operation

14. The Applicant must design and construct the gas pipeline in accordance with the relevant Australian Standards, in particular AS2885 Pipelines – Gas and Liquid Petroleum, or its latest version.

Note: All utility crossings of Henry Parkes Way require concurrence from TfNSW in accordance with Section 138(2) of the Roads Act 1993.

DEMOLITION

15. The Applicant must ensure that all demolition work is carried out in accordance with *Australian Standard AS* 2601-2001: The Demolition of Structures, or its latest version.

OPERATION OF PLANT AND EQUIPMENT

- 16. The Applicant must ensure that all plant and equipment used on site, or in connection with the development, is:
 - (a) maintained in a proper and efficient condition; and
 - (b) operated in a proper and efficient manner.

PLANNING AGREEMENTS

- Prior to carrying out any development under this consent after 6 May 2017, unless otherwise agreed by the Planning Secretary, the Applicant must enter into a VPA with each of the relevant Councils, consistent with the offers summarised in Appendix 3. The VPA must include the provision of funding for:
 - (a) (b)
 - the road upgrades required for the development; ongoing road maintenance for the development; and
 - (c) community enhancement initiatives in the locality.

SCHEDULE 3

ENVIRONMENTAL PERFORMANCE CONDITIONS

NOISE

Hours of Construction/Operation

1. The Applicant must comply with the restrictions in Table 1, unless otherwise agreed by the Planning Secretary.

Table 1: Restriction on Hours of Construction/Operation

Activity	Operating Hours
 Construction of the: gas pipeline; water pipeline and borefields; rail siding; accommodation camp; and road upgrades Construction materials haulage along the 	7 am to 6 pm, Monday to Sunday
 transport route All quarrying operations (excluding truck 	7 am to 5 pm, Monday to Sunday
loading on the limestone quarry site)	

Note: All other operations are permitted 24 hours per day, seven days per week.

Construction Noise

2. The Applicant must minimise the noise generated during construction of the development in accordance with the best practice requirements outlined in the *Interim Construction Noise Guideline (DECC, 2009)*, or its latest version.

Operational Noise Criteria - Mine

3. The Applicant must ensure that the noise generated by development at the mine does not exceed the criteria in Table 2.

Table 2: Noise Criteria (dB(A)) – Mine

Location and Receiver ID	Day	Evening	Nig	ght
	LAeq (15 minute)	LAeq (15 minute)	LAeq (15 minute)	LA1 (1 minute)
Abandoned (M04)	35	36	36	
Currajong Park 2 (M08)	38	40	40	
Glenburn (M10)	35	36	37	
Brooklyn (M22)	36	37	37	45
Currajong Park 1 (M23)	38	40	39	40
Rosehill (M28)	35	37	36	
Slapdown (M29)	35	37	36	
All other privately-owned residences	35	35	35	

Note: To identify the residences referred to in Table 2, see Appendix 4.

Noise Acquisition Criteria - Mine

3A. If the noise generated by the development at the mine causes sustained exceedances of the criteria in Table 2A at any residence on privately-owned land, then upon receiving a written request for acquisition from the landowner, the Applicant must acquire the land in accordance with the procedures in conditions 3-4 of Schedule 4.

Table 2A: Noise Acquisition Criteria (dB(A)) - Mine

Location	Day	Evening	Night	
	L _{Aeq} (15 minute)	L _{Aeq (15 minute)}	L _{Aeq (15 minute)}	
All privately-owned residences	40	40	40	

Note: To identify the residences referred to in Table 2A, see Appendix 4.

Noise Mitigation- Mine

3B. Upon receiving a written request from the owner of any residence listed in Table 2B, the Applicant must implement additional mitigation measures at or in the vicinity of the residence in consultation with the landowner. These measures must be consistent with the measures outlined in the *Voluntary Land Acquisition and Mitigation Policy for State Significant Mining, Petroleum and Extractive Industry Development* (NSW Government, 2018). They must also be reasonable and feasible, proportionate to the level of predicted impact and directed towards reducing the noise impacts of the development. The Applicant must also be responsible for the reasonable costs of ongoing maintenance of these additional mitigation measures until the cessation of mining operations.

If within 3 months of receiving this request from the owner, the Applicant and the owner cannot agree on the measures to be implemented, or there is a dispute about the implementation of these measures, then either party may refer the matter to the Planning Secretary for resolution.

Table 2B: Land where noise mitigation measures are available on request

Location and Receiver ID

Currajong Park 2 (M08), Currajong Park 1 (M23)

Note: To identify the residences referred to in Table 2B, see Appendix 4.

Operational Noise Criteria - Limestone Quarry

4. The Applicant must ensure that the noise generated by development at the limestone quarry does not exceed the criteria in Table 3.

Table 3: Noise Criteria (dB(A)) – Limestone Quarry

Location	Day	Evening	Night	
	LAeq (15 minute)	LAeq (15 minute)	LAeq (15 minute)	LA1 (1 minute)
Moorelands	42	35	35	45
Lesbina	38	35	35	45
Eastbourne	30	33	5	40
Gillenbine	37	35	35	45
All other privately-owned residences	35	35	35	45

Note: To identify the residences referred to in Table 3, see Appendix 4.

Operational Noise Criteria - Rail Siding

5. The Applicant must ensure that the noise emissions from the development at the rail siding do not exceed the noise limits in Table 4.

Table 4: Noise Criteria (dB(A)) - Rail Siding

Table 1: Nelse enterla (ab(n)) Trail clairig				
Location	Day	Evening	Night	
	LAeq (15 minute)	LAeq (15 minute)	LAeq (15 minute)	L _{A1} (1 minute)
Ballenrae West	35	35	35	47
Glen Rock,	35	35	35	46
All privately-owned residences	35	35	35	45

Note: To identify the residences referred to in Table 4, see Appendix 4.

Noise Management Requirements

6. Noise generated by the development is to be measured in accordance with the relevant requirements and exemptions of the NSW Noise Policy for Industry (EPA, 2017), or its latest version. The noise enhancing meteorological conditions determined by monitoring at the meteorological station required under condition 25 and as defined in Part D of the Noise Policy for Industry (EPA, 2017) apply to the noise criteria in Tables 2, 2A, 3 and 4.

Noise Agreements

7. However, the noise criteria in conditions 3 – 5 above do not apply if the Applicant has an agreement with the owner/s or leaseholders of the residence to generate higher noise levels, and the Applicant has advised the Department in writing of the terms of this agreement.

Operating Conditions

- 8. The Applicant must:
 - (a) take all reasonable steps to minimise noise from the construction and operational activities, including low frequency noise and other audible characteristics, as well as road traffic noise associated with the development;
 - (b) operate a comprehensive noise management system using a combination of predictive meteorological forecasting and real-time noise monitoring data to guide the day to day planning of mining operations, and the implementation of both proactive and reactive noise mitigation measures to ensure compliance with the relevant conditions of this consent;
 - (c) take all reasonable steps to minimise the noise impacts of the development during noise-enhancing meteorological conditions;
 - (d) maintain the sound power levels of mobile equipment and plant used for the development to ensure compliance with the noise criteria in this consent;
 - (e) ensure that improvements are made to existing noise suppression equipment as improved technology becomes available, where reasonable and feasible;
 - (f) carry out regular attended noise monitoring (at least quarterly, unless otherwise agreed by the Planning Secretary) to determine whether the development is complying with the relevant conditions of this consent; and
 - (g) regularly assess the noise monitoring data and modify or stop operations on the site to ensure compliance with the relevant conditions of this consent.

Noise Management Plan

- 9. Prior to carrying out any development under this consent after 6 May 2017, the Applicant must prepare a Noise Management Plan for the development to the satisfaction of the Planning Secretary. This plan must:
 - (a) be prepared in consultation with the EPA;
 - (b) include management of construction, traffic and operational noise;
 - (c) describe the measures that would be implemented to ensure compliance with the noise criteria and operating conditions of this consent, including measures to reduce noise emissions from the mine during night time operations under adverse meteorological conditions;
 - (d) include a noise monitoring program that uses
 - attended noise monitoring for evaluating and reporting on compliance against the noise criteria in this consent;
 - a combination of real-time and attended monitoring to guide the day to day planning of mining
 operations and the implementation of both proactive and reactive noise mitigation measures to
 ensure compliance with the relevant conditions of this consent; and
 - (e) defines what constitutes a noise incident, and includes a protocol for identifying and notifying the Department and relevant stakeholders of any noise incidents.
- 10. The Applicant must implement the approved Noise Management Plan for the development.

BLASTING

11. Deleted.

Blasting Criteria

12. The Applicant must ensure that blasting at the mine or limestone quarry does not cause exceedances of the criteria in Table 5.

Table 5: Blasting Criteria (dB(A))

Location	Airblast overpressure		Allowable exceedance
	(db(lin peak))	(mm/s)	
Residence on	120	10	0%
privately-	115	5	5% of total blasts over
owned land			any 12 month period

13. However, these criteria do not apply if the Applicant has a written agreement with the relevant landowner, and has advised the Department in writing of the terms of this agreement.

Blasting Hours

14. The Applicant may only carry out blasting at the mine or limestone quarry between 9:00am and 5:00pm Monday to Saturday, inclusive. No blasting is allowed on Sundays, public holidays or at any other time without the written approval of the Planning Secretary.

This condition does not apply to blasts required to ensure the safety of the mine, its workers or the general public.

Operating Conditions

- 15. The Applicant must:
 - (a) implement best management practice to:
 - protect the safety of people and livestock in the surrounding area;
 - protect public or private infrastructure/ property in the surrounding area from damage from blasting operations; and
 - minimise the dust and fume emissions from any blasting; and
 - (b) monitor and report on compliance with the relevant blasting conditions in this consent, to the satisfaction of the Planning Secretary.

Blast Management Plan

- 16. Prior to carrying out any blasting at the mine or limestone quarry, the Applicant must prepare a Blast Management Plan for the development to the satisfaction of the Planning Secretary. This plan must:
 - (a) describe the measures that would be implemented to ensure compliance with the blasting criteria and operating conditions of this consent;
 - (b) propose and justify any alternative ground vibration limits for any public infrastructure in the vicinity of the site (if relevant); and
 - (c) include a monitoring program for evaluating and reporting on compliance with the blasting criteria and operating conditions.
- 17. The Applicant must implement the approved Blast Management Plan for the development.

AIR QUALITY

Odour

18. The Applicant must ensure that no offensive odours are emitted from the development, as defined under the POEO Act.

Air Quality - Mine

- 19. The Applicant must ensure that gaseous emissions from the development at the mine comply with the requirements of any EPL or the relevant requirements of the *Protection of the Environment Operations (Clean Air) Regulation 2021* and the *Approved Methods for the Modelling and Assessment of Air Pollutants in NSW (2016)* (or its latest version).
- 20. On submission of an application for an Environment Protection Licence, the Applicant must provide an air quality impact assessment to ensure the impacts of the proposal are appropriately assessed and demonstrate compliance with the relevant requirements of the *Protection of the Environment Operations (Clean Air) Regulation 2021*, to the satisfaction of the EPA.

Air Quality Criteria - Development

21. The Applicant must ensure that all reasonable and feasible avoidance and mitigation measures are employed so that particulate matter emissions generated by the development do not cause exceedances of the criteria listed in Tables 6, 7 and 8 at any residence on privately owned land.

Table 6: Long term impact assessment criteria for particulate matter

Pollutant	Averaging period	d Criterion
TSP matter	Annual	a 90 μg/m³
Particulate matter < 10 µm (PM10)	Annual	a 25 µg/m³
Particulate matter < 2.5 µm (PM2.5)	Annual	a 8 µg/m³

Table 7: Short term impact assessment criterion for particulate matter

Pollutant	Averaging period	d Criterion
Particulate matter < 10 µm (PM10)	24 hour	a 50 μg/m³
Particulate matter < 2.5 µm (PM2.5)	24 hour	a 25 µg/m³

Table 8: Long term impact assessment criteria for deposited dust

Pollutant	Averaging period	Maximum increase in deposited dust level	Maximum total deposited dust level
c Deposited dust	Annual	b 2 g/m²/month	a 4 g/m²/month

Notes to Tables 6-8:

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

- b. Incremental impact (i.e. incremental increase in concentrations due to the development on its own).
- c. Deposited dust is to be assessed as insoluble solids as defined by Standards Australia, AS/NZS 3580.10.1:2003: Methods for Sampling and Analysis of Ambient Air Determination of Particulate Matter Deposited Matter Gravimetric Method.
- d. Excludes extraordinary events such as bushfires, prescribed burning, dust storms, sea fog, fire incidents or any other activity agreed by the Planning Secretary.

Operating Conditions

- 22. The Applicant must:
 - (a) minimise:
 - dust emissions from the development;
 - the surface disturbance of the development, including implementing interim rehabilitation strategies to stabilise areas prone to dust generation that cannot be permanently rehabilitated;
 - the greenhouse gas emissions of the development;
 - (b) carry out any monitoring required by the EPA, and publish the results of this monitoring on its website.

Air Quality and Greenhouse Gas Management Plan

- 23. Prior to carrying out any development under this consent after 6 May 2017, unless otherwise agreed by the Planning Secretary, the Applicant must prepare an Air Quality and Greenhouse Gas Management Plan for the development to the satisfaction of the Planning Secretary. This plan must:
 - (a) be prepared in consultation with the EPA;
 - (b) outline the procedure for notifying property owners and occupiers likely to be affected by dust from the operations:
 - (c) describe the measures that would be implemented to ensure compliance with the relevant air quality criteria and operating conditions of this consent;
 - (c1) describe the measures that would be implemented to minimise the release of greenhouse gas emissions from the development;
 - (c2) include interim rehabilitation where necessary to minimise the area exposed for dust generation
 - (d) include an air quality monitoring program that:
 - includes real-time monitoring;
 - supports proactive and reactive air quality management strategies;
 - includes monitoring of the sulphuric acid plant stack emissions, including continuous monitoring of in-stack pollutant concentrations;
 - includes key performance indicators;
 - evaluates and reports on:
 - baseline monitoring;
 - compliance against the air quality operating conditions;
 - compliance against the air quality criteria in this consent;
 - the effectiveness of the air quality management system; and
 - considers what real-time and/or regular reporting on air quality monitoring data would be useful to provide regularly on the Applicant's website;
 - (e) defines what constitutes an air quality incident, and includes a protocol for identifying and notifying the Department and relevant stakeholders of any air quality incidents.
- 24. The Applicant must implement the approved Air Quality and Greenhouse Gas Management Plan for the development.

Air Quality Verification

24A. The Applicant must provide an Air Quality Verification Report to the satisfaction of the EPA, that confirms all sulphuric acid plant and power generation facility stack emission discharges including from diesel generators will comply with the relevant requirements of the *Protection of the Environment Operations (Clean Air) Regulation 2021* and best practice emission concentrations.

Meteorological Monitoring

25. Prior to carrying out any development under this consent after 6 May 2017, the Applicant must ensure that there is a suitable meteorological station operating in the vicinity of the mine site that complies with the requirements in the *Approved Methods for Sampling of Air Pollutants in New South Wales* guideline. Once established, this meteorological station must operate for the remainder of the life of the development.

WATER

Water Supply

26. The Applicant must ensure that it has sufficient water for all stages of the development, and if necessary, adjust the scale of development on site to match its available water supply.

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

Water Pollution

27. Unless an EPL authorises otherwise, the Applicant must comply with Section 120 of the POEO Act.

Compensatory Water Supply

28. The Applicant must provide a compensatory water supply to anyone whose basic landholder water rights (as defined in the *Water Management Act 2000*) are adversely and directly impacted as a result of the development. This supply must be provided in consultation with DPIE Water, and to the satisfaction of the Planning Secretary.

The compensatory water supply measures must provide an alternative long-term supply of water that is equivalent to the loss attributable to the development. Equivalent water supply must be provided (at least on an interim basis) as soon as possible after the loss is identified, unless otherwise agreed with the landowner.

If the Applicant and the landowner cannot agree on the measures to be implemented, or there is a dispute about the implementation of these measures, then either party may refer the matter to the Planning Secretary for resolution.

If the Applicant is unable to provide an alternative long-term supply of water, then the Applicant must provide alternative compensation to the satisfaction of the Planning Secretary.

Water Management Performance Measures

29. The Applicant must ensure the development on site complies with the performance measures in Table 9, to the satisfaction of the Planning Secretary.

Table 9: Water Management Performance Measures

Feature	Performance Measure Performance Measure
Water management – General	Maintain separation between clean and mine water management systems Minimise the use of clean water on site
Construction and operation of infrastructure	 Design, install and maintain erosion and sediment controls generally in accordance with the series Managing Urban Stormwater: Soils and Construction including Volume 1, Volume 2A – Installation of Services and Volume 2C – Unsealed Roads Design, install and maintain infrastructure within 40 m of watercourses generally in accordance with the Guidelines for Controlled Activities on Waterfront Land (DPI 2012), or its latest version Design, install and maintain any creek crossings generally in accordance with the Policy and Guidelines for Fish Habitat Conservation and Management (DPI, 2013) and Why Do Fish Need To Cross The Road? Fish Passage Requirements for Waterway Crossings (NSW Fisheries 2003), or their latest versions
Clean water diversion infrastructure	 Maximise the diversion of clean water around disturbed areas on site Design, construct and maintain the clean water diversions to capture and convey the 100 year, peak flow rainfall event
Sediment dams (mine and limestone quarry)	 Design, install and/or maintain the dams generally in accordance with the series Managing Urban Stormwater: Soils and Construction – Volume 1 and Volume 2E Mines and Quarries
Mine and limestone quarry water storages	 Design, install and/or maintain mine and limestone water storage infrastructure to ensure no discharge of mine or limestone quarry water off-site (except in accordance with an EPL) On-site storages (including mine infrastructure dams, groundwater storage and treatment dams) are suitably designed, installed and/or maintained to minimise permeability Ensure that the floor and side walls of the Tailings Storage Facility,

Feature	Performance Measure
	 Evaporation Pond and Surge Dam and Decant Transfer Ponds are designed with a minimum of a 900 mm clay or modified soil liner with a permeability of no more than 1 x 10⁻⁹ m/s, or a synthetic (plastic) liner of 1.5 mm minimum thickness with a permeability of no more than 1 x 10⁻¹⁴ m/s (or equivalent) Design, install and maintain a seepage interception system in the Tailings Storage Facility embankments in accordance with DS NSW guidelines Design, install and maintain the water storages to capture and convey the 100 year, 72-hour ARI rainfall event Design, install and/or maintain the facilities to meet the requirements of the DS NSW
Chemical and hydrocarbon storage	Chemical and hydrocarbon products to be stored in bunded areas in accordance with the relevant Australian Standards
Irrigation Area	 Manage the irrigation area in accordance with the EPA's Environmental Guidelines: Use of Effluent by Irrigation
	 Limit irrigation to the expanded irrigation area (refer to Appendix 2, Figure 11) and to the construction phase only.

Water Management Plan

- Prior to carrying out any development after 6 May 2017, the Applicant must prepare a Water Management Plan for the development in consultation with DPIE Water and the EPA, and to the satisfaction of the Planning Secretary. This plan must include:
 - (a) a Water Balance that:
 - · includes details of:
 - sources and security of water supply, including contingency planning for future reporting periods;
 - water use and management on site;
 - measures to prioritise the use of water in the following order:
 - o recycled water from the water treatment plant;
 - o other on-site sources (in accordance with harvestable rights provisions); and
 - o water extracted from the borefields and Lachlan River;
 - reporting procedures, including the preparation of a site water balance for each calendar year; and
 - describes the reasonable and feasible measures that would be implemented to minimise clean water use on site and maximise the reuse of recovered tailings water at the facility;
 - (b) a Surface Water Management Plan, that includes:
 - baseline data on water flows and quality in the watercourses that could be affected by the development (if available);
 - a detailed description of the water management system on-site, including the:
 - clean water diversion systems;
 - erosion and sediment controls; and
 - water storages; and
 - irrigation area;
 - objectives and performance criteria, including trigger levels for investigating any potential or actual adverse impacts associated with the development, including the:
 - surface water flows and quality;
 - downstream flooding;
 - a program to monitor and report on:
 - the effectiveness of the water management system and tailings storage facility; and
 - surface water flows and water quality;
 - the performance measures listed in Table 9;
 - impacts on water users;
 - downstream flooding:
 - a plan to respond to any exceedances of the trigger levels and/or performance criteria, and minimise and/or offset any adverse surface water impacts of the development;
 - (c) a Groundwater Management Plan, that includes:
 - baseline data on groundwater levels, yield and quality in the region and privately-owned groundwater bores that could be affected by the development in the vicinity of the borefields;
 - groundwater assessment criteria, including trigger levels for investigating any potentially adverse groundwater impacts associated with the development in the vicinity of the borefields;
 - a program to monitor and report on:
 - groundwater inflows into the open cut pits, if relevant;
 - the seepage/leachate from the tailings storage facility, and evaporation ponds and decant transfer ponds; and

- the impacts of the development on:
 - groundwater supply of any potentially affected landholders, particularly around the borefields:
 - o regional and local aquifers; and
 - o post-mining groundwater recovery;
- a plan to respond to any exceedances of the groundwater assessment criteria, and mitigate any adverse impacts of the development;
- 31. The Applicant must implement the approved Water Management Plan for the development.

BIODIVERSITY

Revegetation

32. For every 1 ha of native woodland vegetation cleared for the mine or limestone quarry, a minimum of 2 ha must be revegetated as native woodland.

Revegetation Strategy

- 33. Prior to carrying out any development under this consent after 6 May 2017, the Applicant must prepare a Revegetation Strategy for the development, in consultation with BCS, to the satisfaction of the Planning Secretary. This strategy must:
 - include updated estimates of the likely clearing of native vegetation required over the life of the development;
 - (b) identify areas on or off site that will be available for revegetation over the life of the development;
 - (c) propose a strategy for progressive rehabilitation and revegetation for the development and which reflects the requirements of condition 32 (for the mine and limestone quarry); and
 - (d) include a program to monitor and review the effectiveness of the strategy over the life of the development.
- 34. The Applicant must implement the approved Revegetation Strategy for the development.

Biodiversity Management Plan

- 35. Prior to carrying out any development under this consent after 6 May 2017, the Applicant must prepare a Biodiversity Management Plan for the development in consultation with BCS, and to the satisfaction of the Planning Secretary. This plan must:
 - (a) describe the short, medium, and long term measures that would be implemented to:
 - manage and enhance the quality of remnant vegetation and fauna habitat on site, with specific emphasis on the preservation of remnant Box woodland; and
 - ensure that the Revegetation Strategy is effectively implemented over the life of the development;
 - (b) include detailed performance and completion criteria for evaluating the performance of the revegetation area identified in the approved Revegetation Strategy, and triggering remedial action (if necessary):
 - (c) include a detailed description of the measures that would be implemented for:
 - protecting vegetation and fauna habitat outside the approved disturbance area on-site;
 - enhancing the quality of existing vegetation and fauna habitat in the revegetation area identified in the approved Revegetation Strategy;
 - minimising, clearing and avoiding unnecessary disturbance within the approved development footprint;
 - recording the details of any vegetation clearing that is undertaken for the development;
 - progressively rehabilitating and revegetating the site, particularly in temporary disturbance areas;
 - maximising the salvage of resources within the approved disturbance area including vegetative and soil resources – for beneficial reuse in the rehabilitation of the site;
 - collecting and propagating seed;
 - identifying and managing significant impacts on any threatened fauna species not identified in the EIS, (particularly the Yellow-bellied Sheathtail Bat, Little Pied Bat, Greater Long eared bat, Barking Owl, Pied Honey eater, Major Mitchell's Cockatoo and Superb Parrot);
 - minimising the impacts on threatened fauna on site, including pre-clearance surveys (with an emphasis on tree hollows, stags and roosting bats);
 - · seasonally adjusting activities to minimise disturbance of potential breeding activities;
 - minimising potential exposure to tailings;
 - implementing a fauna rescue strategy (including provision of artificial roosts);
 - · controlling weeds and feral pests;
 - · managing bushfire risk;
 - controlling erosion:
 - (d) include a seasonally-based program to monitor and report on the effectiveness of these measures;

- (e) identify the potential risks to the successful implementation of the Biodiversity Management Plan, and include a description of the contingency measures that would be implemented to mitigate against these risks; and
- (f) include details of who would be responsible for monitoring, reviewing, and implementing the plan.
- 36. The Applicant must implement the approved Biodiversity Management Plan for the development.

HERITAGE

Protection of Heritage Sites

- 37. Unless otherwise authorised under the NP&W Act, the Applicant must ensure that the development does not cause any direct or indirect impact on any Aboriginal heritage items located outside the approved disturbance area of the development.
- 38. Prior to any disturbance of the artefacts identified as Syerston 1 in the EIS, the Condobolin Local Aboriginal Council or the Registered Aboriginal Parties must be invited to collect the artefacts.
- 39. The pastoral out station on the western boundary of the mine site (illustrated in Figure 5 in Appendix M of the EIS) should be retained if practical and feasible.

Heritage Management Plan

- 40. Prior to carrying out any development under this consent after 6 May 2017, the Applicant must prepare a Heritage Management Plan for the development to the satisfaction of the Planning Secretary. This plan must:
 - (a) be prepared by a suitably qualified and experienced person(s) whose appointment has been endorsed by the Planning Secretary;
 - (b) be prepared in consultation with Heritage NSW the Condobolin Local Aboriginal Land Council,—, Registered Aboriginal Parties (in relation to the management of Aboriginal heritage values);
 - (c) include a description of the measures that would be implemented for:
 - managing the discovery of any human remains or previously unidentified heritage objects on site;
 and
 - ensuring workers on-site receive suitable heritage inductions prior to carrying out works on the site, and that suitable records are kept of these inductions;
 - (d) include a description of the measures that would be implemented for:
 - protecting, monitoring and/ or managing Aboriginal heritage items on site, paying particular attention to the following sites as identified in the EIS:
 - Syerston 2 open scatter and possible knapping floor;
 - Syerston 3 isolated flake of brown/red vitreous volcanic material; and
 - Scarred tree beside the Fifield to Wilmatha Road;
 - implementing archaeological investigations and/ or salvage measures for Aboriginal heritage items on site;
 - maintaining and managing reasonable access for Aboriginal stakeholders to heritage items on site:
 - on-going consultation with the Aboriginal stakeholders in the conservation and management of Aboriginal cultural heritage on site; and
 - protecting Aboriginal sites and items outside the development disturbance area from the development; and
 - (e) include the following for the management of non-Aboriginal heritage:
 - a description of the measures that would be implemented for:
 - protecting, monitoring and/or managing heritage objects on site (particularly the pastoral out station referred to in condition 39 of this consent);
 - recording, prior to disturbance, any heritage areas or structures that will be impacted by the development, and making these records publicly available;
 - managing the discovery of any previously unidentified heritage objects on site; and
 - implementing archaeological investigations and/ or salvage measures for heritage items on site:
- 41. The Applicant must implement the approved Heritage Management Plan for the development.

TRANSPORT

42. Deleted.

Road Upgrade and Maintenance Strategy

43. Prior to carrying out any development under this consent after 6 May 2017, the Applicant must prepare a Road Upgrade and Maintenance Strategy for the development, in consultation with TfNSW and Council, and to the satisfaction of the Planning Secretary. This strategy must:

- (a) identify the road and intersection upgrades required for the project, including all those outlined in Appendix 5: and
- (b) include a program that details:
 - the scheduling of road upgrades required to be implemented in accordance with Appendix 5; and
 - the maintenance of the relevant sections of the road network following the upgrades; and
- (c) be consistent with the terms of the VPA outlined in Appendix 3.
- 44. The Applicant must implement the approved Road Upgrade and Maintenance Strategy for the development.

Additional Road and Intersection Upgrades

44A. The Applicant must:

- (a) construct two additional vehicle access points from Wilmatha Road to the mine and processing facility, prior to the commissioning of the mine and processing facility; and
- (b) upgrade the 675 metre extension of Scotson Lane road to the rail siding access road to an 8 metre sealed pavement with 1 metre gravel shoulders, prior to the commissioning of the rail siding, to the satisfaction of the appropriate roads authority.

Notes:

- See Appendix 2 for the location of the roads and intersections referred to above.
- The road and intersection works identified above include all road furniture and safety requirements required to meet relevant road standards, to the satisfaction of the appropriate roads authorities.
- If there is a dispute between the relevant parties about the implementation of this condition, then any party may refer the matter to the Planning Secretary for resolution.

Rail Level Crossings

44B. The Applicant must:

- (a) undertake rail level crossing safety assessments, in consultation with the relevant Rail Infrastructure Manager, and to the satisfaction of TfNSW, prior to the commencement of construction of the mine and processing facility. The assessments must:
 - consider the operation of each of the level crossings along the transport routes associated with the development;
 - be prepared in consideration of the railway crossing risk assessment procedure outlined in Appendix A of the *Establishing a Railway Crossing Safety Management Plan* (NSW Roads Traffic Authority, 2011);
 - determine any rail crossing upgrade requirements necessary to achieve compliance with AS 1742.4 Manual of uniform control devices, Part 7: Railway crossings and the Austroads Guides to Road Design under existing conditions;
 - determine any potential impacts on the operation of the level crossings as a result of construction and operation of the development; and
 - determine any incremental rail crossing upgrade requirements necessary as a result of the development to ensure compliance with AS 1742.7 Manual of uniform control devices, Part 7: Railway crossings and the Guides to Road Design (Austroads, 2021);
- (b) identify funding arrangements with TfNSW for any incremental rail crossing upgrades deemed necessary by the rail level crossing safety assessments as a result of the development; and
- (c) complete any incremental rail crossing upgrades prior to the commissioning of the mine and processing facility, or other timing as may be agreed with TfNSW.

Note: If there is a dispute between the relevant parties about the scope, timing or implementation of any rail level crossing upgrade works, then any party may refer the matter to the Planning Secretary for resolution.

Traffic Management Plan

- 45. Prior to carrying out any development under this consent after 6 May 2017, the Applicant must prepare a Traffic Management Plan for the development in consultation with the relevant road authority, and to the satisfaction of the Planning Secretary. This plan must include:
 - (a) details of all approved transport routes, and traffic types and traffic numbers to be used for development-related traffic;
 - (a1) a program to monitor compliance with the approved transport routes, traffic types and traffic numbers associated with the development including the use of shuttle buses to demonstrate consistency with the EIS assumptions on construction and operational workforce travel to and from the site,
 - (b) a program to monitor and report on the amount of metal sulphate precipitate, scandium oxide and ammonium sulphate transported from the mine;
 - a program to monitor and report on the amount of limestone transported from the limestone quarry and third party suppliers;
 - (d) the measures that would be implemented to:
 - minimise traffic safety issues and disruption to local users of the transport route/s during

construction and decommissioning of the development, including:

- temporary traffic controls, including detours and signage;
- notifying the local community about development-related traffic impacts; and
- a traffic management system for managing over-dimensional vehicles;
- operate shuttle bus services to transport employees to and from Parkes, Forbes and Condobolin to the mine: and
- minimise the number of heavy vehicle movements required to transport limestone and other materials and products to and from the mine, as far as practicable;
- (e) a Road Transport Protocol for all drivers transporting materials to and from the site with measures to:
 - ensure drivers adhere to the designated transport routes;
 - verify that these heavy vehicles are completely covered whilst in transit;
 - co-ordinate the staggering of heavy vehicle departures to minimise impacts on the road network, where practicable;
 - minimise disruption to school bus timetables and rail services;
 - ensure travelling stock access and right of way to the adjacent travelling stock route;
 - maintain radio communications between all school buses and heavy vehicle operators operating
 on the transport route between the rail siding, limestone quarry or third party limestone quarries
 and the mine;
 - manage worker fatigue during trips to and from the site;
 - manage appropriate driver behaviour including adherence to speed limits, safe overtaking and maintaining appropriate distances between vehicles (i.e. a Driver Code of Conduct);
 - · inform drivers of relevant drug and alcohol policies;
 - · regularly inspect vehicles maintenance and safety records;
 - implement contingency procedures when the transport route is disrupted (e.g. flood events and other emergencies);
 - respond to emergencies;
 - transport processing reagents safely;
 - minimise disruption to community events and festivals, in consultation with event organisers;
 - implement reasonable and feasible measures to minimise amenity impacts to local communities, including minimising night time truck movements and compression braking in urban areas as far as practicable; and
 - ensure compliance with and enforcement of the protocol.
- 46. The Applicant must implement the approved Traffic Management Plan for the development.
- The Applicant must submit an annual report to the satisfaction of the Planning Secretary on the results of the traffic monitoring required under the Traffic Management Plan. The report must include an updated traffic impact assessment if the monitoring shows that the transportation of the workforce to the site by shuttle bus has reduced below levels assumed in the EIS, and any measures to mitigate impacts of any increased traffic.

Note: This report can be included in the Annual Review required under Condition 5 of Schedule 5.

ACCOMMODATION CAMP

- 47. Prior to carrying out any development at the accommodation camp, unless otherwise agreed by the Planning Secretary, the Applicant must prepare a final layout for the accommodation camp in consultation with Lachlan Shire Council, and to the satisfaction of the Planning Secretary.
- 47A. Prior to reducing the capacity of the accommodation camp, unless otherwise agreed by the Planning Secretary, the Applicant must prepare a reduced capacity accommodation camp layout in consultation with Lachlan Shire Council, and to the satisfaction of the Planning Secretary.

VISUAL

Operating Conditions

- 48. The Applicant must:
 - (a) implement all reasonable and feasible measures to minimise the visual and off-site lighting impacts of the development;
 - (b) ensure that all external lighting associated with the development complies with Australian Standard AS4282 (INT) 1995 Control of Obtrusive Effects of Outdoor Lighting, or its latest version;
 - (c) take all practical measures to shield views of the development from users of public roads and privately-owned residences; and
 - (d) ensure the visual appearance of all ancillary infrastructure (including paint colours, specifications and screening) blends in as far as possible with the surrounding landscape; and
 - (e) establish the vegetation screens (shown in Figure 2 in Appendix 2) within 3 years of the commencement of any development on the mine site (unless otherwise agreed by the Planning Secretary), and maintain these screens throughout the life of the development;

to the satisfaction of the Planning Secretary.

BUSHFIRE MANAGEMENT

- 49. The Applicant must:
 - (a) ensure that the development:
 - provides for asset protection in accordance with the RFS's Planning for Bushfire Protection 2006 (or equivalent); and
 - is suitably equipped to respond to any fires on site;
 - (b) develop procedures to manage potential fires on site an in the vicinity of the site, in consultation with the RFS; and
 - (c) assist the RFS and emergency services as much as possible if there is a fire in the vicinity of the site.

DANGEROUS GOODS

- 50. The Applicant must ensure that the storage, handling, use and transport of dangerous goods is done in accordance with:
 - (a) the relevant Australian Standards, particularly AS1940 and AS1596;
 - (b) the Australian Code for the Transport of Dangerous Goods by Road and Rail; and
 - (c) Hazardous Industry Planning Advisory Paper No 11 'Route Selection'; and
 - (d) Managing Risk of Hazardous Chemicals in the Workplace Code of Practice (SafeWork NSW).
- 51. Bulk storage of hydrogen sulphide (H₂S) and sulphur dioxide (SO₂) is not permitted at the mine, other than to ensure process continuity in the event of a process upset, start up or shut down.

HAZARDS AND RISK

Pre-Construction Hazard Studies

- 52. Prior to commencement of construction of the mine processing facility and gas pipeline (except for preliminary works), the Applicant must prepare and submit for approval a:
 - (a) Fire Safety Study for the mine processing facility and gas pipeline, covering all relevant aspects of the Department's publication Hazardous Industry Planning Advisory paper No. 2, 'Fire Safety Study' and the New South Wales Government's Best Practice Guidelines for Contaminated Water Retention and Treatment Systems.
 - (b) Final Hazard Analysis for the mine processing facility and gas pipeline, prepared by a suitably qualified and experienced person(s) approved by the Planning Secretary, consistent with the Department's publication *Hazardous Industry Planning Advisory Paper No. 6*, 'Guidelines for Hazard Analysis'. The Final Hazard Analysis must report on the implementation of the recommendation made by the Preliminary Hazard Assessment, within the EIS.
 - (c) Construction Safety Study for the mine processing facility and gas pipeline, prepared in accordance with *Hazardous Industry Planning Advisory Paper No. 7, 'Construction Safety Study Guidelines'.*
 - (d) Hazard and Operability Study for the mine processing facility and gas pipeline, to be conducted by a suitably qualified and experienced team and chaired by a suitably qualified and independent, whose appointments have been endorsed by the Planning Secretary. The study shall be consistent with the Department's Hazardous Industry Planning Advisory Paper No. 8, 'HAZOP Guidelines'. The final report for the study must be accompanied by a program for the implementation of all recommendations made within the report. If the Applicant intends to defer the implementation of a recommendation, reasons must be documented.
- 52A. Construction of the mine processing facility and gas pipeline must not commence until approval of the Pre-Construction Hazard Studies has been given by the Planning Secretary.

Pre-Commissioning Hazard Studies

- 53. Prior to commissioning of the mine processing facility and gas pipeline, the Applicant must prepare and submit for approval:
 - (a) Transport of Hazardous Materials Study for the development, covering the transport of hazardous materials including details of routes to be used for the movement of vehicles carrying hazardous materials to or from the development. The Study must be carried out in accordance with the Department's publication *Hazardous Industry Planning Advisory Paper No. 11, 'Route Selection'*. Suitable routes identified in the Study must be used except where departures are necessary for local deliveries or emergencies.
 - (b) Emergency Plan for the development, prepared by suitably qualified person(s) approved by the Planning Secretary. The Plan must be developed in consultation with the State Emergency Services, RFS, Fire & Rescue NSW and Lachlan Shire Council, and include detailed procedures for the development and include consideration of the safety of all people outside the development who may be at risk from the development. The Plan must be prepared in a manner that is consistent with the:

- Department's publication Hazardous Industry Planning Advisory Paper No. 1, 'Industry Emergency Planning Guidelines', including the matters in Appendix 6 – Major Hazard Facilities;
- Code of Practice for Emergency Planning at Mines (NSW Resources Regulator); and
- Work Health and Safety (Mines and Petroleum Sites) Act 2013 and Regulations;
- (c) Safety Management System for the development, prepared in accordance with the Department's publication Hazardous Industry Planning Advisory Paper No. 9, 'Safety Management'. The System must cover all operations on-site and associated transport activities involving hazardous materials, and include hazardous chemicals as a Principal Mining Hazard. All safety-related procedures, responsibilities and policies, along with details of mechanisms for ensuring adherence to procedures, must be clearly specified in the System. Records must be kept on-site and must be available for inspection by the Planning Secretary upon request.
- 53A. Commissioning of the mine processing facility and gas pipeline must not commence until approval of the Pre-Commissioning Hazard Studies has been given by the Planning Secretary.

WASTE

- 54. The Applicant must:
 - implement all reasonable and feasible measures to minimise the waste generated by the development;
 - (b) classify all waste in accordance with the EPA's *Waste Classification Guidelines 2014* (or its latest version);
 - (c) store and handle all waste generated on site in accordance with its classification;
 - (d) not receive or dispose of any waste on site;
 - (e) ensure that waste is disposed of at appropriately licensed waste facilities; and
 - (f) manage on-site sewage treatment and disposal in accordance with the requirements of the relevant Councils and EPA.

REHABILITATION

Rehabilitation Objectives

55. The Applicant must rehabilitate areas within the site covered by any mining lease(s) issued under the *Mining Act 1992* in accordance with the conditions imposed on the mining lease(s). All other areas within the site not covered by mining lease(s) issued under the Mining Act must be rehabilitated to the satisfaction of the Planning Secretary. This rehabilitation must be generally consistent with the proposed rehabilitation strategy described in the EIS and the rehabilitation strategy required under condition 57, and comply with the objectives in Table 10.

Table 10: Rehabilitation Objectives

Table 10. Renabilitation Objectives		
Feature	Objective	
Site (as a whole)	 Safe, stable & non-polluting Materials (including topsoils, substrates and seeds of the disturbed areas) are recovered, appropriately managed and used effectively as resources in the rehabilitation of the site Final landforms to: restore native vegetation communities and ecosystem function (in the applicable domains); sustain the intended land use for the post-mining domains; minimise visual impacts be generally in keeping with the natural terrain features of the area; incorporate micro-relief 	
	incorporate drainage lines consistent with topography and natural drainage where reasonable and feasible	
Final voids	Minimise: the size and depth of the final void/s the drainage catchment of the final voids risk of flood interaction for all flood events up to and including a 1 in 100 year or 1% annual exceedance probability storm event	
Surface infrastructure	To be decommissioned and removed, unless agreed otherwise by the Planning Secretary or Resources Regulator	
Agriculture	Agriculture (pasture for grazing) land use areas are established and self- sustaining within a reasonable timeframe	
Community	Ensure public safety	

Progressive Rehabilitation

56. The Applicant must rehabilitate the site progressively, that is, as soon as is practicable following disturbance, to the satisfaction of the Planning Secretary or the Resources Regulator.

Rehabilitation Strategy

- 57. Prior to carrying out any development under this consent after 6 May 2017, the Applicant must prepare a Rehabilitation Strategy for the site to the satisfaction of the Planning Secretary. This strategy must:
 - (a) be prepared in consultation with the Department, BCS, DPIE Water, Resources Regulator and relevant Councils;
 - (b) be consistent with the rehabilitation objectives in the EIS and in Table 10;
 - include detailed performance and completion criteria for evaluating the performance of the rehabilitation of the development outside the mining lease/s, and triggering remedial action (if necessary);
 - (d) describe the measures that would be implemented to ensure compliance with the relevant conditions
 of this consent, and address all aspects of rehabilitation including timeframes for achieving specified
 rehabilitation objectives;
 - (e) review the final land use options, including the use of void water at the mine and limestone quarry;
 - (f) include a mine closure strategy that details measures to minimise the long term impacts associated with mine closure, including final landform and the final voids, final land use and socio-economic issues:
 - (g) include interim rehabilitation where necessary to minimise the area exposed for dust generation
 - (h) include a strategy for the preparation of the site for habitat rehabilitation as part of the revegetation program, including the exclusion of stock feeding on bushland reconstruction areas;
 - (i) include a program to monitor, independently audit and report on the effectiveness of the measures, and progress against the detailed performance and completion criteria; and
 - (j) build to the maximum extent practicable on the other management plans required under this consent.
- 58. The Applicant must implement the approved Rehabilitation Strategy for the development.

Rehabilitation Management Plan

59. The Applicant must prepare a Rehabilitation Management Plan for the mine and processing facility and limestone quarry in accordance with the conditions imposed on the mining lease(s) associated with the development under the *Mining Act 1992*.

SOCIAL

Social Impact Management Plan

- 60. Prior to carrying out any development under this consent after 6 May 2017, unless otherwise agreed by the Planning Secretary, the Applicant must prepare a Social Impact Management Plan for the construction phase of the development to the satisfaction of the Planning Secretary. This plan must:
 - (a) be prepared by a suitably qualified and experienced person/s approved by the Planning Secretary;
 - (b) be prepared in consultation with Lachlan Shire Council, Forbes Shire Council, Parkes Shire Council, the CCC, and local affected communities;
 - (c) identify both positive and negative social impacts resulting from the development during construction, both locally and regionally:
 - specify adaptive management and mitigation measures to avoid, minimise, and/or mitigate negative social impacts;
 - (e) include a detailed description of the measures that would be implemented to:
 - mitigate impacts on housing availability and affordability;
 - mitigate impacts on services for the local community, particularly health and medical services;
 - promote workforce opportunities for local residents, including training initiatives in the skilled roles needed for the development;
 - (f) include a program to monitor, review and report on the effectiveness of these measures.
- 61. The Applicant must implement the approved Social Impact Management Plan.

SCHEDULE 4

ADDITIONAL PROCEDURES

NOTIFICATION OF LANDOWNERS/ TENANTS

 As soon as practicable after obtaining monitoring results showing an exceedance of any relevant criteria in Schedule 3, the Applicant must notify affected landowners in writing of the exceedance, and provide regular monitoring results to each affected landowner until the development is again complying with the relevant criteria.

INDEPENDENT REVIEW

2. If an owner of privately-owned land considers the development to be exceeding the relevant criteria in schedule 3, then he/she may ask the Planning Secretary in writing for an independent review of the impacts of the development on his/her land.

If the Planning Secretary is satisfied that an independent review is warranted, then within 2 months of the Planning Secretary's decision the Applicant must:

- (a) commission a suitably qualified, experienced and independent person, whose appointment has been approved by the Planning Secretary, to:
 - consult with the landowner to determine his/her concerns;
 - conduct monitoring to determine whether the development is complying with the relevant criteria in schedule 3; and
 - if the development is not complying with these criteria, then identify the measures that could be implemented to ensure compliance with the relevant criteria; and
- (b) give the Planning Secretary and landowner a copy of the independent review.

Note: Where the independent review finds that the development is not complying with applicable criteria, the Department may take enforcement action under the EP&A Act to ensure compliance with the consent.

LAND ACQUISITION

- 3. Within 3 months of receiving a written request from a landowner with acquisition rights, the Applicant must make a binding written offer to the landowner based on:
 - (a) the current market value of the landowner's interest in the land at the date of this written request, as if the land was unaffected by the development, having regard to the:
 - existing and permissible use of the land, in accordance with the applicable planning instruments at the date of the written request; and
 - presence of improvements on the land and/or any approved building or structure which has been
 physically commenced at the date of the landowner's written request, and is due to be completed
 subsequent to that date;
 - (b) the reasonable costs associated with:
 - relocating within the Lachlan Shire Council, Forbes Shire Council or Parkes Shire Council local government areas, or to any other local government area determined by the Planning Secretary; and
 - obtaining legal advice and expert advice for determining the acquisition price of the land, and the terms upon which it is to be acquired; and
 - (c) reasonable compensation for any disturbance caused by the land acquisition process.

However, if at the end of this period, the Applicant and landowner cannot agree on the acquisition price of the land and/or the terms upon which the land is to be acquired, then either party may refer the matter to the Planning Secretary for resolution.

Upon receiving such a request, the Planning Secretary will request the President of the NSW Division of the Australian Property Institute to appoint a qualified independent valuer to:

- consider submissions from both parties;
- determine a fair and reasonable acquisition price for the land and/or the terms upon which the land is to be acquired, having regard to the matters referred to in paragraphs (a)-(c) above;
- prepare a detailed report setting out the reasons for any determination; and
- provide a copy of the report to both parties.

Within 14 days of receiving the independent valuer's report, the Applicant must make a binding written offer to the landowner to purchase the land at a price not less than the independent valuer's determination.

However, if either party disputes the independent valuer's determination, then within 14 days of receiving the independent valuer's report, they may refer the matter to the Planning Secretary for review. Any request for a review must be accompanied by a detailed report setting out the reasons why the party disputes the

independent valuer's determination.

Following consultation with the independent valuer and both parties, the Planning Secretary will determine a fair and reasonable acquisition price for the land, having regard to the matters referred to in paragraphs (a)-(c) above, the independent valuer's report, the detailed report of the party that disputes the independent valuer's determination and any other relevant submissions.

Within 14 days of this determination, the Applicant must make a binding written offer to the landowner to purchase the land at a price not less than the Planning Secretary's determination.

If the landowner refuses to accept the Applicant's binding written offer under this condition within 6 months of the offer being made, unless the Planning Secretary determines otherwise, then the Applicant's obligations to acquire the land shall cease.

4. The Applicant must pay all reasonable costs associated with the land acquisition process described in condition 3 above, including the costs associated with obtaining Council approval for any plan of subdivision (where permissible), and registration of this plan at the Office of the Registrar-General.

SCHEDULE 5

ENVIRONMENTAL MANAGEMENT, REPORTING AND AUDITING

ENVIRONMENTAL MANAGEMENT

Environmental Management Strategy

- 1. Prior to carrying out any development under this consent after 6 May 2017, the Applicant must prepare an Environmental Management Strategy for the development in consultation with the relevant authorities and the CCC and-to the satisfaction of the Planning Secretary. This strategy must:
 - (a) provide the strategic framework for environmental management of the development;
 - (b) identify the statutory approvals that apply to the development;
 - (c) describe the role, responsibility, authority and accountability of all key personnel involved in the environmental management of the development;
 - (d) include overall ecological and community objectives for the development, and a strategy for the restoration and management of the areas affected by operations, including elements such as creek lines and drainage channels, within the context of those objectives;
 - (e) identify cumulative environmental impacts and procedures for dealing with these at each stage of the development;
 - (f) describe the procedures that would be implemented to:
 - keep the local community and relevant agencies informed about the operation and environmental performance of the development;
 - · receive, handle, respond to, and record complaints;
 - · resolve any disputes that may arise;
 - respond to any non-compliance; and
 - · respond to emergencies; and
 - (g) include:
 - copies of any strategies, plans and programs approved under the conditions of this consent; and
 - a clear plan depicting all the monitoring to be carried out in relation to the development.
- 2. Following approval, the Applicant must carry out the development in accordance with this strategy.

Adaptive Management

3. The Applicant must assess and manage development-related risks to ensure that there are no exceedances of the criteria and/or performance measures in Schedule 3. Any exceedance of these criteria and/or performance measures constitutes a breach of this consent and may be subject to penalty or offence provisions under the EP&A Act or EP&A Regulation.

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

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

Management Plan Requirements

- 4. The Applicant must ensure that the management plans required under this consent are prepared in accordance with any relevant guidelines, are consistent with other plans prepared for other stakeholders, and include:
 - (a) detailed baseline data;
 - (b) a description of:
 - the relevant statutory requirements (including any relevant approval, licence or lease conditions);
 - any relevant limits or performance measures/criteria;
 - the specific performance indicators that are proposed to be used to judge the performance of, or guide the implementation of, the development or any management measures;
 - (c) a description of the measures that would be implemented to comply with the relevant statutory requirements, limits, or performance measures/criteria;
 - (d) a program to monitor and report on the:
 - impacts and environmental performance of the development;
 - effectiveness of any management measures (see c above);
 - (e) a contingency plan to manage any unpredicted impacts and their consequences;

- a program to investigate and implement ways to improve the environmental performance of the development over time;
- (g) a protocol for managing and reporting any:
 - · incidents;
 - · complaints;
 - non-compliances with statutory requirements; and
 - exceedances of the impact assessment criteria and/or performance criteria; and
- (h) a protocol for periodic review of the plan.

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

Annual Review

- 5. By the end of March each year, the Applicant must review the environmental performance of the development for the previous calendar year to the satisfaction of the Planning Secretary. This review must:
 - describe the development (including any rehabilitation) that was carried out in the past calendar year, and the development that is proposed to be carried out over the current calendar year;
 - (b) include a comprehensive review of the monitoring results and complaints records of the development over the past year, which includes a comparison of these results against the:
 - relevant statutory requirements, limits or performance measures/criteria;
 - · monitoring results of previous years; and
 - relevant predictions in the EIS;
 - (c) identify any non-compliance over the last year, and describe what actions were (or are being) taken to ensure compliance;
 - (d) identify any trends in the monitoring data over the life of the development;
 - (e) identify any discrepancies between the predicted and actual impacts of the development, and analyse the potential cause of any significant discrepancies; and
 - (f) describe what measures will be implemented over the next year to improve the environmental performance of the development.

Revision of Strategies, Plans and Programs

- 6. Within 3 months of the submission of:
 - (a) annual review under condition 5 above;
 - (b) incident report under condition 8 below;
 - (c) audit under condition 10 below; or
 - (d) any modification to the conditions of this consent (unless the conditions require otherwise),

the Applicant must review and, if necessary, revise the strategies, plans, and programs required under this consent to the satisfaction of the Planning Secretary.

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

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

Community Consultative Committee

7. The Applicant must establish and operate a CCC for the development to the satisfaction of the Planning Secretary, in accordance with the Community Consultative Committee Guidelines for State Significant Project (2016), or its latest version. The Applicant must ensure at least one CCC meeting is held prior to any development at the mine, unless the Planning Secretary agrees otherwise.

Notes

- The CCC is an advisory committee. The Department and other relevant agencies are responsible for ensuring that the Applicant complies with this consent.
- In accordance with the guideline, the Committee should be comprised of an independent chair and appropriate representation from the Applicant, Councils, and the local community.

REPORTING

Incident Reporting

8. 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) and set out the location and nature of the incident. Subsequent notification must be given and reports submitted in accordance with the requirements set out in Appendix 6.

Regular Reporting

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

AUDITING

- 10. Within 1 year of the commencement of the development after 6 May 2017, and every 3 years thereafter, unless the Planning Secretary directs otherwise, the Applicant must commission and pay the full cost of an Independent Environmental Audit of the development. This audit must:
 - (aa) be prepared in accordance with the relevant *Independent Audit Post Approval Requirements* (DPIE 2020) or its latest version;
 - (a) be conducted by a suitably qualified, experienced and independent team of experts whose appointment has been endorsed by the Planning Secretary;
 - (b) include consultation with the relevant agencies;
 - (c) assess the environmental performance of the development and assess whether it is complying with the requirements in this consent: and any other relevant approvals. EPL/s; and/or mining lease/s:
 - (d) include a comprehensive Hazard Audit of the development in accordance with the Department's publication *Hazardous Industry Planning Advisory paper No. 5 Hazard Audit Guidelines*, including a review of the Site Safety Management System and all entries made in the incident register since the previous Audit.
 - (e) review the adequacy of any approved strategy, plan or program required under the abovementioned approvals; and
 - (f) recommend measures or actions to improve the environmental performance of the development, and/or any strategy, plan or program required under these approvals.

Note: This audit team must be led by a suitably qualified auditor, and include experts in water resources, noise, air quality, ecology, and any other fields specified by the Planning Secretary.

11. Within 3 months of commissioning this audit, or as otherwise agreed by the Planning Secretary, the Applicant must submit a copy of the audit report to the Planning Secretary, together with its response to any recommendations contained in the audit report.

ACCESS TO INFORMATION

- 12. The Applicant must:
 - (a) make the following information publicly available on its website as relevant to the stage of the development:
 - the EIS:
 - · current statutory approvals for the development;
 - approved strategies, plans or programs required under the conditions of this consent;
 - a comprehensive summary of the monitoring results of the development, which have been reported in accordance with the various plans and programs approved under the conditions of this consent:
 - a complaints register, which is to be updated on a monthly basis;
 - any independent environmental audit, and the Applicant's response to the recommendations in any audit; and
 - any other matter required by the Planning Secretary; and
 - (b) keep this information up to date,

to the satisfaction of the Planning Secretary.

APPENDIX 1 SCHEDULE OF LAND

Site	Land Description
Mine	Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 DP 754021
	Lot 7001 DP 1028245
	Lots 7301 and 7302 DP 1148734
	Lot 7303 DP 1148889
	Lot 1 DP 652705
Fifield Bypass Road	Lots 8 and 28 DP 752111
	Lot 1 DP 1250340
Limestone quarry	Lots 11, 12 and 24 DP 752089
	Lot 281 DP 610057
Rail siding	Lot 1 DP 630504
Gas pipeline	Lots 10 and 17 DP 752086
	Lots 4, 5, 27 and 28 DP 752087
	Lots 1 and 2 DP 580284
	Lots 4 and 5 DP 754021
Borefields/water pipeline	Lot 6 DP 598735
	Lots 24 and 103 DP 752106
	Lots 1 and 29 DP 752077
	Lot 1 DP 1144211
	Lot 1 DP 1250340
	Lot 28 DP 752111
	Lot 8 DP 754021
A	Lot 24 DP 752089
Accommodation camp	Lot 17 DP 752086
	· ·

And all Crown road reserves, crown land, road reserves, main roads, rail corridors, and travelling stock routes within the development application area, as modified.

APPENDIX 2 DEVELOPMENT LAYOUT PLANS



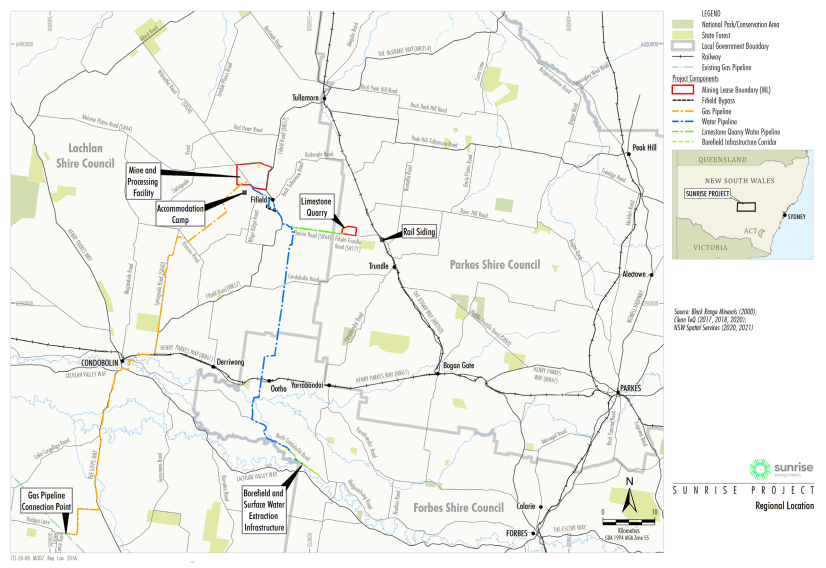


Figure 1: Development Components

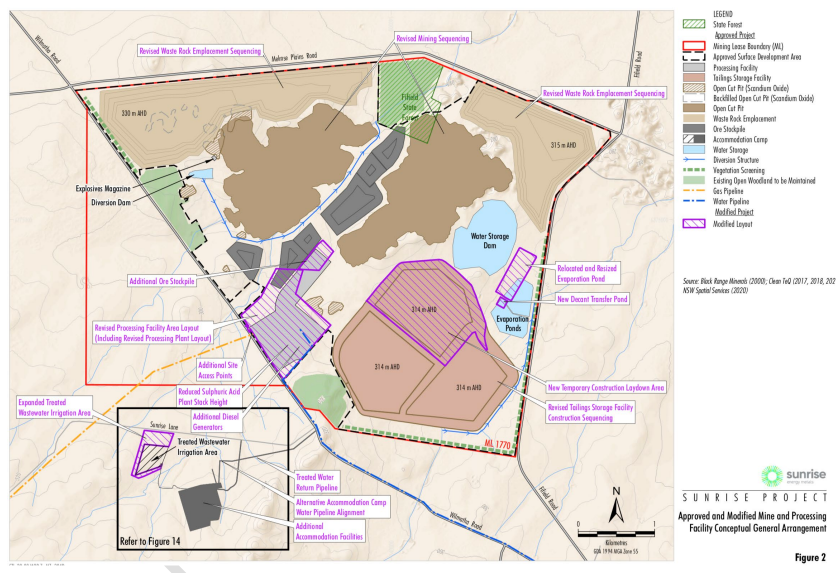


Figure 2: Mine and Processing Facility – General Layout

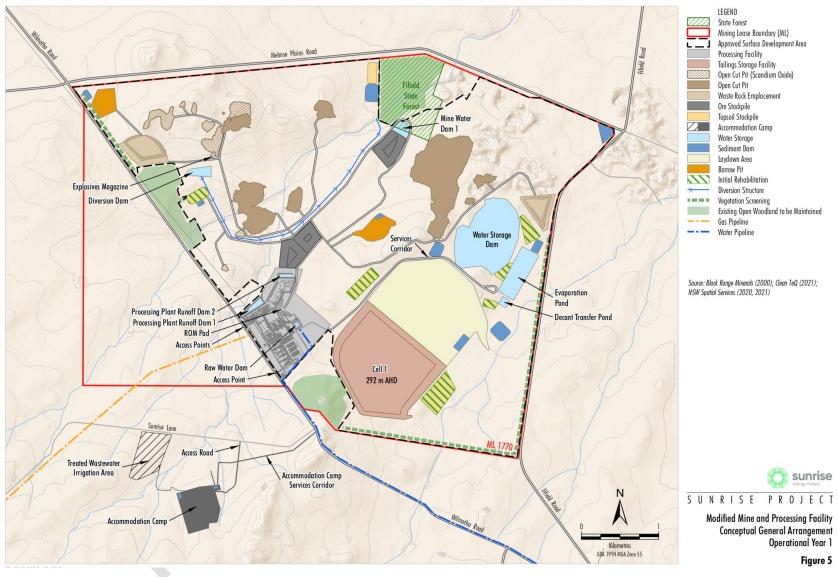


Figure 3: Mine and Processing Facility – Year 1

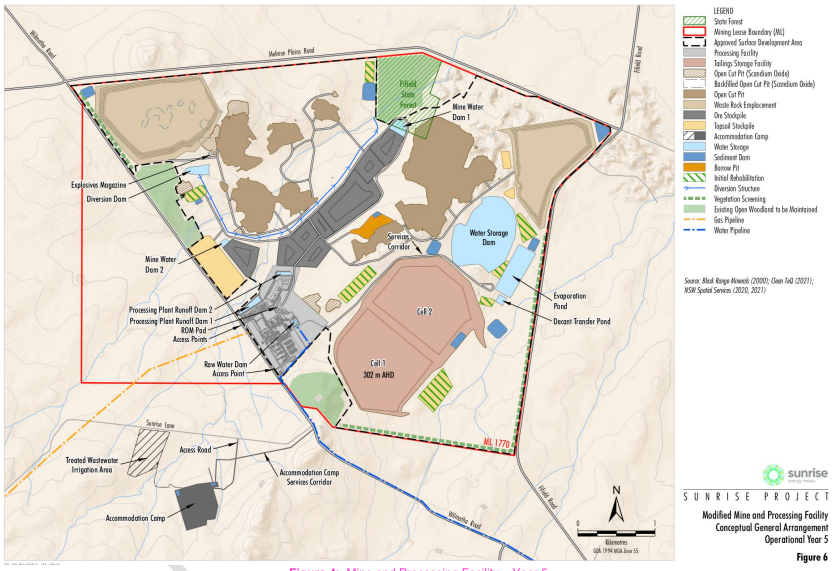


Figure 4: Mine and Processing Facility – Year 5

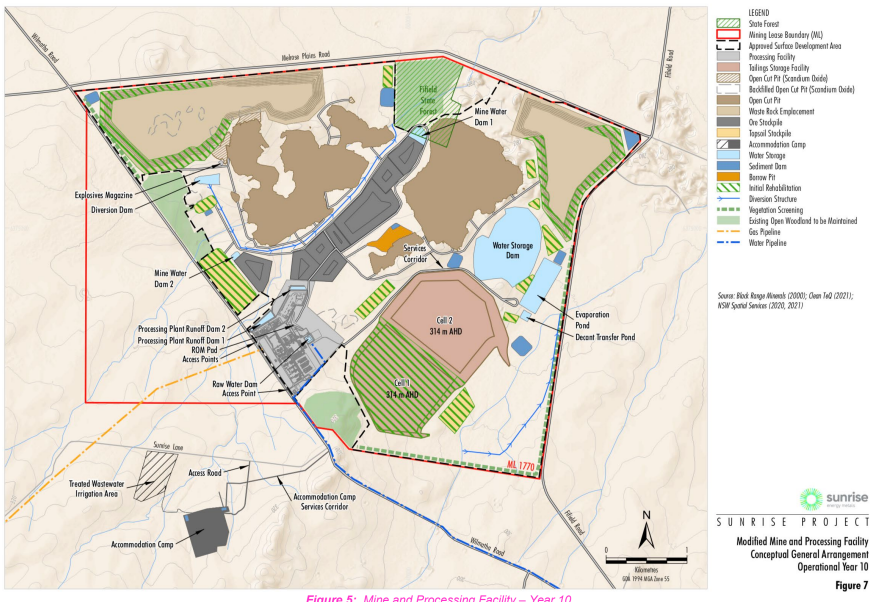


Figure 5: Mine and Processing Facility – Year 10

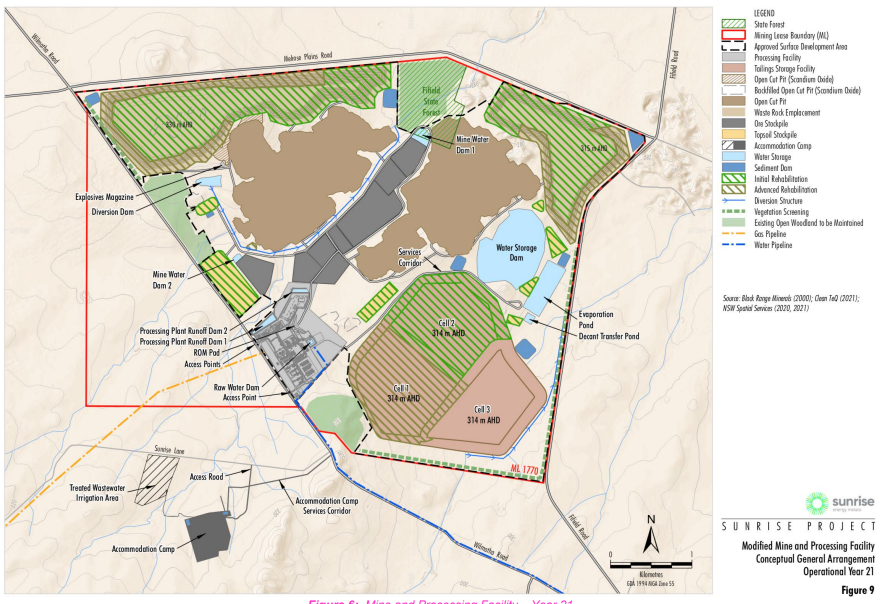


Figure 6: Mine and Processing Facility – Year 21

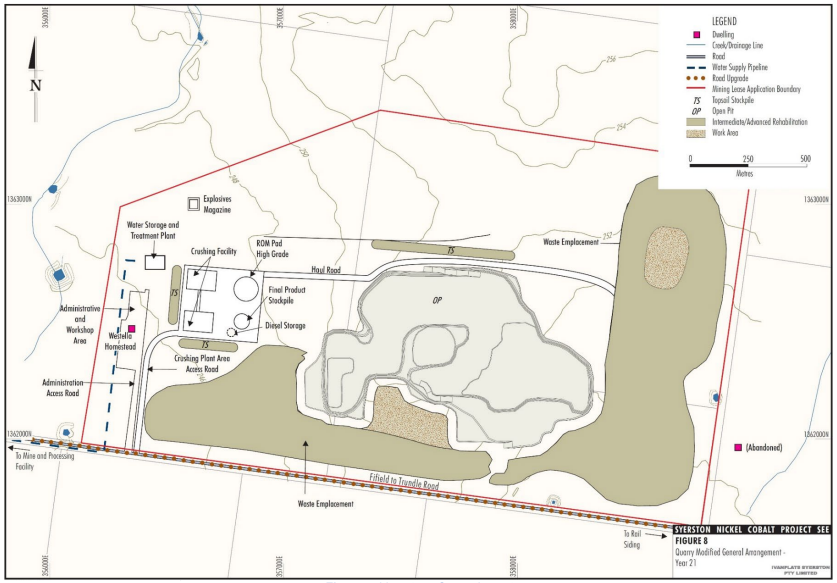


Figure 7: Limestone Quarry Layout

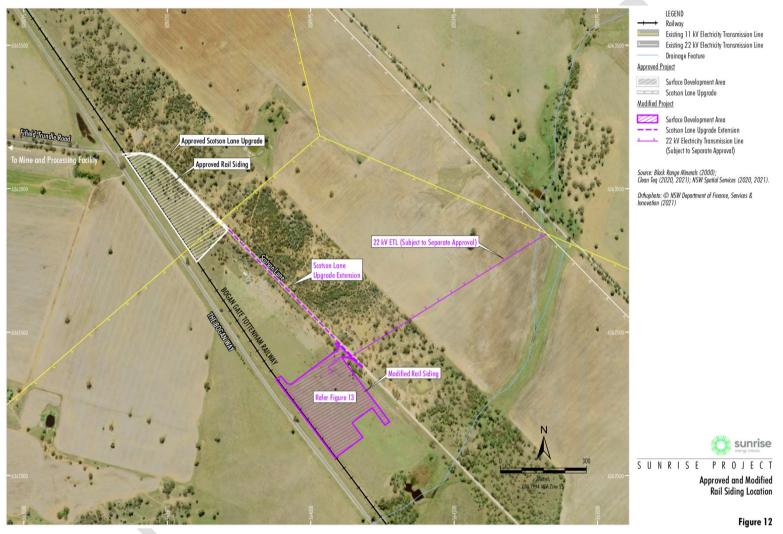


Figure 8A: Rail Siding Location

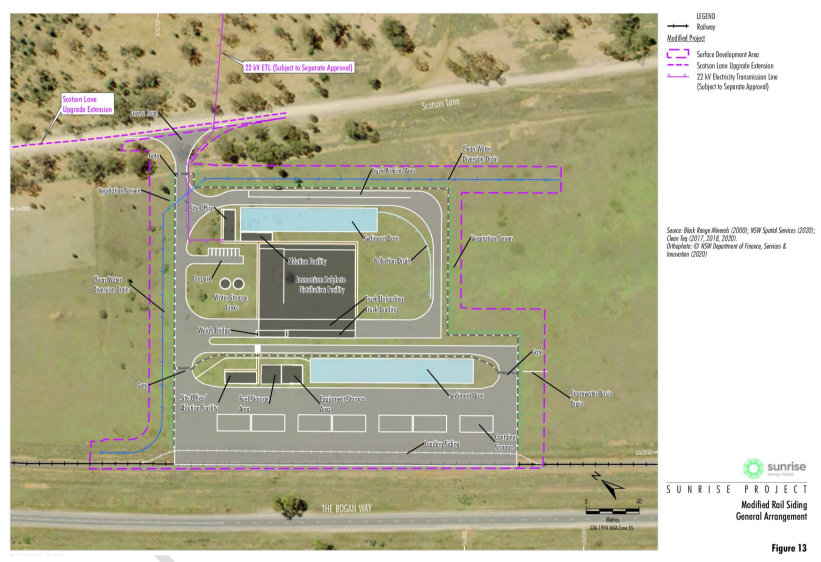


Figure 8B: Rail Siding Layout

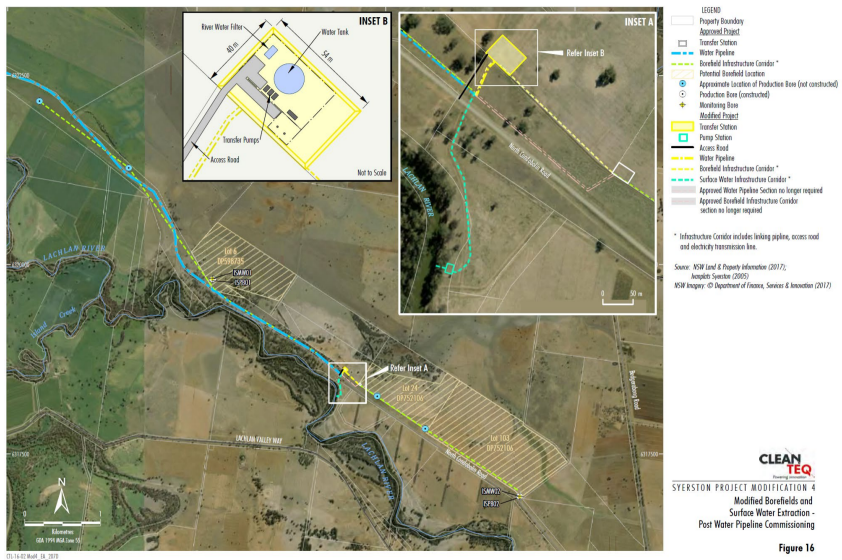


Figure 9: Borefields Layout



Sunrise Mine Project 40

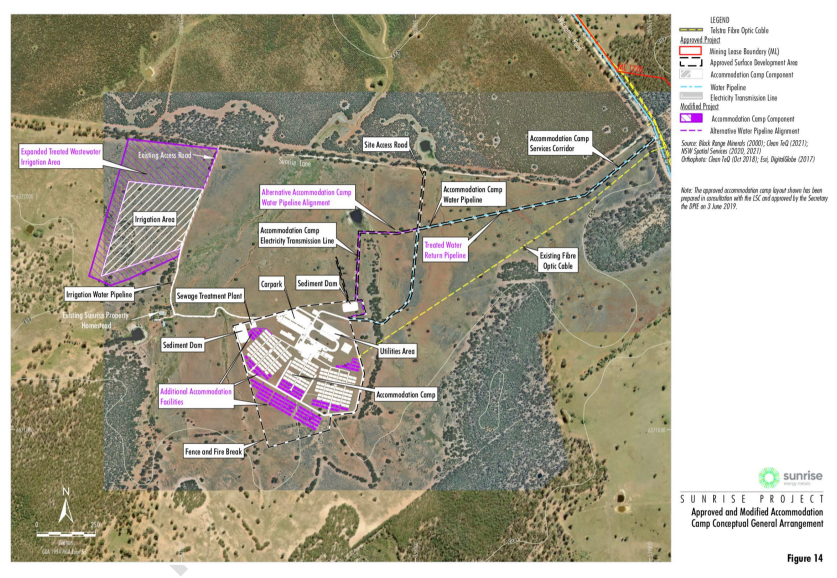


Figure 11: Accommodation Camp Layout

TERMS OF VOLUNTARY PLANNING AGREEMENTS

Community Enhancement Contribution

- Clean TeQ shall pay an annual total payment of \$400,000 plus CPI to Forbes Shire Council (FSC), Parkes Shire Council (PSC) and Lachlan Shire Council (LSC).
- The total payment shall be allocated 50% to Lachlan Shire Council, with 25% each to Parkes Shire Council and Forbes Shire Council, unless otherwise determined jointly by FSC, LSC and PSC.
- The first payment of \$400,000 shall be payable within 21 days of signing of this Agreement and then paid on the same date each year until Mining Operations cease.

If the Final Investment Decision is not reached within 12 months of the initial payment, no further annual Community Enhancement Contributions will be made until the Final Investment Decision is reached. Once the Final Investment Decision is reached payments will resume within 21 days of the Final Investment Decision and continue annually.

Road Maintenance Contribution

- Clean TeQ shall pay an annual **Road Maintenance Contribution** totalling \$340,000 plus CPI as follows:
 - (i) Lachlan Shire Council: \$168,000
 - (ii) Parkes Shire Council: \$152,000
 - (iii) Forbes Shire Council: \$20,000
- The first annual contribution shall be paid within 21 days of the Final Investment Decision and then paid on the same date each year until Mining Operations cease.
- If the Final Investment Decision is not reached within 12 months of the initial payment, no further Road Maintenance Contributions shall be made until the Final Investment Decision is reached. Once the Final Investment Decision is reached, payments shall resume within 21 days of the Final Investment Decision payable annually on the same date.
- The Road Maintenance Contributions are to be used to maintain the following roads:

Parkes Shire Council

- Middle Trundle Road [SR83] (between Henry Parkes Way [MR61] and The Bogan Way [MR350]):
- The Bogan Way [MR350] (between Henry Parkes Way [MR61] and Fifield Trundle Road [SR171]);
- Fifield Trundle Road [SR171] (between The Bogan Way [MR350] and the Parkes Shire boundary);
- Fifield Road [MR 57] (between the Parkes Shire Boundary and The Bogan Way [MR350]);
- The Bogan Way [MR350] (between Fifield Road [MR57] and The McGrane Way [MR354]); and
- The McGrane Way [MR354] (between The Bogan Way [MR350] and the Parkes Shire Boundary).
- Scotson Lane between the rail siding access road and The Bogan Way [MR350].

Lachlan Shire Council

- Fifield Road [MR57] (between Henry Parkes Way [MR61] and Slee St [in Fifield Village] and between Slee St [in Fifield Village] and Red Heart Road [SR41]);
- Platina Road [SR64] (between the Lachlan Shire Boundary and Fifield Road [MR57]);
- Slee St [in Fifield Village] (between Fifield Road [MR57] and Wilmatha Road [SR34]);
- Wilmatha Road [SR34] (between Slee St [in Fifield Village] and Mine Access Road);and
- Fifield Road [MR57] (between Red Heart Road [SR41] and the Lachlan Shire Boundary).

Forbes Shire Council

- North Condobolin Road (between the bore fields and Ootha-Mulguthrie Road);
- Ootha-Mulguthrie Road (between North Condobolin Road and Henry Parkes Way [MR61]);
- Ootha- Ringwood Road (between Henry Parkes Way [MR61] and Burkes Road);
- o Burkes Road (between Ootha- Ringwood Road and Ootha North Road); and
- Ootha North Road (between Burkes Road and the Forbes Shire Boundary).
- Clean TeQ shall maintain Sunrise Lane (between the accommodation camp site access road and Wilmatha Road [SR34]), to the satisfaction of LSC, during the construction and operation phase of the mine and processing facility.

Project Facilitation Contribution

Clean TeQ shall pay LSC, PSC and FSC each an annual Project Facilitation Contribution of \$30,000 within 21 days of the Final Investment Decision and then on the same date each year thereafter. The payments are to be made during the period between Final Investment Decision and two years to the day after the commencement of construction.

Consumer Price Index

 The Community Enhancement Contribution, the Road Maintenance Contribution and the Project Facilitation Contribution are all subject to CPI. The three different contributions shall be indexed according to the CPI at the time of payments after the initial payment.

Major Repair Contributions

- Clean TeQ shall pay Major Repair Contributions on the Transport Route to address exceptional failure of or damage to roads where government grants do not cover the full cost of repairs.
- The Major Repair Contribution shall be undertaken on an as needs basis during the life of the mine, but limited to a maximum 5 km of construction in any year, unless mutually agreed between Clean TeQ and the relevant council(s).
- Clean TeQ shall pay the Major Repair Contribution to the Council(s) within 30 Business Days of
 the date of the letter notifying the relevant Council of acceptance of the Cost Report. These
 contributions are to be mutually agreed by the Parties and do not substitute for the
 nominated Road Maintenance Contributions.

Road and Intersection Upgrades

Clean TeQ shall pay for and be responsible for the following Road and Intersection Upgrades. Such upgrades shall commence promptly following the Final Investment Decision, or earlier at the sole discretion of Clean TeQ:

Road Upgrades

Prior to the commissioning of the Accommodation Camp, Clean TeQ shall pay for and require the completion of the upgrade of Sunrise Lane (between the Accommodation Camp access road and Wilmatha Road [SR34]) to the following:

- all weather unsealed surface for an operating speed standard of 80 km/h; and
- carriageway width of 9 m (equivalent to two 3.5 m lanes and two 1.0 m wide shoulders).

Construction of the Road and Intersection Upgrades are to commence promptly following the Final Investment Decision and be completed prior to the Commissioning of the Development.

Prior to the Commissioning of the Development (meaning the date on which the testing of the Mine Processing Facility to verify that it functions according to its design objectives and specifications is completed), Clean TeQ shall pay for and be responsible for the delivery of the following upgrades:

- road pavement (8.0 m sealed pavement and 1.0 m gravel shoulders); and
- all private access roads (3.5 m sealed private access road approach and 3.0 m gravel shoulders along road 30 m either side of all private access roads).

to the following roads:

- Platina Road [SR64] (between the Lachlan Shire boundary and Fifield Road [MR57]);
- Fifield Road [MR57] (between Platina Road [SR64] and Slee St [in Fifield Village]);
- Wilmatha Road [SR34] (between Slee St [in Fifield Village] and the mine and processing facility access road); and
- Fifield Trundle Road [SR171] (between The Bogan Way [MR350] and the Parkes Shire boundary).

Clean TeQ shall prepare a road construction programme detailing the work specifications, timing and scheduling of road upgrades required. The programme shall be prepared by the Clean TeQ in consultation with the relevant Councils. The road upgrades shall be undertaken in accordance with the road construction programme unless otherwise agreed the relevant Councils.

Intersection Upgrades

Prior to the Commissioning of the Development (as defined in the VPA), Clean TeQ shall pay for the following intersection upgrades:

- Platina Road [SR64] /Fifield Road [MR57];
- Fifield Road [MR57] /Slee Street [in Fifield Village];
- Slee Street [in Fifield Village]/Wilmatha Road [SR34]/Fifield Road;
- The Bogan Way [MR350] /Fifield Trundle Road [SR171] and Scotson Lane;
- Henry Parkes Way [MR61] and Middle Trundle Road [SR83];
- Henry Parkes Way [MR61] and The Bogan Way [MR350]; and
- Sunrise Lane/Wilmatha Road [SR34] remove the transition between the gravel and dirt surfaces while Wilmatha Road remains unsealed, and then seal a minimum of 30 m of Sunrise Lane on the approach to the intersection once Wilmatha Road is sealed.

Clean TeQ shall prepare a road construction programme detailing the work specifications, timing and scheduling of intersection upgrades required. The programme shall be prepared by the Clean TeQ in consultation with the relevant Councils The road upgrades shall be undertaken in accordance with the road construction programme unless otherwise agreed the relevant Councils.

Road Safety Audits

Prior to Commissioning of the Development, Clean TeQ shall pay for and deliver a road safety audit to determine road upgrade requirements on the following roads (including intersections and rail crossings):

- Henry Parkes Way [MR61] (between Jones Lane [eastern outskirts of Condobolin] and Fifield Road [MR57]);
- Fifield Road [MR57] (between Henry Parkes Way [MR61] and Slee St [in Fifield Village] and between Slee St [in Fifield Village] and Red Heart Road [SR41]);
- Platina Road [SR64] (between the Lachlan Shire Boundary and Fifield Road [MR57]);
- Slee St [in Fifield Village] (between Fifield Road [MR57] and Wilmatha Road [SR34]);
- Wilmatha Road [SR34] (between Slee St [in Fifield Village] and Mine Access Road); and
- Fifield Road [MR57] (between Red Heart Road [SR41] and the Lachlan Shire Boundary);
- Henry Parkes Way [MR61] (between Westlime Road [western outskirts of Parkes] and The Bogan Way [MR350]);
- Middle Trundle Road [SR83] (between Henry Parkes Way [MR61] and The Bogan Way [MR350]);
- The Bogan Way [MR350] (between Henry Parkes Way [MR61] and Fifield Trundle Road [SR171]);
- Fifield Road [MR 57] (between the Parkes Shire Boundary and The Bogan Way [MR350]);
- The Bogan Way [MR350] (between Fifield Road [MR57] and The McGrane Way [MR354]);
- Fifield Trundle Road [SR171] (between The Bogan Way [MR350] and the Parkes Shire boundary); and
- The McGrane Way [MR354] (between The Bogan Way [MR350] and the Parkes Shire Boundary).

Prior to the Commissioning of the Development, Clean TeQ shall reach an agreement with the relevant Councils on funding and the timing of works as to any additional, specific road safety matters relevant to the Project as deemed necessary by the road safety audit.

SENSITIVE RECEIVERS

Noise Compliance Assessment

Applicable Meteorological Conditions

- 13. The noise criteria in conditions 3-5 of Schedule 3 apply under all meteorological conditions except the following:
 - (a) wind speeds greater than 3 m/s at 10 metres above ground level; or
 - (b) stability category F temperature inversion conditions and wind speeds greater than 2 m/s at 10 m above ground level; or
 - (c) Pascall stability classes G temperature inversion conditions

Determination of Meteorological Conditions

14. Except for wind speed at microphone height, the data to be used for determining meteorological conditions must be that recorded by the meteorological station on or in the vicinity of the Mine.

Compliance Monitoring

15. Unless directed otherwise by the Planning Secretary, attended monitoring is to be used to evaluate compliance with the relevant conditions of consent.

Note: The Noise Management Plan (see condition 7 of Schedule 3) is required to include a noise monitoring program for the development, which will include details of the frequency of monitoring. The Planning Secretary may direct that the frequency of monitoring increase or decrease at any time during the life of the development.

- 16. Unless otherwise agreed with the Planning Secretary, this monitoring is to be carried out in accordance with the relevant requirements for reviewing performance set out in the NSW Industrial Noise Policy (as amended or replaced from time to time), in particular the requirements relating to:
 - (a) monitoring locations for the collection of representative noise data;
 - (b) meteorological conditions during which collection of noise data is not appropriate;
 - (c) equipment used to collect noise date, and conformity with Australian Standards relevant to such equipment; and
 - (d) modifications to noise data collected including for the exclusion of extraneous noise and/or penalties for modifying factors apart from adjustments for duration

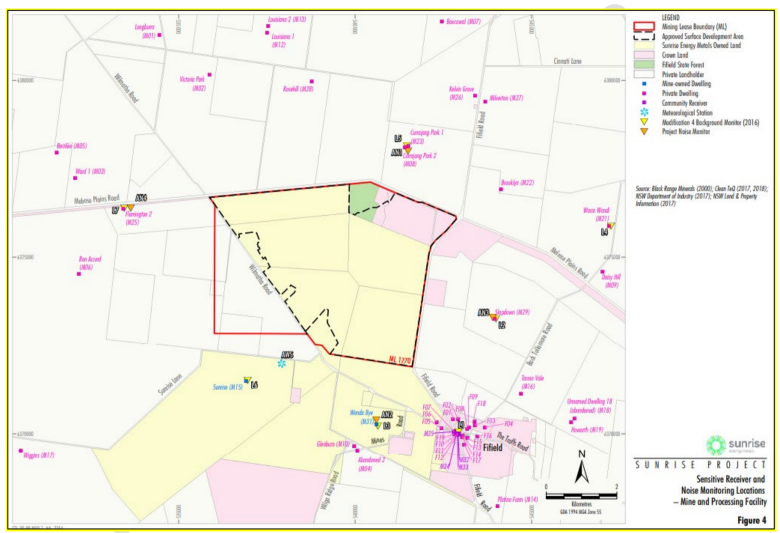


Figure 12: Residences surrounding the mine and processing facility

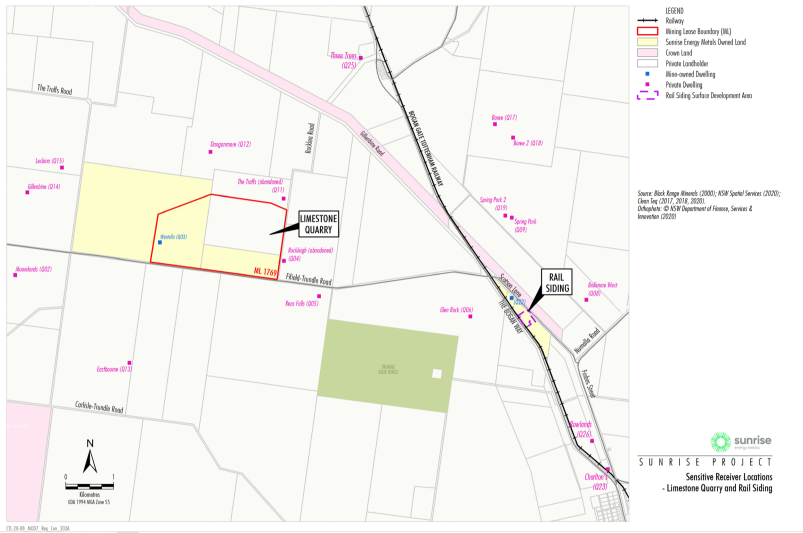


Figure 13: Residences surrounding the limestone quarry and rail siding

ROAD AND INTERSECTION UPGRADES

Road upgrades – prior to commissioning of the mine	(a)	Platina Road [SR64] (between the Lachlan Shire boundary and Fifield Road [MR57]);
processing facility	(b)	Fifield Road [MR57] (between Platina Road [SR64] and Slee St [in
	(c)	Fifield Village]); Wilmatha Road [SR34] (between Slee St [in Fifield Village] and the
	(d)	mine; and Fifield Trundle Road [SR171] (between The Bogan Way [MR350]
	(u)	and the Parkes Shire boundary)
2. Intersection upgrades – prior to	(a)	Platina Road [SR64] / Fifield Road [MR57];
commissioning of the mine processing facility	(c)	Fifield Road [MR57] / Slee Street [In Fifield Village]; Slee Street [In Fifield Village] / Wilmatha Road [SR34] / Fifield Road [MR57];
	(d)	The Bogan Way [MR350] /Fifield Trundle Road [SR171];
	(e)	Henry Parkes Way [MR61] and Middle Trundle Road [SR83] (including a Channelised Right Short [CHR(s)] turn lane in Henry Parkes Way);
	(f)	Henry Parkes Way [MR61] and The Bogan Way [MR350]; and
	(g) (h)	Sunrise Lane and Wilmatha Road [SR34]; and Wilmatha Road [SR34] and the three mine and processing facility
	(11)	access roads.
3. Potential further road and intersection upgrades subject to	(a)	Henry Parkes Way [SR61] (between Jones Lane and Fifield Road [MR57]);
the outcomes of the road safety	(b)	Fifield Road [MR57] (between Henry Parkes Way [MR61] and Slee
audits required by the VPA (Appendix 3) – to be conducted		St [In Fifield Village] and between Slee St [in Fifield Village] and Red Heart Road [SR41];
consistent with the timing in the VPA	(c)	Platina Road [SR64] (between Lachlan Shire boundary and Fifield Road [MR57];
VIA	(d)	Slee St [in Fifield Village] (between Fifield Road [MR57] and
	(a)	Wilmatha Road [SR34]; Wilmatha Road [SR34] (between Slee St [in Fifield Village] and the
	(e)	mine and processing facility access roads;
	(f)	Fifield Road [MR57] (between Red Heart Road [SR41] and the Lachlan Shire boundary);
	(g)	Henry Parkes Way [MR61] (between Westlime Road [western
	(h)	outskirts of Parkes] and The Bogan Way [MR350]); Middle Trundle Road [SR83] (between Henry Parkes Way [MR61]
		and The Bogan Way [MR350]);
	(i)	The Bogan Way [MR350] (between Henry Parkes Way [MR61] and Fifield Trundle Road [SR171]);
	(j)	Fifield Trundle Road [SR171] (between The Bogan Way [MR350]
	(k)	and the Parkes Shire boundary); Fifield Road [MR57] (between the Parkes Shire Boundary [MR61)
	(K)	and The Bogan Way [MR350]);
	(I)	The Bogan Way [MR350] (between Fifield Road [MR57] and The McGrane Way [MR354]; and
	(m)	The McGrane Way [MR354] (between The Bogan Way [MR354] and the Parkes Shire boundary).
3A.Road upgrades – prior to limestone haulage by third party suppliers	(a)	Forbes Street improvement works, in accordance with the Pedestrian Access Review (GTA Consultants, 2018).
4. Road upgrades – prior to	(a)	Sunrise Lane, between the accommodation camp and Wilmatha
commissioning of the accommodation camp		Road [SR34].
5. Intersection upgrades – prior to	(a)	Accommodation camp access road and Sunrise Lane.
commissioning of the accommodation camp		
6. Road and intersection upgrades	(a)	The Bogan Way [MR350] / Scotson Lane; and
 prior to the commissioning of 	(b)	Scotson Lane (between The Bogan Way [MR350] and the rail
the rail siding		siding access road).

INCIDENT NOTIFICATION AND REPORTING REQUIREMENTS

WRITTEN INCIDENT NOTIFICATION REQUIREMENTS

- A written incident notification addressing the requirements set out below must be submitted to the Planning Secretary via the Major Projects website within seven days after the Applicant becomes aware of an incident. Notification is required to be given under this condition even if the Applicant fails to give the notification required under condition 8 of Schedule 5 of this consent or, having given such notification, subsequently forms the view that an incident has not occurred.
- 2. Written notification of an incident must:
 - (a) identify the development and application number;
 - (b) provide details of the incident (date, time, location, a brief description of what occurred and why it is classified as an incident);
 - (c) identify how the incident was detected;
 - (d) identify when the Applicant became aware of the incident;
 - (e) identify any actual or potential non-compliance with conditions of consent;
 - (f) describe what immediate steps were taken in relation to the incident;
 - (g) identify further action(s) that will be taken in relation to the incident; and
 - (h) identify a project contact for further communication regarding the incident.
- 3. Within 30 days of the date on which the incident occurred or as otherwise agreed to by the Planning Secretary, the Applicant must provide the Planning Secretary, relevant councils, and any other relevant public authorities (as determined by the Planning Secretary) with a detailed report on the incident addressing all requirements below, and such further reports as may be requested.
- 4. The Incident Report must include:
 - (a) a summary of the incident;
 - (b) outcomes of an incident investigation, including identification of the cause of the incident;
 - (c) details of the corrective and preventative actions that have been, or will be, implemented to address the incident and prevent recurrence; and
 - (d) details of any communication with other stakeholders regarding the incident