

Twynam Property Group

Remedial Action Plan  
Lot 3 DP568613 & Lot 384 DP 755952  
Mundamia, NSW.



ENVIRONMENTAL



WATER



WASTEWATER



GEOTECHNICAL



CIVIL



PROJECT  
MANAGEMENT



P0802193JR04V01  
April 2013

## **Copyright Statement**

Martens & Associates Pty Ltd (Publisher) is the owner of the copyright subsisting in this publication. Other than as permitted by the Copyright Act and as outlined in the Terms of Engagement, no part of this report may be reprinted or reproduced or used in any form, copied or transmitted, by any electronic, mechanical, or by other means, now known or hereafter invented (including microcopying, photocopying, recording, recording tape or through electronic information storage and retrieval systems or otherwise), without the prior written permission of Martens & Associates Pty Ltd. Legal action will be taken against any breach of its copyright. This report is available only as book form unless specifically distributed by Martens & Associates in electronic form. No part of it is authorised to be copied, sold, distributed or offered in any other form.

The document may only be used for the purposes for which it was commissioned. Unauthorised use of this document in any form whatsoever is prohibited. Martens & Associates Pty Ltd assumes no responsibility where the document is used for purposes other than those for which it was commissioned.

## **Limitations Statement**

The sole purpose of this report and the associated services performed by Martens & Associates Pty Ltd is to conduct a Remedial Action Plan in accordance with the scope of services set out by Twynam Property Group (hereafter known as the Client).

Martens & Associates Pty Ltd derived the data in this report primarily from a number of sources which may include for example site inspections, correspondence regarding the proposal, examination of records in the public domain, interviews with individuals with information about the site or the project, and field explorations conducted on the dates indicated. The passage of time, manifestation of latent conditions or impacts of future events may require further examination / exploration of the site and subsequent data analyses, together with a re-evaluation of the findings, observations and conclusions expressed in this report.


In preparing this report, Martens & Associates Pty Ltd may have relied upon and presumed accurate certain information (or absence thereof) relative to the site. Except as otherwise stated in the report, Martens & Associates Pty Ltd has not attempted to verify the accuracy of completeness of any such information (including for example survey data supplied by others).

The findings, observations and conclusions expressed by Martens & Associates Pty Ltd in this report are not, and should not be considered an opinion concerning the completeness and accuracy of information supplied by others. No warranty or guarantee, whether express or implied, is made with respect to the data reported or to the findings, observations and conclusions expressed in this report. Further, such data, findings and conclusions are based solely upon site conditions, information and drawings supplied by the Client etc. in existence at the time of the investigation.

This report has been prepared on behalf of and for the exclusive use of the Client, and is subject to and issued in connection with the provisions of the agreement between Martens & Associates Pty Ltd and the Client. Martens & Associates Pty Ltd accepts no liability or responsibility whatsoever for or in respect of any use of or reliance upon this report by any third party.

© April 2013  
Copyright Martens & Associates Pty Ltd  
All Rights Reserved

**Head Office**  
6/37 Leighton Place  
Hornsby, NSW 2077, Australia  
ACN 070 240 890 ABN 85 070 240 890  
**Phone: +61-2-9476-9999**  
Fax: +61-2-9476-8767  
Email: mail@martens.com.au  
Web: www.martens.com.au

Document and Distribution Status								
Author(s)			Reviewer(s)		Project Manager		Signature	
Ben McGiffin			Andrew Norris		Andrew Norris			
Revision No.	Status	Release Date	Document Location					
			File Copy	MA Library	Twynnam Property Group			
1	Draft	03.04.13	1E, 1P, 1H	-	1P			
1	Final	04.04.13	1E, 1P, 1H		1P			

Distribution Types: F = Fax, H = hard copy, P = PDF document, E = Other electronic format. Digits indicate number of document copies.

**All enquiries regarding this project are to be directed to the Project Manager.**

# Contents

<b>1 INTRODUCTION.....</b>	<b>7</b>
1.1 Overview	7
1.2 Scope and Format of the RAP	7
1.3 Abbreviations	8
1.4 Previous investigations	10
<b>2 SITE IDENTIFICATION.....</b>	<b>11</b>
2.1 Location and Setting	11
2.2 Groundwater	12
<b>3 EXTENT OF REMEDIATION REQUIRED .....</b>	<b>13</b>
3.1 Contamination Identified	13
3.2 Remediation Required	13
<b>4 REMEDIATION PROGRAMME .....</b>	<b>14</b>
4.1 General	14
4.2 Remediation Goal	14
4.3 Remediation Objectives	14
4.4 Remediation Criteria	14
4.4.1 Soil Remediation Criteria	14
4.4.2 Waste Classification	16
<b>5 ASSESSMENT OF REMEDIAL OPTIONS.....</b>	<b>17</b>
5.1.1 Assessment of Remedial Options for Soil Remediation	17
5.1.2 Preferred Soil Remediation Option	19
<b>6 REMEDIATION AND VALIDATION PLANNING .....</b>	<b>20</b>
6.1 Remediation Plan	20
6.1.1 Overview	20
6.1.2 Remediation Sequence	20
6.2 Notification to Shoalhaven City Council	20
6.3 Site Establishment	21
6.4 Sampling Programme- Dwellings and Sheds	21
6.5 Asbestos Survey	21
6.6 Soil Remediation Strategy	22
6.6.1 Soil Remediation	22
6.7 Soil Validation Procedures	23
6.8 Waste Management	24
6.8.1 Waste Classification Assessment	24
6.8.2 Waste Disposal, Materials Tracking and Management	24
6.9 Quality Control/Quality Assurance	25
6.10 Data Assessment	26
6.11 Reporting	26
6.11.1 Validation Reporting	26
<b>7 SITE MANAGEMENT PLAN FOR REMEDIATION .....</b>	<b>27</b>
<b>8 REMEDIATION CONTACTS.....</b>	<b>33</b>

<b>9</b>	<b>CONTINGENCY PLAN FOR REMEDIATION AND REDEVELOPMENT .....</b>	<b>34</b>
9.1	Contingency for Unidentified Contamination	34
<b>10</b>	<b>REFERENCES .....</b>	<b>35</b>
<b>11</b>	<b>ATTACHMENT A – SITE PLAN .....</b>	<b>36</b>

## Tables

Table 1: Site background information .....	11
Table 2: Summary of identified contamination .....	13
Table 2: Adopted soil remediation and typical laboratory detection levels (LOR) .....	15
Table 3: Review of soil remediation technologies .....	18

# 1 Introduction

## 1.1 Overview

This Remedial Action Plan (RAP) has been prepared by Martens and Associates Pty Ltd (MA) on behalf of Twynam Property Group (the client) for the purpose of addressing observed land contamination identified at 'the site' being two adjacent lots: Lot 3, DP 568613 (northern lot) and Lot 384, DP 755952 (southern lot). It provides remediation and validation specifications and implementation of the RAP in full shall render the site fit for proposed residential use.

The RAP has been prepared in general accordance with NSW EPA (1994), NSW EPA (1995), NEPC (1999), NSW DEC (2006) and NSW OEH (2011).

## 1.2 Scope and Format of the RAP

The scope of the RAP:

- Set the remediation goals.
- Review the available remedial options.
- Provide details of remedial options.
- Select the preferred remedial option.
- Outline procedures and activities for implementation and validation of the preferred remediation option.
- Outline requirements for contractors to prepare environmental and occupational health and safety plans for the remediation.
- Outline requirements for contingency planning.
- Outline the regulatory compliance requirements.
- Provide details of contacts for the period of remediation works.
- Provide a framework for environmental management for the site during remediation.

The format of this RAP is as follows:

- Outline of previous MA reports (Section 1.4).
- Extent of proposed remediation (Section 3).
- Outline of the remediation goals, objectives, remediation criteria (Section 4).
- Review of applicable remediation technologies (Section 5).
- Detail of remediation planning, remediation, waste and validation requirements, waste management, and reporting requirements (Section 6).
- A guide for site control during remediation and site specific health and safety for remediation and validation (Section 7).
- Remediation contacts (Section 8) and contingency plan (Section 9).

### **1.3 Abbreviations**

ACM – Asbestos containing material

AEC – Area of environmental concern

AMP – Asbestos management plan

BTEX – Benzene, toluene, ethyl benzene, xylene

COC – Chemical of concern

CT – Contaminant threshold

DEC – NSW Department of Environment and Conservation (previous name of NSW OEH)

DP – Deposited Plan

EPA – NSW Environmental Protection Authority (previous name of NSW OEH)

ESA – Environmental site assessment

HIL – Health investigation level

HSP – Health and safety plan

LGA – Local government area



LOR – Limit of reporting

MA – Martens and Associates

mBGL – Metres below ground level

NATA – National Association of Testing Authorities

NEPC – National environmental protection commission

NEPM – National environmental protection measure

OEH – NSW Office of Environment and Heritage

OPP – Organophosphorous pesticides

PAH – Polycyclic aromatic hydrocarbons

PCB – Polychlorinated biphenyl

PID – Photo ionisation detector

PPE - Personal protective equipment

RAP – Remedial action plan

SCC – Shoalhaven City Council

SIL – Soil investigation level

SMP – Site management plan

SOP – Standard operating procedure

SWMS – Safe Work Method Statement

TCLP – Toxicity characteristics leaching procedure

TPH – Total petroleum hydrocarbons

TRH – Total recoverable hydrocarbons

## 1.4 Previous investigations

The following investigations have been undertaken in relation to contamination at the subject site:

- Martens and Associates (2008a) *Stage1 Contamination Assessment, Lot 3, DP 568613 & Lot 384, DP 755952 Mundamia, NSW*, ref: P0802193JR01V01.
- Martens and Associates (2012) *Stage2 Contamination Assessment, Lot 3, DP 568613 & Lot 384, DP 755952 Mundamia, NSW*, ref: P0802193JR03V01.

A geotechnical assessment of the site has also been undertaken and is documented in:

- Martens and Associates (2008b) *Preliminary Geotechnical Assessment, Lot 3, DP 568613 & Lot 384, DP 755952 Mundamia, NSW*, ref: P0802193JR01V01.

These reports are to be read in conjunction with this document.

## 2 Site Identification

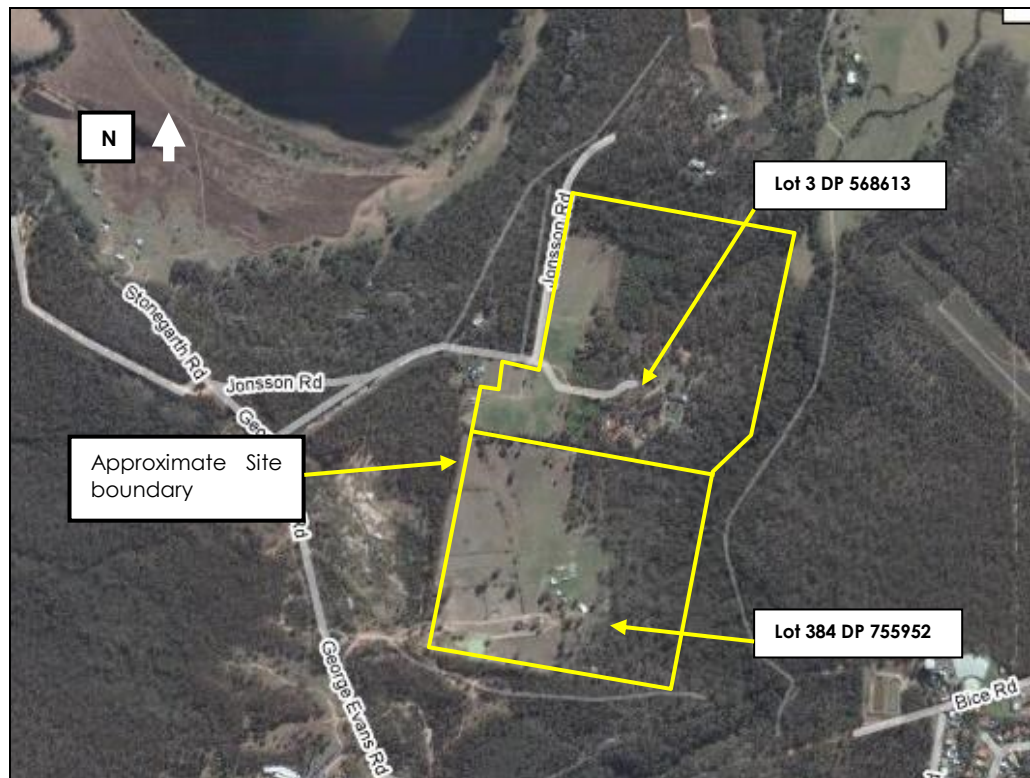
### 2.1 Location and Setting

Site information is summarised in Table 1.

**Table 1:** Site background information

<b>Site address</b>	George Evans Rd, Mundamia, NSW.
<b>Lot and DP (Title Information)</b>	Lot 3 DP 568613 & Lot 384 DP755952 .
<b>Zoning</b>	1(d) 'General Rural'.
<b>Local government area (LGA)</b>	Shoalhaven City Council.
<b>Current land use</b>	Rural residential / agricultural / livestock grazing.
<b>Proposed land use</b>	Residential.
<b>Surrounding land uses</b>	Predominantly rural with some rural residential allotments to the west and north, residential developments to the south east.
<b>Geology and soil landscapes</b>	Nowra Sandstone, a subgroup of the Megalong Conglomerate Group geology.  Nowra Landscape consisting of moderately deep (50 – 100cm) brown podzolic soils on crests/upper slopes, with yellow earths or yellow podzolic soils on mid slopes, lower slopes and drainage depressions.
<b>Topography and drainage</b>	Elevations across the site range from 36 – 70 mAHD with a general fall to the east.
<b>Sensitive receptors</b>	The site drains to an unnamed creek to the east which eventually drains to the Shoalhaven River.

Site location is shown in Figure 1 and site features relevant to the investigation are shown Attachment A.



**Figure 1:** Subject site location (outlined in yellow) ([www.googlemaps.com](http://www.googlemaps.com)).

## 2.2 Groundwater

Site groundwater conditions have been previously described as part of a geotechnical assessment (MA, 2008b) and are described as follows:

- Groundwater was observed in 4 out of 13 boreholes (to a maximum depth of 2.8 mbgl).
- Groundwater seepage was observed in the eastern portion of Lot 384. The area of seepage had vegetation indicating the seepage is a permanent feature and not limited to periods immediately following rainfall.
- Waterlogged soils were observed in the southern portion of Lot 3 in an area up to 100m downslope of the dam located on the northern boundary of Lot 384.

The nature of encountered groundwater suggests that no shallow aquifers exist where an aquifer is a formation or geological unit able to yield economic useful quantities of water.

### 3 Extent of Remediation Required

#### 3.1 Contamination Identified

Previous reports have identified contamination in excess of adopted project SILs. Samples are summarised in Table 2 and locations are shown in Attachment A.

**Table 2:** Summary of identified contamination

Sample ID	Contaminant	Value (mg/kg)	SIL (mg/kg)
2193/AreaB/A	TRH (C <sub>10</sub> – C <sub>36</sub> )	58,053	1000

#### 3.2 Remediation Required

The following is a summary of remediation requirements to render the site fit for intended residential land use:

1. Further investigation of areas beneath dwellings and site sheds found across the site and unable to be accessed during Stage 2 works.
2. Remediation of TRH (C<sub>10</sub>-C<sub>36</sub>) impacted soils in the south east corner of Lot 3, DP 568613 ("Area B").
3. Remediation of asbestos containing materials (fibre sheeting) found in rubbish piles across the site.

A review of available and relevant remediation technologies suitable to address remediation requirements is outlined in Sections 4.

## **4 Remediation Programme**

### **4.1 General**

The following sections present a plan for remediation and management of TRH (C<sub>10</sub>-C<sub>36</sub>) impacted soils and potential ACM fibre sheeting identified on the site.

### **4.2 Remediation Goal**

The goal of remediation is to remediate site soils adequately for residential use. The RAP also provides a strategy for management of excavation spoil.

### **4.3 Remediation Objectives**

To address the remediation goal; removal of contaminated soils and asbestos is required to remove risk to future site users. It is likely that removal of site soil beneath sheds and buildings shall be required to render these areas fit for use.

### **4.4 Remediation Criteria**

#### *4.4.1 Soil Remediation Criteria*

Remediation criteria for soil are established based on the following references:

- NEPC (1999) National Environmental Protection (Assessment of Site Contamination) Measure (NEPM).
- NSW DEC (2006) Guidelines for the NSW Auditor Scheme (Second Edition).
- NSW EPA (1994) Guidelines for Assessing Service Station Sites.

Human health based soil investigation levels (SIL) for residential land use, provided in Column A of Table 11-A in the NEPC (1999) *Guidelines on Health-Based Investigation Levels* (and reproduced in NSW DEC, 2006) have been adopted. Adopted SIL for BTEX and TRH is derived from NSW EPA (1994). Adopted criteria are summarised in Table 3.

There are currently no national or NSW OEH endorsed guidelines relating to human health of environmental investigation of material containing asbestos on sites. The NSW DEC previously provided interim advice that “no asbestos in the soil at the surface is permitted”. MA has adopted an asbestos investigation level of “non-detect” for this site.

**Table 3:** Adopted soil remediation and typical laboratory detection levels (LOR)

Contaminant of concern	Soil remediation criteria (mg/kg)	LOR (mg/kg)
TRH (C <sub>6</sub> -C <sub>9</sub> )	65	25
TRH (C <sub>10</sub> -C <sub>36</sub> )	1,000	250
TPH(C <sub>16</sub> -C <sub>35</sub> ) Aliphatic	5,600	100
TPH(>C <sub>35</sub> ) Aliphatic	56,000	100
TPH(C <sub>16</sub> -C <sub>35</sub> ) Aromatic	90	50
Benzene	1.0	0.2
Toluene	1.4	0.5
Ethyl benzene	3.1	1
Xylene (total)	14	3
Total PAH	20	1.55
Benzo(a)pyrene	1	0.05
Total Phenols	8,500	0.05
Arsenic (total)	100	4
Cadmium	20	0.5
Chromium (VI)	100	1
Copper	1,000	1
Lead	300	1
Mercury	15	0.1
Nickel	600	1
Zinc	7,000	1
Asbestos	Non detect	0.1

#### 4.4.2 Waste Classification

The procedures for classifying waste are detailed in the NSW DECC (2009): *Waste Classification Guidelines*. Part 1: *Classifying Waste* requires that wastes be classified in a step wise manner. It is noted that under NSW DECCW (2009), the steps for waste classification must be applied in the order stated.

Part 2 of the Waste Guidelines, *Immobilisation of Waste*, apply to wastes classified as hazardous in accordance with Part 1 of the Waste Guidelines because of the high levels of contaminant(s). Currently, there is no licensed landfill which can accept hazardous waste. Soil classified as hazardous waste must be treated prior to disposal. In some cases the contaminants are able to be immobilised so that they will not be released into the landfill leachate at levels of concern.

Part 3 of the Waste Guidelines, *Waste Containing Radioactive Material* is considered not to apply to this project as risks of the wastes identified containing radioactive material is considered very low.

Part 4 of the Waste Guidelines, *Acid Sulfate Soils* applies to acid sulfate soils which are required to be disposed to landfill.

Preliminary classification of identified contamination is hazardous waste as measured TRH (C<sub>10</sub>-C<sub>36</sub>) concentrations exceed the specific contaminant concentrations (SCC1 and SCC2) outlined in DECC (2009). TRH (C<sub>10</sub>-C<sub>36</sub>) contamination identified in "Area B" is likely the result of soil staining and fuel storage refuse (empty storage cans found in area). Further waste classification of all remedial excavation spoil will be undertaken to provide a definitive classification prior to offsite removal.

Waste impacted with ACM fragments is classified as Asbestos Special Waste.



## 5 Assessment of Remedial Options

### 5.1.1 Assessment of Remedial Options for Soil Remediation

Soil remedial technologies have been reviewed to determine technologies most suitable to meet the site remediation objectives. NSW DEC (2006) provides a preferred hierarchy of options for site clean-up and/or management, which was originally developed in NEPC (1999). The hierarchy is outlined as:

- On-site treatment of the contamination so that it is destroyed and the associated risk is reduced to an acceptable level.
- Off-site treatment of excavated soil, so that the contamination is destroyed or the associated risk is reduced to an acceptable level, after which the soil is returned to the site.
- Removal of contaminated material to an approved facility, followed (where necessary) by replacement with appropriate material.
- Cap and contain material onsite with an appropriately designed barrier.
- Do nothing.

Where the assessment indicates remediation would have no net environmental benefit or would have a net adverse environmental effect, implementation of an appropriate management strategy would be required.

Review of available soil remediation strategies and technologies is considered on the basis of:

- Effectiveness at achieving remediation objectives.
- Suitability in light of the proposed development.
- Anticipated costs.
- Ongoing environmental and public health adequacy.

A review of treatment options is presented in Table 4.

**Table 4:** Review of soil remediation technologies

NEPM (1999) remediation hierarchy	Advantages	Disadvantage	Comments
Capping / Containing	<ul style="list-style-type: none"> <li>o Likely to be low cost approach compared to offsite disposal.</li> </ul>	<ul style="list-style-type: none"> <li>o Contaminated soils remain onsite.</li> <li>o EMP required for ongoing management of material.</li> </ul>	Capping shall be an unsuitable remedial technique as unacceptable levels of TRH (C <sub>10</sub> -C <sub>36</sub> ) contamination will remain onsite which will have potential to pose future contamination risk. Capping also places future land use restrictions on the site with the requirement of an ongoing EMP. Capping is not considered appropriate for the site.
Onsite <i>ex-situ</i> treatment and reuse	<ul style="list-style-type: none"> <li>o Treated soils are made suitable reuse onsite or offsite disposal at lower COC concentrations.</li> <li>o Minimal costs associated with offsite disposal.</li> </ul>	<ul style="list-style-type: none"> <li>o Requires establishment of onsite remediation area.</li> <li>o Remediation area would significantly increase development timeframes and may add cost (pending COC concentrations and type).</li> <li>o Treatment method ineffective for treating all COC identified.</li> </ul>	This technique is not considered suitable for long chain hydrocarbons such compounds as remediation is likely to be prolonged or unachievable.
Offsite disposal	<ul style="list-style-type: none"> <li>o Provides the shortest timeframe for remediation.</li> <li>o Removes risks to human health and long term management requirements.</li> <li>o Removes groundwater pollution source(s).</li> <li>o Allow reuse for residential (access to soil) purposes.</li> </ul>	<ul style="list-style-type: none"> <li>o High cost for material transport and disposal charges.</li> <li>o Additional cost associated with classifying wastes prior to offsite disposal.</li> </ul>	This treatment option is the most suitable for site development. Impacted soil shall be removed from site minimising risks to human health and long term site management responsibilities.
Do Nothing	<ul style="list-style-type: none"> <li>o No works required.</li> </ul>	<ul style="list-style-type: none"> <li>o Will not remove contaminants.</li> <li>o TRH (C<sub>10</sub>-C<sub>36</sub>) contamination combined with asbestos present unacceptable human-health risks.</li> <li>o Site unable to be developed for residential (access to soil) purposes.</li> </ul>	This approach will preclude future redevelopment for residential (access to soil) purposes. Human-health risks will remain.

### *5.1.2 Preferred Soil Remediation Option*

In consideration of soil remediation technologies presented in Table 4, excavation and offsite disposal is considered the most suitable technology. This is considered suitable for remediation of contaminated soils for potential future site use for residential purposes.

Methods outlining the process of soil remediation are detailed in Section 6.

## 6 Remediation and Validation Planning

### 6.1 Remediation Plan

#### 6.1.1 Overview

The following sections outline works required to remediate identified contaminated soils such that the site is fit for intended use.

**Unless otherwise identified, activities discussed below will be the responsibility of the contractor or its representative.**

#### 6.1.2 Remediation Sequence

The following site remediation sequence is proposed.

1. Notify Council in accordance with SEPP 55.
2. Preparation of a safety and environmental management plan for the remediation by the contractor.
3. Site establishment.
4. Sampling beneath site sheds and dwellings which shall be completed following all building demolition works.
5. Site asbestos survey following the removal of identified refuse piles across the site.
6. Remediation of TRH (C<sub>10</sub>-C<sub>36</sub>) contaminated soils and where identified, ACM fibre sheeting via excavation. This is to be followed by validation of resulting excavations.
7. Waste classification assessment of remedial spoil for offsite disposal.
8. Preparation of validation report.
9. Execute contingency plans if and when required.

### 6.2 Notification to Shoalhaven City Council

In accordance with SEPP55 - Remediation of Land (1998), the remediation works are considered to be Category 1 due to the site being in a coastal protection zone. As such, development consent is required for these works.

### **6.3 Site Establishment**

Prior to remediation of the site, the nominated site supervisor or remediation contractor will ensure that the necessary environmental management and safety controls are in place. These will include but are not limited to:

- Site Specific Health and Safety Plan and site induction.
- Necessary environmental controls and safety measures.

Site establishment is to be undertaken in accordance with the above documents as prepared by the contractor.

Adequate water supply will be required for dust control purposes.

Requirements for environmental management and occupational health and safety are discussed in Section 7.

### **6.4 Sampling Programme- Dwellings and Sheds**

Following demolition of site structures, soil samples will be collected to a depth of 0.2 mBGL at a rate of 1 per 50m<sup>2</sup> within shed and dwelling footprints. Samples are to be analysed for heavy metals, OC/OP pesticides and asbestos in soil.

Should fill be identified, all samples containing fill shall be further analysed for TPH, BTEX and PAH in addition to heavy metals, OCP/OPP and asbestos in soil.

Results of this investigation are to be reviewed against adopted SIL guidelines as outlined in Section 2 and documented.

Should any samples be identified to exceed adopted investigation criteria, an addendum to this RAP will be prepared addressing remediation requirements.

### **6.5 Asbestos Survey**

The identification of potential ACM materials at various rubbish piles across the site necessitates the need for a detailed survey in the general vicinity of identified rubbish piles.

The survey will include the following:

- Visual inspection of the identified areas.
- Marking of any newly identified ACM material.

- Preparation of an asbestos management plan ( see Section 7.3).

The asbestos survey and management plan will be added as an addendum to the RAP.

## **6.6 Soil Remediation Strategy**

### *6.6.1 Soil Remediation*

Full time supervision of remediation and validation will be undertaken by MA and will be completed in general accordance with NSW EPA (1995). A photographic record of works shall be compiled as part of remediation procedures.

#### 1. Remedial Excavation

Remedial excavation will target and excavate the area identified in MA (2012) as “Area B” and, following asbestos survey, any areas found to contain ACM. Remediation procedure includes:

- i. Remedial excavations completed by contractor under supervision and guidance of an experienced MA environmental engineer.
- ii. An isobutylene calibrated photo-ionisation detector (PID) will be utilised for field screening for volatile organic compounds (VOC) in soil prior to sampling. Soil samples will be placed in “zip-lock” bags and allowed to equilibrate prior to screening of head-space VOC. PID readings, locations, and depths will be documented and used to direct remedial excavation.
- iii. Validation conducted in accordance with Section 6.5.

#### 2. Stockpiling Contaminated Soils

Excavated spoil from each remedial excavation shall be stockpiled separately for waste classification assessment. Stockpile location and volume shall be recorded by MA. This procedure shall be adopted to eliminate mixing of wastes between stockpiles and minimise cost of disposal.

### 3. Site Surveying

Site survey shall be required to identify validation extents and quantify volumes of remediated spoil and fill excavated from site. We recommend a survey is completed at completion of remedial excavation, once excavation extents are validated.

## **6.7 Soil Validation Procedures**

Soil validation procedure is:

- i. Samples will be collected from excavation walls at rate of 1 per 10 lineal metres for each identified contaminated soil zone or layer.
- ii. Samples collected from excavation floors. Final sampling rate to be determined following site inspection. Where soil excavation base typical sampling rates are 1 per 25 m<sup>2</sup>. Where rock excavation base, visual inspection may be adopted..
- iii. As a minimum, one floor sample and one sample per wall section will be collected from each excavation.
- iv. Sample depth and location within excavation will be documented.
- v. Validation samples collected for laboratory analysis will be preferably taken directly from surface being sampled. Where sampling utilises excavation machinery, samples shall be taken from the centre of the excavator bucket from undisturbed bulk soil material.
- vi. Validation samples will be analysed by a NATA accredited testing laboratory, for criteria listed in Table 3 and compared against remediation criteria provided.
- vii. Where validation samples exceed adopted remediation criteria, further remedial excavation shall be completed followed by further validation testing until validation is complete.

## **6.8 Waste Management**

### *6.8.1 Waste Classification Assessment*

All excavated spoil to be removed from site is to be assessed in accordance with NSW DECC (2009) waste classification guidelines. Spoil excavated from the identified contamination point(s), shall be placed into separate stockpiles for waste classification. Sampling and analytical requirements are as follows:

- Stockpiles shall be sampled at a rate of 1 per 25 m<sup>3</sup>.
- Analysed for TRH/BTEX, PAH, OC/OP pesticides, PCB, heavy metals, and asbestos.
- Where concentrations exceed contamination thresholds (CT1 or CT2) in NSW DECC (2009) TCLP analysis shall be undertaken to assess leachable concentrations.
- Preparation of a waste classification document for offsite disposal of spoil to licensed landfill.

### *6.8.2 Waste Disposal, Materials Tracking and Management*

Stockpiled contaminated spoil shall be recorded on a site diagram and daily site logs by the remediation contractor and supervising MA engineer. These documents shall be updated daily and kept in the site office. The daily site log shall record the area in which work was conducted for that day, general description of the works completed, onsite movement of materials, etc.

Material being disposed of offsite will require tracking. This shall entail recording of vehicle registration numbers, number of truck movements, approximate volumes of materials transported. Materials tracking documentation is to be supplied to MA upon completion of remediation works, along with tipping documents supplied by the accepting landfill.

Contaminated spoil should be disposed of to a landfill suitably licensed to accept the specified waste. The disposal of contaminated material to landfill should be undertaken by appropriately qualified and licensed (where applicable) contractor.



## 6.9 Quality Control/Quality Assurance

The following field QA/QC measures will be completed and reported for all material sampled:

- Collection of intra-laboratory duplicate samples at a rate of 1 per 10 primary samples (minimum 1 per day of sampling) to assess sampling analytical process and laboratory replication of results.
- Collection of daily equipment rinsate samples to assess decontamination procedures.
- Daily trip spikes and trip blanks to assess VOC cross-contamination and losses.

All samples will be analysed by a NATA accredited testing laboratory. The analytical laboratory will be required to perform internal quality control procedures specific to analytical methods and guidance documents. These include, but not limited to the following:

- Laboratory blanks - Analysed with each set of samples to assess analytical accuracy.
- Duplicate - Complete duplicate analysis of a sample from the process batch to assess reproducibility of results.
- Matrix Spike – Used to monitor the performance of the analytical method used and to determine whether matrix interferences exist.
- Surrogate Spike – Assessment of matrix effects and sample preparation losses.

## **6.10 Data Assessment**

Laboratory data will be reviewed by MA and assessed by applying data validation guidelines. The data will be compared to the remediation criteria. Statistical interpretation of validation data may be required to establish that the remediation goals have been met. Based on comparison, areas that have undergone satisfactory remediation will be identified and will be designated by MA as "No Further Action Required." Where the remediation criteria have not been met, MA will communicate to the client which parts of the site require further remediation and repeat remediation and validation process.

## **6.11 Reporting**

### *6.11.1 Validation Reporting*

A site validation report will be prepared at the completion of remediation works. This report shall document the remediation and validation sequence, detail all validation sampling and results of assessment. The document shall also include details regarding any remaining site contamination, and identify residual risks posed by remaining contaminants.

## **7 Site Management Plan for Remediation**

### **7.1 Site Management Plan**

A site management plan (SMP) for the remediation to be prepared by the Civil Contractor prior to commencing remediation works. The objectives of the site management plan will be to:

- Protect the health of site workers and the general public during the remediation works.
- Ensure the works do not negatively impact on potentially sensitive environmental receptors and comply with applicable environmental legislation.

The SMP should include (but not necessarily be limited to):

- Site access and security.
- Worker facilities.
- Surface water and groundwater management.
- Soil management.
- Stockpile management.
- Noise and vibration control.
- Air quality.
- Traffic management.
- Hazardous materials (including potential asbestos contaminated materials, fuel and chemical management).
- Control of spillages and vehicular tracking of impacted soils off site.
- Transport and disposal of contaminated soil.
- Waste management.
- Site signage and contact numbers.
- Material tracking and documentation.

- Designation, delineation and control of access to various work zones.
- Community consultation.
- Occupational health and safety (including risks posed by contamination).
- Inductions and awareness of personnel accessing the site during remediation.
- Contingency management.
- Monitoring requirements.

A Health and Safety Plan (HSP) for the remediation will be prepared by the contractor in accordance with relevant legislation, codes of practice and guidelines. The HSP will address (but not necessarily be limited to):

- Roles and responsibilities.
- Training and Competency.
- Hazard Identification and Risk Assessment (including asbestos).
- Control Measures including Personal Protective Equipment (PPE).
- Site Access and Signage.
- Incident and Emergency Response.
- SWMS.
- Audits.

Health and safety and environmental control measures will be as per the approved plans prepared by the Contractor. Some potential measures that could be adopted to protect from hazards posed by contamination are discussed in the following sections. Note that these are provided as guidance only. All parties involved in the remediation and validation of the site are responsible for assessing the risks posed by their activities and adopted appropriate control measures.

## **7.2 Monitoring Requirements**

During excavation and movement of identified contaminated materials onsite, it is recommended that an MA engineer is present on site during this process to observe and record the condition of the material. This is additional to ACM matters covered in Section 7.3 and project contingency plan arrangements (Section 9). Such recorded observations will be included in a Validation Report, to be completed at the conclusion of remediation.

## **7.3 Asbestos Management Plan**

Following the asbestos survey and prior to remedial excavation works, an Asbestos Management Plan (AMP) shall be produced outlining:

- Occupation health and safety requirements.
- Personnel responsibilities.
- Purpose of the remediation.
- Description of works.
- Decontamination processes.
- Waste disposal.
- Contingency plans.

The appropriately licenced contractor undertaking the asbestos works may, in addition to the AMP, require a NATA Accredited Air Monitoring Consultant / Occupational Hygienist to conduct asbestos air monitoring to determine and report on airborne asbestos fibre generated during normal operations and activities, as per Enhealth (2005) guidelines.

## **7.4 Site Access**

It is recommended that a fence is constructed along the proposed remediation area boundary, with signage erected. A gate should be installed to allow access; access controls must remain in place during site remediation. During asbestos works, signs identifying "No unauthorised access" asbestos removal works in progress are required.

## **7.5 Traffic Management**

Prior to exiting the site, vehicles shall be required to pass through a stabilised exit point to remove potentially contaminated soil that may have accumulated while onsite. Prior to leaving the site, during the decontamination phase, earthworks machinery are required to decontaminate upon plastic sheeting laid beneath vehicles, with all accumulated potentially contaminated soil removed. Plastic sheeting and contaminated soils collected should be disposed of with classified waste, or placed in plastic bags marked "Asbestos Waste" for subsequent offsite disposal.

## **7.6 Worker Facilities**

Facilities for workers at the site must be supplied in accordance with the NSW Work Health and Safety Regulation 2011 including the relevant Codes of Practice.

During asbestos works a decontamination area will be required to be established for workers immediately adjacent to the designated work area. Disposable coveralls and respiratory mask, once removed will be disposed of in bags marked "Asbestos Waste" for subsequent offsite disposal. Footwear will also be decontaminated in this area.

Lunch rooms and toilet/washing facilities shall be separate from decontamination areas and designated work areas.

## **7.7 Site Inductions**

Prior to starting works, site workers involved in the project shall attend a site-specific safety induction.

Documented evidence of the safety induction/s must be readily available on site and will be recorded on forms. The contractor should supply site workers including visitors to the site with appropriate PPE as outlined in Section 7.11.

## **7.8 Stormwater and Soil Management**

The contractor will put in place adequate stormwater runoff, run-on and sediment control measures for the remedial works to avoid sediment discharge to adjacent areas and the storm water system (if present) and degradation of the water quality in nearby waterways.

## **7.9 Noise**

To mitigate noise impacts which may arise as a result of remedial works, the contractor will undertake works in accordance with state and local noise regulations. The contractor's machinery, including machinery hired by the contractor, should be in good working order so that abnormal machine noise is avoided.

## **7.10 Dust Control**

Site personnel, the public, adjacent neighbours and the environment need to be protected from the effects of dust created during the works. The works shall be conducted, and dust suppression techniques shall be employed, such that there shall be no visible generation of dust. The site and open working areas used by machinery will be dampened down periodically to reduce dust generation. The factors that contribute to dust generation include:

- Wind blowing across a cleared surface of the ground.
- Loose stockpiled material.
- The movement of machinery over the loose unsealed surface of the working site.
- Moisture content of the soil.

During the remediation works, the following methods must be employed to minimise dust generation and distribution:

- Dampening the surface of the site and working area with a water cart or similar control.
- Protecting stockpile materials by wind brakes and / or wetting down the surface of the stockpile.
- Ceasing work in strong winds.
- Undertaking the loading or unloading of soil as close as possible to the stockpiles to prevent the spread of loose material around the site.
- Covering over the excavation and stockpiled materials overnight or at weekends, as necessary.

## 7.11 Personal Protective Equipment

To reduce short and long term health risks associated with the potential exposure to the chemicals of concern, the minimum level of PPE required for people, depending on the site activity, are listed below. Specific requirements for works with ACM are to be provided in the site AMP.

**Body Protection:** High visibility disposable coverall should be worn by personnel entering and/or working within the designated work area, with high visibility clothing/vest requisite for the remainder of the site.

**Eye Protection:** Eye protection may be required to prevent eye injuries resulting from contact with contaminated soil or liquid. Safety glasses are required to be worn by site personnel during handling of soil and liquid.

**Foot Protection:** Steel toed boots will be worn by all on-site personnel.

**Skin Protection:** Long sleeves and trousers must be worn at all times. Skin protection will be required to prevent absorption of contaminated soil into the body. Gloves should be worn by personnel involved in site activities which will come into contact with contaminated soil or liquid. Sunscreen (SPF +30) shall also be worn to protect exposed skin areas not covered by PPE from the sun.

**Hearing Protection:** Personnel who are likely to be exposed to potentially harmful noise levels on site will wear hearing protection (ear plugs or ear muffs).

**Respiratory Protection:** Where works involve ACM, respiratory protection will be required to prevent inhalation of asbestos fibres. Final requirement for respiratory protection shall change as works progress and are to be assessed and determined by the principal contractor as works proceed.

Site personnel should be aware that personal protection equipment required to be worn may limit manual dexterity, hearing, visibility and may increase the difficulty of performing tasks. PPE places an additional strain on the user when performing work that requires physical activity.

Eating, drinking, chewing gum or tobacco, smoking or any practice that involves hand to mouth transfer increases the probability of ingestion of foreign matter into the body. Hands must be thoroughly washed before eating, drinking or smoking. Clothing which becomes dirty from onsite work should be washed separately from other clothing.



## **8 Remediation Contacts**

Names and phone numbers of appropriate personnel for contact during the remediation will be provided prior to commencement of remediation work.

## **9 Contingency Plan for Remediation and Redevelopment**

### **9.1 Contingency for Unidentified Contamination**

It is considered possible that as yet unidentified contamination could be present on the site. To contend with unexpected contamination, site contingency planning shall be required.

If material is encountered which appears contaminated and different from previously identified contaminated material, or if additional point sources of contamination (e.g. buried drums, ACM conduits, oily or odorous materials) are encountered, the following procedures should apply:

1. Suspicious material/soil to be excavated and separately stockpiled on bunded, strong, impermeable plastic sheeting, protected from erosion, with seepage retained.
2. Excavation works in vicinity to cease until inspection completed by MA.
3. Based on initial inspection, MA will provide interim advice on construction health and safety, soil storage and soil disposal to allow works to proceed.
4. Sampling and analysis of the material to assess human health, potential environmental impacts and waste disposal requirements.
5. Assess implications of newly identified material for RAP and amend as required.

## 10 References

Australian Standards 2601 (1991) - *Demolition of Structures*

Australian Standard 1940 (1993) *Storage and Handling of Flammable and Combustible Liquids*.

Martens and Associates (2008a) Stage1 Contamination Assessment, Lot 3, DP 568613 & Lot 384, DP 755952 Mundamia, NSW, ref: P0802193JR01V01.

Martens and Associates (2008b) Preliminary Geotechnical Assessment, Lot 3, DP 568613 & Lot 384, DP 755952 Mundamia, NSW, ref: P0802193JR01V01.

Martens and Associates (2012) Stage2 Contamination Assessment, Lot 3, DP 568613 & Lot 384, DP 755952 Mundamia, NSW, ref: P0802193JR03V01.

NEPC (1999) *National Environmental Protection (Assessment of Site Contamination) Measure*

NSW DEC (2006) *Contaminated Sites: Guidelines for the NSW Site Auditor Scheme* (Second Edition).

NSW DECCW (2009) *Waste Classification Guidelines*

NSW EPA (1994) *Contaminated Sites: Guidelines for Assessing Service Station Sites*.

NSW EPA (1995) *Contaminated Sites: Sampling Design Guidelines*.

NSW OEH (2011) *Contaminated Sites: Guidelines for Consultants Reporting on Contaminated Sites*.

## 11 Attachment A – Site Plan





martens

LEGEND



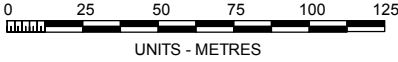
SURFACE SAMPLE



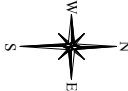
STOCKPILE



DAM



UNITS - METRES



Martens & Associates Pty Ltd		ABN 85 070 240 890
Drawn:	KT	
Approved:	AN	
Date:	08/02/13	
Scale @A3:	1:2500	

Environment | Water | Wastewater | Geotechnical | Civil | Management

TEST LOCATIONS  
MUNDAMIA RELEASE LANDS

Drawing No./ID:

SK001

6/37 Leighton Place, Hornsby, NSW 2077 Australia Phone: (02) 9476 9999 Fax: (02) 9476 8767  
Email: [mail@martens.com.au](mailto:mail@martens.com.au) Internet: <http://www.martens.com.au>

Project:

P0802193

File:

JD03V01

Revision:

A





<div><div><div>07.51522.53037.5</div><div>UNITS - METRES</div></div><div><div>LEGEND</div><div><div><div><div><div><div></div></div><div>SUFACE SAMPLE</div></div><div><div><div></div></div><div>STOCKPILE</div></div><div><div><div></div></div><div>RUBBISH PILE</div></div></div></div><div><div><div></div><div></div><div></div></div><div><div>W</div><div>E</div><div>S</div><div>N</div></div></div></div></div></div>	<div><div><div>Martens &amp; Associates Pty Ltd</div><div>ABN 85 070 240 890</div></div><div><div><div>Drawn:</div><div>KT</div></div><div><div>Approved:</div><div>AN</div></div><div><div>Date:</div><div>08/02/13</div></div><div><div>Scale @A3:</div><div>1:750</div></div></div></div>	<div><div><div>Environment   Water   Wastewater   Geotechnical   Civil   Management</div><div><div>TEST LOCATIONS</div><div>MUNDAMIA RELEASE LANDS</div></div></div><div><div><div>6/37 Leighton Place, Hornsby, NSW 2077 Australia</div><div>Phone: (02) 9476 9999</div><div>Fax: (02) 9476 8767</div><div>Email: <a href="mailto:mail@martens.com.au">mail@martens.com.au</a></div><div>Internet: <a href="http://www.martens.com.au">http://www.martens.com.au</a></div></div><div><div><div>Drawing No./ID:</div><div>SK002</div></div><div><div><div>Project:</div><div>P0802193</div></div><div><div>File:</div><div>JD03V01</div></div><div><div>Revision:</div><div>A</div></div></div></div></div></div>
---	--	---