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Prepared for Eurobodalla Shire Council

Independent Audit

Southern Water Supply Storage – SSD 7089 Audit Number: 2

Eurobodalla, NSW

January 2024

Project Number: 230298



Document verification

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Acronyms and Abbreviations

ASL AS/NZS	Above sea level Australian Standard/New Zealand Standard
AS/NZS	Australian Standard/New Zealand Standard
	Australian Standard/New Zealand Standard
AQMP	Air Quality Management Plan
вом	Australian Bureau of Meteorology
CEMP	Construction environmental management plan
Cwth	Commonwealth
DA	Development Application
dBA	Decibel adjusted measurement of noise
DPE	Department of Planning and Environment (NSW)
EIS	Environmental impact statement
EPA	Environmental Protection Authority (NSW)
EP&A Act	Environmental Planning and Assessment Act 1979 (NSW)
ESC	Eurobodalla Shire Council
ESWSS	Eurobodalla Southern Water Supply Storage
FFMP	Flora and Fauna Management plan
ha	hectares
НМР	Aboriginal Heritage Management Plan
IA	Independent Audit
km	kilometres
LMP	Landscape Management Plan
m	metres
ML	megalitres
NC	Non-compliant
NGH	NGH Consulting
NSW	New South Wales
NVMP	Noise and Vibration Monitoring Plan
PESCP	Progressive Erosion and Sediment Control Plan
RAR	Response to Audit Recommendations

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SSD	State Significant Development	
SWMP	Soil and Water Management Plan	
ТМР	Traffic Management Plan	
ug/ L	Micrograms per litre	



Executive summary

The Southern Water Supply Storage project (the Project) is located in Bodalla, approximately 30 kilometres south of Moruya within the Eurobodalla Shire Local Government Area, New South Wales (NSW). The Project involves constructing a 3,000 megalitre (ML) off-river water storage dam and associated infrastructure, situated next to the Tuross River. A new pump station will transfer water from the Tuross River into the storage dam. The Project's purpose is to improve the security of water supply in Eurobodalla Shire.

Eurobodalla Shire Council (ESC) submitted a development application along with an environmental impact statement (EIS) in 2018, seeking Department of Planning and Environment (DPE) approval for the Project. The DPE reviewed the EIS and approved the Project (SSD – 7089) in October 2019, subject to Conditions of Consent. Construction works for the Project commenced in 2020 and are estimated to be complete in 2024.

In February 2023, ESC were directed by a nominee of the Planning Secretary, to undertake an Independent Audit (IA) for the Council managed Southern Water Supply Storage project. This direction came about due to compliance reporting requirements having transitioned to the updated Independent Audit, Post Approval Requirements (2020), after the Project was determined, therefore the updated Post Approval Requirements were not reflected in conditions of consent for the Project (SSD-7089).

This direction specified that Eurobodalla Shire Council was required undertake the IA for the audit period March 2020 to 13 February 2023 and that audit was conducted 25 May 2023. Subsequent to this, DPE further directed Eurobodalla Shire Council to undertake the second audit covering the period 13 February 2023 to date of site inspection component of the second audit, that being 15 November 2023. NGH Consulting (NGH) were engaged by ESC in October 2023 to undertake the second Independent Audit of the Eurobodalla Southern Water Supply Storage project.

Based on the strategic sequency of the development (Project), works were packaged into discrete Stages and executed under either Council works (Council managed subcontracted work), or tendered construction contracts managed by the Shire's Public Works Advisory. The five stages comprised Clearing of Tuross River Intake Pump Station (TRIPS, Stage 1); Construction of TRIPS (Stage 2); Partial construction of Storage Access Road (Stage 3); Harvesting of timber from water storage supply (3 ML dam site clearing by Forestry Corporation NSW); and construction of the water storage supply (3 ML dam construction, Stage 5).

All Stages had commenced during the audit period with Stage 1, Stage 3 and Stage 4 completed and demobilised. Stage 2 (TRIPS) had been constructed, however was awaiting an instrumentation component to allow for full commissioning.

Eurobodalla Shire Council nominated Natascha Arens as the Independent Auditor for this project, with support from Olivia Merrick and Jane Love. Natascha's CV and independence declaration was provided to DPE on 2 May 2023. Natascha was approved by DPE as the Independent Auditor on the 11 May 2023. The second audit was conducted in November 2023 with the site component being undertaken 15 November 2023.

The audit comprised a desktop document review; site inspection, key personnel interviews and onsite document review; and post- site inspection follow-up meeting, data analysis and reporting.

A review of the complaints register found that there had been no complaints for the audit period. As a result of the initial audit (May 2023), which found that the project had failed to develop or implement a Landscape Management Plan, the DPE issued ESC with a warning letter to develop a LMP. The MP was prepared and approved by DPE in November 2023. Eurobodalla Shire also received direction from DPE to undertake this second audit. These were the only two written directions ESC received for the audit period, with no other agency notices, orders, penalty notices or prosecutions noted. There were no reportable environmental incidents for the audit period.

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Environmental performance was largely measured by regular environmental inspections. These included specific and dedicated erosion and sediment control inspections undertaken by a registered soil conservationist. Inspections along with documented evidence showing any required actions being tracked through to completion were verified as occurring. Noise verification monitoring was undertaken during the audit period and no exceedances were reported. Dust monitoring is also being undertaken with no results above the adopted criteria for the audit period.

Construction water quality monitoring had been carried out in accordance with the approved Surface Water Quality Management Plan. Water quality results displayed some exceedances of the adopted criteria, noting that the project site, did not discharge any water to receiving environments for the audit period, owing to a lack of significant rainfall.

The audit found five (5) non-compliances. Proposed responses to these five non-compliances are provided in Section 4.1.

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1. Introduction

Eurobodalla Shire Council (ESC) were required to undertake the second Independent Environment Audit of the Council managed Southern Water Storage Supply project, commensurate with Independent Audit Post Approval Requirements (Department of Planning and Environment, 2020). NGH Pty Ltd (NGH) was engaged to undertake the second construction-phase Independent Audit (IA) on behalf of Eurobodalla Shire Council.

1.1. Background

In February 2023, ESC were directed by a nominee of the Planning Secretary, to undertake an Independent Environmental Audit for the Council managed Southern Water Supply Storage project (refer Appendix A). This direction came about due to compliance reporting requirements having transitioned to the updated Independent Audit, Post Approval Requirements (NSW Department of Planning, Industry and Environment, 2020) after the Project was determined, therefore the updated Post Approval Requirements were not reflected in conditions of consent for the Project (SSD-6624).

This direction specified that Eurobodalla Shire Council were required undertake the IA for the audit period March 2020 to 13 February 2023. NGH were engaged by ESC to undertake the Independent Audit in May 2023, with the audit report supplied to the Department 13 June 2023. Subsequent to the initial audit, the DPE confirmed that, in order to transition to full compliance with the Post Approval Independent Audit Requirements (2020), the next Independent Environmental Audit would be conducted no later than the 23rd November 2023 (26 weeks from the date of previous site audit), covering the period 14th Feb to the date of the site inspection component of the second audit, with all subsequent audits to be completed at intervals not greater than 26 weeks thereafter (refer Appendix A). The site inspection component of the second audit was conducted 15 November 2023.

1.1.1. Project information

The Project will construct a 3,000 megalitre storage capacity dam, inclusive of a 370 metre long embankment (39 metres in height with a crest width of 20 metres) located adjacent to a tributary of the Tuross River. Once complete the project will provide a water supply storage asset (dam). To enable the water supply storage (dam) to function as a usable water resource, a number of ancillary structures and services are also required:

- A new river intake pump station (Tuross River Intake Pump Station, TRIPS)
- Installation of a pipeline (26 megalitres per day capacity) to transfer raw water from TRIPS to the storage (dam) inlet chute
- Installation of a cross connection pipeline, connecting the water storage (dam) inlet pipeline to the balance tank of the existing Water Treatment Plant (WTP)
- Installation of a connecting pipeline from the existing bore field to the river intake pump station
- A new access road (Storage Access Road), approximately one kilometre in length and extends from Eurobodalla Road opposite the existing WTP to the embankment crest
- Upgrades to Eurobodalla Road to accommodate a basic right-turn and basic left-turn at the intersection of the Storage Access Road and Eurobodalla Road
- A new access road that would provide a route for vehicles to access the TRIPS
- Power supply including the construction of new sub-stations located near the storage (dam) and the river intake pump station (TRIPS).

Due to the strategic sequency of the development (Project), works were packaged into discrete Stages and executed under either Council works (Council managed subcontracted work), or tendered construction contracts managed by the Shire's Public Works Advisory. The stages are described in more detail below:



1.1.1.1. Clearing of Tuross River Intake Pump Station (TRIPS): Stage 1

Clearing for Tuross River Intake Pump Station was undertaken during May through July 2020 and is now complete. The works involved slashing undergrowth down to ground level with either a slasher or mower, with the mulch material being left in place on site. Larger trees were cut down, with trunks and roots left in situ to minimise of soil erosion. Some larger tree canopies (heads) were mulched on site to construct mulch berms to control potential run off and also spread over disturbed earth as groundcover, to minimise soil erosion. Stage 1 did not involve any construction activities in the Tuross River, and did not involve any earthworks or excavation.

1.1.1.2. Construction of Tuross River Intake Pump Station: Stage 2

Construction for the TRIPS commenced in July 2020 by Quay Civil, managed by Council's Public Works Advisory and is at mostly completed, with a supply chain issue affecting delivery of one electrical component to allow for full commissioning.

Once operational, the TRIPS will extract water and convey it across to the water supply storage facility (dam). It will consist of a 4.5 m diameter, 18 m deep concrete wet well with three submersible Flygt pumps that will receive water from an inlet screen installed in the flowing river. This screen will be protected by marine piles. Associated ancillary infrastructure will include concrete structures used in the operation and maintenance of the pump station, flow control and sampling instrumentation and all associated electrical works. Power will be fed by a new transformer, and power and water flow will be provided by new in ground services. Control of the new infrastructure will take place remotely, with a SCADA system being developed to monitor, control and report fault status of the new infrastructure.

1.1.1.3. Construction of Storage Access Road: Stage 3

The Storage Access Road was constructed in December 2021 through to February 2022 and is now complete. The Storage Access Road is required to provide vehicular access to the water storage supply site. The design of the Storage Access Road and intersection with Eurobodalla Rd was developed based on a variety of design standards inclusive of Eurobodalla Shire Council Infrastructure Design Standard, Roads and Maritime Services (now Transport for NSW) Supplement to Austroads, and Austroads Design Guidelines.

The Storage Access Road has been designed and constructed with a maximum longitudinal grade of 12.5%, with a maximum 3% crossfall. The width of the Storage Access Road is 6.5 meters sealed, comprising two, 3.25 metre sealed lanes, plus a 0.75 metre unsealed shoulder. The pavement treatment for the Storage Access Road and shoulder widenings consists of a thin wearing course over a granular base. Temporary pavement was placed during construction to suit construction vehicle loading.

The construction works for the Storage Access Road also included new stormwater drainage infrastructure, installed under the Storage Access Road. This was done to follow the existing valleys along the embankment. Swales along the high side of the Storage Access Road have been installed to capture stormwater from the upper catchments created by the new works. The swales are typically trapezoidal, 0.6 metres deep and 4.2 metres wide with a base width of 0.5 metres. The drainage pipes under the Storage Access Road are typically 450 millimetre diameter Reinforced Concrete Pipe (RCP) with headwall outlets and either headwall or grated pit inlets.

Intersections upgrades were also required for the Eurobodalla Road and Storage Access Road / TRIPS site intersection. This intersection upgrade is required to facilitate safe access and egress to both the TRIPS and Storage sites. The intersection of the Storage Access Road/ TRIPS site with Eurobodalla Road have been designed and constructed per the geometry requirements of Austroads Guide to Road Design Part 4 and 4A.



1.1.1.4. Harvesting of timber from Storage site: Stage 4

The harvesting of timber was undertaken by Forestry Corporation of NSW (Forestry) and an independent arborist contractor, spanning February to June 2022, and is now complete. The timber harvesting works occurred early 2022 and concluded June 2022, with clearing of habitat trees occurring in February 2020 and the first two weeks of March 2022, to minimise disturbance to breeding of threatened fauna.

Clearing of other non-habitat trees was undertaken outside of this February-early March 2022 period (i.e. mid-March to end of June 2022).

Forestry accessed site to clear harvestable timber for sawmill and pulpwood, through selective clearing of trees greater than 15cm in diameter, as well as all hollow-bearing Trees (HBTs) within the clearing boundary. The independent arborist contractor cleared HBTs for the purpose of repurposing hollows into nest boxes for fauna mitigation measures.

Within the permanent works design area, trees greater than 30cm in diameter were cleared and the areas surrounding these were grubbed with stumps, roots and organic material spread over the disturbed area to provide soil and erosion stability. No grubbing occurred within gullies.

The inundation area was selectively harvested for harvestable timber material only, with stumps left in situ, along with unsuitable timber, saplings, undergrowth and groundcover.

In addition to the clearing activities of the above two area classifications, localised grubbing and clearing was undertaken to establish timber loading areas in support of the clearing works. The timber loading areas were strategically placed in flat areas to maximise efficiency of the timber harvesting works and minimise the number and size of loading areas required. Non-commercially viable timber, saplings, undergrowth and organic matter were retained as much as was practicable. This was done in order to minimise erosion potential.

1.1.1.5. Construction of Storage: Stage 5

Site works for Stage 5 commenced in June 2022. The anticipated completion of Stage 5 is mid-late 2024. This stage includes the removal of the remaining vegetation within the water supply storage area (i.e. that vegetation not removed by Stage 4 works), construction of the embankment wall, spillway, permanent erosion control measures and all remaining works on site to enable the project to become operational.

1.2. Audit team

Eurobodalla Shire Council nominated Natascha Arens as the Lead Independent Auditor, supported by Olivia Merrick as Auditor and Will Weir (contingency) for this project. The audit team CVs and independence declarations were provided to DPE on 2 May 2023 and endorsed 11 May 2023.

The audit team comprised these members:

- Natascha Arens Lead Auditor, Technical Review
- Olivia Merrick Auditor
- Jane Love Observer.

1.3. Audit objectives

The objective of this Independent Audit is to assess compliance with the conditions of consent.

1.3.1. Audit scope and period

The scope of the audit will include:

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- An assessment of compliance of all the conditions of consent relevant to the works at the time of the audit (as detailed in Appendix C)
- An assessment of the adequacy and implementation of the site environmental management plans including:
 - B3 Flora and Fauna Management Plan (FFMP)
 - o B13 Soil and Water Management Plan (SWMP)
 - B20 Emergency Response Procedure (to be included in the CEMP)
 - B28 Traffic Management Plan (TMP)
 - B34 Noise and Vibration Management Plan (NVMP)
 - C2 Construction Environmental Management Plan (CEMP).
- An assessment of performance of the project in relation to implementation of environmental plans.

The audit scope was developed by reviewing the SSD-7089 Conditions, EPL 21767 and the Independent Audit Post Approval Requirements (2020).

The audit period covered 14 February to 15 November 2023.



2. Audit Methodology

2.1. Selection of the Audit Team

Eurobodalla Shire Council nominated Natascha Arens as the Independent Auditor for this project and provided her CV and independence declaration to DPE on 2 May 2023. Natascha was approved by DPE as the Independent Auditor on the 11 May 2023 (refer Appendix B).

The audit team comprised these members:

- Natascha Arens Lead Auditor, Technical and QA Review
- Olivia Merrick Auditor
- Jane Love Observer.

2.2. Independent Audit scope development

The audit scope was developed by reviewing the SSD-7089 Conditions, EPL 21767 and the Independent Audit Post Approval Requirements (2020).

The audit comprised of offsite document review; site inspection, onsite document review; and offsite audit analysis and reporting.

An audit plan was provided to the auditee prior to the site audit detailing the timing of the audit and requirements regarding accessing the site and documentation.

2.3. Compliance evaluation

The audit consisted of desktop document review undertake offsite, onsite document review, site inspection and interviews. The offsite document review was undertaken prior to the site component of the audit with further request for information following the site inspection. The site component of the audit included:

- Opening meeting to introduce all parties and discuss the scope and objectives of the audit
- Document and records review to check compliance with conditions
- Interviews with staff including construction site personnel
- Site inspection
- Closing meeting on-line to summarise the findings of the site audit and to discuss additional audit evidence required.

The document review included a review of the Conditions of Approval relevant to the stage of works of the Project and all management plans and sub plans. The audit table (checklist) was developed and refined and submitted to ESC (Appendix C).

An Opening Meeting was held on 15 November 2023 at 11:00am.

Present at the opening meeting were:

- Harvey Lane (Project Engineer, Eurobodalla shire Council)
- Justin McCarthy (Project Manager, Haslin)
- Karen McCann (Environmental Advisor, Haslin)
- Olivia Merrick (NGH Auditor)
- Jane Love (NGH, Audit Observer).

Document review occurred throughout the day and offsite until report completion.

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2.4. Site interviews

Interviews with staff were undertaken throughout the course of the site audit and the following three working days to gather evidence during offsite document review including:

- Harvey Lane (ESC Project Engineer); and
- Karen McCann (Stage 5 Construction Contractor Environmental Advisor, Haslin).

2.5. Site inspection

A site inspection was undertaken at 1:00pm on the 15 November 2023. The inspection viewed the water supply storage construction site area including: ancillary facilities, sediment basins, coffer dam construction, environmental protection (No Go) zones, site muster points/ emergency assembly areas, hazardous material storage containers, ingress and egress points, site sheds, storage areas, laydown areas, notice boards and spill response kits.

The site inspection also included the constructed TRIPS site.

Photos of the inspection are provided in Appendix D and audit findings are detailed below.

2.6. Consultation

As part of the audit and in accordance with the Independent Audit, Post Approval Requirements (2020) Section 3.2, NGH and ESC consulted with DPE, to ascertain if there were any specific environmental issues that should be investigated during the IA; and also to establish from DPE which other parties or agencies should be consulted (refer Appendix E for consultation request).

Relevant regulatory stakeholders were also contacted, those approached were Departments required to be consulted or to review and approve management plans required in the conditions of consent for the site. Specifically:

- Department of planning and Environment
- Department of Primary Industries and Environment Fisheries
- Office of Environment and Heritage (now NSW Environment and Heritage)
- NSW Environmental Protection Agency.

Email responses that were received for this second audit are included in Appendix E and summarised in Section 3.7.

2.7. Compliance status descriptors

It should be noted that the Conditions of Consent for the Project do not reference the Independent Audit Post Approval requirements (DPIE 2020). However, the compliance status descriptors from DPIE (2020) have been used to assess compliance.

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Table 2-1: Compliance status descriptors

Status	Description
Compliant (C) The auditor has collected sufficient verifiable evidence to demonstrate elements of the requirement have been complied with within the sco audit.	
Non-compliant (NC)	The auditor has determined that one or more specific elements of the conditions or requirements have not been complied with within the scope of the audit.
Not triggered (NT)	A requirement has an activation or timing trigger that has not been met at the time when the audit is undertaken, therefore an assessment of compliance is not relevant.

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3. Audit findings

The following documents were reviewed to check compliance with conditions or for implementation of plans. The documents relevant to the first audit are listed below, supplemented evidence reviewed in the second audit is <u>underlined</u>:

Design plans and Approval documentation

- River Intake Pump Station Set-out Plans (30012127-AW-4022 to 4251)
- Southern Storage Design Drawings (30012127-ST-3000 to 3890)
- Conditions of Consent (SSD-7089)
- Tuross River Bore Licence (10BL165758).

Correspondence

- Letter: Southern Water Supply Storage ESC to resident re works commencement (ESC Ref 400050, February 2022)
- Letter: Southern Water Supply Storage ESC to resident re works commencement (ESC Ref 400050, September 2022)
- Email re dam access road construction commencement (7 December 2021)
- Letter: Staging Strategy, Biodiversity Offset Strategy, Stage 1 CEMP DPE to ESC approving Staging, BOS (TRIPS only) and Stage 1 CEMP (TMP and NVMP not required for Stage 1 CEMP), 11 March 2020
- Letter: Biodiversity Offset Strategy ESC to DPE (ESC Ref# SO32-T00009) 3 December 2021
- Letter: Stage 4 Partial Clearing of the Permanent Works and Inundation Area (SSD-7089) Construction Flora and Fauna Management Plan – DPE to ESC approving FFMP in accordance withB2-B6; inclusive of satisfactory consultation with DPIE Fisheries as per A13 and B3 (4th February 2022)
- Letter: Stage 5 Eurobodalla Southern Water Supply Storage Project (SSD 7089) Construction Flora and Fauna Management Plan – DPE to ESC approving FFMP Rev E in accordance with B3, B4 and C1 (13 October 2022)
- Letter: Proposed acquisition of part Lot 2 DP 1168581 for Council's southern water storage facility land owner to ESC, accepting compensation amount and signing full and final compensation terms (May 2020). Reference Land ID 35158
- Email: DPE to ESC requesting more information prior to approving Staging request (October 2020)
- Email: acknowledgement receipt that DPE received ESC Staging Program (April, 2021).
- Letter: Staging request submitted by ESC to DPE under condition A13 (ESC Ref # SO32-T00009 2 October 2020
- Letter: Eurobodalla Southern Storage SSD 7089 Stage 4 Partial Clearing of the Permanent Works and Inundation Area – ESC to DPE submitting CEMP (C2); SWMP (A12, B13, B14); FFMP (B3, B6 and DPIE consultation as per A12); ESC Ref: SO32-T00009
- Letter: DPE Warning (Ref: ENF-61844462)
- Letter: Eurobodalla (Ref: SO32-T00009) LMP submission
- Letter: DPE Correspondence (Ref: SSD-7089-PA-30) Approval of Landscape Management Plan dated 1/11/2023
- Letter: Submission to DPE notifying of Audit 1 Non-compliances (SO32-T00009, 25/7/2023)
- Letter: Community Update (Ref: 400050, 23/10/2023)
- <u>Email: Soil Conservationist email correspondence (dated November 2023) John Wright, Senior Soil</u> <u>Conservationist (PSB of NSW - No 5387) - T.R.E.E.S. P/L</u>
- Email: RFS access and traffic consultation (17 August 2023)
- Email: RFS Fire bans and permits (11 September 2023).

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Reports and plans

- B3 Flora and Fauna Management Plan (FFMP)
- FFMP (Revision H, 26/10/2023)
- B13 Soil and Water Management Plan (SWMP)
- B20 Emergency Response Procedure (to be included in the CEMP)
- B28 Traffic Management Plan (TMP)
- B34 Noise and Vibration Management Plan (NVMP)
- C2 Construction Environmental Management Plan (CEMP)
- CEMP (Version D, Haslin, 21/10/2022)
- Eurobodalla Shire Council Southern Storage Site Timber Harvesting Environmental Operations
 Plan
- Annual Dams Safety Standards Report (2021) Eurobodalla Southern Storage
- Independent Peer Review of the detailed design of Eurobodalla Southern Storage (Entura, September 2019)
- Eurobodalla Southern Storage Storage Design Report Prepared for: Eurobodalla Shire Council (Reference No: 30012127_R18_V02 18/06/2019), SMEC 2019
- Biodiversity Offset Strategy (SMEC, 2021)
- ESWSS Main construction earthworks PESCP (Rev 1)
- ESWSS Spillway PESCP (Rev 2)
- Community and Stakeholder Engagement (CSE) Plan Rev 0 (Stage 5)
- Emergency Response Management Plan Rev B (Stage 5)
- EIS (SMEC, 27/8/2018)
- Landscape Management Plan (Ayling and Drury, 2023)
- Water License Annual (31 July 2023) Compliance Report.

Design certification, record, monitoring and Inspections

- Tuross River Intake Pump Station 20016 (Contract No. 10018531) Quay Civil Contractor's Construction Report (April 2021)
- Tuross River Intake Pump Station 20016 (Contract No. 10018531) Quay Civil Contractor's Construction Report (January 2021)
- Eurobodalla Southern Storage Construction Fortnightly Report (Contract No. 10018541) Haslin Fortnightly Report (November 2022)
- Photographic log of TRIPS clearing Stage 1 (22nd May 2021)
- Memorandum of Understanding Eurobodalla Southern Water Supply Storage, Bodalla State Forest (May, 2020)
- Dead of Agreement for Early Access Eurobodalla Southern Water Supply Storage Bodalla State Forest (May, 2020).
- Pre-clearance inspection (Southern Cross Environmental), 28th May 2020 (Stage 1)
- Pre-clearance inspection (Southern Cross Environmental), 28th March 2022 (Stage 3)
- Pre-clearance inspection (Southern Cross Environmental), 13th January 2022 (Stage 4)
- Pre-clearance inspection (Southern Cross Environmental), 13th September 2022 (Stage 4)
- Noise verification 198 Waincourt Rd R3 (6th February 2023)
- Noise verification-530 Eurobodalla Rd R14 (6th February 2023)
- Noise verification 758 Eurobodalla Rd R2 (8th February 2023)
- CSW3 Water sample (14th December 2022)
- CSW1 CSW 5 Water Quality field samples
- Waste Register (Stage 5)
- Sound Power Level cross check, January 2023 (Stage 5)
- Monthly environmental monitoring data (up to October 2023)

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- <u>Waste Register (up to October 2023)</u>
- Incident register (up to October 2023)
- Daily rainfall records (up to October 2023)
- BOM data (up to October 2023)
- <u>Vehicle pre-starts (November 2023)</u>
- <u>Maintenance logs (up to November 2023)</u>
- Weekly Site Environment and Sustainability Inspection Checklists (up to 10 November 2023)
- Action tracking register (up to October 2023).

3.1. Compliance performance

In summary the audit found five (5) non-compliances out of a total 172 Conditions of Approval.

Table 3-1 Tally of audit findings

Condition Part	Compliant	Non-Compliances	Not triggered
A (24)	19	1	4
B (46)	29	1	16
C (15)	4	2	9
Appendix 2 (83)	71	1	11
Appendix 3 (4)	-	-	4

Note: In relation to the tally above whole conditions of consent have been used to generate the tally. i.e. where a condition contains part a), b), c) etc this has been counted as one condition.

3.2. Summary of agency notices, orders, penalty notices or prosecutions

Eurobodalla Shire Council were given notice from the DPE to undertake this Independent Audit as per the requirements of the PAIAR (2020). In addition, ESC also received a warning letter from DPE with regards to the absence of a Landscape Management Plan (LMP) and therefore contravening the requirements of the conditions of consent, triggering a breach of Sections 4.2 (1) (b) of the *Environmental Planning and Assessment Act 1979* (ENF-61844462) written by the Compliance branch of Department of Planning and Environment. In October 2023, the Landscape Management Plan submitted to the satisfaction of DPE. Formal endorsement of the LMP was obtained 1 November 2023 (SSD-7089-PA-30).

Outside of the above, there were no agency notices, orders, penalty notices or prosecutions within the audit period at the time of reporting.

3.3. Non-compliances

Five (5) non-compliances were raised in this audit. Refer Table 3-2 below for more detail.

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 Table 3-2
 Conditions of Consent 7089, summary of non-compliances

#	Requirement	Audit finding	Audit classification	Response/ Action
PAR	ТА			
A2	 The development may only be carried out: a) in compliance with the conditions of this consent b) in accordance with all written directions of the Planning Secretary; c) in accordance with the EIS and response to submissions; d) in accordance with the Development Layout in Appendix 1; and e) in accordance with the revised management and mitigation measures in Appendix 2 	 (a) The Audit found 5 non-compliances as a result of the Audit (C15; App 2, 4.5; App 2, 10.1; App 2, 13.1) meaning that the development was not being carried out in compliance with the conditions of consent. (b) It was found that Council were undertaking works in accordance with written direction of the Secretary, evidenced by the submission of the required Landscape Management Plan prior to the 27/10/2023 (as per written direction of the Planning Secretary) and therefore considered compliant with A2b). (c) it was noted however, that Hazardous Materials (Flammable 3) were being incorrectly stored, without adequate signage and comingled with other products, therefore non-compliant with Australian Standard 1940-2004 The storage and handling of flammable and combustible liquids, as per Section 14.3 of the EIS. The audit also found evidence of jerry-can in a subcontractor area on the active job site, non-compliant with a subsequent paragraph within Section 14.3 of the EIS "There would be no refuelling of vehicles, plant and machinery within 40 metres of a watercourse. This would only be undertaken at the construction 	Non-compliant	Council to undertake actions listed below relevant to each specific Non-compliant item

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#	Requirement	Audit finding	Audit classification	Response/ Action
		compounds." (d) The audit found works were not being conducted in accordance with the requirements of the revised management and mitigation measures in Appendix 2 (i.e. Appendix 2: 9.5: hazardous material storage).		
PAR	ТВ		1	
B16	 The Applicant must store all chemicals, fuels and oils used on-site in accordance with (a) the requirements of all relevant Australian Standards; and (b) the NSW EPA's Storing and Handling of Liquids: Environmental Protection — Participants Manual' if the chemicals are liquids. 	Storage of Class 3 flammables noncompliant with the requirements of this condition. NOTE: It was recommended at audit close that a dangerous goods inventory is undertaken of the storage container and that flammable goods are separated, stored and that signage is installed as per the requirements of this condition.	Non-compliant	The project has since rectified the storage of dangerous goods. Flammable 3 products are in a designated Flammable 3 cabinet as per the requirements of this condition. Closed.
PAR	Γ C Environmental Management and Reporting			
C10	The Department must be notified in writing to compliance@planning.nsw.gov.au within seven days after the Applicant becomes aware of any non-compliance.	Four NCs were raised from the previous audit (report released in June 2023). The audit found that DPE were notified on 25 July 2023, which is non-compliant with the seven-day timeframe requirement of this condition. The audit further found that the notification was not sent to the required inbox (compliance @planning.nsw.gov.au) rather a letter was sent to the Department.	Non-compliant	Notify DPE of the four NCs from the May 2023 audit, via the required email: compliance @planning.nsw.gov.au mailbox.

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#	Requirement		Audit finding	Audit classification	Response/ Action
C15	construction u this consent, ir must: (a) make the fo	urs before the commencement of ntil the completion of all works under ncluding rehabilitation, the Applicant oblowing information and documents obtained or approved) publicly swebsite: the documents referred to in Condition A2 of this consent and the final layout plans for the development; all current statutory approvals for the development; all strategies, plans and programs required under the conditions of this consent; regular reporting on the environmental performance of the development in accordance with the reporting requirements in any plans or programs approved under the conditions of this consent; a comprehensive summary of the monitoring results of the development, reported in accordance with the specifications in any conditions of this consent, or any approved plans and programs; contact details to enquire about the	 (a) the audit could not find evidence that at least 48 hours prior to construction commencement, the required documents (a) (i) – (viii) were made publicly available via the Projects website. This was a finding of the first audit and is considered closed. (a) (iii) the Landscape Management Plan (LMP, October 2023) could not be located on the Project website at the time of audit (a) (viii) written direction was given to Eurobodalla Shire to make the Response to Audit Recommendations (RAR) from the first Audit (June 2023) publicly available by 6/9/2023. At the time of the audit (November 2023), the Audit Report was publicly available, but the RAR could not be found on the project website (or anywhere publicly available). (b) the project website currently includes up to date information as per the requirements of the majority of this condition, inclusive of a link to the DPE Major Projects portal. However the absence of the LMP and the RAR means the project is non-compliant with the requirements of (b). 	Non-compliant	It is further recommended that the RAR from the first Audit is also uploaded to the project website. It is recommended that the Landscape Management Plan to be uploaded to the Project website.

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#	Requirement		Audit finding	Audit classification	Response/ Action
		development or to make a complaint; the Compliance Reporting of the development; any other matter required by the Planning Secretary; and information up to date, to the the Planning Secretary.			
APPE	NDIX 2: Applic	ant's Revised Management and Mi	tigation Measures	1	
9.5	stored within a accordance wi guidelines. Any on-site ref	icals and hazardous liquids will be n impervious bunded area in th Australian standards and EPA uelling will occur in a designated rvious surfaces.	Hazardous Materials (Flammable 3) were being incorrectly stored, without adequate signage and comingled with other products, therefore non-compliant with <i>Australian Standard 1940-2004 The storage and handling of flammable and combustible liquids</i> .	Non-compliant	At the time of reporting, it was evidenced that the Project had since rectified the storage of dangerous goods. Flammable 3 products were observed (via photograph) to be in a designated Flammable 3 cabinet as per the requirements of this condition.



3.4. Previous audit recommendations

The initial audit (undertaken in May 2023) identified the below non-compliance. These are listed below with their status:

Table 2.2	Conditions of Consont 7080	summary of non-compliances
Table 3-2	Conditions of Consent 7069,	summary of non-compliances

#	Requirement	Audit finding	Audit classification	Status/ Action
PAR	ГА			
A2	The development may only be carried out: a) in compliance with the conditions of this consent	The audit found the Project was non- compliant with: C15 (information not made available) App 2, 4.5 (residents not notified >5 days before commencement of activity) App 2, 10.1 (Hazard and Risk Management Plan not available) App 2, 13.1 (Landscape Management Plan had not been prepared)	Non-compliant	Refer actions listed below relevant to each specific Non- compliant item
PART	C Environmental Management and R	eporting	<u> </u>	
C13	Construction Compliance Reports and a Pre-Operational Compliance Report of the project must be carried out in accordance with the Compliance Reporting Post Approval Requirements (Department 2018) or any revision as in force from time to time.	The audit found there was no evidence that compliance reports had been prepared	Non-compliant	Council required to undertake the IA in accordance with the Post Approval Independent Audit Requirements (2020) i.e. this audit report. Closed
C15	At least 48 hours before the commencement of construction until the completion of all works under this consent, including rehabilitation, the Applicant must: (a) make the following information and	The audit found that archived webpage information held by ESC from 2020, although providing some of the required information to	Non-compliant	Council to update website, to make it clearer how to submit a complaint. Closed

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#	Requirement	Audit finding	Audit classification	Status/ Action
	documents (as they are obtained or approved) publicly available on its website: the documents referred to in Condition A2 of this consent and the final layout plans for the development; all current statutory approvals for the development; all strategies, plans and programs required under the conditions of this consent; regular reporting on the environmental performance of the development in accordance with the reporting requirements in any plans or programs approved under the conditions of this	satisfy this Condition, did not post the information at least 48 hours prior to that activity being carried out (Stage 1, clearing for TRIPS site). The website also doesn't not contain a comprehensive summary of the monitoring results of the development, reported in accordance with the specifications in any		
	consent; a comprehensive summary of the monitoring results of the development, reported in accordance with the specifications in any conditions of this consent, or any approved plans and programs; contact details to enquire about the development or to make a complaint;	conditions of this consent/ approved plans and programs (namely, Soil and Water Management Plan water quality sampling results; and Noise and Vibration Management Plan noise monitoring results).		
	the Compliance Reporting of the development; any other matter required by the Planning Secretary; and	The website, although listing details of who to contact within Council		
	(b) keep such information up to date,to the satisfaction of the PlanningSecretary.	regarding the Project, it is not immediately evident how to lodge a complaint.		

APPENDIX 2: Applicant's Revised Management and Mitigation Measures

4.5	Local residents would be notified at	The audit found that	Non-compliant	Council were
	least five days prior to works	Council have notified		required to
	commencing and would be kept	residents regarding		provide more
	regularly informed of construction	project updates by		regular updates
	activities during the construction	letterbox drops.		(monthly
	process.	Documented evidence		information
		of these notifications		displayed on the
		being provided at least		website at least
		5 days prior to works		bi-annually) in the
		commencing, however		notification

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#	Requirement	Audit finding	Audit classification	Status/ Action
		was not readily available at the time of audit. No community complaints regarding noise were reported for this Project at the time of reporting.		section of Council webpage. Closed
13.1	A Landscape Management Plan (LMP) will be prepared during the detailed design phase of the project and implemented as part of the CEMP. The LMP will present an integrated landscape and urban design for the project, providing practical detail on the application of design principles and objectives identified in the environmental assessment. The Plan will include design treatments* (*in accordance with the requirements of 13.1, refer Appendix C for condition fully expanded).	The audit found that a Landscape Management Plan had not been prepared.	Non-compliant	LMP prepared October 2023, approved by DPE November 2023. Closed



3.5. Environmental plans, sub plans and post approval documents

A summary of the implementation of key management plans relevant to this stage of works is provided below.

The suite of environmental management plans includes:

- B3 Flora and Fauna Management Plan (FFMP)
- B13 Soil and Water Management Plan (SWMP)
- B20 Emergency Response Procedure (to be included in the CEMP)
- B28 Traffic Management Plan (TMP)
- B34 Noise and Vibration Management Plan (NVMP)
- C2 Construction Environmental Management Plan (CEMP).

3.5.1. Flora and Fauna Management Plan (FFMP) B3

Prior to clearing or ground disturbance works, the Construction Flora and Fauna Management Plan (FFMP) was reviewed and approved by DPE. The FFMP included demarcation of site boundaries and the establishment of environmental protection (No Go) zones as key mitigation measures. These activities were found to have been implemented for the audit period as evidenced by historical photographs, weekly environmental inspections and subcontractor monthly environmental reports. Biodiversity mitigation measures pertaining to a two-phased (non-hollow bearing tree removal; followed by hollow bearing tree removal) pre-clearance survey to be undertaken by a qualified and experienced ecologist.

Pre-clearance surveys were completed for the Project as required with no fauna mortalities or injuries reported.

Weed management is also provided for within the FFMPs for all five stages, either as sections of the Plans or discrete Subplans to the FFMPs. The TRIPS site (Stages 1 and Stage 2 works) allows for maintenance weeding following construction completion to target weed cover of 10% exotic species or less and details weed management methods for removal. Weed management was noted as being carried out for the audit period.

For the water storage supply (3ML dam) site, equivalent to the remaining three Stages, Eurobodalla Shire Council has identified twelve (12) vegetation retention zones (VRZs) that are beyond the construction boundary of the project which contain dedicated to long term management measures in each zone. The main management objective is the prevention of weeds and invasive species colonising the revegetation and recolonization zones following vegetation clearing works. The key management measure is ongoing monitoring for weeds every six months, for a duration of 5 years.

The VRZs correspond to the no-go (exclusion) zones for Stage 5 works and management responsibility of these areas (and therefore subsequent weed monitoring and removal) was noted as being undertaken within the last stage of the construction sequence (Stage 5).

3.5.2. Soil and Water Management Plan (CEMP) B13

Erosion and sediment control mitigation measures were captured in the Soil and Water Management Plan V0D (Haslin, 2022). Implementation of this Plan and the relevant progressive erosion and sediment control plan (PESCP) was via detailed and specific erosion and sediment control inspections that were conducted at regular intervals by a Soil Conservationist. The audit found that these inspections, subsequent reporting and any corrective actions were occurring. The site inspection component of the audit also found compliance with the PESCP, with actively visible evidence of adequate implementation of the PESCP at the time of audit.

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It was noted that due to the adequacy of environmental controls and the lack of significant rainfall during the audit period, the Soil Conservationists recommended that erosion and sediment control inspections occur less regularly. These inspections would continue and increase in frequency when either the work stage moves to the next PESCP and/ or significant rainfall is experienced.

The audit found that there had been no surface water run-on (significant rainfall) to site and therefore no water into the onsite sediment basins during the audit period. Subsequently no water was treated or discharged form site and the site therefore remained isolated and disconnected from nearby receiving waterways. Erosion and sediment control mitigation measures were found to be adequately installed, inspected and maintained and the overall management of erosion and sediment control matters for the site considered sufficient.

With regard to the overarching SWMP, it was noted that this document had mitigation measures listed within it that where not understood nor relevant to the site for the audit period. Specifically, the SWMP required "monitoring of spoil, fill and materials stockpile site records". Site personnel were unable to determine what this mitigation measure meant, and it was therefore considered to not be a relevant nor useful measure for the current work stage of site. It is recommended that the SWMP be reviewed by the nominated Soil Conservationist and updated to only includes those mitigation measures relevant to the Eurobodalla Southern Water Supply Storage site (refer Section 3.13 also).

No reportable environmental incidents were noted nor were there any complaints received in relation to environmental matters (e.g. mud tracking) during the audit period.

3.5.2.1. Surface Water Quality Monitoring

The Soil and Water Management Plan (SWMP) identifies Water Quality Objectives (WQO) for the Tuross River (to maintain the existing water quality of the river). The Surface Water Quality Monitoring and Sampling Plan sits within the overarching SWMP and details the requirements of the Consent Conditions relevant to water quality, threshold criteria listed in the Eurobodalla Southern Water Supply Storage Environmental Impact Statement (EIS) and where relevant, reference to other water quality standards (i.e. ANZECC & ARMCANZ (2000) Australian and New Zealand Guidelines for Fresh and Marine Water Quality for 95% species protection).

Construction water quality monitoring was carried out by Stage 5 construction contractors (i.e. for the initial audit period as reported in Audit 1 report), enabling a comparison of water quality during construction to the pre-construction baseline water quality data.

It was noted for audit period (audit 2), the surface water sample locations were on some occasions dry, and therefore no results could be obtained. It was also noted that for the audit period, continuity of surface water flows from the construction site to any receiving waters was not present. No offsite water discharge occurred and therefore the project site did not interact with any creeks or rivers as it there was no connectivity of overland surface water-flow.

For the results that were obtained, the water quality results generally demonstrated similar values at the control sites as to the impact sites, noting that "impact" refers to ongoing monitoring sites once the TRIPS is operational.

The adopted threshold assessment criteria for each analyte displayed below were taken from the Surface Water Quality Monitoring and Sampling Plan, Appendix A - Investigation levels.

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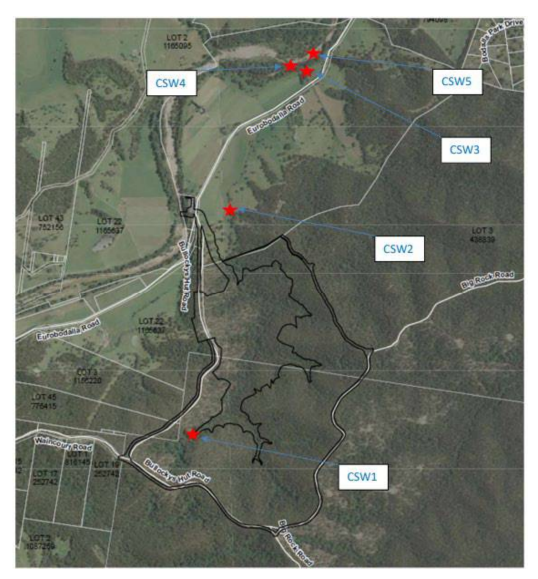


Figure 3-1 Construction surface water quality monitoring locations

Location ID	Easting (MGA94)	Northing (MGA94)	Type (Catchment)	Location description & rationale	Control / impact
CSW1	230208	5996017	Unnamed Creek	Upstream of construction site	Control
CSW2	230545	5997706	Unnamed Creek	Site boundary at unnamed creekline	Impact
CSW3	231083	5998635	Unnamed Creek	Downstream of construction site immediately before entering Tuross River	Impact
CSW4	230086	5998136	Tuross River	Upstream of construction site	Control
CSW5	231446	5998780	Tuross River	Approx 100m downstream of Tuross River and Unnamed Creek confluence	Impact

Figure 3-2 Monitoring network location and description

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Chlorophyll-a (3 *ug/ L): result obtained from the three monitoring events within the audit period showed chlorophyll-a typically ranging from between near 0 to 2000 ug/L (2 mg /L). There was one occasion (March 2023) where the result obtained from CSW5 was over 12 000ug/L (12 mg/L). Given that there has been no impact (no water discharged) from the project site to the Tuross River or its tributaries, owing to a lack of significant rainfall and therefore no offsite discharge, the significant chlorophyll-a result (over 12 000 ug /L, March 2023) may be viewed as a reflection of the wider catchment values for that time.

Dissolved Oxygen (<80%): samples returned values ranging between 70% to 85%. It is noted that 85% exceeds the adopted threshold criteria, and these results were obtained from CSW4 and CSW5, with CSW4 being a control site upstream of the project site. It is therefore considered probable that this is a reflection of background water quality values, coupled with the fact that no offsite water discharge occurred during the reporting period (based on lack of significant rainfall).

pH (6.5 to 8): samples showed pH values of between 6.5 – 7.5pH per sampling event for the audit period.

Phosphorous (total phosphorous 25ug/ L): all sample sites for each monitoring event for the audit period were reported at 100ug/L. This consistent result may be regarded as a reflection of the wider catchment, given that the project site was not connected to the Tuross River or any tributaries, from a surface water flow perspective (no offsite water discharge), during the audit period and this result was also recorded from both the upstream control sites.

Nitrogen (total nitrogen 350ug/ L): June and September (2023) monitoring events showed that the "CWS5" (impact site approximately 100m downstream of Tuross River and unnamed Creek confluence) recorded 2600 ug/L and 3600ug/L of nitrogen, respectively. Nitrogen values for this sampling location exhibited an upward trend and although being outside the audit period, December 2022 and March 2023 values were inspected to ascertain trending information:

- December 2022, 100ug/ L
- March 2023, 200ug/ L
- June 2023 2600ug/L
- September 2023, 3600ug/L

It was noted by referencing the daily rainfall data for the audit period, that no significant rainfall events had occurred for the audit period and no offsite surface water discharge had resulted from the project site. This upward trend may be a result of the wider catchment, given that the project site was disconnected to the Tuross River with no water discharged off site during the audit period.

The remaining four sample sites for the audit period events displayed nitrogen values of 500 ug/L or less.

Turbidity (<5 NTU): this was consistently between 2 to 3 NTUs across all sample locations for the audit period.

*ug /L: micrograms/ L

3.5.3. Emergency Response Procedure (ERP) B20

The audit found that the CEMP for Stage 5 included Emergency Response Procedures in accordance with this condition. The audit found that the ERP including training and awareness programs and Project personnel trained in the below were recorded in monthly/ fortnightly environmental reports:

- Training, Awareness and Competency Procedure HR-P-001
- Incident Management Procedure SE-P-002
- Emergency Preparedness Procedure SE-P-003
- Confined Space Procedure SE-P-021
- Working Over Water Procedure SE-P-042
- Incident Report & Investigation Form SE-F-003



Confined Space Permit Form SE-F-039 Confined Space Rescue Plan

3.5.4. Traffic Management Plan (TMP) B28

The audit found that mitigation measures identified in the TMP were generally implemented. Mitigation measures pertaining to limiting damage on roads, maintaining property access and minimising the delays to local traffic form Project plant and vehicles were presented in inductions and captured in the Stage 5 weekly inspections.

3.5.5. Noise and Vibration Management Plan (NVMP) B34

The Noise and Vibration Management Plan (NVMP) was reviewed and approved by DPE prior to works commencing on site. The NVMP reflected mitigation measures identified in the Conditions of Consent to control any nuisance noise on site and/ or reflected best practice noise mitigation. The audit found that these controls were generally verified by Contractor's weekly inspections and associated monthly noise reporting data.

Noise levels were not predicted to exceed the highly noise affected noise level of 75 dB(A) at any receiver for any of the construction scenarios modelled. The predicted noise levels indicated that the primary contributors to exceedances are combined noise impacts when all plant are operating concurrently such as concrete batching, dozers and heavy vehicles.

Noise verification monitoring was noted as being conducted (results viewed up to October 2023). Quarterly attended noise monitoring is also being undertaken and bi-annual sound power level checks also performed to verify these levels. Noise data records inspected during the audit were within criteria.

No noise complaints were made in the audit period.

3.5.6. Construction Environmental Management Plan (CEMP) C2

The audit found that the requirements of the CEMP were largely implemented and compliance checked via regular inspections. Weekly Environmental Inspections were viewed and evidence was noted that any corrective actions identified, were being tracked through to completion.

3.5.6.1. Aboriginal Heritage Management Plan (Appendix 2, 5.1)

An Aboriginal Heritage Management Plan (Version 0B, September 2022) was prepared and approved by the DPE prior to commencement of construction. This plan was regarded as adequate to address the requirements of the consent conditions.

Additionally, the audit found that the CEMP, Aboriginal Heritage Management Plan and associated Unexpected Finds Procedure, along with Training and Awareness/ inductions and Tool Box Talk material, was regarded as sufficient to identify and mitigate any potential impacts to aboriginal heritage items as a result of implementing the project. The Unexpected Finds Procedure was also noted as being well understood by site personnel. The site inspection component of the audit noted heritage exclusion zones (Stony Creek 2 Potential Archaeological Deposit) in place and exclusion fencing maintained to exclude access and therefore prevent any potential damage.

3.5.6.2. Hazard and Risk Management Plan (Appendix 2, 10.1)

It was noted that in accordance with Appendix 2, item 10.1 of the consent conditions, a Hazard and Risk Management Plan (HRMP) was required to be prepared and implemented as part of the Construction Environmental Management Plan. The Rural Fire Service was required to be consulted to determine the



appropriate level of management measures, and that the catchment perimeter roads for construction (as well as operation) would be accessible for the Rural Fire Service. Under this condition, the HRMP is required to include:

- Details of hazards and risks associated with the activity including bushfire management
- Measures to be implemented during construction and operation of the storage facility to minimise these risks
- Record keeping arrangements, including information on the materials
- Present on the site, material safety data sheets, and personnel trained and authorised to use such materials
- A monitoring program to assess performance in managing the identified risks
- Contingency measures to be implemented in the event of unexpected hazards or risks arising, including emergency situations.

Emergency Response Procedures for construction were developed by the Stage 5 construction contractor in consultation with RFS, relating to site access arrangements for fire services, bush fire preparedness and fire ban requirements during construction. This was evidenced by email correspondence between the Stage 5 construction contractor (Haslin) and the RFS. The Stage 5 Emergency Response Procedures for Stage 5 had been reviewed and approved by DPE.

The second audit noted that prior to the commencement of operations, a Hazards and Risks Management Plan inclusive of bushfire management and relevant Safe Work Australia Codes of Practice, EPA, Rural Fire Service or Environment and Heritage publications, will be required to be prepared and form part of the Operational Environmental Management Plan, as per the requirements of Appendix 2, 10.1.

3.5.6.3. Landscape Management Plan (Appendix 2, 13.1)

The initial audit (May 2023) found that a Landscape Management Plan had not been developed for the project, and this represented a non-compliant finding from Audit 1. Since the first audit, Eurobodalla Shire commissioned landscape architects to develop the required LMP.

A Landscape Management Plan was developed (26 October 2023) and approved shortly thereafter by DPE (November 2023). Noting that the LMP was retrospective for Stages 1 through Stage 4 (which have since been constructed), the plan details the following landscape elements:

- Vegetation Retention Areas (including ecologically endangered communities)
- Vegetation Recolonisation Areas (such as temporary construction compounds and road batters)
- Scenic Protection Areas (to reduce the visual impacts and reinforce the natural character around the vicinity of Eurobodalla Road.

The site inspection component of the audit found that the identified Vegetation Retention Zones were maintained and fenced off as 'exclusion zones". These areas were being managed in accordance with the requirements of the LMP.

The Vegetation Recolonisation Zones represent areas that will be subject to revegetation/ rehabilitation, as identified within the Stage 5 FFMP and associated appendices (Haslin Management Plans) once construction activities have demobilised from these areas. Actions for reinstatement will be as per the requirements of the aforementioned Haslin Management Plans. These areas were found to be managed in accordance with requirements of the LMP.

The Scenic Protection Areas were disturbed to allow for the construction of the TRIPS area and associated access road. Stage 1 works were undertaken spanning May to July 2020 and are complete. The site inspection component for the audit found that the area has been reinstated with sufficient live groundcover since construction completion for this Stage. Existing trees have been retained as identified in the LMP and

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these act as a visual screen for the TRIPS work area. Stage 2 vegetation clearing work commenced in July 2020 and the area has been reinstated with live grass cover.

At the time of the site inspection component of the audit, further ground disturbance activities were occurring around the TRIPS area to allow for electrical connection from the electricity network to the substation. Once completed the disturbed areas around the substation will be required to be managed in accordance with the requirements of the LMP, forming a focus area of the next scheduled audit (on/ around 15 May 2024).

Construction of the Access Road (Stage 3) was initiated December 2021 and was completed by February 2022. The road batters and associated disturbed areas as a consequence of constructing this Stage have been reinstated with live ground cover.

Based on the historical events of the staging of the project, and the retrospective nature of the LMP, strict adherence with the requirements of the LMP regarding hydro-mulching species type, density, and application ratios (depicted below in Figure 3-3) was unable to be determined. This is primarily because these works occurred some years prior to the development of the LMP and more critically, because a guiding principle of the LMP is to protect and retain existing vegetation "unless specifically noted for removal".

The removal of existing live grass cover in order to re-apply hydroseeding in accordance with the requirements of the LMP, was not caried out by Eurobodalla Shire. The audit found this to be sufficient, given the intent of the LMP is to restore disturbed ground surfaces appropriately and minimise erosion potential and associated dust and sedimentation issues.



Figure 3-4 Excerpt from the LMP detailing hydro-mulching and retained tree requirements (Scenic Protection Areas)

It was noted however, that weed invasion to the areas around the TRIPS site and associated access road appeared (cursory observation) to be higher than the adopted 10% weed cover value. It is recommended



that weed management in this area (although being undertaken in accordance with the mitigation measures in the associated CEMP/ FFMP for these stages maintenance time-frame), ESC should consider initiating the next round of weed control before the end of January 2024.

3.5.7. Site Inspections, incidents and other records

The audit found weekly inspections were being carried out. There was evidence that actions were being tracked through to close out by the construction contractor's environmental site representative.

There were no reportable environmental incidents for the audit period.

3.5.8. Stakeholder, Community engagement and complaints

The Council website is the key location for the community to access information on the Project with information on who to contact within the ESC organisation also found clearly on the website. The website posts yearly achievement summaries, with a 'latest news' section that is updated approximately quarterly, with the last project update occurring September 2023 (noting that at the time of reporting, a December 'latest news' post had been made also).

A non-compliance has been raised associated with Condition C15 (refer below for more detail), whereby the Response to Audit Recommendations (RAR) were not available on the projects website, despite being directly required by written correspondence from the DPE. Further, the Landscape Management Plan was not available on the project website.

It is therefore recommended that ESC make these documents available on the projects website.

3.6. Environmental performance

Environmental performance was largely measured by regular environmental inspections. Stage 1 to Stage 4 were complete for the audit period, and personnel had demobilised. Stage 5 activities for the audit period (13 February to 15 November 2023), some minor vegetation clearing, coffer dam construction, earthworks associated dam construction and associated ancillary activities (pier and tower preparations/ installation). Environmental performance of Stage 5 is measured via weekly and monthly inspections and reporting. The audit found that these inspections are occurring.

3.7. Consultation outcomes

Relevant regulatory stakeholders were contacted, those approached were Departments required to be consulted or to review and approve management plans required in the conditions of consent for the site. Specifically:

- Department of Planning and Environment
- Department of Primary Industries and Environment Fisheries
- Office of Environment and Heritage (now NSW Environment and Heritage)
- NSW Environmental Protection Agency.

Consultation was initiated in November 2023 during the preparatory phase of the IA to obtain feedback and draw attention to any key issues, within the agreed scope of the audit (i.e. Consolidated Consent SSD-6624). In each case either and email and/ or a phone conversation was made to representatives of each agency requesting feedback on those issues considered most relevant by their department at the time of the audit. At the time of reporting, responses had been received from:

• Department of Environment:

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- The audit is to check on the areas of vegetation to be rehabilitated as identified in the Landscape Management Plan, any examples of the mulch and seed mix growing successfully and that existing areas of vegetation have been successfully saved to screen the work area.
- o **IA response:** refer Section 3.5.6.3
- Environmental Protection Authority NSW:
 - The audit to include the review and assessment of sediment and erosion control at the premises and water quality impacts in detail.
 - **IA response:** refer Section 3.5.2. below for detailed assessment of erosion and sediment control mitigation measures and adequacy; and water sampling results.
- NSW Environment and Heritage:
 - Compliance with Conditions B40-42 and the contents of the Heritage Management Plan
 - o **IA response:** refer Section 3.5.6.1

No response from any other stakeholders was provided at the time of reporting.

3.8. Complaints

A review of the complaints registers found that there had been no complaints in this audit period.

3.9. Incidents

There were no reportable environmental incidents for the audit period.

3.10. Actual versus predicted impacts

The Eurobodalla Southern Water Supply Project, Environmental Impact Statement (EIS) provides an assessment of the environmental impacts of the Project (SMEC, 2018) covering these main areas:

- Water resources and geomorphology
- Water quality and flows
- Biodiversity
- Socio-economic
- Aboriginal heritage
- Historic heritage
- Traffic and transport
- Noise and vibration
- Soils, contamination and spoil management
- Bushfire planning and management
- Greenhouse gas and climate change
- Air quality
- Landscape character and visual impact.

In general terms, the actual environmental impact from the Project for the audit period is far less than predicted in the EIS, mainly due to the fact the TRIPS had not been commissioned nor had the water supply storage been completed (at the time of reporting).

In relation to Tuross River water quality, the construction methodology for the TRIPS was rationalised such that works were undertaken form a barge. This significantly reduced any potential impacts to stream water quality and aquatic biodiversity as disturbance to beds and banks was removed.

In general, the impacts from the Project have been assigned mitigation measures to reduce or remove such impacts and are summarised in Table 20-2 of the EIS. The mitigation measures developed in the EIS (Table



20-2) have been carried over into Conditions of Consent (Appendix 2) requirements and these conditions of consent (Appendix 2 requirements) have been directly assessed in this audit as they form part of the scope of this audit.

3.11. Site inspection

The site inspection found the site to generally be in good order with the supply storage area (dam site) sufficiently managed with adequate erosion and sediment controls in place. It was noted, that subcontractor management needed to be enhanced, as a storage container was noted exhibiting poor housekeeping with a diesel jerry can left out on the exposed ground (refer Section 3.3).

The site compound and amenities were generally well maintained however it was noted that dangerous goods (Flammable 3) were not being stored appropriately, that the concrete wash bay was being used to store materials and that it had a pipe installed (bypassing the detention sump), discharging potentially hydrocarbon impacted water to the exposed ground (refer Section 3.3).

At the time of reporting (December 2023), these items have since been rectified (refer Appendix D for evidence).

Irrespective of the above, the audit found that key environmental controls were generally in place at the water supply storage area (dam construction area) including:

- Erosion and sediment controls were in place and maintained, commensurate with the stage of works
- No Go zones and flagging well understood
- Waste management including waste separation and appropriate disposal of waste
- Wildlife management snake sighting and process well understood
- Dust suppression with a water cart as needed
- Clearly delineated site boundaries, clearing boundaries and environmental protection (No Go) zones.

3.12. Site Interviews

Site interviews occurred with staff from ESC and Haslin (construction contractor) during the course of the audit. The interviews found that staff understood the requirements of the consent conditions and associated plans.

3.13. Improvement opportunities

The audit found that the Soil and Water Management Plan for the Project had been reviewed and approved by the DPE. It was noted that the SWMP required "monitoring of spoil, fill and materials stockpile site records", but site personnel did not know what this requirement meant and where therefore unable to undertake this generic mitigation measure.

It is recommended that the SWMP (V0D, 2022) be reviewed by the nominated Soil Conservationist and updated to only includes those mitigation measures relevant to the Eurobodalla Southern Water Supply Storage site.

The audit noted that ESC should consider initiating the next round of weed control before the end of January 2024. This should cover not only the TRIPS site (refer Section 3.5.6.3) but also include the other vegetation management zones associated with Stage 5.

It is also recommended that more regular inspections of the site compound and amenities, ad subcontractor areas are undertaken. This may take the form of an inspection roster and be referenced against key site



activities, for example increased inspections around the site compound and associated ancillary facilities when work force numbers increase, when new materials are brought on to site, and / or when specific subcontractors have mobilised to the active construction area.

Aside from the above and closing out of the non-compliance raised in this audit, no further improvement opportunities are identified.

3.14. Key strengths

The key strength of this project is the committed and knowledgeable site team. Council and the primary construction contractor (Stage 5) have a good understanding of the conditions and have dedicated sufficient resources to manage the site. There also appears to be a sound working relationship between Council and the primary construction contractor such that the collaborative approach that exists between the two parties at the time of audit, appeared capable of resolving site issues relevant to environmental management as and if they arise.

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4. Recommendations

Non compliances are summarised below. Section 3.13 above includes an opportunity for improvement, which should also be considered a recommendation.

4.1. Summary of compliance and non-compliances against conditions

Five non-compliances were raised in this audit.

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Table 4-2 Conditions of Consent 7089, summary of non-compliance

#	Requirement	Audit finding	Audit classification	Response/ Action
PAR	ТА			
A2	 The development may only be carried out: f) in compliance with the conditions of this consent g) in accordance with all written directions of the Planning Secretary; h) in accordance with the EIS and response to submissions; i) in accordance with the Development Layout in Appendix 1; and j) in accordance with the revised management and mitigation measures in Appendix 2 	 (a) The Audit found 5 non-compliances as a result of the Audit (C15; App 2, 4.5; App 2, 10.1; App 2, 13.1) meaning that the development was not being carried out in compliance with the conditions of consent. (b) It was found that Council were undertaking works in accordance with written direction of the Secretary, evidenced by the submission of the required Landscape Management Plan prior to the 27/10/2023 (as per written direction of the Planning Secretary) and therefore considered compliant with A2b). (c) it was noted however, that Hazardous Materials (Flammable 3) were being incorrectly stored, without adequate signage and comingled with other products, therefore non-compliant with Australian Standard 1940-2004 The storage and handling of flammable and combustible liquids, as per Section 14.3 of the EIS. The audit also found evidence of jerry-can in a subcontractor area on the active job site, non-compliant with a subsequent paragraph within Section 14.3 of the EIS "There would be no refuelling of vehicles, plant and machinery within 40 metres of a watercourse. This would only be undertaken at the construction 	Non-compliant	Council to undertake actions listed below relevant to each specific Non-compliant item

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#	Requirement	Audit finding	Audit classification	Response/ Action
		compounds." (d) The audit found works were not being conducted in accordance with the requirements of the revised management and mitigation measures in Appendix 2 (i.e. Appendix 2: 9.5: hazardous material storage).		
PAR	ГВ	1	1	
B16	 The Applicant must store all chemicals, fuels and oils used on-site in accordance with (a) the requirements of all relevant Australian Standards; and (b) the NSW EPA's Storing and Handling of Liquids: Environmental Protection — Participants Manual' if the chemicals are liquids. 	Storage of Class 3 flammables noncompliant with the requirements of this condition. NOTE: It was recommended at audit close that a dangerous goods inventory is undertaken of the storage container and that flammable goods are separated, stored and that signage is installed as per the requirements of this condition.	Non-compliant	The project has since rectified the storage of dangerous goods. Flammable 3 products are in a designated Flammable 3 cabinet as per the requirements of this condition. Closed.
PART	Γ C Environmental Management and Reporting		1	
C10	The Department must be notified in writing to compliance@planning.nsw.gov.au within seven days after the Applicant becomes aware of any non-compliance.	Four NCs were raised from the previous audit (report released in June 2023). The audit found that DPE were notified on 25 July 2023, which is non-compliant with the seven-day timeframe of this condition. The audit further found that the notification was not sent to the required inbox (compliance @planning.nsw.gov.au) rather a letter was sent to the Department.	Non-compliant	Notify DPE of the four NCs from the May 2023 audit, via the required email: compliance @planning.nsw.gov.au mailbox.
C15	At least 48 hours before the commencement of	(a) the audit could not find evidence that at least	Non-compliant	It is further recommended that the

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# I	Requirement		Audit finding	Audit classification	Response/ Action
t r (this consent, in must: (a) make the fo	htil the completion of all works under including rehabilitation, the Applicant allowing information and documents itained or approved) publicly website: the documents referred to in Condition A2 of this consent and the final layout plans for the development; all current statutory approvals for the development; all strategies, plans and programs required under the conditions of this consent; regular reporting on the environmental performance of the development in accordance with the reporting requirements in any plans or programs approved under the conditions of this consent; a comprehensive summary of the monitoring results of the development, reported in accordance with the specifications in any conditions of this consent, or any approved plans and programs; contact details to enquire about the	 48 hours prior to construction commencement, the required documents (a) (i) – (viii) were made publicly available via the Projects website. This was a finding of the first audit and is considered closed. (a) (iii) the Landscape Management Plan (LMP, October 2023) could not be located on the Project website at the time of audit (a) (viii) written direction was given to Eurobodalla Shire to make the Response to Audit Recommendations (RAR) from the first Audit (June 2023) publicly available by 6/9/2023. At the time of the audit (November 2023), the RAR could not be found on the project website (or anywhere publicly available). (b) the project website currently includes up to date information as per the requirements of the majority of this condition, inclusive of a link to the DPE Major Projects portal. However the absence of the LMP means the project is noncompliant with the requirements of (b) also. 		RAR from the first Audit is also uploaded to the project website. It is recommended that the Landscape Management Plan to be uploaded to the Project website.

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#	Requirement	Audit finding	Audit classification	Response/ Action
APPE	complaint; (xv) the Compliance Reporting of the development; (xvi) any other matter required by the Planning Secretary; and (b) keep such information up to date, to the satisfaction of the Planning Secretary. ENDIX 2: Applicant's Revised Management and Mit	igation Measures		
9.5	All fuels, chemicals and hazardous liquids will be stored within an impervious bunded area in accordance with Australian standards and EPA guidelines. Any on-site refuelling will occur in a designated area with impervious surfaces.	Hazardous Materials (Flammable 3) were being incorrectly stored, without adequate signage and comingled with other products, therefore non-compliant with <i>Australian Standard 1940-</i> 2004 The storage and handling of flammable and combustible liquids.	Non-compliant	At the time of reporting, it was evidenced that the Project had since rectified the storage of dangerous goods. Flammable 3 products were observed (via photograph) to be in a designated Flammable 3 cabinet as per the requirements of this condition. Closed.

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5. Conclusion

The audit found five (5) non-compliances with the Conditions of Approval. The document review found that Environmental Management Plans and sub plans are relevant to the site and are being implemented.

Table 5-1 Statutory instrument (Conditions of Consent 7098) audit classification status

Condition Part	Compliant	Non-Compliances	Not triggered
A (24)	19	1	4
B (46)	29	1	16
C (15)	4	2	9
Appendix 2 (83)	71	1	11
Appendix 3 (4)	-	-	4

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Appendix A Independent Audits, written direction



Our ref: SSD-7089-PA-29

Harvey Lane Project Engineer EUROBODALLA SHIRE COUNCIL Vulcan Street Moruya New South Wales 2537

30/10/2023

Subject: Eurobodalla Water Supply – Independent Environmental Audit

Dear Mr Lane

Reference is made to your post approval matter, SSD-7089-PA-29, regarding the Independent Environmental Audit (IEA) timing schedule submitted for the Eurobodalla Southern Storage SSD-7089 (the consent) to the NSW Department of Planning and Environment (NSW Planning) on 19 October 2023.

NSW Planning considers the IEA schedule to generally satisfy the requirements of the consent and the NSW Planning *Independent Audit Post Approval Requirements* (2018).

Should you wish to discuss the matter further, please contact Michael Wood, on 0459890661 or email compliance@planning.nsw.gov.au

Yours sincerely

de

Katrina O'Reilly Team Leader - Compliance Compliance

As nominee of the Planning Secretary



Our ref: IRF23/320

The General Manager Eurobodalla Shire Council PO Box 99 MORUYA NSW 2537

Attention: Harvey Lane

By email: <u>Harvey.lane@esc.nsw.gov.au</u>

Eurobodalla Southern Storage (SSD-7089) Independent Environmental Audit

NSW Planning (within the Department of Planning and Environment cluster) notes that Stage 5 *Main Storage Construction* has commenced on the Eurobodalla Southern Storage Project (the **Project**). The project was determined under SSD 7089 (the **Consent**). This work includes the removal of the remaining vegetation within the clearing boundary, construction of the embankment wall, spillway, permanent erosion control measures and all remaining works.

Previous works on site include the construction of the Tuross River Intake Pump Station (TRIPS), a site access road and inlet pipeline to the forestry boundary.

Given the progress on site since construction commenced on the TRIPS in March 2020, NSW Planning is of the opinion an Independent Environmental Audit (IEA) is required.

Part C Condition 13 of SSD 7089 (the Consent)

Part C, Condition 13 of the Consent states 'Construction Compliance Reports and a Pre-Operational Compliance Report" of the project must be carried out in accordance with the Compliance Reporting Post Approval Requirements (Department 2018) or any revision as in force from time to time'.

Post Approval Requirements (PAR) documents

NSW Planning has two PAR documents which are to be implemented together being the Compliance Reporting PAR (**CR PAR**) and the Independent Audit PAR (**IA PAR**).

As the Project was approved in October 2019 the compliance reporting requirements transition to the updated Compliance Reporting Post Approval Requirements 2020 (CR PAR).

The Compliance PAR 2020 removes the requirement for construction compliance reporting however the CR PAR is to be read in conjunction with the IA PAR which requires an independent audit to be conducted within 12 weeks of the commencement of construction and at intervals no greater than 26 weeks from the date of the initial audit.



Further information on the requirements of the Independent Audit Post Approval Requirements 2020 can be found at:

https://www.planning.nsw.gov.au/Assess-and-Regulate/About-compliance/Inspections-andenforcements/Independent-audit-post-approval-requirements

Consideration

NSW Planning is of the view that given substantial works have occurred on the Project since March 2020 an IEA is required.

Direction

Considering the above, and in accordance with Part C, Condition 13 of the Consent, as delegate of the Planning Secretary, I direct Eurobodalla Shire Council to undertake an IEA of Eurobodalla Southern Storage Project for the period from March 2020 to 13 February 2023.

The independent audit is to be completed no later than **13 June 2023**.

The IEA must be undertaken in accordance with the Consent and the specific requirements within the Independent Audit Post Approval Requirements (2020) including:

- the proposed independent auditor/s must be agreed to, in writing, by the Planning Secretary prior to the commencement of the Independent Audit.
- review and respond to each Independent Audit Report and submit the response to the Planning Secretary; and
- make each Independent Audit Report, and response to it, publicly available within 60 days of submission to the Planning Secretary.

If you wish to discuss the matter further, please contact Katrina O'Reilly on 0429 400 261 or via email at Katrina.OReilly@planning.nsw.gov.au.

Yours sincerely

13.2.2023

Ben Harrison Director Compliance As nominee of the Planning Secretary





Our Ref: SO32-T00009

19 October 2023

Ben Harrison Director Compliance Planning and Assessment NSW Department of Planning and Environment Locked Bag 5022 Parramatta NSW 2124

Dear Mr Harrison

Eurobodalla Southern Storage SSD 7089 – Independent Environmental Audit

I refer to your previous direction to undertake an Independent Environmental Audit for the Eurobodalla Southern Storage construction, for the period to 13th February 2023, by 13th June 2023, and the subsequent audit report submitted by Council on 25th July 2023 for the audit conducted on 25th May.

In order to transition to full compliance with the Post Approval Independent Audit Requirements (2020), I advise that it is Council's intent to undertake the next Independent Environmental Audit no later than the 23rd November 2023 (26 weeks from the date of previous site audit) to cover the period from 14th Feb to the date of audit, with all subsequent audits to be completed at intervals not greater than 26 weeks thereafter.

Please don't hesitate to contact me if there are any concerns with this approach.

Yours sincerely

Harvey Lane Water & Sewer Project Engineer

cc Mr Mark Wisely – Senior Planning Officer – Water Assessments Katrina O'Reilly – Team Leader Compliance – Planning & Assessment Michael Wood – Senior Compliance Officer – Planning & Assessment Independent Audit Southern Water Supply Storage – SSD 7089 Audit Number: 2

NGH

Appendix B Audit team approval

Department of Planning and Environment



Mr Harvey Lane Vulcan Street Moruya NSW 2537 11/05/2023

Dear Mr Lane

Eurobodalla Water Supply – SSD-7089 Independent Environmental Audit (IEA) - Auditor approval

I refer to your request (SSD-7089-PA-21) for the Secretary's approval of suitably qualified persons to undertake the Independent Environmental Audit (IEA) prepare the IEA report for the Eurobodalla Water Supply SSD-7089 (the consent), submitted to the Department of Planning and Environment (the department) on 2 May 2023.

The department has reviewed the nominations and information you have provided and is satisfied that these experts are suitably qualified and experienced. Consequently, in accordance with Schedule 2 C13 of the Consent and the Independent Audit Post Approval Requirements, the Secretary has agreed to the following audit team from NGH Pty Ltd to undertake the IEA and prepare the IEA report:

- Natascha Arens (lead auditor)
- Will Weir
- Olivia Merrick

Please ensure this correspondence is appended to the Independent Audit Report.

The Independent Audit must be prepared, undertaken and finalised in accordance with the Independent Audit Post Approval Requirements. Failure to meet these requirements will require revision and resubmission.

The department reserves the right to request an alternate auditor or audit team for future audits. Please note that this approval of the above audit team is conditional upon them maintaining certification as a lead or principal auditor with a relevant industry body and being independent of the project.

Notwithstanding the agreement for the above listed audit team for this Project, each respective project approval or consent requires a request for the agreement to the auditor or audit team be submitted to the department, for consideration of the Secretary. Each request is reviewed and depending on the complexity of future projects, the suitability of a proposed auditor or audit team will be considered.

Should you wish to discuss the matter further, please contact Michael Wood on 0459890661 or compliance@planning.nsw.gov.au\

Yours sincerely

Katrina O'Reilly Team Leader - Compliance Compliance As nominee of the Planning Secretary

Independent Audit Southern Water Supply Storage – SSD 7089

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Appendix C Audit table

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Development Consent and EPL Compliance Status - November 2023

Reference	Approval or licence requirement	Evidence collected	Audit Finding	Compliance status
Development Consent SSD 7089				
Schedule 2 - Part A Administrative Obligation to minimise harm to the				
	In addition to meeting the specific performance measures and criteria in this consent, all reasonable and feasible measures must be implemented to prevent, and if prevention is not reasonable and feasible, minimise, any material harm to the environment that may result from the construction and operation of the development, and any rehabilitation	Stage 5 works underway, interview with Council Engineer, inspection records, no reportable environmental incidents for the audit period; all suggest material environmental harm prevented for works undertaken during the audit period.	Council have prevented any material harm to the environment that may result from the construction of the development to date at the time of the audit.	Compliant
Terms of consent				
		Conditions of Consent SSD - 7089, Haslin CEMP (Version D, Haslin, 21/10/2022) DPE Warning Letter (Ref: ENF-61844462)	(a) The Audit found four non-compliances as a result of the Audit (B16; C10; C15; and App 2, 9.5) meaning that the development was not being carried out in compliance with the conditions of consent (b) It was found that Council were undertaking works in accordance with written direction of the Secretary, evidenced by the submission of the required Landscape Management Plan prior to the 27/10/2023 (as per written	
		EIS (SMEC, 27/8/2018) Site inspection (15/11/2023), CFFMP (October, 2023)	direction of the Planning Secretary) and therefore considered compliant with A2b). (c) it was noted however, that Hazardous	
Α2.		Appendix 2 section below.	Materials (Flammable 3) were being incorrectly stored, without adequate signage and comingled with other products, therefore non- compliant with Australian Standard 1940-2004 The storage and handling of flammable and combustible liquids, as per Section 14.3 of the EIS. The audit also found evidence of jerry-can in a subcontractor area on the active job site, non-compliant withe a subsequent paragraph within Section 14.3 of the EIS "There would be no refuelling of vehicles, plant and machinery within 40 metres of a watercourse. This would only be undertaken at the construction compounds." (d) The audit found works were not being conducted in accordance with the requirements of the revised management and mitigation measures in Appendix 2 (i.e. Appendix 2 - 9.5: hazardous material storage).	Not-compliant
АЗ.	(a) the content of any strategy, study, system, plan, program, review, audit, notification, report or correspondence submitted under or otherwise made in relation to this consent, including those that are required to be, and have been, approved by the Planning Construction and the sent of t	DPE Warning Letter (Ket: ENF-61844462): "It is requested, to meet the requirement of Appendix 2 Condition 13.1 of SSD-7089, that ESC engage an appropriate consultant to prepare a LMP and submit to the department via the Major Projects Portal no later than 5 pm on 27 October 2023." Eurobodalla Letter (Ref: SO32-T00009) submitting the LMP required under Condition 13.1, dated 26/10/2023. DPE Correspondence (Ref: SD-7089-PA-30) Approval of Landscane Management Plan dated 1/11/2023.	Written direction from the Planning Secretary was received 1/9/2023. Eurobodalla Shire responded within the required timeframe to the satisfaction of the Secretary (1/11/2023).	Compliant
	The conditions of this consent and directions of the Planning Secretary prevail to the extent of any inconsistency, ambiguity or conflict between them and a document listed in Condition A2(c) and the revised management and mitigation measures in Appendix 2. In the event of an inconsistency, ambiguity or conflict between any of the documents listed in Condition A2(c) and the revised management and mitigation measures, the most recent document prevails to the extent of the inconsistency, ambiguity or conflict. <i>Note: For the purposes of this</i> <i>condition, there will be an inconsistency between documents if it is not possible to</i> <i>comply with both documents, or in the case of a condition of consent or direction of the</i> <i>Planning Secretary, and a document, if it is not possible to comply with both the</i> <i>condition, and the document.</i>	noted, was not applicable for the audit period.	noted, was not applicable for the audit period.	Not triggered
Limits of consent				
A5.	This consent lapses five years after the date from which it operates, unless the development has physically commenced on the land to which the consent applies before	noted, development commenced 2019.	Development has commenced	Compliant
A6.	that date. Clearing of vegetation is not permitted outside the construction boundaries shown in Appendix 1.	Inspected on site, yellow bunting installed by surveyor (Stage 5). Updated CFFMP (Revision H, 26/10/2023) details the amended clearing boundaries that were negotiated in consultation with DPE.	Clearing has not exceeded allowable limits as observed at time of audit - noting that clearing still in progress (majority completed). Adjustments from the original clearing area have been made based on design changes, however these have not contributed to more than the original approved amount of vegetation clearing, nor have they been comprised of PCTs different to those originally approved for clearing. The updated CFFMP (Revision H, 26/10/2023), endorsed by DPE, details the approved clearing limit amendments.	Compliant
А7.	The volume of water extracted from the Tuross River and Tuross River bore field must be in accordance with surface and groundwater access licences.	NSW Office of Water Conditions (10BL165761) Annual (31 July each year) Bore field Compliance Reports	Bore field records appear to be in accordance with the requirements of this condition. ESC to provide copies of Compliance Reports required under 3c of each section of the license conditions	Compliant
	Water extraction from the Tuross River Intake must only occur at flow levels specified in the water access licence or when river flows are at or above 20MIJday at the reference point, whichever is highest.	Tuross River Intake not operational during audit period	Water Comply Charges (dow) had and been seen to be a set of the se	Not triggered
A9.		Supply storage not yet operational (nor yet fully constructed); design reviewed and spill way below 47.7m AHD. Water supply storage (dam) physically can not hold this amount once constructed.	Water Supply Storage (dam) had not been constructed during the audit period (or at time of reporting), however it is noted that compliance with this would be achieved based on design (spill way below 47.7m AHD hence water supply storage physically can not hold water levels greater than 47.7m AHD)	Compliant
Notification of commencement	The date of commencement of each of the following phases of the development must be			
A10.	notified to the Department in writing, at least one month before that date: (a)ﷺonstruction; (b)®peration; and	Letter from Council sent to DPE dated 19 December 2019. Stage 1 works commenced May 2020. Noted, construction phase for the audit period Noted, construction phase for the audit period	Compliant	Compliant
	be notified in writing at least one month before the commencement of each stage, of the	Letter dated 11th March 2020 received by Council giving approval for staging submissions. Stage one commenced May 2020. Further staging notification sent to DPE October 2020 (Staging Program inc. Stage 2, 3, 4 and 5). Final	Approval letter form DPE received March 2020 confirming staging; construction commencement for Stage 1 began May 2020. DPE notified October 2020 (Staging Program provided for Stage 2, 3, 4 and 5). Stage 2 commenced July 2020, Stage 3 commenced Dec 2021. DPE	

A11.		zozo (staging Frigram inc. Stagiz, s, 4 and 3). Finan staging notification sent to DPE 13th April 2021 (DPE acknowledgement email held on file)	5), stage 2 commenced July 2021, Stage 4 commenced February 2022; Stage 5 commenced June 2022.	Compliant
Evidence of consultation				
A12.	(c) provide details of the consultation undertaken including:	Noted, subject documents reviewed (refer consent conditions relevant to management plans for further detail) and such documents contain required level of consultation	Subject documents (management plans) detail consultation information.	Compliant
Staging, combining and updating	strategies, plans or programs			
A13.	(a)prepare and submit any strategy, plan or program required by this consent on a staged basis (if a clear description is provided as to the specific stage and scope of the development to which the strategy, plan or program applies, the relationship of the stage to any future stages and the trigger for updating the strategy, plan or program);	Assessments Social & Intrastructure Assessments, as nominee of the Planning Secretary) giving approval for	Water Storage Supply Project has been constructed in five distinct stages of development. DPE have been notified of the stages via initial staging request, supplemented with regular updates to staging program via direct emails and/ or submissions of draft CEMPs and associated subplans, for each stage.	Compliant

				_
	(b) combine any strategy, plan or program required by this consent (if a clear relationship is demonstrated between the strategies, plans or programs that are proposed to be combined); and			
A13 (continued)	(c)Bipdate any strategy, plan or program required by this consent (to ensure the strategies, plans and programs required under this consent are updated on a regular basis and incorporate additional measures or amendments to improve the environmental performance of the development).			
A14.	If the Planning Secretary agrees, a strategy, plan or program may be staged or updated without consultation being undertaken with all parties required to be consulted in the relevant condition in this consent.	noted (Stage 1 CEMP was approved by Secretary referencing Condition A14).		Compliant
A15.	If approved by the Planning Secretary, updated strategies, plans or programs supersede the previous versions of them and must be implemented in accordance with the condition that requires the strategy, plan or program.	noted		Compliant
Protection of public infrastructur	Before the commencement of construction, the Applicant must consult with the relevant owner and provider of services that are likely to be affected by the development to make suitable arrangements for access to, diversion, protection and support of the affected	Acquisition of part Lot 2 DP 1168581 in entirety by financial agreement, May 2020. Deed of Agreement for early access into Forestry land (majority of Project site)May 2020. Further Memorandum of Understanding between ESC and Forestry which details terms, responsibilities, environmental mitigation measures required and dispute resolution (amongst other items).	Project occupies Council owned and/ or Forestry land with agreements with Forestry, in place.	Compliant
A17.	Unless the Applicant and the applicable authority agree otherwise, the Applicant must: (a) Pepair, or pay the full costs associated with repairing, any public infrastructure that is damaged by carrying out the development; and (b) Pelocate, or pay the full costs associated with relocating, any public infrastructure that needs to be relocated as a result of the development.	Noted, was not applicable for works undertaken during audit period	No repairs or relocation of public services required during the audit period	Compliant
Demolition	All demolition must be carried out in accordance with Australian Standard AS 2601-2001	Noted, demolition is not required as part of the scope of	No demolition required during audit period	Nettriggered
A18. Structural adequacy	The Demolition of Structures (Standards Austrolia, 2001).	works for the Project.		Not triggered
A19.	relevant requirements of the BCA.	TRIPS design drawings reviewed, General Note (G6) requires all workmanship and materials to be in accordance with relevant standard association of Australian Codes. The as built structure visited during site inspection.	Tuross River Intake Pump Station design drawings reviewed that detail construction in accordance with relevant codes.	Compliant
A20.	The development must comply with Dam Safety Committee guidance.	Dam design was peer reviewed by Entura ("Independent Peer Review of the detailed design of Eurobodalla Southern Storage "September 2016) confirming this to be the case	Development complies with Dam Safety Committee (NSW DSC) guidance, the recommendations provided in the Australian National Committee on Large Dams (ANCOLD) guidelines, as well as other Australian and international dam publications that represent current practice in dam engineering	Compliant
Compliance	The Applicant must ensure that all of its employees, contractors (and their sub-	Stage 5: Haslin induction viewed (and audit team signed on	Project employees, contractors (and their sub-contractors) were made	
A21. Operation of plant and equipmer	contractors) are made aware of, and are instructed to comply with, the conditions of this consent relevant to activities they carry out in respect of the development.	Stage 5. Hasim Hoacton Vasike (and aduct team signed on to also in November 2003, in order to access site), Management Plan Awareness and Training detail.	roject employees, contractors and their sub-contractors) were made aware of, and were instructed to comply with, the conditions of this consent relevant to activities of their scope during the audit period.	Compliant
A22.	All plant and equipment used on site, or to monitor the performance of the development must be:	Stage 5, interview with construction contractor environmental representative: CEMP and AQMP identify mitigation measures, these are reflected in Induction process, "Vehicles, equipment, machinery used and all facilities – designed, operated and maintained to control the emission of smoke, dust, odours and fumes. Site Inspection: 15 November 2023. Plant and equipment maintenance schedule observed - Procore system, service records and maintenance schedules for active plant "plant service record" automated schedule for servicing	Controls/ mitigation measures were found to be in place during the site inspection component of the audit. The audit found that plant and equipment on site were in being maintained and operated in order (no excessive black smoke, obvious and/or minor leaks) and that vehicle prestart were completed. Plant and equipment maintenance schedule also confirmed service records and maintenance schedules for active plant.	Compliant
Applicability of Guidelines	References in the conditions of this consent to any guideline, protocol, Australian	noted		
A23. A24.	Standard or policy are to such guidelines, protocols, Standards or policies in the form they are in as at the date of this consent. However, consistent with the conditions of this consent and without altering any limits or criteria in this consent, the Planning Secretary may, when issuing directions under this consent in respect of ongoing monitoring and management obligations, require compliance with an updated or revised version of such a guideline, protocol, Standard or		ESC were issued a direction by the Planning Secretary in February 2023 to comply with the management obligations under the revised/ updated version of the <i>Independent Audit Post Approval Requirements</i> (2020) document (i.e. undertake an Independent Audit in accordance with this 2020 Requirement). A second audit (this audit) was completed within 26 weeks following the intimal audit (audit 1) as per the requirements of the IAPAR, 2020.	Not triggered Compliant
Advisory notes				
	All licences, permits, approvals and consents as required by law must be obtained and	Environment Protection Authority - Licence - 21767 - NSW	noted - EPL for quarrying received December 2022, no quarry activity in a EPA will review the licence (at least) every 5 years after the issue of the l	
ANI	maintained as required for the development. No condition of this consent removes any obligation to obtain, renew or comply with such licences, permits, approvals and consents.	Licence version date: 22-Dec-2022	around December 2027, as relevant)	
Part B Specific Environmental Con	obligation to obtain, renew or comply with such licences, permits, approvals and consents.	Licence version date: 22-Dec-2022	around December 2027, as relevant)	
	obligation to obtain, renew or comply with such licences, permits, approvals and consents.	Licence version date: 22-Dec-2022	around December 2027, as relevant)	
Part B Specific Environmental Co Biodiversity	obligation to obtain, renew or comply with such licences, permits, approvals and consents. ditions The water intake must be designed to reduce the potential uptake of fish by ensuring the flow velocity 8 cm from the intake screen is no greater than 0.1 m/sec, using intake	Licence version date: 22-Dec-2022 Intake Screen General Arrangement Design viewed, Flow control embedded in design for inlet screen.	around December 2027, as relevant) The water intake is designed to reduce the potential uptake of fish (inlet screen Quay Civil proprietary screen in accordance with technical specifications, flow control embedded in design)	
Part B Specific Environmental Co Biodiversity Water Intake	obligation to obtain, renew or comply with such licences, permits, approvals and consents. ditions The water intake must be designed to reduce the potential uptake of fish by ensuring the flow velocity 8 cm from the intake screen is no greater than 0.1 m/sec, using intake screens with apertures no larger than 3 mm and/or other measures as agreed in consultation with DPIE Fisheries.	Intake Screen General Arrangement Design viewed, Flow control embedded in design for inlet screen.	The water intake is designed to reduce the potential uptake of fish (inlet screen Quay Civil proprietary screen in accordance with technical specifications, flow control embedded in design)	
Part B Specific Environmental Con Biodiversity Water Intake B1.	obligation to obtain, renew or comply with such licences, permits, approvals and consents. ditions The water intake must be designed to reduce the potential uptake of fish by ensuring the flow velocity 8 cm from the intake screen is no greater than 0.1 m/sec, using intake screens with apertures no larger than 3 mm and/or other measures as agreed in consultation with DPIE Fisheries. nagement No more than 54.61 ha of native vegetation is to be cleared.	Intake Screen General Arrangement Design viewed, Flow control embedded in design for inlet screen. Interview with Council Engineer: drone photography utilised, GPS layers used to ratify total area cleared. Based on design changes, the final design is an area less than assessed in the EIS and therefore less than 54.61ha at the time of audit.	The water intake is designed to reduce the potential uptake of fish (inlet screen Quay Civil proprietary screen in accordance with technical specifications, flow control embedded in design) Vegetation clearing extent at the time of audit, was within the permitted 54.61 ha. Noting that amendments had been made via an updated FFMP "Figure 6-1 Project clearing limits (updated to reflect clearing limits from 02/11/2023)" approved by DPE	Compliant
Part B Specific Environmental Cor Biodiversity Water Intake B1. Construction Flora and Fauna Ma	obligation to obtain, renew or comply with such licences, permits, approvals and consents. ditions The water intake must be designed to reduce the potential uptake of fish by ensuring the flow velocity 8 cm from the intake screen is no greater than 0.1 m/sec, using intake screens with apertures no larger than 3 mm and/or other measures as agreed in consultation with DPIE Fisheries. nagement No more than 54.61 ha of native vegetation is to be cleared. Prior to clearing of native vegetation, the Applicant must prepare a Construction Flora and Fauna Management Plan (CFFMP) in consultation with DPIE Fisheries and to the	Intake Screen General Arrangement Design viewed, Flow control embedded in design for inlet screen. Interview with Council Engineer: drone photography utilised, GPS layers used to ratify total area cleared. Based on design changes, the final design is an area less than assessed in the EIS and therefore less than 54.61ha at the	The water intake is designed to reduce the potential uptake of fish (inlet screen Quay Civil proprietary screen in accordance with technical specifications, flow control embedded in design) Vegetation clearing extent at the time of audit, was within the permitted 54.61 ha. Noting that amendments had been made via an updated FFMP "Figure 6-1 Project clearing limits (updated to reflect	Compliant

	Prior to removing/clearing any vegetation or any demolition, pre-clearing surveys and		The majority of the site had been cleared prior to the audit period for	
B5.	undertaken under the guidance of a suitably qualified and experienced ecologist.	completed 13th May 2020; 22nd May 2020; 28th May 2020 and fauna species considered possible to occur (inclusive of threatened specs) were searched for. This survey was competed prior to and during vegetation removal. Stage 3: Southern Cross Environmental ecology survey was completed 10th January 2022. Stage 4: Southern Cross Environmental ecology survey was completed 9th, 24th, 25th, 28th and 29th of January and 1st, 2nd and 10th of February. Stage 5 FFMP provides for pre-clearance checklist to be completed prior to clearing	the second audit. The first audit (May 2023) found that vegetation removal was undertaken via preclearance surveys in accordance with the requirements of this condition.	Compliant
В6.	The Applicant must: (a) not commence any clearing work until the CFFMP is approved by the Planning Secretary; and (b) implement the most recent version of the CFFMP approved by the Planning Secretary 	Stage 1 CFFMP approved March 2020; clearing commenced May 2020; Stage 2 submitted to DPE November 2020 (no clearing works undertaken, Stage 2 commenced July 2020); Stage 3 notified 3 December 2021, clearing works commenced later in December 2021; stage 4 approved 4 February 2021, clearing works commenced later in February 2021; Stage 5approved by DPE 13 October 2022, clearing works commenced November 2022	Clearing works did not commence until after CFFMPs were approved by DPE for all stages that included vegetation removal. Latest CFFMP (Revision H, October 2023) was available via the projects website at time of audit.	Compliant
Biodiversity Offsets	for the duration of works.			
в7.	Before any clearing or construction works, the Applicant must submit a Biodiversity Offset Strategy to the Planning Secretary for approval.	Biodiversity Offset Strategy document viewed (SMEC, 2021 V04.4). Revision History commenced February 2019 (Rev 1) through to October 2021 (Rev 4.4). Approval letter from DPE (11th March 2020) approving BOS Rev 3 in relation to TRIPS site only. ESC letter to Planning (Ref: SO32-T00009) dated 3 December 2021, relating to ESC submitting a revised BOS in relation to Biodiversity Conservation Division comments re updated BOS.	Biodiversity Offset Strategy submitted to Planning for approval (TRIPS, March 2020) before clearing or construction commenced for TRIPS (May 2020). Updated BOS submitted to Planning for approval prior to 19 November 2021, clearing and construction works (Stage 3) commenced December 2021.	Compliant
B8.	Within 24 months of approval of the Biodiversity Offset Strategy, or another timeframe agreed to by the Planning Secretary, the Applicant must prepare and implement a Biodiversity Offset Package which outlines how the retirement of credits will be achieved in accordance with the NSW Biodiversity Offsets Policy for Major Projects, i.e. by: (a) Constraints of the Constraint of the Biobanking scheme established under the then <i>Threatened Species Conservation Act 1995</i> ; (b) Making payments into an offset fund that has been established by the NSW Government; or (c) providing suitable supplementary measures.	DPIE Letter (9/12/2021) approving BOS (Rev 4.5) <u>Site Interview:</u> ESC Project Engineer	It was noted that ESC are in the process of implementing the Biodiversity Offset Strategy such that it could concievably have this completed by 19th December 2023 (24 months from approval of the BOS). ESC have resolved to retire the biodiversity credits it owns, consistent with the approved Biodiversity Offset Strategy. In November ESC applied to the Biodiversity Offset Scheme to convert the existing credits as calculated to BBAM credits. ESC are further in the process of engaging a consultant to approach the market for available credits. Once the BBAM conversion is formalised, Council will finalise the proportion to be offset through payment into the Biodiversity Conservation Fund.	Not triggered
в9.	Before commencement of operation of the water storage, the Applicant must retire the biodiversity credits of a number and class specified in Tables 1 and 2.			Not triggered
B10.	The retirement of credits must be determined in accordance with the OEH's Framework for Biodiversity Assessment (FBA) and the Biobanking Assessment Methodology 2014 (BBAM). Note: If the Applicant seeks a variation to the offset rules, the Applicant must demonstrate that reasonable steps have been taken to find like-for-like offsets in accordance with Section 10.5.4.2 of the FBA and Appendix A of the OEH's NSW Biodiversity Offsets Policy for Maior Projects 2014			Not triggered
Operational Flora and Fauna Ma	The OEMP required under Condition C5, must include details on:			
B11.	 (a) management and maintenance of revegetated areas until vegetation is established; (b) fauna habitat maintenance and nest box maintenance and monitoring; and 			Not triggered
SOILS, WATER QUALITY AND HYD	(c) control of pest and weed species.			
Imported Soil	The Applicant must:			
B12.	 (a) ensure that only VENM, ENM, or other material approved in writing by EPA is brought onto the site; (b) keep accurate records of the volume and type of fill to be used; and (c) make these records available to the Department upon request. 	material volumes register noted, these were readily available at time of audit	Material volumes register readily available	Compliant
Construction Soil and Water Ma	Prior to commencement of any surface disturbance the Applicant must prepare a			
B13.	Construction Soil and Water Management Plan (SWMP) as part of the CEMP required by Condition C2. The Construction Soil and Water Management Plan must be prepared by a suitable qualified person(s) in consultation with the EPA and include: (a) guidelines and procedures to reuse dirty water collected in sediment basins with reuse prioritised over discharge to receiving waters; (b) an assessment of cumulative risks associated with sediment pond settling agents; (c) discharge criteria based on an assessment of potential impacts against the NSW Water Quality Objectives (WQO) for receiving waters; (d) identification and implementation of mitigation measures to avoid pollution including, but not limited to, dosing procedures, discharge procedures, direct ecotoxicology testing; a detailed Erosion and Sediment Control Plan prepared in consultation with DPIE Fisheries and Water (in addition to the EPA); and (e) evidence of consultation with the EPA and DPIE Fisheries and Water.	Stage 1 clearing commenced May 2020, management plans approved March 2020; Stage 2 works commenced July 2020 (clearing works for TRIPS SWMP approved March 2020); Stage 3 December 2021; Stage 4 February 2021; Stage 5, November 2022. SWMP subplans have been prepared to the satisfaction DPE and approved. For the purposes of this audit and compliance with consent conditions, a high-level review of management plans was undertaken. Given Stages 1 through 5 developed SWMPs and these were submitted to and approved by DPE prior to the commencement of any surface disturbance for the area in question, the management plans required under these consent conditions would appear to comply. Soil Conservationist email correspondence (dated November 2023) John Wright, Senior Soil Conservationist (PSB of NSW - No 5387) - T.R.E.E.S. P/L	SWMP (subplans) were reviewed and approved by DPE. CSWMP VOD (Haslin, 2022) details mitigation measures to ensure adequate control of potential impacts as a result of erosion and sediment control, and surface water quality. These were found to generally be effective, installed, and maintained adequately. It was noted, however, that some mitigation measures identified in the SWMP were not understood by site personnel (i.e. "monitoring of spoil, fill and materials stockpile site records."). As such, the audit recommends that the SWMP be reviewed by the appointment Soil Conservationist and updated to remove any redundant mitigation measures that do not apply to the Eurobodalla Southern Water Supply Storage project.	Compliant
B14.	 Condition C2. The Construction Soil and Water Management Plan must be prepared by a suitable qualified person(s) in consultation with the EPA and include: (a) guidelines and procedures to reuse dirty water collected in sediment basins with reuse prioritised over discharge to receiving waters; (b) an assessment of cumulative risks associated with sediment pond settling agents; (c) discharge criteria based on an assessment of potential impacts against the NSW Water Quality Objectives (WQO) for receiving waters; (d) identification and implementation of mitigation measures to avoid pollution including, but not limited to, dosing procedures, discharge procedures, direct ecotoxicology testing; a detailed Erosion and Sediment Control Plan prepared in consultation with DPIE Fisheries and Water (in addition to the EPA); and 	approved March 2020; Stage 2 works commenced July 2020 (clearing works for TRIPS SWMP approved March 2020); Stage 3 December 2021; Stage 4 February 2021; Stage 5, November 2022. SWMP subplans have been prepared to the satisfaction DPE and approved. For the purposes of this audit and compliance with consent conditions, a high-level review of management plans was undertaken. Given Stages 1 through 5 developed SWMPs and these were submitted to and approved by DPE prior to the commencement of any surface disturbance for the area in question, the management plans required under these consent conditions would appear to comply. Soil Conservationist email correspondence (dated November 2023) John Wright, Senior Soil Conservationist (PSB of NSW - No 5387) -	(Haslin, 2022) details mitigation measures to ensure adequate control of potential impacts as a result of erosion and sediment control, and surface water quality. These were found to generally be effective, installed, and maintained adequately. It was noted, however, that some mitigation measures identified in the SWMP were not understood by site personnel (i.e. "monitoring of spoil, fill and materials stockpile site records."). As such, the audit recommends that the SWMP be reviewed by the appointment Soil Conservationist and updated to remove any redundant mitigation measures that do not	Compliant
	Condition C2. The Construction Soil and Water Management Plan must be prepared by a suitable qualified person(s) in consultation with the EPA and include: (a) guidelines and procedures to reuse dirty water collected in sediment basins with reuse prioritised over discharge to receiving waters; (b) an assessment of cumulative risks associated with sediment pond settling agents; (c) discharge criteria based on an assessment of potential impacts against the NSW Water Quality Objectives (WQO) for receiving waters; (d) identification and implementation of mitigation measures to avoid pollution including, but not limited to, dosing procedures, discharge procedures, direct ecotoxicology testing; a detailed Erosion and Sediment Control Plan prepared in consultation with DPIE Fisheries and Water (in addition to the EPA); and (e) evidence of consultation with the EPA and DPIE Fisheries and Water. Erosion and sediment control measures must: (a) be in accordance with the relevant requirements of Managing Urban Stormwater: Soils and Construction Volume 1 (Landcom, 2004) and mitigation measures outlined in the Policy and guidelines for fish habitat conservation and management (DPI 2013); and (b) have sediment basins sized to a 90th or 95th percentile 5-day rainfall depth or as otherwise agreed with the EPA during the preparation of the Erosion and Sediment	approved March 2020; Stage 2 works commenced July 2020 (clearing works for TRIPS SWMP approved March 2020); Stage 3 December 2021; Stage 4 February 2021; Stage 5, November 2022. SWMP subplans have been prepared to the satisfaction DPE and approved. For the purposes of this audit and compliance with consent conditions, a high-level review of management plans was undertaken. Given Stages 1 through 5 developed SWMPs and these were submitted to and approved by DPE prior to the commencement of any surface disturbance for the area in question, the management plans required under these consent conditions would appear to comply. Soil Conservationist email correspondence (dated November 2023) John Wright, Senior Soil Conservationist (PSB of NSW - No 5387) - T.R.E.E.S. P/L Stages 1 - 5 SWMP contain erosion and sediment control measures that reference the requirements of Managing Urban Stormwater: Soils and Construction Volume 1 (Landcom, 2004); and reference the requirement to have sediment basins sized to a 90th or 95th percentile 5-day	(Haslin, 2022) details mitigation measures to ensure adequate control of potential impacts as a result of erosion and sediment control, and surface water quality. These were found to generally be effective, installed, and maintained adequately. It was noted, however, that some mitigation measures identified in the SWMP were not understood by site personnel (i.e. "monitoring of spoil, fill and materials stockpile site records."). As such, the audit recommends that the SWMP be reviewed by the appointment Soil Conservationist and updated to remove any redundant mitigation measures that do not apply to the Eurobodalla Southern Water Supply Storage project. SWMPs identify erosion and sediment control measures that comply	
B14. Pollution	Condition C2. The Construction Soil and Water Management Plan must be prepared by a suitable qualified person(s) in consultation with the EPA and include: (a) guidelines and procedures to reuse dirty water collected in sediment basins with reuse prioritised over discharge to receiving waters; (b) an assessment of cumulative risks associated with sediment pond settling agents; (c) discharge criteria based on an assessment of potential impacts against the NSW Water Quality Objectives (WQO) for receiving waters; (d) identification and implementation of mitigation measures to avoid pollution including, but not limited to, dosing procedures, discharge procedures, direct ecotoxicology testing; a detailed Erosion and Sediment Control Plan prepared in consultation with DPIE Fisheries and Water (in addition to the EPA); and (e) evidence of consultation with the EPA and DPIE Fisheries and Water. Erosion and sediment control measures must: (a) be in accordance with the relevant requirements of Managing Urban Stormwater: Soils and Construction Volume 1 (Landcom, 2004) and mitigation measures outlined in the Policy and guidelines for fish habitat conservation and management (DPI 2013); and (b) have sediment basins sized to a 90th or 95th percentile 5-day rainfall depth or as otherwise agreed with the EPA during the preparation of the Erosion and Sediment Control Plan referred to in Condition B13(e).	approved March 2020; Stage 2 works commenced July 2020 (clearing works for TRIPS SWMP approved March 2020); Stage 3 December 2021; Stage 4 February 2021; Stage 5, November 2022. SWMP subplans have been prepared to the satisfaction DPE and approved. For the purposes of this audit and compliance with consent conditions, a high-level review of management plans was undertaken. Given Stages 1 through 5 developed SWMPs and these were submitted to and approved by DPE prior to the commencement of any surface disturbance for the area in question, the management plans required under these consent conditions would appear to comply. Soil Conservationist email correspondence (dated November 2023) John Wright, Senior Soil Conservationist (PSB of NSW - No 5387) - T.R.E.E.S. P/L Stages 1 - 5 SWMP contain erosion and sediment control measures that reference the requirements of Managing Urban Stormwater: Soils and Construction Volume 1 (Landcom, 2004); and reference the requirement to have sediment basins sized to a 90th or 95th percentile 5-day rainfall depth.	(Haslin, 2022) details mitigation measures to ensure adequate control of potential impacts as a result of erosion and sediment control, and surface water quality. These were found to generally be effective, installed, and maintained adequately. It was noted, however, that some mitigation measures identified in the SWMP were not understood by site personnel (i.e. " <i>monitoring of spoil, fill and materials stockpile site records.</i> "). As such, the audit recommends that the SWMP be reviewed by the appointment Soil Conservationist and updated to remove any redundant mitigation measures that do not apply to the Eurobodalla Southern Water Supply Storage project. SWMPs identify erosion and sediment control measures that comply what this condition.	Compliant
B14. Pollution B15. B16. B17.	Condition C2. The Construction Soli and Water Management Plan must be prepared by a suitable qualified person(s) in consultation with the EPA and include: (a) guidelines and procedures to reuse dirty water collected in sediment basins with reuse prioritised over discharge to receiving waters; (b) an assessment of cumulative risks associated with sediment pond settling agents; (c) discharge criteria based on an assessment of potential impacts against the NSW Water Quality Objectives (WQO) for receiving waters; (d) identification and implementation of mitigation measures to avoid pollution including, but not limited to, dosing procedures, discharge procedures, direct ecotoxicology testing; a detailed Erosion and Sediment Control Plan prepared in consultation with DPIE Fisheries and Water (in addition to the EPA); and (e) evidence of consultation with the EPA and DPIE Fisheries and Water. Erosion and sediment control measures must: (a) be in accordance with the relevant requirements of Managing Urban Stormwater: Soils and Construction Volume 1 (Landcom, 2004) and mitigation measures outlined in the Policy and guidelines for fish habitat conservation and management (DPI 2013); and (b) have sediment basins sized to a 90th or 95th percentile 5-day rainfall depth or as otherwise agreed with the EPA during the preparation of the Erosion and Sediment Control Plan referred to in Condition B13(e). The development must comply with section 120 of the POEO Act, which prohibits the pollution of waters, except as expressly provided for in an EPL. The Applicant must store all chemicals, fuels and oils used on-site in accordance with: (a) the requirements of all relevant Australian Standards; and (b) the NSW EPA's Storing and Handling of Liquids: Environmental Protection — Participants Manual' if the chemicals are liquids.	approved March 2020; Stage 2 works commenced July 2020 (clearing works for TRIPS SWMP approved March 2020); Stage 3 December 2021; Stage 4 February 2021; Stage 5, November 2022. SWMP subplans have been prepared to the satisfaction DPE and approved. For the purposes of this audit and compliance with consent conditions, a high-level review of management plans was undertaken. Given Stages 1 through 5 developed SWMPs and these were submitted to and approved by DPE prior to the commencement of any surface disturbance for the area in question, the management plans required under these consent conditions would appear to comply. Soil Conservationist email correspondence (dated November 2023) John Wright, Senior Soil Conservationist (PSB of NSW - No 5387) - T.R.E.E.S. P/L Stages 1 - 5 SWMP contain erosion and sediment control measures that reference the requirements of Managing Urban Stormwater: Soils and Construction Volume 1 (Landcom, 2004); and reference the requirement to have sediment basins sized to a 90th or 95th percentile 5-day rainfall depth.	(Haslin, 2022) details mitigation measures to ensure adequate control of potential impacts as a result of erosion and sediment control, and surface water quality. These were found to generally be effective, installed, and maintained adequately. It was noted, however, that some mitigation measures identified in the SWMP were not understood by site personnel (i.e. "monitoring of spoil, fill and materials stockpile site records."). As such, the audit recommends that the SWMP be reviewed by the appointment Soil Conservationist and updated to remove any redundant mitigation measures that do not apply to the Eurobodalla Southern Water Supply Storage project. SWMPs identify erosion and sediment control measures that comply what this condition. Development complies with section 120 of the POEO Act. Storage of class 3 flammables noncompliant with the reequipments of this condition. It is recommended that a product inventory is undertaken of the storage sea container and flammable goods separated, stored and signage installed as per the requirements of this	Compliant Compliant
B14. Pollution B15. B16.	Condition C2. The Construction Soil and Water Management Plan must be prepared by a suitable qualified person(s) in consultation with the EPA and include: (a) guidelines and procedures to reuse dirty water collected in sediment basins with reuse prioritised over discharge to receiving waters; (b) an assessment of cumulative risks associated with sediment pond settling agents; (c) discharge criteria based on an assessment of potential impacts against the NSW Water Quality Objectives (WQO) for receiving waters; (d) identification and implementation of mitigation measures to avoid pollution including, but not limited to, dosing procedures, discharge procedures, direct ecotoxicology testing; a detailed Erosion and Sediment Control Plan prepared in consultation with DPIE Fisheries and Water (in addition to the EPA); and (e) evidence of consultation with the EPA and DPIE Fisheries and Water. Erosion and sediment control measures must: (a) be in accordance with the relevant requirements of Managing Urban Stormwater; Soils and Construction Volume 1 (Landcom, 2004) and mitigation measures outlined in the Policy and guidelines for fish habitat conservation and management (DPI 2013); and (b) have sediment basins sized to a 90th or 95th percentile 5-day rainfall depth or as otherwise agreed with the EPA during the preparation of the Erosion and Sediment Control Plan referred to in Condition B13(e). The Applicant must store all chemicals, fuels and oils used on-site in accordance with: (a) the requirements of all relevant Australian Standards; and (b) the NSW EPA's Storing and Handling of Liquids: Environmental Protection — Participants Manual' if the chemicals are liquids. The Applicant must: (c) allesin and manage stormwater runoff from access roads so that it does not result in erosion and pollution of receiving waters; (d) imaintain erosion control measures downstream of the spillway, storage outlet works and at the river intake; and (c) Bes natural materials, such as rock rip rap, for erosion and river bank protection.	approved March 2020; Stage 2 works commenced July 2020 (clearing works for TRIPS SWMP approved March 2020); Stage 3 December 2021; Stage 4 February 2021; Stage 5, November 2022. SWMP subplans have been prepared to the satisfaction DPE and approved. For the purposes of this audit and compliance with consent conditions, a high-level review of management plans was undertaken. Given Stages 1 through 5 developed SWMPs and these were submitted to and approved by DPE prior to the commencement of any surface disturbance for the area in question, the management plans required under these consent conditions would appear to comply. Soil Conservationist email correspondence (dated November 2023) John Wright, Senior Soil Conservationist (PSB of NSW - No 5387) - T.R.E.E.S. P/L Stages 1 - 5 SWMP contain erosion and sediment control measures that reference the requirements of Managing Urban Stormwater: Soils and Construction Volume 1 (Landcom, 2004); and reference the requirement to have sediment basins sized to a 90th or 95th percentile 5-day rainfall depth. Interview with Council Engineer, no reportable incidents from the audit period (or at all) indicates development complies with section 120 of the POEO Act. CEMP and subplans identify requirements for hazardous materials storage. Interview with Stage 5 construction contractor environmental representative, hazardous materials sea container in place, site inspection revealed that Class 3 Flammables were comingled with other products and there was no Flammable Storage signage. Noted	(Haslin, 2022) details mitigation measures to ensure adequate control of potential impacts as a result of erosion and sediment control, and surface water quality. These were found to generally be effective, installed, and maintained adequately. It was noted, however, that some mitigation measures identified in the SWMP were not understood by site personnel (i.e. "monitoring of spoil, fill and materials stockpile site records."). As such, the audit recommends that the SWMP be reviewed by the appointment Soil Conservationist and updated to remove any redundant mitigation measures that do not apply to the Eurobodalla Southern Water Supply Storage project. SWMPs identify erosion and sediment control measures that comply what this condition. Development complies with section 120 of the POEO Act. Storage of class 3 flammables noncompliant with the reequipments of this condition. It is recommended that a product inventory is undertaken of the storage sea container and flammable goods separated, stored and signage installed as per the requirements of this	Compliant Compliant Not-compliant
B14. Pollution B15. B16. B17. Stormwater Management	Condition C2. The Construction Soil and Water Management Plan must be prepared by a suitable qualified person(s) in consultation with the EPA and include: (a) guidelines and procedures to reuse dirty water collected in sediment basins with reuse prioritised over discharge to receiving waters; (b) an assessment of cumulative risks associated with sediment pond settling agents; (c) discharge criteria based on an assessment of potential impacts against the NSW Water Quality Objectives (WQO) for receiving waters; (d) identification and implementation of mitigation measures to avoid pollution including, but not limited to, dosing procedures, discharge procedures, direct ecotoxicology testing; a detailed Erosion and Sediment Control Plan prepared in consultation with DPIE Fisheries and Water (in addition to the EPA); and (e) evidence of consultation with the EPA and DPIE Fisheries and Water. Erosion and sediment control measures must: (a) be in accordance with the relevant requirements of <i>Managing Urban Stormwater</i> : <i>Soils and Construction</i> Volume 1 (Landcom, 2004) and mitigation measures outlined in the <i>Policy and guidelines for fish habitat conservation and management (DPI 2013)</i> ; and (b) have sediment basins sized to a 90th or 95th percentile 5-day rainfall depth or as otherwise agreed with the EPA during the preparation of the Erosion and Sediment Control Plan referred to in Condition B13(e). The development must comply with section 120 of the POEO Act, which prohibits the pollution of waters, except as expressly provided for in an EPL. (a) the requirements of all relevant Australian Standards; and (b) the NSW EPA's <i>Storing and Handling of Liquids</i> : Environmental Protection — Participants Manual' if the chemicals are liquids. In the event of an inconsistency between the requirements Conditions B16(a) and B16(b), the most stringent requirement must prevail to the extent of the inconsistency. The Applicant must: (a)@esign and manage stormwater runoff from access roads so that it does not result i	approved March 2020; Stage 2 works commenced July 2020 (clearing works for TRIPS SWMP approved March 2020); Stage 3 December 2021; Stage 4 February 2021; Stage 5, November 2022. SWMP subplans have been prepared to the satisfaction DPE and approved. For the purposes of this audit and compliance with consent conditions, a high-level review of management plans was undertaken. Given Stages 1 through 5 developed SWMPs and these were submitted to and approved by DPE prior to the commencement of any surface disturbance for the area in question, the management plans required under these consent conditions would appear to comply. Soil Conservationist email correspondence (dated November 2023) John Wright, Senior Soil Conservationist (PSB of NSW - No 5387) - T.R.E.E.S. P/L Stages 1 - 5 SWMP contain erosion and sediment control measures that reference the requirements of Managing Urban Stormwater: Soils and Construction Volume 1 (Landcom, 2004); and reference the requirement to have sediment basins sized to a 90th or 95th percentile 5-day rainfall depth.	(Haslin, 2022) details mitigation measures to ensure adequate control of potential impacts as a result of erosion and sediment control, and surface water quality. These were found to generally be effective, installed, and maintained adequately. It was noted, however, that some mitigation measures identified in the SWMP were not understood by site personnel (i.e. "monitoring of spoil, fill and materials stockpile site records."). As such, the audit recommends that the SWMP be reviewed by the appointment Soil Conservationist and updated to remove any redundant mitigation measures that do not apply to the Eurobodalla Southern Water Supply Storage project. SWMPs identify erosion and sediment control measures that comply what this condition. Development complies with section 120 of the POEO Act. Storage of class 3 flammables noncompliant with the reequipments of this condition. It is recommended that a product inventory is undertaken of the storage sea container and flammable goods separated, stored and signage installed as per the requirements of this condition.	Compliant Compliant Not-compliant Not triggered

	The CEMP required by Condition C2 and OEMP required by Condition C5 must include	Emergency Response Procedures included in CEMP. CEMP		
В20.	The CEMP required by Condition C2 and OEMP required by Condition C5 must include emergency response procedures in the event of flooding or bushfire.	Emergency Response Procedures included in CEMP. CEMP for all stages were reviewed and approved by DPE		Compliant
Water Storage Emergency	Prior to the commencement of operation, the Applicant must prepare a Water Storage			
B21.	Emergency Plan complying with the State Emergency and Rescue Management Act 1989.			Not triggered
Water Management	Prior to the commencement of operation, the Applicant must prepare a Water Management Plan for the Planning Secretary's approval. The Water Management Plan must form part of the OEMP required by Condition C4. The Water Management Plan must: (a) be prepared by a suitably qualified and experienced person(s); (b) be prepared in consultation with DPIE Water and Fisheries; (c) detail the water access licence requirements for the development; (d) include details of existing baseline river water quality and groundwater quality and levels; (e) set out water and groundwater quality and river flow objectives; (f) detail criteria and triggers for: (i) transfer of water from the river intake to the water storage; (iii) transfer of groundwater from the bore field to the water storage; (iii) transfer of groundwater from the bore field directly to the WTP;			
в22.	 (iv) transfer of water from the storage to the WTP including draw-off level; (v) discharge of water from the storage outlet works to the unnamed stream; (vi) operation of the water storage thermal mixing system; (vii) operation of the water storage spillway; (g) contain a program (including sampling locations, parameters, frequency and duration) to monitor: (l) changes to channel morphology in the vicinity of the river raw water intake; (ii) water quality and river flows at the raw water intake; (iii) water quality and river flows at the raw water intake; (iii) water quality within the storage water column; (iii) the effectiveness of the thermal mixing system; (vi) water quality of storage water transferred to the WTP; (iii) seepage through the water storage embankment; (vi)ii)groundwater levels at the forefield near the WTP; (ix)groundwater levels and groundwater quality along the unnamed stream channel downstream of water storage embankment, including baseline monitoring; (h) identify mitigation and management measures to address impacts such as: (i) exceedance of water quality criteria; and (ii) drawdown at existing bores. 			Not triggered
	The Applicant must: (a)Bot commence operation until the Water Management Plan required by Condition B22 is approved by the Planning Secretary; and (b)Bmplement the most recent version of the Water Management Plan approved by the Planning Secretary for the duration of the development.			Not triggered
B24.	Within one month aner the water storage has been operational for 12 months and annually thereafter during operation, or another time period as agreed by the Planning Secretary, the applicant must submit a Site Water Balance Report to the Planning Secretary and NRAR. The Site Water Balance Report must identify all water sources entering and leaving the water storage where practical and as agreed with NRAR.			Not triggered
AIR QUALITY Dust Minimisation				
	The Applicant must take all reasonable steps to minimise dust generated during all works	CEMP and subplans for all stages include mitigation	Complaint	
B25.	authorised by this consent.	measures for dust minimisation. Contractor Monthly reports also viewed that report on monthly dust minimisation activities. Site inspection (15/11/2023) noted water carts in operation.		Compliant
B26.	During construction, the Applicant must ensure that: (a) unsealed roads used for truck access and exposed surfaces and stockpiles within the construction area are regularly watered to suppress dust; (b) all trucks entering or leaving the site with loads have their loads covered; (c) trucks associated with the development do not track dirt onto the public road network; (d) public roads used by these trucks are kept clean; and (e) measures are implemented to minimise dust from exposed surfaces following vegetation clearing and until transfer of storage water to the WTP.	operation. CEMP includes provisions for this requirement. Site inspection (15/11/2023) observed a truck leaving site with a covered load	Compliant	Compliant
Air Quality Discharges				
		Plant and equipment pre-starts and maintenance logs. No exceedances or reportable incidents, or complaints during audit period	Compliant	Compliant
TRAFFIC AND ACCESS Construction Traffic Management	Plan			
	Prior to the commencement of construction, the Applicant must prepare a Construction Traffic Management Plan for the development. The plan must form part of the CEMP required by Condition C2 and must: (a) be prepared by a suitably qualified and experienced person(s); (b) include a Road Safety Audit for the Eurobodalla Road/Nerrigundah Mountain Road intersection in accordance with the relevant Austroads guidelines; (c) detail the measures that are to be implemented to ensure road safety during construction; (d) detail heavy vehicle routes, access and parking arrangements; and	CEMPs and associated TMPs were submitted to DPE for approval prior to works commencing for all stages. Stage 1 was determined to not require a TMP by the DPE. Not applicable, dam access road will divert all project heavy	Compliant	Compliant
B29.	prepared in accordance with Condition B28; and	haul traffic through site and will not impact residential thoroughfare CEMPs and associated TMPs were submitted to DPE for approval prior to works commencing for all stages. Stage 1 was determined to not require a TMP by the DPE. Most recent version of TMP was available for Stage 5 a time of	Compliant	Compliant
B30.	the duration of construction. The Applicant must ensure that public access is managed to prevent erosion or damage to native vegetation by restricting access through site fencing to pedestrians	audit The site is in a rural location with no footpaths, therefore pedestrians have not been encountered to date. Irrespective, the site is fenced as a construction site	Compliant	Compliant
NOISE				
Hours of Work	The Applicant must comply with the hours detailed in Table 3, unless otherwise agreed in	Operating hours are in accordance with this requirement		
в32.	Works outside of the hours identified in Condition B31 may be undertaken in the following circumstances: (a) works that are inaudible at the nearest sensitive receivers; or (b) for the delivery of materials required outside these hours by the NSW Police Force or other authorities for safety reasons; or (c) where it is required in an emergency to avoid the loss of lives, property or to prevent environmental harm; or	Mechanisms for OOHW are provided for within CEMP/ associated subplans	Compliant Out of hours Works (Saturday afternoon) inaudible as per (a)	Compliant
	(d) where a variation is approved in advance in writing by the Planning Secretary or his nominee if appropriate justification is provided for the works.			

B33	The development must be constructed to achieve the construction noise management levels detailed in the <i>Interim Construction Noise Guideline (DECC, 2009)</i> (as may be updated or replaced from time to time). All feasible and reasonable noise mitigation measures must be implemented and any activities that could exceed the construction noise management levels must be identified and managed in accordance with the	Noted, impacts from noise were predicted in the EIS to be low. Noise impacts have been adequately mitigated through management measures detailed in CEMP and associated subplans for all Stages (i.e. Noise and Vibration	Development (Project) has been constructed to comply with the construction noise management levels detailed in the ICNG (2009) [soon to be superacid when <i>Draft Construction Noise Guideline</i> (EPA, 2020) is finalised].	Compliant
	management and mitigation measures in Appendix 2.	Management plans) with nil noise complaints		
onstruction Noise and Vibratio B34.	The Applicant must prepare a Construction Noise and Vibration Management Plan (NVMP) for the development. The Plan must form part of a CEMP in accordance with Condition C2 and must: (a) be prepared by a suitably qualified and experienced noise expert; (b) describe procedures for achieving the noise management levels in <i>EPA's Interim</i> <i>Construction Noise Guideline (DECC, 2009)</i> (as may be updated or replaced from time to time): (c) describe the measures to be implemented to manage high noise generating works such as blasting, in close proximity to sensitive receivers; and (d) include strategies that have been developed with the affected sensitive receivers for	NVMP reviewed and approved by DPE for all Stages	Construction Noise and Vibration Management Plan (NVMP) have been prepared for Stages 1 through Stage 5.	Compliant
B35.	managing high noise generating works. The Applicant must: (a) not commence construction of any relevant stage until the Construction Noise and Vibration Management Plan is prepared in accordance with Condition B34; and (b) implement the most recent version of the Construction Noise and Vibration	NVMP reviewed and approved by DPE for all Stages prior to works commencing in each Stage.	Construction Noise and Vibration Management Plans (NVMP) were approved prior to relevant work stages commencing	Compliant
lasting Limits B36.	Management Plan for the duration of construction. The overpressure level from blasting operations must not: (a) exceed 1 15dB (Lin Peak) for more than 5% of the total number of blasts over a period of 12 months; and	Blasting operations were not undertaken for the audit period (nor at all at the time of audit, May 2023)		Not triggered
B37.	(b) exceed 120dB (Lin Peak) at any time. The air blast overpressure values stated above apply when the measurements are performed with equipment having a lower cut-off frequency of 2Hz or less. If the instrumentation has a higher cut-off frequency then a correction of 5dB should be added to the measured value. Equipment with a lower cut-off frequency exceeding 1 OHz should			Not triggered
B38.	not be used for the nurnose of measuring air blast overoressure. Ground vibration peak particle velocity from the blasting operations at the premises must not: (a) exceed 5 mm/s for more than 5% of the total number of blasts over a period of 12 months; and (b) exceed 10 mm/s at any time when measured at any point within one metre of any			Not triggered
B39.	affected residential boundary or other noise sensitive location. The hours for blasting operations specified in Condition B31 may be varied if the EPA, having regard to the effect that the proposed variation would have on the amenity of the residents in the locality, gives written consent to the variation.			Not triggered
nexpected Finds				
B40.	If any item or object of Aboriginal heritage significance is identified on site: (a) all work in the immediate vicinity of the suspected Aboriginal item or object must cease immediately; (b) a 10 m wide buffer area around the suspected item or object must be cordoned off; and (c) the EESG must be contacted immediately.	The CEMP, Unexpected Finds Procedure and Training and Awareness/ inductions and Tool Box Talk material details the requirement sof this condition. Unexpected Finds Procedure also in place. Site inspection noted heritage exclusion zones in place on site and fencing maintained to ensure no damage.	Compliant	Compliant
B41.	Work in the immediate vicinity of the Aboriginal item or object may only recommence in accordance with the provisions of Part 6 of the <i>National Parks and Wildlife Act 1974</i> . If any unexpected archaeological relics are uncovered:	Unexpected Finds Procedure	Compliant	Compliant
B42.	 (a) all work in the immediate vicinity of the find must cease immediately; (b) the Heritage Division DPC must be notified; (c) a suitably qualified and experienced archaeologist must record and assess the significance of the find with the results reported to the Planning Secretary and the Heritage Division DPC; and (d) where required by Heritage Division DPC, a Management Strategy is to be developed 	Unexpected Finds Procedure	Unexpected Finds Procedure in place, no unexpected archaeological relics are uncovered to date.	Not triggered
B43.	and implemented in consultation with the Heritage Division DPC Work in the immediate vicinity of the find may only recommence on the advice of the	Unexpected Finds Procedure in place for all Stages	Unexpected Finds Procedure for all stages of the Project	Not triggered
ASTE MANAGEMENT B44.	archaeologist. The CEMP required under Condition C2 must detail the quantities of each waste type generated during construction and the proposed reuse, recycling and disposal locations.	CEMPs were reviewed and approved by DPE		Compliant
TATUTORY REQUIREMENTS				
B45.	The Applicant must assess and classify all liquid and non-liquid wastes to be taken off site in accordance with the latest version of EPA's Waste Classification Guidelines Part 1: Classifying Waste (EPA, 2014) and dispose of all wastes to a facility that may lawfully accept the waste.	Waste register reviewed. Wastes predominantly liquid wastes (Morya Treatment Plant) or general solid waste	All liquid and non-liquid wastes to be taken off site associated with the Project were adequately classified prior to transportation and sent to a facility licenced for that type of waste.	Compliant
B46.	The Applicant must retain all sampling and waste classification data for the life of the development in accordance with the requirements of the EPA.	no waste classification undertaken (required) for ethe audit period		Not triggered
ART C ENVIRONMENTAL MAN				
C1.	Management plans required under this consent must be prepared in accordance with relevant guidelines, and include: (a) details of: (i) the relevant statutory requirements (including any relevant approval, licence or lease conditions); (ii) any relevant timits or performance measures and criteria; and (iii) the specific performance indicators that are proposed to be used to judge the performance of, or guide the implementation of, the development or any management measures; (b) a description of the measures to be implemented to comply with the relevant statutory requirements, limits, or performance measures and criteria; (c) a program to monitor and report on the: (l) impacts and environmental performance of the development; (ii) effectiveness of the management measures set out pursuant to paragraph (b) above; (d) a contingency plan to manage any unpredicted impacts and their consequences and to ensure that ongoing impacts reduce to levels below relevant impact assessment criteria as a uickly as possible: (e) a program to investigate and implement ways to improve the environmental performance of the development; (f) a protocol for managing and reporting any: (l) incident and any non-compliance (specifically including any exceedance of the impact assessment criteria assessment criteria); (ii) complaint; (f) failure to comply with statutory requirements; (g) a protocol for periodic review of the plan. <i>Note: the Planning Secretary may waive some of these requirements if they are unnecessary or unwarranted for particular four paras</i>	Management Plans required under this consent were reviewed and approved by DPE.	Management Plans required under this consent contain the required detail of this condition.	Compliant
C2.	The Applicant must prepare a Construction Environmental Management Plan (CEMP) in accordance with the requirements of Condition Cl.	Management Plans required under this consent contain the required detail of this condition.	Management Plans required under this consent contain the required detail of this condition.	Compliant
СЗ.	As part of the CEMP requirements of Condition C1. As part of the CEMP required under Condition C2 of this consent, the Applicant must include the following: (a) Construction Flora and Fauna Management Plan (see Condition B3) (b) Construction Soil and Water Management Plan (see Condition B13); (c) emergency response procedures in the event of flooding or bushfire (as required under Condition B20); (d) Construction Traffic Management Plan (see Condition B2B); and (e) Construction Noise and Vibration Management Plan (see Condition B34).	Management Plans required under this consent were	detail of this condition. Management Plans required under this consent contain the required detail of this condition.	Compliant
PERATIONAL ENVIRONMENTA				
C4. C5.	accordance with the requirements of Condition CI . As part of the OEMP required under Condition C4 of this consent, the Applicant must include the following: (a) describe the role, responsibility, authority and accountability of all key personnel involved in the environmental management of the development; (b) describe the procedures that would be implemented to: (1) keep the local community and relevant agencies informed about the operation and environmental performance of the development; (ii) receive, handle, respond to, and record complaints; (iii) resolve any disputes that may arise;			Not triggered
	 (iv) respond to any non-compliance; (v) respond to emergencies; and (c) include the following environmental management plans: 			

	 (ii) emergency response procedures in the event of flooding or bushfire (as required under Condition B20); (iii) Water Management Plan (see Condition B22). 			
C6.	(a) not commence operation until the OEMP is prepared; and			Not triggere
6.	(b) operate the development in accordance with the OEMP (as revised from time to time).			Not triggere
ISION OF STRATEGIES, PLA	INS AND PROGRAMS Within three months of:	Noted, none of these elements were applicable for the	Although not applicable for the audit period, a document review and	
с7.	(a) the submission of an incident report under Condition C9; (b) the approval of any modification of the conditions of this Consent; or	audit period.	resubmission to DPE process (as needed) was confirmed.	Not triggere
	(c) The issue of a direction of the Planning Secretary under Condition A2(b) which requires a review, the strategies, plans and programs required under this consent must be reviewed and submitted to the Planning Secretary.			
	If necessary to either improve the environmental performance of the development, cater for a modification or comply with a direction, the strategies, plans and programs required under this consent must be revised, to the satisfaction of the Planning Secretary. Where	Noted, as above	Noted, as above	
C8.	revisions are required, the revised document must be submitted to the Planning Secretary for approval within six weeks of the review. Note: This is to ensure strategies, plans and programs are updated on a regular basis and to incorporate any recommended measures to improve the environmental			Not triggere
ORTING AND AUDITING	performance of the development.			
dent Notification, Reportin	ng and Response The Department must be notified in writing to compliance(öplanning.nsw.gov.au	Incident Register, no reportable incidents for the audit	No environmental incidents for the audit period	
C9.	immediately after the Applicant becomes aware of an incident. The notification must identify the development (including the development application number and the name of the development if it has one), and set out the location and nature of the incident. Subsequent notification requirements must be given and reports submitted in accordance	period. Stage 5 CEMP includes this requirement in Environmental Non-Compliance and Incident Procedure		Not triggen
n-Compliance Notification	with the requirements set out in Appendix 3.			
C10.	The Department must be notified in writing to compliance@planning.nsw.gov.au within seven days after the Applicant becomes aware of any non-compliance.	Eurobodalla Southern Water Supply Storage - Independent Environmental Audit (NGH, June 2023). Letter submission (SO32-T00009) to DPE notifying of NCs (25/7/2023).	Four NCRs were raised from the previous audit (Audit 1) 13/6/2023 (report issue). DPE was notified on 25/7/2023, non-compliant with the seven day timeframe requirement of this condition. Four NCRs were raised from the previous audit (Audit 1) 13/6/2023	Not-compli
C11 .	A non-compliance notification must identify the development and the application number for it, set out the condition of consent that the development is non-compliant with, the way in which it does not comply and the reasons for the non-compliance (if known) and what actions have been, or will be, undertaken to address the non-compliance.	Letter submission (SO32-T00009) to DPE notifying of NCs (25/7/2023).	rour NCRS were raised from the previous adult (Adult 1) 35/072025 (report issue). DFE were notified on 25/7/2023, with the notification including the required detail as per the requirements of this condition.	Compliant
C12.	A non-compliance which has been notified as an incident does not need to also be notified as a non-compliance.			Not triggere
npliance Reporting	Construction Compliance Reports and a Pre-Operational Compliance Report of the project	The previous audit found that written direction from the		
C13.	must be carried out in accordance with the Compliance Reporting Post Approval Requirements (Department 2018) or any revision as in force from time to time.	Secretary had been given, replacing the requirement for Construction Compliance Reports: "The Compliance PAR 2020 removes the requirement for construction compliance reporting however the CR PAR is to be read in conjunction with the IA PAR which requires an independent audit to be conducted within 12 weeks of the commencement of construction and at intervals no greater than 26 weeks from the date of the initial audit."		Not triggere
C14.	The Applicant must make each Compliance Report publicly available no later than 60 days after submitting it to the Department and notify the Department in writing at least 7 days			Not trigger
ESS TO INFORMATION	before this is done.			
C15.	 works under this consent, including rehabilitation, the Applicant must: (a) make the following information and documents (as they are obtained or approved) publicly available on its website: (i) the documents referred to in Condition A2 of this consent and the final layout plans for the development; (ii) all current statutory approvals for the development; (iii) all strategies, plans and programs required under the conditions of this consent; (iv)Begular reporting on the environmental performance of the development in accordance with the reporting requirements in any plans or programs approved under the conditions of this consent; (v)Be comprehensive summary of the monitoring results of the development, reported in accordance with the specifications in any conditions of this consent, or any approved plans and programs; (v)Bontact details to enquire about the development; (vi)Be Compliance Reporting of the development; (vi)Be Compliance Reporting of the development; 	https://www.esc.nsw.gov.au/council/major- projects/current-projects/roads-bridges-water/southern- water-supply-storage (a) Stage 1 clearing commenced May 2020, ESC website archives viewed (website archive data dated 3 August 2020). Archived webpage listed 'Latest News, June 2020', however did not contain detail as per as per (a-i) through (a- v).	construction commencement, the required documents were made publicly available via the Projects website. This was a finding of the first audit and is considered closed. (aiii) the Landscape Management Plan (LMP, October 2023) could not be located on the Project website (viii) written direction was given to Eurobodalla Shire to make the Response to Audit Recommendations (RAR) from the first Audit (June 2023) publicly available by 6/9/2023. At the time of the audit (November 2023), the RAR was not found to be publicly available. (b) the project website currently includes up to date information as per the requirements of the majority of this condition, inclusive of a link to the DPE Major Projects portal. However the absence of the LMP means the project is non-compliant with the requirements of part (b) also.	Not-compli
	(viii)適ny other matter required by the Planning Secretary; and (b)配eep such information up to date, to the satisfaction of the Planning Secretary.			
pendix 2: Applicant's Revise	ed Management and Mitigation Measures			
1.1 CEMP	A CEMP would be prepared to detail the approach to environmental management during construction, as described in Section 20.1.1 and in accordance with the conditions of approval.	CEMPs prepared were reviewed and approved by DPE		Compliant
	The CEMP would include a number of sub plans identified in the safeguards and management measures and include:			
1.2 CEMP	 Traffic management plan Flora and fauna management plan Aboriginal heritage management plan Noise and vibration management sub plan Construction erosion and sediment control plan Air quality management plan Bush fire management plan Landscape management plan. 	Subplans identified in the parent CEMP management measures have been prepared, reviewed and approved by DPE.		Compliant
1.3 CEMP Review	DPI Fisheries requests the opportunity to review and provide comment on the: Construction Environmental Management Plan; Erosion and Sediment Control Plan; and Flora and Fauna Management Plan. DPI Fisheries to be provided with advance notice of the submission of the CEMP for review, as a one week turnaround is required for the Principal Contractor to meet the delivery timeframe.			Compliant
1.4 OEMP	An OEMP would be prepared to describe operational safeguards and management measures identified. The plan would provide a framework for establishing how these measures would be implemented and who would be responsible for their implementation. The plan would be prepared prior to operation and must be reviewed and certified by Council prior to the commencement of any operational work. The OEMP would be a working document, subject to ongoing change and updated as necessary to respond to specific requirements. The OEMP would include: • a description of activities to be undertaken during operation . • an environmental risk analysis to identify the key environmental performance issues			Not trigge
1.4 OEMP	associated with the operation phase • statutory and other obligations that the proponent is required to fulfil during operation, including approvals, consultations and agreements required from authorities and other stakeholders under key legislation and policies • roles and responsibilities for relevant employees involved in operation, including relevant environmental training and induction requirements incident and contingency management procedures			Not trigger

3. Webs many and a second	details of how environmental performance would be managed and monitored to meet acceptable outcomes, including what actions would be taken to address identified potential adverse environmental impacts			
2. Water resources and geomorp	A Hydrology and Consequence Assessment would be carried out to inform the detailed design. Consideration of mitigation measures would be carried out in consultation with	Hydrology and Consequence Assessment provided in Appendix C of FIS for use in detailed design		
2.1 Flooding	the relevant local authorities (e.g. NSW State Emergency Service) to ensure that flood related outcomes are consistent with floodplain risk management. This would be detailed in the Dam Safety Emergency Plan. Flooding Construction planning would consider flood risk for all compounds and work	Site inspection: site compound and ancillary facilities	The site layout and staging of construction activities avoids/ minimises	Compliant
2.2 Flooding	sites. The site layout and staging of construction activities would avoid or minimise obstruction of overland flow paths and limit the extent of flow diversion required	situated at crest of the valley avoiding obstruction of	obstruction of overland flow paths and limits the extent of overland surface water flow diversion required	Compliant
2.3 Hydrology	Hydrology Measures to further avoid and minimise the construction footprint will be investigated during detailed design and implemented where practicable and feasible.	Interview with Council Engineer: water storage supply (dam) was designed to hold 3ML of water, based on usage requirements. Statement on Pg 65 of design report details a compromise between optimisation of design regarding bank steepness, and stability. Height of dam and therefore footprint of inundation area is defined by requirement for 3GL storage capacity, which was optimised through strategic planning phase of project.	Complaint	Compliant
2.4 Hydrology	Additional assessment of scour potential would be undertaken as necessary during the detailed design. This would include the development of appropriate mitigation measures.	Final design reviewed, gully, outlet and spillway scour protection mitigation measures provided for (DWGs 3270,	Mitigation measures for scour protection detailed in design.	Compliant
2.5 Hydrology	Works within or near watercourses would be undertaken with consideration given to the DPI Water's guidelines for controlled activities.	3290, 3300) The project (through DPE reviewed and approved management plans viewed at time of audit) in conjunction with site inspection of TRIPS, considers DPI Waters guidance for controlled activities: "to protect and enhance water flow, water quality, stream ecology and existing riparian vegetation. Impacts on the hydrologic, hydraulic and geomorphic functions of a watercourse should also be minimised. Consultation with relevant government agencies at the concept stage of development and during the design phase is recommended so that good outcomes can be identified, planned for and achieved. The design and construction footprint and the extent of disturbances within waterfront land should be minimised." (amongst other measures)	Works near watercourses have been undertaken with consideration of DPI Water's guidelines for controlled activities.	Compliant
2.6 Water quality	Water quality control systems would be incorporated into the detailed design to ensure that relevant WQOs can be met during water discharge.	Water quality managements primarily for drinking water purposes through destratification. Design requires	Remix 3000 is incorporated into detailed design (water quality control system).	Compliant
2.7 Water quality	The current WQMSP will be revised (as necessary) and implemented during construction and operation of the proposal. The plan will specify: • sampling locations relevant to assessing potential impacts and / or the effectiveness or control measures the frequency of monitoring and sampling and the triggers for event-based monitoring / sampling • the monitoring and sampling methodology in accordance with relevant guidelines, and the parameters to be monitored and sampled • general and reactive management and mitigation processes • grocedures addressing relevant matters specified in relevant legislation and guidelines.	installation of the Remix 3000 Surface Water Quality Monitoring and Sampling Plan (Rev D, 2022) available at time of audit.		Compliant
2.8 Water quality	Erosion and sediment mitigation measures would be installed and maintained for the duration of the construction posied	Progressive ESCPs reviewed for work stages.	Compliant	Compliant
2.9 Water quality	duration of the construction period. Discharges would be monitored to ensure compliance with WQOs and discharge criteria in the environment protection licence.	Soil and Water Management Plan reviewed and approved by DPE. SWMP Section 6.1.4, Section 6.1.7, Section 7.3 and	Operational requirement	Not triggered
	During construction a coffer dam will be in place to cater for medium level events and a	SWOMP. Site inspection (15/11/2023) coffer dam complete. ESCPs	Compliant	
2.10 Water quality	sediment and erosion control plan in place to minimise risks of sediment-laden water escabing from the site. Several temporary sediment basins (suited to Type D dispersive soils) are proposed to be	provided		Compliant
2.11 Water quality	 located in the main storage construction footprint. The location of the basins is down-gradient of ground disturbance areas. These would be operated as 'wet basins' which are designed to retain sediment laden water for extended periods allowing adequate time for the gravitational settlement of fine sediment particles. These basins would rely on chemical dosing to assist flocculation; the basins would not be drained until suitable water quality is obtained. Discharge from the sediment basins to the environment would only occur during: Uncontrolled discharges following significant wet weather events leading to basin overflow via spillway (incidental frequency) Controlled discharges following treatment of sediment basin water (periodic frequency). 	Section 6.1.7, Section 7.3. Daily rainfall and BOM data		Compliant
2.12 Water quality	The coffer dam would be constructed early in the program, upslope of the main embankment and is designed to capture and divert stormwater runoff (up to approximately 32 megalitre capacity, suited for flood capacity design criteria of 1 in 10 Annual Exceedance Probability) for the duration of construction. The coffer dam is designed to facilitate up-gradient 'clean water' diversion through the site.	site inspection, coffer dam construction completed Q3 2023.	coffer dam completed - Q3 2023.	Compliant
2.13 Water quality	Discharge of water temporarily stored in sediment basins and/or the coffer dam to the Tuross River would, where practicable, be avoided or minimised through practical reuse such as for on-site dust suppression, irrigation, or discharged to vegetated swales, which would act as a natural filter.			Compliant
2.14	Sediment basins would discharge soon after rainfall events, avoiding discharges during periods of low flows. Treatment of sediment basins would commence soon after rainfall events using chemical dosing (coagulants and/or flocculants) using either an automatic or manual chemical dosing system. Prior to treatment, jar testing would be used to determine the chemical dosing requirements of the sediment basins.	and construction contractor env. Rep: gypsum used as	No discharges following rain fall events for audit period	Compliant
2.15 Water quality	The water quality of 'clean water' would be maintained through implementation of appropriate erosion and sediment controls and staged vegetation clearing in upslope areas. The coffer dam outlet will connect to the diversion pipe constructed through the base of the embankment, diverting 'clean' flow through the site to the outlet works.	noted, the project has been designed as such		Compliant
2.16 Water quality	Discharges would not occur during the construction of in-stream features within the Tuross River (i.e. intake pump structures). Temporary in stream structures (i.e. temporary coffer dam) would be constructed in accordance with the NSW DPI policy and guidelines and dewatering activities designed to avoid re-enter the waterway.	n/a	design reviewed	Compliant
2.17 Water quality	 Water quality impacts from uncontrolled discharges (i.e. significant wet weather) would be reduced by ensuring adequate size, location and operation & maintenance requirements of the temporary sediment basins. This includes: Sizing of the basins would account for a minimum of 5-day rainfall depth, 80th percentile rain events in accordance with published guidelines for extended construction period (> 6 months) A series of Progressive Erosion and Sediment Control Plans (PESCP) would be prepared which detail construction sediment basin location and sizing with respect to each individual construction stage Nomination of an environmental representative on site to complete audits and monitor PESCPs. Independent audits would be carried out by a soil conservationist or accredited erosion and sediment control professional Operation and maintenance of sediment basins would refer to available guidance within the industry practice (e.g. Blue Book, 2004 and IECA, 2018). 		Progressive Erosion and Sediment Control Plans detailing construction sediment basin locations and sizing with respect to each individual construction stage, contain this detail	Compliant
2.18 Water quality	The storage would have continuous de-stratification equipment in place to ensure that water is consistently mixed to avoid issues of de-oxygenated water.	Design drawings reviewed, destratification system incorporated in to design.	design - aeration system 3000.	Compliant

	Discharge by either the spillway or outlet works (if it occurs) would have erosion protection (i.e. stabilised outlets consisting of rock rip rap) to reduce water velocities and	design drawings reviewed: spillway with stabilised outlet consisting of rock rip rap		
	minimise the risk of additional erosion downstream of the storage. Water quality impacts from controlled discharges would also be reduced by monitoring	SWMPs contain this information (EPA involvement in the	No controlled discharges for the audit period.	Compliant
2.20 Water quality	 adequate selection, dosing and management of chemical coagulants and flocculants. This includes: Consideration would be given to the selection of suitable chemical coagulants and/or flocculants by the contractor's environmental representative. Reference would be made to Safety Data Sheets for Environmental safeguards chemical specific ecotoxicity information. The use of biodegradable products and/or non-hazardous would be considered first preference. Chemical dosing and operation of discharges from sediment basins would be managed by 	selection of coagulants selected provided in appendixes as relevant for each Stage)		Compliant
	 suitably qualified and experienced persons. A detailed plan for management, storage and use of chemical coagulants and/or flocculants would be prepared as part of PESCPs Operation and maintenance of sediment basins would refer to available guidance within the industry practice (e.g. Blue Book, 2004 and IECA, 2018). 			
	Council will review the need for mitigation works and management of the Tuross River channel, in particular the movement of the sand slug, to ensure it does not encroach on and impact the pumping infrastructure based on previous experience associated with the operation of original intake pump station that had been in operation since the 1950's.	Interview with Council Engineer: this will be included in the Operations Plans. Design S-scour monitoring to ensure intake is effective. Low risk. Once operation, dam will stop well before low flow, so there will be enough/ decent flow.	Condition understood to be compliant when this is applicable	Compliant
	DPI recommends that self-cleaning meshed screens are installed around the inlet structure to mitigate the uptake of fish and minimise the uptake of larvae and eggs.	Design reviewed and TRIPS designed as such, approved by DPI		Compliant
2.23 Water flows	Water extraction will be in accordance with the Tuross River WSP	Interview with Council Engineer: this would form part of The Operations Plan, noting the Water Supply Storage project has been developed with specific consideration of the Tuross River WSP.	noted	Not triggered
2.24 Temporary structures	Temporary in stream structures will be constructed in accordance with the NSW structures DPI policy guideline and will: • avoid spanning the full width of the waterway channel • be inserted during low-flow periods with management plans being submitted to NSW DPI detailing how high flow events will be managed. Dewatering of temporary in-stream • NSW DPI is to be notified 7 days prior to any dewatering activities to organise potential fish rescue activities. A separate s.37 permit may be required from NSW DPI to relocate • water is to be pumped a minimum of 30 m away from the waterway and should preferentially not re-enter the waterway. If water is to re-enter the waterway, ANZECC	SWMP reviewed by DPE and approved for Stage 2 (TRIPS) provided this detail, however construction methodology re- worked such that activates were form a barge.	TRIPS (Stage 2) was built of a barge therefore these elements, although provided for by mitigation measures in approved management plans, where not applicable	Compliant
3. Biodiversity		I Flow and Four Management Plansaria and	Flass and Farma Management Discussion and succession data	
	 A Flora and Fauna Management Plan will be prepared and implemented as construction part of the CEMP. It will include, but not be limited to: plans showing areas to be cleared and areas to be protected, including exclusion zones, protected habitat features and revegetation areas pre-clearing survey requirements procedures for unexpected threatened species finds and fauna handling 	Flora and Fauna Management Plans were reviewed and approved by DPE for all Stages of the project.	Flora and Fauna Management Plans were reviewed and approved by DPE for all Stages of the project. Stage 5 CFFMP was adequately reviewed and updated during the audit (2) period.	Compliant
	 procedures addressing relevant matters specified in the Policy and guidelines for fish habitat conservation and management (DPI Fisheries, 2013). Measures to further avoid and minimise the construction footprint and native vegetation or habitat removal will be investigated during detailed design and implemented where practicable and feasible. 	Design drawings: Statement on Pg 65 of design report details a compromise between optimisation of design regarding bank steepness, and stability. Height of dam and therefore footprint of inundation area is defined by requirement for 3GL storage capacity, which was optimised through strategic planning phase of project.		Compliant
3.3 Biodiversity - construction	Biodiversity offset requirements would be finalised during detailed design based construction on the revised construction footprint. A Biodiversity Offset Strategy would be developed during detailed design to address the obligations identified in the EIS.	BOS reviewed and approved by DPE November 2021		Compliant
3.4 Threatened flora/EEC management	As part of the Flora and Fauna Management Plan (FFMP), a management sub-plan will flora/ EEC be produced to establish pre-construction and construction mitigation measures management to minimise the impacts on River plains EEC.	FFMP reviewed and approved by DPE	approved by DPE	Compliant
3.5 Threatened flora/EEC management	Monitoring water quality during construction will be evaluated for potential flora/ EEC impacts to on threatened species and EEC, and corrective measures applied in management consultation with Council.	Noted, water quality results were consistently +/- 20% of background (or significantly less). results essentially analogous with background.		Compliant
	Pre-clearing surveys are to ensure exclusion zones (at the construction footprint boundary) are established prior to vegetation clearing.	Relevant management plans for the stages (FFMP) includes this detail as mitigation measures. Site inspection (15/11/2023) this was activity visible in the field with No Go (exclusion) zones established.		Compliant
3.7. Establishment and spread of invasive species and pathogens	 The Flora and Fauna Management Plan will include a Weed and Pathogens Management Sub-plan which will include, but not be limited to: weed management controls for construction and post-construction (if required) protocols to prevent introduction or spread of <i>Phytophthora cinnamomi</i> protocol to manage vehicle cleaning in accordance to reduce the potential for spread of noxious weeds, plant pathogens or animal diseases into retained forested habitats. 	FFMP reviewed and approved by DPE		Compliant
3.8 Impact on native fauna and their habitat	 The Flora and Fauna Management Plan is to describe a process for: pre-clearing surveys supervision of vegetation clearing by a suitably qualified fauna ecologist/spotter fauna handling including the capture of any injured fauna or fauna that does not naturally relocate, and identifying suitable services for the treatment of injured fauna, for example a local vet or local wildlife carer identifying opportunities for further minimisation of native vegetation removal when developing construction methodologies, in order to retain the maximum amount of habitat for native fauna possible. 	FFMP reviewed and approved by DPE, further pre-clearance survey reports viewed	approved by DPE	Compliant
3.9 Impact on native fauna and their habitat	 The Flora and Fauna Management Plan will: identify hollow-bearing trees for retention and establish exclusion zones and their habitat which will be mapped and clearly marked out on site prior to construction commencing outline a staged approach to habitat removal of hollow-bearing trees and other established/ prominent trees that cannot be retained include a nest box strategy would be implemented prior to vegetation removal. 	FFMP reviewed and approved by DPE	approved by DPE	Compliant
3.10 Impact on fish passage	Ensure that fish passage is not blocked during construction. If blockage cannot passage be avoided, gain a permit from Fisheries prior to undertaking any activities that will cause blockage.	Construction methodology rationalised for TRIPS construction (Stage 2) and works were undertaken from a barge. Disturbance to Tuross River banks and overall disturbance banks and watercourse reduced/ removed.		Compliant
3.11 Aquatic biodiversity	experimental designs to allow for thorough statistical analysis, including adequate numbers of control sites, replication and consideration of temporal changes where	not undertaken		Compliant
3.12 Temporary structures	relevant. Temporary in stream structures will be constructed in accordance with the NSW structures DPI policy guideline and will: • avoid spanning the full width of the waterway channel • be inserted during low-flow periods with management plans being submitted to NSW DPI detailing how high flow events will be managed Dewatering of temporary in-stream structures should follow the following guidelines: • NSW DPI is to be notified seven days prior to any dewatering activities in order to organise potential fish rescue activities. A separate s.37 permit may be required from NSW DPI to relocate fish • water is to be pumped a minimum of 30 m away from the waterway and should preferentially not re-enter the waterway. If water is to re-enter the waterway, ANZECC water quality guidelines need to be adhered to with the proponent being required to submit a detailed water quality monitoring program.	Construction methodology rationalised for TRIPS construction (Stage 2) and works were undertaken from a barge. Disturbance to Tuross River banks and overall disturbance banks and watercourse reduced/ removed.		Compliant
	Should any large woody debris be required to be removed the following large woody debris management guidelines would be followed in accordance with the removal of debris large woody debris from NSW rivers and streams Prime Fact 11 (DPI 2005b): • lopping (trimming) should be considered as a first option;	Construction methodology rationalised for TRIPS construction (Stage 2) and works were undertaken from a barge. Disturbance to Tuross River beds and banks/ overall disturbance to the watercourse reduced/ removed.		Compliant

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3.13 (continued)	 if realignment is unfeasible, relocation within the river channel is preferable to removal; removal should be considered as a last resort; . and removal/relocation of snags would be undertaken so as to cause the least disturbance to the bed or nearby sensitive aquatic habitat. An aquatic ecologist shall be present on site when working with snags that require lopping, realignment, relocation and/or removal 			
4. Socio-economic	A Community and Stakeholder Engagement (CSE) Plan will be prepared for the	CEMP was reviewed and approved by DPE with associated		
4.1 Anxiety and uncertainty over property impacts and changes	uncertainty over proposal and be inclusive of: • a Construction Communications Plan, identifying when communication impacts and would occur, to whom, the method of communication and timing. Changes • outlining the dedicated service and scope of assistance to be provided to landowners, residents and businesses with the effects of property acquisition and the relocation process. This would be prepared with reference to the NSW Government Land Acquisition Reform 2016.	CSE Plan.		Compliant
4.2 Proposal communications	The Construction Communications Plan will be prepared and will include (as a communications minimum): • mechanisms to provide details and timing of proposed activities to affected residents, businesses and community facilities, including, but not limited to, changed traffic and access conditions, vegetation clearing • contact name and number for complaints • a complaints-handling procedure and register.	CSE prepared contains this detail	CSE prepared contains this detail	Compliant
4.3 Property acquisition and relocation issues	Council would: • identify and categorise affected landowners, residents and businesses and relocation the nature of assistance that may be required issues • establish communication protocols, including an acquisition hotline, requirements for English as a second language assistance with negotiations and communications.	Interview with Council Engineer: none identified nor affected	Not applicable for the audit period	Compliant
4.4 Business and industry impacts	On-going communication and consultation will occur with local business owners located close to construction works about the timing, duration and likely impact of construction activities and to identify appropriate measures to manage potential impacts. A project hotline will be established as a direct contact for businesses to consult with	not applicable		Compliant
4.5 Community values and amenity	Local residents would be notified at least five days prior to works commencing and would be kept regularly informed of construction activities during the amenity construction process.	Stage 1: Provision of notice to local residents of proposed Stage 1 – TRIPS site clearing activities at least 5 days prior to commencement of activities specified within NVMP for Stage 1. Stage 2: At least five days prior to works commencing and regularly during construction, consult with local residents. Stage 3: notice to local residents of proposed construction activities provided at least 5 days prior to commencement of activities. Stage 4 allowed for potentially affected residences to be informed by letterbox drop of the construction works including working hours to be adhered to, and the level and duration of noise to expect during construction. Stage 5 At least 14 days prior to construction, all potentially affected residences were informed by letterbox drop and/or email of the construction. They will also be informed if there are any changes to construction activities and timing, including out of hours work. Letter to residents (23/10/2023) Ref: 400050 Community Update	Documented evidence of these notifications for Stage 1 - 4 was not readily available at the time of the previous audit (in part due to Stages 1 to 4 being complete and demobilised, and Council procedure for record retention during Covid 19 pandemic whilst Council staff where working from has not been established) and was therefore a Non- Compliance with this condition, and closed. The second Audit (November 2023) found that updates made via letter box drops and website information were frequent and regular. Further to this, no community complaints regarding noise (or at all) have been reported for this project.	Compliant
4.6 Impact of noise on local amenity	The affected community will be consulted regarding the proposed noise mitigation measures for construction.	The EIS was placed on public exhibition between 7 September to 18 October 2018 on the DP&E major projects web site where the project is listed. The EIS Section 13.5 describes the noise mitigation measures for construction. The six week public exhibition period commenced the day after the publication by DP&E of an exhibition notice in the Eurobodalla Shire Independent Thursday newspaper on 6 September 2018. Hard copies of the EIS were available at the following locations: • Moruya Library – Vulcan Street, Moruya • Batemans Bay Library – Hanging Rock Place, Batemans Bay • Narooma Library – Field Street, Narooma • Eurobodalla Shire Council administration building, Moruya. It was also available on Council's website. A community information session was held at Eurobodalla Shire Council Chambers, Vulcan Street Moruya, on Thursday 20 September between 4pm and 8pm. Submissions were invited via use of an online form on the DP&E web site or by written submission to the DPE. No community submissions		Compliant
	Further opportunities to increase landscaping opportunities to minimise the visual impact	Interview with Council Engineer: Visual amenity		
4.7 Visual impacts	of the proposal would be explored during detailed design.	considerations will be further refined during the pre- Operations phase and management plan development. The focus would largely been form the river vantage point as the remainder of the project is generally inconspicuous set back form the road and within an otherwise forested valley.		Compliant
5. Aboriginal heritage	A construction Aboriginal heritage management plan will be prepared for the project. The	AHMP approved by DPE		
5.1 General Aboriginal impacts	plan would provide details of management measures and procedures to be carried out during construction to minimise and manage impacts on Aboriginal heritage, and includes an unexpected finds procedure. Aboriginal cultural awareness training for all relevant staff and contractors would be	site inspection: inductions register and induction material		Compliant
5.2 Awareness of Aboriginal heritage and legislative obligations	carried out prior to commencing work onsite. All relevant staff, contractors and subcontractors will be made aware of their legislative statutory obligations for heritage under the National Parks and Wildlife Act 1974. obligations	viewed		Compliant
6. Historic heritage	While impacts to historic heritage items are considered unlikely, the following protocol	noted, no historical heritage items located during the audit		
6.1 General historic heritage impact	for unexpected finds would be undertaken in accordance with the requirements of the NSW Heritage Manual (OEH, 1996):	period (or at all at the time of audit)		Not triggered
7. Traffic and transport	 should an item of historic heritage be identified, works in the vicinity of the find would cease. The Heritage Division (NSW Office of Environment and Heritage) would be contacted prior to further work being carried out in the vicinity of the find. 	noted, no historical heritage items located during the audit period (or at all at the time of audit)		Not triggered
7.1 Construction traffic impacts	A Construction Traffic Management Plan (TMP) would be prepared prior to traffic impacts construction and would be included in the CEMP. The TMP would: • identify the traffic management requirements during construction • describe the general approach and procedures to be adopted when producing specific traffic control plan • identify designated parking areas for construction workforce • determine temporary speed restrictions to ensure safe driving environment around work zones, including on unsealed roads, and at major intersections (e.g. Nerrigundah Mountain Road and Eurobodalla Road) • identify any high-risk periods (such as during school bus operations), and whether delivery to site, and material haulage can be undertaken outside of these hours • identify opportunities to stagger heavy vehicle arrivals to site (e.g. use of minimum headways between arriving haul trucks), to avoid the potential for heavy vehicle convoys arriving on site	TMP reviewed and approved by DPE. <u>Site inspection:</u> mitigation measures from the TMP evident		Compliant

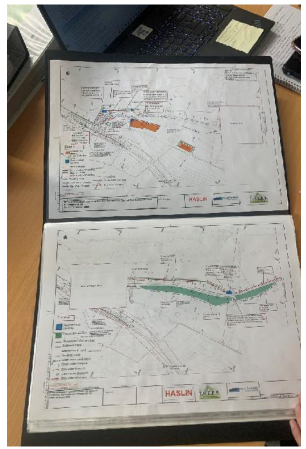
7.1 (continued)	 identify and provide temporary works, such as for site access, turn-around bays, parking areas for heavy vehicle dwelling, and minor site distance clearing around local road intersection sites (e.g. at the access points to the construction site) provide temporary warning and advisory signposting, such as during periods of material haulage, and at major intersections (e.g. Nerrigundah Mountain Road and Eurobodalla Road), where there will be increased traffic activity where practical, program deliveries of construction plant and materials (such as overmass and over-dimension vehicles) outside peak traffic periods identify steps to minimise construction traffic, such as car-pooling by construction staff to site regularly review and modify the TMP (such as at changes of construction stages), to ensure the TMP remains valid and appropriate document communication protocols amongst heavy vehicle operators, such as when approaching higher risk areas. This could be through the establishment of a call point system, whereby call point signage is erected on the approach to higher risk areas, such as the intersection of Nerrigundah Mountain Road and Eurobodalla Road, or the single lane Tuross River (Tyrone) bridge, and access points to the construction site maintain access to private properties (and liaise with property owners), particularly that off Bullockys Hut Road, which may be used as a site access identify a contact person (and phone number) for liaison and complaints, by project stakeholders and the community. Consultation with various stakeholders will also be undertaken in the development and periodic review of the Construction TMP, including: ensuring all relevant requirements from emergency service providers are included, including from NSW Rural Fire Service, NSW Ambulance Service and NSW Police consultation with other relevant parties including school bus operators periodic notification of construction a		
	 provision for emergency services passage through construction zones. 		
	 Only accredited traffic controllers would be permitted to prepare and implement traffic control plans. 		
	Council will undertake a photographic inspection of local roads, and undertake roads during a pre-dilapidation survey of local road pavements before construction	Interview with Council Engineer: Council undertook photographic evidence on a periodic basis (phots available	
	commences, in order to document the state and condition of local roads. Periodic	to be viewed as evidence), undertaken by Council maintenance team.	
7.2 Impacts to local roads during	surveys will be undertaken during construction activities to identify any road damage, with road damage to local roads being repaired by Council as soon as practical. The construction contractor will also monitor the incidence of mud tracking off the		
construction	construction site and onto local roads, and will sweep or clean local roads to minimise mud tracking. The contractor will preferably install controls to minimise the incidence of		Compliant
	mud-tracking in the first instance, such as by use of grids at site access points.		
	Construction personnel will also be encouraged to report road hazards and road damage		
7.3 Impacts to local roads during operation	Council will develop a traffic plan to show the new storage access road for roads during maintenance purposes which will be provided to the rural fire service.	Operation Phase	Not triggered
8. Noise and vibration	mantenance purposes which will be provided to the rurar me service.		
	A Construction Noise and Vibration Management Plan (NVMP) will be prepared and implemented as part of the CEMP. The NVMP will generally follow the	NVMP for Stages 1- 5 reviewed and approved by DPE	
	approach in ICNG (DECC, 2009a) and will consider the following as a minimum: • identify nearby residences and other sensitive land uses		
8.1 Construction noise and vibration	 develop noise management levels consistent with the ICNG assess the potential impact from the proposed construction methods 		Compliant
	 where management levels are exceeded examine feasible and reasonable noise mitigation and develop associated noise monitoring program 		
	 develop reactive and proactive strategies for dealing with any noise complaints identify a site contact person to follow up complaints. 		
	where feasible and reasonable, works would be undertaken within ICNG hours recommended working hours	Works carried out within required operating hours. Interview with Construction Contractor environmental	
	 where works are required to be undertaken outside of recommended working hours, an 	representative: OOHW for Saturday afternoons (inaudible)	
	Out of Hours procedure as described in the NVMP must be followed and all appropriate approvals would be obtained prior to works, and all affected receivers would be notified the next for the second secon		Constituent
8.2 Construction hours	of the works noisy activities that cannot be undertaken during standard construction hours would be 		Compliant
	scheduled as early as possible during the evening and/or night-time periods		
	 any out of hours works would comply with the Roads and Maritime Construction Noise Guidelines. 		
	All relevant noise and vibration management measures would be incorporated into site inductions for all employees, contractors and sub-contractors. The	Project induction and Environmental management includes this detail	
	environmental component may be covered in toolboxes and should include		
8.3 Construction noise and	relevant licences and approval conditions permissible hours of work		Compliant
vibration	location of nearest sensitive receivers		
	 construction employee parking areas designated loading/unloading areas and procedures 		
	 site opening/closing times. The environmental induction program would include specific noise and vibration noise 	Project induction and Environmental management includes	
	issues awareness training including, but not limited to, the following	this detail	
8.4 Construction noise and vibration	 avoiding use of radios during work outside normal hours avoiding shouting and slamming doors 		Compliant
	 where practical, operating machines at low speed or power and switching off when not being used rather than left idling for prolonged periods 		
	 minimising reversing avoiding dropping materials from height and avoiding metal to metal contact. 		
8.5 Construction noise and	All plant and equipment is to be maintained to ensure optimum running noise and conditions, with periodic monitoring	daily vehicle prestart, plant/ equipment maintenance schedule	Compliant
vibration			p
	Consider construction compound layout so that primary noise sources are at a noise andmaximum distance from sensitive receivers (primarily residential receivers), with	Nearest receivers are stated some distance away from ancillary facilities	
8.6 Construction noise and vibration	solid structures (sheds and containers) placed between sensitive receivers and noise sources (and as close to the noise sources as is practical).		Compliant
	Insta compressors generators nume and any atkes fixed -to-to-for-for-	Fixed plant have been located far from residential dwellings.	
	 locate compressors, generators, pumps and any other fixed plant as far from residences as possible and behind site structures. 	Fixed plant have been located far from residential dwellings, the site compound and associated facilities (where these items are situated) is some hundreds of metres away form	
8.7 Construction noise and	 alternatives to reversing alarms would be considered for site compound equipment 	Items are situated) is some hundreds of metres away form the nearest sensitive receivers. squawkers	Cometting
vibration	 subject to OHS compliance requirements and risk assessments. avoid and limit the use of engine compression brakes at night and in residential areas 	no night works, non-residential landscape	Compliant
		delivery times have only been permissible during operating	
	hours to minimise noise impacts from heavy vehicle movements. use quieter and fess noise/vibration emitting construction methods, where feasible	hours, as the site is locked. NVMP reviewed, complaints registers viewed, Contractor	
1		Monthly Reports viewed: Noise impacts from the	
	 vibration plant and equipment would be selected to ensure only necessary size and 	development were assessed based on the assumption that	
8.8 Construction noise and	 vibration plant and equipment would be selected to ensure only necessary size and power plant and equipment are used plant used intermittently would be throttled down or shut off when not in use 	simultaneous operations of plant and equipment were underway at the nearest locations to	
8.8 Construction noise and vibration	 vibration plant and equipment would be selected to ensure only necessary size and power plant and equipment are used plant used intermittently would be throttled down or shut off when not in use simultaneous operation of noisy plant within discernible range of a sensitive receiver is to be limited/avoided where possible 	simultaneous operations of plant and equipment were underway at the nearest locations to the relevant sensitive receptors. There is a low to nil probability that all plant and machinery operating	
	 vibration plant and equipment would be selected to ensure only necessary size and power plant and equipment are used plant used intermittently would be throttled down or shut off when not in use simultaneous operation of noisy plant within discernible range of a sensitive receiver is to be limited/avoided where possible the offset distance between noisy plant and adjacent sensitive receivers is to be maximised where practicable. 	simultaneous operations of plant and equipment were underway at the nearest locations to the relevant sensitive receptors. There is a low to nil probability that all plant and machinery operating simultaneously, within the proximity to each residential receiver, would have occurred. Actual construction noise	
	 vibration plant and equipment would be selected to ensure only necessary size and power plant and equipment are used plant used intermittently would be throttled down or shut off when not in use simultaneous operation of noisy plant within discernible range of a sensitive receiver is to be limited/avoided where possible the offset distance between noisy plant and adjacent sensitive receivers is to be maximised where practicable. noise-emitting plant to be directed away from sensitive receivers where possible. 	simultaneous operations of plant and equipment were underway at the nearest locations to the relevant sensitive receptors. There is a low to nil probability that all plant and machinery operating simultaneously, within the proximity to each residential	Compliant

1	 stage work to limit high noise impacts to sensitive receivers. 	······································		
	 stage work to limit right hoise impacts to sensitive receivers. 	NVMP for applicable stages. Contractor Monthly Reports from the audit period didn't note any noise complaints (or complaints at all), attesting to noise mitigation measures		
8.8 (continued)		being sufficient/ complied with to render noise impacts not being an issue for local residents.		
	The following approach would be adopted with regard to noise monitoring noise and procedures during the construction works:	not applicable for the audit period (criteria not exceeded)		
	 where potential noise impacts are predicted to be 20 to 30 dB(A) above the RBL, the potential construction noise nuisance is considered to be moderate. Noise monitoring 			
8.9 Construction noise and	would be carried out to confirm predicted noise impacts within two weeks of commencement of construction. Feasible and reasonable noise reduction measures would be investigated, where			Not triggered
vibration	necessary.			Not the ered
	 where potential noise impacts are predicted to be more than 30 dB(A) above the RBL, the potential construction noise nuisance is considered to be high. All feasible and reasonable noise control measures would be implemented prior to the commencement of 			
	A blast management plan will be developed prior to construction. The blast management	not triggered for audit period		
	plan will include: Imiting criteria .			
8.10 Blasting noise	identified blast sensitive receivers performance indicators mediate and access thilling			Not triggered
	 monitoring protocols roles and responsibilities blasting controls protocols for community consultation, incidents and complaints contingency protocols 			
	reporting requirements The blast management plan will consider the following with regard to	not triggered for audit period		
	vibration®verpressure and ground vibration: #estriction of blasting to between the hours of 9.00am to 5.00pm Monday to Fridays, except Public Holidays			
8.11 Blasting vibration	Blast monitoring and inspection including: - blast monitoring at key sensitive sites -			Not triggered
9. Soils, contamination and spoil	trial blasts to assist in the development of "site laws" based on monitoring data. management			
	A construction erosion and sediment control plan (ESCP) will be prepared for the proposal in accordance with the principles and practices detailed in	CEMPs/ SWMP reviewed and approved by DPE		
9.1 Erosion and sedimentation	Managing Urban Stormwater: Soils and Construction (the Bluebook) (Landcom, 2004), Volume 2D: Main Road construction (DECC 2008). The ESCP would form part of the CEMP and would be supported by a qualified and			Compliant
	experienced soil conservationist. The ESCP will contain as a minimum the following elements:	CEMPs/ SWMP reviewed and approved by DPE which		
	 site specific ESCMP, including detailed consideration of staging and management at ancillary sites, in accordance with the Blue Book 	contained the ESCPs		
	 identification of site conditions or construction activities that could potentially result in erosion and associated sediment runoff 			
	 methods to minimise potential adverse impacts of construction activities on the water quality within surrounding waterways 			
9.2 Erosion and sedimentation	 details of measures to minimise any adverse impacts of sedimentation on the surrounding environment 			Compliant
	 details of measures to minimise soil erosion caused by all construction works including clearing, grubbing and earthworks details of measures to make site personnel aware of the requirements of the SWMP 			
	by providing information within induction, toolbox and training sessions • details of the roles and responsibilities of personnel responsible for implementing the			
	SWMP details of measures for the inspection and maintenance of construction phase water treatment devices and structures 			
	 details of water quality monitoring. watercourse crossings, including temporary work platforms, waterway crossings and/or coffer dams, shall be designed and constructed in consultation with the Department of 	SWMP reviewed and approved by DPE, Consultation sections within these documents referenced liaising with		
9.3 Waterway crossings	Primary Industries (DPI) (Fisheries) and the NSW Office of Water.	DPI Fisheries and NSW Office of Water as relevant.		Compliant
	 additional assessment will be undertaken for soils requiring off-site disposal to ensure the correct waste classification is determined. Excavated material 	These measures are identified in the CEMPs/ SWMP for Stages 1 -5, however were not encountered for the audit		
	waste≣that is not suitable for on-site reuse or recycling, such as contaminated material should be transported to a site legally able to accept that material • a classification system will be used to control the excavation, stockpiling and disposal	period.		
9.4 Management of contaminated wastes	of all potentially contaminated materials. Soils should be classified (where possible) in- situ prior to excavation or when stockpiled during excavation, depending on available			Compliant
	 time and room for stockpile areas. Any unexpected finds should follow the same procedures if groundwater is encountered during construction, it will be managed and disposed of 			
	in accordance with legislation. vehicles and machinery will be properly maintained to minimise the risk of fuel/oil 	CEMP and subplans (reviewed and approved by DPE)	Non-compliant	
	leaks. Routine inspections of all construction vehicles and equipment should be undertaken for evidence of fuel/oil leaks	identify these requirements as mitigation measures. Site inspection - pre-start checks, mobile refuelling with drip trays. Weekly Env Inspection. <u>Site inspection</u> (15/11/2023)		
9.5 Risk of spills and leaks	 all fuels, chemicals and hazardous liquids will be stored within an impervious bunded area in accordance with Australian standards and EPA guidelines any on-site refuelling will occur in a designated area with impervious surfaces. 	observed Flammable Class 3 liquids co-mingled with other dangerous goods and therefore not in compliance with the		Not-compliant
		requirements of Australian standards and EPA guidelines These measures are identified in the CEMPs/ SWMP		
9.6 Construction dewatering		however no dewatering was required during the audit period.		Compliant
	manner that prevents pollution of waters.	CEMPs and associated subplans reviewed and approved by		
9.7 Waste management	A waste management plan would be developed as part of the CEMP and will management take into account the waste hierarchy.	DPE.		Compliant
9.8 Waste management	Waste management will be incorporated into the operational management plan management	noted		Not triggered
10. Bushfire planning and manage	e ment A Hazard and Risk Management Plan (HRMP) will be prepared and implemented as part	DPE reviewed and approved CEMP contains Emergency		
	of the CEMP. The Rural Fire Service will be consulted to determine the appropriate level of management measures and the catchment perimeter roads for construction and	Response & Evacuation Plan, which appears to include most requirements of this condition. Site		
	operation will be accessible for the Rural Fire Service. The HRMP will include, but not be limited to: • details of hazards and risks associated with the activity including bushfire management	interview with primary construction contractor and ESC project engineer note RFS consultation via on site meeting		
10.1 Bushfire	 measures to be implemented during construction and operation of the storage facility to minimise these risks record keeping arrangements, including information on the materials 			Compliant
	 present on the site, material safety data sheets, and personnel trained and authorised to use such materials 			
	 a monitoring program to assess performance in managing the identified risks contingency measures to be implemented in the event of unexpected hazards or risks arising, including emergency situations. 			
	The HRMP will be prepared in accordance with relevant guidelines and standards, including relevant Safe Work Australia Codes of Practice, and EPA, Rural Fire Service or Office of Environment and Heritage publications.			
11. Greenhouse gas and climate c		Contractor weekly inspections (inclusive of prestart checks)		
11.1 Greenhouse gas emissions	operating efficiently.	noted; maintenance logs for service vehicles section in monthly reports		Compliant
	Opportunities to increase the resilience of the water storage facility to the	Interview with Council Engineer, accelerated carbonation	Opportunities to increase the resilience of concrete structures to (with	
11.2 Impacts to the proposal as a result of climate change	impacts of climate change would be investigated during detailed design where possible, as new information about the impact of climate change on drainage structures	tests for concrete undertaken during concrete trial mixes for dam outlet tower/bridge structures. This was done to	the aim they may be less susceptible to degradation from increased carbon in the atmosphere) was undertaken by Council during concrete	Compliant
	becomes available. The review would aim to identify materials that are less susceptible to degradation impacts of climate change. The construction contractor is to include consideration of the following as a	determine durability of concrete, as atmospheric carbon increases.	trail mixes.	
l	minimum to minimise the potential for GHG emissions:	I	I	

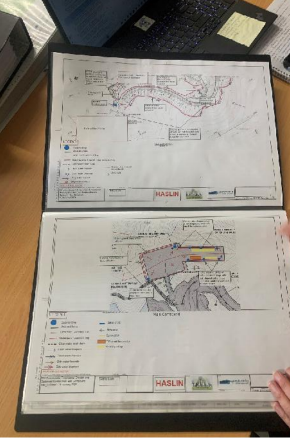
	 preferential use of local materials (where feasible and practicable) to reduce quantities of fuel consumption associated with material transportation 	Interview with Construction Contractor Environmental representative: local clay used in construction, water used from sediment basins for construction water (dust management) as opposed to freighting water in from Bodalla.	Local materials such as clay used in construction of the water supply storage (dam)	
11.3 Impacts of the proposal on climate change	 delivery of materials with full loads where feasible 	Interview with Construction Contractor Environmental representative: Haslin operates under Environmental & Sustainability Policy (SEQ-POL-002) that identifies "• Considering whole of life environmental, social and economic aspects throughout project design, procurement and construction • Applying best practice environmental solutions to the design and construction of building and infrastructure and supporting the principles of Ecologically Sustainable Development. • Managing resources and waste efficiently identifying opportunities to reduce our environmental footprint,	Full loads generally freighting practice (cost prohibitive to send partial loads)	Compliant
	 ensure that all plant and vehicles are maintained regularly to maintain fuel efficiency 	minimize and recycle waste, and use recycled and low impact materials, minimizing risks in our supply chain" site inspection, maintenance logs	newer model plant and machinery with reasonable fuel efficiency. Process for vehicle/ plant pre0sarts that captures smoke/ emissions	
	 seek opportunities to reduce the quantity of construction materials used through innovative design and construction methodologies 	Interview with Council Engineer, design was rationalised to require a smaller footprint than the EIS identified/ assessed. This meant less vegetation clearing (less impact and less construction activity), combined with the main construction material for audit period being fill (soil). A reduction in area required to construct the water supply storage (dam) saw a reduction in materials.	design report, less material. Less clearing area than predicted. Dirt main material, design rationalised.	
	 where reasonable and feasible, procure recycled content road construction and maintenance materials such as recycled aggregates in road pavement and surfacing (including crushed concrete, granulated blast furnace slag, glass, slate waste and fly ash). This measure forms part of RMS' implementation of the NSW Government's 'Waste Reduction and Purchasing Policy' (WRAPP). 	Interview with Council Engineer, paucity of recycled material reasonably and feasibly available to procure was noted.	Procuring and transporting recycled road materials (e.g. Boral's Innovo product) proved to be non-feasible (unreasonable) due to transport costs and carbon mileage calculations in conjunction with the small amount of ashplant required for the Project.	
12. Air quality	Display the name and contact details of person(s) accountable for air quality and dust	site inspection - photograph of this displayed on front entry	Front entry signage contains this information for Haslin (Stage 5), the	
12.1 Air quality	issues on the site boundary. This may be the environment manager/engineer or the site manager. A Dust Management Plan will be prepared and implemented as part of the CEMP. The	gate AQMP reviewed and approved by DPE	number displayed connects to Senior Environmental Advisor for the site	Compliant
12.2 Air quality	 DMP will include, but not be limited to: potential sources of air pollution and dust air quality management objectives consistent with any relevant published EPA and/or OEH guidelines . mitigation and suppression measures to be implemented methods to manage work during strong winds or other adverse weather conditions 			Compliant
	 a progressive rehabilitation strategy for exposed surfaces 	no complaints received during audit period (or at all at time		
12.3 Air quality	Record all dust and air quality complaints, identify cause(s), take appropriate measures to reduce emissions in a timely manner, and record the measures taken.	of reporting) relevant to airy quality/ dust concerns		Compliant
13. Landscape character and visua	al impact			
		Landscape Management Plan (Ayling and Drury, October	The absence of a LMP was a non-compliant finding for the previous	
13.1 Landscape character and visual impact	A Landscape Management Plan (LMP) will be prepared during the detailed design phase of the project and implemented as part of the CEMP. The LMP will present an integrated landscape and urban design for the project, providing practical detail on the application of design principles and objectives identified in the environmental assessment. The Plan will include design treatments for: • location and identification of existing vegetation and proposed landscaped areas, including species to be used, density and size • hydro mulch seed mix designs and locations • built elements including any retaining walls and bridge walls • fixtures such as lighting, fencing and signs • details of the staging of landscape works taking account of related environmental controls such as erosion and sedimentation controls and drainage	Landscape Management Plan (Ayling and Drury, October 2023) approved by DPE November 2023	The absence of a LMP was a non-compliant finding for the previous audit. This has since been rectified and the current LMP (October 2023) was approved by DPE.	Compliant
visual impact 13.2 Visual impacts of	A Landscape Management Plan (LMP) will be prepared during the detailed design phase of the project and implemented as part of the CEMP. The LMP will present an integrated landscape and urban design for the project, providing practical detail on the application of design principles and objectives identified in the environmental assessment. The Plan will include design treatments for: • location and identification of existing vegetation and proposed landscaped areas, including species to be used, density and size • hydro mulch seed mix designs and locations • built elements including any retaining walls and bridge walls • fixtures such as lighting, fencing and signs • details of the staging of landscape works taking account of related environmental controls such as erosion and sedimentation controls and drainage • procedures for monitoring and maintaining landscaped or rehabilitated areas. To reduce the potential visual impact of construction activities:	2023) approved by DPE November 2023 CEMP includes these mitigation measures. In addition, no	audit. This has since been rectified and the current LMP (October 2023)	
visual impact	A Landscape Management Plan (LMP) will be prepared during the detailed design phase of the project and implemented as part of the CEMP. The LMP will present an integrated landscape and urban design for the project, providing practical detail on the application of design principles and objectives identified in the environmental assessment. The Plan will include design treatments for: location and identification of existing vegetation and proposed landscaped areas, including species to be used, density and size hydro mulch seed mix designs and locations built elements including any retaining walls and bridge walls fixtures such as lighting, fencing and signs details of the staging of landscape works taking account of related environmental controls such as erosion and sedimentation controls and drainage procedures for monitoring and maintaining landscaped or rehabilitated areas.	2023) approved by DPE November 2023	audit. This has since been rectified and the current LMP (October 2023)	
visual impact	A Landscape Management Plan (LMP) will be prepared during the detailed design phase of the project and implemented as part of the CEMP. The LMP will present an integrated landscape and urban design for the project, providing practical detail on the application of design principles and objectives identified in the environmental assessment. The Plan will include design treatments for: • location and identification of existing vegetation and proposed landscaped areas, including species to be used, density and size • hydro mulch seed mix designs and locations • built elements including any retaining walls and bridge walls • fixtures such as lighting, fencing and signs • details of the staging of landscape works taking account of related environmental controls such as erosion and sedimentation controls and drainage • procedures for monitoring and maintaining landscaped or rehabilitated areas. To reduce the potential visual impact of construction activities: • work sites will be left tidy at the end of each work day • where appropriate, fencing material attached (e.g. shade cloth) will be provided around the construction compound to screen views from adjoining properties • lighting for night-time work will comply with relevant Australian Standards, including	2023) approved by DPE November 2023 CEMP includes these mitigation measures. In addition, no complaint received from the community regarding the	audit. This has since been rectified and the current LMP (October 2023)	Compliant
visual impact 13.2 Visual impacts of construction activates 13.3 Operational 13.4 Potential cumulative construction traffic impacts	A Landscape Management Plan (LMP) will be prepared during the detailed design phase of the project and implemented as part of the CEMP. The LMP will present an integrated landscape and urban design for the project, providing practical detail on the application of design principles and objectives identified in the environmental assessment. The Plan will include design treatments for: location and identification of existing vegetation and proposed landscaped areas, including species to be used, density and size hydro mulch seed mix designs and locations built elements including any retaining walls and bridge walls fixtures such as lighting, fencing and signs details of the staging of landscape works taking account of related environmental controls such as erosion and sedimentation controls and drainage procedures for monitoring and maintaining landscaped or rehabilitated areas. To reduce the potential visual impact of construction activities: work sites will be left tidy at the end of each work day where appropriate, fencing material attached (e.g. shade cloth) will be provided around the construction compound to screen views from adjoining properties lighting for night-time work will comply with relevant Australian Standards, including A54282-1997 (Control of the obtrusive effects of outdoor lighting). Vegetation will be maintained to reduce visual impacts from the road	2023) approved by DPE November 2023 CEMP includes these mitigation measures. In addition, no complaint received from the community regarding the project noted, visual impacts from operations are predicted to be minimal due to the existing set back nature of site layout and existing house being utilised for site compound.	audit. This has since been rectified and the current LMP (October 2023)	Compliant Compliant
visual impact 13.2 Visual impacts of construction activates 13.3 Operational 13.4 Potential cumulative construction traffic impacts APPENDIX 3 INCIDENT NOTIFICATION WRITTEN INCIDENT NOTIFICATION	A Landscape Management Plan (LMP) will be prepared during the detailed design phase of the project and implemented as part of the CEMP. The LMP will present an integrated landscape and urban design for the project, providing practical detail on the application of design principles and objectives identified in the environmental assessment. The Plan will include design treatments for: • location and identification of existing vegetation and proposed landscaped areas, including species to be used, density and size • hydro mulch seed mix designs and locations • built elements including any retaining walls and bridge walls • fixtures such as lighting, fencing and signs • details of the staging of landscape works taking account of related environmental controls such as erosion and sedimentation controls and drainage • procedures for monitoring and maintaining landscaped or rehabilitated areas. To reduce the potential visual impact of construction activities: • work sites will be left tidy at the end of each work day • where appropriate, fencing material attached (e.g. shade cloth) will be provided around the construction compound to screen views from adjoining properties • lighting for night-time work will comply with relevant Australian Standards, including A54282-1997 (Control of the obtrusive effects of outdoor lighting). Vegetation will be maintained to reduce visual impacts from the road The Construction TMP for the proposal will be prepared with consideration for cumulative other nearby road upgrade project traffic management plans if still being construction implemented. A coordinated approach to traffic management between the traffic impacts nearby projects will be adopted to minimise travel time and congestion impacts on road users. ON AND REPORTING REQUIREMENTS	2023) approved by DPE November 2023 CEMP includes these mitigation measures. In addition, no complaint received from the community regarding the project noted, visual impacts from operations are predicted to be minimal due to the existing set back nature of site layout and existing house being utilised for site compound. TMP reviewed and approved by DPE	audit. This has since been rectified and the current LMP (October 2023)	Compliant Compliant Not triggered
Visual impact 13.2 Visual impacts of construction activates 13.3 Operational 13.4 Potential cumulative construction traffic impacts APPENDIX 3 INCIDENT NOTIFICATION NOTIFICATION 1	A Landscape Management Plan (LMP) will be prepared during the detailed design phase of the project and implemented as part of the CEMP. The LMP will present an integrated landscape and urban design for the project, providing practical detail on the application of design principles and objectives identified in the environmental assessment. The Plan will include design treatments for: • location and identification of existing vegetation and proposed landscaped areas, including species to be used, density and size • hydro mulch seed mix designs and locations • built elements including any retaining walls and bridge walls • fixtures such as lighting, fencing and signs • details of the staging of landscape works taking account of related environmental controls such as erosion and sedimentation controls and drainage • procedures for monitoring and maintaining landscaped or rehabilitated areas. To reduce the potential visual impact of construction activities: • work sites will be left tidy at the end of each work day • where appropriate, fencing material attached (e.g. shade cloth) will be provided around the construction compound to screen views from adjoining properties • lighting for night-time work will comply with relevant Australian Standards, including AS4282-1997 (Control of the obtrusive effects of outdoor lighting). Vegetation will be maintained to reduce visual impacts from the road The Construction TMP for the proposal will be prepared with consideration for cumulative other nearby projects will be adopted to minimise travel time and congestion impacts on road users. ON AND REPORTING REQUIREMENTS NREQUIREMENTS A written incident notification addressing the requirements set out below must be emailed to the Department at the following address: compliance@planning.nsw.gov.au within seven days after the Applicant becomes aware of an incident. Notification is required under Condition C9 or, having given such notification, subsequently forms the view that an incident has not occurred.	2023) approved by DPE November 2023 CEMP includes these mitigation measures. In addition, no complaint received from the community regarding the project noted, visual impacts from operations are predicted to be minimal due to the existing set back nature of site layout and existing house being utilised for site compound.	audit. This has since been rectified and the current LMP (October 2023)	Compliant Compliant Not triggered
visual impact 13.2 Visual impacts of construction activates 13.3 Operational 13.4 Potential cumulative construction traffic impacts APPENDIX 3 INCIDENT NOTIFICATION 1 2	A Landscape Management Plan (LMP) will be prepared during the detailed design phase of the project and implemented as part of the CEMP. The LMP will present an integrated landscape and urban design for the project, providing practical detail on the application of design principles and objectives identified in the environmental assessment. The Plan will include design treatments for: • location and identification of existing vegetation and proposed landscaped areas, including species to be used, density and size • hydro mulch seed mix designs and locations • built elements including any retaining walls and bridge walls • fixtures such as lighting, fencing and signs • details of the staging of landscape works taking account of related environmental controls such as erosion and sedimentation controls and drainage • procedures for monitoring and maintaining landscaped or rehabilitated areas. To reduce the potential visual impact of construction activities: • work sites will be left tidy at the end of each work day • where appropriate, fencing material attached (e.g. shade cloth) will be provided around the construction compound to screen views from adjoining properties • lighting for night-time work will comply with relevant Australian Standards, including A54282-1997 (Control of the obtrusive effects of outdoor lighting). Vegetation will be maintained to reduce visual impacts from the road The Construction TMP for the proposal will be prepared with consideration for cumulative other nearby road upgrade project traffic management plans if still being construction implemented. A coordinated approach to traffic management between the traffic impacts nearby projects will be adopted to minimise travel time and congestion impacts on road users ON AND REPORTING REQUIREMENTS HEQUIREMENTS A written notification addressing the requirements set out below must be emailed to the Department at the following address: compliance@planning.nsw.gov.au within seven days after the Applicant becomes aware of an incident. Notifica	2023) approved by DPE November 2023 CEMP includes these mitigation measures. In addition, no complaint received from the community regarding the project noted, visual impacts from operations are predicted to be minimal due to the existing set back nature of site layout and existing house being utilised for site compound. TMP reviewed and approved by DPE No notifiable incidents during the audit period. CEMP includes an Environmental Non-Conformance and Incident	audit. This has since been rectified and the current LMP (October 2023)	Compliant Compliant Not triggered Compliant
Visual impact 13.2 Visual impacts of construction activates 13.3 Operational 13.4 Potential cumulative construction traffic impacts APPENDIX 3 INCIDENT NOTIFICATION NOTIFICATION 1	A Landscape Management Plan (LMP) will be prepared during the detailed design phase of the project and implemented as part of the CEMP. The LMP will present an integrated landscape and urban design for the project, providing practical detail on the application of design principles and objectives identified in the environmental assessment. The Plan will include design treatments for: • location and identification of existing vegetation and proposed landscaped areas, including species to be used, density and size • hydro mulch seed mix designs and locations • built elements including any retaining walls and bridge walls • fixtures such as lighting, fencing and signs • details of the staging of landscape works taking account of related environmental controls and as erosion and sedimentation controls and drainage • procedures for monitoring and maintaining landscaped or rehabilitated areas. To reduce the potential visual impact of construction activities: • work sites will be left tidy at the end of each work day • where appropriate, fencing material attached (e.g. shade cloth) will be provided around the construction compound to screen views from adjoining properties • lighting for night-time work will comply with relevant Australian Standards, including A54282-197 (Control of the obtrusive effects of outdoor lighting). Vegetation will be maintained to reduce visual impacts from the road The Construction TMP for the proposal will be prepared with consideration for cumulative other nearby road upgrade project traffic management plans if still being construction implemented. A coordinated approach to traffic management between the traffic impacts nearby projects will be adopted to minimise travel time and congestion impacts on road users ON AND REPORTING REQUIREMENTS REQUIREMENTS REQUIREMENTS A written incident notification addressing the requirements set out below must be emailed to the Department at the following address: compliance@planing.nsw.gov.au within seven days after the Applicant becomes aware of an incid	2023) approved by DPE November 2023 CEMP includes these mitigation measures. In addition, no complaint received from the community regarding the project noted, visual impacts from operations are predicted to be minimal due to the existing set back nature of site layout and existing house being utilised for site compound. TMP reviewed and approved by DPE No notifiable incidents during the audit period. CEMP includes an Environmental Non-Conformance and Incident Procedure which includes these requirements. No notifiable incidents during the audit period. CEMP includes an Environmental Non-Conformance and Incident	audit. This has since been rectified and the current LMP (October 2023)	Compliant Compliant Compliant Not triggered Not triggered
Visual impact 13.2 Visual impacts of construction activates 13.3 Operational 13.4 Potential cumulative construction traffic impacts APPENDIX 3 INCIDENT NOTIFICATION 1 1 2 INCIDENT REPORT REQUIREMENT 3 4	A Landscape Management Plan (LMP) will be prepared during the detailed design phase of the project and implemented as part of the CEMP. The LMP will present an integrated landscape and urban design for the project, providing practical detail on the application of design principles and objectives identified in the environmental assessment. The Plan will include design treatments for: location and identification of existing vegetation and proposed landscaped areas, including species to be used, density and size hydro mulch seed mix designs and locations built elements including any retaining walls and bridge walls fixtures such as lighting, fencing and signs details of the staging of landscape works taking account of related environmental controls such as erosion and sedimentation controls and drainage procedures for monitoring and maintaining landscaped or rehabilitated areas. To reduce the potential visual impact of construction activities: work sites will be left tidy at the end of each work day where appropriate, fencing material attached (e.g. shade cloth) will be provided around the construction compound to screen views from adjoining properties lighting for night-time work will comply with relevant Australian Standards, including A54282-1997 (Control of the obtrusive effects of outdoor lighting). Vegetation will be adopted to minimise travel time and congestion impacts on road larse. Provide AN REPORTING REQUIREMENTS Metant incident notification addressing the requirements set out below must be emailed to the Department at the following address: compliance@planning.nsw.gov.au 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	2023) approved by DPE November 2023 CEMP includes these mitigation measures. In addition, no complaint received from the community regarding the project noted, visual impacts from operations are predicted to be minimal due to the existing set back nature of site layout and existing house being utilised for site compound. TMP reviewed and approved by DPE No notifiable incidents during the audit period. CEMP includes an Environmental Non-Conformance and Incident Procedure which includes these requirements. No notifiable incidents during the audit period. CEMP includes an Environmental Non-Conformance and Incident Procedure which includes these requirements. No notifiable incidents during the audit period. CEMP includes an Environmental Non-Conformance and Incident Procedure which includes these requirements.	audit. This has since been rectified and the current LMP (October 2023)	Compliant Compliant Compliant Compliant Not triggered Not triggered



Appendix D Photos (representative selection)



Current PESCP available in office



Current PESCP available in office



Water supply storage (dam) construction



Water supply storage (dam) construction





Inundation zone in the background



Looking down to grouting works



Retained vegetation in background



Front entry signage

Site compound storage area



Wash bay sump with pipe bypass



Sump by-pass pipe drains to the ground 15-NOV-2023 (defeating the purpose of the concrete-lined wash bay and associated sump)



CORRECTIVE ACTION 21-NOV-2023 (noting wash bay not operational)



CORRECTIVE ACTION 21-NOV-2023 (adequate Dangerous Goods storage



TRIPS site (embankment)



Tuross river, embankment reinstatement



TRIPS site, marine piles in Tuross River



Embankment reinstatement



TRIPS access road live ground cover



Head wall live ground cover



TRIPS site (weed cover)



TRIPS batter live ground cover



TRIPS area live grass cover

Electrical connection works, 2023 ground disturbance works

Independent Audit Southern Water Supply Storage – SSD 7089

Audit Number: 2

Appendix E Consultation





Your reference: SSD-7089 Our reference: DOC23/972560

Olivia Merrick Principal Environmental Compliance NGH Consulting olivia.m@nghconsulting.com.au

Dear Olivia,

Independent Environmental Audit – State Significant Development – Eurobodalla Southern Water Storage Supply – SSD-7089

Thank you for your referral seeking comment from Heritage NSW on the scope for the Independent Environmental Audit for the above State Significant Development (SSD). Thank you for the continued opportunity to comment on the project.

In respect to the scope of the audit for Aboriginal cultural heritage, Heritage NSW notes Schedule 2 Part B Conditions B40-42 of SSD-7089, and the Heritage Management Plan and compliance with these documents. It is recommended that the Department of Planning and Environment's Compliance Team be contacted (<u>info@environment.nsw.gov.au</u>) to determine if there is any non-compliance with Conditions of Consent for the project.

Please note that the above comments relate only to Aboriginal cultural heritage regulation matters. If you have any questions regarding these comments, please contact Corey O'Driscoll, Senior Assessments Officer, at Heritage NSW on 6229 7079 and corey.odriscoll@environment.nsw.gov.au

Yours sincerely

Corey O'Driscoll Senior Assessment Officer Heritage NSW Department of Planning and Environment (As Delegate under National Parks and Wildlife Act 1974) Date: 15 November 2023

From:	Michael Wood	
То:	Olivia Merrick	
Cc:	Katrina O"Reilly; Mark Wisely	
Subject:	RE: Eurobodalla Southern Storage (SSD-7089)	
Date:	Monday, 13 November 2023 12:13:49 PM	
Attachments:	nts: <u>image005.png</u>	
	image008.png	
	image009.png	
	image010.png	
	image011.png	
	image012.png	
	image013.png	

Hi Olivia,

Can you check on the areas of vegetation to be rehabilitated as identified, in the Landscape Management Plan, and described in the image below.

See if there is an example of the mulch and seed mix growing successfully and that existing areas of vegetation have been successfully saved to screen the work area.

Regards

Michael Wood 0459890661

From: Olivia Merrick <<u>olivia.m@nghconsulting.com.au</u>>
Sent: Monday, November 6, 2023 2:26:48 PM
To: Katrina O'Reilly <<u>Katrina.OReilly@planning.nsw.gov.au</u>>
Subject: RE: Eurobodalla Southern Storage (SSD-7089)

Hi Katrina,

I will be conducting the second Independent Audit for this project, in the next few weeks.

In accordance with the IAPAR (2020), if you have any specific areas of concern or focus for the audit, please let me know and I can address this in the audit process.

Thanks for your time and look forward to hearing back,

Regards

Olivia Merrick

Principal Environmental Compliance

- m: 0401 552 264
- e. <u>olivia.m@nghconsulting.com.au</u>
- w. <u>nghconsulting.com.au</u> | <u>Our commitment to reconciliation</u>

2	

From: Olivia Merrick
Sent: Thursday, May 11, 2023 4:26 PM
To: <u>Katrina.OReilly@planning.nsw.gov.au</u>
Subject: Eurobodalla Southern Storage (SSD-7089)

Hi Katrina,

Eurobodalla Shire Council engaged NGH (today) to undertake the required Independent Environmental Audit for the Southern Storage SSD (7089).

Myself and two colleagues have been approved by the Department as the audit team, and we plan on mobilising for the site audit component in the coming weeks to achieve 13th June audit completion date. To this end I apologise about the rather short notice.

I'm reaching out to you in the first instance to start the ball rolling with consultation.

Are there any specific parties/ agencies you would like to be consulted as part of this audit?

Also if there are any specific environmental issues the Department would like investigated during the audit, please let me know and these can be addressed.

Thanks Katrina, any issues or queries feel free to phone or email,

Chat soon,

Olivia Merrick

Principal Environmental Compliance

m: 0401 552 264

- e. <u>olivia.m@nghconsulting.com.au</u>
- W. <u>nghconsulting.com.au</u> | <u>Our commitment to reconciliation</u>

This email is intended for the addressee(s) named and may contain confidential and/or privileged information.

If you are not the intended recipient, please notify the sender and then delete it immediately.

Any views expressed in this email are those of the individual sender except where the sender expressly and with authority states them to be the views of the NSW Office of Environment, Energy and Science.

PLEASE CONSIDER THE ENVIRONMENT BEFORE PRINTING THIS EMAIL

From:	Nirmala Dharmarathne
To:	Olivia Merrick
Subject:	RE: Eurobodalla Southern Water Storage Dam- EPL21767- EPA input on Independent Audit
Date:	Monday, 13 November 2023 12:23:54 PM
Attachments:	image001.png
	image002.png
	image003.png
	image004.png
	image005.png
	image006.png
	image007.png

Hi Oliva,

Thanks for the email. As mentioned in earlier letter the EPA recommends that the audit should include the review and assessment of sediment and erosion control at the premises and water quality impacts in detail.

Thank you

From: Olivia Merrick <olivia.m@nghconsulting.com.au>
Sent: Monday, 6 November 2023 2:20 PM
To: EPA South Operations Regional Mailbox <EPA.Southopsregional@epa.nsw.gov.au>
Subject: RE: Eurobodalla Southern Water Storage Dam- EPL21767- EPA input on Independent Audit

Hi Suzanne,

I will be conducing the second Independent Audit for this project, noting that bulk earthworks and development of the water supply storage area (dam) has progressed significantly since the last audit. We note the previous advice to review and assess sediment and erosion control at the premises and water quality impacts in detail.

If there are additional items EPA would like the audit to focus on, please advise at your earliest convince, w plan to undertake the site inspection component of the audit 15th November with reporting finalised in the two weeks following.

Thanks for your time and look forward to hearing back,

Regards

Olivia Merrick

Principal Environmental Compliance

m: 0401 552 264

- e. olivia.m@nghconsulting.com.au
- w. nghconsulting.com.au | Our commitment to reconciliation



2	

From: Suzanne Gray <<u>susan.gray@epa.nsw.gov.au</u>> On Behalf Of EPA South Operations Regional

Mailbox Sent: Tuesday, June 27, 2023 3:40 PM To: Olivia Merrick <<u>olivia.m@nghconsulting.com.au</u>> Subject: Eurobodalla Southern Water Storage Dam- EPL21767- EPA input on Independent Audit

Dear Olivia ,

Please find attached a letter in regards to proposed independent audit on Eurobodalla Southern Water Storage Dam construction project matter.

If you would like to discuss this matter further, please contact Nirmala Dharmarathne on (02) 6229 7002 or reply email to <u>info@epa.nsw.gov.au</u> <u>olivia.m@nghconsulting.com.au</u>

Kind Regards,

EPA Regional Operations South Mailbox

EPA.Southopsregional@epa.nsw.gov.au www.epa.nsw.gov.au @NSW_EPA EPA YouTube Report pollution and environmental incidents on 131 555 (NSW only) or +61 2 9995 5555



The EPA acknowledges the traditional custodians of the land and waters where we work. As part of the world's oldest surviving culture, we pay our respect to Aboriginal elders past, present and emerging. I work on Bundjalung Country

?

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If you are not the intended recipient, please notify the sender and then delete it immediately. Any views expressed in this email are those of the individual sender except where the sender expressly and with authority states them to be the views of the Environment Protection Authority.

PLEASE CONSIDER THE ENVIRONMENT BEFORE PRINTING THIS EMAIL



Appendix F Independence Statement and Auditors CVs

6. Appendices

Appendix A – Declaration of Independence Form Template

Declaration of Independence - Auditor

Project Name: Eurobodalla Southern Storage

Consent Number SSD 7089

Description of Project Off river water storage dam adjacent to Tuross River

Project Address Lot 3 DP 438839 + Lot 2 DP 1168581 + Unamed Lot Bullockys Hut Road and Big rock Road Bodalla

Proponent: Eurobodalla Shire

Date 28/4/2023

I declare that:

- I am not related to any proponent, owner, operator or other entity involved in the delivery of the project. Such a relationship includes that of employer/employee, a business partnership, sharing a common employer, a contractual arrangement outside an Independent Audit, or that of a spouse, partner, sibling, parent, or child;
- I do not have any pecuniary interest in the project, proponent or related entities.Such an interest includes where there is a reasonable likelihood or expectation of financial gain (other than being reimbursed for performing the audit) or loss to the auditor, or their spouse, partner, sibling, parent, or child;
- iii. I have not provided services (not including independent reviews or auditing) to the project with the result that the audit work performed by themselves or their company, except as otherwise declared to the Department prior to the audit;
- iv. I am not an Environmental Representative for the project; and
- I will not accept any inducement, commission, gift or any other benefit from auditee organisations, their employees or any interested party, or knowingly allow colleagues to do so.

Notes:

- a) Under section 10.6 of the Environmental Planning and Assessment Act 1979 a person must not include false or misleading information (or provide information for inclusion in) in a report of monitoring data or an audit report produced to the Minister in connection with an audit if the person knows that the information is false or misleading in a material respect. The proponent of and
- b) The Crimes Act 1900 contains other offences relating to false and misleading information: section 307B (giving false or misleading information maximum penalty 2 years imprisonment or 200 penalty units, or both)

Name of Proposed Auditor: Natascha Arens

Signature

Qualification RABQSA Exemplar Global lead environmental auditor BAppSc MBEM Company: NGH PTY LTD

Independent Audit Compliance Requirements

6. Appendices

Appendix A – Declaration of Independence Form Template

Declaration of Independence - Auditor

Project Name: Eurobodalla Southern Storage

Consent Number SSD 7089

Description of Project Off river water storage dam adjacent to Tuross River

Project Address Lot 3 DP 438839 + Lot 2 DP 1168581 + Unamed Lot Bullockys Hut Road and Big rock Road Bodalla

Proponent: Eurobodalla Shire

Date 02/05/2023

I declare that:

- I am not related to any proponent, owner, operator or other entity involved in the delivery of the project. Such a relationship includes that of employer/employee, a business partnership, sharing a common employer, a contractual arrangement outside an Independent Audit, or that of a spouse, partner, sibling, parent, or child;
- I do not have any pecuniary interest in the project, proponent or related entities.Such an interest includes where there is a reasonable likelihood or expectation of financial gain (other than being reimbursed for performing the audit) or loss to the auditor, or their spouse, partner, sibling, parent, or child;
- iii. I have not provided services (not including independent reviews or auditing) to the project with the result that the audit work performed by themselves or their company, except as otherwise declared to the Department prior to the audit;
- iv. I am not an Environmental Representative for the project; and
- I will not accept any inducement, commission, gift or any other benefit from auditee organisations, their employees or any interested party, or knowingly allow colleagues to do so.

Notes:

- a) Under section 10.6 of the Environmental Planning and Assessment Act 1979 a person must not include false or misleading information (or provide information for inclusion in) in a report of monitoring data or an audit report produced to the Minister in connection with an audit if the person knows that the information is false or misleading in a material respect. The proponent of and
- b) The Crimes Act 1900 contains other offences relating to false and misleading information: section 307B (giving false or misleading information maximum penalty 2 years imprisonment or 200 penalty units, or both)

Name of Proposed Auditor: Olivia Merrick

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Signature Qualifications RABQSA (Exemplar Global) Leading Management Systems Audits [BSc Cons Biol, BEnvSc (Hons)] Company: NGH PTY LTD

Independent Audit Compliance Requirements



KEY PROJECTS

Key Road Infrastructure

- Albion Park Rail Bypass
- Heathcote Road
- Empire Bay Road Upgrade
- M7 Motorway & M2 Motorway
- Bringelly Road Upgrade
- Camden Valley Way Upgrade
- Schofields Road Upgrade
- Bega Bypass
- Conjola Mountain Princes Highway
- Karuah to Bulahdelah Bypass
- Bonville Bypass
- Nabiac Bypass
- Nepean River Green Bridge
- Karuah Bypass
- Liverpool to Parramatta Transitway
- Princes Highway Nowra
- Bangor Bypass
- Northern Hum Alliance
- Woomargama Bypass
- Albury Bypass

Marina's and Wharves

- Elizabeth Bay Marina
- Manly Ferry Wharf
- HMAS Platypus
- National Maritime Museum Wharf
- Balls Head Coal Loader Wharf historic site
- Church Point Cargo and Ferry wharves
- Stockton Boat Harbour and Swing Mooring

Department of Planning approved independent auditor for:

- St Marys Intermodal
- Sutherland, Griffith Base, New Maitland & Bowral Hospitals
- Campbelltown Hospital redevelopment
- Albury Bypass Post approval
- Bangor Bypass Post approval

Natascha Arens

BAppSc, MB&EnvMgt CEnvP, MEIANZ

GM – Operations

Natascha launched the Sydney Branch of NGH in 2006. She has around 30 years of professional experience in environmental management and impact assessment and began her career as an ecologist in South Eastern NSW.

She has worked in both the public and private sector in a number of senior management and policy roles. Natascha has a wealth of experience in environmental impact assessment for large infrastructure projects. She is an Exemplar Global Principal Environmental Auditor and has extensive auditing experience across a range of industries, with a focus on infrastructure. She has worked across a diverse range of environments from dry arid areas to alpine environments and subtropical areas.

The diversity of her planning experience coupled with her onsite and project management experience has equipped her with an excellent understanding of environmental issues, legislation and planning in regional and urban environments. Natascha gives clients assurance that NGH will use innovation and breadth of company history to drive sustainable outcomes for projects.

Natascha has a leading role in the operational performance of the company. Instigating improved environmental performance is something Natascha pursues with enthusiasm.

Tertiary Qualification

Southern Cross University, Lismore

Bachelor of Applied Science (Conservation Technology and Management) (1991)

University of Newcastle

Master of Business and Environmental Management (2006)

Professional Experience

GM Operations – NGH Pty Ltd

- Maintenance and compliance with the company Quality & OHS&R System
- Review and monitor major projects, including large Pacific Highway Upgrades, Princes Highway Upgrades, Water and energy infrastructure, M2 and M7 upgrades and maintenance, recreation spaces and masterplans, renewable energy projects and Biodiversity Strategies

Manager Environmental Technology Branch – RTA

 Management of the three sections within the branch (up to 18 full time staff)

- Facilitate improvement of environmental management within the RTA
- Reviewing and overseeing major projects, including major freeway and Highway upgrades. Eg: M7 Motorway, Bulahdelah Bypass

Biodiversity and Sustainability Policy Officer – RTA

- Respond to ministerial enquiries.
- Comment on state and federal legislation changes
- Prepare policy on biodiversity and sustainability
- Prepare and implement RTAs Sustainability Action Plan
- Manage funding for Roadside Environment Committee
- Manage biodiversity related research projects

Environmental Officer, Environmental Projects Section – RTA

- Environmental Management Systems (EMS) auditing
- Preparation of Environmental Management Plans (EMP)
- Review of RTA environmental G specifications and procedures. Update the RMS EMS

Manager Environmental Projects Section (secondment) – RTA

- Maintain registers of projects, financial performance and provide reporting to the branch manager
- Marketing and promotions of services
- Expert Advisor for environmental assessments, management and planning including Pacific Highway Upgrades, and M7 Motorway

Environmental Officer, Environmental Assessments – RTA

- Management and Preparation of Environmental Impact Assessments including Review of Environmental Factors and EIS, including Robinvale Murray River Bridge replacement REF
- Preparation of Representation Reports, proposals and briefing documents, major projects included Liverpool to Parramatta Transitway and Karuah – Bulahdelah EIS and representations report

Environmental Consultant – NGH Pty Ltd

Species impact statements, design and implementation of fauna and flora survey; Preparation of environmental assessment documents in areas where development may impact on the natural environment

Eden District Technical Officer, Threatened Species Unit – NSW NPWS

Update Eden District Incident Action Plan; Implement and maintain fauna databases, TSU GIS management; Process data from field surveys, targeting endangered and locally significant fauna; Liaison and negotiation with NSW State Forest regarding data collection and exchange; Provide technical and professional advice to 33 landholders in preparing a Plan of Management for a Voluntary Conservation Agreement (VCA). Flora and fauna surveys

Additional Qualifications and Skills

- Exemplar Global Certified Environmental Management Systems Auditor (ISO 14001)
- Soil and water and erosion and sediment control training
- Certified Environmental Practitioner
- EIANZ Member
- Certificate II in Bush Regeneration
- Senior First Aid Certificate
- Certificate IV in Assessment and Workplace Training



KEY PROJECTS

Environmental Management

- Stewardship Maintenance Contract, Sydney West Zone (NSW).
 Environmental approvals for development, post-approval documentation (CEMP and subplans)
- Woolgoolga to Ballina (W2B) Pacific Highway upgrade New South Wales (WSP/ Transport for NSW).
 Environmental management for compliant site-based construction activities, post-approval documentation (CEMP and subplans)
- Wheatstone Liquified Natural Gas construction (W.A). Environmental project management, contractor CEMP and subplan approval, contractor Audits and inspections.
- Harcourt Modernisation water pipeline project (Vic). CEMP drafting and implementation, audits and inspections.
- Gladstone LNG Upstream Roma Coal Seam Gas Compressor station construction (QInd). Lead environmental project management and compliance assurance for all construction activities, post-approval documentation (CEMP and subplans)
- Macedon Gas Plant Onshore Domestic Gas Plant development (W.A.). Lead compliance assurance for all construction activities, postapproval documentation (CEMP and subplans)

Certifications

- Rail Industry Safety Induction (RSN00162392 100 –N.S.W.)
- National OHS General Induction Training – White Card
- Advanced (Level 3) First Aid certification (HLTFA402B)

Olivia Merrick

B. Env Sci (Honours) Law Masters (Construction)

Principal Consultant – Environmental Management

Olivia is environmental management professional, experienced in leading teams to deliver environmental compliance excellence. She has over 20 years consulting, industry and public sector experience. She has delivered complex multidisciplinary projects for major infrastructure construction (rail, highway, pipeline, power transmission); and large-scale resources development (exploration; underground mining; upstream and downstream oil & gas) from a technical base that spans ecology, rehabilitation, acid sulfate soils, contaminated sites, erosion and sediment control and noise management. Olivia has supported clients across Australia.

Her breadth of experience covers heavily scrutinised construction projects. She has been responsible for environmental project management, leading project-scale Management of Change processes (project modifications/ amendments and cascading those to compliance initiatives), developing and implementing compliance tracking programs and establishing environmental management systems. Olivia has also worked extensively on site, developing practical solutions to achieve a best for project result.

Olivia has led audit teams for independent environmental audits in NSW and Western Australia, along with internal environmental due diligence reviews in Victoria and Queensland. She has vast experience in preparing preapproval environmental assessment documentation; and post-approval Construction and Environmental Management Plans and sub-plans. She has held independent environmental representative roles, overseeing and reviewing the delivery of infrastructure projects against environmental management requirements. Oliva has managed and mentored large and diverse teams of environmental professionals. In her role as Principal Consultant (Compliance) at NGH, Olivia uses her expertise to assist the Environmental Management team to deliver environmental compliance excellence for our clients.

Tertiary Qualification

Murdoch University

Bachelor of Science (Environmental Science), Honours

Melbourne Law School

Law Masters (Construction), graduation expected 2024

Environmental Impact Assessment and Planning

- Review of Environmental Factors (REF) for Transport for NSW Environmental Manager for Galston Gorge slope remediation and culvert upgrade works. Extensive traffic management planning and community consultation (road closure and associated detour assessment); significant European heritage considerations (circa 1821 sandstone culverts); and biodiversity values (threatened flora species and fauna habitat)
- Review of Environmental Factors (REF) for Transport for NSW Environmental Manager for Canoelands road upgrade. Extensive government and community consultation (crown lands).
- State Significant Infrastructure (SSI) Transport for NSW, Pacific Highway Upgrade Consistency Assessments for Portion D – Environmental Lead
- State Significant Infrastructure (SSI) Transport for NSW, Ballina Bypass Environmental Impact Assessment Environmental Lead
- Petroleum Pipeline Lease (PPL) Chevron, Wheatstone field Environmental Impact Assessment Environmental Lead
- Project Modifications (4) Gladstone LNG (Qld) Roma Field Environmental Lead
- Environmental Impact Assessment (EIS) Horizontal Directional Drilling and Onshore Pad Macedon Gas Project
 Environmental Lead
- Transmission Line Route Selection Studies and Options Analysis (W.A) Environmental Manager
- Environmental Impact Assessment (EIS) Highland Source Project (NSW) Water pipeline route selection
- Review of Environmental Factors (REF) Australian Nuclear Science Technology Organisation (NSW), Expansion Project – Environmental Manager

Environmental Representative

- Environmental Representative (ER) for the Coliban Water Harcourt Modernisation Project, Supply and installation of 45km of HDPE pipeline, transfer pump station construction, Vic.
- Support Environmental Management Representative (EMR) for Pacific Highway Woolgoolga to Ballina, NSW
- Support Environmental Management Representative (EMR) for Pacific Highway Ballina Bypass, NSW

Key Auditing Roles

- Environmental Audit of Portion C construction, Woolgoolga to Ballina Pacific Hwy Upgrade, NSW
- Environmental Audit of the Ballina Bypass construction, NSW
- Environmental Compliance Audit, Macedon Gas Plant construction, W.A.
- Environmental Compliance Audit, Wheatstone Gas Plant construction, W.A

Key Due Diligence reviews

- Environmental Due Diligence, Fairview Coal Seam Gas Hub, Qld
- Environmental Due Diligence, Roma Coal Seam Gas Hub, Qld
- Environmental Due Diligence, Coliban Water Pipeline, Vic.

NGH

NGH Pty Ltd

NSW • ACT • QLD • VIC

ABN 31 124 444 622 ACN 124 444 622

E: ngh@nghconsulting.com.au

GOLD COAST

2B 34 Tallebudgera Creek Road Burleigh Heads QLD 4220 (PO Box 424 West Burleigh QLD 4219)

T. (07) 3129 7633

SYDNEY REGION

Unit 17, 21 Mary Street Surry Hills NSW 2010

T. (02) 8202 8333

BEGA

Suite 11, 89-91 Auckland Street (PO Box 470) Bega NSW 2550

T. (02) 6492 8333

MELBOURNE

Level 14, 10-16 Queen Street Melbourne VIC 3000

T: (03) 7031 9123

TOWNSVILLE

Level 4, 67-75 Denham Street Townsville QLD 4810 T. (07) 4410 9000

1. (07) 1110 0000

BRISBANE

T3, Level 7, 348 Edward Street Brisbane QLD 4000

T. (07) 3129 7633

NEWCASTLE - HUNTER & NORTH COAST

Level 1, 31-33 Beaumont Street Hamilton NSW 2303

T. (02) 4929 2301

WAGGA WAGGA - RIVERINA & WESTERN NSW

35 Kincaid Street (PO Box 5464) Wagga Wagga NSW 2650

T. (02) 6971 9696

CANBERRA

Unit 8, 27 Yallourn Street (PO Box 62) Fyshwick ACT 2609

T. (02) 6280 5053

SUNSHINE COAST

Suite 101, Level 2/30 Main Drive Birtinya QLD 4575

(07) 4410 9000

WODONGA

Unit 2, 83 Hume Street (PO Box 506) Wodonga VIC 3690

T. (02) 6067 2533