Development Consent

Section 4.38 of the Environmental Planning & Assessment Act 1979

As delegate of the Minister for Planning and Public Spaces under delegation executed on 9 March 2022, I grant consent to the Development application referred to in Schedule 1, subject to the conditions in Schedule 2.

These conditions are required to:

- prevent, minimise and/or offset any adverse environmental impacts of the development;
- · set standards and performance measures for acceptable environmental performance; and
- provide for the ongoing environmental management of the development.

Chris Ritchie

A/Executive Director

Energy, Resources and Industry

Sydney 22 August 2024

SCHEDULE 1

Application Number: SSD 33964533

Applicant: Lightsource Development Services Australia Pty Ltd

Consent Authority: Minister for Planning and Public Spaces

Land: See Appendix 2

Development: Goulburn River Solar Farm

TABLE OF CONTENTS

SCHEDULE 1	1
DEFINITIONS	3
SCHEDULE 2	5
PART A ADMINISTRATIVE CONDITIONS	5
NETWORK CONNECTION WORKS	5
OBLIGATION TO MINIMISE HARM TO THE ENVIRONMENT	5
TERMS OF CONSENT	5
BATTERY STORAGE RESTRICTION	5
UPGRADING OF SOLAR PANELS AND ANCILLARY INFRASTRUCTURE	5
STRUCTURAL ADEQUACY	6
DEMOLITION	6
PROTECTION OF PUBLIC INFRASTRUCTURE	6
OPERATION OF PLANT AND EQUIPMENT	
APPLICABILITY OF GUIDELINES	
COMPLIANCE	
EVIDENCE OF CONSULTATION	
COMMUNITY ENHANCEMENT	6
PART B ENVIRONMENTAL CONDITIONS - GENERAL	7
TRANSPORT	
LANDSCAPING	9
BIODIVERSITY	
AMENITY	
HERITAGE	
SOIL AND WATER	
HAZARDS	
WASTE	
ACCOMMODATION CAMP	
DECOMMISSIONING AND REHABILITATION	
PART C ENVIRONMENTAL MANAGEMENT, REPORTING AND AUDITING	
ENVIRONMENTAL MANAGEMENT	
NOTIFICATIONS	
INDEPENDENT ENVIRONMENTAL AUDIT	
ACCESS TO INFORMATION	
APPENDIX 1: LAYOUT OF DEVELOPMENT	20
APPENDIX 2: SCHEDULE OF LANDS	22
APPENDIX 3: GENERAL TERMS OF THE APPLICANT'S VPA OFFER	23
APPENDIX 4: ROAD UPGRADES AND SITE ACCESS	24
APPENDIX 5: LANDSCAPE PLAN	31
APPENDIX 6: HERITAGE ITEMS	32
APPENDIX 7: INCIDENT NOTIFICATION AND REPORTING REQUIREMENTS	35

DEFINITIONS

Aboriginal stakeholders Aboriginal stakeholders registered for cultural heritage consultation for the

development

Ancillary infrastructure
All project infrastructure with the exception of solar panels, including but not limited

to collector substations, switching stations, permanent offices, site compounds,

electricity transmission lines and internal roads

Applicant Lightsource Development Services Australia Pty Ltd, or any person who seeks to

carry out the development approved under this consent

Battery storage Large scale energy storage system

BCS Biodiversity Conservation and Science Group within the NSW DCCEEW

Cessation of operations Operation of the development has ceased for a continuous period of 12 months
Commissioning The testing of the components, equipment and systems of the development

following completion of construction, prior to operations commencing

Conditions of this consent

Construction

Conditions contained in Schedules 1 and 2 inclusive

The construction of the development, including but not limited to, the carrying out of any earthworks on site and the construction of solar panels and any ancillary infrastructure (but excludes road upgrades or maintenance works to the public road network, building/road dilapidation surveys, installation of fencing, artefact survey and/or salvage, overhead line safety marking and geotechnical drilling and/or

surveying)

Council Upper Hunter Shire Council

Decommissioning The removal of solar panels and ancillary infrastructure and/or rehabilitation of the

site

Department Department of Planning, Housing and Infrastructure

Development The development as described in the EIS

(shown in Appendix 1)

EIS The Environmental Impact Statement for Goulburn River Solar Farm dated May

2023, the Submissions Report dated December 2023, the Amendment Reports dated January 2024 and May 2024, and the additional information dated 5 April

2024, 17 June 2024 and 27 June 2024

EP&A Act Environmental Planning and Assessment Act 1979
EP&A Regulation Environmental Planning and Assessment Regulation 2021

EPA Environment Protection Authority

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

implement

FRNSW Fire and Rescue NSW

Heavy vehicle As defined by the *Heavy Vehicle National Law*,(NSW), but excluding light and

medium rigid trucks and buses no more than 8 tonnes and with not more than 2

axles

Heavy vehicle requiring escort

Any vehicle that requires a pilot vehicle and/or escort vehicle, as defined by the

National Heavy Vehicle Regulator's NSW Class 1 Load Carrying Vehicle Operator's

Guide

Heritage NSW Heritage NSW division within the NSW DCCEEW

Heritage item An item as defined under the Heritage Act 1977 and/or an Aboriginal Object or

Aboriginal Place as defined under the National Parks and Wildlife Act 1974

Incident A set of circumstances that causes or threatens to cause material harm to the

environment

Material harm Is harm that:

• involves actual or potential harm to the health or safety of human beings or to

ecosystems that is not trivial; or

 results in actual or potential loss or property damage of an amount, or amounts in aggregate, exceeding \$10,000 (such loss includes the reasonable costs and expenses that would be incurred in taking all reasonable and practicable

measures to prevent, mitigate or make good harm to the environment

Minimise Implement all reasonable and feasible mitigation measures to reduce the impacts

of the development

Minister Minister for Planning and Public Spaces, or delegate

MWh Megawatt-hour

Non-compliance An occurrence, set of circumstances or development that is a breach of this consent

but is not an incident

NSW DCCEEW NSW Department of Climate Change, Energy, the Environment and Water

Operation The operation of the development, but does not include commissioning, trials of

equipment or the use of temporary facilities

PCT Plant Community Type

Planning Secretary Secretary of the Department, or nominee

POEO Act Protection of the Environment Operations Act 1997

Public infrastructure Linear and related infrastructure that provides services to the general public, such as

roads, railways, water supply, drainage, sewerage, gas supply, electricity, telephone,

telecommunications, irrigation channels, drainage channels

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

account: mitigation benefits, cost of mitigation versus benefits provided, community

views and the nature and extent of potential improvements

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

is safe, stable and non-polluting

Residence A dwelling in existence at the date of this consent

RFS NSW Rural Fire Service

Site As shown in Appendix 1 and listed in Appendix 2

the development, including but not limited to temporary site offices and compounds, materials storage compounds, maintenance workshops, material stockpiles, laydown

areas and parking spaces

TfNSW Transport for New South Wales

Upgrading The replacement of solar panels and ancillary infrastructure onsite (excluding

maintenance) in accordance with the conditions of this consent

Vehicle movement One vehicle entering and leaving the site

VPA Voluntary Planning Agreement

SCHEDULE 2

PART A ADMINISTRATIVE CONDITIONS

NETWORK CONNECTION WORKS

- A1. Prior to commencing construction of the development, the Applicant must submit evidence to the satisfaction of the Planning Secretary that development for the augmentation of the existing transmission line and any associated works required to connect the solar farm to the electricity network:
 - (a) has been granted development consent under Part 4 of the EP&A Act; or
 - (b) if the development is an activity within the meaning of section 5.1 of the EP&A Act, a determining authority has assessed and determined to carry out, or approved the carrying out of, the activity in accordance with Part 5, Division 5.1 of the EP&A Act.

OBLIGATION TO MINIMISE HARM TO THE ENVIRONMENT

A2. In 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, commissioning, operation, upgrading, rehabilitation or decommissioning of the development.

TERMS OF CONSENT

- A3. 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) generally in accordance with the EIS; and
 - (d) generally in accordance with the Development Layout in Appendix 1.
- A4. The Applicant must comply with any requirement/s of the Planning Secretary arising from the Department's assessment of:
 - (a) any strategies, plans or correspondence that are submitted in accordance with this consent;
 - (b) any reports, reviews or audits commissioned by the Department regarding compliance with this consent; and
 - (c) the implementation of any actions or measures contained in these documents.
- A5. 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 A3(c) or A3(d). In the event of an inconsistency, ambiguity or conflict between any of the documents listed in condition A3(c) or A3(d), the most recent document prevails to the extent of the inconsistency, ambiguity or conflict.

BATTERY STORAGE RESTRICTION

- A6. Unless the Planning Secretary agrees otherwise, the centralised battery storage associated with the development must not exceed a total energy storage capacity of 900MWh.
- A7. Unless the Planning Secretary agrees otherwise, a single decentralised battery storage system location must:
 - (a) not exceed 30 MWh of energy storage in collocated batteries; and
 - (b) be separated by 25 metres from another decentralised battery storage system location.

The total energy storage stored in all decentralised battery storage system location must not exceed 1,160 MWh.

Note: Conditions A6 and A7 may be undertaken simultaneously. This condition does not prevent the Applicant from seeking to lodge a separate development application or modify this consent to increase the capacity of the battery storage in the future.

UPGRADING OF SOLAR PANELS AND ANCILLARY INFRASTRUCTURE

A8. The Applicant may upgrade the solar panels and ancillary infrastructure on site provided these upgrades remain within the approved Development footprint of the site. Prior to carrying out any such upgrades, the Applicant must provide revised layout plans and project details of the development to the Planning Secretary incorporating the proposed upgrades.

STRUCTURAL ADEQUACY

A9. The Applicant must ensure that all new buildings and structures, and any alterations or additions to existing buildings and structures, are constructed in accordance with the relevant requirements of the *National Construction Code*.

Notes

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

DEMOLITION

A10. The Applicant must ensure that all demolition work on site is carried out in accordance with *Australian Standard AS* 2601-2001: The Demolition of Structures, or its latest version.

PROTECTION OF PUBLIC INFRASTRUCTURE

- A11. Unless the Applicant and the applicable authority agree otherwise, the Applicant must:
 - (a) repair, or pay the full costs associated with repairing, any public infrastructure that is damaged by the development; and
 - (b) relocate, or pay the full costs associated with relocating, any public infrastructure that needs to be relocated as a result of the development.

Note: This condition does not apply to the upgrade and maintenance of the road network, which is expressly provided for in the conditions of this consent.

OPERATION OF PLANT AND EQUIPMENT

- A12. The Applicant must ensure that all plant and equipment used on site, or in connection with the development, is:
 - (a) maintained in a proper and efficient condition; and
 - (b) operated in a proper and efficient manner.

APPLICABILITY OF GUIDELINES

A13. References in the conditions of this consent to any guideline, protocol, Australian Standard or policy are tosuch 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 policy, or a replacement of them.

COMPLIANCE

A14. The Applicant must ensure that all of its employees, contractors (and their sub-contractors) are made aware of, and are instructed to comply with, the conditions of this consent relevant to activities they carry out in respect of the development.

EVIDENCE OF CONSULTATION

- A15. Where conditions of this consent require consultation with an identified party, the Applicant must:
 - (a) consult with the relevant party prior to submitting the subject document to the Planning Secretary for approval;
 and
 - (b) provide details of the consultation undertaken including:
 - (i) the outcome of that consultation, matters resolved and unresolved; and
 - (ii) details of any disagreement remaining between the party consulted and the Applicant andhow the Applicant has addressed the matters not resolved.

COMMUNITY ENHANCEMENT

- A16. Prior to commencing construction, or other timeframe agreed by the Planning Secretary, the Applicant must enter into a VPA with Council in accordance with:
 - (a) Division 7.1 of Part 7 of the EP&A Act; and
 - (b) the terms of the draft agreement between the Applicant and Council, as referenced in Council's correspondence dated 16 May 2024, which are summarised in Appendix 3.

PART B ENVIRONMENTAL CONDITIONS - GENERAL

TRANSPORT

Heavy Vehicles Requiring Escort and Heavy Vehicle Restrictions

- B1. The Applicant must ensure that the:
 - (a) development does not generate more than:
 - (i) 55 heavy vehicle movements a day (a maximum of 15 heavy vehicle movements per hour) during construction, upgrading or decommissioning;
 - (ii) 24 movements of heavy vehicle requiring escort during construction, upgrading and decommissioning; and
 - (b) length of any vehicles (excluding heavy vehicle requiring escort) used for the development does not exceed 19 metres.

unless the Planning Secretary agrees otherwise.

B2. The Applicant must keep accurate records of the number of heavy vehicles and vehicles requiring escort entering or leaving the site each day for the duration of the project.

Access Route

- B3. Unless otherwise agreed by the Planning Secretary, all heavy vehicles and heavy vehicles requiring escort associated with the development must travel to and from the site via the Golden Highway / Ringwood Road intersection as shown in Figure 3 and Figure 4 in Appendix 4.
- B4. All vehicles (excluding heavy vehicles requiring escort) associated with the development accessing the site via the Golden Highway / Ringwood Road intersection:
 - (a) must access Ringwood Road by turning left from the Golden Highway only, as shown in Figure 4 in Appendix 4; and
 - (b) must exit Ringwood Road by turning left on to the Golden Highway only as shown in Figure 4 in Appendix 4.
- B5. All vehicles (excluding heavy vehicles requiring escort) associated with the development departing the site and needing to travel east along the Golden Highway must use the turnaround point at Barnett Street, as shown on Figure 4 in Appendix 4.

Site Access

B6. All vehicles associated with the development must enter and exit the site via the Primary Access point off Wollara Road, as identified in Appendix 1.

Note: Other site access points may be used for emergency purposes.

Road Upgrades

B7. Unless the Planning Secretary agrees otherwise, prior to commencing construction the Applicant must complete the road upgrades detailed in Appendix 4.

Unless the relevant roads authority agrees otherwise, these upgrades must comply with the current *Austroads Guidelines, Australian Standards* (as amended by TfNSW supplements), and be carried out to the satisfaction of the relevant roads authority.

Road Maintenance

- B8. The Applicant must, in consultation with the relevant roads authority:
 - (a) undertake an independent dilapidation survey and report to assess the:
 - (i) existing condition of Ringwood Road and Wollara Road on the transport route, prior to construction, upgrading or decommissioning works; and
 - (ii) condition of Ringwood Road and Wollara Road on the transport route, following construction, upgrading or decommissioning works;
 - (b) on completion of the dilapidation reports undertaken in B8(a)(i) and (ii) provide a copy to the relevant road authority;
 - (c) repair the roads identified in condition B8(a) if dilapidation surveys identify that the road has been damaged due to development-related traffic during construction, upgrading or decommissioning works;

If there is a dispute between the Applicant and the relevant roads authority about road repairs (including timeframes) required under this condition, then either partymay refer the matter to the Planning Secretary for resolution.

Operating Conditions

- B9. The Applicant must ensure:
 - (a) the internal roads are constructed as all-weather roads;
 - (b) there is sufficient parking on site for all vehicles, and no parking occurs on the public road network in the vicinity of the site;
 - (c) the capacity of the existing roadside drainage network is not reduced;
 - (d) all vehicles are loaded and unloaded on site, and enter and leave the site in a forward direction; and
 - (e) development-related vehicles leaving the site are in a clean condition to minimise dirt being tracked onto the sealed public road network.

Traffic Management Plan

- B10. Prior to commencing road upgrades identified in condition B7, the Applicant must prepare a Traffic Management Plan for the development in consultation with TfNSW, Upper Hunter Shire Council and Mid-Western Regional Council, and to the satisfaction of the Planning Secretary. This plan must include:
 - (a) details of the transport route to be used for all development-related traffic;
 - (b) details of the road upgrade works required by condition B7;
 - (c) a reconciliation table to demonstrate all traffic-related management measures and recommendations identified in the EIS have been included in the plan;
 - (d) monitor the compliance of vehicles using the access route described in conditions B3, B4 and B5;
 - (e) details of the measures that would be implemented to minimise traffic impacts during construction, upgrading or decommissioning works, including:
 - (i) details of the dilapidation surveys required by condition B8 of this consent;
 - (ii) temporary traffic controls, including detours and signage, in particular regarding the left in / left out arrangement at the Ringwood Road / Golden Highway intersection, and the turnaround point on Barnett Street;
 - (iii) monitoring the bi-directional traffic volumes on the Golden Highway at the Ringwood Road intersection;
 - (iv) limiting construction traffic associated with the development to ensure that vehicle movements along the Golden Highway do not exceed 380 vehicles per hour during the AM network peak hour;
 - scheduling the arrival and departure of heavy vehicles from the site to avoid the PM peak hour where practicable;
 - (vi) notifying the local community about development-related traffic impacts;
 - (vii) procedures for receiving and addressing complaints from the community about development-related traffic:
 - (viii) minimising potential cumulative traffic impacts with other projects in the area during construction, upgrading or decommissioning works;
 - (ix) minimising dirt tracked onto the public road network from development-related traffic;
 - (x) details of any employee shuttle bus service, including pick-up and drop-off points and associated parking arrangements for construction workers, and measures to encourage employee use of this service;
 - (xi) measures for managing light vehicle peak numbers, including car-pooling or ride sharing by employees;
 - (xii) scheduling of haulage vehicle movements to minimise convoy length or platoons, and to minimise conflict with light vehicles;
 - (xiii) responding to local climate conditions that may affect road safety such as fog, dust, wet weather and flooding:
 - (xiv) measures to minimise dust generated by construction traffic;
 - (xv) responding to any emergency repair or maintenance requirements; and
 - (xvi) a traffic management system for managing heavy vehicles requiring escort;
 - (f) a driver's code of conduct that addresses:
 - (i) driver fatigue;
 - (ii) procedures to ensure that drivers adhere to the designated transport routes and speed limits;and
 - (iii) procedures to ensure that drivers implement safe driving practices; and
 - (g) a program to ensure drivers working on the development receive suitable training on the code of conduct and any other relevant obligations under the Traffic Management Plan.

Following the Planning Secretary's approval, the Applicant must implement the Traffic Management Plan.

LANDSCAPING

Vegetation Buffer

- B11. Unless the Planning Secretary agrees otherwise, the Applicant must establish and maintain a vegetation buffer (landscape screening) as described in the EIS and at the locations adjacent Wollara Road identified in Appendix 5, which must:
 - (a) be planted prior to commencing operation;
 - (b) be comprised of species that are endemic to the area;
 - (c) be designed and maintained in accordance with RFS's *Planning for Bushfire Protection 2019* (or equivalent); and
 - (d) be properly maintained with appropriate weed management;

unless the Planning Secretary agrees otherwise.

Land Management

- B12. Unless the Planning Secretary agrees otherwise, the Applicant must maintain the agricultural land capability of the site, including:
 - (a) establishing the ground cover of the site within 3 months following completion of any construction or upgrading;
 - (b) maintain ground cover at a minimum of 70% to prevent soil erosion; and
 - (c) properly maintaining the ground cover with appropriate perennial species and weed management.

BIODIVERSITY

Vegetation Clearance

B13. The Applicant must not clear any native vegetation or fauna habitat located outside the approved development footprint described in the EIS.

Biodiversity Offsets

- B14. Prior to carrying out any development that could directly or indirectly impact the biodiversity values requiring offset, the Applicant must retire biodiversity credits of a number and class specified in Table 1 and Table 2 below. The retirement of these credits must be carried out in accordance with the NSW Biodiversity Offsets Scheme and can be achieved by:
 - (a) acquiring or retiring 'biodiversity credits' within the meaning of the Biodiversity Conservation Act 2016;
 - (b) making payments into an offset fund that has been developed by the NSW Government; and/or
 - (c) funding a biodiversity conservation action that benefits the entity impacted and is listed in the ancillaryrules of the biodiversity offset scheme.

Table 1: Ecosystem Credit Requirements

Vegetation Community	PCT ID	Credits Required	Timing
Solar Farm Site			
Grey Box x White Box grassy open woodland on basalt hills in the Merriwa region, upper Hunter Valley	483	4,618	Prior to commencing
Narrow-leaved Ironbark - Black Pine - Sifton Bush heathy open forest on sandstone ranges of the upper Hunter and Sydney Basin	1661	59	construction
Road Upgrades			
Grey Box x White Box grassy open woodland on basalt hills in the Merriwa region, upper Hunter Valley	483	11	Prior to commencing
Narrow-leaved Ironbark - Grey Box grassy woodland of the central and upper Hunter	1691	4	road upgrade works
Western Hunter Flats Red Gum Sedge Forest	3334	1	
Central West Valleys White Box Forest	3388	12	
Ulan Sandstone Ironbark-Pine Woodland	3781	32	

Table 2: Species Credit Requirements

Species Credit Species	Credits Required	Timing
Solar Farm Site		
Regent Honeyeater (Anthochaera phrygia)	1,424	Prior to commencing
Barking Owl (Ninox connivens)	6	construction
Road Upgrades	_	
Commersonia rosea	14	Prior to commencing road upgrade works
Pine Donkey Orchid (Diuris tricolor)	2	
Regent Honeyeater (Anthochaera phrygia)	9	
Large-eared Pied Bat (Chalinolobus dwyeri)	85	
Giant Burrowing Frog (Heleioporus australiacus)	25	
Pale-headed Snake (Hoplocephalus bitorquatus)	3	
Broad-headed Snake (Hoplocephalus bungaroides)	64	
Barking Owl (Ninox connivens)	13	
Common Planigale (Planigale maculate)	3	
Stripped Legless Lizard (Delma impar)	27	
Eastern Cave Bat (Vespadelus troughtoni)	14	

B15. Prior to carrying out any development that could directly or indirectly impact the biodiversity values requiring offset, the Applicant must provide evidence to the Planning Secretary that biodiversity credits have been retired.

Biodiversity Management Plan

- B16. Prior to carrying out any development that could directly or indirectly impact biodiversity values, the Applicant must prepare a Biodiversity Management Plan for the development in consultation with BCS, and to the satisfaction of the Planning Secretary. This plan must:
 - (a) be prepared in accordance with the Biodiversity Development Assessment Reports dated 11 January 2024 and 18 January 2024 provided in the Amendment Report;
 - (b) include a description of the measures and timeframes that would be implemented for:
 - (i) protecting vegetation and fauna habitat outside the approved disturbance areas;
 - (ii) managing and enhancing the remnant vegetation and fauna habitat on site;
 - (iii) minimising clearing and avoiding unnecessary disturbance of vegetation that is associated with the construction and operation of the development;
 - (iv) minimising the removal of hollow-bearing trees during spring to avoid the main breeding period for hollow-dependent fauna;
 - (v) minimising the impacts to fauna on site and implementing fauna management protocols;
 - (vi) rehabilitating and revegetating temporary disturbance areas with native species that are appropriate to the site's ecology and conditions;
 - (vii) maximising the salvage of vegetative and soil resources within the approved disturbance areafor beneficial reuse in the enhancement or the rehabilitation of the site;
 - (viii) controlling weeds, feral pests and pathogens in consideration of the relevant Commonwealth threat abatement plans; and
 - (ix) minimising impacts on entities at risk of a serious and irreversible impact (SAII), including:
 - securing an additional 23.5 hectares of Box Gum Woodland derived native grassland (DNG) within a
 Biodiversity Stewardship Agreement for the purposes of rehabilitating, enhancing and protecting, in
 perpetuity, this vegetation to a condition state commensurate with Box Gum Woodland;
 - undertaking a research program regarding the impacts of the development on the vegetation integrity of the Box Gum Woodland DNG retained onsite; and
 - providing \$25,000 per annum (over the first 5 years following commencement of construction) towards Regent Honeyeater conservation programs in consultation with the BCS;
 - (c) include a program to monitor and report on the effectiveness of mitigation measures;
 - (d) include an incidental threatened species finds protocol to identify the avoid and/or minimise and/oroffset options to be implemented if additional threatened species are discovered on site;
 - (e) include details of who would be responsible for monitoring, reviewing and implementing the plan.

Following the Planning Secretary's approval, the Applicant must implement the Biodiversity Management Plan.

AMFNITY

Construction, Upgrading and Decommissioning Hours

- Unless the Planning Secretary agrees otherwise, the Applicant may only undertake road upgrades, construction, upgrading or decommissioning activities between:
 - 7 am to 6 pm Monday to Friday; (a)
 - (b) 8 am to 1 pm Saturdays; and
 - (c) at no time on Sundays and NSW public holidays.

Exceptions to Construction Hours

- The following activities may be undertaken outside the hours specified in condition B17 above:
 - commissioning activities that are inaudible at non-associated residences;
 - the delivery or dispatch of materials as requested by the NSW Police Force or other authorities for safety (b) reasons; or
 - (d) emergency work to avoid the loss of life, property and/or material harm to the environment.

Variation of Construction Hours

- The hours of construction activities specified in condition B17 of this approval may be varied with the prior written approval of the Planning Secretary. Any request to alter the hours of construction must be:
 - considered on a case-by-case or activity-specific basis;
 - (b) accompanied by details of the nature and justification for activities to be conducted during the varied construction hours;
 - accompanied by written evidence that appropriate consultation with potentially affected sensitive receivers and (c) notification of Councils (and other relevant agencies) has been and will be undertaken;
 - (d) accompanied by evidence that all feasible and reasonable noise mitigation measures have been put in place;
 - accompanied by a noise impact assessment consistent with the requirements of the Interim Construction Noise (e) Guideline (DECC, 2009), or latest version.

Noise

- B20. The Applicant must:
 - minimise the noise generated by any construction, upgrading or decommissioning activities on site in accordance with best practice requirements outlined in the Interim Construction Noise Guideline (DECC, 2009) or its latest version; and
 - ensure that the noise generated by the operation of the development during the night does not exceed (b) 35 dB(A) L_{Aeq, 15min} to be determined in accordance with the procedures in the NSW Noise Policy for Industry (EPA, 2017) at any non-associated residence.

Dust

B21. The Applicant must minimise the dust generated by the development.

Visual

- B22. The Applicant must:
 - (a) minimise the off-site visual impacts of the development, including the potential for any glare or reflection;
 - (b) ensure the visual appearance of all ancillary infrastructure (including paint colours) blends in as far aspossible with the surrounding landscape; and
 - (c) not mount any advertising signs or logos on site, except where this is required for identification orsafety purposes.

Lighting

- The Applicant must:
 - (a)minimise the off-site lighting impacts of the development; and
 - (b) ensure that any external lighting associated with the development:
 - is installed as low intensity lighting (except where required for safety or emergency purposes); (i)
 - (ii) does not shine above the horizontal;
 - (iii) complies with the good lighting design principles outlined in the Dark Sky Planning Guideline (2023);
 - complies with Australian/New Zealand Standard AS/NZS 4282:2019 Control of Obtrusive Effects of Outdoor Lighting, or the latest version.

HERITAGE

Protection of Heritage Items

- B24. The Applicant must ensure the development does not cause any direct or indirect impacts on heritage items located outside the approved Development footprint.
- B25. The Applicant must maintain a 20m exclusion zone around the area of 'high potential' for historical archaeological artefacts associated with the original slab hut as identified by the red shading on Figure 11 in Appendix 6.

Heritage Management Plan

- B26. Prior to commencing construction, the Applicant must prepare a Heritage Management Plan for the development and to the satisfaction of the Planning Secretary. This plan must:
 - (a) be prepared in consultation with local Aboriginal stakeholders, and reviewed by Heritage NSW;
 - (b) include a description of the measures that would be implemented for:
 - protecting the heritage items identified in Table 1 of Appendix 6, and items located outside the approved development footprint;
 - (ii) fencing / demarcation (as appropriate) of the identified heritage items prior to carrying out any development that could directly or indirectly impact the identified heritage items;
 - (iii) establishing the exclusion zone around the original slab hut as required under condition B25;
 - (iv) recording and salvage collection of the heritage items located within the approved development footprint, as identified in Table 2 of Appendix 6;
 - (v) further recording and investigation of the grinding groove site 'Kiloe Creek GG1' (AHIMS site #37-1-1033);
 - (vi) a contingency plan and reporting procedure if:
 - heritage items outside the approved development footprint are damaged;
 - previously unidentified heritage items are found; or
 - skeletal material is discovered;
 - (vii) ensuring workers on site receive suitable heritage inductions prior to carrying out anydevelopment on site, and that records are kept of these inductions; and
 - (viii) ongoing consultation with Aboriginal stakeholders during the implementation of the plan; and
 - (c) include a program to monitor and report on the effectiveness of these measures and any heritageimpacts of the project.

Following the Planning Secretary's approval, the Applicant must implement the Heritage Management Plan.

SOIL AND WATER

Water Supply

B27. The Applicant must ensure that it has sufficient water for all stages of the development, and if necessary, adjust the scale of the development to match its available water supply.

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

Water Pollution

B28. The Applicant must ensure that the development does not cause any water pollution, as defined under Section 120 of the POEO Act.

Operating Conditions

- B29. The Applicant must:
 - (a) minimise any soil erosion and control sediment generation;
 - (b) ensure that construction, upgrading or decommissioning of the development has appropriate drainage and erosion and sediment controls designed, installed and maintained in accordance with the relevant requirements in the *Managing Urban Stormwater: Soils and Construction* (Landcom, 2004) manual and the *Managing Urban Stormwater: Soils and construction Volume 2A* manual (Landcom, 2008), or their latest versions;
 - (c) ensure the solar panels and ancillary infrastructure are designed, constructed and maintained toreduce impacts on localised flooding and groundwater at the site;
 - (d) ensure the solar panels do not cause any increased water being diverted off the site or alter hydrologyoff site;
 - (e) ensure the solar panels and ancillary infrastructure are designed, constructed and maintained to avoid causing any erosion on site;

- (f) ensure all works within waterfront land is undertaken in accordance with *Guidelines for Controlled Activities on Waterfront Land* (DPE, 2022), unless the Planning Secretary agrees otherwise; and
- (g) ensure the design of all creek crossings (including internal tracks and MV cables) is in accordance with the document *Why do Fish Need to Cross the Road? Fish Passage Requirements for Waterway Crossings* (NSW Fisheries 2003) and the *Policy and Guidelines for Fish Habitat Conservation and Management* (Update 2013).

Soil and Water Management Plan

- B30. Prior to commencing construction, the Applicant must prepare a Soil and Water Management Plan for the development in consultation with DPE Water. This plan must:
 - (a) be prepared by suitably qualified and experienced persons;
 - (b) include a description of the measures that would be implemented to ensure that the objectives of condition B29 (a) (g) above are achieved;
 - (c) include a program to monitor and report on the effectiveness of these measures; and
 - (d) include details of who would be responsible for monitoring, reviewing and implementing the plan, and timeframes for completion of actions.

The Applicant must implement the Soil and Water Management Plan.

HAZARDS

Fire Safety Study

- B31. Prior to commencing construction of the battery storage facility (except for construction of those preliminary works that are outside the scope of the hazard studies), the Applicant must prepare and submit a Fire Safety Study for the battery storage, to the satisfaction of the Planning Secretary and that meets the requirements of FRNSW. The study must:
 - (a) be consistent with the Department's *Hazardous Industry Planning Advisory Paper No. 2 'Fire Safety Study' guideline*;
 - (b) be prepared in accordance with the FRNSW Fire Safety Guideline Technical Information Large scale external lithium-ion battery energy storage systems Fire safety study considerations.
 - (c) describe the final design of the battery storage;
 - include reasonable worst-case fire scenario to and from the battery storage and the associated fire management; and
 - (e) identify measures to eliminate the expansion of any fire incident including:
 - (i) adequate fire safety systems and appropriate water supply;
 - (ii) separation and / or compartmentalisation of battery units; and
 - (iii) strategies and incident control measures specific to the battery storage design.

Following approval by the Planning Secretary, the Applicant must implement the measures described in the Fire Safety Study.

Note: 'meets the requirements of FRNSW' above means confirmation in writing from FRNSW that the Study meets the requirements of FRNSW as required by the Department's Hazardous Industry Planning Advisory Paper No. 2 'Fire Safety Study' guideline

Storage and Handling of Dangerous Goods

- B32. The quantities of dangerous goods stored and handled at the site must be below the threshold quantities listed in the Department's Hazardous and Offensive Development Application Guidelines Applying SEPP 33 at all times.
- B33. The Applicant must store and handle 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 Handbook*if the chemicals are liquids.

In the event of an inconsistency between the requirements (a) and (b) above, the most stringent requirement must prevail to the extent of the inconsistency.

Operating Conditions

- B34. For the solar and battery storage components of the development, the Applicant must:
 - (a) minimise the fire risks of the development, including managing vegetation fuel loads on-site;
 - (b) ensure that the development:
 - (i) complies with the relevant asset protection requirements in the RFS's *Planning for Bushfire Protection* 2019 (or equivalent) and *Standards for Asset Protection Zones*; and
 - (ii) is suitably equipped to respond to any fires on site, including provision of a 10,000 litre water supply tanks fitted with a 65 mm Storz fitting and a FRNSW compatible suction connection;

- (iii) includes a 10 metre defendable space around the perimeter that permits unobstructed vehicle access, and assists the RFS and emergency services as much as practicable if there is a fire in the vicinity of the site: and
- (iv) is managed as an asset protection zone (including the defendable space);
- (c) assist the RFS, FRNSW and emergency services as much as practicable if there is a fire in the vicinity of the site; and
- (d) notify the relevant local emergency management committee following completion of construction of the development, and prior to commencing operations.

Emergency Plan

- B35. Prior to commencing construction, the Applicant must develop and implement a comprehensive Emergency Plan and detailed emergency procedures for the development, including an evacuation plan for the accommodation camp, and provide a copy of the plan to the local Fire Control Centre and FRNSW. The plan must:
 - (a) be updated in accordance with the findings of the Fire Safety Study required under Condition B31 of Schedule 2;
 - (b) be consistent with the Department's Hazardous Industry Planning Advisory Paper No. 1, 'Emergency Planning' and RFS's Planning for Bushfire Protection 2019 (or equivalent);
 - (c) be consistent with the NSW RFS document: A Guide to Developing a Bush Fire Emergency Management and Evacuation Plan:
 - (d) include details on how the battery storage and sub-systems can be safely isolated in an emergency;
 - (e) identify the fire risks and hazards and detailed measures for the development to prevent or mitigate fires igniting;
 - (f) include availability of fire suppression equipment, access and water;
 - (g) detail access provisions for emergency vehicles and contact details for both a primary and alternative site contact who may be reached 24/7 in the event of an emergency;
 - (h) include fire and bushfire emergency management planning, including:
 - (i) details of the location, management and maintenance of the Asset Protection Zone;
 - (ii) a list of works that must not be carried out during a total fire ban;
 - (iii) details of how RFS would be notified, and procedures that would be implemented, in the event that:
 - there is a fire on-site or in the vicinity of the site;
 - · there are any activities on site that would have the potential to ignite surrounding vegetation; or
 - there are any proposed activities to be carried out during a bushfire danger period;
 - (i) detail specific response measures in the case of flood to ensure site safety;
 - (j) describe the specific emergency exit routes to be used in the case of flood and include evidence of access agreements with relevant landowners (e.g. right of carriageway); and
 - (k) include an Emergency Services Information Package in accordance with *Emergency services information* package and tactical fire plans (FRNSW, 2019), to the satisfaction of FRNSW and RFS.

B36. The Applicant must:

- implement the Emergency Plan and Emergency Services Information Package for the duration of the development; and
- (I) following commencement of commissioning of the battery storage, keep two copies of the Emergency Plan and Emergency Services Information Package on-site in a prominent position adjacent to the site entry points at all times.

WASTE

B37. The Applicant must:

- (a) minimise the waste generated by the development;
- (b) classify all waste generated on site in accordance with the EPA's Waste Classification Guidelines 2014 (or its latest version);
- (c) store and handle all waste on site in accordance with its classification;
- (d) not receive or dispose of any waste on site; and
- (e) remove all waste from the site as soon as practicable, and ensure it is reused, recycled or sent to an appropriately licensed waste facility for disposal (including consultation with Council for use of Council facilities).

ACCOMMODATION CAMP

Operating Conditions

- B38. For the accommodation camp components of the development, the Applicant must:
 - (a) minimise the fire risks of the development, including managing vegetation fuel loads on-site;
 - (b) ensure that the development:
 - (i) complies with the relevant asset protection requirements in the RFS's *Planning for Bushfire Protection* 2019 (or equivalent) and *Standards for Asset Protection Zones*;
 - (ii) internal roads and utilities are provided in accordance with the requirements of the bushfire assessment report produced by Umwelt (Australia) Pty Limited (dated May 2024);
 - (iii) includes a defendable space around the perimeter being a minimum 20 metres on all sides, that permits unobstructed vehicle access; and
 - (iv) is managed as an asset protection zone (including the defendable space);
 - (c) assist the RFS, FRNSW and emergency services as much as practicable if there is a fire in the vicinity of the site: and
 - (d) notify the relevant local emergency management committee following completion of construction of the development, and prior to commencing operations.

Accommodation Camp Management Plan

- B39. Prior to commencing construction of the accommodation camp, the Applicant must prepare an Accommodation Camp Management Plan in consultation with Council. The plan must:
 - ensure utilities at the accommodation camp, including water, wastewater, waste and electricity, are designed and located in accordance with Council specifications and relevant standards;
 - (b) ensure the accommodation camp complies with condition B38;
 - (c) ensure any treated wastewater from the accommodation camps used for dust suppression during construction:
 - (i) complies with the Australian and New Zealand Environment and Conservation Council (ANZECC) and Agriculture and Resource Management Council of Australia and New Zealand (ARMCANZ) (2000) Guidelines for irrigation water quality:
 - (ii) meets the requirements of the Public Health Act 2010;
 - (d) include measures for dust suppression within the accommodation camp;
 - (e) provide the site layout including building locations, vehicle access and movement, site servicing and utilities infrastructure; and
 - (f) include measures to support local suppliers in servicing the camp where possible.

The Applicant must implement the Accommodation Camp Management Plan.

Accommodation and Employment Strategy

- B40. Prior to commencing construction, the Applicant must prepare an Accommodation and Employment Strategy for the development in consultation with Council. This strategy must:
 - (a) propose measures to ensure there is sufficient accommodation for the workforce associated with the development, generally consistent with the Accommodation and Employment Strategy dated May 2024;
 - (b) consider the cumulative impacts associated with other State significant projects in the area;
 - (c) investigate options for prioritising the employment of local workers for the construction and operation of the development, where feasible; and
 - (d) include a program to monitor and review the effectiveness of the strategy over the life of the development, including regular monitoring and review during construction.

The Applicant must provide a copy of the Accommodation and Employment Strategy to the Planning Secretary prior to commencement of construction, and implement the plan throughout construction and operation of the accommodation camp.

DECOMMISSIONING AND REHABILITATION

B41. Within 18 months of the cessation of operations, unless the Planning Secretary agrees otherwise, the Applicant must rehabilitate the site to the satisfaction of the Planning Secretary. This rehabilitation must comply with the objectives in Table 3.

Table 3: Rehabilitation Objectives

Tubic of North Similarian Sujectives		
Feature	Objective	
Site	 Safe, stable and non-polluting Minimise the visual impact of any above ground ancillary infrastructureagreed to be retained for an alternative use 	
Solar farm and ancillary infrastructure	All infrastructure including above and below ground to be decommissioned and removed to a depth of 500mm unless the Planning Secretary agrees otherwise.	
Land use	Restore land capability to pre-existing use (Land Capability Class 4 to 6)	
Community	Ensure public safety at all times.Ensure long-term access through the site for NPWS.	

PART C ENVIRONMENTAL MANAGEMENT, REPORTING AND AUDITING

ENVIRONMENTAL MANAGEMENT

Environmental Management Strategy

- C1. Prior to commencing construction, the Applicant must prepare an Environmental Management Strategy forthe development to the satisfaction of the Planning Secretary. This strategy must:
 - (a) provide the strategic framework for environmental management of the development;
 - (b) identify the statutory approvals that apply to the development;
 - (c) describe the role, responsibility, authority and accountability of all key personnel involved in the environmental management of the development;
 - (d) describe the procedures that would be implemented to:
 - (i) 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;
 - (iv) respond to any non-compliance;
 - (v) respond to emergencies; and
 - (e) include:
 - (i) references to any strategies, plans and programs approved under the conditions of this consent; and
 - (ii) a clear plan depicting all the monitoring to be carried out in relation to the development.

Following the Planning Secretary's approval, the Applicant must implement the Environmental Management Strategy.

Revision of Strategies, Plans and Programs

- C2. The Applicant must:
 - update the strategies, plans or programs required under this consent to the satisfaction of the Planning Secretary prior to carrying out any upgrading or decommissioning activities on site; and
 - (b) review and, if necessary, revise the strategies, plans or programs required under this consent to the satisfaction of the Planning Secretary within 1 month of the:
 - (i) submission of an incident report under condition C11 of Schedule 2;
 - (ii) submission of an audit report under condition C15 of Schedule 2; or
 - (iii) any modification to the conditions of this consent.

Updating and Staging of Strategies, Plans or Programs

- C3. With the approval of the Planning Secretary, the development may be staged and the Applicant may:
 - (a) prepare and submit any strategy, plan or program required by this consent on a staged basis (if a clear description is provided as to the specific stage and scope of the development to which the strategy, plan or program applies, the relationship of the stage to any future stages and the trigger for updating the strategy, plan or program);
 - (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
 - (c) update any strategy, plan or program required by this consent (to ensure the strategies, plans and programs required under this consent are updated on a regular basis and incorporate additional measures or amendments to improve the environmental performance of the development).
- C4. 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.
- C5. 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, planor program.
- C6. If the Planning Secretary agrees, a strategy, plan or program may be staged without addressing particular requirements of the relevant condition of this consent if those requirements are not applicable to the particular stage.

NOTIFICATIONS

Notification of Department

C7. Prior to commencing the construction, operations, upgrading or decommissioning of the development or the cessation of operations, the Applicant must notify the Department in writing via the Major Projects website portal of the date of commencement, or cessation, of the relevant phase.

If any of these phases of the development are to be staged, then the Applicant must notify the Departmentin writing prior to commencing the relevant stage, and clearly identify the development that would be carried out during the relevant stage.

Final Layout Plans

- C8. Prior to commencing construction, the Applicant must submit detailed plans of the final layout of the development to the Department via the Major Projects website including details on the siting of solar panels and ancillary infrastructure.
- C9. The Applicant must ensure that the development is constructed in accordance with the Final Layout Plans.

Work as Executed Plans

C10. Prior to commencing operations or following the upgrades of any solar panels or ancillary infrastructure, the Applicant must submit work as executed plans of the development to the Department via the Major Projects website.

Incident Notification

C11. The Planning Secretary must be notified in writing via the Major Projects website immediately after the Applicant becomes aware of an incident. The notification must identify the development (including the development application number and the name of the development if it has one) and set out the location and nature of the incident. Subsequent notification requirements must be given, and reports submitted in accordance withthe requirements set out in Appendix 7.

Non-Compliance Notification

- C12. The Department must be notified via the Major Projects website portal within 7 days afterthe Applicant becomes aware of any non-compliance.
- C13. 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.
- C14. A non-compliance which has been notified as an incident does not need to also be notified as a non-compliance.

INDEPENDENT ENVIRONMENTAL AUDIT

- C15. Independent Audits of the development must be conducted and carried out in accordance with the *Independent Audit Post Approval Requirements* (2020).
- C16. In accordance with the specific requirements in the *Independent Audit Post Approval Requirements* (2020),the Applicant must:
 - (a) review and respond to each Independent Audit Report prepared under condition C15 of this consent, or where notice is given by the Planning Secretary;
 - (b) submit the response to the Planning Secretary; and
 - (c) make each Independent Audit Report, and response to it, publicly available within 60 days of submission to the Planning Secretary. unless otherwise agreed by the Planning Secretary.
- C17. Independent Audit Reports and the Applicant's response to audit findings must be submitted to the Planning Secretary within 2 months of undertaking the independent audit site inspection as outlined in the *Independent Audit Post Approval Requirements* (2020) unless otherwise agreed by the Planning Secretary.
- C18. Notwithstanding the requirements of the *Independent Audit Post Approval Requirements* (2020), the Planning Secretary may approve a request for ongoing independent operational audits to be ceased, whereit has been demonstrated to the Planning Secretary's satisfaction that independent operational audits have demonstrated operational compliance.

ACCESS TO INFORMATION

C19. The Applicant must:

- (a) make the following information publicly available on its website as relevant to the stage of thedevelopment:
 - (i) the EIS;
 - (ii) the final layout plans for the development;
 - (iii) current statutory approvals for the development;
 - (iv) approved strategies, plans or programs required under the conditions of this consent (other than the Fire Safety Study and Emergency Plan);
 - (v) the proposed staging plans for the development if the construction, operation ordecommissioning of the development is to be staged;
 - (vi) how complaints about the development can be made;
 - (vii) a complaints register;
 - (viii) compliance reports;
 - (ix) any independent environmental audit, and the Applicant's response to the recommendations in any audit; and
 - (x) any other matter required by the Planning Secretary; and
- (b) keep this information up to date.

APPENDIX 1: LAYOUT OF DEVELOPMENT

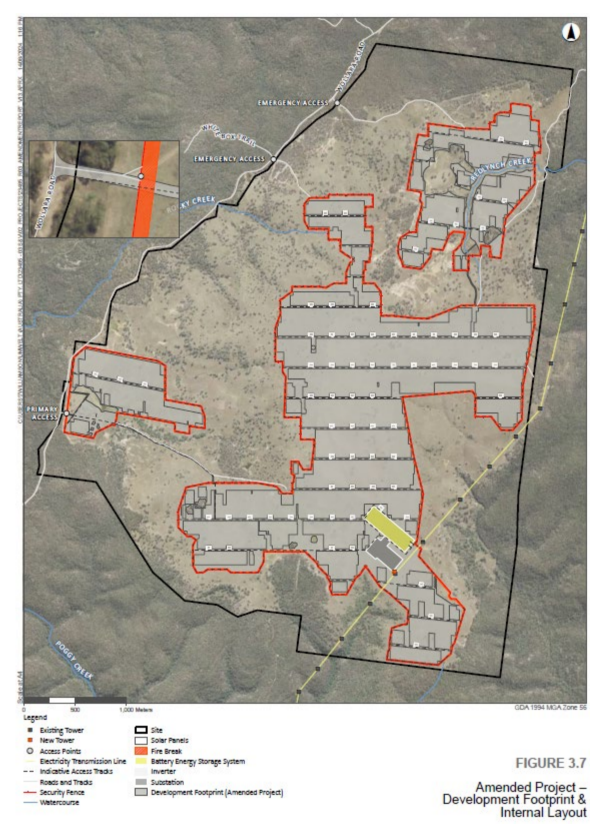


Figure 1: Indicative General Layout

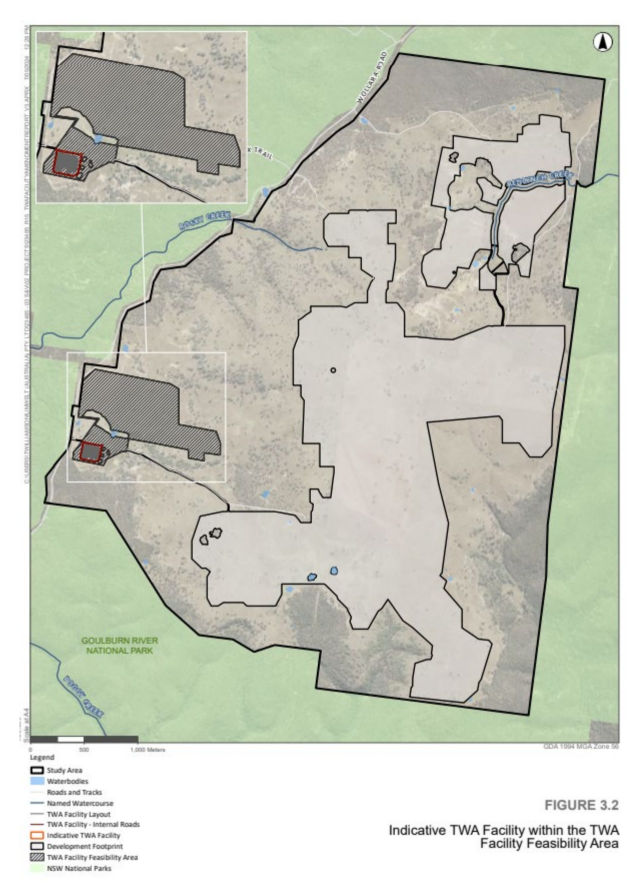


Figure 2: Indicative location of temporary workers accommodation

APPENDIX 2: SCHEDULE OF LANDS

Lot Number	Deposited Plan (DP)	Lot Number	Deposited Plan (DP)
3	DP750956	9	DP750966
30	DP750956	10	DP750966
31	DP750956	64	DP750956
32	DP750956	75	DP750966
33	DP750956	76	DP750966
57	DP750956	86	DP750966
61	DP750956	87	DP750966
21	DP750966	77	DP750966
25	DP750966	78	DP750966
26	DP750966	82	DP750966
27	DP750966	99	DP750966
28	DP750966	102	DP750966
29	DP750966	105	DP750966
30	DP750966	42	DP750956
38	DP750966	43	DP750956
39	DP750966	47	DP750956
84	DP750966	55	DP750956
85	DP750966	56	DP750956
5	DP750966	84	DP750956
6	DP750966	58	DP750956
7	DP750966	62	DP750956
8	DP750966	63	DP750956

Note: The project site will also be taken to include any Crown land and road reserves contained within the site.

APPENDIX 3: GENERAL TERMS OF THE APPLICANT'S VPA OFFER

The VPA must include provisions for the payment, collection, management and distribution of the contributions under the agreement, with a focus on funding community enhancement in the area surrounding the project site.

Council	Payment Details
Upper Hunter Shire Council	Annual contributions at the greater of:
	\$346 (increased by CPI) multiplied by the number of megawatts installed; or
	 \$190,000 (increased by CPI).

APPENDIX 4: ROAD UPGRADES AND SITE ACCESS

Road / Intersection	Location	Upgrade Requirements
Golden Highway/Ringwood Road intersection	Figure 5	Construction of a new 325 m acceleration / merge lane for the left turn from Ringwood Road onto Golden Highway for westbound vehicles.
		Extension of the existing Golden Highway westbound and Ringwood Road left-in deceleration lane taper to 30 m.
		Relocate the safety barrier to ensure complaint BAR treatment.
Barnett Street	Figure 6	Sealing of the first 30m of Barnett St from the intersection with Golden Highway.
Ringwood Road	Figure 7	Widening and resealing of a 1.8 km section of Ringwood Road between Bow River and Killoe Creek.
		Upgrade/replace culverts at Bow River and Killoe Creek as required.
Ringwood Road	Figure 7	Realignment, widening and sealing of an additional 1.6 km section of Ringwood Road between Killoe Creek and Binks Road.
Wollara Road	Figure 8	Realignment, widening and sealing of a 4.7 km unpaved section of Wollara Road between the Goulburn River National Park boundary and 1621 Wollar Road.

Notes:

- Refer to Figure 5 to Figure 8 in this Appendix for the location of the road upgrades.
- Upgrades must comply with the Austroads Guide to Road Design (as amended by TfNSW supplements).
- Under Part 4.4.2 of the EP&A Act, the Applicant is required to obtain consent under section 138 of the Roads Act 1993 from the relevant road authority prior to commencing the road upgrades.



Figure 3: Heavy vehicle requiring escort transport route



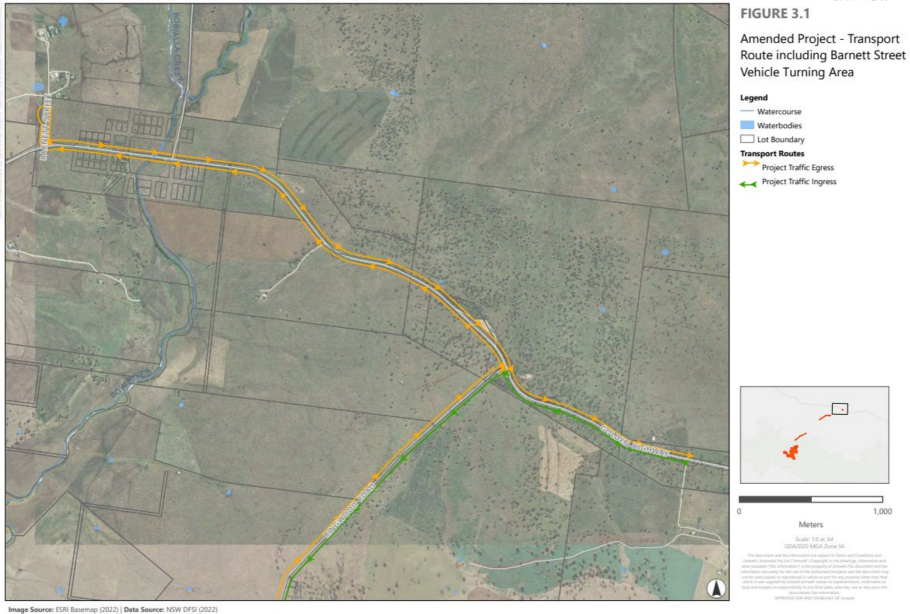


Figure 4: Transport Route – Barnett Street turnaround area



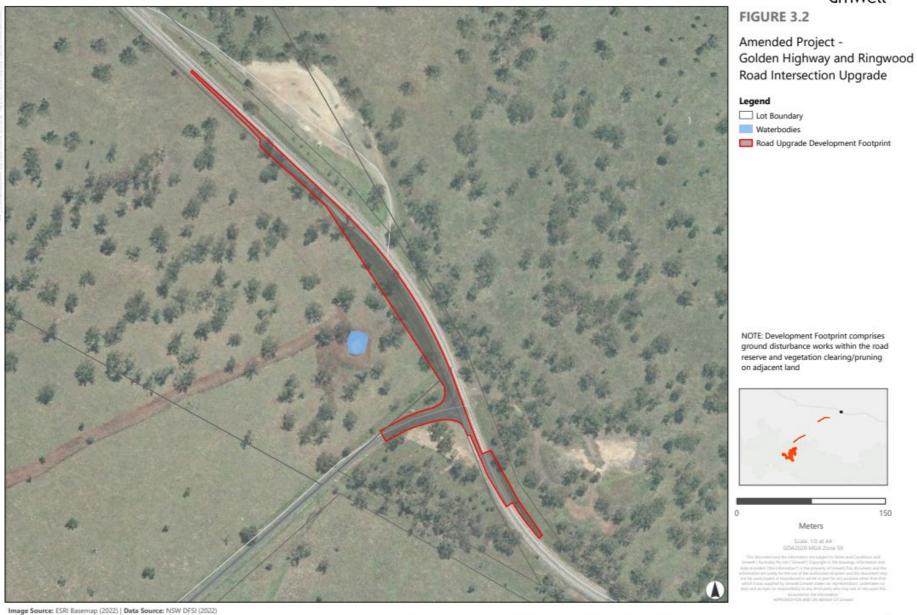


Figure 5: Location of Intersection Upgrade at Golden Highway and Ringwood Road





Figure 6: Location of sealing on Barnett Street

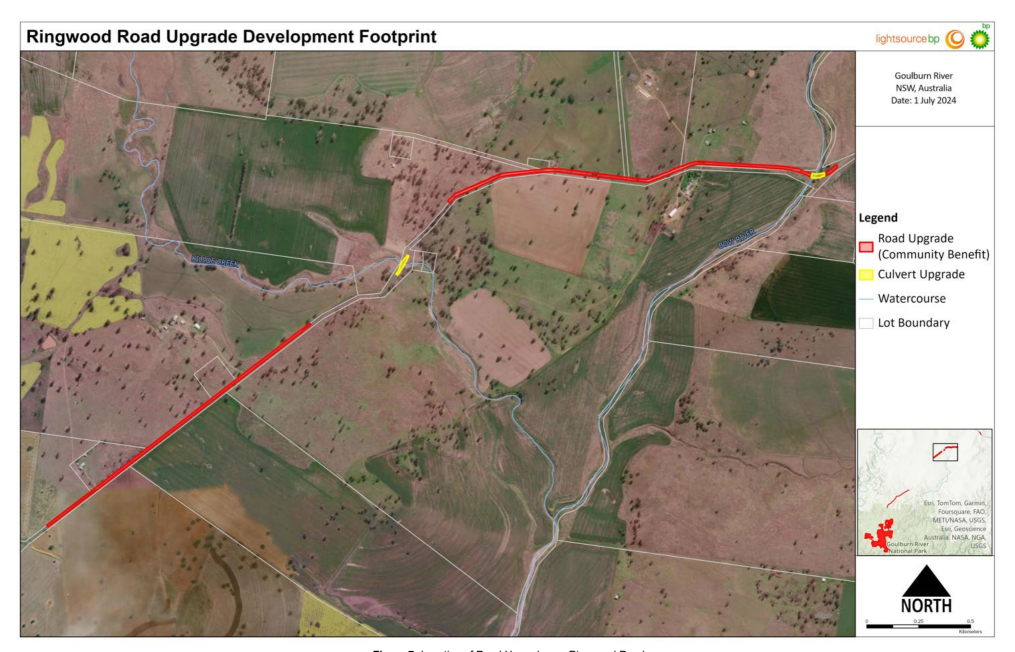


Figure 7: Location of Road Upgrades on Ringwood Road

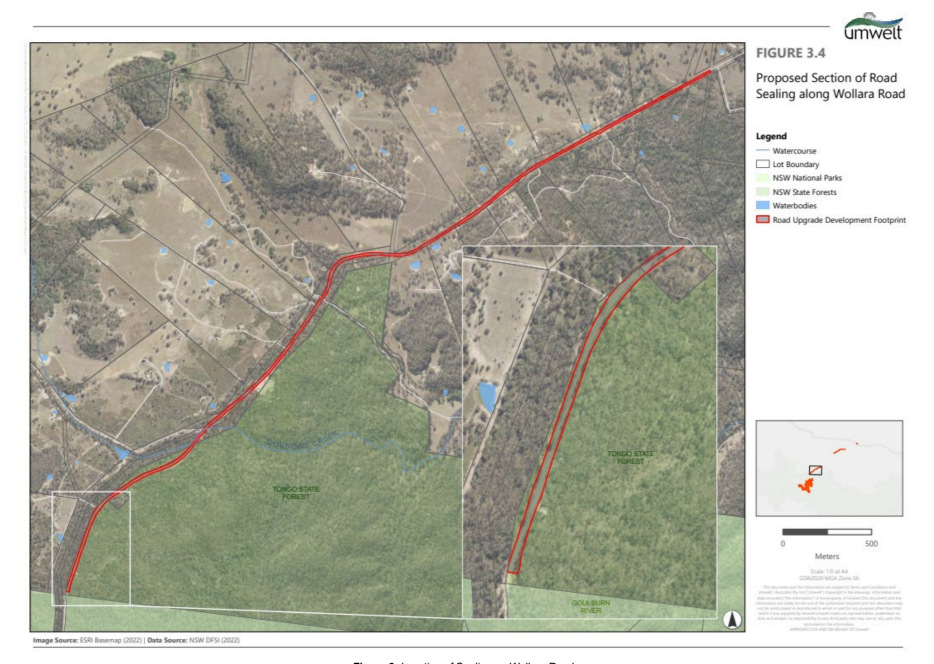


Figure 8: Location of Sealing on Wollara Road

APPENDIX 5: LANDSCAPE PLAN

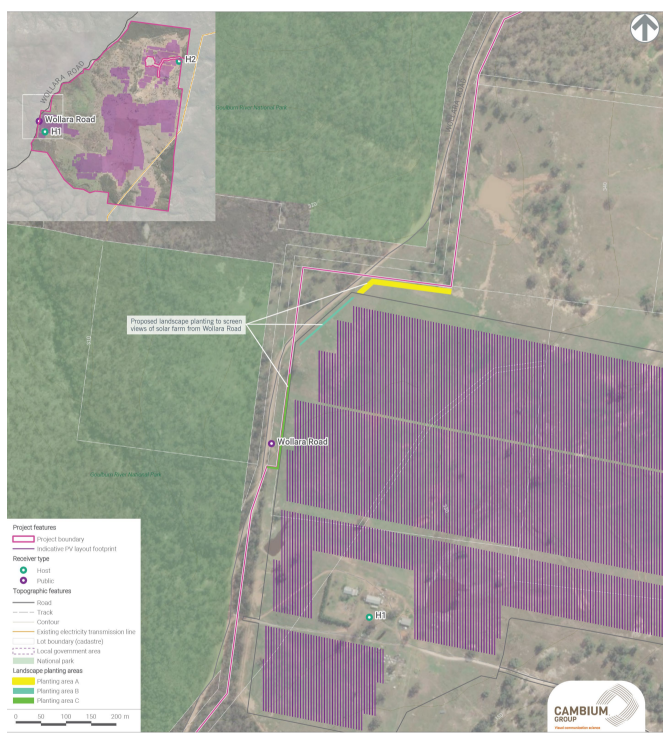


Figure 9: Conceptual Landscape Plan

APPENDIX 6: HERITAGE ITEMS

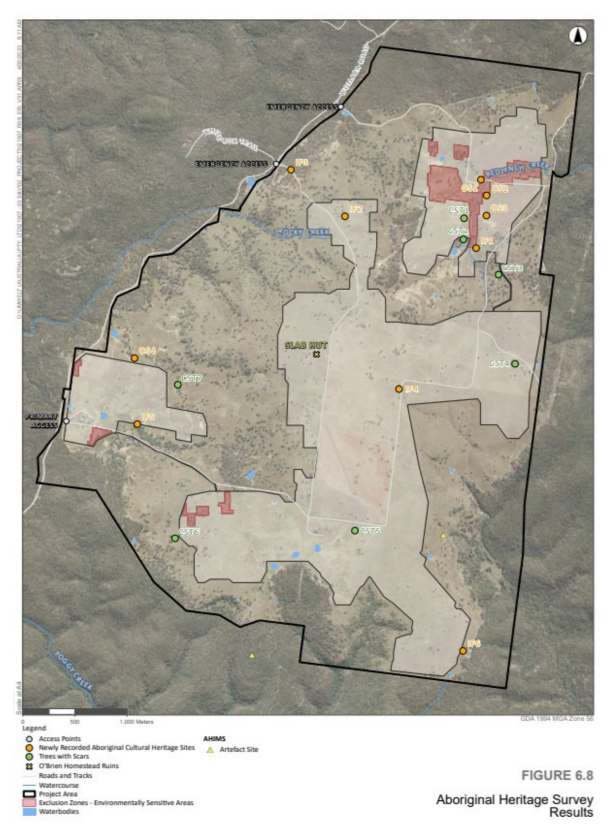


Figure 10: Location of Heritage Items

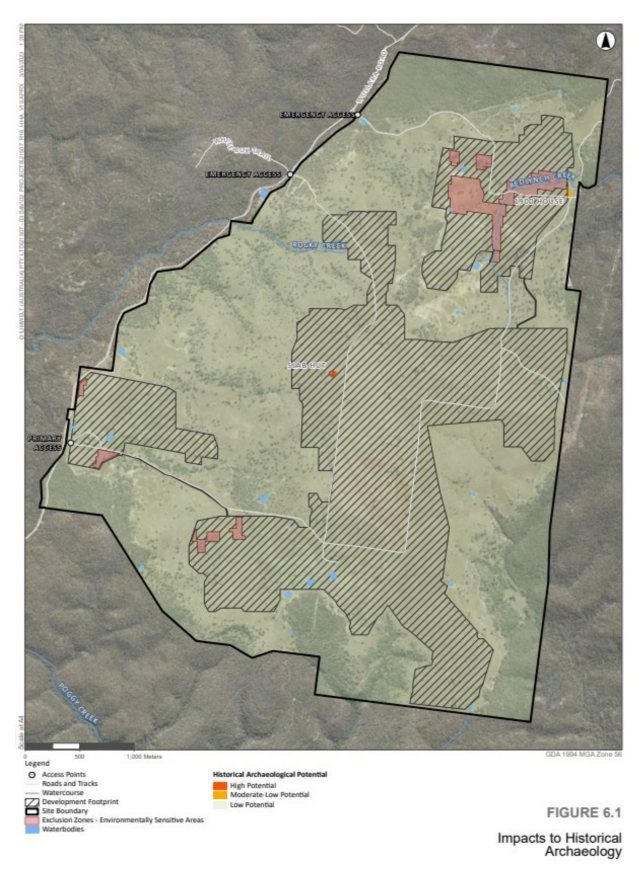


Figure 11: Location of Original Slab Hut

Table 1: Heritage items – avoid impacts

Item name
37-1-1027 (Redlynch Creek IF1)
37-1-1032 (Ringwood Gully IF6)
37-1-1033 (Killoe Creek GG1)
37-1-1037 (Rocky Creek Gully OS4
Tree with scar (CST2)
Tree with scar (CST3)
Tree with scar (CST6)
Tree with scar (CST7)

Table 2: Heritage items – impacted

Item name	Management Measure
37-1-1028 (Rocky Creek Slope IF2)	salvaged by a surface collection
37-1-1029 (Wollara Road IF3)	salvaged by a surface collection
37-1-1030 (Monaghans Creek IF4)	salvaged by a surface collection
37-1-1031 (Rocky Creek Gully IF5)	salvaged by a surface collection
37-1-1035 (Redlynch Creek OS1)	salvaged by a surface collection
37-1-1034 (Redlynch Creek OS2)	salvaged by a surface collection
37-1-1036 (Redlynch Creek OS3)	salvaged by a surface collection
Tree with scar (CST1)	site visit and photographic recording
Tree with scar (CST4)	site visit and photographic recording
Tree with scar (CST5)	site visit and photographic recording

APPENDIX 7: INCIDENT NOTIFICATION AND REPORTING REQUIREMENTS

WRITTEN INCIDENT NOTIFICATION REQUIREMENTS

- 1. A written incident notification addressing the requirements set out below must be submitted to the Planning Secretary via the Major Projects website within seven days after the Applicant becomes awareof an incident. Notification is required to be given under this condition even if the Applicant fails to give the notification required under Condition C11 or, having given such notification, subsequently forms the view that an incident has not occurred.
- 2. Written notification of an incident must:
 - (a) identify the development and application number;
 - (b) provide details of the incident (date, time, location, a brief description of what occurred andwhy it is classified as an incident);
 - (c) identify how the incident was detected;
 - (d) identify when the applicant became aware of the incident;
 - (e) identify any actual or potential non-compliance with conditions of consent;
 - (f) describe what immediate steps were taken in relation to the incident;
 - (g) identify further action(s) that will be taken in relation to the incident; and
 - (h) identify a project contact for further communication regarding the incident.
- 3. Within 30 days of the date on which the incident occurred or as otherwise agreed to by the Planning Secretary, the Applicant must provide the Planning Secretary and any relevant public authorities (as determined by the Planning Secretary) with a detailed report on the incident addressing all requirements below, and such further reports as may be requested.
- 4. The Incident Report must include:
 - (a) a summary of the incident;
 - (b) outcomes of an incident investigation, including identification of the cause of the incident;
 - (c) details of the corrective and preventative actions that have been, or will be, implemented toaddress the incident and prevent recurrence; and
 - (d) details of any communication with other stakeholders regarding the incident.