Permit Environmental Protection Act 1994

Environmental authority EPML00731213

This environmental authority is issued by the administering authority under Chapter 5 of the Environmental Protection Act 1994.

Environmental authority number: EPML00731213

Environmental authority takes effect on 17 May 2022

Environmental authority holder(s)

Name(s)	Registered address
MMG Dugald River Pty Ltd	Level 23, 28 Freshwater Place SOUTHBANK VIC 3006.

Environmentally relevant activity and location details

Environmentally relevant activity/activities	Location(s)		
8-(1) Chemical storage >50t class 1 or 2 8-(3) Chemical storage >500m³ class C1 or C2 8-(4) Chemical storage >200t solids or gases 15-Fuel burning >500kg per hr 16-(2c) Extractive >1,000,000t per yr 16-(3c) Screening >1,000,000t per yr 31-(2b) Mineral processing >100,000t per yr 33-Crushing, milling, grinding or screening >5,000t per yr 63-(1b)(i) Sewage treatment >100 to 1500EP - IT or IR 63-(1b)(ii) Sewage treatment >100 to 1500EP - no IT or IR Mining - ML gold ore - 16, Site Specific Mining - ML copper ore - 17, Site Specific Mining - ML lead, silver or zinc - 18, Site Specific	MDL79 ML2467 ML2468 ML2469 ML2470 ML2471 ML2477 ML2478 ML2479 ML2480 ML2481 ML2482 ML2496 ML2497 ML2498 ML2499 ML2500 ML2501	ML2502 ML2556 ML2557 ML2558 ML2559 ML2596 ML2599 ML2601 ML2638 ML2684 ML2685 ML7496 ML90047 ML90049 ML90050 ML90051 ML90211 ML90212	ML90213 ML90218 ML90220 ML90230 ML90237



Additional information for applicants

Environmentally relevant activities

The description of any environmentally relevant activity (ERA) for which an environmental authority (EA) is issued is a restatement of the ERA as defined by legislation at the time the EA is issued. Where there is any inconsistency between that description of an ERA and the conditions stated by an EA as to the scale, intensity or manner of carrying out an ERA, the conditions prevail to the extent of the inconsistency.

An EA authorises the carrying out of an ERA and does not authorise any environmental harm unless a condition stated by the EA specifically authorises environmental harm.

A person carrying out an ERA must also be a registered suitable operator under the *Environmental Protection Act 1994* (EP Act).

Contaminated land

It is a requirement of the EP Act that an owner or occupier of contaminated land give written notice to the administering authority if they become aware of the following:

- the happening of an event involving a hazardous contaminant on the contaminated land (notice must be given within 24 hours); or
- a change in the condition of the contaminated land (notice must be given within 24 hours); or
- a notifiable activity (as defined in Schedule 3) having been carried out, or is being carried out, on the contaminated land (notice must be given within 20 business days)

that is causing, or is reasonably likely to cause, serious or material environmental harm.

For further information, including the form for giving written notice, refer to the Queensland Government website www.qld.gov.au, using the search term 'duty to notify'.

Take effect

Please note that, in accordance with section 200 of the EP Act, an EA has effect:

- a) if the authority is for a prescribed ERA and it states that it takes effect on the day nominated by the holder of the authority in a written notice given to the administering authority-on the nominated day; or
- b) if the authority states a day or an event for it to take effect-on the stated day or when the stated event happens; or
- c) otherwise- one the day the authority is issued.

However, if the EA is authorising an activity that requires an additional authorisation (a relevant tenure for a resource activity, a development permit under the *Planning Act 2016* or an SDA Approval under the *State Development and Public Works Organisation Act 1971*), this EA will not take effect until the additional authorisation has taken effect.

If this EA takes effect when the additional authorisation takes effect, you must provide the administering authority written notice within 5 business days of receiving notification of the related additional authorisation taking effect.

If you have incorrectly claimed that an additional authorisation is not required, carrying out the ERA without the additional authorisation is not legal and could result in your prosecution for providing false or misleading information or operating without a valid environmental authority.

J. Shyv

17/5/22

Date

Signature

Dean Sharpe
Department of Environment and Science
Delegate of the administering authority
Environmental Protection Act 1994

Enquiries:

Mineral Business Centre PO Box 7230, Cairns QLD 4870

Phone: (07) 4222 5352

Email: ESCairns@des.qld.gov.au

Obligations under the Environmental Protection Act 1994

In addition to the requirements found in the conditions of this environmental authority, the holder must also meet their obligations under the EP Act, and the regulations made under the EP Act. For example, the holder must comply with the following provisions of the Act:

- general environmental duty (section 319)
- duty to notify environmental harm (section 320-320G)
- offence of causing serious or material environmental harm (sections 437-439)
- offence of causing environmental nuisance (section 440)
- offence of depositing prescribed water contaminants in waters and related matters (section 440ZG)
- offence to place contaminant where serious or material environmental harm may be caused (section 443)
- offence to place contaminant where environmental nuisance may be caused (section 443A)

Other permits required

This permit only provides an approval under the *Environmental Protection Act 1994*. In order to lawfully operate you may also require permits / approvals from your local government authority, other business units within the department and other State Government agencies prior to commencing any activity at the site. For example, this may include permits / approvals with your local Council (for planning approval), the Department of Transport and Main Roads (to access state controlled roads), the Department of Natural Resources and Mines (to clear vegetation), and the Department of Agriculture and Fisheries (to clear marine plants or to obtain a quarry material allocation).

Obligations under the Mining and Quarrying Safety and Health Act 1999

If you are operating a quarry, other than a sand and gravel quarry where there is no crushing capability, you will be required to comply with the *Mining and Quarrying Safety and Health Act 1999*. For more information on your obligations under this legislation contact Mine Safety and Health at www.dnrm.qld.gov.au, or phone 13 QGOV (13 74 68) or your local Mines Inspectorate Office.

Conditions of environmental authority

This environmental authority incorporates the following schedules:

Schedule A - General

Schedule B - Air

Schedule C - Water

Schedule D - Regulated Structures

Schedule E - Sewage Treatment

Schedule F - Noise and Vibration

Schedule G - Non-Mineral Waste

Schedule H - Mineral Waste

Schedule I - Land and Rehabilitation

Schedule J - Definitions

Schedule K - Figures

Schedule A - General

Activity

- A1 This environmental authority authorises environmental harm referred to in the conditions herein. Where a condition in this environmental authority refers to environmental harm the condition is taken to authorise the environmental harm occurring in compliance with the condition. Where there is no condition or this environmental authority is silent on a matter, the lack of a condition or silence shall not be construed as authorising environmental harm.
- A2 In carrying out the mining activity the holder of this environmental authority must comply with Schedule A Table 1 (Authorised Mining Activities) and Schedule K Figure 1a (Project Infrastructure Layout Mine Infrastructure Area), Schedule K Figure 1b (Project Infrastructure Layout TSF and Accommodation Village) and Schedule K Figure 1c (Project Infrastructure Layout Support Infrastructure).

Schedule A – Table 1 (Authorised Mining Activities)

Mine Domain	Mine Feature Name		ation MGA z54)	Maximum Disturbance	Constraints	
mine Bomain	mine i catale Name	Easting	Northing	Area (hectares)		
	Accommodation Village and sewage treatment plant	410282	7762986	24.3		
Ancillary	Pipeline and Accommodation Village Road	-	-	6		
Infrastructure and Services	Communications tower	410265	7762672	0.06		
	Powerline	-	-	65		
	Raw water pipeline	-	-	12.7		
	Roads and Tracks	-	-	66.4		
	Cleared Pads	-	-	0.2	Related to windfarm geotechnical investigation works	
	Borrow Pit/Topsoil Stockpile, Borrow Pit A, and Topsoil Stockpile A	411283	7759760	16.98		
	Borrow Pit B	411092	7760669	2.5		
	Borrow Pit C1	411171	7761447	1.1		
	Borrow Pit C2	411154	7761268	1.8		
Borrow Pits &	Access Road Borrow Pit(s)	-	-	5		
Stockpiles	TSF Borrow Pit A	408393	7762874			
	TSF Borrow Pit B	408405	7763128	8.3		
	TSF Stockpile	408448	7762900			
	Topsoil Stockpile B	412073	7761399	9.7		
	Spoil Stockpile 1	411945	7760871	0.65		
	Spoil Stockpile 2	411873	7761152	1.5		
	Diversion Drains	-	-	2		
Dams and Diversion	Stage 1 PAF PAD Run Off Dam	411483	7760727	2.25	Dam constructed in accordance with	
Structures	Stage 2 PAF PAD Run Off Dam	411271	7760924	11.7	conditions specified in Schedule D of this environmental authority.	

Mine Domain	Mine Feature Name	Location (GDA94 MGA z54)		Maximum Disturbance	Constraints	
		Easting	Northing	Area (hectares)		
	Underground Mine Water Collection Dam	411632	7760659	0.65		
	STP Dam Stage 1	412389	7759783	0.9		
	STP Dam Stage 2	412328	7759645	4		
	ROM Area Run Off Dam	412175	7761066	3.7		
	Raw Water Dam	412153	7760929	1.8		
	Sediment Dam A	412172	7760845	1.1		
	Process Plant Run Off Dam	412176	7760751	1.5		
	Containment Dam	412091	7760745	0.6		
	Mine Workshop Run Off Dam	411989	7760058	0.6		
	Sediment Dam C	412224	7750313	4.5		
	Sediment Dam D	412336	7759989	3.5		
	Sediment Dam F	411592	7760144	1.4		
	Sediment Dam G	411459	7761074	1.4		
Exploration	Drill Pads	-	-	10	Exploration activities must be consistent with conditions A33 and A34 of this environmental authority and the current Plan of Operations.	
	NAF waste rock dump	411393	7760288		Maximum disturbance area relates to the disturbance authorised during the	
	NAF waste rock dump bund	-	-	8	operation of the mine. Only non-acid forming waste rock is authorised to be placed in NAF waste rock dump.	
Mineralised	PAF waste rock dump (Stage 1)	411492	7760604	1.6	Where possible non-acid forming waste rock will be used in rehabilitation and only in accordance with the	
Waste	PAF waste rock dump (Stage 1 Extension)	411270	7760598	1.1	conditions of this environmental authority. Maximum disturbance area relates to the disturbance authorised	
	PAF waste rock dump (Stage 2)	411512	7760518	9.5	during the operation of the mine. All potentially acid forming rock must be returned to the void at the end of mine life.	
	West Laydown Area	411157	7760276	10.3		
	Waste Transfer Station	411476	7759611	0.25		
	Explosives magazine	411554	7759189	0.6		
	Fuel Storage	411958	7760396	0.2		
	Temporary Waste Laydown	412193	7759618	1		
Mining and Processing Area	Construction Laydown, Warehouse, Mobile Equipment Laydown and Core Shed	-	-	6.8		
	North decline	411699	7760952	1		
	South decline	411813	7760628	1		

Mine Domain	Mine Feature Name	Location (GDA94 MGA z54)		Maximum Disturbance	Constraints	
mine Boniam	mine i catale Name	Easting	Northing	Area (hectares)	Constrainte	
	Ventilation shaft 1	411582	7761135	0.05		
	Ventilation shaft 2	411532	7761107	0.05		
	Ventilation shaft 3	411590	7761068	0.05		
	Ventilation shaft 4	411775	7760549	0.05		
	Ventilation shaft 5	411801	7760484	0.05		
	Ventilation shaft 6	411866	7760294	0.05		
	Ventilation shaft 7	411834	7760290	0.05		
	Ventilation shaft 8	411878	7760205	0.05		
	Run of Mine (ROM) Pad	411882	7760964	3.8		
	ROM Haul Roads	-	-	3.6		
	Processing Plant and Conveyor Area	411986	7760590	14.3		
	Switchyard	412170	7760656	1.04		
	Exploration camp, Sewage Treatment Plant and Camp Expansion Works	412173	7760344	3		
	Workshop, Vehicle Washdown and Maintenance Area	411963	7760191	3.8		
	Office & Administration Buildings	412232	7760234	3.6		
Tailings Storage	TSF and Seepage Collection Pond	409197	7763517	207	Dam constructed in accordance with conditions specified in Schedule D of this environmental authority	
Facility (TSF)	TSF Pipelines and Roads	-	-	5.7		

- A3 Notwithstanding condition A2, infrastructure that has the potential to contaminate groundwater must not be constructed within fifty (50) metres of Silvermine Creek or North Creek.
- A4 Access to the licensed place via land authorised for that purpose by the *Mineral Resources Act 1989* is subject to the conditions of this environmental authority.

Maintenance of Measures, Plant and Equipment

- A5 The holder of this environmental authority must:
 - (a) install all measures, plant and equipment necessary to ensure compliance with the conditions of this environmental authority;
 - (b) maintain such measures, plant and equipment in a proper condition; and
 - (c) operate such measures, plant and equipment in a proper manner.

A6 No change, replacement or alteration of any plant or equipment is permitted if the change, replacement or alteration increases, or is likely to increase, the risk of environmental harm.

Monitoring and Reporting

- A7 Any management or monitoring plans, systems, programs or reports required to be developed and implemented by a condition of this environmental authority must be reviewed for effectiveness in minimising the likelihood of environmental harm every 2 years and amended immediately if required. The review must be documented and completed by an appropriately qualified person.
- A8 Monitoring records or reports required under this environmental authority must be maintained and be readily accessible at the licensed place or at another location agreed to in writing by the administering authority for a period of not less than seven (7) years.
- A9 The holder of this environmental authority must upon request from the administering authority, supply monitoring records, plans and reports in the form and by the means requested by the administering authority within five (5) business days.
- All monitoring referred to in this environmental authority must be undertaken by an appropriately qualified person using monitoring equipment that is accurately calibrated and maintained in accordance with the manufacturer's specifications.
- All analyses and tests required to be conducted under this environmental authority must be carried out by a laboratory that has NATA accreditation for such analyses and tests, except as otherwise authorised by the administering authority.
- A12 The holder of this environmental authority must make reasonable efforts to provide safe and all-weather access to all monitoring locations required under this environmental authority where practicable and safe to do so. This includes:
 - (a) providing appropriate site infrastructure to gain safe all-weather access to monitoring locations during reasonably foreseeable events, where practicable and safe to do so; and
 - (b) developing and implementing contingency plans to facilitate sampling during extreme events where provision of site infrastructure is not safe or practical.

Financial Assurance

- A13 The holder of this environmental authority must provide a financial assurance of an amount and in a form acceptable to the administering authority in accordance with the most recent edition of the administering authority's guideline for calculating financial assurance for mining projects.
- A14 The amount of financial assurance may be reviewed by the administering authority at any time including when the plan of operations is amended or replaced, the environmental authority is amended, or new information is obtained from an audit or other sources.
- A15 The financial assurance must remain in force until the administering authority is satisfied that no claim on the financial assurance will be made.

Risk Management

A16 The holder of this environmental authority must develop and implement a risk management system for mining activities which conforms to the Standard for Risk Management (ISO31000:2009) or the latest edition of the Australian Standard for Risk Management by 1 October 2012.

Emergency Response / Contingency

- A17 The holder of this environmental authority must implement and maintain an emergency response/contingency plan to respond to any emergency event or incident.
- A18 The emergency response/contingency plan required under condition A17 must address the following matters as a minimum:
 - (a) response procedures to be implemented to prevent or minimise the risk of environmental harm arising from any emergency event or incident;
 - (b) response procedures to minimise the extent and duration of environmental harm caused by any emergency event or incident;
 - (c) the practices and procedures to be employed to restore the environment or mitigate any environmental harm caused by any emergency event or incident;
 - (d) the resources to be used in response to any emergency event or incident;
 - (e) procedures to investigate the cause of any emergency event or incident and where necessary, implement remedial actions to reduce the likelihood of recurrence of similar emergency event or incident:
 - (f) the provision and availability of documented procedures to staff attending any emergency event or incident to enable them to effectively respond;
 - (g) training of staff that will be called upon to respond to any emergency event or incident to enable them to effectively respond;
 - (h) timely and accurate reporting of the circumstance and nature of any emergency event or incident to the administering authority in accordance with conditions of this environmental authority;
 - (i) procedures for accessing monitoring points during any emergency event or incident; and
 - (j) procedures to notify any potentially impacted stakeholder who may be affected by the emergency event or incident.

Notification of Incidents, Exceedances and Releases

- A19 The holder of this environmental authority must notify the administering authority by telephone and email as soon as practicable but within twenty-four (24) hours, after becoming aware of any incident, exceedance or release of contaminants not in accordance, or reasonably expected to be not in accordance with the conditions of this environmental authority.
- A20 The notification in condition A19 must include, but not be limited to, the following:
 - (a) the environmental authority number and name of the holder of this environmental authority;
 - (b) the name and telephone number of the designated contact person;
 - (c) the location of the incident, exceedance or release:
 - (d) the date and time of the incident, exceedance or release;
 - (e) the time the holder of this environmental authority became aware of the incident, release or exceedance:
 - (f) where known:
 - the estimated quantity and type of substances involved in the incident, exceedance or release;
 - (ii) the actual or potential cause of the incident, release or exceedance; and
 - (iii) a description of the nature and effects of the incident, exceedance or release including environmental risks and any risks to public health or livestock.

- (g) any sampling conducted or proposed, relevant to the incident, exceedance or release;
- (h) immediate actions taken to prevent or mitigate any further environmental harm caused by the incident, exceedance or release; and
- (i) what notification of stakeholders who may be affected by the incident, exceedance or release has occurred/is being undertaken.
- A21 The holder of this environmental authority must notify the occupiers or registered owners of affected land and any other potentially impacted stakeholder as soon as reasonably practicable after becoming aware of any incident, exceedance or release that has the potential to impact on environmental values or breaches any condition of this environmental authority concerning releases of contaminants to the environment.
- A22 The notification in condition A21 must include the following:
 - (a) the location of the incident, exceedance or release;
 - (b) the date and time of the incident, exceedance or release;
 - (c) the estimated quantity and type of any substances involved in the incident, exceedance or release;
 - (d) the potential impacts to environmental values caused by the incident, exceedance or release; and
 - (e) where there is potential impact on livestock or human health, precautionary measures that will be taken.
- A23 Within ten (10) business days following the initial notification of an incident, exceedance or release, or receipt of monitoring results, whichever is the latter, further written advice must be provided to the administering authority, including the following:
 - (a) results and interpretation by an appropriately qualified person of any samples taken and analysed;
 - (b) outcomes of actions taken at the time of the incident, release or exceedance to prevent or minimise unlawful environmental harm; and
 - (c) outcomes of actions to prevent a recurrence of the incident, exceedance or release.

Complaints

- A24 The holder of this environmental authority must record all environmental complaints received about the mining activity including the following details:
 - (a) name, address and contact number for complainant;
 - (b) time and date of complaint;
 - (c) reasons for the complaint;
 - (d) investigations undertaken;
 - (e) conclusions formed;
 - (f) actions taken to resolve complaint;
 - (g) any abatement measures implemented; and
 - (h) person responsible for resolving the complaint.
- The holder of this environmental authority must, when requested by the administering authority, undertake relevant specified monitoring within a reasonable timeframe nominated or agreed to by the administering authority to investigate any complaint of environmental harm. The results of the investigation (including an analysis and interpretation of the monitoring results) and abatement measures, where implemented must be provided to the administering authority within 10 business days of completion of the investigation, or no later than 10 business days after the end of the timeframe nominated by the administering authority to undertake the investigation.

Community

- A26 The holder of this environmental authority must establish, promote and maintain easily accessible lines of communication between residents, stakeholders and land owners, reasonably expected to be affected by the mining activity to ensure that environmental impacts are identified and managed. This must include but not be limited to the following:
 - (a) regular meetings with all residents, stakeholders and land owners, at intervals of not more than six (6) months; and
 - (b) the establishment of a consultative committee with representation open for all residents, stakeholders and land owners, that meets at regular intervals as determined by the committee.

Third Party Auditing

- A27 Compliance with the conditions of this environmental authority must be audited by a suitably qualified third party auditor, nominated by the holder of this environmental authority and accepted by the administering authority by 1 April 2013 and then at regular intervals not exceeding once every two (2) years thereafter.
- A28 The third party auditor must certify the independent findings of the audit in the report.
- A29 The financial cost of the third party audit is the responsibility of the holder of this environmental authority.
- A30 The holder of this environmental authority must immediately act upon any recommendations arising from the audit by:
 - (a) investigating any non-compliance issues identified; and
 - (b) implementing measures or taking necessary action to ensure compliance with the requirements of this environmental authority.
- A31 Within two (2) months of completing the audit, the holder of this environmental authority must provide a copy of the audit report and a written report to the administering authority addressing the:
 - (a) actions taken to ensure compliance with this environmental authority; and
 - (b) actions taken to prevent the recurrence of any non-compliance issues identified.

Exploration

- A32 All exploration activities carried out at the licensed place must comply with each of the Standard Environmental Conditions contained in the most recent version of the Code of Environmental Compliance for exploration and mineral development projects.
- A33 Disturbance due to exploration activities in areas not scheduled to be mined within twelve (12) months must be rehabilitated in accordance with the provisions detailed in the administering authority's *Code of Environmental Compliance for Exploration and Mineral Development Projects*.
- A34 Where a condition of this environmental authority refers to a matter addressed in the *Code of Environmental Compliance for Exploration and Mineral Development Projects*, the condition of this environmental authority prevails.

Transition to New Standards

- Where a condition of this environmental authority requires compliance with a standard, guideline or relevant legislation published externally to this environmental authority and the standard, guideline or relevant legislation is amended or changed subsequent to the issues of this environmental authority the holder of this environmental authority, unless otherwise agreed to by the administrating authority, must:
 - (a) comply with the amended or changed standard, guideline or relevant legislation within twelve (12) months of the amendment or change being made, unless a different period is specified in the amended standard, guideline or relevant legislation; and
 - (b) continue to remain in compliance with the previous standard, guideline or relevant legislation until compliance with the amended or changed standard or guideline is achieved.

Regard for Comment

A36 Where comments are provided by the administering authority with respect to any plans, systems or programs required to be developed by a condition of this environmental authority then the holder of this environmental authority must have due regard to these comments.

END OF CONDITIONS FOR SCHEDULE A

Schedule B - Air

General

B1 Unless authorised by this environmental authority, the release of noxious or offensive odour, dust or any other airborne contaminant resulting from the mining activity must not cause environmental harm.

Bulk Material Handling Management

B2 The holder of this environmental authority must ensure that vehicles used for transporting bulk materials on or from the licensed place, have appropriate load preparation to prevent the spillage and/or loss of particulate matter and/or windblown dust during transport.

Air Quality - Particulate Matter

- B3 The mining activity must not cause particulate matter to exceed the following levels when measured at any sensitive place or commercial place:
 - (a) a concentration of particulate matter with an aerodynamic diameter of less than 10 micrometres (PM₁₀) suspended in the atmosphere of 50 micrograms per cubic metre over a 24 hour averaging time monitored in accordance with:
 - (i) the most recent version of Australian Standard AS3580.9.6 Determination of suspended particulate matter PM(sub) 10(/sub) high volume sampler with size-selective inlet Gravimetric method; or
 - (ii) an alternate method of monitoring PM₁₀ which complies with the performance specifications detailed in another Australian Standard for PM₁₀ and agreed to in writing by the administering authority.
 - (b) a concentration of particulate matter suspended in the atmosphere of 90 micrograms per cubic metre over a one (1) year averaging time, when monitored in accordance with the most recent version of AS/NZS3580.9.3:2003 Determination of suspended particulate matter – Total suspended particulate matter (TSP) – High volume sampler gravimetric method;
 - (c) a concentration of arsenic with an aerodynamic diameter of less than 10 micrometres (PM₁₀) suspended in the atmosphere of 0.006 micrograms per cubic metre over a one (1) year averaging time monitored in accordance with:
 - (i) the most recent version of Australian Standard AS3580.9.6 Determination of suspended particulate matter PM(sub) 10(/sub) high volume sampler with size-selective inlet Gravimetric method: or
 - (ii) an alternate method of monitoring PM₁₀ which complies with the performance specifications detailed in another Australian Standard for PM₁₀ and agreed to in writing by the administering authority.
 - (d) a concentration of cadmium with an aerodynamic diameter of less than 10 micrometres (PM_{10}) suspended in the atmosphere of 0.005 micrograms per cubic metre over a one (1) year averaging time monitored in accordance with:
 - (i) the most recent version of Australian Standard AS3580.9.6 Determination of suspended particulate matter PM(sub) 10(/sub) high volume sampler with size-selective inlet Gravimetric method: or
 - (ii) an alternate method of monitoring PM₁₀ which complies with the performance specifications detailed in another Australian Standard for PM₁₀ and agreed to in writing by the administering authority.
 - (e) a concentration of lead suspended in the atmosphere of 0.5 micrograms per cubic metre over a one (1) year averaging time monitored in accordance with:
 - (i) the most recent version of Australian Standard AS/NZS3580.9.3:2003 Determination of suspended particulate matter – Total suspended particulate matter (TSP) – High volume sampler gravimetric method; or
 - (ii) an alternate method of monitoring TSP which complies with the performance specifications detailed in another Australian Standard for TSP and agreed to in writing by the administering authority.

Note:

The holder of this environmental authority may elect to monitor the concentration of arsenic and cadmium as the total metal content in total suspended particulates (TSP) when measured in accordance with the most recent version of AS/NZS3580.9.3:2003 Determination of suspended particulate matter – Total suspended particulate matter (TSP) – High volume sampler gravimetric method and meet the same limit as specified in condition B3.

Air Quality - Dust Deposition

The holder of this environmental authority must conduct the mining activity in such a manner so as not to cause any exceedance of limits identified in Schedule B – Table 1 (Dust Deposition Trigger Levels and Limits) at any sensitive place or commercial place.

Schedule B - Table 1 (Dust Deposition Trigger Levels and Limits)

Air Quality Indicator	Measurement Period	Trigger Level (µg/m²/day)	Limit (µg/m²/day unless specified otherwise)
Arsenic and its compounds as arsenic ⁵	Annual average	41	-
Cadmium and its compounds as cadmium ⁵	Annual average	21	-
Copper and its compounds as copper ⁵	Annual average	330 ⁶	-
Lead and its compounds as lead ⁵	Annual average	100 ¹	250³
Total insoluble matter (insoluble analysis and particulate matter deposition rate) ⁴	Monthly average	-	4g/m ² /month ^{7,8}

- 1. Trigger levels based on First General Administrative Regulation Pertaining to the *Federal Emission Control Act* (Technical Instructions on Air Quality Control TA Luft) (Table 6 page 29).
- 3. Air quality limit derived from World Health Organisation Air Quality Guidelines for Europe Second Edition, 2000 (Chapter 6 page 152).
- 4. Monitored in accordance with the most recent version of Australian Standard AS3580.10.1 Methods for sampling and analysis of ambient air Determination of particulate matter Deposited matter Gravimetric method.
- 5. Metals analysis is to be carried out in accordance with a methodology, sufficient to produce representative results capable of comparison against the respective limits and trigger levels.
- 6. Determined based on TA Luft lead deposition guidelines and the relative HIL A soil investigation levels from NEPC (1999) Table 5-A.
- 7. Based on the New Zealand Ministry for Environment Good Practice Guide for Assessing and Managing for Environmental Effects of Dust Emissions (Table 7.1).
- 8. The dust deposition limit is calculated over a nominal month as per AS/NZS3580.10.1 of 2003 (or more recent editions).
- B5 If monitoring indicates the maximum concentrations in condition B3 or the limits in Schedule B Table 1 (Dust Deposition Trigger Levels and Limits) have been exceeded at a sensitive place or commercial place as a result of the mining activity, then the holder of this environmental authority must immediately implement dust abatement measures to ensure that dust emissions generated by the mining activity no longer exceed the levels specified in condition B3 and Schedule B Table 1 (Dust Deposition Trigger Levels and Limits).

Note: If the holder of the environmental authority can demonstrate to the administering authority that it is not the cause of the exceedance of concentrations in condition B3 or the limits in Schedule B – Table 1 (Dust Deposition Trigger Levels and Limits) then this condition does not apply.

- B6 In the event of monitoring results showing an exceedance of any of the trigger levels or limits specified in Schedule B Table 1 (Dust Deposition Trigger Levels and Limits) at a sensitive place or commercial place, the holder of this environmental authority must:
 - (a) complete an investigation to identify the cause of the exceedance;
 - (b) if the investigation shows that the exceedance is not attributable to the mining activity, then no further action is required and this must be advised to the administering authority; or
 - (c) if the investigation shows that the exceedance is attributable to the mining activity provide a written report to the administering authority within one (1) month of the date of the monitoring results showing an exceedance, outlining:
 - (i) details of the investigations carried out:
 - (ii) details of the environmental impacts observed; and
 - (iii) actions taken to prevent environmental harm.

Air Quality Monitoring Program

B7 The holder of this environmental authority must implement and maintain an air quality monitoring program for the air quality indicators specified in condition B3 and Schedule B – Table 1 (Dust Deposition Trigger Levels and Limits) at the monitoring locations and specified in Schedule B – Table 2 (Air Quality Monitoring Program) and Schedule K – Figure 2 (Air Quality Monitoring Program Monitoring Locations).

Schedule B - Table 2 (Air Quality Monitoring Program)

	ochedule B = Table 2 (All Quality Monitoring Program)						
Monitoring Location	Location (GDA94 MGA z54)		Monitoring Site	Monitoring Frequency			
Description	Easting	Northing] ID				
Compliance							
				For TSP, PM ₁₀ , arsenic, cadmium and lead: As required by condition B8.			
Roseby Homestead	413970	7754962	EA_DG_005	For dust deposition measured as insoluble matter: Monthly			
			EA_AQ_005	For arsenic, cadmium, copper and lead in deposited dust: Monthly			
Reference	Reference						
	408471	7766889	EA_DG_007				
North of Dooghy			EA_AQ_007				
North of Roseby Homestead and the	411918 7764933		EA_DG_008				
licensed place ¹		EA_AQ_008	For TSP, PM ₁₀ , arsenic, cadmium and lead: As required by condition B8.				
	410576	7762936	EA_DG_009	For dust deposition measured as insoluble			
South of Roseby	442440	7750000	EA_DG_006	matter: Monthly For arsenic, cadmium, copper and lead in			
Homestead and the licenced place ¹	413110	7752939	EA_AQ_006	deposited dust: Monthly			
Between Roseby	413589	7760259	EA_DG_001				
Homestead and the licenced place	412867	7758953	EA_DG_010				

Upwind sites must be located upwind of Roseby Homestead and the licensed place at the time of monitoring.
 Note: Monitoring sites must comply with Australian Standard 3580.1.1:2007 Methods for the sampling and analysis of ambient air – Guide to siting air monitoring equipment.

- B8 Air quality monitoring for TSP, PM₁₀, arsenic, cadmium and lead must be carried out on a campaign basis for at least seven (7) consecutive days on four (4) separate occasions in May, July, September and November each year.
- B9 Notwithstanding condition B7, the holder of this environmental authority must implement and maintain a dust deposition monitoring program to monitor the deposition and airborne concentrations of contaminants in dust generated by the mining activity in the receiving environment and the actual and potential environmental impacts as a result. At a minimum, the program must include:
 - (a) a description of the sources, locations and predicted quantity of contaminants in air emissions generated by each mining activity carried out at the licensed place;
 - (b) suitable monitoring locations, nominated by an appropriately qualified person, for monitoring
 - (c) suitable monitoring locations, nominated by an appropriately qualified person, for monitoring of dust deposition and heavy metals in dust, associated with dust generating mining activities as specified in Schedule B Table 3 (Air Quality Monitoring Program Dust Deposition);
 - (d) collection of contaminants in dust deposition samples at the monitoring locations and at the frequency specified in Schedule B Table 3 (Air Quality Monitoring Program Dust Deposition;
 - (e) annual assessment of the environmental harm caused by dust deposition on the receiving environment and performance against air quality trigger levels and limits specified in Schedule B Table 1 (Dust Deposition Trigger Levels and Limits); and
 - (f) a sufficient number of impact monitoring and reference locations, constructed in accordance with Australian Standard 3580.1.1:2007 *Methods for the sampling and analysis of ambient air Guide to siting air monitoring equipment*, to enable scientifically justifiable conclusions on the level of impact from mining activity.

Schedule B - Table 3 (Air Quality Monitoring Program - Dust Deposition)

Monitoring Location Description	Monitoring Site ID	Loca (GDA94 N		Monitoring Frequency
Besonption	Oile ib	Easting	Northing	
1km east of the site, along the main access road	EA_DG_001	413589	7760259	Monthly
Approximately 700m NE of the Roseby Homestead	EA_DG_005	413970	7754962	Monthly
Approximately 1.5km SE of the Roseby Homestead	EA_DG_006	413110	7752939	Monthly
Far northern end of the lease, at the northern end of the Knapdale Range	EA_DG_007	408471	7766889	Monthly
North-eastern corner of the mining lease area	EA_DG_008	411918	7764933	Monthly
Between the mine site and the permanent accommodation village	EA_DG_009	410576	7762936	Monthly
Approximately 2km SE of the mine site.	EA_DG_010	412867	7758953	Monthly

^{1.} The holder of this environmental authority must provide monitoring location description and location information to the administering authority as part of the dust monitoring program required by condition B9.

^{2.} Monitoring sites must comply with Australian Standard 3580.1.1:2007 Methods for the sampling and analysis of ambient air – Guide to siting air monitoring equipment

B10 The dust monitoring program required by condition B9 must be certified that it meets the requirements of this environmental authority by an appropriately qualified person. A copy of the program must be provided to the administering authority prior to its implementation.

Air Quality Monitoring Requirements

B11 Samples taken for air quality monitoring specified in this environmental authority must be collected and analysed in accordance with the requirements of the administering authority's latest edition of the *Air Quality Sampling Manual*, or more recent editions or supplements to that document as are published by the administering authority, unless otherwise agreed by the administering authority in writing.

Concentrate Management

- B12 All mineral concentrate must be stored, stockpiled and loaded in fully enclosed buildings.
- B13 Buildings or structures used for the storage, stockpiling and loading of mineral concentrate must incorporate the following dust control measures as a minimum:
 - a) all necessary openings and vents in the buildings or structures (other than doorways and access ways) must be covered with filter media or other equivalent dust control measures;
 - cladding of the buildings or structures must be securely affixed and free of any unnecessary holes;
 - c) all doorways and access ways in the buildings or structures must be fitted with doors;
 - d) all doors in the buildings or structures must remain closed except when being used for access or egress;
 - e) all doors, doorways and access ways in the buildings or structures must be maintained in such a condition that doors, when closed, provide a seal against the release of mineral concentrate to the receiving environment;
 - f) transfer of mineral concentrate to vehicles and containers must be carried out in a manner that minimises the likelihood of any release of mineral concentrate to the atmosphere and waters; and
 - g) transfer of mineral concentrate along conveyor belts must be designed and operated in a manner that minimises, using best practice technology and design, the release of mineral concentrate to the atmosphere and waters.
- By 1 August 2014 the interior of all mineral concentrate storage, stockpiling and loading buildings must be maintained under negative air pressure sufficient to minimise, using best practice technology and design, the release of concentrate from the buildings or structures.
- B15 The buildings and structures in place at the licensed place for the storage, stockpiling and loading of mineral concentrate must be constructed and maintained to withstand a Category 2 cyclone.
- B16 The construction and state of the buildings and structures in place at the licensed place for the storage, stockpiling and loading of mineral concentrate must be checked for compliance with condition B14 by an appropriately qualified person at least once every three (3) years.
- B17 A truck and front end loader wash bay must be installed and maintained as part of the mineral concentrate storage facility, for cleaning machinery before exit from the area and to prevent the movement of mineral concentrate outside the building.

House-keeping Procedure

- B18 A whole of site housekeeping procedure must be developed and implemented which must include, but not be limited to:
 - a) the completion of periodic inspections of the licensed place including all structures, plant, equipment and trafficked surfaces to identify and remove exposed mineral concentrate that may be mobilised by wind, water or equipment movement; and
 - an ongoing cleaning and maintenance schedule to minimise any potential release of mineral concentrate and to ensure there is no build-up of mineral concentrates over time in areas where it may be mobilised.

Weather Station

- B19 The holder of this environmental authority must establish and maintain a permanent meteorological station to continuously measure and record wind speed, wind direction, temperature and daily rainfall volume.
- B20 The permanent meteorological station must be installed in accordance with the latest edition of the Bureau of Meteorology guideline Observation Specifications No.2013.1 Guidelines for the positioning and exposure of meteorological instruments and observing facilities.
- B21 The holder of this environmental authority must record, compile, evaluate and keep all monitoring records obtained from the permanent automatic meteorological station.

END OF CONDITIONS FOR SCHEDULE B

Schedule C - Water

General

- C1 Contaminants that will, or have the potential to cause environmental harm, must not be released directly or indirectly to any waters except as permitted under the conditions of this environmental authority.
- C2 The maintenance and cleaning of vehicles and any other equipment or plant must not be carried out in areas from which contaminants can be released into any waters, roadside gutter or stormwater drainage system.
- Any spillage of wastes, contaminants or other materials must be cleaned up as quickly as practicable to minimise the release of wastes, contaminants or materials to any stormwater drainage system or receiving waters.
- C4 All determinations of water quality/sample analysis required under a condition of this environmental authority must be:
 - (a) made in accordance with methods prescribed in the latest edition of the latest edition of the administering authority's *Water Quality Sampling Manual*;
 - (b) collected from the monitoring locations identified within this environmental authority, within two (2) hours of each other where possible;
 - (c) carried out on representative samples; and
- C5 The release of contaminants directly or indirectly to waters must not produce any slick or other visible or odorous evidence of oil, grease or petrochemicals nor contain visible floating oil, grease, scum, or litter.
- C6 The following information must be recorded in relation to all water monitoring required under the conditions of this environmental authority and submitted to the administering authority in the specified format when requested:
 - (a) the date and time when the sample was taken;
 - (b) the monitoring point where the sample was taken;
 - (c) the measured or estimated daily quantity of the contaminants released from all release points;
 - (d) the release flow rate at the time of sampling for each release point; and
 - (e) the results of all monitoring and details of any exceedances of the conditions of this environmental authority;

Contaminant Release to Waters

C7 The release of contaminants to waters must only occur from the release points specified in Schedule C – Table 1 (Release Points) and depicted in Schedule K – Figure 3 (Release Points and Water Storage Monitoring Locations).

Schedule C - Table 1 (Release Points)

		cation MGA z54)			
Release Point	Easting	Northing	Contaminant Source, Location and Description of Release Point	Receiving Waters Description	
Sediment Dam C	412223	7750300	Stormwater runoff from the existing construction camp, the change house and car park, the administration building and data centre, the sewerage treatment plan, water treatment plant and the vehicle wash bay – from the Sediment Dam C spillway and controlled release pipe	Unnamed tributary of Silvermine Creek	
Sediment Dam D	412346	7759965	Stormwater runoff from the site services lay-down and storage area, Gatehouse and security, emergency services, temporary generators, core yard and core shed, and laydown area – from the Sediment Dam D spillway and controlled release pipe	Silvermine Creek	
Sediment Dam F	411642	7760116	Stormwater runoff from the NAF Waste Rock Dump and stormwater runoff from the clean water catchment between mine workshop area and the NAF waste rock dump – from the Sediment Dam F spillway	Silvermine Creek	
Sediment Dam G	411491	7761147	Stormwater runoff from the PAF waste rock dumps, Stages 1 and 2, and the clean water catchments adjacent to the PAF waste rock dumps – from the Sediment Dam G spillway	North Creek	
Stage 2 PAF Pad Run Off Dam	411461	7761064	Stormwater runoff from the PAF waste rock dump – from the PAF Pad Run Off Dam spillway	North Creek	
Underground Mine Water Collection Dam	411612	7760656	Groundwater from mine de-watering – from the Underground Mine Water Collection Dam spillway	North Creek	
STP Dam Stage 1	412426	7759746	Treated effluent from the project STPs – from the STP Dam spillway	Silvermine Creek	
STP Dam Stage 2	412403	7759586	Treated effluent from the project STPs – from the STP Dam Stage 2 spillway	Silvermine Creek	
ROM Area Run Off Dam	412223	7761099	Stormwater runoff from ROM Pad, crusher and conveyor – from the ROM Area Run Off Dam spillway	North Creek	
Process Plant Run Off Dam	412201	7760797	Stormwater from processing plant and reagent shed (roofed and bunded), as well as the warehouse and reagent storage – from the Process Plant Run Off Dam spillway	North Creek	
Mine Workshop Run Off Dam	411980	7760028	Stormwater from workshop, fuel depot, go-line and light vehicle parking area – from the Mine Workshop Run Off Dam spillway	Silvermine Creek	
Raw Water Dam	412220	7760903	Raw water from Lake Julius – from the Raw Water Dam spillway	North Creek	
Sediment Dam A	412191	7760848	Stormwater runoff from the clean water catchment between the process plant area and the PAF waste rock dump	North Creek	
Tailings Storage Facility (TSF)	408976	7763597	Water release from the TSF	Cabbage Tree Creek	
Seepage Collection Pond	408920	7763507	Release from the TSF	Cabbage Tree Creek	

- C8 The release of contaminants to waters from the authorised release points must be monitored at the locations specified in Schedule C Table 1 (Release Points) for each quality characteristic and at the frequency specified in Schedule C Table 2 (Contaminant Release Limits).
- C9 The release of contaminants to waters must not exceed the contaminant limits stated in Schedule C Table 2 (Contaminant Release Limits).

Schedule C - Table 2 (Contaminant Release Limits)

Quality Characteristic ^[1]	Unit	Contaminant Limit	Monitoring Frequency
Hardness	mg/L	For interpretation purposes only	
На	pH unit	5.5 ^[2] (minimum) 8.5 ^[2] (maximum)	
EC	μS/cm	1000 ^[4]	
Total Suspended Solids	mg/L	Reference ^[3] value plus 10% ^[5]	
Aluminium	mg/L	5 ^[6]	Event based sampling of release events: One sample must be taken within twelve
Arsenic ^[7]	mg/L	0.5 ^[6]	(12) hours of a release event
Cyanide ^[9]	mg/L	0.5 ^[8]	commencing. A second sample must be taken between twelve (12) and twenty
Sulphate	mg/L	1000 ^[6]	four (24) hours after the release event commences.
Fluoride	mg/L	2 ^[6]	Where a release event has a duration of
Cadmium	mg/L	0.01 ^[6]	twenty four (24) hours or greater, samples must be taken daily for one
Copper	mg/L	1 ^[6]	(1) week, and once a week thereafter until release event ceases.
Lead	mg/L	0.1 ^[6]	Toloade event deades.
Manganese	mg/L	Reference ^[3] value plus 10% ^[5]	
Nickel	mg/L	1 ^[6]	
Zinc	mg/L	20 ^[6]	

- [1] All metals and metalloids must be measured as total (unfiltered) and dissolved (filtered) concentrations.
- [2] Based on Environmental Management Plan for the Dugald River Project dated February 2012.
- [3] Reference sites defined in Schedule C Table 4 (Receiving Water and Stream Sediment Reference Sites and Downstream Monitoring Points).
- [4] Based on administering authority information resulting from the review of water quality in the Fitzroy Basin.
- [5] Contaminant limit based on quality of upstream reference site sampled at the time of release plus 10%.
- [6] Contaminant limit based on ANZECC (2000) stock water quality guidelines.
- [7] Speciated arsenic concentrations for As (III) and As (V) only required if 13 μg/L is exceeded note that the sample bottle requirements for As (total species) and As (speciated) may differ.
- [8] International Cyanide Management Code discharge limit, International Cyanide Management Institute, June 2011.
- [9] Cyanide as un-ionised hydrogen cyanide from ANZECC (2000)

NOTES:

- (a) Where release(s) or flow event(s) occur simultaneously only one (1) set of samples are required to be taken.
- (b) All dissolved (filtered) samples must be obtained from field filtered grab samples.
- (c) Grab sampling is the preferred method for sample collection.

Stream Flow Monitoring

C10 The holder of this environmental authority must install, operate and maintain a stream flow gauging station to determine and record stream flows at the locations upstream of each release point, as specified in Schedule C – Table 3 (Contaminant Release during Flow Events) and Schedule K – Figure 4 (Stream Flow Gauge, Receiving Waters and Stream Sediment Monitoring Locations) for any receiving water into which a release occurs.

C11 Notwithstanding any other condition of this environmental authority, the release of contaminants to waters must only take place during periods of natural flow events specified as minimum flow in Schedule C – Table 3 (Contaminant Release during Flow Events) and at the contaminant release point(s) specified in Schedule C – Table 1 (Release Points) and shown in Schedule K – Figure 4 (Stream Flow Gauge, Receiving Waters and Stream Sediment Monitoring Locations).

Receiving Water	Release point	Gauging station			Minimum Flow in Receiving Water Required for a	Flow Recording
Description		description ^[1]	Easting	Northing	Release Event	Frequency
Silvermine	Sediment Dam F	00 00 (1107)			As specified in condition	
Creek	Mine Workshop Run Off Dam	SC-29 (MS5)	411465	7760021	C12	
	Stage 2 PAF Pad Run Off Dam					Continuous
North Creek	Sediment Dam A	SN-15 (MS8)	411282	7761188	As specified in condition	(minimum daily)
North Creek	ROM Area Run Off Dam	3N-13 (M36)	411202	7701100	C12	

Schedule C - Table 3 (Contaminant Release during Flow Events)

Note: The volume of flow can be determined by height of water or flow. The actual flow must be a quantifiable measure, e.g.: $\geq 5m^3/\sec$

- C12 At the time of release from the authorised release points specified in Schedule C Table 3 (Contaminant Release during Flow Events) there must be natural flow in the respective receiving water at a sufficient volume to allow for dilution of the release to comply with the contaminant limits associated with the respective receiving waters.
- C13 The daily quantity of water and contaminant load released from each release point specified in Schedule C Table 1 (Release Points) must be measured and recorded.

Onsite Water Storages

Process Plant Run Off Dam

- Onsite water storages must be monitored in accordance with the Receiving Environment Monitoring Program required by condition C23.
- The holder of this environmental authority must implement measures to prevent access to the following dams by livestock and minimise access by native fauna: Sediment Dam A, Sediment Dam F, Sediment Dam G, Stage 1 PAF PAD Run Off Dam, Stage 2 PAF PAD Run Off Dam, Underground Mine Water Collection Dam, ROM Area Run Off Dam, Raw Water Dam, Process Plant Run Off Dam, Containment Dam, Mine Workshop Run Off Dam and STP Dam Stages 1 and 2.

Receiving Waters Monitoring

C16 Reference sites and receiving waters must be monitored at the monitoring points specified in Schedule C – Table 4 (Receiving Water and Stream Sediment Reference Sites and Downstream Monitoring Points) and Schedule K – Figure 4 (Stream Flow Gauge, Receiving Waters and Stream Sediment Monitoring Locations) for each quality characteristic and at the frequency stated in Schedule C – Table 5 (Receiving waters trigger levels and contaminant limits).

^[1] Codes in parentheses are provided for consistency with the Receiving Environment Monitoring Program and the Dugald River Project Baseline Limnological Data Report (2012-2014).

Schedule C - Table 4 (Receiving Water and Stream Sediment Reference Sites and Downstream **Monitoring Points)**

Monitoring	Description	Location (GDA94 MGA Zone 54)		
Point ^[1]	Description	Easting	Northing	
Interpretative Sites				
SC-08 (MS5 Ref)	Silvermine Creek – upstream of processing plant area	410892	7759982	
SN-05 (MS8 Ref)	North Creek – upstream of processing plant area	410893	7761256	
CT3-08 (MS2)	Un-named tributary of Cabbage Tree Creek – West of Knapdale Ranges on the northwest boundary, downstream of the tailings storage facility (TSF)	408063	7763376	
MS5 (SC-29)	Un-named tributary of Silvermine Creek – South of processing plant area, east of the Knapdale Ranges, downstream of the processing plant area	412689	7760035	
UT1-06 (MS6 Ref)	Un-named tributary of Dugald River - East of the Knapdale Ranges on the south eastern boundary	412495	7758628	
SN-15 (MS8)	North Creek – Downstream of processing plant on the boundary of the mining lease	412043	7761203	
SN-23 (MS9)	North Creek – Downstream of processing plant, and upstream of confluence with Silvermine Creek	413842	7761258	
SC-38 (MS10)	Un-named tributary of Silvermine Creek – East of processing plant area, downstream of the Process Plant Run off Dam overflows and within access road easement	413453	7760754	
Reference Sites ^[2, 3]				
DR-10	Dugald River upstream of unnamed tributary (REMP waterway designation UT1)	414144	7759328	
DR-14	Dugald River mine site access bridge, downstream of UT1 and upstream of Silvermine Creek confluence	414431	7760405	
CC-05	Cabbage Tree Creek, upstream of the tributary which drains the TSF (REMP waterway designation CT3)	406375	7763485	
Downstream Monitoring	Points			
DR-18 (Downstream compliance site for DR-10 and DR14)	Dugald River downstream of Silvermine Creek (the upstream end of Longamundi Waterhole, possibly within the mixing zone associated with Silvermine Creek)	414660	7761171	
DR-22 (Downstream compliance site for DR-10 and DR14)	Dugald River downstream of Silvermine Creek (the downstream end of Longamundi waterhole, and likely downstream of the Silvermine Creek mixing zone)	415275	7762341	
CC-15 (Downstream compliance site for CC-05)	Cabbage Tree Creek downstream of the TSF (the closest waterhole to the TSF that retains water long enough to sustain seasonal aquatic communities, and the only accessible point on the creek during wet weather).	407593	7768969	

^[1] Codes in parentheses are provided for consistency with historical site names.
[2] Reference sites must:

- be from the same bio-geographic and climatic region;
- have similar geology, soil types and topography; contain a range of habitats similar to those at the test sites;
- have a similar flow regime;
- not be so close to the test sites that any disturbance at the test site also results in a change at the reference site; and
- (e) (f) (f) the data from upstream reference monitoring points must not be used where they are affected by releases from other mines.

 [3] Reference sites must comply with the criteria specified in ANZECC 2000.

Schedule C - Table 5 (Receiving waters trigger levels and contaminant limits)

Quality Characteristic ¹	Unit	Trigger Level ^[1,9]	Contaminant Limit ^[1,9,10]	Monitoring Frequency	
Hardness (CaCO ₃)	mg/L	For interpretati			
рН	pH units	6.0 (minimum) 7.5 (maximum)	5.5 (minimum) 8.5 (maximum)		
Electrical conductivity	μS/cm	435 ^[5] or 80th percentile of reference whichever is higher	1000 ^[5]		
Total Suspended Solids	mg/L	For interpretation purposes		Sites on tributaries of Dugald River: Sample daily for the first two	
Sulfate	mg/L	77 ^[MMG Dugald River] or 80th percentile of reference whichever is higher	400 ^[4]	days when releases or stream flows commence at interpretative sites. If releases or flows at interpretative sites	
Fluoride	mg/L	80th percentile of reference	2 ^[3] or 95th percentile of reference ^[11,12] whichever is lower	persist, sample weekly until flow ceases. <u>Dugald River Sites</u> :	
Aluminium (dissolved)	mg/L	0.055 ^[2] or 80th percentile of reference whichever is higher	95th percentile of reference ^[11,12]	Sample Dugald River sites daily while flows are present at interpretative downstream of the mine and daily for one week after cessation of flows in	
Aluminium (total)	mg/L	-	0.2 ^[4]	the tributaries downstream of	
Arsenic ^[9] (dissolved)	mg/L	0.013 ^[2] or 80th percentile of reference whichever is higher	95th percentile of reference ^[11,12]	the mine. Sample monthly if flows are present in Dugald River during	
Arsenic (total)	mg/L	-	0.5 ^[3]	the wet season.	
Cadmium mg/L		0.0002 ^[2] or 80th percentile of reference whichever is higher	95th percentile of reference ^[11,12]	Cabbage Tree Creek sites: Sample CT3 08, CC 05 and CC 06 daily when flows are present at CT3 08 and sample	
Cadmium (total)	mg/L	-	0.005 ^[4]	CC 05 and CC 06 daily for two days after flows at CT3 08 cease.	
Copper (dissolved)	mg/L	0.0014 ^[2] or 80th percentile of reference whichever is higher	95th percentile of reference ^[11,12]	Sample CC-05 and CC-06 weekly if flows are present.	
Copper (total)	mg/L		1 ^[4]		
Cyanide ^[6] Free	mg/L	0.007 ^[7] or 80th percentile of reference whichever is higher	0.022 ^[7]		
Cyanide WAD	mg/L	-	0.1 ^[4]		

Quality Characteristic ¹	Unit	Trigger Level ^[1,9]	Contaminant Limit ^[1,9,10]	Monitoring Frequency
Lead (dissolved)	mg/L	0.0034 ^[2] or 80th percentile of reference whichever is higher	95th percentile of reference ^[11,12]	
Lead (total)	mg/L	-	0.05 ^[4]	
Manganese (dissolved)	mg/L	1.9 ^[2] or 80th percentile of reference whichever is higher	95th percentile of reference[11,12]	
Manganese (total)	mg/L	For interpretation purposes.		
Nickel (dissolved)	mg/L	0.011 ^[2] or 80th percentile of reference whichever is higher	95th percentile of reference ^[11,12]	
Nickel (total)	mg/L	-	1 ^[3]	
Zinc (dissolved)	mg/L	0.008 ^[2] or 80th percentile of reference whichever is higher	95th percentile of reference[11,12]	
Zinc (total)	mg/L	-	20 ^[3]	

- [1] All metals and metalloids must be measured as both 'total' (from analysis of an unfiltered sample) and 'dissolved' (from analysis of a field filtered sample). All trigger levels are based on dissolved metal concentrations.
 - Metals concentrations may be adjusted to the site-specific hardness in accordance with ANZECC 2000 (Section 3.4.3 and Table 3.4.3) as appropriate.
 - If a filterable result exceeds the applicable trigger value, further analysis may be performed to quantify the dissolved component of the filtrate.
- [2] Based on ANZECC/ARMCANZ (2000) Table 3.3.4 values for aquatic ecosystems indicative of slightly-to-moderately disturbed tropical Australian upland river ecosystems, Table 3.4.1 (high reliability trigger values) and Section 8.3 moderate or low reliability trigger values if no value available in Table 3.4.1.
- [3] Based on ANZECC/ARMCANZ (2000) Table 4.3.2 for livestock drinking water.
- [4] Based on ANZECC/ARMCANZ (2000) Table 5.2.3 for recreational purposes.
- [5] Based on information resulting from the review of water quality and mining in the Fitzroy Basin, Qld.
- [6] The requirement to monitor for cyanide is deferred until the time cyanide is introduced into the mining process.
- [7] Cyanide as un-ionised HCN, measured as [CN] based on ANZECC/ARMCANZ (2000) Table 3.4.1, refer also Section 8.3.7.2.
- [8] Free Cyanide based on International Cyanide Management Institute (2009) Implementation Guidance Standard of Practice 4.5 receiving surface waterbody guideline value)
- [9] Speciated arsenic concentrations for As (III) and As (V) only required if 13 mg/L is exceeded note that the sample bottle requirements for As (total species) and As (speciated) may differ.
- [10] Site-specific trigger levels and contaminant limits for water quality (80th and 95th percentile of reference site concentration) must be calculated in accordance with QWQG (2009) and ANZECC (2000) methodology if sufficient monitoring data is available. The environmental authority holder must maintain a database documenting all relevant water quality monitoring data and calculation of 80th/95th percentiles adopted as water quality trigger levels and contaminant limits.
- [11] Where the concentration of a Quality Characteristic exceeds the contaminant limit at a compliance point, and the reference point concentration for that quality characteristic is equal to or higher than the concentration measured at the compliance point during the flow event, the concentration measured at the reference point applies as the contaminant limit for the duration of the event
- [12] The contaminant limit '95th percentile of reference' is not applicable where the 95th percentile of reference site concentration is below the specified trigger level for the respective Quality Characteristic.
- [13] Reference site concentration determined from reference sites specified in Schedule C Table 6 (Receiving Water and Stream Sediment Reference Sites and Downstream Monitoring Points).

Note: The method of sampling of waters must comply with the latest edition of the administering authority's Water Quality Sampling Manual.

- C17 If quality characteristics of the receiving water at the downstream monitoring points exceed any of the trigger levels specified in Schedule C Table 5 (Receiving waters trigger levels and contaminant limits) the holder of this environmental authority must compare the downstream results to the reference site results in the receiving waters and:
 - (a) where the downstream result is the same or a lower value than the reference site value for the quality characteristic during the same sampling event then no action is to be taken; or
 - (b) where the downstream results exceed the reference site complete an investigation in accordance with the ANZECC and ARMCANZ 2000 methodology, into the potential for environmental harm and provide a written report to the administering authority within three (3) months, outlining:
 - (i) details of the investigations carried out;
 - (ii) details of the environmental impacts observed; and
 - (iii) actions taken to prevent environmental harm.

Note: Where an exceedance of a trigger level has occurred and is being investigated, in accordance with clause (b) of this condition, then no further reporting is required for subsequent trigger events for that quality characteristic within the three (3) month investigation period.

C18 The release of contaminants must not result in an exceedance of contaminant limits stated in Schedule C – Table 5 (Receiving waters trigger levels and contaminant limits) at the downstream monitoring points specified in Schedule C – Table 4 (Receiving Water and Stream Sediment Reference Sites and Downstream Monitoring Points).

Stream Sediment

C19 Sediment quality of receiving waters and reference waters must be monitored twice a year (once at the end of the wet season and once at the end of the dry season) at the monitoring locations defined in Schedule C – Table 4 (Receiving Water Reference Sites and Downstream Monitoring Points) and identified on Schedule K – Figure 4 (Stream Flow Gauge, Receiving Waters and Stream Sediment Monitoring Locations) and for the parameters defined in Schedule C – Table 6 (Stream Sediment Trigger Levels and Contaminant Limits).

Schedule C - Table 6 (Stream Sediment Trigger Levels and Contaminant Limits)			
Parameter ¹	Trigger Level	Contaminant Limit	
Arsenic ^[5] (mg/kg)	20 ^[3] or reference ^[2] , whichever is higher	70 ^[4] or 3 times the reference ^[2] , whichever is higher	
Cadmium (mg/kg)	1.5 ^[3] or reference ^[2] , whichever is higher	10 ^[4] or 3 times the reference ^[2] , whichever is higher	
Copper (mg/kg)	65 ^[3] or reference ^[2] , whichever is higher	270 ^[4] or 3 times the reference ^[2] , whichever is higher	
Lead (mg/kg)	50 ^[3] or reference ^[2] , whichever is higher	220 ^[4] or 3 times the reference ^[2] , whichever is higher	
Manganese (mg/kg)	Reference ^[2]	3 times the reference ^[2,3]	
Nickel (mg/kg)	21 ^[3] or reference ^[2] , whichever is higher	52 ^[4] or 3 times the reference ^[2] , whichever is higher	
Zinc (mg/kg)	200 ^[3] or reference ^[2] , whichever is higher	410 ^[4] or 3 times the reference ^[2] whichever is higher	
Calcium (mg/kg)	Reference ^[2]	3 times the reference ^[2,3]	
Magnesium (mg/kg)	Reference ^[2]	3 times the reference ^[2,3]	
Particle size distribution	For interpretation purposes		

Schedule C - Table 6 (Stream Sediment Trigger Levels and Contaminant Limits)

- [1] All samples must be sieved to the sand fraction (63 2000µm) prior to analysis.
- [2] Reference sites as specified in Schedule C Table 4 (Receiving Water and Stream Sediment Reference Sites and Down Stream Monitoring Points).
- [3] ANZECC (2000) Interim Sediment Quality Guidelines low values based on total sediments.
- [4] ANZECC (2000) Interim Sediment Quality Guidelines high values based on total sediments.
- [5] Speciated arsenic concentrations for As (III) and As (V) only required if 20mg/L is exceeded note that the sample bottle requirements for As (total species) and As (speciated) may differ.
- [6] Analysis for metals/metalloids concentrations in sediment must be conducted on the <2mm fraction of the sample and measured as a dilute acid extractable concentration in a manner consistent with the Revision of the ANZECC/ARMCANZ Sediment Quality Guidelines, CSIRO (May 2013). Metals and metalloids concentrations in the <63um fraction may be performed for interpretative purposes.

Note: Where compliance monitoring results are compared with reference site monitoring results, data must be normalised to account for any difference in particle size distribution.

- C20 Releases of contaminants from the mine must not result in an exceedance of sediment contaminant limits stated in Schedule C Table 6 (Stream Sediment Trigger Levels and Contaminant Limits).
- C21 If quality characteristics of the sediments exceed any of the trigger levels specified in Schedule C Table 6 (Stream Sediment Trigger Levels and Contaminant Limits), the holder of this environmental authority must compare the results of the downstream site to the data from reference monitoring sites and:
 - (a) if the level of contaminants at the downstream site does not exceed the reference monitoring site data, then no action is to be taken; or
 - (b) if the level of contaminants at the downstream site is greater than the reference monitoring site data, complete an investigation in accordance with the ANZECC and ARMCANZ 2000 methodology, into the potential for environmental harm and provide a written report to the administering authority within three (3) months, outlining:
 - (i) details of the investigations carried out;
 - (ii) details of the environmental impacts observed; and
 - (iii) actions taken to prevent environmental harm.

Note: Where an exceedance of a trigger level has occurred and is being investigated, in accordance with clause (b) of this condition, than no further reporting is required for subsequent trigger events for that quality characteristic within the three (3) month investigation period.

C22 All stream sediment sampling and analysis must be undertaken using the methods documented in the MMG Dugald River Project Baseline Limnological Data Report (2012-2014).

Receiving Environment Monitoring Program

- The environmental authority holder must develop and implement a Receiving Environment Monitoring Program to monitor, identify and describe any adverse impacts to surface water environmental values, quality and flows due to the authorised mining activity. This must include monitoring the effects of the mine on the receiving environment periodically (under natural flow conditions) and while mine affected water is being discharged from the site. For the purposes of the Receiving Environment Monitoring Program, the receiving environment is the waters of Cabbage Tree Creek, Silvermine Creek, Silvermine Creek Tributary B, North Creek, Dugald River and connected waterways potentially influenced by the tailings storage facility. The Receiving Environment Monitoring Program should encompass any sensitive receiving waters or environmental values downstream of the authorised mining activity that will potentially be directly affected by an authorised release of mine affected water.
- C24 A Receiving Environment Monitoring Program Design Document that addresses the requirements of the Receiving Environment Monitoring Program must be prepared and made available to the administering authority upon request.
 - NOTE: the Receiving Environment Monitoring Program Design Document sets out, for the next monitoring period, the location, frequency and parameters to be monitored under the Receiving Environment Monitoring Program.
- C25 A report outlining the findings of the Receiving Environment Monitoring Program, including all monitoring results and interpretations must be prepared annually and made available on request to the administering authority by 1 September each year. The report must include:
 - (a) an assessment of background reference water quality;
 - (b) an assessment of the condition of downstream water quality;
 - (c) the suitability of current discharge limits to protect downstream environmental values; and
 - (d) any proposed updates or amendments to reference data sets, trigger values and limits, monitoring site locations, monitoring methodology and statistical decision rules for compliance assessments.
- C26 Until the REMP as required by condition C23 is developed and implemented, the current REMP prevails.

Water Management Plan

C27 A water management plan that provides for the proper and effective management of the actual and potential environmental impacts resulting from the mining activity and to ensure compliance with the conditions of this environmental authority must be implemented and maintained.

- C28 The water management plan must be developed in accordance with the most recent edition of the administering authority's guideline *Preparation of Water Management Plans for Mining Activities* and must include at least the following components:
 - (a) contaminant source study;
 - (b) site water balance and model;
 - (c) water management system;
 - (d) saline drainage prevention and management measures;
 - (e) acid rock drainage prevention and management measures;
 - (f) emergency and contingency planning; and
 - (g) monitoring and review.
- The holder of this environmental authority must undertake a review of the water management plan before 1 November each year to ensure that proper and effective measures, practices or procedures are in place so that the mine is operated in accordance with the conditions of this environmental authority and that environmental harm is prevented or minimised.

Site Water Balance

- C30 The holder of this environmental authority must develop a site specific operational site water balance model.
- C31 The water balance model must be run for a simulation period for the following:
 - (a) weekly during the period November to March;
 - (b) monthly during other periods;
 - (c) promptly after each rainfall event greater than fifty (50) millimetres within a twenty four (24) hour period within the relevant surface water containment area;
 - (d) with documentation of inputs and outputs from each run being stored and retrievable for a minimum period of one (1) year.
 - (e) performance in response to rainfall must be undertaken by an appropriately qualified person and
 - (f) assessments using the operational simulation water balance model must use a minimum of 100 years of historical rainfall data.

Saline, Acid and Metalliferous Drainage

C32 The holder of this environmental authority must ensure proper and effective measures are taken to avoid or otherwise minimise the generation and/or release of saline, acid and/or metalliferous mine drainage as a result of the mining activity.

Erosion and Sediment Control

- C33 An Erosion and Sediment Control Plan must be maintained by an appropriately qualified person and implemented for all stages of the mining activity on the licensed place to prevent or minimise erosion and the release of sediment to receiving waters and contamination of storm water.
- C34 The erosion and sediment control plan must provide for at least the following functions:
 - (a) prevent or minimise the contamination of receiving waters and stormwater;
 - (b) diverting uncontaminated stormwater run-off around areas disturbed by the mining activity or where contaminants or wastes are stored or handled;
 - (c) contaminated stormwater runoff, incident rainfall and leachate is collected; and treated, reused, or released in accordance with the conditions of this environmental authority;
 - (d) roofing or minimising the size of areas where contaminants or wastes are stored or handled;

- (e) erosion and sediment control structures are placed to minimise erosion of disturbed areas and prevent the contamination of any waters;
- (f) procedures to ensure that erosion and sediment control structures are maintained and adequate storage is available in sediment dams in accordance with design criteria; and
- (g) training of staff that will be responsible for maintenance and operations of sediment and erosion control structures.
- Releases to waters must be undertaken so as not to cause erosion of the bed and banks of the receiving waters, or cause a material build-up of sediment in such waters.

Groundwater

Groundwater quality and level must be monitored at the locations and frequencies defined in Schedule C – Table 7 (Groundwater Monitoring Locations and Frequency) and Schedule K – Figure 5 (Groundwater Bore Monitoring Locations) for quality characteristics identified in Schedule C – Table 8 (Groundwater Trigger Levels and Contaminant Limits)

Schedule C – Table 7 (Groundwater Monitoring Locations and Frequency)

Monitoring Point	Lo (GDA94)	Monitoring frequency		
	Easting	Northing		
	Interpreta	tion Bores – Depth ^[1]		
GWBFAB	411395	7761383		
MB10	411524	7761088		
MB11	411807	7760212		
MB1AB	411199	7761205		
MB2AB	412187	7761185	Quarterly	
MB3AB	411421	7760107		
MB4AB	412744	7760042		
SHALL6AB	410983	7760929		
	Compliance Bo	ores – Depth ^[1] and quality		
MB2	412191	7761189		
MB4	412749	7760041	Quarterly	
	Background Bo	ores ^[2] – Depth ^[1] and quality		
MB1	411301	7761214		
MB3	411391	7760127		
MB5 ^[3]	408537	7763364		
MB6 ^[3]	408287	7763224	Quarterly	
MB9D ^[3]	408723	7763433		
MB9S ^[3]	408724	7763433		
Saturday Bore [4]	414226	7760870		

- [1] RL must be measured to the nearest 5cm from the top of the bore casing.
- [2] Reference sites must:
 - (a) have similar flow regime;
 - (b) be from the same bio-geographic and climatic region;
 - (c) have similar geology, soil types and topography; and
 - (d) not be so close to the test sites that any disturbance at the test site also results in a change at the reference site.
- [3] This location is a nominated compliance bore only if the tailings storage facility is commissioned. Unless and until the tailings storage facility is commissioned, this location is a reference bore only.
- [4] To be monitored when landholder access allows.

Schedule C - Table 8 (Groundwater Trigger Levels and Contaminant Limits)

Quality Characteristic ¹	Unit	Trigger Level ^[1]	Contaminant limit ^[2]	
рН	pH unit	6.0 (minimum) 8.0 (maximum	6.0 (minimum) 9.0 (maximum)	
Electrical Conductivity	μS/cm	1500 ^[6]	2000 ^[6]	
Hardness (as CaCO ₃)	mg/L	For interpretation purposes		
Total Dissolved Solids (TDS)	mg/L	For interpretation purposes		
Major ions (Na, Ca, K, Mg, Cl, bicarbonate, total alkalinity)	mg/L	For interpretation purpo	For interpretation purposes	
Sulphate (mg/L)	mg/L	150 ^[6]	1000 ^[5]	
Fluoride (mg/L)	mg/L	-	2 ^[4]	
Aluminium	mg/L	0.055 ^[3]	5 ^[4]	
Arsenic ^[7]	mg/L	0.013 ^[3]	0.5 ^[4]	
Cadmium (mg/L)	mg/L	0.0002 ^[3]	0.01 ^[4]	
Copper (mg/L)	mg/L	0.0014 ^[3]	1 ^[4]	
Cyanide ^[8]	mg/L	0.007 ^[9]	0.022 ^[10]	
Lead (mg/L)	mg/L	0.0034 ^[3]	0.1 ^[4]	
Manganese (mg/L)	mg/L	1.9 ^[3]	-	
Nickel (mg/L)	mg/L	0.011 ^[3]	1 ^[4]	
Zinc (mg/L)	mg/L	0.008 ^[3]	20 ^[4]	

- All metals and metalloids must be measured as filtered with the exception of fluoride.
- [2] [3] All metals and metalloids must be measured as total (unfiltered).
- Based on ANZECC/ARMCANZ (2000) Table 3.4.1 (high reliability trigger values) and Section 8.3 moderate or low reliability trigger values if no value available in Table 3.4.1.
- Based on ANZECC/ARMCANZ (2000) Table 4.3.2 for livestock drinking water. Based on ANZECC/ARMCANZ (2000) Section 4.3.3.4;
- MMG Dugald River site specific value
- Speciated arsenic concentrations for As (III) and As (V) only required if 13 mg/L is exceeded note that the sample bottle requirements for As (total species) and As (speciated) may differ.
- The requirement to monitor for cyanide is deferred until the time cyanide is introduced into the mining process.
- Cyanide as un-ionised HCN, measured as [CN] based on ANZECC/ARMCANZ (2000) Table 3.4.1, refer also Section 8.3.7.2. Free Cyanide based on International Cyanide Management Institute (2009) Implementation Guidance Standard of Practice 4.5 -
- receiving surface waterbody guideline value)

- C37 If quality characteristics of groundwater from compliance bores identified in Schedule C Table 7 (Groundwater Monitoring Locations and Frequency) exceed any of the trigger levels stated in Schedule C Table 8 (Groundwater Trigger Levels and Contaminant Limits), the holder of this environmental authority must compare the compliance monitoring bore results to the reference bore results and:
 - (a) if the level of contaminants at the compliance monitoring bore does not exceed the reference bore results, then no action is to be taken; and
 - (b) if the level of contaminants at the compliance monitoring bore is greater than the reference bore results, complete an investigation in accordance with the ANZECC and ARMCANZ 2000, into the potential for environmental harm and provide a written report to the administering authority within three (3) months, outlining:
 - (i) details of the investigations carried out;
 - (ii) details of environmental impacts observed; and
 - (iii) actions taken to prevent environmental harm.

Note: Where an exceedance of a trigger level has occurred and is being investigated, in accordance with clause (b) of this condition, then no further reporting is required for subsequent trigger events for that quality characteristic within the three month investigation period.

C38 Results of monitoring of groundwater from compliance bores identified in Schedule C – Table 7 (Groundwater Monitoring Locations and Frequency), must not exceed any of the contaminant limits defined in Schedule C – Table 8 (Groundwater Trigger Levels and Contaminant Limits).

Monitoring Bore Construction, Maintenance and Decommissioning

C39 The construction, maintenance and management of groundwater bores (including groundwater monitoring bores) must be undertaken in a manner that prevents or minimises impacts to the environment and ensures the integrity of the bores to obtain accurate monitoring.

Reporting

- A report on groundwater monitoring, including monitoring results and interpretations, must be prepared by a relevantly qualified and suitable person on a biennial (two yearly) basis and be made available to the administering authority on request. The report must include:
 - (a) An assessment of groundwater monitoring results against the objectives of the MMG Dugald River Mine Groundwater Monitoring Program.
 - (b) A review of groundwater compliance against requirements specified in the environmental authority.
 - (c) Any proposed refinement or update to the groundwater monitoring program or environmental authority, with respect to monitoring locations, frequency, parameters, specified trigger values and/or specified contaminant limits, that may be applicable on review of the collected data or other relevant information.

END OF CONDITIONS FOR SCHEDULE C

Schedule D – Regulated Structures

Assessment of Consequence Category

- D1 The consequence category of any structure must be assessed by a suitably qualified and experienced person in accordance with the *Manual for Assessing Consequence Categories and Hydraulic Performance of Structures (ESR/2016/1933)* at the following times:
 - (a) prior to the design and construction of the structure, if it is not an existing structure; or
 - (b) prior to any change in its purpose or the nature of its stored contents.
- D2 A consequence assessment report and certification must be prepared for each structure assessed and the report may include a consequence assessment for more than one structure.
- D3 Certification must be provided by the suitably qualified and experienced person who undertook the assessment, in the form set out in the *Manual for Assessing Consequence Categories and Hydraulic Performance of Structures (ESR/2016/1933)*.

Design and Construction of a Regulated Structure

- D4 Conditions D5 to D9 inclusive do not apply to existing structures.
- All regulated structures must be designed by, and constructed under the supervision of, a suitably qualified and experienced person in accordance with the requirements of the *Manual for Assessing Consequence Categories and Hydraulic Performance of Structures (ESR/2016/1933)*.
- D6 Construction of a regulated structure is prohibited unless:
 - (a) the holder has submitted a consequence category assessment report and certification to the administering authority; and
 - (b) certification for the design, design plan and the associated operating procedures has been certified by a suitably qualified and experienced person in compliance with the relevant condition of this authority.
- D7 Certification must be provided by the suitably qualified and experienced person who oversees the preparation of the design plan in the form set out in the *Manual for assessing consequence categories* and hydraulic performance of structures (ESR/2016/1933), and must be recorded in the Register of Regulated Structures.
- D8 Regulated structures must:
 - (a) be designed and constructed in accordance with and conform to the requirements of the *Manual for Assessing Consequence Categories and Hydraulic Performance of Structures (ESR/2016/1933).*
 - (b) be designed and constructed with due consideration given to ensuring that the design integrity would not be compromised on account of:
 - (i) floodwaters from entering the regulated dam from any watercourse or drainage line; and
 - (ii) wall failure due to erosion by floodwaters arising from any watercourse or drainage line.

- D9 Certification by the suitably qualified and experienced person who supervises the construction must be submitted to the administering authority on the completion of construction of the regulated structure, and state that:
 - (a) the 'as constructed' drawings and specifications meet the original intent of the design plan for that regulated structure; and
 - (b) construction of the regulated structure is in accordance with the design plan.

Notification of affected persons

- D10 All affected persons must be provided with a copy of the emergency action plan in place for each regulated structure
 - (a) for existing structures that are regulated structures, within 10 business days of this condition taking effect:
 - (b) prior to the operation of the new regulated structure; and
 - (c) if the emergency action plan is amended, within 5 business days of it being amended.

Operation of a Regulated Structure

- D11 Operation of a regulated structure, except for an existing structure, is prohibited unless the holder has submitted to the administering authority, all of the following:
 - (a) one paper copy and one electronic copy of the design plan and certification of the 'design plan' in accordance with condition D6:
 - (b) a set of 'as constructed' drawings and specifications;
 - (c) certification of those 'as constructed drawings and specifications' in accordance with condition D9;
 - (d) where the regulated structure is to be managed as part of an integrated containment system for the purpose of sharing the DSA volume across the system, a copy of the certified system design plan;
 - (e) the requirements of this authority relating to the construction of the regulated structure have been met:
 - (f) the holder has entered the details required under this authority, into a Register of Regulated Structures; and.
 - (g) there is a current operational plan for the regulated structure.
- D12 For existing structures that are regulated structures:
 - (a) where the existing structure that is a regulated structure is to be managed as part of an integrated containment system for the purpose of sharing the DSA volume across the system, the holder must submit to the administering authority within 12 months of the commencement of this condition a copy of the certified system design plan including that structure; and
 - (b) there must be a current operational plan for the existing structures.
- D13 Each regulated structure must be maintained and operated, for the duration of its operational life until decommissioned and rehabilitated, in compliance with the current operational plan and, if applicable, the current design plan and associated certified 'as constructed' drawings.

Mandatory Reporting Level

- D14 Conditions D15 to D16 inclusive only apply to Regulated Structures which have not been certified as low consequence category for 'failure to contain overtopping'.
- D15 The Mandatory Reporting Level (the MRL) must be marked on a regulated dam in such a way that during routine inspections of that dam, it is clearly observable.

- The holder must, as soon as practicable but within forty-eight (48) hours of becoming aware, notify the administering authority when the level of the contents of a regulated dam reaches the MRL.
- D17 The holder must, immediately on becoming aware that the MRL has been reached, act to prevent the occurrence of any unauthorised discharge from the regulated dam.
- D18 The holder must record any changes to the MRL in the Register of Regulated Structures.

Design Storage Allowance

- D19 The holder must assess the performance of each regulated dam or linked containment system over the preceding November to May period based on actual observations of the available storage in each regulated dam or linked containment system taken prior to 1 July of each year.
- D20 By 1 November of each year, storage capacity must be available in each regulated dam (or network of linked containment systems with a shared DSA volume), to meet the Design Storage Allowance (DSA) volume for the dam (or network of linked containment systems).
- D21 The holder of this environmental authority must, as soon as possible and within forty-eight (48) hours of becoming aware that the regulated dam (or network of linked containment systems) will not have the available storage to meet the DSA volume on 1 November of any year, notify the administering authority.
- D22 The holder must, immediately on becoming aware that a regulated dam (or network of linked containment systems) will not have the available storage to meet the DSA volume on 1 November of any year, act to prevent the occurrence of any unauthorised discharge from the regulated dam or linked containment systems.

Annual Inspection Report

- D23 Each regulated structure must be inspected each calendar year by a suitably qualified and experienced person.
- At each annual inspection, the condition and adequacy of all components of the regulated structure must be assessed and a suitably qualified and experienced person must prepare an annual inspection report containing details of the assessment and include a recommendations section, with any recommended actions to ensure the integrity of the regulated structure or a positive statement that no recommendations are required.
- D25 The suitably qualified and experienced person who prepared the annual inspection report must certify the report in accordance with the *Manual for Assessing Consequence Categories and Hydraulic Performance of Structures (ESR/2016/1933)*.
- D26 The holder of this environmental authority must:
 - (a) within twenty (20) business days of receipt of the annual inspection report, provide to the administering authority:
 - (i) the recommendation section of the annual inspection report; and,
 - (ii) if applicable, any actions being taken in response to those recommendations; and
 - (b) If, following receipt of the recommendations and (if applicable) recommended actions, the administering authority requests a copy of the annual inspection report from the holder, provide this to the administering authority within 10 business days of receipt of the request.

Transfer Arrangements

D27 The holder must provide a copy of any reports, documentation and certifications prepared under this authority, including but not limited to any Register of Regulated Structures, consequence assessment, design plan and other supporting documentation, to a new holder on transfer of this authority.

Decommissioning and Rehabilitation

- D28 Regulated structures must not be abandoned but be either:
 - (a) decommissioned and rehabilitated to achieve compliance with condition D29; or
 - (b) be left in-situ for a use by the landholder provided that:
 - (i) it no longer contains contaminants that will migrate into the environment; and
 - (ii) it contains water of a quality that is demonstrated to be suitable for its intended use(s); and
 - (c) the holder of the environmental authority and the landholder agree in writing that the;
 - (i) dam will be used by the landholder following the cessation of the environmentally relevant activity(ies); and
 - (ii) landholder is responsible for the dam, on and from an agreed date.
- D29 Before surrendering this environmental authority the site must be rehabilitated to achieve a safe, stable, non-polluting landform.

Register of Regulated Dams

- D30 A Register of Regulated Structures must be established and maintained by the holder for each regulated structure.
- D31 The holder must provisionally enter the required information in the Register of Regulated Structures when a design plan for a regulated dam is submitted to the administering authority.
- D32 The holder must make a final entry of the required information in the Register of Regulated Structures once compliance with condition D11 and D12 has been achieved.
- D33 The holder must ensure that the information contained in the Register of Regulated Structures is current and complete on any given day.
- All entries in the Register of Regulated Structures must be approved by the chief executive officer for the holder of this authority, or their delegate, as being accurate and correct.
- D35 The holder must, at the same time as providing the annual return, supply to the administering authority a copy of the records contained in the Register of Regulated Structures, in the electronic format required by the administering authority.

Transitional arrangements

All existing structures that have not been assessed in accordance with either the Manual or the former Manual for Assessing Hazard Categories and Hydraulic Performance of Dams must be assessed and certified in accordance with the Manual within 6 months of amendment of the authority adopting this schedule.

- D37 All existing structures must subsequently comply with the timetable for any further assessments in accordance with the Manual specified in Schedule D Table 1 (Transitional hydraulic performance requirements for existing structures), depending on the consequence category for each existing structure assessed in the most recent previous certification for that structure.
- D38 Schedule D Table 1 (Transitional hydraulic performance requirements for existing structures) ceases to apply for a structure once any of the following events has occurred:
 - (a) it has been brought into compliance with the hydraulic performance criteria applicable to the structure under the Manual; or
 - (b) it has been decommissioned; or
 - (c) it has been certified as no longer being assessed as a regulated structure.
- D39 Certification of the transitional assessment required by D36 and D37 (as applicable) must be provided to the administering authority within 6 months of amendment of the authority adopting this schedule.

Schedule D – Table 1 (Transitional hydraulic performance requirements for existing structures)

Transition period required for existing structures to achieve the requirements of the Manual for Assessing Consequence Categories and Hydraulic Performance of Dams						
Compliance with criteria	High	Significant	Low			
>90% and a history of good compliance performance in last 5 years	No transition required	No transition required	No transitional conditions apply. Review consequence assessment every 7 years.			
>70%-≤90%	agreed with the administering authority, based on no history of administering authority, based		No transitional conditions apply. Review consequence assessment every 7 years.			
>50-≤70%	Within 5 years unless otherwise agreed with the administering authority, based on no history of unauthorised releases.	Within 7 years unless otherwise agreed with the administering authority, based on no history of unauthorised releases.	Review consequence assessment every 7 years.			
≤50%	Within 5 years or as per compliance requirements (e.g. TEP timing)	Within 5 years or as per compliance requirements (e.g. TEP timing)	Review consequence assessment every 5 years.			
Regulated levee designed to prevent the ingress of clean flood water <100% compliant7	Within 5 years unless otherwise agreed with the administering authority.					

Hydraulic performance of regulated dams

D40 Regulated dams must meet the hydraulic performance criteria specified in Schedule D - Table 2 (Hydraulic performance criteria for Regulated Dams).

Schedule D - Table 2 (Hydraulic performance criteria for Regulated Dams)

	Consequence	Hydraulic performance criteria		
Name of dam	category	Design Storage Allowance (DSA)	Mandatory Reporting Level (MRL)	
Stage 2 PAF Pad Run Off Dam	Significant ^[1]	RL 207.65m ^[2]	RL 208.60m ^[2]	
Tailings Storage Facility – Stage 1	High ^[3]	TBA ^[4]	TBA ^[4]	
Tailings Storage Facility – Stage 2	High ^[3]	TBA ^[4]	TBA ^[4]	

^[1] Consequence category assessed in ATC Williams (1 May 2015) report titled "MMG Dugald River - Consequence Category Assessment - 2015 Review: Stage 1 & 2 PAF Pad Runoff Dams, STP Evaporation Dam, NAF Pad Runoff Dam, Underground Mine Water Collection Dam and ROM Area Runoff Dam: May 2015: Doc. No. 108003.19-R01", which includes certification by Mark Dillon (RPEQ 8690).

Tailings Disposal

- Upon disposal of tailings into the tailings storage facility, the holder of this environmental authority must inspect the tailings storage facility weekly to identify and register any fauna mortalities. This information will be made available to the administering authority upon request within and forty eight (48) hours of the discovery of any fauna mortalities. Details of mortalities will include but not be limited to:
 - (a) animal species of the discovery of any fauna mortality;
 - (b) number of animals;
 - (c) location; and
 - (d) likely cause of death.
- D42 If in the opinion of the administering authority, the mortality rate referred to in condition D41 is unacceptable, the holder of this environmental authority will be required to develop and implement an action plan to reduce the mortality rate and provide the action plan to the administering authority within one (1) month of the plan being required.

END OF CONDITIONS FOR SCHEDULE D

^[2] DSA and MRL details as recorded in ATC Williams (22 December 2014) report titled "MMG Dugald River - Dugald River Mine Regulated Dams Operation Plan: December 2014, ATCW Doc No: 108003.12-R04, Version No: 2".

^[3] Consequence category assessed in ATC Williams (24 May 2016) report titled ""MMG Dugald River Tailings Storage Facility: May 2016, ATCW Doc No: 108003.18-R03", which includes certification by Mark Dillon (RPEQ 8690).

^[4] Relevant DSA and MRL details are to be advised (TBA) to the department prior to operation of the regulated structure.

Schedule E – Sewage

Sewage Treatment Management Plan

- A Sewage Treatment Management Plan that provides for the proper and effective management of actual and potential environmental impacts resulting from the operation of sewage treatment plants and to ensure compliance with the conditions of the environmental authority must be implemented and maintained.
- E2 The Sewage Treatment Management Plan must include but no be limited to:
 - (a) topographical map of suitable scale clearly showing the licensed place and surrounding land likely to be affected by the sewage treatment plants along with the location of any sensitive receptors;
 - (b) a site plan including the Q100 flood level in conjunction with licensed place boundaries and infrastructure and buffer zones;
 - (c) detail any potential impact on groundwater and surface water from the discharge of effluent; and
 - (d) strategies for managing and minimising the impact on surface water and groundwater; and

Alarms

E3 Sewage treatment infrastructure must be fitted with stand-by pumps and pump-failure alarms as well as high level alarms to warn of imminent overflow. All alarms must be able to operate via telemetry and without mains power.

Sewage Treatment - Effluent Release to Waters

- Treated sewage effluent may be released to waters from the STP Dam when irrigation is not possible due to extended wet weather and must be in accordance with the conditions of this environmental authority.
- Notwithstanding the monitoring requirements specified Schedule C of this environmental authority, the release of contaminants to waters from the STP Dam release point must also be monitored at the release point STP Dam and for each quality characteristic and at the frequency specified in Schedule E Table 1 (Sewage Effluent Contaminant Release Limits).

Schedule E - Table 1 (Sewage Effluent Contaminant Release Limits)

Quality Characteristic	Release Limit	Monitoring Frequency
Total Nitrogen (mg/L)	20	
Total Phosphorous (mg/L)	5	
5 Day Biochemical Oxygen Demand (mg/L)	20	Daily during release (the first sample must be taken within 2 hours of commencement of release)
Faecal Coliforms (cfu/100mL)	1000	
Free Residual Chlorine (mg/L)	1	

The release of contaminants to waters must not exceed the release limits stated in Schedule E - Table 1 (Sewage Effluent Contaminant Release Limits) for each quality characteristic.

END OF CONDITIONS FOR SCHEDULE E

Schedule F - Noise and Vibration

Noise Monitoring

F1 The holder of the environmental authority must ensure that noise generated by the mining activity does not cause the criteria in Schedule F – Table 1 (Noise Limits) to be exceeded at a sensitive place or commercial place.

Schedule F - Table 1 (Noise Limits)

Noise Level dB(A)	7 Days per Week			
Measured As:	7am to 6pm	6pm to 10pm	10pm to 7am	
LAeq, adj, T	40	35	30	

Note: T = 15 minutes

- F2 Noise monitoring and recording must include the following descriptor characteristics and matters:
 - (a) I 🗛
 - (b) L_{AN,T} (where N equals the statistical levels of 1, 10 and 90 and T = 15 minutes);
 - (c) background noise LA90,;
 - (d) the level and frequency of occurrence of impulsive or tonal noise and any adjustment and penalties to statistical levels;
 - (e) atmospheric conditions including temperature, relative humidity and wind speed and directions;
 - (f) effects due to any extraneous factors such as traffic noise;
 - (g) location, date and time of monitoring;
 - (h) if the complaint concerns low frequency noise, Max LpLIN,T; and
 - (i) if the complaint concerns low frequency noise, one third octave band measurements in dB(LIN) for centre frequencies in the 10 200 Hz range.

Air Blast and Ground Vibration

F3 The holder of this environmental authority must ensure that blasting does not cause the limits for peak particle velocity and air blast overpressure in Schedule F – Table 2 (Blasting Noise Limits) to be exceeded at any sensitive place or commercial place.

Schedule F - Table 2 (Blasting Noise Limits)

Blasting Noise	Sensitive or Commercial Place Limits			
Limits	7am to 6pm	6pm to 7am		
Airblast overpressure	115 dB (Linear) peak for four (4) out of five (5) consecutive blasts initiated and not greater than 120 dB (Linear) peak at any time	95 dB (Linear) peak		
Ground vibration peak particle velocity	5mm/second peak particle velocity for four (4) out of five (5) consecutive blasts and not greater than 10 mm/second peak particle velocity at any time	1mm/second peak particle velocity		

- F4 The holder of this environmental authority must implement measures to reduce airblast overpressure and ground vibration impacts upon receipt of a complaint such that blasting activities no longer cause environmental harm.
- F5 Where blast monitoring detects non-compliance with Schedule F Table 2 (Blasting Noise Limits) the holder of this environmental authority must:
 - (a) take steps to ensure compliance is achieved by subsequent blasts; and
 - (b) continue to monitor all consecutive blasts until at least three (3) successive blasts comply with Schedule F Table 2 (Blasting Noise Limits).
- F6 The method of measurement and reporting of airblast overpressure levels must comply with the most recent Australian standard *Explosives Storage and use* guidelines.
- F7 The method of measurement and reporting of vibration levels must comply with the most recent edition of the administering authority's guideline *Noise and vibration from blasting*.

END OF CONDITIONS FOR SCHEDULE F

Schedule G - Non Mineral Waste

Waste Management Program

G1 A Waste Management Program must be developed and implemented by the environmental authority holder and submitted to the administering authority upon request.

Waste Disposal

- G2 All general and regulated waste (other than waste authorised in condition G3) must be removed from the licensed place to a facility that is lawfully able to accept the waste.
- G3 The only waste that can be disposed of on the licensed place is waste generated on the licensed place and is limited to:
 - (a) waste rock (to returned to the underground workings at the end of the mine life);
 - (b) tailings;
 - (c) tyres; and
 - (d) plastic
- G4 Unless otherwise permitted by the conditions of this environmental authority, waste must not be burnt or taken off the licensed place and burnt.

Regulated Waste

- Regulated waste, other than that authorised to be disposed of at the licensed place under this environmental authority, must only be removed and transported from the licensed place by a person who holds a current authority to transport such wastes to a facility that is lawfully able to accept the waste.
- Regulated waste generated by the mining activity can be temporarily stored at the licensed place prior to removal provided it is for a period no longer than six (6) months and it is stored in a manner to minimise risk of fire or contamination of land or waters.
- G7 Each container of regulated waste stored awaiting movement from the licensed place must be clearly marked to identify the contents.

Tyre Storage and Disposal

- G8 Tyres stored awaiting disposal or transport for take-back and recycling or waste-to-energy options must be stockpiled in volumes less than three (3) metres in height and 200m² in area and at least ten (10) metres from any other tyre storage area.
- G9 Fire prevention measures must be implemented including the removal of all combustible materials, including grass and vegetation, within a ten (10) metre radius of any tyre storage area.
- G10 Subject to demonstrating to the administering authority that no other use higher in the waste hierarchy can be practicably implemented, waste tyres generated from the mining activity may be disposed of at the licensed place in the underground mine workings.

END OF CONDITIONS FOR SCHEDULE G

Schedule H - Mineral Waste

Tailings Disposal

- H1 Tailings must be managed in accordance with procedures contained within the current Plan of Operations. These procedures must include provisions for:
 - (a) containment of tailings in accordance with the approved design plan(s);
 - (b) the management of seepage and leachates both during operation and post closure;
 - (c) the control of fugitive emissions to air;
 - (d) a program of progressive sampling and characterisation to identify acid producing potential and metal concentrations of tailings that must include:
 - progressive characterisation of all tailings material during disposal for net acid producing potential (NAPP) and the following contaminants: arsenic, cadmium, copper, cyanide, iron, lead, manganese, nickel, silver, zinc, fluoride and sulfate;
 - (ii) tailings characterisation must be undertaken at a minimum rate of eight (8) regularly spaced samples per 100,000 tonnes of tailings material discharged. This frequency must be reviewed after a period of one (1) year; and
 - (iii) geochemical kinetic testing where the acid producing potential of tailings material has not been conclusively determined to indicate oxidation rates, potential reaction products and effectiveness of control strategies.
 - (e) management of tailings in order to minimise the potential for environmental harm.

Waste Rock

- H2 No waste rock dumps are to remain at the end of the mine life.
- H3 All potentially acid forming waste material is to be returned to the North and South Decline at end of mine life and must not cause environmental harm.
- Non-acid forming waste rock may be used in rehabilitation or the construction of temporary or permanent structures within the operational areas if it is characterised as un-reactive (including material that does not cause acid, neutral or saline mine drainage).
- H5 A Waste Rock Management Plan must be developed and implemented by the environmental authority holder and submitted to the administering authority upon request.
- Waste rock disposal must not occur on the licensed place unless the holder of this environmental authority has submitted to the administering authority a waste rock management plan. The waste rock management plan must be certified by an appropriately qualified person, to ensure the plan has addressed the requirements of this environmental authority in accordance with best practice environmental management.
- H7 The waste rock management plan must include:
 - (a) a detailed design of the waste rock dumps;
 - (b) characterisation of the waste rock to predict the quality of runoff and seepage generated, including salinity, acidity, alkalinity, dissolved metals, metalloids and non-metallic inorganic substances;
 - (c) a program of progressive sampling program to validate pre-mine waste rock characterisation. The waste rock sampling program must include validation of salinity, acid and alkali producing

- potential and metal concentrations including arsenic, cadmium, copper, lead, manganese, nickel, silver, zinc, fluoride and sulfate;
- (d) where the acid rock drainage potential / neutral mine drainage potential of waste rock material has not been conclusively determined, geochemical kinetic testing must be conducted to indicate oxidation rates, potential reaction products and effectiveness of control strategies;
- (e) records must be maintained of all waste rock characterisation and disposal including contingency planning for the management of acid rock / neutral mine drainage;
- (f) a materials balance and disposal plan demonstrating how potentially acid forming and acid forming waste rock will be selectively placed and/or encapsulated to minimise the generation of acid mine drainage;
- (g) a materials balance and disposal plan demonstrating how waste rock that has a potential to generate neutral and/or saline mine drainage will be selectively placed and managed to minimise the generation of neutral and/or saline mine drainage;
- (h) a sampling program to verify encapsulation and/or placement of potentially acid forming / acid forming waste rock / waste rock that has a potential to generate neutral mine drainage;
- (i) how often the performance of the plan will be assessed;
- (j) a rehabilitation strategy which meets the rehabilitation objectives specified in Schedule I of this environmental authority; and
- (k) monitoring or rehabilitation, research and/or trials to verify the requirements and methods for decommissioning and final rehabilitation of the placed materials, including the prevention and management of acid mine drainage, erosion minimisation and establishment of vegetation cover.
- H8 The waste rock dumps must be designed, constructed and operated to minimise the infiltration of incidental rainfall into the waste rock dump.
- H9 Any seepage from the waste rock dump must be captured and directed to an appropriately engineered and maintained storage authorised to receive seepage in accordance with Schedule D Regulated Structures of this environmental authority.

Acid Rock Drainage Management

H10 Subject to the release limits defined in Schedule – C of this environmental authority, all reasonable and practicable measures must be implemented to prevent contaminated water being directly or indirectly released or likely to be released as a result of the mining activity to any waters.

END OF CONDITIONS FOR SCHEDULE H

Schedule I - Land and Rehabilitation

General

- Unless authorised by this environmental authority contaminants that will or may cause environmental harm must not be directly or indirectly released to land.
- Any spillage of wastes, contaminants or other materials must be cleaned up promptly. Such spillages must be cleaned up using dry methods that minimise the impact of the release of wastes, contaminants or materials to land.

Topsoil

- Topsoil and subsoils must be stripped and stockpiled ahead of the areas proposed to be disturbed for the mining activity to a depth determined from soil surveys to ensure that useable soil resources are preserved for rehabilitation.
- Topsoil and subsoil stockpiles must be managed to ensure stability and minimise the release of contaminants. Measures must include:
 - (a) Vegetating stockpiles;
 - (b) Minimising the height of stockpiles; and
 - (c) Re-using stockpiles as soon as possible.
- A topsoil and subsoil inventory which identifies the soil requirements for the mining activity and availability of suitable soil on the licensed place must be submitted to the administering authority upon request.

Disturbance to Land

- When carrying out the mining activity the holder of this environmental authority must:
 - (a) avoid, minimise or mitigate (in order of preference) any impacts on areas of sensitive vegetation or other areas of ecological value;
 - (b) minimise the risk of injury, harm, or entrapment to wildlife and stock;
 - (c) minimise disturbance to land that may otherwise result in land degradation;
 - (d) prior to carrying out any disturbance activities, make all relevant staff, contractors or agents carrying out those activities, aware of the location of any Category A, B or C Environmentally Sensitive Area (ESA) and the relevant requirements of this environmental authority;
 - (e) if significant disturbance to land is unavoidable, the holder of this environmental authority must clear vegetation in a way which minimises fragmentation; and
 - (f) manage cleared vegetation so that it is stockpiled in a manner that facilitates salvage and respreading and does not impede vehicle, stock or wildlife movements.
- A registered spotter/catcher is to be engaged to work ahead of site clearing works at the commencement of vegetation clearing to ensure the protection of species that may be of conservation significance.
 - Note: This environmental authority does not authorise the taking of protected animals or the tampering with an animal breeding place that is being used by a protected animal to incubate or rear the animal's offspring.
- In the event of identification of rare or threatened species on the licensed place, a diagrammatic representation of the species occurrence relative to the mining activity together with a management and monitoring strategy for species conservation must be prepared to the satisfaction of the administering authority and submitted with the plan of operations.

Purple-necked Rock-wallaby Monitoring Program (Petrogale purpureicollis)

- The holder of this environmental authority must take all reasonable and practicable measures to avoid, minimise and mitigate impacts on the Purple-necked Rock-wallaby (*Petrogale purpureicollis*).
- By no later than 30 September 2012 a purple-necked rock-wallaby monitoring program must be developed and implemented by an appropriately qualified person to monitor and record the effects of the mining activity on the purple-necked rock wallaby population. A copy of the monitoring program must be provided to the administering authority prior to its implementation.
- The purple-necked rock-wallaby monitoring program required by condition I10 must be conducted annually in each wet and dry season and must include the following at a minimum:
 - (a) an estimation of the number of purple-necked rock-wallabies inhabiting the licensed place;
 - (b) continuation of data collection on suitable purple-necked rock-wallaby shelter sites and foraging areas;
 - (c) details of the person that undertook the monitoring program and the methods used;
 - (d) details of when (both date and time of day) and the climatic conditions at the time that the monitoring program was undertaken;
 - (e) an estimation of the number and type of pest species occurring along the Knapdale Range within the licensed place that may impact on the population of the purple-necked rock-wallaby;
 - (f) consideration and comparison to previous similar monitoring programs;
 - (g) support for findings as follows:
 - (h) site photos showing monitoring equipment placement and habitat structure;
 - (i) photos/records of the purple-necked rock-wallaby, scats or other trace material; and
 - (j) summary tables with measurements and diagnostic observations from captures.
 - (k) procedures for notification to the administering authority and contingency plans in the event that any significant decline in the purple-necked rock-wallaby population is detected.
- A report detailing the results of the purple-necked rock-wallaby monitoring program carried out in accordance with conditions I10 and I11 must be provided to the administering authority, before 1 November each year.

Rehabilitation Objectives

- 113 Land disturbed by mining must be rehabilitated in accordance with Schedule I Table 1 (Dugald River Project Rehabilitation Requirements) and the objectives of the Post Mine Land Use Plan required under condition I18.
- Rehabilitation must commence progressively as soon as areas become available and in accordance with the plan of operations.
- Within six (6) months of the commencement of tailings disposal in the tailings storage facility, the holder of this environmental authority must commence trials to establish suitable capping systems for infrastructure on the licensed place including but not limited to the tailings storage facility and all waste rock dumps.
- By 1 October 2017 and once every two (2) years thereafter the holder of this environmental authority must submit a report to the administering authority detailing the success and findings from the capping system trials.

By 2 October 2019 the holder of this environmental authority must submit to the administering authority a report nominating the most appropriate capping system for the tailings storage facility based on the results from trials required by condition I18.

Post Mine Land Use Plan

- A Post Mine Land Use Plan must be developed and implemented by the authority holder and submitted to the administering authority upon request. The PMLUP must be developed by an appropriately qualified person and include:
 - (a) schematic representation of final land form inclusive of drainage features;
 - (b) slope designs:
 - (c) cover design (not limited to store and release covers);
 - (d) drainage design;
 - (e) erosion controls:
 - description of experimental design for monitoring of analogue and rehabilitated areas inclusive of statistical design;
 - (g) proposed revegetation methods inclusive of plant species selection, re-profiling, respreading soil, soil ameliorants/amendments, surface preparation and method of propagation;
 - (h) materials balance including available top soil, and low permeability capping material;
 - (i) geotechnical, geochemical and hydrological studies:
 - (j) chemical, physical and biological properties of soil and water; and
 - (k) a rehabilitation monitoring program as required by condition I20.

Rehabilitation Monitoring Program

- 119 A rehabilitation monitoring program must be developed and be implemented on commencement of rehabilitation identified in Schedule I Table 1 (Dugald River Project Rehabilitation Requirements) by an appropriately qualified person.
- The holder of this environmental authority must conduct rehabilitation monitoring in accordance with the program developed in condition (I21) at least once a year including sufficient spatial and temporal replication to enable scientifically justifiable conclusions to be made, as established in the rehabilitation monitoring program.
- Verification of rehabilitation success is to be carried for each domain. Monitoring must be carried out for each domain at a minimum sampling intensity of 1:15,000 and must include sufficient replication to enable statistical analysis of results at an acceptable power.

Schedule I – Table 1 (Dugald River Project Rehabilitation Requirements)

Mine Domain	Mine Feature	Rehabilitation Goal	Rehabilitation Objectives	Indicators	Completion Criteria
Ancillary Infrastructure and Services	Accommodation Village	Safe, non-polluting, stable and self-sustaining. (All land subject to the mining activity must be rehabilitated to meet the requirements of the administering authorities Guideline Rehabilitation requirements for Mining Projects).	Class 5 Native Habitat.	Compliance with condition I19 and the Post Mine Land Use Plan.	TBA ¹
	Pipeline and Accommodation Village Road				
Parray Dita & Stadyailas	Topsoil Stockpiles – Mine Infrastructure Area	Safe, non-polluting, stable and self-sustaining. (All land subject to the mining activity must be rehabilitated to meet the requirements of the administering authority's Guideline Rehabilitation requirements for Mining Projects)	Class 4 – 5 Low Intensity Grazing / Native Habitat.	Compliance with condition I19 and the Post Mine Land Use Plan.	TBA ¹
Borrow Pits & Stockpiles	Borrow Pits and Stockpiles				
	Sediment Dams A, C, D, F and G	Safe, non-polluting, stable and self-sustaining. (All land subject to the mining activity must be rehabilitated to meet the	Class 4 – 5 Low Intensity Grazing / Native Habitat.	Compliance with condition I19 and the Post Mine Land Use Plan.	TBA ¹
	Containment Dam				
	Stage 1 PAF Pad Run Off Dam				
	Stage 2 PAF Pad Run Off Dam				
	Underground Mine Water Collection Dam				
Dams and Diversion Structures	STP Dam Stage 1				
	STP Dam Stage 2	requirements of the administering authority's Guideline Rehabilitation			
Dam Proc Dam Mine Off D	ROM Area Run Off	requirements for Mining Projects).			
	Process Plant Run Off				
	Mine Workshop Run Off Dam				
	Raw Water Dam				
	Diversion Drains				

Mine Domain	Mine Feature	Rehabilitation Goal	Rehabilitation Objectives	Indicators	Completion Criteria
	PAF waste rock dump (Stage 1)	Safe, non-polluting, stable and self-sustaining. (All land subject to the mining activity must be rehabilitated to meet the requirements of the administering authority's Guideline Rehabilitation requirements for Mining Projects). All potentially acid forming waste rock must be returned to the void at the end of mine life. Only non acid forming waste rock is authorised to be placed in the NAF waste rock dump. Where possible non-acid forming waste rock will be used in rehabilitation and only in accordance with the conditions of the environmental authority.			TBA ¹
	PAF waste rock dump (Stage 2)		0.0.00		
Mineralised Waste	NAF Waste Rock Dump				
	Temporary Ore Stockpile				
	ROM Pad	Safe, non-polluting, stable and self-sustaining. (All land subject to the mining activity must be rehabilitated to meet the requirements of the administering authority's Guideline Rehabilitation requirements for Mining Projects)	Class 4 Low Intensity Grazing.	Compliance with condition I19 and the Post Mine Land Use Plan.	TBA¹
Mining and Processing Area	ROM Haul Roads				
	Processing Plant and Conveyor Area				
	Underground Portals and Support Infrastructure	Safe, non-polluting, stable and self-sustaining. (All land subject to the mining activity must be rehabilitated to meet the requirements of the administering authority's Guideline Rehabilitation	Class 4 – 5 Low Intensity Grazing / Native Habitat.	Compliance with condition I19 and the Post Mine Land Use Plan.	TBA¹
	Switchyard				
	Existing Camp and Expansion Works				
	Sewage Treatment Plant	requirements for Mining Projects)			

Mine Domain	Mine Feature	Rehabilitation Goal	Rehabilitation Objectives	Indicators	Completion Criteria
	Workshop, Vehicle Washdown and Maintenance Area				
	Shared Construction Laydown and Warehouse Laydown Area				
	Water Services				
	Shared Mobile Equipment and Construction Laydown Area				
	Mine Infrastructure Area Roads and Parking				
	TSF and Seepage Collection Pond	Safe, non-polluting, stable and self-sustaining. (All land subject to		Commission on with	
Tailings Storage Facility (TSF)	Topsoil Stockpiles – TSF	the mining activity must be rehabilitated to meet the requirements of the administering authorities Guideline Rehabilitation requirements for Mining Projects).	Class 5 Native Habitat.	Compliance with condition I19 and the Post Mine Land Use Plan.	TBA¹
	TSF Pipelines and Roads				

^{1.} Post mine land use, rehabilitation indicators and completion criteria are to be nominated in accordance with condition I18.

^{2.} Table 2 of the Land Suitability Techniques – Technical Guideline for Environmental Management of Exploration and Mining in Queensland (DME 1995).

Post Closure Management Plan

- A Post Closure Management Plan must be developed and implemented by the authority holder and submitted to the administering authority upon request. The Plan must be implemented for a period of:
 - (a) at least thirty (30) years following cessation of the mining activity (excluding rehabilitation) on the licensed place; or
 - (b) a shorter period if:
 - (i) the licensed place is proven to be geo-technically and geo-chemically stable; and
 - (ii) it can be demonstrated to the satisfaction of the administering authority that no release of contaminants from the licensed place will result in environmental harm.
- 123 The Post Closure Management Plan must include the following elements:
 - (a) operation and maintenance of:
 - (i) contaminated water collection and reticulation systems;
 - (ii) contaminated water treatment systems;
 - (iii) the groundwater monitoring network;
 - (iv) final cover systems; and
 - (v) vegetative cover.
 - (b) monitoring of:
 - (i) surface water;
 - (ii) groundwater;
 - (iii) seepage rates;
 - (iv) erosion rates;
 - (v) the integrity and effectiveness of final cover systems; and
 - (vi) the health and resilience of vegetative cover.

Infrastructure

All buildings, structures, mining equipment and plant erected and/or used for the mining activity must be removed from the licensed place prior to surrender, except where agreed to in writing by the administering authority and the landowner.

Chemicals and Flammable or Combustible Liquids

- All explosives, hazardous chemicals, corrosive substances, toxic substances, gases, *flammable or combustible* liquids and dangerous goods must be stored and handled in accordance with the current, relevant Australian Standard where such is applicable.
- Notwithstanding the requirements of any applicable Australian Standard, any liquids stored on licensed place that have the potential to cause environmental harm must be stored and serviced by an effective containment system that is impervious to the materials stored and managed to prevent the release of liquids to waters or land.
- 127 Where no relevant Australian Standard is available, the following must be applied:
 - (a) storage tanks must be bunded such that the capacity and construction of the bund is sufficient to contain at least 110% of a single storage tank or 100% of the largest storage tank plus 10% of the second largest storage tank in multiple storage areas; and
 - (b) drum storages must be bunded such that the capacity and construction of the bund is sufficient to contain at least 25% of the maximum design storage volume within the bund.

I28 All containment systems must be designed to minimise rainfall collection within the system.

Contaminated Land

Prior to making an application for surrender or approval for progressive rehabilitation the holder of this environmental authority must undertake a contaminated land assessment / investigation of the relevant areas of the licensed place in accordance with the administering authority's Guideline for the Assessment and Management of Contaminated Land in Queensland.

Biodiversity Offsets

- The holder of this environmental authority must provide an offset for impacts on state significant biodiversity values, in accordance with the *Queensland Biodiversity Offset Policy*. The biodiversity offset must be consistent the offset identified in the Biodiversity Offset Strategy (as per condition I31) and must be provided either:
 - (a) Prior to impacting on state significant biodiversity values; or
 - (b) Where a land based offset is to be provided:
 - (i) For stage one (1), by 1 September 2014; and
 - (ii) For all other stages, within 12 months of the initial impact on the relevant stage identified in the submitted Biodiversity Offset Strategy under condition I31(e);
 - (c) Where an offset payment is to be provided, within 4 months of the of the initial impact on the relevant stage identified in the submitted Biodiversity Offset Strategy under condition I31(e).
- A Biodiversity Offset Strategy must be developed and submitted to the administering authority 30 days, or a lesser time period agreed to by administering authority, prior to impacting on state significant biodiversity values. The Biodiversity Offset Strategy must include, at a minimum:
 - (a) Demonstration that the activity has avoided, then minimised, impacts to state significant biodiversity values;
 - (b) Where there will be impacts to State significant biodiversity values, a detailed description of the values which will be impacted, and the extent of that impact;
 - (c) Mapping that details the surveyed locations of any state significant biodiversity values at the licensed place;
 - (d) Results of a flora and fauna assessment of the affected area to determine if the operations will directly impact on any state significant biodiversity values detailed in Appendix 1 of the *Queensland Biodiversity Offset Policy*;
 - (e) Project stages for the provisions of offsets;
 - (f) The proposed offset delivery mechanism for each stage;
 - (g) Where an offset transfer is proposed, or where a land based offset is to be secured within 12 months of commencement of the relevant stage, evidence that an offset can be located within the landscape; and
 - (h) An ecological equivalence assessment where required by the *Queensland Biodiversity Offset Policy.*
- Impacts on state significant biodiversity values must not occur until the holder of this environmental authority has provided a legally secured direct land based offset, or entered into a Deed of Agreement with the administering authority for an offset transfer, or provided an offset payment, consistent with the Queensland Biodiversity Offset Policy.

END OF CONDITIONS FOR SCHEDULE I

Schedule J - Definitions

Key terms and/or phrases used in this document are defined in this section. Applicants should note that where a term is not defined, the definition in the *Environmental Protection Act 1994*, its regulations or environmental protection policies must be used. If a word remains undefined it has its ordinary meaning.

"acceptance criteria" means the measures by which the actions implemented to rehabilitate the land are deemed to be complete. The acceptance criteria indicate the success of the rehabilitation outcome or remediation of areas which have been significantly been disturbed by the mining activity. Acceptance criteria may include information regarding:

- a) vegetation establishment, survival and succession;
- b) vegetation productivity, sustained growth and structure development;
- c) fauna colonisation and habitat development;
- d) ecosystem processes such as soil development and nutrient cycling, and the recolonisation of specific fauna groups such as collembola, mites and termites which are involved in these processes;
- e) microbiological studies including recolonisation by mycorrhizal fungi, microbial biomass and respiration;
- f) effects of various establishment treatments such as deep ripping, topsoil handling, seeding and fertiliser application on vegetation growth and development;
- g) resilience of vegetation to disease, insect attack, drought and fire; and
- h) vegetation water use and effects on ground water levels and catchment yields.

"acid mine drainage (AMD)" means any contaminated release emanating from a mining operation formed through a series of chemical and biological reaction, when geological strata is disturbed and exposed to oxygen and moisture as a result of the mining activity.

"acid rock drainage (ARD)" means any contaminated release emanating from a mining activity formed through a series of chemical and biological reactions, when geological strata is disturbed and exposed to oxygen and moisture as a result of the mining activity.

"administering authority" means the chief executive of the agency administering the *Environmental Protection* Act 1994.

"affected land" means land on which an event has caused or threatens serious or material environmental harm.

"affected person" is someone whose drinking water can potentially be impacted as a result of discharges from a dam or their life or property can be put at risk due to dwellings or workplaces being in the path of a dam break flood.

"airblast overpressure" means energy transmitted from the blast site within the atmosphere in the form of pressure waves. The maximum excess pressure in this wave, above ambient pressure is the peak airblast overpressure measured in decibels linear (dBL).

"Annual Exceedance Probability" or "AEP" the probability that at least one event in excess of a particular magnitude will occur in any given year.

"annual inspection report" means an assessment prepared by a suitably qualified and experienced person containing details of the assessment against the most recent consequence assessment report and design plan (or system design plan);

- a) against recommendations contained in previous annual inspections reports;
- b) against recognised dam safety deficiency indicators:
- c) for changes in circumstances potentially leading to a change in consequence category;
- d) for conformance with the conditions of this authority;
- e) for conformance with the 'as constructed' drawings;
- f) for the adequacy of the available storage in each regulated dam, based on an actual observation or observations taken after 31 May each year but prior to 1 November of that year, of accumulated sediment, state of the containment barrier and the level of liquids in the dam (or network of linked containment systems);
- g) for evidence of conformance with the current operational plan.

"ANZECC 2000" means Australian and New Zealand Environment Conservation Council Marine and Freshwater Quality Guidelines.

"appropriately qualified person" means a person who has professional qualifications, training, skills or experience relevant to the nominated subject matter and can give authoritative assessment, advice and analysis on performance relative to the subject matter using the relevant protocols, standards, methods or literature.

"assessed" or "assessment" by a suitably qualified and experienced person in relation to a consequence assessment of a dam, means that a statutory declaration has been made by that person and, when taken together with any attached or appended documents referenced in that declaration, all of the following aspects are addressed and are sufficient to allow an independent audit of the assessment:

- a) exactly what has been assessed and the precise nature of that determination;
- b) the relevant legislative, regulatory and technical criteria on which the assessment has been based;
- c) the relevant data and facts on which the assessment has been based, the source of that material, and the efforts made to obtain all relevant data and facts; and
- d) the reasoning on which the assessment has been based using the relevant data and facts, and the relevant criteria.

"associated works" in relation to a dam, means:

- a) operations of any kind and all things constructed, erected or installed for that dam; and
- b) any land used for those operations.

"environmental authority" means environmental authority under the Environmental Protection Act 1994.

"background" means the average of samples taken prior to the commencement of mining from the same waterway that the current sample has been taken.

"blasting" means the use of explosive materials to fracture:

- a) rock, coal and other minerals for later recovery; or
- b) structural components or other items to facilitate removal from a site or for reuse.

"bunded" means within bunding consistent with Australian Standard 1940.

"certification", "certifying", "certify" or certified" in relation to any assessment or documentation required by the *Manual for Assessing Consequence Categories and Hydraulic Performance of Structures* (ESR/2016/1933), including design plans, 'as constructed' drawings and specifications, construction, operation or an annual report regarding regulated structures, means assessment and approval must be undertaken by a suitably qualified and experienced person in accordance with the Board of Professional Engineers of Queensland Policy Certification by RPEQs (ID: 1.4 (2A)).

"CFU" means colony forming units.

"chemical" means:

- a) an agricultural chemical product or veterinary chemical product within the meaning of the *Agricultural* and *Veterinary Chemicals Code Act 1994* (Commonwealth); or
- b) a dangerous good under the Australian Code for the Transport of Dangerous Goods by Road and Rail approved by the Australian Transport Council; or
- c) a lead hazardous substance within the meaning of the Workplace Health and Safety Regulation 1997;
- d) a drug or poison in the Standard for the Uniform Scheduling of Drugs and Poisons prepared by the Australian Health Ministers' Advisory Council and published by the Commonwealth; or
- e) any substance used as, or intended for use as:
 - (i) a pesticide, insecticide, fungicide, herbicide, rodenticide, nematocide, miticide, fumigant or related product; or
 - (ii) a surface active agent, including, for example, soap or related detergent; or
 - (iii) a paint solvent, pigment, dye, printing ink, industrial polish, adhesive, sealant, food additive, bleach, sanitiser, disinfectant, or biocide; or
 - (iv) a fertiliser for agricultural, horticultural or garden use; or
 - (v) a substance used for, or intended for use for mineral processing or treatment of metal, pulp and paper, textile, timber, water or wastewater; or
 - (vi) manufacture of plastic or synthetic rubber.

"climatic season" means summer (1 December to 29 February), autumn (1 March to 31 May), winter (1 June to 31 August) and spring (1 September to 30 November).

[&]quot;authority" means an environmental authority or a development approval.

- "commercial place" means a workplace used as an office or for business or commercial purposes, which is not part of the mining activity and does not include employees accommodation or public roads.
- "consequence" in relation to a structure as defined, means the potential for environmental harm resulting from the collapse or failure of the structure to perform its primary purpose of containing, diverting or controlling flowable substances.
- "consequence category" means a category, either low, significant or high, into which a dam is assessed as a result of the application of tables and other criteria in the *Manual for Assessing Consequence Categories and Hydraulic Performance of Structures (ESR/2016/1933)*.
- "construction" or "constructed" in relation to a dam/structure includes building a new dam/structure and modifying or lifting an existing dam/structure, but does not include investigations and testing necessary for the purpose of preparing a design plan.
- "contaminant" A contaminant can be a gas, liquid or solid; or an odour; or an organism (whether alive or dead), including a virus; or energy, including noise, heat, radioactivity and electromagnetic radiation; or a combination of contaminants
- "contaminated" means the substance has come into contact with a contaminant.
- "control measure" means any action or activity that can be used to prevent or eliminate a hazard or reduce it to an acceptable level.
- "dam" means a land-based structure or a void that contains, diverts or controls flowable substances, and includes any substances that are thereby contained, diverted or controlled by that land-based structure or void and associated works.
- "dam crest volume" means the volume of material (liquids and/or solids) that could be within the walls of a dam at any time when the upper level of that material is at the crest level of that dam. That is, the instantaneous maximum volume within the walls, without regard to flows entering or leaving (for example, via spillway).
- "design plan" is a document setting out how all identified consequence scenarios are addressed in the planned design and operation of a regulated structure.
- "design storage allowance" or "DSA" means an available volume, estimated in accordance with the *Manual for Assessing Consequence Categories and Hydraulic Performance of Structures (ESR/2016/1933)* published by the administering authority, must be provided in a dam as at 1 November each year in order to prevent a discharge from that dam to an annual exceedance probability (AEP) specified in that Manual.
- "development approval" means a development approval under the *Integrated Planning Act 1997* or the *Sustainable Planning Act 2009* in relation to a matter that involves an environmentally relevant activity under the *Environmental Protection Act 1994*.
- "EC" means electrical conductivity.
- "effluent" treated waste water released from sewage treatment plants.
- "emergency action plan" means documentation forming part of the operational plan held by the holder of this environmental authority or a nominated responsible officer, that identifies emergency conditions that sets out procedures and actions that will be followed and taken by the dam/structure owner and operating personnel in the event of an emergency. The actions are to minimise the risk and consequences of failure, and ensure timely warning to downstream communities and the implementation of protection measures. The plan must require dam/structure owners to annually update contact details that are part of the plan, and to comprehensively review the plan at least every five years.
- "environmentally relevant activity (ERA)" means an environmentally relevant activity as defined under Section 18 of the *Environmental Protection Act 1994* and listed under Schedule 2 of the *Environmental Protection Regulation 2008.*
- "existing structure" means a structure that was in existence prior to the adoption of this schedule of conditions under the authority.
- "flare pit" means containment area where any hydrocarbon that is discovered in an over-pressured reservoir during a drilling operation is diverted to, and combusted. The flare pit is only used during the drilling and work over process on a petroleum well.
- "flowable substance" means matter or a mixture of materials which can flow under any conditions potentially affecting that substance. Constituents of a flowable substance can include water, other liquids fluids or solids, or a mixture that includes water and any other liquids fluids or solids either in solution or suspension.
- "flow event" means a surface water flow in a drainage feature or watercourse that occurs as a result of rainfall.

- "hazard" in relation to a dam/structure as defined, means the potential for environmental harm resulting from the collapse or failure of the dam/structure to perform its primary purpose of containing, diverting or controlling flowable substances.
- "hazard category" means a category, either low, significant or high, into which a dam/structure is assessed as a result of the application of tables and other criteria in the *Manual for Assessing Hazard Categories and Hydraulic Performance of Dams*.
- "hazardous waste" means a substance, whether liquid, solid or gaseous that, if improperly treated, stored, disposed of or otherwise managed, is likely to cause environmental harm.
- "holder of this environmental authority" means any person who is the holder of, or is acting under, that environmental authority.
- "hydraulic performance" means the capacity of a regulated dam to contain or safely pass flowable substances based on the design criteria specified for the relevant consequence category in the *Manual for Assessing Consequence Categories and Hydraulic Performance of Structures* (ESR/2016/1933).
- "implement" means to put (a plan, proposal, etc.) into effect.
- "infrastructure" means water storage dam/structures, roads and tracks, buildings and other structures built for the purpose of the mining activity but does not include facilities required for the long term management of mining impacts or the protection of potential resources. Such facilities include dam/structures containing hazardous waste, waste rock dumps, voids, or ore stockpiles and buildings or other structures whose ownership can be transferred and which have a residual beneficial use for the next owner of the operational land or the background land owner.
- "levee" means an embankment that only provides for the containment and diversion of stormwater or flood flows from a contributing catchment, or containment and diversion of flowable materials resulting from releases from other works, during the progress of those stormwater or flood flows or those releases; and does not store any significant volume of water or flowable substances at any other times.
- "land" in the "land schedule" of this document means land excluding waters and the atmosphere.
- "land suitability" as defined in the DME 1995 Technical Guidelines for the Environmental Management of Exploration and Mining in Queensland.
- "land use" term to describe the selected post mining use of the land, which is planned to occur after the cessation of mining operations.
- "leachate" means a liquid that has passed through or emerged from, or is likely to have passed through or emerged from, a material stored, processed or disposed of at the operational land which contains soluble, suspended or miscible contaminants likely to have been derived from the said material.
- "licensed place" means the mining activities carried out at the mining tenements detailed in Table 3 (page 3) of this environmental authority.
- "**low consequence dam**" means any dam that is not a high or significant consequence category as assessed using the Manual for assessing consequence categories and hydraulic performance of structures (ESR/2016/1933).
- "m" means metres.
- "maintain" to keep in due condition, operation, or force.
- "mandatory reporting level" or "MRL" means a warning and reporting level determined in accordance with the criteria in the *Manual for Assessing Consequence Categories and Hydraulic Performance of Structures* (ESR/2016/1933) published by the administering authority.
- "Manual" means the Manual for Assessing Consequence Categories and Hydraulic Performance of Structures (ESR/2016/1933) published by the administering authority.
- "measures" includes any measures to prevent or minimise environmental impacts of the mining activity such as bunds, silt fences, diversion drains, capping, and containment systems.
- "metalliferous mine drainage" means any waters, contaminated with metals / metalloids or other contaminants as a result of the mining activity.
- "mg/L" means milligrams per litre.
- "mineral" means a substance which normally occurs naturally as part of the earth's crust or is dissolved or suspended in water within or upon the earth's crust and includes a substance which may be extracted from such a substance, and includes
 - a) clay if mined for use for its ceramic properties, kaolin and bentonite;

- b) foundry sand;
- hydrocarbons and other substances or matter occurring in association with shale or coal and necessarily mined, extracted, produced or released by or in connection with mining for shale or coal or for the purpose of enhancing the safety of current or future mining operations for coal or the extraction or production of mineral oil there from;
- d) limestone if mined for use for its chemical properties;
- e) marble:
- f) mineral oil or gas extracted or produced from shale or coal by in situ processes;
- g) peat;
- h) salt including brine;
- i) shale from which mineral oil may be extracted or produced;
- i) silica, including silica sand, if mined for use for its chemical properties:
- k) rock mined in block or slab form for building or monumental purposes;

but does not include-

- I) living matter:
- m) petroleum within the meaning of the Petroleum Act 1923;
- n) soil, sand, gravel or rock (other than rock mined in block or slab form for building or monumental purposes) to be used or to be supplied for use as such, whether intact or in broken form;
- o) water.
- "ML" means megalitres.
- "mL" means millilitres.
- "modification" or "modifying" (see definition of "construction")
- "NAF waste rock" means non-acid forming waste rock.
- "NATA" means National Association of Testing Authorities, Australia.
- "natural flow" means the flow of water through waters caused by nature.
- "non polluting" means having no adverse impacts upon the receiving environment.
- "noxious" means harmful or injurious to health or physical well being.
- "offensive" means causing reasonable offence or displeasure; is disagreeable to the sense; disgusting, nauseous or repulsive, other than trivial harm.

"operational plan" includes:

- a) normal operating procedures and rules (including clear documentation and definition of process inputs in the DSA allowance);
- b) contingency and emergency action plans including operating procedures designed to avoid and/or minimise environmental impacts including threats to human life resulting from any overtopping or loss of structural integrity of the regulated structure.
- "PAF waste rock" means potentially acid forming waste rock with either a Net Acid Producing Potential of greater than 5 kg of H₂SO₄/tonne or a Net Acid Generation oxidation pH of less than 4.5 (pH unit).
- "peak particle velocity (ppv)" means a measure of ground vibration magnitude which is the maximum rate of change of ground displacement with time, usually measured in millimetres/second (mm/s).
- "process water" means water used or produced during the mineral development activities.
- "progressive rehabilitation" means rehabilitation (defined below) undertaken progressively or a staged approach to rehabilitation as mining operations are ongoing.
- "protected area" means a protected area under the Nature Conservation Act 1992; or
 - a) a marine park under the Marine Parks Act 1992; or
 - b) a World Heritage Area.
- "receiving environment" means all groundwater, surface water, land, and sediments that are not disturbed areas authorised by this environmental authority.
- "receiving waters" means all groundwater and surface water that are not disturbed areas authorised by this environmental authority.
- "reference site" (or analogue site) may reflect the original location, adjacent area or another area where rehabilitation success has been completed for a similar biodiversity. Details of the reference site may be as photographs, computer generated images and vegetation models etc.

"Register of Regulated Structures" includes:

- a) Date of entry in the register;
- b) Name of the structure, its purpose and intended/actual contents;
- c) The consequence category of the dam as assessed using the Manual for assessing consequence categories and hydraulic performance of structures (ESR/2016/1933);
- d) Dates, names, and reference for the design plan plus dates, names, and reference numbers of all document(s) lodged as part of a design plan for the dam;
- e) Name and qualifications of the suitably qualified and experienced person who certified the design plan and 'as constructed' drawings;
- f) For the regulated dam, other than in relation to any levees -
 - (i) The dimensions (metres) and surface area (hectares) of the dam measured at the footprint of the dam;
 - (ii) Coordinates (latitude and longitude in GDA94) within five metres at any point from the outside of the dam including its storage area
 - (iii) Dam crest volume (megalitres);
 - (iv) Spillway crest level (metres AHD).
 - (v) Maximum operating level (metres AHD);
 - (vi) Storage rating table of stored volume versus level (metres AHD);
 - (vii) Design storage allowance (megalitres) and associated level of the dam (metres AHD);
- (viii) Mandatory reporting level (metres AHD);
- g) The design plan title and reference relevant to the dam;
- h) The date construction was certified as compliant with the design plan;
- i) The name and details of the suitably qualified and experienced person who certified that the constructed dam was compliant with the design plan;
- j) Details of the composition and construction of any liner;
- k) The system for the detection of any leakage through the floor and sides of the dam;
- l) Dates when the regulated dam underwent an annual inspection for structural and operational adequacy, and to ascertain the available storage volume for 1 November of any year;
- m) Dates when recommendations and actions arising from the annual inspection were provided to the administering authority;
- n) Dam water quality as obtained from any monitoring required under this authority as at 1 November of each year.

"regulated structure" means any structure in the significant or high consequence category as assessed using the Manual for assessing consequence categories and hydraulic performance of structures (ESR/2016/1933) published by the administering authority. A regulated structure does not include:

- a fabricated or manufactured tank or container, designed and constructed to an Australian Standard that deals with strength and structural integrity of that tank or container;
- a sump or earthen pit used to store residual drilling material and drilling fluid only for the duration of drilling and well completion activities;
- a flare pit.

"regulated waste" means non-domestic waste mentioned in schedule 7 of the *Environmental Protection Regulation 1998* (whether or not it has been treated or immobilised), and includes:

- a) for an element any chemical compound containing the element; and
- b) anything that has contained the waste.

"rehabilitation" the process of reshaping and revegetating land to restore it to a stable landform and in accordance with the acceptance criteria set out in this environmental authority and, where relevant, includes remediation of contaminated land.

"release event" means a surface water discharge from water storages or contaminated areas on the licensed place.

"representative" means a sample set which covers the variance in monitoring or other data either due to natural changes or operational phases of the mining activity.

"residual drilling material" means waste drilling materials including muds and cuttings or cement returns from well holes and which have been left behind after the drilling fluids are pumped out.

"RL" means reduced level, relative to mean sea level as distinct from depths to water.

"saline mine drainage" The movement of waters, contaminated with salt(s), as a result of the mining activity.

"self sustaining" means an area of land which has been rehabilitated and has maintained the required acceptance criteria without human intervention for a period nominated by the administering authority.

"sensitive place" means;

- a) a dwelling, residential allotment, mobile home or caravan park, residential marina or other residential premises; or
- b) a motel, hotel or hostel; or
- c) an educational institution; or
- d) a medical centre or hospital; or
- e) a protected area under the *Nature Conservation Act 1992*, the *Marine Parks Act 1992* or a World Heritage Area; or
- f) a public park or gardens.

"significant disturbance" - includes land;

- a) if it is contaminated land; or
- b) it has been disturbed and human intervention is needed to rehabilitate it;
 - (i) to a state required under the relevant environmental authority; or
 - (ii) if the environmental authority does not require the land to be rehabilitated to a particular state to its state immediately before the disturbance.

Some examples of disturbed land include:

- a) areas where soil has been compacted, removed, covered, exposed or stockpiled;
- b) areas where vegetation has been removed or destroyed to an extent where the land has been made susceptible to erosion; (vegetation and topsoil)
- c) areas where land use suitability or capability has been diminished;
- d) areas within a watercourse, waterway, wetland or lake where the mining activity occur;
- e) areas submerged by tailings or hazardous contaminant storage and dam/structure walls in all cases;
- f) areas under temporary infrastructure. Temporary infrastructure includes any infrastructure (roads, tracks, bridges, culverts, dam/structures, bores, buildings, fixed machinery, hardstand areas, airstrips, helipads etc) which is to be removed after the mining activity have ceased; or
- g) areas where land has been contaminated and a suitability statement has not been issued.

However, the following areas are not included:

- a) areas off lease (e.g. roads or tracks which provide access to the mining lease);
- b) areas previously significantly disturbed which have achieved the rehabilitation outcomes;
- c) by agreement with the administering authority, areas previously significantly disturbed which have not achieved the rehabilitation objective(s) due to circumstances beyond the control of the mine operator (such as climatic conditions):
- d) areas under permanent infrastructure. Permanent infrastructure includes any infrastructure (roads, tracks, bridges, culverts, dam/structures, bores, buildings, fixed machinery, hardstand areas, airstrips, helipads etc) which is to be left by agreement with the landowner. The agreement to leave permanent infrastructure must be recorded in the Landowner Agreement and lodged with the administering authority;
- e) disturbances that pre-existed the grant of the tenure unless those areas are disturbed during the term of the tenure.

"subsoil", or substrata, is the layer of soil under the topsoil on the surface of the ground. The subsoil may include substances such as sand, silt and/or clay that has only been partially broken down by air, sunlight, water and wind, to produce true soil.

"**spillway**" means a weir, channel, conduit, tunnel, gate or other structure designed to permit discharges form the dam, normally under flood conditions or in anticipation of flood conditions.

"**spotter/catcher**" means a registered spotter catcher operating under a current Rehabilitation Permit as prescribed by the Qld. Nature Conservation Act 1992.

"structure" means dam or levee.

"suitably qualified and experienced person" in relation to regulated structures means a person who is a Registered Professional Engineer of Queensland (RPEQ) under the provisions of the *Professional Engineers Act 2002*, and has demonstrated competency and relevant experience:

a) for regulated dam/structures, an RPEQ who is a civil engineer with the required

- (i) qualifications in dam safety and dam design.
- b) for regulated levees, an RPEQ who is a civil engineer with the required
 - (i) qualifications in the design of flood protection embankments.

Note: It is permissible that a suitably qualified and experienced person obtain subsidiary certification from an RPEQ who has demonstrated competence and relevant experience in either geomechanics, hydraulic design or engineering hydrology.

"system design plan" means a plan that manages an integrated containment system that shares the required DSA volume across the integrated containment system.

"TBA" means to be advised.

"trivial harm" means environmental harm which is not material or serious environmental harm and will not cause actual or potential loss or damage to property of an amount of, or amounts totalling more than \$5,000.

"µS/cm" means micro siemens per centimetre.

"void" means any constructed, open excavation in the ground.

"waste water" means used water from the mining activity, process water or contaminated storm water.

"watercourse" has the meaning in Schedule 4 of the Environmental Protection Act 1994 and means:

- 1) a river, creek or stream in which water flows permanently or intermittently—
 - (a) in a natural channel, whether artificially improved or not; or
 - (b) in an artificial channel that has changed the course of the watercourse.
- 2) Watercourse includes the bed and banks and any other element of a river, creek or stream confining or containing water.

"water quality" means the chemical, physical and biological condition of water.

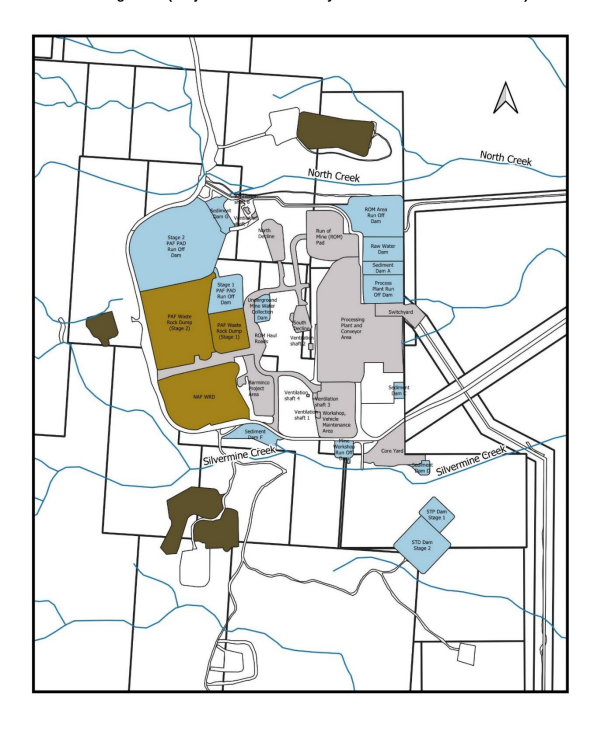
"waters" includes all or any part of a river, stream, lake, lagoon, pond, swamp, wetland, unconfined surface water, unconfined water in natural or artificial watercourses, bed and banks of a watercourse, dams, non-tidal or tidal waters (including the sea), stormwater channel, stormwater drain, roadside gutter, stormwater run-off, and groundwater.

"wet season" means the time of year, covering one or more months, when most of the average annual rainfall in a region occurs. For the purposes of DSA determination this time of year is deemed to extend from 1 November in one year to 31 May in the following year inclusive.

END OF DEFINITIONS FOR SCHEDULE J

Schedule K - Maps/Plans

Schedule K - Figure 1a (Project Infrastructure Layout - Mine Infrastructure Area)

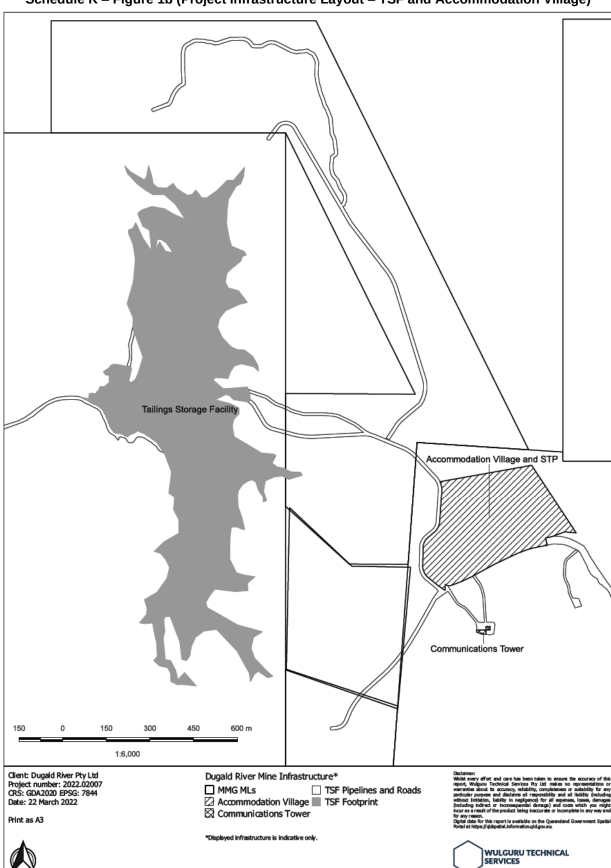


Dugald River Mine Infrastructure

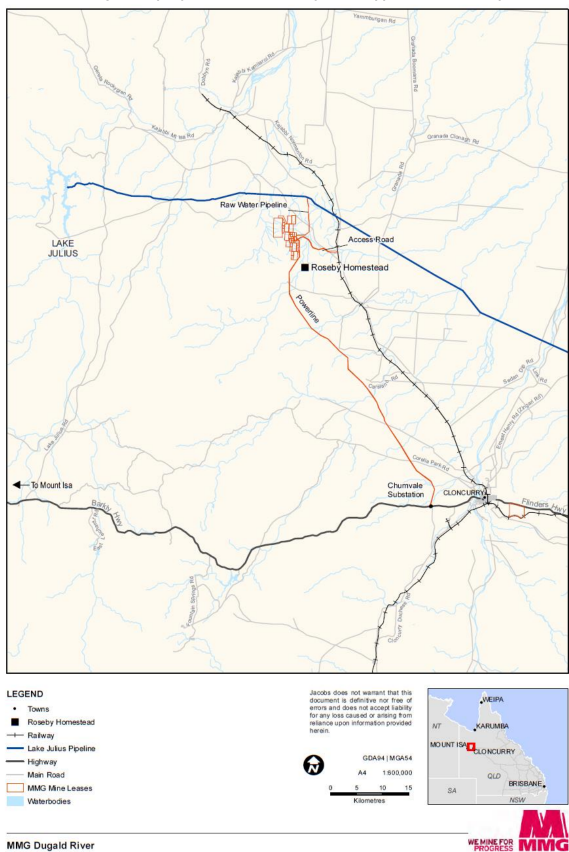


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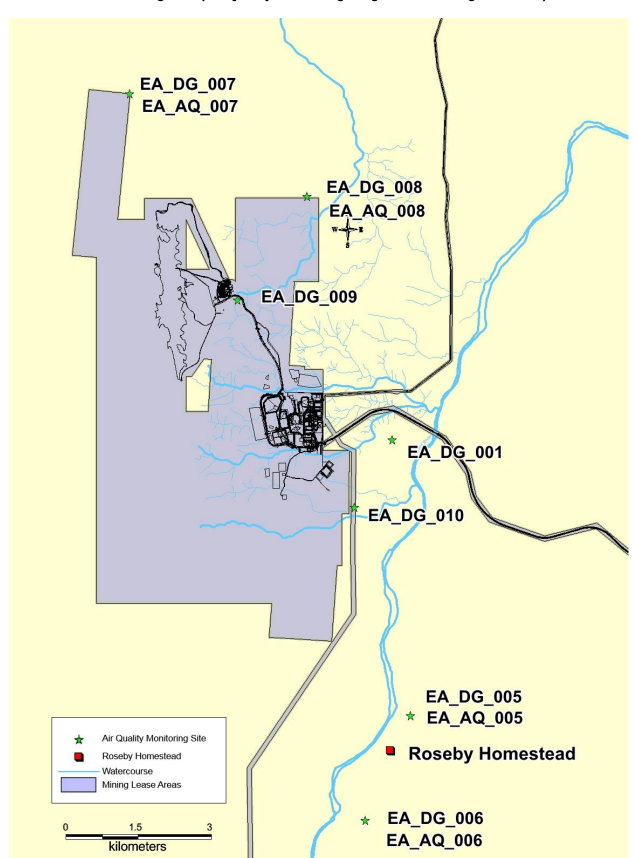




Schedule K – Figure 1b (Project Infrastructure Layout – TSF and Accommodation Village)

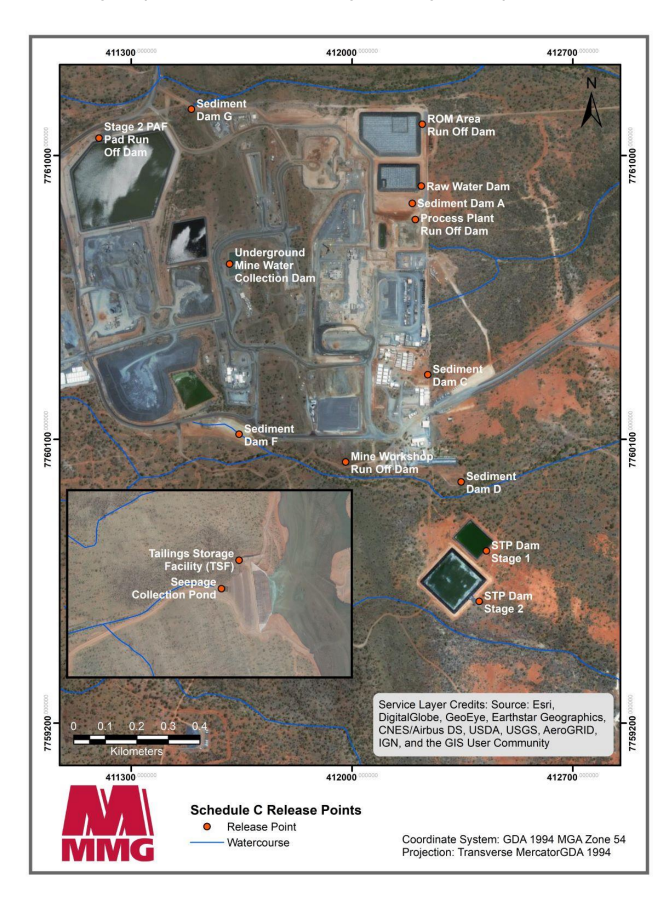


Schedule K – Figure 1c (Project Infrastructure Layout – Support Infrastructure)



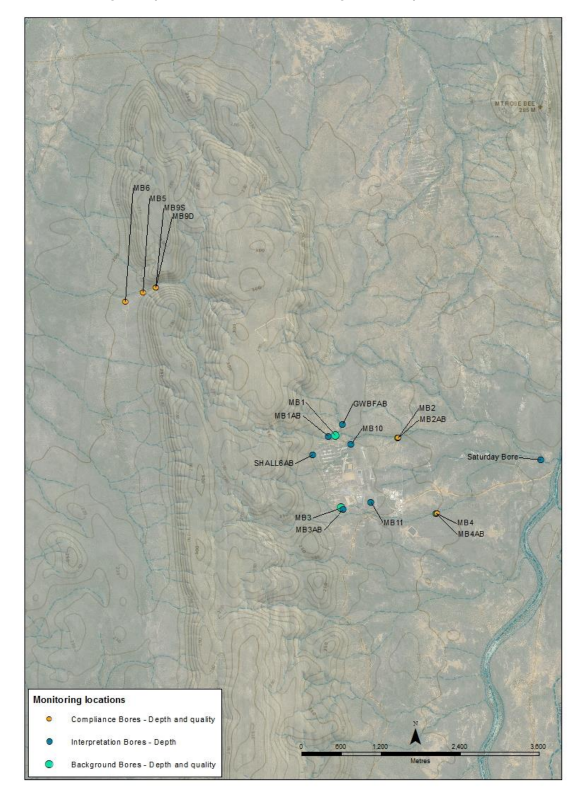
Schedule K – Figure 2 (Air Quality Monitoring Program Monitoring Locations)

Schedule K – Figure 3 (Release Points and Water Storage Monitoring Locations)



00-15 CT3-08 (MS2) DR-22 SN-05(MS8 Ref)_{MS8} (SN-15) MS9 (SN-23) DR-18 SC-29 (MS5) SC-08(MS5 Ref) DR-10 MS6 Ref(UT 1-06) **Monitoring locations** Interpretive Sites Reference Sites Downstream Sites State of Queensland (Department of Natural Resources and Mines); Australi

Schedule K – Figure 4 (Stream Flow Gauge, Receiving Waters and Stream Sediment Monitoring Locations)



Schedule K – Figure 5 (Groundwater Bore Monitoring Locations)

END OF FIGURES FOR SCHEDULE K END OF PERMIT