Environmental Protection Act 1994

Environmental authority EPML00732813

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

Environmental authority number: EPML00732813

Environmental authority takes effect on 22 July 2022.

Environmental authority holder(s)

Name(s)	Registered address
Idemitsu Australia Pty Ltd	Level 9, 175 Eagle Street BRISBANE CITY QLD 4000
Bligh Coal Limited	Suite 1, Level 9 175 Eagle Street BRISBANE CITY QLD 4000
Bowen Investment (Australia) Pty Ltd	Suite 903 275 Alfred Street N NORTH SYDNEY NSW 2060

Environmentally relevant activity and location details

Environmentally relevant activity/activities	Location(s)
Schedule 3 13 – Mining black coal	ML7459
	ML7460
	ML70049
	ML70326
	ML70365
	ML70366
	ML70367
Schedule 2 08 - Chemical Storage 3 - Storing more	ML7460
than 500 cubic metres of chemicals of class C1 or C2	ML7459
combustible liquids under AS 1940 or dangerous goods class 3 under subsection (1)(c)	ML70049
	ML70326
	ML70365
	ML70366
	ML70367

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Department of Environment and Science

Environmentally relevant activity/activities	Location(s)
Environmentally relevant activity/activities Schedule 2 16 - Extraction and Screening 2(a) - Extracting, other than by dredging, in a year, the following quantity of material - 5,000t to 100,000t Schedule 2 60 - Waste disposal 1: Operating a facility for disposing of, in a year, the following quantity of waste mentioned in subsection (1)(a) (d) more than 200,000t	Location(s) ML7459 ML7460 ML70049 ML70326 ML70365 ML70366 ML70367 ML7459 ML7459 ML7460 ML70049 ML70326
	ML70326 ML70366 ML70367
Schedule 2 62 Resource recovery and transfer facility operation 1 operating a facility for receiving and sorting, dismantling, baling or temporarily storing—(b) general waste	ML7459 ML7460 ML70049 ML70326 ML70365 ML70366 ML70367
Schedule 2 62 Resource recovery and transfer facility operation 1 operating a facility for receiving and sorting, dismantling, baling or temporarily storing—(c) regulated waste	ML7459 ML7460 ML70049 ML70326 ML70365 ML70366 ML70367
Schedule 2 63 - Sewage Treatment 1: Operating sewage treatment works, other than no-release works, with a total daily peak design capacity of (b-i) more than 100 but not more than 1500EP if treated effluent is discharged from the works to an infiltration trench or through an irrigation scheme	ML7459 ML7460 ML70049 ML70326 ML70365 ML70366 ML70367

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 <u>www.qld.gov.au</u>, 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 on 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.

(Burgess

Signature

Emma Burgess

Department of Environment and Science Delegate of the administering authority Environmental Protection Act 1994 22 July 2022

Date

Enquiries: Business Centre Coal PO Box 3028 EMERALD QLD 4720 (07) 4987 9320 CRMining@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 environmental harm or nuisance may be caused (section 443)

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 Resources (to clear vegetation), and the Department of Agriculture and Fisheries (to clear marine plants or to obtain a quarry material allocation).

Conditions of environmental authority

The environmentally relevant activity(ies) conducted at the locations as described above must be conducted in accordance with the following site-specific conditions of approval. This environmental authority consists of the following Schedules and Appendices:

Schedule A	General
Schedule B	Air
Schedule C	Water
Schedule D	Dams and Levees
Schedule E	Noise
Schedule F	Waste
Schedule G	Land
Schedule H	Rehabilitation
Appendix 1	Environmental Authority Water Monitoring Points
Appendix 2	Groundwater Monitoring Network
Appendix 3	Rehabilitation Success Criteria
Appendix 4	Zone 2 and Zone 3 Location
Appendix 5	Authorised Landfill Unit

Schedule A: General		
Condition number	Condition	
A1	This environmental authority authorises environmental harm referred to in the conditions. Where there is no condition or this environmental authority is silent on a matter, the lack of a condition or silence does not authorise environmental harm.	
A2	Conditions of this environmental authority continue to apply in the event that this environmental authority is suspended.	
A3	Unless otherwise authorised by this environmental authority, contaminants must not be released to the receiving environment.	
A4	Prevent and /or minimise likelihood of environmental harm	
	In carrying out the environmentally relevant activities, you must take all reasonable and practicable measures to prevent and/or minimise the likelihood of environmental harm being caused.	
A5	Scope of activity	
	This environmental authority authorises the mining of twelve (12) million tonnes of run of mine (ROM) coal per annum.	
A6	Maintenance of measures, plant and equipment	
	The environmental authority holder must:	
	 (a) install, maintain and operate, in a proper manner, all measures, plant and equipment necessary to ensure compliance with the conditions of this environmental authority; and 	
	(b) ensure all instruments and devices used on site for the measurement or monitoring of any parameter under any condition of this environmental authority are properly calibrated.	
A7	Monitoring and records	
	Except where specified otherwise in another condition of this environmental authority, all monitoring records and reports required by this environmental authority must be kept for a period of not less than five (5) years .	
A8	Monitoring and determinations required under any condition of this environmental authority must be conducted by an appropriately qualified person(s).	
A9	Management Plans and Reports	
	Unless otherwise specified in another condition of this environmental authority all management plans, reports, programs and documents required under any condition of this environmental authority must be developed by an appropriately qualified person.	

A10	Copies of monitoring results, records, registers, management plans, reports, programs, documents and spatial information required by the conditions of this environmental authority must be made available to the administering authority for inspection, or if requested provided to the administering authority within fourteen (14) days or otherwise agreed timeframe.
A11	Within thirty (30) days of receiving comments from the administering authority for a management plan, report or document required under any condition of this environmental authority, the environmental authority holder must amend the management plan, report or document to address the comment(s) and any recommendations.
A12	Notification of emergencies, incidents and exceedances
	The environmental authority holder must notify the administering authority in writing within twenty- four (24) hours after becoming aware of any emergency or incident that results in the release of contaminants not in accordance, or reasonably expected not to be in accordance with the conditions of this environmental authority.
A13	Within fourteen (14) days following a notification in accordance with condition A12 , further written advice must be provided to the administering authority, including the following:
	(a) results and interpretation of any samples taken and analysed;
	(b) outcomes of any actions taken at the time to prevent or minimise unlawful environmental harm; and
	(c) proposed actions to prevent a recurrence of the emergency or incident.
A14	All monitoring results related to the notified emergency or incident must be provided to the administering authority within four (4) weeks after they are received by the environmental authority holder.
A15	Complaints
	The environmental authority holder must record in a register all complaints received about the mining activities.

A16	The register required by condition A15 must include:
	(a) complainant details:
	(i) name;
	(ii) address;
	(iii) contact number; and
	(b) time and date of complaint;
	(c) the complainant's observations (statement, photo and/ or video);
	(d) reasons for the complaint;
	(e) investigations undertaken by the holder;
	(f) conclusions formed by the holder;
	(g) actions taken to resolve the complaint by the holder;
	(h) any abatement measures implemented by the holder; and
	(i) the person responsible for resolving the complaint.
A17	When requested by the administering authority, the environmental authority holder must investigate any complaint that is neither frivolous nor vexatious in the opinion of the administering authority, of nuisance or environmental harm, by:
	(a) undertaking monitoring in the timeframes specified by the administering authority;
	(b) completing an analysis and interpretation of the monitoring results; and
	(c) identifying any relevant abatement measures.
A18	The results of the investigation undertaken in accordance with condition A17 must be reported to the administering authority within thirty (30) days of completion of the monitoring undertaken under condition A17(a) , or an alternative timeframe agreed to by the administering authority.
A19	If the investigation undertaken in accordance with condition A17 indicates environmental harm has been or is likely to be caused, the environmental authority holder must:
	(a) address any complaint including the use of dispute resolution if appropriate; and
	(b) immediately implement abatement measures to prevent environmental harm.
A20	Flaring
	A total of four (4) gas drainage flares are authorised to be constructed for mining activities in Zone 2 and Zone 3.
A21	The flares constructed for the purpose of gas drainage in Zone 2 and Zone 3 must:
	(1) Be located in an area of pre-cleared disturbance;
	(2) Be located 100m away from any watercourse; and
	(3) Not exceed an area of 80m x 20m for disturbance associated with each flare.

A21	Definitions
	Words and phrases used throughout this environmental authority are defined in the Definitions section of this environmental authority. Where a definition for a term used in this environmental authority is sought and the term is not defined within this environmental authority, the definitions in the <i>Environmental Protection Act 1994</i> , its Regulations and Environmental Protection Policies are to be used.

Schedule B: Air		
Condition number	Condition	
B1	Dust nuisance	
	The release of dust or particulate matter or both, as a result of the mining activity must not cause environmental nuisance at any sensitive or commercial place.	
B2	When requested by the administering authority or as a result of a complaint (which is neither frivolous nor vexatious nor based on mistaken belief in the opinion of the administering authority), dust and particulate monitoring must be undertaken by the environmental authority holder and results notified as per requirements of condition B5 .	

В3	The release of dust or particulate matter or both, as a result of the mining activity must not cause exceedances of the following levels (when monitoring is requested by the administering authority or as a result of a complaint) when measured at the sensitive or commercial place:		
	i.	Dust deposition of 120 milligrams per square metre per day, averaged over 1 month, when 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.	
	ii.	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 the most recent version of either:	
		 Australian Standard AS3580.9.6 Methods for sampling and analysis of ambient air—Determination of suspended particulate matter— PM10 high volume sampler with size-selective inlet – Gravimetric method; or 	
		 Australian Standard AS3580.9.9 Methods for sampling and analysis of ambient air—Determination of suspended particulate matter— PM10 low volume sampler— Gravimetric method; or 	
		 Australian Standard AS3580.9.11 Methods for sampling and analysis of ambient air—Determination of suspended particulate matter— PM10 beta attenuation monitors. 	
	iii.	A concentration of particulate matter with an aerodynamic diameter of less than 2.5 micrometres (PM2.5) suspended in the atmosphere of 25 micrograms per cubic metre over a 24-hour averaging time, when monitored in accordance with the most recent version either of AS/NZS3580.9.10 Methods for sampling and analysis of ambient air— Determination of suspended particulate matter—PM (sub)2.5(/sub) low volume sampler— Gravimetric method or AS/NZS3580.9.12 (2013): Determination of suspended particulate matter – PM2.5 beta attenuation monitors.	
	iv.	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 Methods for sampling and analysis of ambient air- Determination of suspended particulate matter - Total suspended particulate matter (TSP) - High volume sampler gravimetric method.	
В4	If the m emissio implem do not	nonitoring under B2 indicates an exceedance of the relevant limits in condition B3 is due to ons from the authorised mining activities, then dust abatement measures must be nented as soon as reasonably practicable so that emissions of dust from the mining activities result in further environmental nuisance.	

B5	Where monitoring indicates that the air quality objectives detailed in condition B3 have been exceeded, the holder of this environmental authority must investigate the matter and report to the administering authority within fourteen (14) days of receipt of monitoring results:
	(a) the concentration of TSP, PM10 particulates or dust deposition rate recorded;
	(b) a description of meteorological conditions occurring at the time;
	(c) whether the exceedance is due to emissions from the mining activities;
	(d) the measures taken to reduce dust generated by the mining activities; and
	(e) address the complaint including the use of dispute resolution if appropriate.
B6	Odour
	The release of noxious or offensive odour(s) or any other noxious or offensive airborne contaminant(s) resulting from the mining activity must not cause an environmental nuisance at any sensitive or commercial place.
В7	When requested by the administering authority, odour monitoring must be undertaken, within the timeframe nominated or agreed to by the administering authority, to investigate any complaint (which is neither frivolous nor vexatious nor based on mistaken belief in the opinion of the administering authority) of environmental nuisance at any sensitive or commercial place, and the results must be notified within fourteen (14) days to the administering authority following completion of monitoring.
B8	If the monitoring undertaken in accordance with condition B7 indicates environmental nuisance, the environmental authority holder must:
	(a) address the complaint including the use of dispute resolution if appropriate; and
	(b) immediately implement odour abatement measures to prevent further complaints and environmental nuisance.
B9	Weather monitoring
	The environmental authority holder must install and maintain an automatic meteorological station at the premises to continuously measure and record wind speed, wind direction, temperature, relative humidity, solar radiation, pressure and rainfall intensity.

B10	Greenhouse gas emissions reduction management plan	
	A Greenhouse gas (GHG) emissions reduction management plan must be developed by an appropriately qualified person and implemented for the duration of mining activities authorised under this environmental authority. The GHG emissions reduction management plan must include the following:	
	 (a) details of the intended objectives, measures and performance standards to avoid, minimise and control emissions; 	
	 (b) a process for regularly reviewing new technologies to identify opportunities to further reduce emissions and energy use, consistent with best practice environmental management; 	
	 (c) any voluntary initiatives or research into reducing the lifecycle and embodied energy of the project's processes or products; and 	
	(d) annual energy audits with a view to progressively improving energy efficiency, including monitoring, auditing and reporting on GHG emissions from all relevant activities and the success of abatement and offsetting measures.	

Schedule C: Water			
Condition number	Condition		
C1	Contaminant Release		
	Contaminants that will or have the potential to cause environmental harm must not be released directly or indirectly to any waters as a result of the mining activities, except as permitted under the conditions of this environmental authority.		
C2	Unless otherwise permitted under the conditions of this environmental authority, the release of mine affected water to waters must only occur from the release points specified in Table C1 – Mine affected water release points, sources and receiving waters and Appendix 1 attached to this environmental authority.		

Table C1 – Mine affected water release points, sources and receiving waters

Release Point (RP)	Easting (GDA94)	Northing (GDA94)	Mine Affected Water Source and Location	Monitoring Point	Receiving Waters description
RP 1	653731	7401335	Ramp 24 Fill Point Dam, Ramp ¾ Drain, A, B, C, D, E, F and Y Pits	End of pipe	Nogoa River
RP3	651680	7400608	Ramp 24 Fill Point Dam, Ramp ¾ Drain, A, B, C, D, E, F and Y Pits	End of pipe	Nogoa River

C3	The release of mine affected water to internal water management infrastructure is permitted so long as the infrastructure is installed and operated in accordance with the water management plan required by condition C31 .
C4	The release of mine affected water to waters in accordance with condition C2 must not exceed the release limits for each quality characteristic stated in Table C2 – Mine Affected Water Release Limits when measured at the monitoring point specified in Table C1 – Mine affected water release points, sources and receiving waters.

Quality Charac	teristic	Release Limits	Monitoring Frequency
Electrical conductivity (µS/cm)		12,500 (end of pipe)	Real time telemetry for EC and pH with grab samples at commencement and weekly thereafter
pH (pH Unit)		6.5 (minimum)	when safe to do so and access permits.
		9.0 (maximum)	Daily grab samples if telemetry not available.
			The first sample must be taken as soon as practicable and within two (2) hours following the commencement of release.
Sulfate (SO ₄ ²⁻) (mg/L)		1,000	Commencement of release and thereafter weekly during release.
			The first sample must be taken as soon as practicable and within two (2) hours following the commencement of release.
Turbidity (NTU)		360	Daily during release (the first sample must be taken within two (2) hours of commencement of release).
C5	The release of mine affected water to waters from the monitoring points specified in Table C1 – Mine af and receiving waters and Appendix 1 for each qua frequency specified in Table C2 – Mine Affected W Release contaminant trigger investigation levels.		waters from the release points must be monitored at e C1 – Mine affected water release points, sources 1 for each quality characteristic and at the monitoring ne Affected Water Release Limits and Table C3 – gation levels.
NOTE: The administer determining an approp temporary lack of safe authority holder to take to designated monitorir		ering authority will tak opriate enforcement re afe or practical acces ke all reasonable and ring locations.	e into consideration any extenuating circumstances prior to esponse in the event condition C4 is contravened due to a ss. The administering authority expects the environmental practicable measures to maintain safe and practical access

Table C2 – Mine Affected Water Release Limits

Quality Characteristic	Trigger Levels ¹ (μg/L)	Monitoring Frequency
Aluminium	300	
Ammonia	900	
Arsenic	13	
Boron	370	
Cadmium	0.2	
Chromium	1.0	
Cobalt	90	
Copper	10	
Fluoride (total)	2000	
Iron	300	The first sample must be
Lead	4	taken as soon as
Manganese	1900	practicable and within two
Mercury	0.2	commencement of release
Molybdenum	34	and thereafter weekly
Nickel	11	during release.
Nitrate as NO3	1100	
Selenium	10	
Silver	1	
Sodium	ТВА	
Petroleum hydrocarbons (C6-C9)	20	
Petroleum hydrocarbons (C10-C36)	100	
Uranium	20	
Vanadium	20	
Zinc	20	

NOTE:

1. All metals and metalloids must be measured as total (unfiltered) and dissolved (filtered). Trigger levels for metal/metalloids apply if dissolved results exceed trigger.

C6	If any trigger levels specified in Table C3 – Release contaminant trigger investigation levels are exceeded for any quality characteristic during a release, the environmental authority holder must compare results of the downstream monitoring points (MP5 Table C5 – Receiving water upstream background sites and downstream monitoring points) to the trigger levels specified in Table C3 – Release contaminant trigger investigation levels and:
	(a) where the trigger levels are not exceeded, no further action is to be taken; or
	(b) where the results of the downstream monitoring points outlined in Table C5 – Receiving water upstream background sites and downstream monitoring points exceed the trigger levels specified in Table C3 – Release contaminant trigger investigation levels for any quality characteristic, compare the results of the downstream monitoring points (MP5, Table C5 – Receiving water upstream background sites and downstream monitoring points) to the background monitoring data and:
	 (i) if the result is less than or equal to the background monitoring site data, then no further action needs to be taken; or
	 (ii) if the result is greater than the background monitoring site (MP2, Table C5 – Receiving water upstream background sites and downstream monitoring points) data recorded during the release, complete an investigation into the potential for environmental harm and provide a written report to the administering authority via WaTERS within ninety (90) days, outlining:
	(1) details of the investigation carried out; and
	(2) actions taken to prevent environmental harm.
	NOTE: Where an exceedance of a trigger level has occurred and is being investigated, in accordance with condition C6 (b) (ii) of this condition, no further reporting is required for subsequent trigger level exceedances for that release.
C7	If an exceedance in accordance with condition C6 (b) (ii) is identified, the environmental authority holder must notify the administering authority via WaTERs within twenty-four (24) hours of receiving the result.
C8	Mine Affected Water Release Events
	The environmental authority holder must ensure a stream flow gauging station/s is installed, operated and maintained that records stream flows at the locations and flow recording frequency specified in Table C4 – Contaminant Release during Flow Events .

Table C4 – Contaminant Release during Flow Events								
Locations							Receiving water flow criteria for discharge (m ³ /s)	Electrical
Receiving waters	Re poi (RI	lease int P)	Gauging Station	Gauging Station Easting (GDA94)	Gauging Station Northing (GDA94)	Receiving water flow recording frequency		conductivity and Sulfate release limits (µs/cm)
Nogoa River	RP RP	1 3	"GS2" DNRME Gauging Station 130219A Nogoa River at Duck Ponds.	650482	7402403	Continuous real time	>30	Electrical conductivity (μS/cm): ≤12,500 Sulfate (SO₄ ²⁻) (mg/L): ≤1,000
C9 Notwithstanding an affected water to wa of natural flow even specified in Table C specified in Table waters.		any other c waters in ac ents, and in e C4 – Cont e C1 – Min	ondition of this cordance with c accordance wit aminant Releas ne affected wa	environmenta ondition C2 mu h the receiving se during Flow ater release p	I authority, th ist only take p water flow cr v Events for t points, sourc	te release of mine lace during periods riteria for discharge the release point(s) res and receiving		
C10		The environmental authority holder is prohibited from releasing mine affected releases made from Fairbairn Dam for entitlement holders or environmenta accordance with the Water Act 2000, Water Regulation 2002, Water Resource (Fitz Plan 2011 or Fitzroy Basin Resource Operations Plan.		affected water into onmental flows in urce (Fitzroy Basin)				
C11		The daily quantity of mine affected water released from each release point must be measured and recorded at the monitoring point in Table C1 – Mine affected water release point sources and receiving waters.			must be measured er release points,			
C12	Releases to wate cause a material		rs must not ouild-up of s	cause erosion o ediment in such	of the bed and waters.	banks of the	receiving waters or	
C13		Electrical conductivity (EC) at MP5 must not exceed 850µS/cm at any time during the influence period.		e during the release				
C14		If EC at MP6 exceeds 650µS/cm during a release event, the environmental authorit must immediately notify the administering authority and only continue to release mine water if the administering authority gives approval.		tal authority holder lease mine affected				

C15	Notification of Release Event
	The environmental authority holder must notify the administering authority via WaTERS as soon as practicable and no later than twenty-four (24) hours after commencing a release of mine affected water to the receiving environment. Notification must include the following information:
	(a) release commencement date/time;
	 (b) details regarding the compliance of the release with the conditions of Schedule C: Water of this environmental authority (that is, contaminant limits, natural flow, discharge volume etc.);
	(c) release point/s;
	(d) release rate;
	(e) release volume (estimated);
	(f) release salinity; and
	(g) details of the receiving water/s including the natural flow rate.
C16	The environmental authority holder must notify the administering authority via WaTERS as soon as practicable and no later than twenty-four (24) hours after cessation of a release event notified under condition C15 . The release cessation notification must include the following information:
	(a) release cessation date and time;
	(b) details of the receiving water/s including the natural flow rate; and
	(c) volume of water released.
	NOTE: Successive or intermittent releases occurring within twenty-four (24) hours of the cessation of any individual release can be considered part of a single release event and do not require individual notification for the purpose of compliance with conditions C15 , C16 and C17 , provided the relevant details of the release are included within the notification provided in accordance with conditions C15 , C16 and C17 .

C17	Within twenty-eight (28) days of notification under condition C16 , the environmental authority holder must provide the administrating authority the following information via WaTERS:	
	(a) confirmation of:	
	(i) the release commencement date and time;	
	(ii) the release cessation date and time;	
	(iii) details of the receiving water/s including the natural flow rate;	
	(iv) volume of water released;	
	(b) all in-situ and laboratory water quality monitoring results;	
	 (c) details regarding the compliance of the release with the conditions of Schedule C: Water of this environmental authority (i.e. contamination limits, natural flow, discharge volume); 	
	(d) whether the release resulted in any impacts to the receiving environment; and	
	(e) any other matter(s) pertinent to the water release event.	
C18	Notification of Release Event Exceedance	
	If the release limits defined in Table C2 – Mine Affected Water Release Limits are exceeded, the environmental authority holder must notify the administering authority via WaTERS within twenty-four (24) hours of receiving the results.	
C19	The environmental authority holder must, within twenty-eight (28) days of a release that is not compliant with the conditions of this environmental authority, provide a report to the administering authority via WaTERS detailing:	
	(a) the reason for the release;	
	(b) the location of the release;	
	(c) the total volume of the release and which (if any) part of this volume was non- compliant;	
	 (d) the total duration of the release and which (if any) part of this period was non- compliant; 	
	(e) all water quality monitoring results (including all laboratory analyses);	
	(f) identification of any environmental harm as a result of the non-compliance;	
	(g) all calculations; and	
	(h) any other matters pertinent to the water release event.	

C20	Release notification – potentially affected s	takeholder	
	The environmental authority holder must notify (2) hours of the commencement, or another relevant potentially affected stakeholder, of re- environment. Notification must be in the form and or at least include the following:	all potentially affected r timeframe as agree eleasing mine affected greed to by the potenti	stakeholders within two ed to in writing with the d water to the receiving ally affected stakeholder
	(a) release commencement date/time;		
	(b) release location (release point/s);		
	(c) release rate;		
	(d) receiving waters for the release;		
	(e) receiving water flow rate;		
	(f) water quality of the release including s	alinity and pH; and	
	(g) estimated duration of the release.		
C21	Receiving environment monitoring and cor	ntaminant trigger leve	els
	The quality of the receiving waters must be n Table C5 – Receiving water upstream back points for each quality characteristic and at the Receiving water contaminant trigger levels	nonitored at the monit kground sites and de he monitoring frequen	oring points specified in ownstream monitoring cy stated in Table C6 –
Table C5 – Re	ceiving water upstream background sites and	downstream monito	ring points
Table C5 – Re Monitoring Points	ceiving water upstream background sites and Receiving Waters Location Description	downstream monito Easting (GDA2020)	ring points Northing (GDA2020)
Table C5 – ReMonitoring PointsUpstream ba	ckground monitoring point	downstream monito Easting (GDA2020)	ring points Northing (GDA2020)
Monitoring PointsUpstream baseMP2	eceiving water upstream background sites and Receiving Waters Location Description ckground monitoring point Nogoa River at Duckponds (130219A)	downstream monito Easting (GDA2020) 650392	ring points Northing (GDA2020) 7402392
Monitoring PointsUpstream baseMP2Downstream	eceiving water upstream background sites and Receiving Waters Location Description ckground monitoring point Nogoa River at Duckponds (130219A) monitoring points	downstream monito Easting (GDA2020) 650392	ring points Northing (GDA2020) 7402392
Monitoring PointsUpstream baMP2DownstreamMP5	eceiving water upstream background sites and Receiving Waters Location Description ckground monitoring point Nogoa River at Duckponds (130219A) monitoring points Nogoa River at Ensham Lease Boundary	downstream monito Easting (GDA2020) 650392 654687	ring points Northing (GDA2020) 7402392 7400680
Monitoring PointsUpstream baMP2DownstreamMP5MP6	ecceiving water upstream background sites and Receiving Waters Location Description ckground monitoring point Nogoa River at Duckponds (130219A) monitoring points Nogoa River at Ensham Lease Boundary Mackenzie River at Riley's Crossing (130113A)	downstream monito Easting (GDA2020) 650392 654687 662141	ring points Northing (GDA2020) 7402392 7400680 7396014
Monitoring PointsUpstream baMP2DownstreamMP5MP6REMP only u	eceiving water upstream background sites and Receiving Waters Location Description ckground monitoring point Nogoa River at Duckponds (130219A) monitoring points Nogoa River at Ensham Lease Boundary Mackenzie River at Riley's Crossing (130113A) pstream background monitoring points*	downstream monito Easting (GDA2020) 650392 654687 662141	ring points Northing (GDA2020) 7402392 7400680 7396014
Table C5 – ReMonitoring PointsUpstream baMP2DownstreamMP5MP6REMP only uMP7	eceiving water upstream background sites and Receiving Waters Location Description ckground monitoring point Nogoa River at Duckponds (130219A) monitoring points Nogoa River at Ensham Lease Boundary Mackenzie River at Riley's Crossing (130113A) pstream background monitoring points* Bridge Flats	downstream monito Easting (GDA2020) 650392 654687 662141 636011	ring points Northing (GDA2020) 7402392 7400680 7396014 7408033
Table C5 – ReMonitoring PointsUpstream baMP2DownstreamMP5MP6REMP only uMP7MP1	eceiving water upstream background sites and Receiving Waters Location Description ckground monitoring point Nogoa River at Duckponds (130219A) monitoring points Nogoa River at Ensham Lease Boundary Mackenzie River at Riley's Crossing (130113A) pstream background monitoring points* Bridge Flats Nogoa River upstream of mine at western boundary of ML 70365	downstream monito Easting (GDA2020) 650392 654687 662141 636011 648438	ring points Northing (GDA2020) 7402392 7400680 7396014 7408033 7407368 7407368
Monitoring Points Upstream ba MP2 Downstream MP5 MP6 REMP only u MP1 *REMP only u are required u	eceiving water upstream background sites and Receiving Waters Location Description ckground monitoring point Nogoa River at Duckponds (130219A) monitoring points Nogoa River at Ensham Lease Boundary Mackenzie River at Riley's Crossing (130113A) pstream background monitoring points* Bridge Flats Nogoa River upstream of mine at western boundary of ML 70365	downstream monito Easting (GDA2020) 650392 654687 662141 636011 648438 uired to be monitored	ring points Northing (GDA2020) 7402392 7400680 7396014 7408033 7407368 under condition C21 but

If quality characteristics of the receiving water at the downstream monitoring points exceed any of the trigger levels for pH, suspended solids or Sulfate specified in **Table C6 – Receiving water contaminant trigger levels** during a release event the environmental authority holder must compare the downstream results to the upstream results in the receiving waters and:

- (a) where the downstream result is the same or a lower value than the upstream value for the quality characteristic then no further action needs to be taken; or
- (b) where the downstream results exceed the upstream results, complete an investigation into the potential for environmental harm and provide a written report to the administering authority via WaTERS by **1 March** each year, outlining:
 - (i) details of the investigations carried out; and
 - (ii) actions taken to prevent environmental harm.

NOTE: Where an exceedance of a trigger level has occurred and is being investigated, in accordance with condition **C22** (b) of this condition, no further reporting is required for subsequent trigger events for that quality characteristic.

Table C6 – Receiving water contaminant trigger levels

C22

Quality Characteristic	Contaminant Trigger Levels	Monitoring Frequency	Comments
Electrical conductivity (µS/cm) pH (pH Unit)	Cease Release: >850 (MP5) Approval Trigger 650 (MP6) 6.5 (minimum) 9.0 (maximum)	Real time telemetry. Daily grab samples if telemetry not available (the first sample must be taken as soon as practicable).	Grab samples shall be taken only when safe to do so and access permits. Refer to condition C13 and C14 .
Suspended solids (mg/L)	1,000	Grab samples at	
Sulfate (SO42-) (mg/L)	250	commencement and weekly thereafter.	

C23	Receiving Environment Monitoring Program (REMP)
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The environmental authority holder must maintain and implement a Receiving Environment Monitoring Program (REMP) to monitor, identify and describe any adverse impacts to surface water environmental values, quality and flows as a result of the mining activities. The REMP must provide for monitoring of the receiving environment periodically (under natural flow conditions) and while mine affected water is being released.

C24 For the purposes of the REMP, the only receiving environment is the waters of the Nogoa River, downstream of Ensham Coal Mine to Riley's Crossing of the Mackenzie River and downstream of the Comet River junction (the area of the REMP). The REMP must encompass any sensitive receiving waters or environmental values within the area of the REMP that will potentially be directly affected by an authorised release of mine affected water.

C25	The REMP must:
	 (a) assess the condition or state of receiving waters, including upstream conditions, spatially within the REMP area, considering background water quality characteristics based on accurate and reliable monitoring data that takes into consideration temporal variation (e.g. seasonality);
	 (b) be designed to facilitate assessment against water quality objectives for the relevant environmental values that need to be protected;
	 (c) include monitoring from background reference sites and downstream sites from the release (as a minimum, the locations specified in Table C5 – Receiving water upstream background sites and downstream monitoring points);
	 (d) specify the frequency and timing of sampling required in order to reliably assess ambient conditions and to provide sufficient data to derive site specific background reference values in accordance with the Queensland Water Quality Guidelines 2006. This should include monitoring during periods of natural flow irrespective of mine or other discharges;
	 (e) include monitoring and assessment of dissolved oxygen saturation, temperature and all water quality parameters listed in Table C2 – Mine Affected Water Release Limits and Table C3 – Release contaminant trigger investigation levels;
	 (f) include, where appropriate, monitoring of metals/metalloids in sediments (in accordance with ANZG 2018, BATLEY and/or the most recent version of AS5667.1 Guidance on Sampling of Bottom Sediments);
	 (g) include, where appropriate, monitoring of macroinvertebrates in accordance with the Australian River Assessment System (AusRivas) methodology;
	 (h) apply procedures and/or guidelines from Australian and New Zealand Guidelines for Fresh and Marine Water Quality (ANZG 2018) and other relevant guideline documents;
	(i) describe sampling and analysis methods and quality assurance and control; and
	 (j) incorporate stream flow and hydrological information in the interpretations of water quality and biological data.
C26	A report on the REMP must be prepared annually and made available on request to the administering authority. The report must include all monitoring results, an assessment of background reference water quality, the condition of downstream water quality compared against water quality objectives, and analysis on the suitability of current release limits to protect downstream environmental values.

C27	Water reuse
	Mine affected water may be piped or trucked or transferred by some other means that does not contravene the conditions of this environmental authority and deposited into artificial water storage structures, such as farm dams or tanks, or used directly at properties owned by the environmental authority holder or a third party for the purpose of:
	 (a) supplying stock water only where there is compliance with the release limits specified in Table C7 – Stock Water Release Limits; or
	(b) supplying irrigation water only where there is compliance with the release limits specified in Table C8 – Irrigation Release Limits .

Table C7 – Stock Water Release Limits

Quality Characteristic	Units	Minimum	Maximum
рН	pH units	6.5	8.5
Electrical Conductivity	µS/cm	N/A	5000

Table C8 – Irrigation Release Limits

Quality Characteristic	Units	Minimum	Maximum
рН	pH units	6.5	8.5
Electrical Conductivity	µS/cm	N/A	Site specific value determined in accordance with ANZECC & ARMCANZ (2000) Irrigation Guidelines
C28	Mine affected water may be piped, trucked or transferred by some other means that does not contravene the conditions of this environmental authority and deposited into artificial water storage structures, such as farm dams or tanks, for the purpose of supplying water to any operation licensed for either ERA13 (mining black coal) or ERA31 (mineral processing). The volume, pH and electrical conductivity of water transferred must be monitored and recorded.		
C29	C29 If mine affected water is given or transferred to another person in accordance with condition C27 or C28 , the transfer must be in accordance with a written agreement (the third paragreement) that: (a) includes a commitment from the transferee to use it in such a way so as to previous of the terms of terms of the terms of the terms of terms of the terms of		Insferred to another person in accordance with conditions in accordance with a written agreement (the third party m the transferee to use it in such a way so as to prevent lic health incidents:
	(b) reflects t <i>Environme</i> and protect (c) is signed l	he General Enve ental Protection A ction of environme by both parties to	vironmental Duty (GED) under section 319 of the <i>ct 1994</i> , environmental sustainability of the water disposal ental values of waters; and the agreement.

C30	Annual water monitoring reporting
	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 via WaTERS in the specified format by 1 March each year:
	(a) the date on which the sample was taken;
	(b) the time at which the sample was taken;
	(c) the location or monitoring point at which the sample was taken;
	 (d) the measured or estimated daily quantity of the contaminants released from all release points;
	(e) the release flow rate at the time of sampling for each release point;
	 (f) the results of all monitoring and details of any exceedances with the conditions of this environmental authority; and
	(g) water quality monitoring data where required by the environmental authority (release, receiving environment, REMP, water storages, sewage treatment plants and groundwater) must be provided to the administering authority in the specified electronic format via WaTERS.
C31	Water Management Plan
	A Water Management Plan must be developed by an appropriately qualified person and implemented for the duration of mining activities authorised under this environmental authority.
C32	The release of any contaminants as permitted by this environmental authority, directly or indirectly to waters, other than in accordance with condition C31 must not result in any:
	(a) visible discolouration of receiving waters; and
	(b) slick or other visible or odorous evidence of oil, grease or petrochemicals nor contain visible floating oil, grease, scum, litter or other objectionable matter.
C33	Saline and acid rock drainage
	The environmental authority holder must ensure proper and effective measures are taken to avoid, or otherwise minimise, the generation and/or release of:
	(a) saline drainage;(b) acid rock drainage.
C34	Stormwater and water sediment controls
	An Erosion and Sediment Control Plan must be developed by an appropriately qualified person and implemented for all stages of the mining activities on the site to minimise erosion and the release of sediment to receiving waters and contamination of stormwater.

C35	Stormwater, other than mine affected water, is permitted to be released to waters from:
	 (a) erosion and sediment control structures that are installed and operated in accordance with the Erosion and Sediment Control Plan required by condition C34; and
	(b) water management infrastructure that is installed and operated, in accordance with a Water Management Plan and that complies with condition C31, for the purpose of ensuring water does not become mine affected water.
C36	The maintenance and cleaning of any vehicles, plant or equipment must not be carried out in areas from which contaminants can be released into any receiving waters.
C37	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.
C38	Sewage effluent
	Sewage effluent used for dust suppression or irrigation must not exceed the release limits in Table C9 – Sewage effluent quality standards .

Table C9 – Sewage effluent quality standards

Quality	Release limit	Units	Limit type	Monitoring frequency
5 Day BOD	20	mg/L	max	On release
рН	6 - 8	рН	range	On release
Free Chlorine residuals	1.0	mg/L	max	On release
Faecal coliforms		Colonies per		
(based on the average of a minimum of 5 samples)	1,000	100ml	max	On release

Schedule D: Regulated Structures			
Condition number	Condition		
D1	Assessment of consequence category		
	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).		
D4	Design and construction ¹ of a regulated structure (conditions D5 to D9 inclusive) do not apply to existing structures.		
	Note: ¹ Construction of a dam includes modification of an existing dam – refer to the definitions.		
D5	All regulated structures must be designed by, and constructed ² 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). <i>Note:</i> ² <i>Certification of design and construction may be undertaken by different persons.</i>		
D6	Construction of a regulated structure is prohibited unless the holder has submitted a consequence category assessment report and certification to the administering authority which has been certified by a suitably qualified and experienced person for the design and design plan and the associated operating procedures 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 Regulated Dams/Levees register.		
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 to ensure the design is not be compromised by:		
	(b) be designed and constructed to ensure the design is not be compromised by:(i) floodwaters entering the regulated dam from any watercourse or drainage line; and		
	 (b) be designed and constructed to ensure the design is not be compromised by: (i) floodwaters 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; and 		
	 (b) be designed and constructed to ensure the design is not be compromised by: (i) floodwaters 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; and (c) have the floor and sides of the dam designed and constructed to prevent or minimise the passage of the wetting front and any entrained contaminants through either the floor or sides of the dam during the operational life of the dam and for any period of decommissioning and rehabilitation of the dam. 		
D9	 (b) be designed and constructed to ensure the design is not be compromised by: (i) floodwaters 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; and (c) have the floor and sides of the dam designed and constructed to prevent or minimise the passage of the wetting front and any entrained contaminants through either the floor or sides of the dam during the operational life of the dam and for any period of decommissioning and rehabilitation of the dam. 		
D9	 (b) be designed and constructed to ensure the design is not be compromised by: (i) floodwaters 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; and (c) have the floor and sides of the dam designed and constructed to prevent or minimise the passage of the wetting front and any entrained contaminants through either the floor or sides of the dam during the operational life of the dam and for any period of decommissioning and rehabilitation of the dam. Certification by the suitably qualified and experienced person who supervises the construction of a register must be submitted to the administering authority on the completion of construction of the regulated structure, and certify that: (a) the 'as constructed' drawings and specifications meet the original intent of the design plan for that regulated structure; and 		

D10	Operation of a regulated structure
	Operation of a regulated structure, except for an existing structure, is prohibited unless:
	(a) the holder has submitted to the administering authority:
	 (i) an electronic copy of the design plan and certification of the 'design plan' in accordance with condition D6, and
	 (ii) the 'as constructed' drawings and specifications certified in accordance with condition D9, and
	(iii) 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.
	 (iv) the requirements of this authority relating to the construction of the regulated structure have been met;
	 (v) the environmental authority holder has entered the details required under this authority, into a register of regulated structures; and
	(vi) there is a current operational plan for the regulated structures.
D11	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 twelve (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 in place.
D12	Each regulated structure must be maintained and operated, for the duration of its operational life until decommissioned and rehabilitated, in a manner that is consistent with the current operational plan and, if applicable, the current design plan and associated certified 'as constructed' drawings.
D13	Mandatory reporting level
	Conditions D14 to D17 inclusive only apply to Regulated Structures which have not been certified as low consequence category for 'failure to contain – overtopping'.
D14	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.
D15	The environmental authority holder must, as soon as practical and 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.
D16	The environmental authority holder must, immediately on becoming aware that the MRL has been reached, act to prevent the occurrence of any unauthorised release from the regulated dam.

D17	The environmental authority holder must record any changes to the MRL in the Register of Regulated Structures.
D18	Design storage allowance
	The environmental authority 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.
D19	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).
D20	The environmental authority holder must, as soon as practicable 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.
D21	The environmental authority 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 release from the regulated dam or linked containment systems.
D22	Annual inspection report
	Each regulated structure must be inspected each calendar year by a suitably qualified and experienced person.
D23	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 recommended actions to ensure the integrity of the regulated structure.
D24	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).
D25	The environmental authority holder must:
	 (a) within twenty (20) business days of receipt of the annual inspection report, provide to the administering authority:
	(i) the recommendations section of the annual inspection report;
	(ii) if applicable, any actions being taken in response to those recommendations; and
	(b) if, following receipt of the recommendations and (if applicable) actions, the administering authority requests a full copy of the annual inspection report from the environmental authority holder, provide this to the administering authority within ten (10) business days of receipt of the request.

D26	Transfer arrangements
	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.
D27	Register of regulated structures
	A Register of Regulated Structures must be established and maintained by the environmental authority holder for each regulated dam.
D28	The environmental authority 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.
D29	The environmental authority holder must enter the required information in the Register of Regulated Structures once compliance with conditions D10 and D11 has been achieved.
D30	The environmental authority holder must ensure that the information contained in the Register of Regulated Structures is current and complete.
D31	All entries in the Register of Regulated Structures must be approved by the chief executive officer for the environmental authority holder, or their delegate, as being accurate and correct.
D32	The environmental authority holder must, by 1 March each year, supply to the administering authority a copy of the records contained in the Register of Regulated Structures, in the format required by the administering authority.
D33	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 six (6) months of amendment of the authority adopting this schedule.
D34	All existing structures must subsequently comply with the timetable for any further assessments in accordance with the Manual specified in Table D34 – Transitional hydraulic performance requirements for existing structures , depending on the consequence category for each existing structure assessed in the most recent certification for that structure.

Table D34 – 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%		Within 7 years, unless otherwise agreed with the administering authority, based on no history of unauthorised releases.	Within 20 years, unless otherwise agreed with the administering authority, based on no history of unauthorised releases.	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.
D35	Table D34 – Transitional hydraulic performance requirements for existing structures ceases to apply for a structure once any of the following events has occurred:			
	it has been brought into compliance with the hydraulic performance criteria applicable to the		riteria applicable to the	
	(a) struc	ture under the Manual;		
	(b) it has (c) it has	been decommissioned; or been certified as no longer	being assessed as a regula	ted structure.
D36	Certification of the transitional assessment required by conditions D33 and D34 (as applicable must be provided to the administering authority within six (6) months of amendment of the authority adopting this schedule.			

D37	Flood Protection Levees		
	Design requirements for the levee and adjacent mining excavation must meet the following:		
	 (a) the design level of the levee crest must be at least one (1) metre above the estimated 1 in 1,000 ARI flood event for the adjacent watercourses; and 		
	(b) mining excavation slopes adjacent to the levee must remain stable and are to be designed with a factor of safety of one point five (1.5) (calculated from the levee toe) or above based on an accepted stability analysis.		
D38	Design requirements for the levee and adjacent mining excavation must:		
	(a) not result in increased erosion of the bank or bed of the Nogoa River;		
	(b) not significantly impact upon riparian or existing remnant vegetation; and		
	(c) not erode during any flood events up to any 1 in 1,000 ARI event.		
D39	The design and construction of the flood protection landform alignment must ensure the requirements of condition D38 are maintained and are supported by relevant hydrology, geomorphology, landform, geotechnical and risk management assessment studies.		

Schedule E: Acoustic		
Condition number	Condition	
E1	Noise nuisance Noise from mining activities must not cause an environmental nuisance at any sensitive receptor or commercial place.	
E2	Noise from mining activities must not exceed the levels for the time periods specified in Table E2 – Noise limits at any sensitive or commercial place.	

Table E2 – Noise limits

Noise Level dB(A)	7am – 6pm	6pm – 10pm	10pm – 7am
	Noise measured at a 'Noise sensitive place'		
LA 10, adj, 10 mins	B/g + 5	B/g + 5	B/g + 3
LA 1, adj, 10 mins	N/A	N/A	B/g + 8
	Noise measured at a 'Commercial place'		
LA 10, adj, 10 mins	B/g + 10	B/g + 10	B/g + 5
Notes:			

B/g = background noise level ($L_{A90, adj, 15 mins}$) measured over 3-5 days at the nearest sensitive receptor

E3	Noise monitoring
	When requested by the administering authority, noise monitoring must be undertaken to investigate any compliant of noise nuisance, and the results notified within fourteen (14) days to the administering authority. Monitoring must include:
	(a) LA 10, adj, 10 mins
	(b) LA 1, adj, 10 mins
	(c) the level and frequency of occurrence of impulsive or tonal noise;
	(d) atmospheric conditions including wind speed and direction;
	(e) effects due to extraneous factors such as traffic noise; and
	(f) location date and time of recording.
E4	Noise is not considered to be a nuisance under condition E1 if monitoring shows that noise does not exceed the levels in the time periods specified in Table E2 – Noise limits .
E5	The method of measurement and reporting of noise monitoring must comply with the current edition of the administering authority's Noise Measurement Manual (ESR/2016/2195).
E6	If monitoring indicates exceedance of the limits in Table E2 – Noise limits , the environmental authority holder must:
	(a) address the complaint including the use of appropriate dispute resolution if required; and
	(b) immediately implement noise abatement measures so that emissions of noise from the mining activities does not result in further environmental nuisance.
E7	Vibration nuisance
	Vibration from the licensed activities must not cause an environmental nuisance at any sensitive or commercial place.
E8	When requested by the administering authority, vibration monitoring must be undertaken within the timeframe nominated or agreed to by the administering authority, to investigate any complaint (which is neither frivolous nor vexatious nor based on mistaken belief in the opinion of the administering authority) of environmental nuisance at any sensitive or commercial place, and the results must be notified within fourteen (14) days to the administering authority following completion of monitoring.
E9	If the environmental authority holder can provide monitoring that the limits in Table E9 – Vibration limits are not being exceeded, the environmental authority holder is not in breach of condition E7 . Monitoring must include:
	(a) location of the blast(s) within the mining area (including which bench level);
	(b) atmospheric conditions including temperature, relative humidity and wind speed and direction; and
	(c) location, date and time of recording.

Table E9 – Vibration limits			
Location		Vibration measured	
Sensitive or commercial place		5 mm/s peak particle velocity for nine (9) out of ten (10) consecutive blasts and not greater than 10 mm/s peak particle velocity at any time	
E10	If monitoring indicates environmental authority	exceedance of the limits in Table E9 – Vibration limits then the holder must:	
	(a) address the con	nplaint including the use of dispute resolution if appropriate; and	
	(b) immediately implement vibration abatement measures so that vibration from the activity does not result in further environmental nuisance.		
E11	Airblast overpressure	nuisance	
	The airblast overpressur defined in Table E11 – A	e level from blasting operations on the premises must not exceed the limits Airblast overpressure level at any sensitive or commercial place.	
Table E11 -	- Airblast overpressure	level	
Location		Airblast Overpressure Measured	
Sensitive or commercial place		Air blast overpressure level of 115db (Linear peak) for nine (9) out of ten (10) consecutive blasts initiated and not greater than 120db (Linear peak) at any time.	
E12	When requested by the administering authority, airblast overpressure monitoring must be undertaken within a reasonable and practicable timeframe nominated by the administering authority to investigate any complaint (which is neither frivolous nor vexatious nor based on mistaken belief in the opinion of the administering authority) of environmental nuisance at any sensitive or commercial place, and the results must be notified within fourteen (14) days to the administering authority following completion of monitoring.		
E13	Airblast overpressure r conditions:	monitoring must include the following descriptors, characteristics and	
	(a) location of the b	last(s) within the mining area (including which bench level);	
	(b) atmospheric co direction; and	nditions including temperature, relative humidity and wind speed and	
	(c) location, date ar	nd time of recording.	
E14	If monitoring indicates exceedance of the limits in Table E11 , then the environmental authority holder must:		
	(a) address the con	nplaint including the use of dispute resolution if appropriate; and	
	(b) immediately im overpressure fro	plement airblast overpressure abatement measures so that airblast om the activity does not result in further environmental nuisance.	

E15	The method of measurement and reporting of airblast overpressure levels must comply with the
	current edition of the administering authority's Noise Measurement Manual (ESR/2016/2195).

Schedule F: Waste		
Condition number	Condition	
F1	Storage of tyres	
	Scrap tyres stored awaiting disposal or transport for take-back and recycling, or waste-to-energy options must be stored in stable stacks and at least ten (10) metres from any other scrap tyre storage area, or combustible or flammable material, including vegetation.	
F2	All reasonable and practicable fire prevention measures must be implemented, including removal of grass and other materials within a ten (10) metre radius of the scrap tyre storage area.	
F3	Disposing of scrap tyres resulting from the mining activities is not permitted in spoil emplacements unless tyres are placed as deep in the spoil as reasonably practicable.	
F4	A record must be kept of the number and location for tyres disposed.	
F5	Scrap tyres resulting from the mining activities disposed of within the site must not impede saturated aquifers or compromise the stability of the consolidated landform.	

F6	Waste Management		
	A Waste Management Plan must be implemented that:		
	(a) describes how the Ensham mine recognises and applies the waste management hierarchy;		
	 (b) characterises wastes generated from the project and identifies general volume trends over the past five (5) years; 		
	 (c) contains a program for safe recycling or disposal of all wastes - reusing and recycling where possible; 		
	(d) contains waste commitments with auditable targets to reduce, reuse and recycle;		
	(e) has waste management control strategies which addresses:		
	(i) the type of wastes;		
	(ii) segregation of the wastes;		
	(iii) storage of the wastes;		
	(iv) transport of the wastes;		
	(v) monitoring and reporting matters concerning the wastes;		
	(vi) emergency response planning;		
	(vii) disposal, reused and recycling options;		
	(f) identifies the potential adverse and beneficial impacts of the wastes generated;		
	(g) details the hazardous characteristics of the waste generated (if any);		
	(h) contains a disposal procedure for hazardous wastes;		
	 (i) outlines the process to be implemented to allow for continuous improvement of the waste management systems; 		
	 (j) identifies responsible staff (positions) for implementing, managing and reporting the Waste Management Plan; and 		
	(k) contains a staff awareness and induction program that encourages re-use and recycling.		
F7	Waste must not be burned or allowed to be burned on the licensed site unless by written approval of the administering authority.		
F8	A designated area must be set aside for the segregation of economically viable, recyclable solid and liquid waste.		

F9	Records must be kept for five (5) years, and must include the following information:
	(a) date of pickup of waste;
	(b) description of waste;
	(c) cross reference to relevant waste transport documentation;
	(d) quantity of waste;
	(e) origin of the waste;
	(f) destination of the waste; and
	(g) intended fate of the waste, for example, type of waste treatment, reprocessing or disposal.
	NOTE: Records of documents maintained in compliance with a waste tracking system established under the Environmental Protection Act 1994 or any other law for regulated waste will be deemed to satisfy this condition.
F10	Records of trade and regulated wastes or material leaving the mining lease for recycling or disposal, including the final destination and method of treatment, must be in accordance with the <i>Environmental Protection Act 1994.</i>
F11	The environmental authority holder must not accept waste from off-site.
F12	Landfill Unit
	The environmental authority holder is only authorised to dispose of general waste streams in the onsite landfill unit defined in Appendix 5 – Authorised landfill unit .
F13	Waste deposited in the authorised landfill unit must be covered within 5 calendar days.
F14	The environmental authority holder must record the volume, and types of waste deposited in the landfill unit.
F15	Leachate and stormwater runoff which has been in contact with waste materials in the landfill unit, must be captured and:
	 recirculated through waste disposed in the landfill unit; or disposed of at a facility that is approved to receive such waste.
F16	When the deposition of waste to the landfill unit ceases, a final capping system to the landfill unit must be designed by an appropriately qualified person and installed to:
	 minimise infiltration of water into the landfill unit and water ponding on the surface; minimise the likelihood of any erosion occurring to either the final capping system or the landfilled materials; and ensure the contaminant concentrations within the final capping layer are appropriate for the final land use and in accordance with the 'National Environmental Protection (Assessment of Soil Contamination) Measure 1999'.
	A final capping system is not required where the deposition of waste to a landfill unit ceases temporarily for the purpose of using an alternative working face.

Schedule G: I	Schedule G: Land		
Condition number	Condition		
G1	Preventing contaminant release to land		
	Contaminants must not be released to land in a manner which constitutes nuisance, material or serious environmental harm.		
G2	Mine Waste		
	A Mining Waste Management Plan together with the certification by an appropriately qualified person must be developed and implemented while mining activities are being carried out. The Mining Waste Management Plan must at a minimum include:		
	 (a) characterisation programs to ensure that all mining waste is progressively characterised during disposal for net acid producing potential, salinity and the following parameters: pH, Electrical Conductivity (EC), Acid Neutralising Capacity (ANC), Net Acid Generation (NAG) (reporting NAG capacity and NAG pH after oxidation), Total Sulfur (S), Chromium Reducible Sulphur (Scr), Boron (B) Cadmium (Cd), Iron (Fe), Aluminium (Al), Copper (Cu), Magnesium (Mg), Manganese (Mn), Calcium (Ca), Sodium (Na), Zinc (Zn) and Sulfate (SO₄); 		
	(b) individual parameters in a) above can be removed following sufficient mine waste characterisation to demonstrate that certain individual parameters are not present in sufficient quantities to warrant further characterisation;		
	 (c) characterisation programs to ensure that the physical properties of the mining waste is progressively characterised during disposal; 		
	(d) the availability or leachability of metals from the mining waste;		
	(e) quantification of PAF from mining waste present;		
	(f) review impacts of the PAF mining waste on the rehabilitation;		
	 (g) management actions for mining waste that has been identified as having a high availability or leachability of metals; 		
	(h) management actions for mining waste that has been defined as PAF;		
	(i) identification of environmental impacts and potential environmental impacts;		
	(j) control measures for routine operations to minimise likelihood of environmental harm;		
	(k) contingency plans and emergency procedures for non-routine situations; and		
	(I) periodic review of environmental performance and continual improvement.		
G3	The Mine Waste Management Plan required by Condition G2 must be implemented for all stages of the mining activity.		

G4	A subsidence monitoring program and management plan must be developed and maintained by an appropriately qualified person. The subsidence monitoring and management plan must at a minimum include:		
	a) subsidence monitoring prior to mining;		
	 b) rehabilitation methodology if required to ensure achievement of authorised post mining land use; 		
	c) land management practices pre and post mining;		
	d) monitoring program that specifies location, frequency and type of monitoring;		
	 e) include map of soil survey types overlaid with locations of subsidence monitoring transects; 		
	f) investigation to be undertaken if subsidence monitoring detects changes in excess of modelled subsidence (interim of 35mm);		
	g) identification of environmental impacts and potential environmental impacts;		
	h) control measures for routine operations to minimise likelihood of environmental harm;		
	i) contingency plans and emergency procedures for non-routine situations; and		
	j) periodic review of environmental performance and continual improvement.		
G5	The subsidence management and monitoring plan required by Condition G4 must be implemented for all stages of the mining activity.		
G6	Storage and handling of chemicals and flammable or combustible liquids		
	All chemicals and flammable or combustible liquids must be stored and handled in accordance with the most recent version of an Australian Standard where such is applicable. Where no relevant Australian Standard exists, storage of such materials must be within an effective on-site containment system.		

Schedule H: Rehabilitation				
Condition number	Condition			
H1	Land disturbed by mining must be rehabilitated in accordance with the approved Progressive Rehabilitation and Closure Plan (PRCP) schedule for this environmental authority.			
H2	Rehabilitation – Zone 2 and 3 Zone 2 and Zone 3 as depicted in Appendix 4 – Zone 2 and Zone 3 Location must be rehabilitated in accordance with Appendix 3 – Rehabilitation Success Criteria of this environmental authority.			

НЗ	Rehabilitation Monitoring					
	The environmental authority holder must implement an annual rehabilitation monitoring program that details the outcomes of the previous year's rehabilitation activities in an annual rehabilitation report and submit it to the administering authority by 1 March each year.					
H4	Annual rehabilitation reports must:					
	(a) be developed by an appropriately qualified person;					
	(b) include the rehabilitation monitoring results; and					
	(c) include any actions and recommendation to rectify or improve, areas of rehabilitation that are of concern.					
H5	Flood Protection Landform Design					
	The design of the flood protection landform must be supported by relevant hydrology, geomorphology, landform, geotechnical and risk management assessment studies of the Nogoa River Floodplain, and must:					
	 (a) incorporate the pre-mining hydrologic characteristics of surface water and groundwater systems for the area in which the floodplain is located; 					
	 (b) incorporate the pre-mining hydraulic characteristics of the flood plain for the area for which it is located in without using artificial structures that require on-going maintenance; 					
	 (c) maintain sediment transport and water quality regimes that allow the floodplain to be self-sustaining, which prevents any impacts to upstream and downstream water quality, geomorphology and vegetation; 					
	(d) maintain equilibrium and functionality in all substrate conditions at the location of the floodplain; and					
	(e) allow the free and safe passage of fauna, both aquatic and terrestrial, upstream and downstream.					
	For the purposes of this environmental authority the Flood Protection Landform does not need to be decommissioned or rehabilitated as per condition D12 .					
H6	A certified design plan and any technical reports that consider the requirements of condition H5 , and that will meet the requirements of the approved PRCP schedule for the flood protection landforms must be submitted to the administering authority at least ninety (90) days before commencing construction of the flood protection landforms.					
H7	After ninety (90) days following the submission of documents in accordance with condition H6 , the environmental authority holder may commence construction of the flood protection landforms. Construction may commence prior with the written agreement from the administering authority.					

H8	Post Closure Management Plan
	A Post Closure Management Plan for the site must be prepared at least eighteen (18) months prior to the final coal processing on site and implemented for a nominal period of:
	(a) at least thirty (30) years following final coal processing on site; or
	(b) a shorter period if the site is proven to be geotechnically and geochemically stable and it can be demonstrated to the satisfaction of the administering authority that no release of contaminants from the site will result in environmental harm.

Schedule I: Groundwater				
Condition				
Groundwater				
Mining activities (including rehabilitation activities) must not adversely impact the groundwater receiving environment unless otherwise authorised under this environmental authority.				
Groundwater must be monitored quarterly at all monitoring points specified in Table I1 – Quarterly groundwater monitoring requirements and location .				
Groundwater drawdown fluctuations of greater than 2m from the standing water levels specified in Table I1 – Quarterly groundwater monitoring requirements and location not resulting from the pumping of licensed bores, must be notified to the administering authority via WaTERS within twenty eight (28) days following detection of drawdown.				
The environmental authority holder must notify the administering authority within five (5) business days via WaTERS of receiving any monitoring result that shows an exceedance of any limit for any quality characteristic specified in Table I2 – Groundwater quality limits . For condition I4 , an exceedance is when a limit for any quality characteristic specified in Table I2 – Groundwater quality limits is exceeded on any three (3) consecutive sampling occasions				

15	Within fourteen (14) days of the notification given under condition I3 or I4 , the environmental authority holder must commence an investigation to determine if the exceedance is a result of:						
	(a) the mining activities including rehabilitation activities;						
	(b) seasonal / natural variation;						
	(c) neighbouring land use resulting in groundwater impacts;						
	(d) any other potential cause of exceedance; or						
	 (e) an investigation is only required if the mining affected drawdown fluctuations reported in condition I3 are outside of modelled values; 						
	(f) any combination of (a) to (d) the above.						
16	The investigation required by condition I5 must be completed and submitted to the administering authority via WaTERS within three (3) months of notification under condition I3 or I4 .						
17	If the investigation under condition I5 determines that the exceedance was a result of the mining activities, including rehabilitation, in accordance with condition I5(a) or a combination that includes condition I5(a) then a further investigation must be undertaken by the environmental authority holder to establish whether environmental harm has occurred, and the extent thereof.						
18	Within one (1) month of the investigation under condition I7 , the environmental authority holder must have:						
	(a) implemented short-term measures to mitigate the potential for environmental harm;						
	 (b) developed long-term mitigation measures to address any existing groundwater contamination; and 						
	(c) if environmental harm has occurred as a result of groundwater drawdown exceedances, the environmental authority holder must:						
	 determine any actions required to reduce the potential for environmental harm; and 						
	 determine any mitigation measures required to limit the drawdown in the affected groundwater resource. 						

19	Groundwater Management and Monitoring Program							
	A Groundwater Management and Monitoring Program must be developed and implemented at all times mining activities, including rehabilitation, are being carried out to meet the following requirements:							
	 (a) identifies all potential sources of contamination to groundwater from mining activities and rehabilitated areas; 							
	(b) provides a hydrogeological conceptual groundwater model that details the interactions and direction of flow between the Permian coal measures, the Triassic Rewan Group, the Quaternary alluvial aquifers and the Nogoa River system including its tributaries within a 5km radius of the residual voids;							
	 (c) identifies all environmental values (including the Nogoa River) that must be protected; 							
	 (d) details groundwater levels in all identified aquifers present across and adjacent to the site to confirm existing groundwater flow paths; 							
	 (e) estimates the groundwater inflow to any rehabilitated landforms and surface water ingress to groundwater from flooding events in the form of a groundwater model; 							
	(f) details a water balance model;							
	 (g) ensures all potential adverse groundwater impacts due to mining and rehabilitation activities are identified, monitored and mitigated; 							
	 (h) ensures groundwater and stygofauna monitoring and data analysis is undertaken to: 							
	 detect any impacts to groundwater levels due to mining and rehabilitation activities; 							
	 (ii) detect any impacts to groundwater quality due to mining and rehabilitation activities; 							
	(iii) determine compliance with condition I1 ;							
	(iv) determine trends in groundwater quality; and							
	 (v) detect any impacts to stygofauna communities due to mining and rehabilitation activities consistent with Table I3 – Stygofauna monitoring locations and frequency; 							
	(i) provides an appropriate quality assurance and quality control program;							
	 (j) documents groundwater management and monitoring methodologies undertaken for the duration of all mining activities and rehabilitation activities; and 							
	(k) includes a review process to identify improvements to the program that includes addressing any comments provided by the administering authority.							

110	The Groundwater Management and Monitoring Program required by condition I9 must be updated by 30 November 2023 to incorporate data collected from the Residual Void monitoring bores as detailed in Table I1 – Quarterly groundwater monitoring requirements and locations . The update must:						
	 (a) include limits to be included in Table I2 - Groundwater quality limits calculated in accordance with the Guideline: Using monitoring data to assess groundwater quality and potential environmental impacts; 						
	 (b) include standing water levels to replace 'TBD' values in Table 1 - Quarterly groundwater monitoring requirements and locations; 						
	(c) be based on a statistically robust dataset; and						
	(d) include a minimum of 18 samples taken over a minimum of twenty-four (24) months.						
111	The Groundwater Management and Monitoring Program required by condition I9 must be reviewed at least every two (2) years by an appropriately qualified person to determine if it continues to meet the requirements stated in condition I9 .						
112	The following information must be recorded in relation to all groundwater water sampling:						
	(a) the date on which the sample was taken;						
	(b) the time at which the sample was taken;						
	(c) the monitoring point at which the sample was taken; and						
	(d) the results of all monitoring.						

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Table I1 – Quarterly groundwater monitoring requirements and locations									
Location	Monitoring	Monitoring	Easting	Northing	Aquifer	Standing			
Description	Bore	Required			Туре	Water			
			G	DA2020		Levels			
				Г		(mAHD)			
Nogoa	EC01	Water level	7403060.43	650018.7206	Alluvium	143.63			
River		and quality							
Alluvium	EC03	Water level	7402548.436	650338.7246		143.18			
		and quality							
	EC07	Water level	7401747.432	650973.7191		141.39			
		and quality		0540547470		4.40.00			
	EC09A	Water level	7401505.432	651354.7173		140.33			
	5014	and quality	7404400 407	054547 700		400.54			
	EC11	vvater level	7401193.437	651517.729		139.54			
	FC12		7400777 400	651517 701		120.05			
	EC13		7400777.433	001017.721		130.95			
	EC14	Water level	7400654 428	651676 7252		138 76			
	2014	and quality	7400034.420	051070.7252		130.70			
	GW/01	Water level	7400423 867	653926 8858		139 50			
	0001	and quality	1400420.001	000020.0000		100.00			
	RB7a	Water level	7407354 491	647853 5889		TBD*#			
		and quality							
	13020166	Water level	7407076.773	635531.3831		TBD*#			
		and quality							
	13020169	Water level	7407123.449	648298.9622		TBD*#			
		and quality							
	13020173	Water level	7404061.441	645994.6942		TBD*#			
		and quality							
Residual	WSMB2S -	Water level	649059.718	649062.7195	Rewan	TBD*			
Void Bores	Down gradient	and quality			Formation				
	of Pit A South								
	WSMB2D -	Water level	7397631.441	649059.718	Coal Seam	TBD*			
	Down gradient	and quality							
	of Pit A South-								
	WSMB3S -	Water level	7396414.432	647826.7212	Rewan	TBD*			
	Down gradient	and quality			Formation				
	of Pit A South								
	WSMB3D -	Water level	7396411.433	647826.7212	Coal Seam	TBD*			
	Down gradient	and quality							
	of Pit A South								
	Field 5	Water level	7398272.681	653684.6907	Alluvium	TBD*			
	=	and quality		0.177					
	EC24	Water level	7405215.604	649701.5688		I BD*			
		and quality	7404707 000	050070.00	<u> </u>	TOD+			
	EC25	Water level	7401767.639	653870.36		IBD*			

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		and quality				
	DN 40000477		7400000 504	0000000140		
	RN 13020177	and quality	7402668.581	650656.9142		IBD
	FC26	Water level	7400633.792	650709.9111		TBD*
		and quality				
	RB8	Water level	7410350.525	653163.0786	Coal Seam	TBD*
		and quality				
	RB9	Water level	7394854.485	648145.7775	Coal Seam	TBD*
		and quality				
	RB10	Water level	7400077.246	649043.3571	Coal Seam	TBD*
		and quality				
Regional	Fairhills	Water level	7416878.428	658696.7206	Burngrove	213.75
Bores	(RN89380)				Formation	
(Private	Yongala	Water level	7415694.432	657586.7268	Burngrove	213.47
Property)	(RN89383)				Formation	
	Karanga (Bore	Water level	7388305.439	649043.7258	Coal	133.15
	A)				Measures	
	Winton Creek	Water level	7400759.432	642771.7184	Rewan	137.76
	(Bore 4)				Formation	
	Twin Bore (Bore	Water level	7401568.434	641319.7281	Alluvium	153.25
	5)		700005 400	040005 7004		115.00
	Jamar Bore	vvater level	7399085.428	642025.7281	Rewan	115.02
	(Bore 7)	Water level	7440474 400	662501 7209	Formation	160.61
		water iever	7412471.432	003391.7290	Faimins	102.01
Regional	(KN90140) RB01	Water level	-7/1283/ 779	650016 9098	Coal	1/6 2/
Rores	IXB01	and quality	-7412034.779	030010.9090	seams	140.24
(Ensham		Water level	7410365 679	7410365 679		135 29
(Mine)	NB02	and quality	1110000.010	1110000.010		100.20
- /	RB03	Water level	7402465.191	645508.5133		136.42
		and quality				
	RB04	Water level	7398932.789	642783.3871		136.06
		and quality				
	RB05	Water level	7395428.036	646451.4097		137.21
		and quality				
	RB06	Water level	7392168.63	648835.1788		139.44
		and quality				

* Standing Water Level to be updated in accordance with the update of the Groundwater Monitoring and Management Plan required by 30 November 2023 in accordance with condition **I10**.

upstream reference bores.

Location	Quality Characteri stic	рН	Electrical Conductivity	Sulfate	Iron	Arsenic	Aluminium	Molybden um	Selenium	*TRH C6-C10	*TRH C10-C40	Major ions
	Trigger level type	Range	Maximum	Maximum	Maximum	Maximum	Maximum	Maximum	Maximum	Maximum	Maximum	Interpretation Only
	Unit	pH units	(µS/cm)	(mg/L)	(mg/L)	(mg/L)	(mg/L)	(mg/L)	(mg/L)	(µg/L)	(µg/L)	N/A
EC01		6.5 -	20,000 ^D	720 ^F	0.7 ^C	0.013 ^C	0.055 ^C	0.034 ^C	0.005 ^C	≤20	≤100	
EC03		8.5^	20,000 ^D	650 ^D	1 ^D	0.013 ^C						Ë
EC07			30,100 ^D	826 ^B	3.5 ^D	0.024 ^B						esi
EC09A			20,000 ^D	650 ^D	0.7 ^C	0.013 ^C	-					agn
EC11			20,000 ^D	650 ^D	20.7 ^B	0.013 ^C						Ĕ
EC13			20,800 ^D	650 ^D	3 ^D	0.013 ^C						É.
EC14			1,621 ^B	27 ^B	1.4 ^B	0.013 ^C						ISSI
GW01			6,426 ^B	328 ^B	0.7 ^C	0.013 ^C						oota
RB1			3818 ^B	25 ^A	0.7 ^C	0.013 ^c						ide, p
RB2			11626 ^B	25 ^A	0.7 ^C	0.013 ^c						chlor
RB3			10600 ^B	25 ^A	0.7 ^C	0.013 ^C						cium,
RB4			8070 ^B	25 ^A	0.7 ^C	0.013 ^C						e, cal
RB5			7450 ^B	25 ^A	0.7 ^C	0.013 ^c						onat
RB6			7730 ^B	157 ^B	1.3 ^B	0.013 ^C						carb
WSMB2S			10400 ^E	311 ^E	1.36 ^E	0.013 ^C						Ĕ
WSMB2D			13800 ^E	773 ^E	1.86 ^E	0.013 ^C	-					odi
WSMB3S		1	7080 ^E	81 ^E	0.7 ^C	0.013 ^C]					e, e
WSMB3D			6740 ^E	27 ^{BE}	0.7 ^C	0.013 ^C						nat
Field 5			20200 ^E	527 ^E	5.4 ^E	0.013 ^C	1					Irbo
EC24			9800 ^E	637 ^E	1.45 ^E	0.013 ^C	1					3ica
EC25		1	12000 ^E	684 ^E	1.74 ^E	0.013 ^C						ш

Table I2 – Groundwater quality limits

RN 13020177	5540 ^E	477 ^E	5.66 ^E	0.013 ^C
EC26	20000 ^{DE}	650 ^{DE}	1 ^{DE}	0.013 ^C
RB8	3240 ^E	203 ^E	0.7 ^C	0.013 ^C
RB9	7843 ^E	478 ^E	0.7 ^C	0.013 ^C
RB10	10600 ^B	27 ^{B,E}	0.7 ^C	0.013 ^C

Notes:

All metals and metalloids must be measured as total (unfiltered) and dissolved (filtered). Limits for metal/metalloids apply if dissolved results exceed value.

* Total Recoverable Hydrocarbons (TRH)

A – Lower Nogoa River Water Quality Objectives

B – Site specific 95%ile

C – Australian and New Zealand Guidelines for Fresh and Marine Water Quality (ANZG 2018)

D – Other Trigger Levels

E – Indicative quality limits, to be updated in accordance with the update of the Groundwater Monitoring and Management Plan required by 30 November 2023 in accordance with condition 110.

F - Site specific 80%ile

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113	The environmental authority holder must provide an equivalent (in quality and quantity), alternative water supply to the owner of the privately owned bore/s in Table I1 – Groundwater monitoring locations and frequency , where adverse impacts are caused by the mining activities.							
114	Groundwater Management and Monitoring Program Report							
	The environmental authority holder must:							
	 (a) complete a Groundwater Management and Monitoring Program Report every two years which outlines how the program meets the requirements specified in condition I9; 							
	(b) submit the Groundwater Management and Monitoring Program Report to the administering authority via WaTERS by 1 March of 2024 , and subsequently every second year thereafter; and							
	(c) submit all groundwater monitoring data from January to December of the previous calendar year to the administering authority via WaTERS by 1 March of each calendar year.							
115	The Groundwater Management and Monitoring Program Report required by condition I14 must include:							
	 (a) the standing water level of all groundwater bores within Table I1 – Quarterly groundwater monitoring requirements and location; 							
	 (b) an assessment of long-term water quality and water level trends at all groundwater bores in Table I2 – Quarterly groundwater monitoring requirements and location; 							
	 (c) maps showing the actual water level drawdown contours caused by the take of associated water for each groundwater aquifer; 							
	(d) details of any review undertaken of the numerical groundwater model and conceptual model;							
	 (e) an assessment of any differences between the groundwater level impact predicted and actual impacts for corresponding periods in the most current numerical groundwater model; 							
	 (f) details of any bores which are predicted by the most current numerical groundwater model to be located within the depressurisation zone; and 							
	(g) an investigation into any interconnection and direction of flow between the alluvial aquifer and the Permian coal measures, including any recharge.							
116	Should any monitoring or modelling required under this environmental authority show that any of the Groundwater Daylighting Water Areas specified in the Progressive Rehabilitation and Closure Plan (PRCP) schedule for this environmental authority do not act as groundwater sinks, or are likely to not act as groundwater sinks, then the environmental authority holder must:							
	 (a) undertake an investigation to determine the necessary actions to ensure that no contamination of groundwater aquifers occurs; 							
	(b) provide the investigation report to the administering authority and reach agreement with the administering authority on the corrective actions; and							
	(c) implement the agreed corrective actions.							

117	Bore construction, maintenance and decommissioning					
	The construction, maintenance, management and decommissioning of groundwater bores (including groundwater monitoring bores) identified in the Groundwater Management and Monitoring Program					
	Report must be undertaken in a manner that prevents or minimises impacts to the receiving environment and ensures the integrity of the bores to obtain accurate monitoring.					

Table I3 – Stygofauna monitoring locations and frequency

Monitoring Bore	Monitoring Frequency	Latitude (GAD20)	Longitude (GDA20)	Aquifer Type
EC11	bi-annually	7401193.437	651517.729	Alluvium
EC13	bi-annually	7400777.433	651517.721	Alluvium
EC14	bi-annually	7400654.428	651676.7252	Alluvium
RN13020177	bi-annually	7402668.581	650656.9142	Alluvium

Definitions

Key terms and/or phrases bolded in this environmental authority are defined in this section. 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 actions implemented are deemed to be complete. The acceptance criteria indicate the success of the decommissioning and rehabilitation outcomes or remediation of areas which have been significantly disturbed by the environmentally relevant activities. Acceptance criteria may include information regarding:

- (a) stability of final land forms in terms of settlement, erosion, weathering, pondage and drainage;
- (b) control of geochemical and contaminant transport processes;
- (c) quality of runoff waters and potential impact on receiving environment;
- (d) vegetation establishment, survival and succession;
- (e) vegetation productivity, sustained growth and structure development;
- (f) fauna colonisation and habitat development;
- (g) 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;
- (h) microbiological studies including recolonisation by mycorrhizal fungi, microbial biomass and respiration;
- (i) effects of various establishment treatments such as deep ripping, topsoil handling, seeding and fertiliser application on vegetation growth and development;
- (j) resilience of vegetation to disease, insect attack, drought and fire; and
- (k) vegetation water use and effects on ground water levels and catchment yields.

"accepted engineering standards" in relation to dams, means those standards of design, construction, operation and maintenance that are broadly accepted within the profession of engineering as being good practice for the purpose and application being considered. In the case of dams, the most relevant documents would be publications of the Australian National Committee on Large Dams (ANCOLD), guidelines published by Queensland government departments, and relevant Australian and New Zealand Standards.

"acid rock drainage" means any contaminated discharge 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 mining activity.

"administering authority" means the Department of Environment and Science or its successor.

"affected person" is someone whose drinking water can potentially be impacted as a result of discharges from a dam or their life 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 (dB).

"ambient (or total) noise" at a place, means the level of noise at the place from all sources (near and far), measured as the Leq for an appropriate time interval.

"annual exceedance probability" or "AEP" means the probability that at least one event in excess of a particular magnitude will occur in any given year.

"annual inspection report" means a report prepared by a suitably qualified and experienced person that assessed 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 conformance with the current operational plan.

"ANZECC irrigation guidelines" means the Australian and New Zealand Guidelines for Fresh and Marine Water Quality published by the Australian and New Zealand Environment and Conservation Council (ANZECC) & Agriculture and Resource Management Council of Australia and New Zealand (ARMCANZ)

"ANZG" means the Australian and New Zealand Guidelines for Fresh and Marine Water Quality 2018.

"appropriately qualified person" means a person who has professional qualifications and experience relevant to the nominated subject matter and can give authoritative assessment, advice and analysis 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 hazard 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 at any time:

- (a) exactly what has been assessed and the precise nature of that assessment;
- (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) construction, installation or operations of any kind for that dam; and
- (b) any land used for the associated works.

"authority" means environmental authority (mining activities) under the Environmental Protection Act 1994.

"bed and banks" for a waters, river, creek, stream, lake, lagoon, pond, swamp, wetland or dam means land over which the water of the waters, lake, lagoon, pond, swamp, wetland or dam normally flows or that is normally covered by the water, whether permanently or intermittently; but does not include land adjoining or adjacent to the bed and banks that is from time to time covered by floodwater. "beneficial use" in respect of dams means that the current or proposed owner of the land on which a dam stands, has found a use for that dam that:

- (a) has value to the owner's business or to the general community;
- (b) is in accordance with relevant provisions of the Environmental Protection Act 1994;
- (c) is the subject of a written undertaking or agreement given by that owner to maintain that dam; and
- (d) the transfer and use have been approved or authorised under any relevant legislation.

"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.

"certification" means assessment must be undertaken by a suitably qualified and experienced person in relation to any assessment or documentation required by the manual, including design plans, 'as constructed' drawings and specifications, construction, operation or an annual report regarding regulated structures, undertaken in accordance with the Board of Professional Engineers of Queensland Policy Certification by RPEQs (ID: 1.4 (2A)).

"certifying, certify or certified" have a corresponding meaning as 'certification'.

"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 dangerous goods code; or
- (c) a lead hazardous substance within the meaning of the *Workplace Health and Safety Regulations 1997*; or
- (d) a drug or poison in the *Standard for the Uniform Scheduling of Medicines 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, nematicide, 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
- (f) a substance used for, or intended for use for -
 - (i) mineral processing or treatment of metal, pulp and paper, textile, timber, water or wastewater; or
 - (ii) manufacture of plastic or synthetic rubber.

"**commercial place**" means a workplace used as an office or for business or commercial purposes, which is not part of the mining activity or employee accommodation; and excludes public roads.

"competent person" means a person with the demonstrated skill and knowledge required to carry out the relevant task to a standard necessary for the reliance upon collected data or protection of the environment.

"consecutive sampling occasion" means consecutive sequential sampling occasions regardless of frequency

"consequence category" means the category of dame, either low, significant or high, following the consequence assessment. 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* (*EM635*).

"**consequence**" in relation to a structure 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

"construction" or "constructed" in relation to a dam includes building a new dam and modifying or lifting an existing dam, but does not include investigations and testing necessary for the purposes of preparing a design plan.

"contaminant" A contaminant can be -

- (a) a gas, liquid or solid; or
- (b) an odour; or
- (c) an organism (whether alive or dead), including a virus; or
- (d) energy, including noise, heat, radioactivity and electromagnetic radiation; or
- (e) a combination of contaminants.

"contaminated" means a substance has come into contact with a contaminant.

"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).

"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**.

"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.

"designer" for the purposes of a regulated dam, means the certifier of the design plan for the regulated dam.

"document" has the same meaning in the Acts Interpretation Act 1954.

"effluent" treated waste water discharged from sewage treatment plants.

"emergency action plan" means documentation forming part of the operational plan held by the holder or a nominated responsible officer, that identifies emergency conditions, procedures and actions to be followed 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 owners to annually update contact.

"end of pipe" means the location at which water is released to waters or land.

"environmental authority holder" means the holder of this environmental authority.

"environmental authority" means an environmental authority granted in relation to an environmentally relevant activity under the *Environmental Protection Act 1994*.

"environmental harm" has the meaning in section 14 of the Environmental Protection Act 1994.

"environmental nuisance" has the meaning in section 15 of the Environmental Protection Act 1994.

"environmentally relevant activity" means an environmentally relevant activity as defined under Section 18 of the *Environmental Protection Act 1994* and listed under Schedule 3 of the *Environmental Protection Regulation* 2019.

"existing structure" means a structure that was in existence prior to the adoption of this schedule of conditions under the authority.

"extreme storm storage" means a storm storage allowance 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.

"flaring" means process of combusting mine gases

"flood protection landform" means an area of land that:

- (a) when compared to current conditions does not materially increase afflux upstream, or velocity downstream beyond the boundary of Lot 32 Plan RP908643 and Lot 31 Plan CP864573;
- (b) is not a regulated structure under the Manual; and
- (c) is safe, stable, non-polluting, and is able to sustain an agreed post-mining land use.

"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 liquid, fluids or solids, or a mixture that includes water and any other liquids fluids or solids either in solution or suspension.

"foreseeable future" is the period used for assessing the total probability of an event occurring. Permanent structures and ecological sustainability should be expected to still exist at the end of a 150 year foreseeable future with an acceptable probability of failure before that time.

"groundwater receiving environment" means any part of the regional groundwater, including any part of the alluvium aquifer, exclusive of groundwater contained within the residual voids.

"GDA94" means the Geocentric Datum of Australia 1994.

"hazardous waste" means any substance, whether liquid, solid or gaseous, derived by or resulting from, the processing of minerals that may endanger health, or impair or destroy life.

"holder" means:

- (a) where this document is an environmental authority, any person who is the holder of, or is acting under, that environmental authority; or
- (b) where this document is a development approval, any person who is the registered operator for that development approval.

"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).

"infrastructure" means water storage dams, roads and tracks, buildings and other structures built for the purpose and duration of the conduct of the environmentally relevant activities, but does not include other facilities required for the long term management of the impact of those activities or the protection of potential resources. Such other facilities include dams other than water storage dams, waste dumps, voids, or stockpiles and assets, that have been decommissioned, rehabilitated, and lawfully recognised as being subject to subsequent transfer with ownership of the land.

"L_{A 1, adj, 10 mins}" means the A-weighted sound pressure level, (adjusted for tonal character and impulsiveness of the sound) exceeded for 1% of any 10-minute measurement period, using Fast response.

"LA 10, adj, 10 mins" means the A-weighted sound pressure level, (adjusted for tonal character and impulsiveness of the sound) exceeded for 10% of any 10-minute measurement period, using Fast response.

"L_{A, max adj, τ}" means the average maximum A-weighted sound pressure level, adjusted for noise character and measured over any 10 minute period, using Fast response.

"lake" includes -

- (a) lagoon, swamp or other natural collection of water, whether permanent or intermittent; and
- (b) the bed and banks and any other element confining or containing the water.

"Landfill unit" means a discrete area of land or an excavation that receives solid waste.

"land capability" as defined in the Technical Guidelines for the Environmental Management of Exploration and Mining in Queensland (DME 1995).

"**land suitability**" as defined in the *Technical Guidelines for the Environmental Management of Exploration and Mining in Queensland* (DME 1995).

"land use" term to describe the selected post mining use of the land, which is identified 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 site that contains soluble, suspended or miscible contaminants likely to have been derived from the said material.

"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.

"**Iow 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).

"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.

"mg/L" means milligrams per litre.

"mine affected water"

- (a) means the following types of water:
 - (i) pit water, tailings dam water, processing plant water;
 - (ii) water contaminated by a mining activity which would have been an environmentally relevant activity under Schedule 2 of the *Environmental Protection Regulation 2019* if it had not formed part of the mining activity;
 - (iii) rainfall runoff which has been in contact with any areas disturbed by mining activities which have not yet been rehabilitated, excluding rainfall runoff discharging through release points associated with erosion and sediment control structures that have been installed in accordance with the standards and requirements of an Erosion and Sediment Control Plan to manage such runoff, provided that this water has not been mixed with pit water, tailings dam water, processing plant water or workshop water;
 - (iv) groundwater which has been in contact with any areas disturbed by mining activities which have not yet been rehabilitated;
 - (v) groundwater from the mine's dewatering activities;
 - (vi) a mix of mine affected water (under any of paragraphs i)-v)) and other water.
- (b) does not include surface water runoff which, to the extent that it has been in contact with areas disturbed by mining activities that have not yet been completely rehabilitated, has only been in contact with:
 - (i) land that has been rehabilitated to a stable landform and either capped or revegetated in accordance with the acceptance criteria set out in the environmental authority but only still awaiting maintenance and monitoring of the rehabilitation over a specified period of time to demonstrate rehabilitation success; or
 - (ii) land that has partially been rehabilitated and monitoring demonstrates the relevant part of the landform with which the water has been in contact does not cause environmental harm to waters or groundwater, for example:
 - (1) areas that have been capped and have monitoring data demonstrating hazardous material is adequately contained on site;
 - (2) evidence provided through monitoring that the relevant surface water would have met the water quality parameters for mine affected water release limits in this environmental authority, if those parameters had been applicable to the surface water runoff; or both.

"**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;
- (c) 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;
- (j) 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-

- (a) living matter;
- (b) petroleum within the meaning of the Petroleum Act 1923;
- (c) soil, sand, gravel or rock (other than rock mined in block or slab form for building purposes) to be used or to be supplied for use as such, whether intact or in broken form;
- (d) water.

"mining activities"

- (a) means the activities:
 - (i) authorised as per the definition in section 110 of the Environmental Protection Act 1994; and
 - (ii) all environmentally relevant activities authorised under this environmental authority.
- (b) to avoid doubt, includes care and maintenance and rehabilitation.

"modification or modifying" (see definition of 'construction').

"natural flow" means the flow of water through waters caused by nature.

"nature" includes:

- (a) ecosystems and their constituent parts; and
- (b) all natural and physical resources; and
- (c) natural dynamic processes.

"noxious" means harmful or injurious to health or physical well-being, other than trivial harm.

"offensive" means causing 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.

"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 (mms⁻¹).

"potentially affected stakeholders" includes (but should not be limited to)

- (a) the administering authority;
- (b) a local landholder whose property is riparian, downstream of the release point specified in Table C1 of the environmental authority and is identified to be potentially impacted by mine affected water releases;
- (c) other party nominated by the administering authority;
- (d) the relevant local government authority;
- (e) a Resource Operations Licence (ROL) holder or other water entitlement holder under the *Water Act* 2000 located between the nearest compliance point listed in Table 1 of the operational policy and the release point specified in Table C1 of the environmental authority; and
- (f) does not include a landholder or other party who by written agreement with the environment authority holder has declined to be notified for the purpose of this condition.

"progressive rehabilitation" means rehabilitation (defined below) undertaken progressively or a staged approach to rehabilitation.

"protected area" means a protected area under:

- (a) the Nature Conservation Act 1992; or
- (b) a marine park under the Marine Parks Act 1992; or
- (c) a World Heritage Area.

"receiving environment" means all receiving waters, 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 structure 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 structure;
- (e) name and qualifications of the suitably qualified and experienced person who certified the design plan and 'as constructed' drawings;
- (f) for the regulated structure, 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 structure;
- (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 structure 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;
- (I) 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 dam**" means any dam 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.

"**regulated structure**" includes dams which are regulated dams, land-based containment structures, levees, bunds and voids, but not a tank or container designed and constructed to an Australian Standard that deals with strength and structural integrity.

"regulated waste" means non-domestic waste mentioned in Division 1 of the *Environmental Protection Regulation 2019* (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**" is the process of reshaping and revegetating land to restore it to a stable landform and in accordance with the success criteria set out in this environmental authority and, where relevant, includes remediation of contaminated land.

"release influence period" is the period during which the downstream monitoring points specified in **Table C5 – Receiving water upstream background sites and downstream monitoring points** are influenced by mine affected water released from Ensham Coal Mine and includes both the duration of release and any lag time between release point/s and downstream monitoring points.

"**residual void**" means an open pit where coal and/or spoil has been removed, which will remain following the cessation of mining activities and completion of rehabilitation processes.

"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 activities.

"resampling event" means the resampling that is required to take place within 10 business days of receipt of the results.

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

"sampling occasion" means the collection of a sample undertaken in accordance with the sampling frequency specified in a condition of this environmental authority, and where an exceedance is recorded the **sampling** occasion together with the **resampling event**.

"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 2004* or a World Heritage Area; or
- (f) a public park or gardens.

"sewage" means the used water of persons to be treated at a sewage treatment plant.

"significant disturbance" - includes land

- (a) if it is contaminated land; or
- (b) land that has been disturbed by mining activities 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 by mining activities;
- (b) areas where vegetation has been removed or destroyed by mining activities to an extent where the land has been made susceptible to erosion; (vegetation & topsoil)
- (c) areas where land use suitability or capability has been diminished by mining activities;
- (d) areas within a watercourse, waterway, wetland or lake where mining activities occur;
- (e) areas submerged by tailings or hazardous contaminant storage and dam walls in all cases;
- (f) where temporary mining infrastructure is or has been located. Temporary mining infrastructure includes any infrastructure (roads, tracks, bridges, culverts, dams, bores, buildings, fixed machinery, hardstand areas, airstrips, helipads etc.) which is to be removed after mining activities have ceased; or
- (g) areas where land has been contaminated by mining activities 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 where the infrastructure is to be left by agreement with the landholder. Permanent infrastructure includes any infrastructure (roads, tracks, bridges, culverts, dams, 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 a written and signed Landowner Agreement and lodged with the administering authority; and
- (e) disturbances that pre-existed the grant of the tenure unless those areas are disturbed during the term of the tenure.

"site" means the land associated with the project for which this environmental authority has been issued.

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

"**stable**" in relation to land, means landform dimensions are or will be stable within tolerable limits now and in the foreseeable future. Stability includes consideration of geotechnical stability, settlement and consolidation allowances, bearing capacity (trafficability), erosion resistance and geochemical stability with respect to seepage, leachate and related contaminant generation.

"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 for:

- (a) regulated dams, an RPEQ with experience and qualifications in dam safety and dam design;
- (b) regulated levees, an RPEQ with experience and qualifications in the design of flood protection embankments;
- (c) for geotechnical stability, an RPEQ with experience and qualifications in the assessment of stability of slopes and factors of safety.

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

"suitably qualified person" in relation to rehabilitation means a person who holds relevant professional qualifications to the satisfaction of the administering authority; and:

- (a) has demonstrated knowledge, experience and expertise in relevant fields as set out below:
- (b) rehabilitation practices for resource activities; and
- (c) a minimum of five years of suitable experience and demonstrated expertise in the following categories:
 - (i) coal mine site rehabilitation;
 - (ii) development of rehabilitation management plans and monitoring programs; and
 - (iii) assessment of rehabilitation performance indicators in the resources industry.

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

"tolerable limits" means a range of parameters regarded as being sufficient to meet the objective of protecting relevant environmental values. For example, a range of settlement for a tailings capping, rather than a single value, could still meet the objective of draining the cap quickly, preventing pondage and limiting infiltration and percolation.

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

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

"waste" as defined in section 13 of the Environmental Protection Act 1994.

"water year" means the 12-month period from 1 July to 30 June.

"water" means -

- (a) water in waters or spring;
- (b) underground water;
- (c) overland flow water; or
- (d) water that has been collected in a dam.

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

Watercourse includes the bed and banks and any other element of a river, creek or stream confining or containing 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.

"WaTERS" means the Water Tracking and Electronic Reporting System, used to submit monitoring data and notify the Queensland Government. [https://waters.ehp.qld.gov.au/] or contact psd.help@qld.gov.au.

"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.

"year" has the meaning in the Acts Interpretation Act 1954.

"µg/L" means micrograms per litre.

'Zone 2 and Zone 3' refers to the mining areas depicted in Appendix 4 - Zone 2 and Zone 3 Location.



Appendix 1: Environmental Authority Water Monitoring Points



Appendix 2: Groundwater Monitoring Network

Mine Domain	Rehabilitation Feature Name	Goals	Objective	Indicators	Completion Criteria
1	Surface disturbance associated with underground mining Indicative location in accordance with Appendix 4.	Safe	Safety hazards in rehabilitation are similar to surrounding unmined landscapes	Hazard assessment by a suitably qualified and experienced person	0 (zero) significant difference as defined in <i>AS/NZS ISO 31000:2009</i> <i>Risk Management</i>
		Non- polluting	Surface runoff leaving rehabilitation is non-polluting to receiving waters	рН	7.1 – 8.2
				EC (salinity)	<403 µs/cm
				Total Suspended Solids (TSS) (sediment loss)	<405 mg/L
				Arsenic	≤13 µg/L
				Molybdenum	≤34 µg/L
				Selenium	≤5 µg/L
				Sulfate (SO42*)	<16.34 mg/L
		Stable	Landforms are both geotechnically and erosionally stable	Factor of safety	long-term stability of the underground mine layout with a minimum factor of safety of 1.6 under the Nogoa River floodplain, with the exception of a factor of safety of 2.11 under the Nogoa River and anabranch.
				Slope gradient	Maximum 15% slope.

Appendix 3: Rehabilitation Success Criteria for Zones 2 and 3

			Minimal subsidence induced cracking and erosion.	≥ 50% established and persistent vegetative groundcover for all slopes from 0-15%. Drainage features within subsided areas resemble drainage lines outside of subsidence areas.
	Self- sustaining	Rehabilitation is suitable for sustainable cattle grazing	Land suitability assessment by an appropriately qualified person	 Land suitability Class 2 to 4 as defined in the Guidelines for Agricultural Land Evaluation in Queensland (State Department of Queensland 2013). Groundcover achieves: ≥ 50% established and persistent vegetative groundcover for all slopes from 0-15%. Remediation work must be undertaken in accordance with the Subsidence Management Plan required by Condition G24.



Appendix 4 – Zone 2 and Zone 3 Location



Appendix 5 – Authorised landfill unit

END OF ENVIRONMENTAL AUTHORITY