

St Peters Concrete Plant and Rail Terminal Annual Review

November 2020 - October 2021

Lot 1 DP 866946 23-25 Burrows Road South St Peters, NSW, 2044

DA 14/96 MOD 11 and 12





Version	Prepared by	Reviewed by	Date	Distribution
1.0	Peter Scioscia Environmental Advisor St Peters	Kate Jackson/Rod Wallace	February 2019	
2.0	Peter Scioscia Environment Business Partner St Peters	Rod Wallace	February 2020	
3.0	Peter Scioscia Environment Business Partner St Peters	Shoanne Labowitch	March 2021	Department of Planning, Industry and Environment Environmental Protection Agency Inner West Council Online at https://www.boral.com.au/locations/boral-st-peters-operations
4.0	Peter Scioscia Environment and Sustainability Reporting Specialist	Rod Johnson	June 2022	Department of Planning, Industry and Environment Environmental Protection Agency Inner West Council Online at https://www.boral.com.au/locations/boral-st-peters-operations



Name of operation	Boral St Peters Concrete Plant and Rail
	Terminal
Name of operator	Boral Resources (NSW) Pty Ltd
Development consent	DA 14/96
Name of holder of development consent	Boral Resources (NSW) Pty Ltd
Annual Review start date	1st November 2020
Annual Review end date	31st October 2021

I, Richard Bugeja certify that this audit is a true and accurate record of the compliance statues of the Boral St Peters Concrete Plant and Rail Terminal Project for the period of the 202 Reporting Period and that I am authorised to make this statement on behalf of Boral Resources (NSW) Pty Ltd.

Note

The annual review is an 'environmental audit' for the purposes of section 122B(2) of the Environmental Planning and Assessment Act 1979. Section 122E provides that a person must not include false or misleading information (or provide information for inclusion in) an audit report produced to the Minister in connection with an environmental audit if the person knows that the information is false or misleading in a material respect. The maximum penalty is, in the case of a corporation, \$1 million and for an individual \$250,000.

Name of authorised reporting officer	Richard Bugeja
Title of authorised reporting officer	Sydney East Concrete Production
	Manager
Signature	12 Bugeja
Date	24/6/2022



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1 Introduction

1.1 Background

Boral Resources (NSW) Pty Ltd (Boral) operates a concrete batching plant and a materials handling facility at 23 - 25 Burrows Road South, St Peters, NSW ("the Site"). The concrete plant produces ready mix concrete, while the materials handling facility receives via rail, raw materials such as sand, aggregates and cement for use in the on-site concrete batching plant, as well as for distribution to Boral's network of asphalt and concrete plants in the Sydney metropolitan region.

On 6th September 1996, the then NSW Minister for Urban Affairs and Planning granted development consent to Boral for the construction and operation of a concrete plant and materials handling facility. The development consent also included approval for an asphalt plant which was subsequently constructed but decommissioned in 2002.

The site's development consent has been modified twelve times to increase the production limits of the facility, upgrade and decommission plant and site infrastructure, and amend operating hours.

On the 31st January 2019, modification 11 of DA14/96 was approved by the NSW Department of Planning, Industry and Environment (DPIE). This approval updated the development consent through administrative modifications and set production limits for the concrete plant (750,000m³) and throughput limits for the handling facility (1,000,000 tonnes per annum (tpa)). Modification 11 of DA14/96 has since been replaced by Modification 12 on the 28th August 2020 which changed consent conditions A5 and A6. For condition A5, this change increased the throughput at the construction materials handling facility to be increased to 1.75 million tonnes per annum subject to:

a) the maximum annual production of the concrete batching plant not exceeding 400,000 cubic metres, or

b) the maximum annual production of the concrete batching plant not exceeding the limit of 650,000 cubic metres subject to the Applicant providing evidence to the satisfaction of the Planning Secretary that the upgrade works and all air quality management and mitigation measures approved under MOD 11 and MOD 12 for the site have been constructed and are operational.

For condition A6, the hourly two-way movements were increased from 88 between 7am - 9am and 4pm - 6pm to 124 for the same periods.

This Annual Review assesses performance against the Consolidated Conditions of Consent Modification 12.

1.2 Purpose/Scope

This report has been prepared to address Annual Review requirements as per Schedule 2, condition C9 of Development Consent DA-14/96. Condition C9 is quoted below, with bold text showing where



an Annual Review requirement has been addressed in this document. This Annual Review covers the 12-month period between November 1st, 2020 and October 31st 2021 (the 'reporting period').

- C9. Within 12 months of the approval of MOD 10, and each subsequent year, the Applicant shall review the environmental performance of the development to the satisfaction of the Planning Secretary. This review must:
 - a) describe the development that was carried out in the previous calendar year, and the development that is proposed to be carried out over the next year; (Section 2)
 - b) include a comprehensive review of the monitoring results and complaints records of the development over the previous calendar year, which includes a comparison of these results against the:
 - (i) the relevant statutory requirements, limits or performance measures/criteria (Section 3);
 - (ii) requirements of any plan or program required under this consent (Section 3.2);
 - (iii) the monitoring results of previous years (Section 3.1); and
 - (iv) the relevant predictions in the EIS and/or subsequent modifications (Section 5);
 - c) identify any non-compliance over the last year, and describe what actions were (or are being) taken to ensure compliance (Section 6);
 - d) identify any trends in the monitoring data over the life of the development (Section 7);
 - e) identify any discrepancies between the predicted and actual impacts of the development, and analyse the potential cause of any significant discrepancies (Section 3.1.1 and 3.1.2); and
 - f) describe what measures will be implemented over the next year to improve the environmental performance of the development (Section 8).



2 Development Overview

2.1 Development in 2020-2021

Below is a list of developments made throughout the last 12 months:

- Improved Dust control Installation of new sprinklers alongside stockpile wall to enhance dust management, including an upgrade of all sprinkler heads to provide a more efficient operation and reduction in water use
- Improved Train Loading Facility for operators with a new workstation on site
- Upgrades to Fixed Plant to reduce dust emissions Capturing all spillage and controlling / guiding its flow to wedge pits.
- Upgraded Mobile Gear (Loader and Dump truck) reducing atmospheric emissions
- Improved Vehicle and Pedestrian Traffic Management Plan Further implement controls to separate vehicles and pedestrians
- Relocation of concrete additive storage shed from rear of yard to above the load conveyors to provide area for the construction of the Gateway project
- Relocation of truck wash stands to provide area for the construction of the Gateway project

The site has also continued monitoring environmental compliance through the use of the Environmental Permit Planner (EPP) (See Appendix 1) for both the concrete and rail terminal sites, as well as completing the monthly Boral HSEQ Environmental Inspection Checklist (See appendix 2).

2.2 Proposed developments for 2021 - 2022

The proposed developments for the next reporting period include:

- Upgrade Train unloading System
- Automate Water Sprayers
- Re-install concrete slabs along entry / exit driveways
- Scope out works for remote tipping of trains
- Increase number of High-Definition Cameras at Road Bins
- Upgrade Weighbridge Software to allow for 'Split Axle Weighing
- Scope up requirement to attach cannon to water cart.
- Upgrade Water Sprayers in Train Unloading Pit



3 Environmental monitoring results and complaints records

3.1 Relevant statutory requirements and performance criteria

3.1.1 *Noise*

Best practice techniques are used to minimise unnecessary noise on site including:

- Limiting on site vehicle speeds to between 10-20 km/hr.
- Regular plant and equipment maintenance to ensure that operational noise is minimised.
- Conduct the majority of operational works between the hours of 5:00 a.m. and 6:00 p.m. Monday to Sunday to minimise noise disturbance to sensitive receptors; and
- Where practicable, low tone broadband reversing alarms are used on mobile plant.

No noise complaints related to the site operations have been received during the reporting period.

Site and equipment noise monitoring was conducted by EMM Consulting (EMM) in July 2018 as part of an environmental assessment for modification 11. Based on the modelling results, the noise impacts resulting from modification 11 were found to satisfy the project specific noise levels (PSNLs) at all assessment locations and would increase site noise levels by no greater than 1 decibel (dB) compared to existing operations. Changes in noise levels by 1-2 dB are imperceptible to humans, therefore, the discrepancy between the predicted and actual impacts of the development is negligible.

A new round of noise monitoring will be conducted in 2022, to assess ongoing performance to the noise criteria contained in the Conditions of Consent.

3.1.2 Dust

The site undertakes monthly monitoring of dust emissions through three dust deposition gauges and two directional dust gauges, which have been placed in the following locations.

- **Site 1:** Dust gauge (1): At the eastern corner of the site adjacent to the adjoining bus depot.
- **Site 1A:** A directional dust gauge at the same location as dust gauge (1).
- **Site 3:** Dust gauge (3): At the western corner of the site adjacent to the rail line.
- **Site 3A:** A directional dust gauge at the same location as dust gauge (3); and
- **Site 4:** Dust gauge (4): At the northern corner of the site, adjacent to a vacant SACL owned lot.

Dust monitoring is undertaken in accordance with the requirements of section 36a) and 36b) of the development consent, which refers to the site's Environmental Management and Monitoring Plan (EMMP).

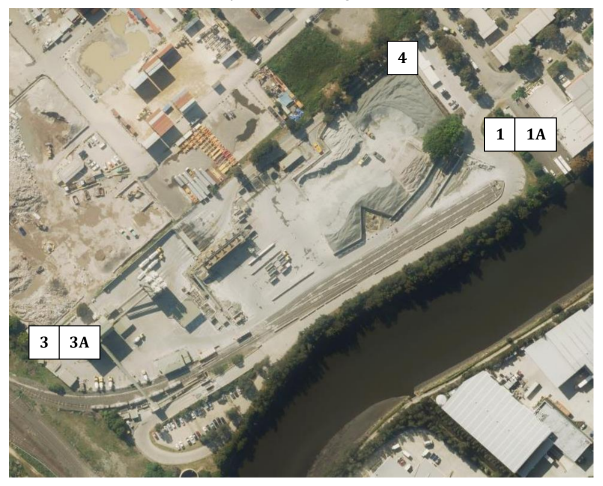
Dust deposition monitoring is conducted on a monthly basis in accordance with NSW EPA *Approved Method 19 – AS 3580.10.1 Methods of sampling and analysis of ambient air: Determination of particulate Deposited Matter – Gravimetric Method.*



Dust samples are collected every 30 ± 2 days and sent to Boral Materials Technical Services, which is a NATA Accredited Laboratory (No: 9968). The samples are analysed for the following parameters:

- Insoluble solids relating to the filterable material in the sample;
- Ash content relating to the residue remaining following sample combustion by the laboratory; and
- Combustible material sample content that is lost in sample combustion.

Figure 1: Boral Terminal/CBP St Peters – Dust Deposition Monitoring Locations November 2020 – October 2021.



The annual average concentrations for ash and insoluble solids at the current monitoring sites (1, 3 and 4) are listed in Table 1 below.



Table 1: Boral St Peters Dust Deposition Results

Monitoring Points Test Method AM 19 Insoluble Solids	Nov 2015 - Oct 2016 Av (g/m²/mth) Insoluble Solids	Nov 2016 - Oct 2017 Av (g/m²/mth) Insoluble Solids	Nov 2017 – Oct 2018 Av (g/m²/mth) Insoluble Solids	Nov 2018 – Oct 2019 Av (g/m²/mth) Insoluble Solids	Nov 2019 – Oct 2020 Av (g/m²/mth) Insoluble Solids	Nov 2020 – Oct 2021 Av (g/m²/mth) Insoluble Solids
Site 1: Eastern Corner	9.48	9.00	9.56	9.38	5.74	4.18
Site 3: Rear of Site	8.92	8.35	9.53	7.59	5.41	3.65
Site 4: Northern Corner near site exit	12.33	7.47	10.92	5.65	11.58	24.99
Site 1A ¹ : North	3.78	13.56	3.13	2.17	8.23	0.96
Site 1A ¹ : East	4.71	4.52	2.68	3.42	4.11	1.63
Site 1A ¹ : South	12.44	6.40	3.91	5.7	2.81	2.91
Site 1A ¹ : West	5.61	9.76	6.88	12.24	8.59	8.54
Site 3A1: North	13.59	14.02	22.11	18.24	7.52	5.05
Site 3A ¹ : East	11.06	11.52	7.67	7.45	4.15	2.45
Site 3A ¹ : South	5.85	5.92	8.64	6.72	2.26	2.13
Site 3A ¹ : West	13.96	10.74	7.69	7.41	4.61	1.63

¹ = Directional dust gauge

Monitoring Points Test Method AM 19	Nov 2015 - Oct 2016 Av (g/m²/mth) Ash	Nov 2016 - Oct 2017 Av (g/m²/mth) Ash	Nov 2017 - Oct 2018 Av (g/m²/mth) Ash	Nov 2018 - Oct 2019 Av (g/m²/mth) Ash	Nov 2019 - Oct 2020 Av (g/m²/mth) Ash	Nov 2020 - Oct 2021 Av (g/m²/mth) Ash
Site 1: Eastern Corner	6.67	5.51	6.7	6.78	3.78	2.90
Site 3: Rear of Site	7.72	6.98	8.25	6.34	4.74	2.95
Site 4: Northern Corner near site exit	10.48	6.77	9.39	4.56	9.55	20.90
Site 1A ¹ : North	2.83	11.49	2.57	1.56	7.16	0.73
Site 1A ¹ : East	4.06	3.68	2.05	2.42	3.59	1.14
Site 1A ¹ : South	10.52	5.24	3.20	4.7	2.51	2.57
Site 1A ¹ : West	4.93	8.56	5.84	10.62	7.55	7.64
Site 3A ¹ : North	11.51	11.95	19.18	15.91	6.86	4.60
Site 3A ¹ : East	9.66	6.99	6.97	6.29	3.60	2.14
Site 3A ¹ : South	5.08	4.37	7.36	5.13	1.78	1.69
Site 3A ¹ : West	12.04	4.43	6.75	6.5	4.05	1.35

¹ = Directional dust gauge

To interpret the results, it is necessary to refer to the NSW EPA Approved Methods and Guidance – For the Modelling and Assessment of Air Pollutants in NSW. The impact assessment criteria for dust are listed with the maximum annual average of $4g/m^2/mth$ for insoluble solids. These criteria are intended for application to offsite sensitive receptors.

Throughout the reporting period, the gauges have recorded insoluble solids above the goal of $4g/m^2/month$ and the average monthly deposition was greater than $4g/m^2/mth$ for two of the three



dust gauges (Site 1 and Site 4). These gauges are located on the operating site and are exposed to regular, but localized dust generating activities. To that extent, the recorded fallout rates are not necessarily representative of off-site dust concentrations.

Boral was required to establish one offsite dust gauge to determine the potential offsite impacts of dust on sensitive receptors on Burrows Road South as per Condition 36a of DA 14/96. However, there are limitations to the type of dust monitoring devices that can be installed in the area, due to surrounding land-use. This was discussed in the Annual Review submitted to the Department of Planning and Environment in December 2017.

To address this issue, Boral as a part of Modification 11, have installed real-time monitors to be used in line with the current dust gauges.

The dust data from the previous 12 months prior to the modified consent being granted (November 1st 2015 – October 31st 2016) indicates a decrease in the insoluble solids concentrations at all three dust gauge Sites 1, 3 and 4. There has also been a decrease in insoluble solids concentrations when compared to the previous reporting period in Sites 1 and 3 (November 2018 – October 2019). This trend has continued for the 2019 to 2020 and 2020 to 2021 period.

Site 4 however, showed an increase in insoluble concentrations for the reporting period (24.99 $g/m^2/mth$). The increase in insoluble solids is believed to be associated with offsite operations adjoining the Boral St Peters operations such as Transfleet container terminal, Visy recycling Centre, and a carpark for Sydney Airport Corporation Limited (SACL) staff members to the west of the site.

The directional dust gauge 3A located directly adjacent to Site 3 indicated a higher level of the deposited dust during the reporting period came from a northerly $(5.05 \text{ g/m}^2/\text{mth})$ direction where there are several offsite dust generating activities including Transfleet container terminal, Visy recycling Centre, and a carpark for Sydney Airport Corporation Limited (SACL) staff members to the west of the site. The dust deposition results from the east $(2.45 \text{ g/m}^2/\text{mth})$ and south $(2.13 \text{ g/m}^2/\text{mth})$ were lower, facing the site operations, indicating a high potential of impact from offsite dust generating activities.

The directional dust gauge 1A located directly adjacent to Site 1 indicated a similar level of deposited dust during the reporting period ($8.54\,\mathrm{g/m^2/mth}$) similar to last years ($8.59\,\mathrm{g/m^2/mth}$) coming from a westerly direction associated with the site's operations. Operation of the real time monitor at this location will give the site a better understanding of dust generating activities and the opportunity to manage these in real time.

Condition B19 requires the installation and use of three real time dust monitors prior to the operation of any new infrastructure approved under MOD 11.

The real time dust monitors have been installed on site and are operational, however no infrastructure has been built on site under MOD 11, therefore these results have not been included in this review.



3.2 Requirements of plans / programs under this consent

The requirements of plan/programs under this consent requires a review of the environmental management and monitoring plan (EMMP) following the preparation of the Annual review. This takes into account the environmental monitoring results and processes measured and performed on site between 1 November 2020 – 31 October 2021. An independent review of the EMMP is currently being arranged.

3.2.1 Dust Management

Existing dust controls

The site currently reviews the potential for dust impacts and the management of its pollution controls via the site specific EPP (Appendix 1) and the monthly HSEQ Environmental Inspection Checklist (Appendix 2).

The existing pollution controls in place throughout the site to manage and reduce dust generation., include:

- Watering all roads within the facility with a water cart multiple times per day.
- Use of water sprays and sprinklers on stockpiles, loading areas, sales area, and on fixed plant.
- Cessation or reduction of dust generating activities during unfavourable meteorological conditions e.g. high winds.
- Wheel washing in place at the slump stand at the western site exit.
- Primary feed bin water sprays.
- All vehicles entering or exiting the site have their loads appropriately covered (e.g. tarpaulins).
- Maintaining a clean and tidy workspace.
- Enclosed aggregate and sand storage silos.
- Pneumatic loading of cement silos with dust filters.
- Dust extraction systems in the CBP.
- Fully enclosed conveyors and storage bins.
- Closing doors in the loading bays during agitator loading.
- Use of a street sweeper daily for onsite and offsite roads.
- travel speeds have been limited to 10-20 km/hr within the facility, minimising dust generation.
- A wheel wash has been installed at the weighbridge for outgoing tipper trucks.
- A trigger action response plan (TARP) has been created for the site to outline the relevant actions for varying levels of dust incidents based on real time dust measurements
- High Definition (HD) camera system with 20 cameras to enable visual monitoring of any on site dust impacts in real time.

Any complaints received regarding dust on site will be acted on within 24-hours and submitted into the online incident and hazard information management systems (SEQuence). Details of any dust-



related complaint will be logged into the online public complaints register, with investigation findings and actions noted.

According to the Ramboll assessment in 2016, the modelled increase of annual dust deposition at two commercial / industrial receptors on Burrows Road was predicted to exceed the EPA criterion. Subsequently, section 36b of the modified consent required Boral to establish an offsite dust gauge in the vicinity of R3 or R4 on Burrows Road South. Boral staff engaged neighbours at a bus depot directly to the north of the site to discuss the possibility of establishing a dust gauge on their site. While the neighbours were willing to allow a dust gauge on their site, the only available areas were within 5 metres of a building, 1 metre of a fence line and within the shadow of an overhanging tree with less than 120° sky visibility, which were not aligned with the requirements of the relevant Australian standard criteria. After an assessment of the remaining surrounding areas, no suitable locations could be found to establish an offsite dust gauge that met the criteria for AS/NZS 3580.1.1 for establishing depositional dust gauges.

Therefore, as stated previously, and as required under Condition B19, Boral has installed real-time monitors in the locations of the existing dust gauges on site.

Future proposals

Further dust management controls proposed include the following:

- Upgrades to Fixed Plant to reduce dust emission Capturing all spillage and controlling / guiding its flow to wedge pits.
- Scope up requirement to attach cannon to water cart.
- Upgrade Water Sprayers in Train Unloading Pit

3.2.2 Water management

Surface water run-off from the site is largely captured and contained by a series of retention pits located to the west of the concrete plant and the first flush system located in the eastern portion of the concrete plant. Captured water is recycled and used in the concrete batching process.

Water captured in the first flush system flows through a system of wedge pits, stirrer pits and settling pits to enable suspended solids to fall out prior to discharging into the storm water drainage to the south of the site. Water is only discharged into the storm water system during high rainfall events that exceed the design capacity. The first flush system and retention pits are regularly cleaned to remove sediment from the base of the pits to reduce the sediment load in captured water.

For Modification 11, there are various water management plans that are to be implemented on site for the construction of the upgrade. These include an Erosion and Sediment Control plan, a Surface Water Management Plan, and a Flood Emergency Response Plan. These form part of the EMMP.



3.2.3 Complaints register

An environmental complaints register is available online (https://www.boral.com.au/locations/boral-st-peters-operations), however all hazards or incidents are also recorded in Boral's online SEQuence tool.

The purpose of the complaints register is to:

- Ensure that complaints/concerns received regarding the facility are documented; and
- An appropriate response to complaints is initiated (this may include changing management practices/monitoring procedures or adopting new practices/monitoring procedures).

Complaints must be reported to the Production Supervisor within 24 hours of receipt. The Production Supervisor will log the complaint in SEQuence and retain a copy on site.

Where possible, the following information will be sought from the complainant and followed up by the site Manager:

- Date of the complaint.
- Name of the person making the complaint.
- Telephone number of the person making the complaint.
- Reason for the complaint; and
- Follow up with the complainant after actions have been taken in response to the complaint.

Upon being informed of a complaint, the Manager must determine:

- Whether any further response actions are required; and
- Whether changes to site management procedures/monitoring programs are required.

No community complaints pertaining to the site were received during the reporting period.

3.2.4 Review

The Boral GRP-HSEQ-3-01 Monitoring and Review standard describes the obligations of all Boral sites to monitor and record the key performance characteristics of their operations, which have or may have a significant impact on the environment.

The site's EMMP will continue to be reviewed at a minimum of every three years, or where there are significant changes to legislation or site operations. Reviews are to be conducted by the Environmental Manager in consultation with the Site Managers to ensure suitability and adequacy of the EMMP and associated compliances tools.

The site undertakes regular environmental inspections, audits and reviews of the site operations including:

• The monthly environmental inspection checklist ensuring a range of environmental tasks and inspections are completed throughout the month and actioned appropriately. Nonconformances are uploaded onto SEQuence for corrective actions to be implemented.



• Compliance and environmental management system (EMS) audits are conducted every three years by the HSE team to ensure compliance with company standards and regulatory requirements.

In 2016, Boral introduced EPPs to both the materials handling facility and the concrete batch plant to ensure that both operations are compliant with the most recent consent conditions. The EPPs outline all of the consent conditions, and standard environmental tasks pertaining to environmental issues and provide instructions to verify that each item is signed off at the appropriate frequency each year. Copies of the materials handling facility and concrete plant EPPs are attached in **Appendix 1**.



4 Compliance with conditions of consent

 $Table\ 2\ summarises\ all\ the\ conditions\ of\ consent, indicates\ compliance\ (if\ relevant)\ and\ provides\ comments\ if\ required$



Table 2: Compliance with Conditions of Consent - Concrete Batching Plant and Quarry Terminal, St Peters, NSW. (DA -14/96 Mod 12)

Condition No.	Condition Summary	Complied with Y/N	Comments
General Obligation to Minimise Harm to the			
Environment.			
A1	This consent is granted under section 91 (1) of the Environmental Planning and Assessment Act, 1979 for the operation of a concrete batching plant and associated materials handling facilities at Burrows Road South, St Peters.	Y	Operations are carried out in accordance with the described activities.
A2	The development shall be carried out in accordance with: (items a) to n)).	Y	Operations are carried out in accordance with the associated documents.
A3	If there is any inconsistency between the plans and documentation listed under condition 2 above, the most recent document shall prevail to the extent of the inconsistency. However, conditions of this consent prevail to the extent of any inconsistency.	Y	Operations are carried out in accordance with DA 14/96 Mod 12 which is the most recent of the associated documents.
A4	The applicant shall ensure that employees, contractors and sub- contractors are aware of, and comply with, the conditions of this consent, relevant to their respective activities.	Y	Site inductions, regular internal audits, and the site's EPP ensure that employees and site visitors are aware of the respective consent conditions that relate to their site.
Limits of Consent			
A5	The annual production of the concrete batching plant must not exceed 750,000 cubic metres and the annual throughput of the materials handling facility must not exceed one million tonnes.	Y	The concrete batching plant produced around 246581m³ of concrete during the reporting period. The annual tonnage at the quarry terminal was 927,213 tonnes (or 27270 truckloads assuming a 34-tonne truck capacity).
B5A	Notwithstanding the limits in Condition A5 above, the throughput at the construction materials handling facility may be increased to 1.75 million tonnes per annum subject to: a) the maximum annual production of the concrete batching plant not exceeding 400,000 cubic metres, or b) the maximum annual production of the concrete batching plant not exceeding the limit of 650,000 cubic metres subject to the Applicant providing evidence to the satisfaction of the Planning	Y	No construction in association with Modification 11 has commenced on site., resulting in increases to tonnages

			м
B	jΚ	AL	
Complied			

Condition No.	Condition Summary	Complied with Y/N	Comments
	Secretary that the upgrade works and all air quality management and mitigation measures approved under MOD 11 and MOD 12 for the site have been constructed and are operational.		
A6	The Applicant must: a) ensure the maximum hourly truck movements during the morning peak (7 am to 9 am) and afternoon peak (4 pm to 6 pm) do not exceed the limits outlined in Table 1 below; and Table 1: Maximum hourly heavy vehicle movements from concrete batching plant 7am-9am: 124 hourly 2 way movements 4pm-6pm: 124 hourly 2 way movements b) prepare and submit a quarterly report on heavy vehicle truck movements during the morning and afternoon peak periods to Council and the Planning Secretary until the completion of WestConnex Stage 3, unless otherwise agreed to by the Planning Secretary.	Y	a) Maximum truck movements during the morning and afternoon peak were below the 124 hourly 2 way movements. b) A quarterly report on the heavy truck movements during the morning and afternoon peak periods was submitted to Council and the Planning Secretary. Appendix 3 has the total truck movements for the reporting period.
A7	Within 12 months after the determination of MOD 11, a positive covenant under section 88E of the Conveyancing Act 1919 must be registered on the title of the site that provides for the ongoing management and maintenance of the on-site water management system. The covenant must name Council as the prescribed authority, and can only be revoked, varied or modified with the consent of the Council.	Y	Positive covenant (s88E) has been provided to InnerWest Council for approval before being registered on title. Once Council has approved the instrument, the covenant will be registered.
A8	Enter into a planning agreement with Council, setting out the cost division for the upgrade to Burrows Rd South. In accordance with Boral's letter of offer to Council.	Y	Negotiations have occurred with Council on timing of road works. Council and Boral have agreed on costs, and the Planning Agreement will reflect this.
A9	Where Conditions of this consent require consultation with an identified party, the Applicant must: a) consult with the relevant party prior to submitting the subject document to the Planning Secretary for approval; and b) provide details of the consultation undertaken including: (i) the outcome of that consultation, matters resolved and unresolved; and	Y	Noted – Council and RMs consultation has been undertaken as required

	TM
B	KAL
Complied	
with	

Condition		Complied	
Condition No.	Condition Summary	with	Comments
1101	(ii) details of any disagreement remaining between the party	Y/N	
	consulted and the Applicant and how the Applicant has addressed the matters not resolved.		
A10	All demolition must be carried out in accordance with Australian Standard AS 2601-2001 The Demolition of Structures (Standards Australia, 2001).	Y	No demolition has commenced on site.
A11	All new buildings and structures, and any new alterations or additions to existing buildings and structures, that are part of the development, must be constructed in accordance with the relevant requirements of the BCA.	Y	No construction has commenced on site.
A12	The Applicant must ensure that all of its employees, contractors (and their sub-contractors) are made aware of, and are instructed to comply with, the Conditions of this consent relevant to activities they carry out in respect of the development	Y	No construction has commenced on site. These will be included in the relevant Inductions and SWMS.
A13	All plant and equipment used on site, or to monitor the performance of the development, must be: a) maintained in a proper and efficient Condition; and b) operated in a proper and efficient manner.	Y	Systems are in place for operating equipment and its maintenance. Standard operating procedures and associated training ensures plant and equipment is operated in a proper and efficient manner. Automated regular maintenance/ work orders ensure plant and equipment is maintained in a proper and efficient condition.
A14	References in the Conditions of this consent to any guideline, protocol, Australian Standard or policy are to such guidelines, protocols, Standards or policies in the form they are in as at the date of this consent	N/A	Noted
A15	However, consistent with the Conditions of this consent and without altering any limits or criteria in this consent, the Planning Secretary may, when issuing directions under this consent in respect of ongoing monitoring and management obligations, require compliance with an updated or revised version of such a guideline, protocol, Standard or policy, or a replacement of them.	N/A	Noted
B1	Prior to the commencement of construction of MOD 11 works, the Applicant must prepare a Construction Traffic Management Plan for the development to the satisfaction of the Planning Secretary. The plan must form part of the CEMP required by Condition C2 and must:	Y	The Construction Traffic Management Plan has been completed as part of the Construction Environmental Management Plan for the site.

DO	
DV	KAL
Complied	

Condition No.	Condition Summary	Complied with Y/N	Comments
	 (a) Be prepared by a suitably qualified and experienced person(s) (b) Be prepared in consultation with Council (c) Detail the measures that are to be implemented to ensure road safety and network efficiency during construction; (d) Detail heavy vehicle routes, access and parking arrangements; (e) Include a Driver Code of Conduct to: (i) Minimise the impacts of earthworks and construction on the local and regional road network; (ii) Minimise conflicts with other road users; (iii) Minimise road traffic noise; and (iv) Ensure truck drivers use specified routes (f) Include a program to monitor the effectiveness of these measures; and (g) If necessary, detail procedures for notifying residents and the community (including local schools). Of any potential disruptions to routes 		
B2	The Applicant must: a) not commence construction until the Construction Traffic Management Plan required by Condition B1 is approved by the Planning Secretary; and b) Implement the most recent version of the Construction Traffic Management Plan approved by the Planning Secretary for the duration of construction.	Y	The Construction Traffic Management Plan has been completed as part of the Construction Environmental Management Plan for the site.
В3	Heavy vehicles travelling inbound or outbound from the site must not utilise Mary Street, St Peters.	Y	Implemented into the Driver's Code of Conduct
B4	The Applicant must comply with the requirements of the RMS and Council regarding the use and any routes of 'B-Double' trucks.	N/A	Noted
B5	The Applicant must meet the full cost of any works required to be carried out by Council, DPI, Sydney Water or the RMS in connection with drainage, crossing, alterations to kerb and guttering, footpaths and roads that may be needed as a result of the development in	N/A	Noted

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Condition No.	Condition Summary	Complied with Y/N	Comments	
	addition to any such works specified in other Conditions.			
B6	Prior to the commencement of operation of any of the new infrastructure approved under MOD 11 the Applicant must update the existing Traffic Management Plan for the development. The plan must be incorporated into the updated EMMP required by Condition C5 of this consent and must: (a) be prepared by a suitably qualified and experienced person(s); (b) be prepared in consultation with Council and the RMS; (c) detail vehicle routes, access and parking arrangements; (d) include details of driver training awareness to minimise noise, in particular from reversing alarms and compression braking; (e) include as Driver Code of Conduct to: (i) minimise conflicts with other road users; (ii) ensure truck drivers use specified routes; (iv) ensure no queuing or parking on the local road or footpaths; (v) ensure adherence to all on-site and off-site speed limits; (vi) require all loading and unloading to be undertaken on site; and (vii) require all vehicles to enter and exit the site in a forward direction; (f) include a Heavy Vehicle Management Plan to the satisfaction of Council; and (g) include a program to monitor the effectiveness of these measures.	Y	No construction has commenced on site. However, the updated Traffic Management Plan has been incorporated into the EMMP.	
B7	The Applicant must: a) not commence operation of any new infrastructure approved under MOD 11 until the operational Traffic Management Plan required by Condition B6 is approved by the Planning Secretary; and b) implement the most recent version of the operational Traffic Management Plan approved by the Planning Secretary for the duration of the development	Y	No construction has commenced on site. However, the updated Traffic Management Plan has been incorporated into the EMMP.	
B8	The Applicant must provide sufficient parking facilities on-site, including for heavy vehicles and for site personnel, to ensure that	Y	No construction has commenced on site. Parking facilities are in place for all required vehicles onsite.	

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Condition No.	Condition Summary	Complied with Y/N	Comments
DO.	traffic associated with the development does not utilise public and residential streets or public parking facilities		
B9	For all new works approved under MOD 11, the Applicant must ensure: a) internal roads, driveways and parking (including grades, turn paths, sight distance requirements, aisle widths, aisle lengths and parking bay dimensions) associated with the development are constructed and maintained in accordance with the latest version of AS 2890.1:2004 Parking facilities Off-street car parking (Standards Australia, 2004) and AS 2890.2:2002 Parking facilities Off-street commercial vehicle facilities (Standards Australia, 2002); b) the swept path of the longest vehicle entering and exiting the site, as well as manoeuvrability through the site, is in accordance with the relevant AUSTROADS guidelines; c) the development does not result in any vehicles queuing on the public road network; d) heavy vehicles associated with the development are not parked on local roads or footpaths in the vicinity of the site; e) all vehicles are wholly contained on site before being required to stop; f) all loading and unloading of materials is carried out on-site; g) all trucks entering or leaving the site with loads have their loads covered and do not track dirt onto the public road network.	Y	No construction has commenced on site.
B10	All vehicles exiting the site must pass through an operational and efficient wheel wash and/or vibration grid	Y	A wheel wash has been installed on the weighbridge.
B11	Within three months of the determination of MOD 11, the Applicant must investigate and submit a proposal to the Bayside Traffic Committee that recommends the extension of the 'No Stopping' zone along Burrows Road South from the intersection of Burrows Road South and Canal Road toward the development. Evidence of this must be provided to the Planning Secretary within four months of the determination of MOD 11.	Y	Investigations (as a part of Mod 12) found that the existing setback of the "No Stopping" zone was sufficient for the proposed queue lengths, and hence the zone did not require extending.
B11A	Unless the Applicant and Council agree otherwise, the Applicant	Y	Noted.

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Condition No.	Condition Summary	Complied with Y/N	Comments
	must pay the full costs associated with works undertaken by Inner West Council to mitigate the impacts of the development on the Burrows Road South / Burrows Road / Ricketty Street / Canal Road intersection. For the purposes of this condition, relevant works include the relocation or removal of parking, line marking and signage. The works must only be related to relieving traffic pressures on the Burrows Road South approach to the intersection with Canal Road.	1/10	
B12	The Applicant must take all reasonable steps to minimise dust generated during all works authorised by this consent.	Y	Refer to Section 3.2.1
B13	During construction, the Applicant must ensure that: a) exposed surfaces and stockpiles are suppressed by regular watering; b) all trucks entering or leaving the site with loads have their loads covered; c) trucks associated with the development do not track dirt onto the public road network; d) public roads used by these trucks are kept clean; and e) land stabilisation works are carried out progressively on site to minimise exposed surfaces.	Y	No construction has commenced on site.
B14	Within three months of the determination of MOD 11, the Applicant must prepare an Air Quality Management Plan (AQMP) to the satisfaction of the Planning Secretary. The AQMP must form part of the updated EMMP required by Condition C5. The AQMP must: (a) be prepared by a suitably qualified and experienced person(s); (b) detail and rank all emissions from all sources of the development, including particulate emissions; (c) identify the control measures that that will be implemented for each emission source; (d) describe a program that can evaluate the performance of the operation and determine compliance with key performance indicators; (e) identify trigger levels for particulates for the real-time off-site dust monitors and response procedures;		The AQMP is part of the EMMP which has been submitted to the DPIE.

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Condition	Condition Summary	Complied with	Comments
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	(f) include all existing dust deposition monitoring and criteria as described in the 'Environmental Management and Monitoring Plan'		
	prepared by EMM dated 28 November 2017 for the site;		
	(g) include historical data from existing dust monitoring gauges;		
	(h) nominate the following for each of the proposed control		
	measures for each emission source:		
	(i) key performance indicator;		
	(ii) monitoring method;		
	(iii) location, frequency and duration of monitoring;		
	(iv) record keeping; (v) complaints register;		
	(vi) response procedures;		
	(vii) compliance monitoring; and		
	(i) describe a program for reviewing dust management practices on		
	site to ensure continual improvement in dust management practices		
	and implementation of best practice dust management		
	measures.		
B15	The Applicant must:		No construction has commenced on site.
	a) not commence operation of any of the new infrastructure		
	approved under MOD 11 until the Air Quality Management Plan required by Condition B14 is approved by the Planning Secretary;		
	and	Y	
	b) implement the most recent version of the Air Quality		
	Management Plan approved by the Planning Secretary for the		
	duration of the development.		
B16	Prior to any increase in production at the concrete batching plant		Refer to Section 3.2.1
	(as approved under MOD 11 to this consent) the Applicant must		
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	review and improve existing dust control measures on the site to ensure: (a) the premises is maintained in a condition that minimizes the emission of dust and silt loading on paved surfaces; and (b) all reasonable and feasible best practice measures are implemented to minimise dust generated during operations. Evidence of this review and details of any improvements must be	Y	



Condition No.	Condition Summary	Complied with Y/N	Comments
	submitted to the Secretary for approval prior to any increase in production at the concrete batching plant (as approved under MOD 10 to this consent).		
B17	No stockpile on site should exceed a height of 4m above ground level or the combined height of the concrete barrier and green mesh fencing, whichever is the lesser.	Y	Stockpile height is monitored visually on daily basis to manage stockpile heights below the green mesh fencing.
B18	Within six months of the determination of MOD 11, unless otherwise agreed to by the Planning Secretary, the Applicant must install a wheel wash system at the eastern site entrance.	Y	A wheel wash has been installed at the weighbridge following Mod 10 approval and continues to be operational
B19	Prior to the operation of any new infrastructure approved under MOD 11 the Applicant must establish up to three off-site real-time dust monitors in the vicinity of sensitive receptors R3 and R4 (as identified in Figure 7.1 of the Environmental Assessment for MOD 11). The monitors must: (a) allow for upwind and downwind measurements; (b) monitor real-time particulate matter concentrations; and (c) be sited in a suitable location agreed to by the Planning Secretary. Monitoring requirements, response trigger criteria and response	Y	No construction has commenced on site, however 3 real time monitors have been installed and are operational on the site. Proactive management practices are being developed.
	procedures must be incorporated into the AQMP required by Condition B13.		
B20	Within two months of the determination of MOD 11, the Applicant must submit all historical data from the existing depositional dust gauges to the EPA.	Y	Historical data for the existing depositional dust gauges were sent to the EPA on the 29/03/2019.
B21	The Applicant must comply with the hours detailed in Table 2, unless otherwise agreed in writing by the Planning Secretary. Earthworks & construction: Mon-Fri 7am to 6pm, Sat 8am to 1pm Operation: Mon-Sun 24 hour	N/A	Noted.
B22	Works outside of the hours identified in Condition B21 may be undertaken in the following circumstances: a) works that are inaudible at the nearest sensitive receivers; b) for the delivery of materials required outside these hours by the NSW Police Force or other authorities for safety reasons; or	Y	No construction has commenced on site.



Condition No.	Condition Summary	Complied with Y/N	Comments
	c) where it is required in an emergency to avoid the loss of lives, property or to prevent environmental harm.		
B23	The development must be constructed to achieve the construction noise management levels detailed in the Interim Construction Noise Guideline (DECC, 2009) (as may be updated or replaced from time to time). All feasible and reasonable noise mitigation measures must be implemented throughout construction.	Y	No construction has commenced on site.
B24	The Applicant must ensure that operational noise from the development does not exceed the noise limits presented in Table 3. Bellevue St: 42dB(A) LAeq(15min) Yelverton St: 44dB(A) LAeq(15min)	Y	No excessive noise has been generated by site operations in the previous year. No noise complaints have been received at the site for the previous reporting year.
B25	Vibration caused by construction at any residence or structure outside the site must be limited to: a) for structural damage, the latest version of DIN 4150-3 (1992-02) Structural vibration - Effects of vibration on structures (German Institute for Standardisation, 1999); and b) for human exposure, the acceptable vibration values set out in the Environmental Noise Management Assessing Vibration: a technical guideline (DEC, 2006) (as may be updated or replaced from time to time).	Y	No construction has commenced on site.
B26	The Applicant must maximise the use of rail freight for quarry product delivery wherever reasonably practicable.	Y	Train deliveries have continued at 3 or 4 trains per day during the reporting period.
B27	The Department may require, at the Applicant's expense, an independent audit of rail use for quarry product delivery if it considers that rail use has not been used wherever reasonably practicable.	N/A	Noted
B28	The Applicant must ensure that the rail siding and ancillary works are maintained to a standard which facilitates their use for materials handling and transport at all times.	N/A	Noted. Regular inspections and maintenance work orders are in place.
B29	Install, maintain suitable erosion and sediment control measures on-site.	N/A	No construction has commenced on site.
B30	The Applicant must ensure all roof and surface storm water from the site and any catchment external to the site that presently drains into the site is collected in a system of pits and pipelines/channels	Y	Covered in the Surface Water Management Plan, which forms part of the EMMP. Will be addressed for Stage 2 works.

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Condition No.	Condition Summary	Complied with Y/N	Comments
P04	and major storm event surface flow paths and discharged to a Sydney Water controlled storm water drainage system.		
B31	Prior to the commencement of operation of MOD 11 works the Applicant must design, install and operate the upgraded stormwater management system for the development. The system must: (a) be designed by a suitably qualified and experienced person(s); (b) be generally in accordance with the conceptual design in the MOD 11 EA; (c) be in accordance with applicable Australian Standards; and (d) ensure that the system capacity has been designed in accordance with Australian Rainfall and Runoff (Engineers Australia, 2016).	Y	Covered in the Surface Water Management Plan which forms part of the EMMP. Will be addressed for Stage 2 works.
B32	Prior to the commencement of operation of infrastructure works approved under MOD 11, the Applicant must prepare a Surface Water Management Plan to the satisfaction of the Planning Secretary. The Plan must form part of the updated EMMP required by Condition C5 and must: (a) be prepared by a suitably qualified and experienced person(s); (b) describe the surface water management system; (c) be consistent with the surface water management system described in the 'Surface Water Assessment' prepared by EMM on behalf of Boral Resources (NSW) Pty Ltd dated 28 June 2018 (Appendix G of the MOD 11 Environmental Assessment). (d) include a program to monitor: (i) surface water flows and quality; (ii) surface water storage and use; and (iii) sediment basin and bio retention system operation; (e) surface water impact assessment criteria, including trigger levels for investigating and potential adverse surface water impacts; and	Y	Covered in the Surface Water Management Plan which forms part of the EMMP. Will be addressed for Stage 2 works.

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Condition Summary	Complied with Y/N	Comments		
the investigation and mitigation of identified se surface water impact ria; and				
e program for all surface water management				
nencement of operation of infrastructure works MOD 11, the Applicant Flood Emergency Response Plan to the satisfaction ecretary. The Plan f the updated EMMP required by Condition C5 and		A Flood Emergency Response Plan has been created as part of the EMMP.		
y a suitably qualified and experienced person(s); rovisions of the Floodplain Risk Management 2007); s of: gency responses for both construction and of the development;	Y			

No.	001411101104111111111111111111111111111	Y/N	
	 (f) a protocol for the investigation and mitigation of identified exceedances of the surface water impact assessment criteria; and (g) a maintenance program for all surface water management infrastructure. 	,	
B33	Prior to the commencement of operation of infrastructure works approved under MOD 11, the Applicant must update the Flood Emergency Response Plan to the satisfaction of the Planning Secretary. The Plan must form part of the updated EMMP required by Condition C5 and must: (a) be prepared by a suitably qualified and experienced person(s); (b) address the provisions of the Floodplain Risk Management Guideline (OEH, 2007); (c) include details of: (i) the flood emergency responses for both construction and operation phases of the development; (ii) predicted flood levels; (iii) flood warning time and flood notification; (iv) assembly points and evacuation routes; (v) evacuation and refuge protocols; and (vi) awareness training for employees and contractors.	Y	A Flood Emergency Response Plan has been created as part of the EMMP.
B34	The Applicant must: a) not commence operation until the Flood Emergency Response Plan required by Condition B33 is approved by the Planning Secretary; and b) implement the most recent version of the Flood Emergency Response Plan approved by the Planning Secretary for the duration of the development.	Y	A Flood Emergency Response Plan has been created as part of the EMMP.
B35	Buildings, plant, and equipment including material storage areas must be set at a minimum height of 500mm above the 1 % Annual Exceedance Probability (AEP) flood event for Alexandra Canal. Details of existing and proposed site levels and means of providing 500mm freeboard above the 1% AEP flood event must be submitted	Y	All buildings and plant are as per the conditions.

Condition



Condition No.	Condition Summary	Complied with Y/N	Comments
	to Council with the Building Application. Variations below 500mm must only be with the written agreement of Council's Director, Technical Services.		
B36	Prepare a Dewatering Report for the development. The plan must detail the volume of groundwater taken and include details of any impacts (and associated mitigation measures) that have occurred as a result of groundwater take. The report must be submitted to the DoI Lands and Water Division.	Y	Noted. No construction has commenced on site.
B37	Any new works, including additional car parks, within 40 metres of the top of the bank of Alexandra Canal, must consider the requirements of the Guidelines for Riparian Corridors on Waterfront Land (DPI, 2018).	Y	Noted. No construction has commenced on site.
B38	Garbage must be stored in a location approved by Council and be disposed of in an approved manner. All liquid wastes (other than stormwater) must be discharged to the sewer in accordance with the requirements of the Sydney Water Corporation.	Y	All garbage and liquid waste on site are appropriately stored and disposed of in accordance with the consent conditions.
B39	All waste materials associated with the operation of the proposal must be stored in suitably constructed and enclosed containers or similar facilities on the premises in a neat and tidy manner and at all times.	Y	All garbage and liquid waste on site are appropriately stored and disposed of in accordance with the consent conditions.
B40	Prior to the commencement of construction, the Applicant must prepare a Construction and Demolition Waste Management Plan for the development to the satisfaction of the Planning Secretary. The Plan must form part of a CEMP in accordance with Condition C2 and must: (a) detail the quantities of each waste type generated during construction and the proposed reuse, recycling and disposal locations; and (b) be implemented for the duration of construction works.	Y	A Construction and Demolition Waste Management Plan has been created for the development and forms part of the CEMP. However, no construction has commenced on site.
B41	The Applicant must: a) not commence construction until the Construction and Demolition Waste Management Plan is approved by the Planning Secretary. b) implement the most recent version of the Construction and	Y	No construction has commenced on site.



Condition No.	Condition Summary	Complied with Y/N	Comments
	Demolition Waste Management Plan approved by the Planning Secretary.		
B42	All wash down areas, the truck washing facility and all other areas likely to be contaminated must be isolated from the stormwater drainage system in accordance with the 'Surface Water Assessment' prepared by EMM for Boral Resources (NSW) Pty Ltd dated 28 June 2018 (Appendix G of the MOD 11 Environmental Assessment).	Y	All areas likely to be contaminated are contained for reuse within the concrete batching process.
B43	Prior to any increase in production at the concrete batching plant (as approved under MOD 10 to this consent) the Applicant must submit to the Secretary for approval evidence of best practice refuelling procedures for the refuelling of site-based mobile plant to ensure appropriate containment and management of spills.	N/A	As production on the site has not increased yet, this condition does not yet apply. However, best practice refuelling has been included into the EMMP.
B44	The Applicant must ensure that the quantities of Dangerous Goods present on-site or transported to and from the development are below the screening threshold quantities listed in the Department of Planning's Applying SEPP 33 Guidelines (2011) at all times.	Y	Covered in the sites EPP. See Appendix 1
B45	The Applicant must store all chemicals, fuels and oils used on-site in accordance with: a) the requirements of all relevant Australian Standards; and b) the NSW EPA's Storing and Handling of Liquids: Environmental Protection – Participants Handbook if the chemicals are liquids. In the event of an inconsistency between the requirements listed from (a) to (b) above, the most stringent requirement prevails to the extent of the inconsistency.	Y	Covered in the sites EPP. See Appendix 1
B46	The landscaping of the site must be maintained at all times, to the satisfaction of Council. This includes suitable perimeter landscaping adjacent to Burrows Road South and a 10 metre wide landscaped buffer strip adjacent to the Alexandra Canal.	Y	Quarterly maintenance of landscaped areas along Burrows Road South and Alexandra Canal is conducted by external contractors.
B47	Lighting at the site must not cause hazard to aircraft using Sydney Kingsford Smith airport. Any change in lighting at the site must be undertaken in consultation with and to the approval of Sydney Airport Corporation Limited.		No changes to the lighting on site have occurred in the previous year.
C1	Management plans required under this consent must be prepared in	N/A	Noted.

Condition No.	Condition Summary	Complied with Y/N	Comments
	accordance with relevant guidelines, and include:	2/20	
	(a) Details of:		
	(i) The relevant statutory requirements (including any		
	relevant approval, licence or lease Conditions);		
	(ii) Any relevant limits of performance measures and		
	criteria; and		
	(iii) The specific performance indicators that are		
	proposed to be used to judge the performance of,		
	or guide the implementation of, the development		
	or any management measures		
	(b) A description of the measures to be implemented to comply		
	with the relevant statutory requirements, limits or		
	performance measures and criteria;		
	(c) A program to monitor and report on the:		
	(i) Impacts and environmental performance of the		
	development; and		
	(ii) Effectiveness of the management measures set out		
	pursuant to paragraph (c) above;		
	(d) A contingency plan to manage any unpredicted impacts and		
	their consequences and to ensure that ongoing impacts		
	reduce to levels below relevant impact assessment criteria		
	as quickly possible;		
	(e) A program to investigate and implement ways to improve		
	the environmental performance of the development over		
	time;		
	(f) A protocol for managing and reporting any:		
	(i) Incident and any non-compliance (specifically		
	including any exceedance of the impact assessment		
	criteria and performance criteria):		
	(ii) Complaint;		
	(iii) Failure to comply with statutory requirements; and		

Y

(g) A protocol for periodic review of the plan

The applicant must prepare a Construction Environmental

Management Plan (CEMP) in accordance with the requirements of

C2

A Construction Environmental Management Plan has been prepared in

accordance with Condition C1.

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Condition No.	Condition Summary	Complied with Y/N	Comments
	Condition C1 and to the satisfaction of the Planning Secretary		
C3	As part of the CEMP required under Condition C2 of this consent, the Applicant must include the following: 1) Construction Traffic Management Plan 2) Erosion and Sediment Control Plan 3) The Vibration Monitoring Plan, Modification 11, Boral St Peters, prepared by EMM, dated 27 November 2018 4) Construction and Demolition Waste Management Plan 5) Noise Management 6) Dewatering Management; and 7) Community Consultation and Complaints Handling	Y	A Construction Environmental Management Plan has been prepared; however, construction has not commenced on site.
C4	The Applicant must: a) not commence construction of the new infrastructure approved under MOD 11 until the CEMP is approved by the Planning Secretary; and b) carry out the construction of the development in accordance with the CEMP approved by the Planning Secretary and as revised and approved by the Planning Secretary from time to time.	Y	No construction has commenced on site.
C5	Prior to the commencement of operation of any infrastructure works approved under MOD 11, the Applicant must update the existing Environment Management and Monitoring Plan (EMMP) for the site. The updated Plan must show how dust, noise, vibration, traffic and water quality impacts will be measured, monitored, managed and mitigated. The Plan is to include, but not be limited to, the following: (a) A description of the role, responsibility, authority and accountability of key personnel involved in the environmental management of the development; (b) A description of the procedures that would be implemented to: i) Keep the local community and relevant agencies informed about the operation and environmental performance of the development; ii) Receive, handle, respond to and record complaints;	Y	The EMMP has been finalised and submitted to the DPIE on 30/04/2019. No construction has commenced on site.

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Condition No.	Condition Summary	Complied with Y/N	Comments	
	 iii) Resolve any disputes that may arise; iv) Respond to any non-compliance v) Respond to emergencies; and (c) Baseline background dust, noise and water quality data; (d) A contingency plan to manage any unpredicted impacts and their consequences (e) Refuelling procedures for site-based mobile plant; and (f) The following management plans: (i) Traffic Management Plan (ii) Air Quality Management Plan (iii) Surface Water Management Plan (iv) Flood Emergency Response Plan 			
C6	The Applicant must: a) not commence operation of any MOD 11 infrastructure works until the updated EMMP is approved by the Planning Secretary; and b) Operate the development in accordance with the updated EMMP approved by the Planning Secretary (and as revised and approved by the Planning Secretary from time to time).	Y	No construction has commenced on site.	
C7	Within three months of: (a) The submission of an Annual Review under Condition xx; (b) The submission of an incident report under Condition xx; (c) The approval of any modification of the conditions of this consent or (d) The issue of a direction of the Planning Secretary, the strategies, plans and programs required under this consent must be reviewed.	Y	The EMMP will be reviewed following the submission of the annual review 2020- 2021.	
C8	If necessary, to either improve the environmental performance of the development, cater for a modification or comply with a direction, the strategies, plans and programs required under this consent must be revised, to the satisfaction of the Planning Secretary. Where revisions are required, the revised document must be submitted to the Planning Secretary for approval within six	N/A	Noted	

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Condition No.	Condition Summary	Complied with	Comments
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	weeks of the review.		
C9	Within 12 months of the approval of MOD 10, and each subsequent calendar year, the Applicant must review the environmental performance of the development to the satisfaction of the Planning Secretary. This review must: (a) Describe the development that was carried out in the previous calendar year and the development that is proposed to be carried out over the next year; (b) Include a comprehensive review of the monitoring results and complaints records of the development over the previous calendar year, which includes a comparison of these results against the: i. The relevant statutory requirements, limits or performance measures/criteria; ii. Requirements of any plan or program required under this consent; iii. The monitoring results of previous years; and iv. The relevant predictions in the EIS and/subsequent modifications; (c) Identify any non-compliance over the last year, and describe what actions were (or are being) taken to ensure compliance; (d) Identify any trends in the monitoring data over the life of the development; (e) Identify any discrepancies between the predicted and actual impacts of the development, and analyse the potential cause of any significant discrepancies; and (f) Describe what measures will be implemented over the next year to improve the environmental performance of the	Y	This Annual Review satisfies the items of the condition.
C10	development. The Department must be notified in writing to compliance@planning.nsw.gov.au immediately after the Applicant becomes aware of an incident. The notification must identify the development (including the development application number and	N/A	Noted. No incidents required reporting for the 2020-2021 period.

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Condition No.	Condition Summary	Complied with Y/N	Comments
	the name of the development if it has one) and set out the location and nature of the incident. Subsequent notification requirements must be given and reports submitted in accordance with the requirements set out in Appendix 2		
C11	The Department must be notified in writing to compliance@planning.nsw.gov.au within seven days after the Applicant becomes aware of any non-compliance.	Y	Noted.
C12	A non-compliance notification must identify the development and the application number for it, set out the Condition of consent that the development is non-compliant with, the way in which it does not comply and the reasons for the non-compliance (if known) and what actions have been, or will be, undertaken to address the non-compliance.	Y	Noted.
C13	A non-compliance which has been notified as an incident does not need to also be notified as a noncompliance.	N/A	Noted.
C14	At least 48 hours before the commencement of construction until the completion of all works under this consent the Applicant must: (a) Make the following information and documents (as they are obtained or approved) publically available on its website: (i) All current statutory approvals for the development; (ii) All approved strategies, plans and programs required under the Conditions of this consent; (iii) Regular reporting on the environmental performance of the development in accordance with the reporting requirements in any plans or programs approved under the Conditions of this consent (iv) A comprehensive summary of the monitoring results of the development, reported in accordance with the specifications in any Conditions of this consent, or any approved plans and programs; (v) Contact details to enquire about the development or to make a complaint; (vi) A complaints register, updated monthly; (vii) The Compliance Report of the development;	Y	No construction has commenced on site, however some information is available on the Boral St Peters website.

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Condition No.	Condition Summary	Complied with Y/N	Comments
	 (viii) Audit reports prepared as part of any Independent Audit of the development and the Applicant's response to the recommendations in any audit report; (ix) Any other matter required by the Planning Secretary; and (b) Keep such information up to date, to the satisfaction of the 		
	Secretary; and (b) Keep such information up to date, to the satisfaction of the Planning Secretary		



5 Comparison of impacts and performance against environmental assessment predictions

Table 3: Boral St Peters concrete plant and materials handling facility performance against EA predictions

Impact	EA Prediction	Performance During Reporting Period November 2020 - October 2021
Air Quality	Annual average increase of particulate matter deposition at sensitive receptors R3 and R4 of 3.0-3.7 g/m²/month due to the modification of consent conditions.	The mean results during the reporting period for Site 1, Site 3 and Site 4 were 4.18 g/m²/mth, 3.65 g/m²/mth and 24.99 g/m²/mth for insoluble solids. In comparison with the calendar year prior to the consent approval, this indicates a decrease in dust concentrations at Sites 1 and 3 and an increase in dust concentrations at Site 4 when compared to the previous 12 months (Nov 2019 – Oct 2020) Mean dust deposition results are above the EPA Guidelines of 4 g/m²/mth for two of the three locations; however, the predictions of the EA conducted by EMM in June 2016 indicated a predicted increase in deposited particulate matter of 3.0 – 3.7 g/m²/mth near sensitive receptors R3 and R4 due to the consent modification and the surrounding environment. The directional dust gauge 3A located directly adjacent to Site 3 indicated that the majority of the deposited dust during the reporting period came from a northerly (5.05 g/m²/mth) direction where there are several offsite dust generating activities including Transfleet container terminal, Visy recycling centre and a carpark for Sydney Airport Corporation Limited (SACL) staff members to the west of the site. The dust deposition results from the east (2.45 g/m²/mth) and south (3.65 g/m²/mth) were slightly lower, facing the site operations, indicating a high potential of impact from offsite dust generating activities. These results however do show a decrease from the previous reporting period (Nov 2019 – Oct 2020)
Water	 The modification is not anticipated to affect the sites surface water management system and its performance. The increase in concrete production from the CBP would result in a minor increase in water demand, which would be met by either recycled water from the site or potable water. 	The surface water management system has not been affected as there has not been an increase to production during this reporting period.



6 Non-compliance and corrective actions

No non-compliances against the Conditions of Consent were observed during the reporting period.

7 Monitoring data trends

The only ongoing monitoring data trends available for the project are those for gravimetric dust deposition at monitoring Sites 1, 3 and 4, as outlined below.

7.1 Air Quality

During the reporting period the annual average for insoluble solids at the deposited dust monitoring sites 1 and 4 were above the NSW EPA criteria of $4 \text{ g/m}^2/\text{month}$. It is noted that this criterion is intended to be applied to offsite sensitive receptors, however these gauges are located on the operating site and are on occasions influenced by very localised dust generating activities. There is also the potential for the onsite dust gauge results to be influenced by offsite dust generating activities.

Gauges at sites 1 and 4 are located in close proximity to Burrows Road South where there is potential for exposure to dust generated by industrial activities and vehicle movements not associated with the concrete plant or materials handling facility. Dust gauges at site 3 and 4 are located along the western site boundary with the potential for exposure to dust generating activities and truck movements associated with the Visy recycling centre, and the Transfleet container terminal. The dust gauge at site 3 is located to the west of the site, adjacent to a carpark for SACL employees. To that extent, the recorded fallout rates are not necessarily representative of off-site dust levels or even widespread dust concentrations on the site.

A wheel wash on the weighbridge assists with fugitive dust along Burrows Road South. Combined with this, an increased number of sprinklers have also been installed on the site to help mitigate dust. However, even though there was a reduced level of dust during the reporting period, it was not enough to be below the NSW EPA criteria of $4 \text{ g/m}^2/\text{month}$, for all sites.

The implementation of the site EPP for the concrete plant and materials handling facility has increased the awareness and accountability for Boral staff and Managers to implement dust mitigation strategies in line with the current consent conditions. This increased awareness has been proven with the increase of dust mitigation activities on site, and the subsequent decrease of dust recorded in the dust gauges for the reporting period. Dust mitigation tasks incorporated in the EPPs include:

- All vehicles carrying materials to or from sites must have their loads covered.
- Ensure the site is maintained in a condition that minimises the emission of dust and silt loading on paved surfaces.
- Dust generation on paved surfaces should be controlled through regular sweeping, water flushing and water sprays; and
- Inspection of dust controls including checking water sprays, water cart and raw material storage.



Modification 11 proposes an additional two alleys on the existing concrete plant, as well as return conveyors to the terminal stockpiles. As a result, on site vehicles movements will decrease and hence Boral is expecting a further decrease in dust generation.

Figures 2, 3 and 4 provide a graphical representation of Sites 1, 3 and 4 gravimetric dust monitoring results in the current reporting period and previous calendar years in its entirety. The current reporting period saw a decrease in dust concentrations compared to the previous period, at two dust gauge locations (Sites 1 and 3). Both these sites have shown a decreasing trend, indicating that the current dust mitigation measures on site are effective.

Dust levels have increased at Site 4 in association with works occurring on adjacent land not owned and operated by Boral.

Real time monitoring will assist in understanding the nature of dust emissions.

Overall, a further decreasing trend is expected for all 3 sites next reporting period.,



Figure 2 - St Peters Deposited Dust Results March 2016 - October 2021 - Site 1

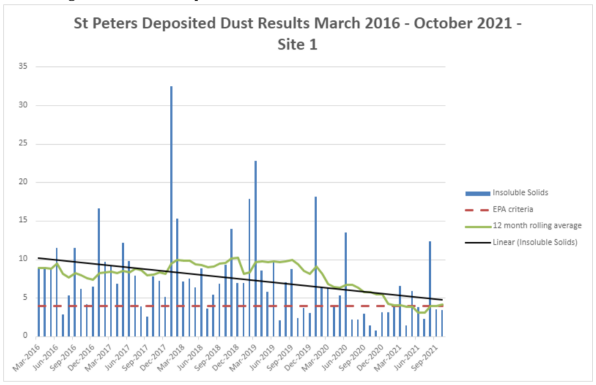


Figure 3 - St Peters Deposited Dust Results March 2016 - October 2019 - Site 3

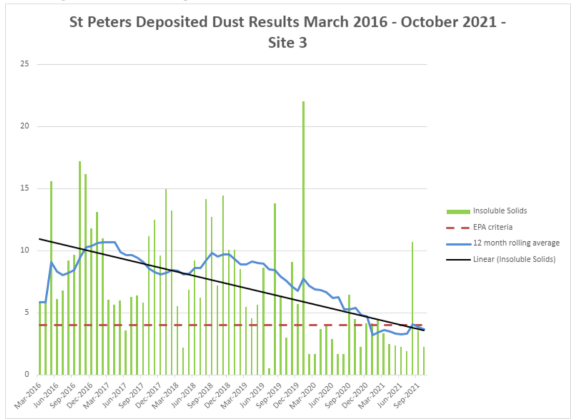
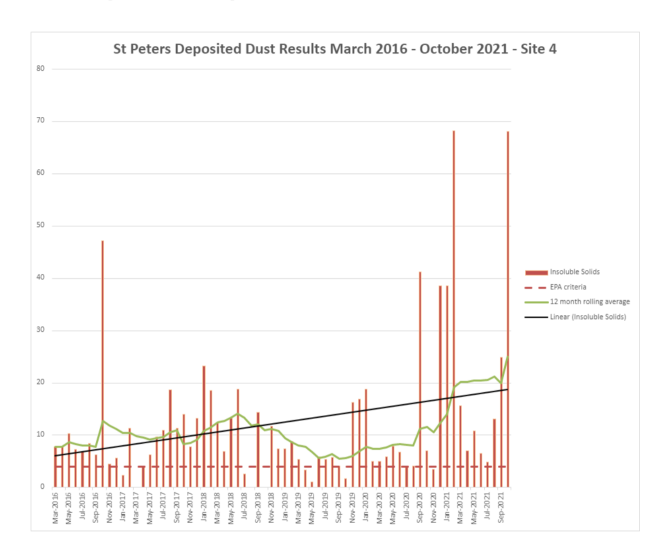




Figure 4 - St Peters Deposited Dust Results March 2016 - October 2018 - Site 4





8 Environmental management targets and strategies for the following 12 months

8.1 Dust minimisation

The site has implemented reasonable and feasible strategies to minimise dust on the site. This includes sprays on stockpiles, daily water cart use on internal sealed roads, material handling and loading in underground or enclosed conveyors and load bays, manual cleaning of the site by way of shovelling, sweeping or hosing and the implementation of traffic controls such as speed limits to reduce the suspension of dust particles.

A wheel wash has been installed near the eastern site entrance / exit to reduce fugitive dust emissions from the site in recognition of the requirements in condition B10 of the consent.

Upgrades to the site as presented in Modification 11 aim to reduce fugitive dust generation through the reduction of onsite truck movements in the materials handling facility area.

Real time dust monitoring protocols will be implemented and trialled over the current reporting period.

8.2 Water management

The water detention basins will be managed to maximise freeboard capacity in preparation for storm events. Water will continue to be treated and used where possible for dust suppression around site.

8.3 Future development applications

In accordance with the approval of Modification 11, the site is to install 2 additional load alleys at the existing concrete plant as well as various other site upgrades that will assist with the increase of concrete being produced, as well as minimise the impact to the surrounding environment. The timing of the modification works is yet to be determined.



Appendix 1: St Peters concrete plant and terminal EPP

		nental Permit Planner: 2022										BU	RAL		
Cond/	Element	Required Action		Jan	Feh	March	And	May	June	July	Aug	Sent	Oct	Nov	Dec
Ref No.			Frequency		Plan Done				Plan Done	Plan Done F	ian Done				
	t Requireme	nts													
DA-14	/96 MOD 12														
9	General	The maximum annual throughput is 1.75 million tonnes minus 2 times [concrete total volume - 400,000m/3] i.e. (1750000 - 2 * [X - 400000]) where X is total concrete annual cubes	At all times												
A6	General	Maximum hourly Truck movement number during morning peak (7am to 9am) and afternoon peak (4pm to 6pm) must not exceed 124 including concrete operations. Quarterly report to be sent to Council and DPIE	At all times												
B6	General	Ensure all employees comply with the Driver Code of Conduct in the TMP	At all times												
B8	General	Provide sufficient parking facilities on-site	At all times												
B10	General	All vehicles (excluding light vehicles in office carpank) exiting the site must pass through an operational and efficient wheel wash and/or vibration grid to ensure no track out of material to public roads	At all times											4 .	
B12	Air	Maintain the site in a condition that minimises the emission of dust generated during operations	At all times												
B17	Gneral	No stockpile should exceed a height of 4m above ground level or the combined height of the concrete barrier and green mesh fencing (whichever is higher)	At all times												
B42	Water	All wash down areas, truck wash facilities and other areas likely to be contaminated shall be isolated from the stormwater drainage system	At all times												
DA-14	/96														
7	General	Lighting from the site shall not cause hazard to aricraft using Sydney Kingsford Smith Airport	Monthly												
9	General	Ensure that the rail siding and ancillary works are maintined to a standard which facilitates their use for materials handling	Monthly												
l															
20	Air	All vehicles carrying materials to or from the site must have their loads covered by tarpaulins or similar covers to prevent discharge of materials onto public roads	At all times										_	_	-
20	Land	Landscaping of the site along Burrows Road South and Alexandra Canal should be maintained at all times and should be monitored on a quarterly basis All surface drianage should be collected into a system of pits, pipes, channels and surface flow paths and directed into Sydney Water drainage systems prior to	Quarterly			_	_	-			_		_		-
22	Water	discharge discharge and the concess and a system or past, pipes, claiming and addition to past, and discharge discharge	At all times												
29	Waste	Garbage shall be stored in a location approved by the the Council and be disposed of in an approved manner	As required												_
29 32	Waste	All liquid waste (other than stormwater) shall be discharged into the sewer	As required												
32	General	All spills associated with refuelling activities should be adequately contained and managed	At all times												
33	General	All materials associated with the operation shall be stored in suitably constructed and enclosed containers or similar facilities in a neat and tidy manner	At all times												
33c	Noise	The noise from the development should not exceed the development noise limits	At all times												
		Incidents or potential incidents with actutal or potential significant offsite impacts on people or the biophysical environment should be reported to the Secretary of													_
48 C9	General	the DPE within 7 days of the incident / potential indicident occurring Complete an annual review of the environmental performance of the development to the satisfaction of the Planning Secretary CONTACT ENVIRONMENTAL.	Monthly Annually			_		_					_		_
		PARTNER WHEN DUE	,												
C10	General	The Department must be notified in writing to compliance @planning.nsw.gov.au immediately after the Applicant becomes aware of an incident. CONTACT ENVIRONMENTAL PARTNER TO NOTIFY	At all times												
C11	General	The Department must be notified in writing to compliance @planning.nsw.gov.au within seven days after the Applicant becomes aware of any non-compliance of the consent - 14/96 CONTACT ENVIRONMENTAL PARTNER TO NOTIFY	At all times												
Enviro		sessment-July 2016													
6.2	Noise	Onsite vehicle movements should not exceed 20 km/hr	At all times												
7.4	Dust	Dust generation on paved surfaces should be controlled through regular sweeping, water flushing and water sprays	Daily												
Enviro		nagement and Monitoring Plan (MOD 11)													
ection 6	6. Noise	Noise monitoring shall occur on at least an annual basis as well as in response to any complaints regarding noise.	Annually					1 1							
ection 1	General	A review of the EMMP to be undertaken, at a minimum of every three years, or where there are significant changes to legislation (due 2021). CONTACT E	Every 3 years										$\neg \neg$		
		TMaximo FOR ADVICE		\perp		\perp	\perp	\perp							
		mental Tasks:													
Concret		Report all incidents and community complaints ASAP to Environment Manager & enter into SEQuence	As required As required												-
Concret		Investigate all incidents and community complaints within 14 days and update SEQuence Review environmental management system documentation (including 'Green Folder')	As required Annually			_							\neg	$\overline{}$	-
Quarrie		Review office internal management system obcurrentation (including Street Police) Review office internal management system obcurrentation (including Street Police) Review office internal management system obcurrentation (including Street Police)	Annually	\vdash	\vdash	+	+	+		\vdash	-	\vdash	\rightarrow	+	+
Quarrie			Quarterly										$\neg \neg$		
Quarrie	s Air	Inspect dust controls - check water sprays on plant, water truck, wheel wash	Monthly												
Quarrie	s Waste	Complete and retain all regulated waste tracking documentation (retain min 5yr)	Monthly												
Quarrie		Complete Monthly Environmental Checklist	Monthly												
Quarrie Quarrie	s Land	Inspect workshop and chemical storage - bund, spills, bund contents, batteries on pallet undercover Check spill response equipment- spill kits. MSDS and PPE available	Monthly Monthly												$\overline{}$
Quarrie	s Land	Crieck spir response equipment spir into, miscos aim Pre available Inspect weed growth and check for pests (including fire antis). Manage as required	Monthly											_	_
Quarrie	s Water	Inspect stormwater system - basis setting capacity, freeboard, drains, spli ways, bund walls, sediment fencing	Monthly												
Quarrie	s Noise	Check activities, plant and equipment isn't causing unusual or excessive noise	Monthly												
Quarrie	s General	Inspect quarry entrance - sediment on road, rubbish	Monthly												
Quarrie	s General	Inspect site boundary - check for rubbish or other material leaving site that shouldn't be	Quarterly			-						шП			
Quarrie		Ensure dust bottles are collected monthly for analysis	Monthly		_								ب		
Other															
Quarrie Quarrie		Inspect dust suppression equipment is fully functional - water truck, sprays Check and clean any dust, material or mud tracked onto road	Daily Daily										_	_	_
Quarrie		Uniosk and clean any dust, material of miud tracked onto road. Check all funds have covered loads, no loose sediment and fixed taliquates.	Daily										_		_
Quarrie	s land	Stop work immediately if cultural heritane item is suspected	As required												_



Appendix 2: Boral HSEQ environment inspection checklist

Environment Inspection Checklist GRP-HSEQ-3-03-F04



This checklist must be completed once a month, by an allocated person as decided by the Site Management. Actions arising from the inspection are to be listed in the spaces provided below, uploaded to SIMs and tracked by Site Managers. All completed checklists showing signed-off actions must be kept on file.

Division: (BCM, BBP, Cement)	Business Unit: (Quarries)		Date of Inspection:
Site:			
Inspector Name:		Signature:	

ltem	Checklist Item		Statu	IS	Comments	
		С	NC	N/A		
GENE	RAL REQUIREMENTS	×.	000	000		
1.	Inspect site entrance - document sediment on road, rubbish, drag out – action clean up					
2.	Inspect site boundary, fence un-broken, fire tracks cleared as required etc.					
3.	Check extraction boundaries are marked out and intact (select N/A if not required)		7.0	iv i		
4.	Emergency Response Plan (or PIRMP) up to date, tested and staff trained in the plan.					
WATE	R MANAGEMENT		61			
5.	Is there any water being discharged from the site, is it 'clear', has it been sampled? – pH recorded, any exceedances (less than 6.5 more than 8.5 entered into SIMs as an environmental incident					
6.	Inspect stormwater system - basin settling capacity, drains, spill ways, bund walls, and are they clear from litter and sediment? Are they leaking?					
7.	Are site wedge pits and first flush pits maintained, and free from sediment build up					
8.	No evidence of leaks (from taps/water lines and tanks)					
LAND	MANAGEMENT		1	li.		
9.	Any spills added to the site Contaminated Land Register		5			
10.	No vegetation cleared without approval as per GRP-HSEQ-8- 03 Land Management					
WAST	E MANAGEMENT					
11.	Designated Waste areas/bins available and labelled - Recyclables (Cans, bottles, paper, steel and copper) - Oily waste (Rags, filters, empty containers) - General waste / Other					
12.	Waste Register/ Records maintained and up to date detailing; Waste Sources Quantities, Disposal Methods, Disposal Routes, location facility.					
13.	No evidence of illegal dumping and stockpiling of waste on site - report any to HSE					
14.	Area tidy – good general housekeeping and no evidence of littering and rubbish.					
NOISE	MANAGEMENT		di .	10. 0		
15.	Check activities, plant and equipment isn't causing un-usual or excessive noise					
16.	All noise complaints discussed at toolbox/pre start meetings recorded in SIMs. <i>Include SIMS numbers</i> .					
AIR M	ANAGEMENT					



ltem	Checklist Item		Statu	IS	Comments
		С	NC	N/A	
17.	Dust / Odour complaints managed & brought up at next day's pre-start meetings and uploaded to SIMs. <i>Include SIMs number</i>				
18.	Air impacts included in recent SWMs	20		-0	
19.	Dust controls in place and in working order such as – Water Sprays, Water Carts, Bag Filters, Enclosed Equipment etc. record any broken, unworking systems or areas that require maintenance	0			
20.	No Air Emission from broken down plant and machinery				
HYDR	OCARBON / SPILL MANAGEMENT				
21.	Spill response equipment available and full - spill kits, MSDS, PPE				
22.	Bunds used for the storage of Dangerous Goods Able to capture 110% of stored liquid.				
23.	Are bunds clean and free of liquids? Bund not filled with rain water and able to hold storage within tanks	Gr.		0.	
24.	Bund drain valves (if fitted) are closed and locked	0			
25.	Flammable liquids stored in designated area fitted with dry chemical or carbon dioxide extinguisher				
26.	Hydrocarbons (including waste containers) are clearly labelled, sealed and returned to bund/cabinet after use. No fuel containers/paint tins lying around site.				
27.	Batteries are stored on pallet above ground				
28.	Storage areas are appropriately signed	30 90			
29.	No evidence of spills/ contamination that have not been cleaned up			50	
30.	Any spills entered into SIMS include SIMS number in comments.				
31.	Underground Storage Tanks (USTs) – Leak tested in the past 12 months, include date of last test, visually inspect integrity (no leaks)			8	
32.	Above Ground Storage Tanks (ASTs) – No visible leaks include in comments condition of valves, pumps, lines, and correct signage.				
FLOR	A AND FAUNA MANAGEMENT				
33.	No major infestations of Weeds and Feral animals.				
34.	No evidence of animal interaction on site, No animals being fed on site. Any wildlife found on site communicated to site supervisor and wildlife hotline contacted for injured wildlife.				
	TAGE MANAGEMENT		Ť		
35.	Any known heritage sites documented to staff, flagged on site and included in induction.	4			





Environment Inspection Checklist GRP-HSEQ-3-03-F04

Detail any items that require attention and/or remedial action. Actions are to be uploaded to SIMS as incident type 'Environmental'. The Site Manager must monitor progress and completion of actions.

	Finding/Actions Required							
Item No.	Comment	Action Taken	By Who	By When	SIMs No.			
			15.					
			100					
			N					
			.6					



Appendix 3: Heavy truck Movements

Heavy Truck Movements Boral St Peters Concrete Batching Plant & Materials Handling Facility November 2020 – October 2021

For the requirement of DA 14/96 Mod 12 – Condition A6

Maximum hourly Heavy Vehicle Movements from Concrete Batching Plant (one way only)

Period	Hourly Two-way Movements		
7 am - 9 am	124		
4pm – 6pm	124		

Date	7am-8am	8am-9am		
2/44/2020		Gaill-Jaill	4pm-5pm	5pm-6pm
2/11/2020	34	54	16	3
3/11/2020	41	40	6	1
4/11/2020	40	46	11	5
5/11/2020	23	27	0	0
6/11/2020	19	24	10	1
7/11/2020	43	40	0	0
9/11/2020	33	40	9	1
10/11/2020	42	36	3	2
11/11/2020	40	54	4	0
12/11/2020	46	41	8	2
13/11/2020	42	46	1	0
14/11/2020	42	35	0	0
16/11/2020	40	28	7	0
17/11/2020	32	30	7	5
18/11/2020	30	32	4	0
19/11/2020	30	44	9	0
20/11/2020	26	35	7	4
21/11/2020	36	23	0	0
23/11/2020	15	31	0	0
24/11/2020	33	33	3	2
25/11/2020	40	47	11	6
26/11/2020	45	51	13	8
27/11/2020	46	44	3	2
28/11/2020	47	34	0	0
30/11/2020	41	42	13	2
1/12/2020	39	20	12	0
2/12/2020	39	44	9	3
3/12/2020	52	44	26	9
4/12/2020	37	45	7	0
5/12/2020	25	33	0	0
7/12/2020	25	25	8	3



Date	7am-8am	8am-9am	4pm-5pm	5pm-6pm
8/12/2020	31	28	8	0
9/12/2020	35	20	12	4
10/12/2020	43	33	13	0
11/12/2020	56	34	14	8
12/12/2020	49	45	0	0
13/12/2020	2	0	0	0
14/12/2020	42	47	14	4
15/12/2020	26	14	0	0
16/12/2020	22	34	15	2
17/12/2020	34	32	16	1
18/12/2020	39	43	2	2
19/12/2020	36	47	1	1
21/12/2020	40	52	1	4
22/12/2020	46	39	21	4
23/12/2020	44	66	0	2
4/01/2021	7	12	2	0
5/01/2021	8	8	6	3
6/01/2021	6	10	12	8
7/01/2021	10	12	9	2
8/01/2021	18	21	17	4
9/01/2021	17	18	0	0
10/01/2021	1	0	0	0
11/01/2021	16	21	2	0
12/01/2021	17	21	3	0
13/01/2021	40	28	11	5
14/01/2021	34	47	16	2
15/01/2021	46	48	5	1
16/01/2021	38	36	0	0
18/01/2021	42	44	28	13
19/01/2021	46	34	6	0
20/01/2021	45	36	13	4
21/01/2021	41	31	20	2
22/01/2021	45	41	11	3
23/01/2021	21	21	0	1
25/01/2021	18	12	0	0
27/01/2021	21	32	16	0
28/01/2021	21	22	7	2
29/01/2021	27	27	8	0
30/01/2021	23	33	0	0
31/01/2021	0	0	2	0
1/2/2022	34	45	5	3
2/2/2022	27	25	6	1
3/2/2022	31	37	15	5
4/2/2022	28	34	19	1
5/2/2022	44	48	5	0



Date	7am-8am	8am-9am	4pm-5pm	5pm-6pm
6/2/2022	20	30	0	0
8/2/2022	31	27	11	1
9/2/2022	39	54	10	1
10/2/2022	55	39	6	1
11/2/2022	34	35	14	1
12/2/2022	39	38	18	10
13/2/2022	13	31	0	0
14/2/2022	1	1	0	0
15/2/2022	31	40	15	2
16/2/2022	27	27	9	5
17/2/2022	22	31	6	1
18/2/2022	35	24	25	3
19/2/2022	20	45	6	6
20/2/2022	37	35	0	0
21/2/2022	8	4	0	0
22/2/2022	37	33	23	7
23/2/2022	51	30	15	4
24/2/2022	24	24	20	15
25/2/2022	37	21	8	0
26/2/2022	37	42	11	4
27/2/2022	44	40	1	0
28/2/2022	1	3	2	0
1/3/2022	43	47	24	5
2/3/2022	42	27	21	8
3/3/2022	43	23	4	0
4/3/2022	28	41	8	2
5/3/2022	41	38	8	0
6/3/2022	39	54	4	0
7/3/2022	1	1	0	0
8/3/2022	34	43	20	5
9/3/2022	44	35	13	5
10/3/2022	42	36	21	4
11/3/2022	38	24	3	2
12/3/2022	29	37	7	5
13/3/2022	38	28	0	0
15/3/2022	17	17	21	4
16/3/2022	41	22	11	4
17/3/2022	45	29	16	3
18/3/2022	38	31	2	0
19/3/2022	12	7	2	5
20/3/2022	11	4	0	0
21/3/2022	1	2	1	0
22/3/2022	9	2	0	0
23/3/2022	2	0	0	0
24/3/2022	7	15	13	3



Date	7am-8am	8am-9am	4pm-5pm	5pm-6pm
25/3/2022	28	28	14	0
26/3/2022	33	42	7	0
27/3/2022	41	34	4	6
28/3/2022	2	2	0	0
29/3/2022	33	35	20	12
30/3/2022	38	31	8	4
31/3/2022	37	33	27	15
1/4/2022	36	47	13	3
3/4/2022	18	14	0	0
6/4/2022	3	8	5	0
7/4/2022	45	21	3	0
8/4/2022	28	19	11	0
9/4/2022	29	43	18	3
10/4/2022	38	39	0	0
11/4/2022	1	1	0	0
12/4/2022	50	39	15	5
13/4/2022	30	45	22	10
14/4/2022	37	44	20	5
15/4/2022	39	44	10	2
16/4/2022	41	49	14	10
17/4/2022	30	26	3	0
19/4/2022	28	53	18	5
20/4/2022	24	42	16	8
21/4/2022	31	29	11	0
22/4/2022	29	39	1	1
23/4/2022	30	38	15	3
24/4/2022	14	28	0	0
26/4/2022	29	12	2	8
27/4/2022	40		12	1
28/4/2022	36	33 37	16	4
29/4/2022	42	40	3	0
30/4/2022	35	38	3	0
1/5/2022	26	30	2	4
3/5/2022	23	26	1	4
4/5/2022	22	23	6	2
5/5/2022	11	7	5	1
6/5/2022	9	3	5	1
7/5/2022	6	12	1	2
8/5/2022	27	20	3	4
9/5/2022	2	0	0	0
10/5/2022	23	28	4	4
11/5/2022	26	21	14	1
	28	22	9	10
12/5/2022	28	27	15	2
13/5/2022				
14/5/2022	28	28	13	0



Date	7am-8am	8am-9am	4pm-5pm	5pm-6pm
15/5/2022	30	40	8	1
16/5/2022	1	0	0	0
17/5/2022	26	28	5	0
18/5/2022	19	30	4	1
19/5/2022	31	23	8	4
20/5/2022	23	27	5	0
21/5/2022	31	32	4	0
22/5/2022	27	31	8	4
24/5/2022	27	32	3	3
25/5/2022	30	24	8	0
26/5/2022	27	22	3	8
27/5/2022	30	33	14	2
28/5/2022	24	32	7	1
29/5/2022	33	25	4	1
30/5/2022	3	4	2	0
31/5/2022	23	23	5	1
1/6/2022	26	26	9	0
2/6/2022	22	18	4	0
3/6/2022	15	12	5	0
4/6/2022	21	21	3	0
	27	14	3	1
5/6/2022	2		1	
6/6/2022		2	7	1
7/6/2022	23	25		7
8/6/2022	34	33	11	
9/6/2022	22	28	5	11
10/6/2022	30	24	2	2
11/6/2022	29	23	1	0
12/6/2022	12	7	6	4
13/6/2022	2	1	1	0
15/6/2022	16	13	1	0
16/6/2022	26	21	8	3
17/6/2022	23	29	13	3
18/6/2022	34	23	7	4
19/6/2022	31	20	0	0
20/6/2022	1 -	0	0	0
21/6/2022	7	13	14	8
22/6/2022	14	12	23	1
23/6/2022	31	25	16	5
24/6/2022	22	34	5	3
25/6/2022	28	32	13	3
26/6/2022	30	23	0	0
27/6/2022	1	1	1	0
28/6/2022	24	27	5	2
29/6/2022	23	26	11	8
30/6/2022	24	24	8	5



Date	7am-8am	8am-9am	4pm-5pm	5pm-6pm
1/7/2022	19	30	10	7
2/7/2022	33	20	8	5
3/7/2022	25	25	5	5
4/7/2022	2	6	4	1
5/7/2022	30	23	9	4
6/7/2022	34	30	14	8
7/7/2022	26	21	20	10
8/7/2022	43	31	2	4
9/7/2022	26	27	3	3
10/7/2022	18	19	1	0
11/7/2022	2	2	0	0
12/7/2022	15	19	4	0
13/7/2022	26	27	4	2
14/7/2022	27	27	7	4
15/7/2022	27	41	7	3
16/7/2022	29	30	14	7
17/7/2022	24	26	5	4
31/7/2022	2	3	0	0
1/8/2022	0	4	0	0
2/8/2022	30	14	4	0
3/8/2022	20	32	12	0
			16	2
4/8/2022	54	36		
5/8/2022	54	38	10	4
6/8/2022	38	56	8	0
7/8/2022	44	36	6	0
9/8/2022	38	40	0	0
10/8/2022	38	34	16	12
11/8/2022	32	46	10	2
12/8/2022	62	72	10	0
13/8/2022	58	38	18	2
14/8/2022	26	36	8	10
15/8/2022	4	6	0	0
16/8/2022	42	46	18	8
17/8/2022	32	38	8	6
18/8/2022	38	42	12	4
19/8/2022	50	66	2	6
20/8/2022	52	76	6	4
21/8/2022	46	56	0	0
23/8/2022	46	50	16	0
24/8/2022	22	12	0	0
25/8/2022	20	24	0	0
26/8/2022	36	28	4	0
27/8/2022	50	60	2	0
28/8/2022	54	52	2	0
30/8/2022	62	72	16	8



Date	7am-8am	8am-9am	4pm-5pm	5pm-6pm
31/8/2022	64	66	16	4
1/9/2022	40	64	8	8
2/9/2022	38	46	10	6
3/9/2022	54	56	0	4
4/9/2022	50	48	0	0
6/9/2022	34	44	6	4
7/9/2022	30	60	12	4
8/9/2022	48	54	10	0
9/9/2022	42	56	8	0
10/9/2022	58	56	10	0
11/9/2022	40	40	0	0
12/9/2022	2	0	0	0
13/9/2022	56	48	8	4
14/9/2022	30	38	2	4
15/9/2022	36	46	20	0
16/9/2022	58	64	6	2
17/9/2022	52	76	14	0
18/9/2022	48	62	0	0
20/9/2022	58	66	4	4
21/9/2022	56	58	8	4
22/9/2022	54	62	0	0
23/9/2022	58	56	4	12
24/9/2022	70	66	12	0
25/9/2022	40	38	8	0
27/9/2022	48	68	10	8
28/9/2022	52	50	14	6
29/9/2022	70	68	8	10
30/9/2022	54	62	14	10
1/10/2022	64	58	22	2
2/10/2022	18	10	0	0
5/10/2022	32	28	0	0
6/10/2022	50	78	20	12
7/10/2022	46	50	6	6
8/10/2022	44	66	8	6
9/10/2022	66	68	0	0
10/10/2022	2	6	0	0
11/10/2022	50	38	6	4
12/10/2022	40	38	2	0
13/10/2022	44	24	6	6
14/10/2022	36	46	6	0
15/10/2022	50	52	12	2
16/10/2022	42	42	2	4
17/10/2022	4	4	10	0
18/10/2022	34	58	16	8
19/10/2022	48	50	40	22
13/10/2022	40] 30	1 40	



Date	7am-8am	8am-9am	4pm-5pm	5pm-6pm
20/10/2022	46	34	20	16
21/10/2022	52	46	13	4
22/10/2022	64	42	6	0
23/10/2022	36	50	4	2
24/10/2022	4	12	4	0
25/10/2022	32	58	4	0
26/10/2022	60	46	10	2
27/10/2022	64	44	46	18
28/10/2022	60	42	8	2
29/10/2022	62	54	16	0
30/10/2022	56	66	0	0