

# BORAL RESOURCES (NSW) PTY LTD

ABN: 51 000 756 507

# 2022 Annual Environmental Management Report

# Stockton Transgressive Dune Quarry







Prepared by:



March 2023

#### **ACKNOWLEDGEMENT**

R.W. Corkery & Co. acknowledge and pay our respects to the Traditional Custodians of the lands in NSW and Australia on which our projects are located. We value the knowledge, advice and involvement of the Elders and extended Aboriginal community that contribute to our Projects and extend our respect to all Aboriginal and Torres Strait Islander peoples.



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ABN: 51 000 756 507

# 2022 Annual Environmental Management Report

# Stockton Transgressive Dune Quarry

Period: 1 January 2022 to 31 December 2022

Prepared for:

Boral Resources (NSW) Pty Ltd

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Ref No. 822/13 March 2023



# Table 1 Title Block

Name of operation	Stockton Transgressive Dune Quarry	
Name of operator	Boral Resources (NSW) Pty Ltd	
Development consent / project approval #	DA 140-6-2005	
Name of holder of development consent / project approval	Boral Resources (NSW) Pty Ltd	
Water licence #	Groundwater Licence 20BL171772	
Name of holder of water licence	Boral Resources (NSW) Pty Ltd	
AEMR start date	1 January 2022	
AEMR end date	31 December 2022	

I, Rod Johnson, certify that this audit report is a true and accurate record of the compliance status of the Stockton Transgressive Dune Quarry for the period 1 January 2022 to 31 December 2022 and that I am authorised to make this statement of behalf of Boral Resources (NSW) Pty Ltd.

Note

- a) 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.
- b) The Crimes Act 1900 contains other offences relating to false and misleading information: Section 192G (Intention to defraud by false or misleading statement maximum penalty 5 years imprisonment); Section 307A, 307B and 307C (false or misleading application/information/documents maximum penalty 2 years imprisonment or \$22,000, or both).

Name of authorised reporting officer	Rod Johnson
Title of authorised reporting officer	Quarry Manager
Signature of authorised reporting officer	DJan
Date	31/03/2023

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# LIST OF ACRONYMS

AEMR Annual Environmental Management Review

ANZECC Australia and New Zealand Environment and Conservation Council

BTEX Benzene, toluene, ethylbenzene and xylene

DA Development Application

DPE Department of Planning and Environment

DPIE Department of Planning, Industry and Environment

dB(A) A-weighted decibels

EC Electrical Conductivity

ECS Environmental Management Strategy

EIS Environmental Impact Statement

EPA Environment Protection Authority

EPL Environment Protection Licence

EPP Environmental Permit Planner

GDE Groundwater Dependent Ecosystem

GWMP Groundwater Management Plan

HLM Hunter Land Management

MDL Mineral Deposit Limited

NSW New South Wales

RLMP Rehabilitation and Landscape Management Plan

RWC R.W. Corkery & Co. Pty Limited

TARP Trigger Action Response Plan

TPH Total Petroleum Hydrocarbons

WAL Water Access Licence



# 1. Statement of Compliance

## Table 2 Statement of Compliance

Were all conditions of the relevant approval(s) complied with?	
DA 140-6-2005	No
EPL 10132	Yes

## Table 3 Non-compliances

Relevant Approval	Condition #	Condition Description (summary)	Compliance Status	Comment	Where Addressed in Annual Review
DA 140-6-2005	Schedule 2 Condition 2	The Applicant shall carry out the development generally in accordance with DA-140-6-2005	Low Risk	This condition relates to general compliance with requirements described in DA 140-6-2005, the EIS for the operation and associated documents. Due to the non-compliances with Condition 12 of Schedule 3 of DA 140-6-2005, the operation does not comply with the condition.	11.1, 9.1.1, 9.1.2
DA 140-6-2005	Schedule 3 Condition 12	Requirement to implement a Groundwater Monitoring Program in accordance with the approved plan.	Low Risk	Aspects of the groundwater and surface water monitoring program were not undertaken in accordance with GWMP.	9.1.1 and 9.2.1

#### Compliance Status Key

Risk level	Colour code	Description		
High	Non-compliant	Non-compliance with potential for significant environmental consequences, regardless of the likelihood of occurrence.		
Medium	Non-compliant	Non-compliance with:		
		<ul> <li>potential for serious environmental consequences, but is unlikely to occur; or</li> </ul>		
		<ul> <li>potential for moderate environmental consequences, but is likely to occur.</li> </ul>		
Low	Non-compliant	Non-compliance with:		
		<ul> <li>potential for moderate environmental consequences, but is unlikely to occur; or</li> </ul>		
		potential for low environmental consequences, but is likely to occur.		
Administrative non-compliance	Non-compliant	Only to be applied where the non-compliance does not result in any risk of environmental harm (e.g. submitting a report to government later than required under approval conditions).		



## 2. Introduction

## 2.1 Scope and Format

The Stockton Transgressive Dune Quarry ("Stockton Quarry") is owned and operated by Boral Resources (NSW) Pty Ltd ("Boral") and is located east of Fullerton Cove, approximately 9km northeast of Newcastle (see **Figure 1**). Development Consent DA 140-6-2005 (DA 140-6-2005) was granted on 24 January 2006 to permit extraction of sand from the active dune system within Pit 7 (see **Figure 2**), an area historically mined by Mineral Deposits Limited (MDL). Boral continues to take responsibility for revegetation and maintenance of the former Quarry Site (Pits 1-6 in **Figure 2**).

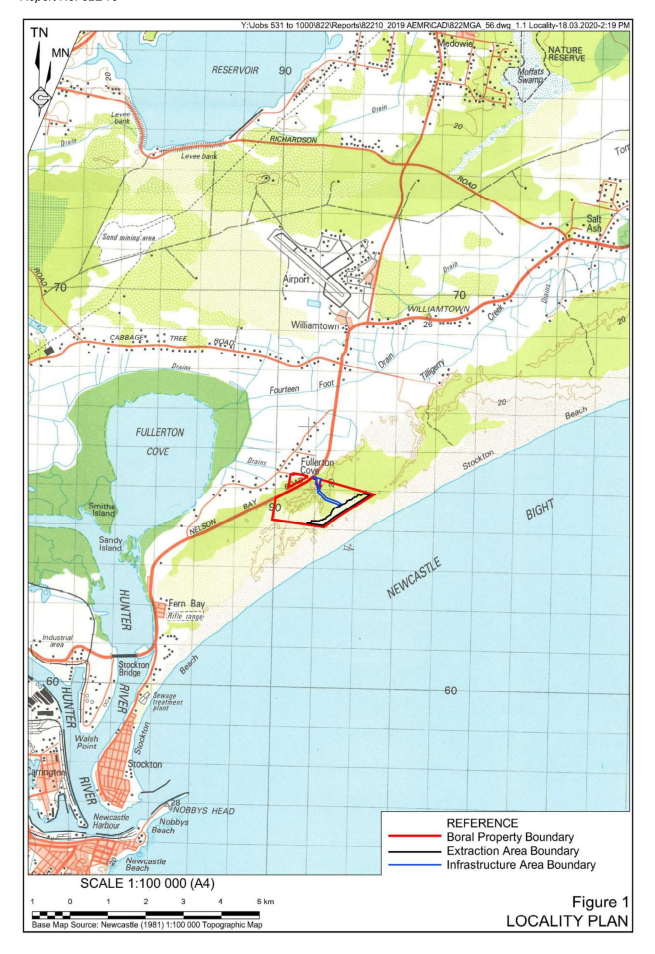
This Annual Environmental Management Report (AEMR) has been compiled by R.W. Corkery & Co. Pty Limited (RWC) on behalf of Boral Resources (NSW) Pty Ltd ("Boral"). This report is applicable for the period 1 January 2022 to 31 December 2022 ("the reporting period"). The information presented within this Annual Review has been prepared based on information provided by Boral and observations made during a site visit on 17 February 2023.

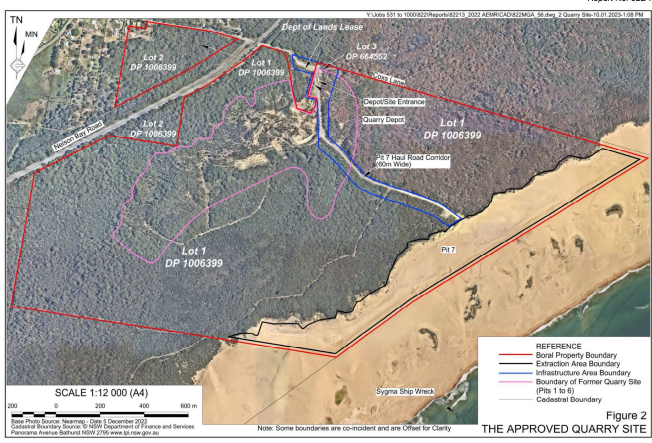
It should be noted that this AEMR has been prepared based upon the approval and licencing requirements applicable for the reporting period, however, the report generally follows the format and content requirements identified in the *Annual Review Guideline* dated October 2015.

This AEMR has been prepared in accordance with *Condition 4(3)* of Development Consent 140-6-2005 to record the activities and environmental monitoring undertaken within the Stockton Quarry during the reporting period and to outline the activities and environmental monitoring planned throughout the next reporting period (1 January 2023 to 31 December 2023). *Condition 4(3)* requires the preparation of a report that:

- identifies the standards and performance measures that apply to the development (see Section 3 and Section 7);
- describes the works carried out throughout the last 12 months (see Sections 5);
- describes the works that will be carried out throughout the next 12 months (Section 12);
- includes a summary of the complaints received during the past year, and compares this to the complaints received in previous years (see Section 11.2);
- includes a summary of the monitoring results for the development during the past year (see Section 8, Section 9 and Section 10);
- includes an analysis of these monitoring results against the relevant:
  - impact assessment criteria;
  - monitoring results from previous years; and
  - predictions in the EIS.(see Sections 8 and Section 9);







RWCorkery&co

- identifies any trends in the monitoring results over the life of the development to date (see Sections 8 and Section 9);
- identifies any non-compliance(s) during the previous year (see Section 1, Section 11 and **Appendix 1**); and
- describes what actions were, or are, being taken to ensure future compliance (see Section 11).

### 2.2 Key Personnel Contact Details

The key personnel contact names, positions and phone numbers are as follows.

NamePosition24 Hour ContactMr Rod JohnsonQuarry Manager0401 896 198

## 2.3 Management of Document Preparation

This report has been prepared by Ms Leilani Banerjee. B.Sc (Earth Sciences) Graduate Environmental Consultant with R.W. Corkery & Co Pty. Limited, and was peer reviewed by Mr Caiden O'Connor, B.Sc. (Geology) Senior Environmental Consultant, with the same Company.

On behalf of Boral, Mr Rod Johnson supplied documentation and information for review and inclusion within the report.

Mr Ben Rose, Associate Hydrogeologist at Jacobs, prepared the annual Groundwater Monitoring Review (included as **Appendix 2**).



# 3. Existing Approvals

Boral is required to operate the Stockton Quarry in accordance with a development consent and four licences, listed in **Table 4**.

Table 4
Stockton Transgressive Dune Quarry – Approvals and Licences

Consent/Lease/Licence		Expiry Date	
Development Consent 140-6-2005		15/10/2028#	
Environment Protection Licence No 10132		1 December <sup>+</sup>	
Crown Land Licence No. LI 196915		Termination date not specified	
Bore Licence 20 BL 171772		In Perpetuity	
L213136	15/02/2018	In Perpetuity	
L220991	24/06/2021	In Perpetuity	
20AL221243		In Perpetuity	
	196915 NL213136 NL220991	13/07/2007* 196915 08/11/1994 04/03/2008 AL213136 15/02/2018 AL220991 24/06/2021	

<sup>#</sup> Provides for "20 years after the date operations commence" - Condition 2(5)

No modifications or variations to the development consent or licences outlined in **Table 4** were obtained within the reporting period.

**Table 5** outlines the sections within this document that address the conditional requirements under Development Consent 140-6-2005 *Condition 4(3)* regarding annual reporting.

Boral operates the Stockton Quarry in accordance with Environment Protection Licence (EPL) 10132. This licence incorporates standard conditions for extractive industries and includes a limit for noise emissions from Quarry operations (see Section 8.1).

A development application (SSD-9490) to permit extraction of sand from inland dunes within the Boral property using free dig and dredging methods was publicly exhibited between 13 March 2020 and 9 April 2020. That application is separate to the wind-blown sand extraction activities permitted under DA 140-6-2005 with product despatch and associated transportation activities the only components that would require combined limitations. At the time of finalising this report, that application was yet to be determined.

Due to the ongoing delay in resolving outstanding water matters relating to SSD-9490, Boral determined that an interim application would be required to maintain extraction operations. A separate development application (SSD-52984213) to extract the remaining dry sand resource by free dig method from within the inland dune area is currently in preparation.



<sup>\*</sup> Date Received

<sup>+</sup> Anniversary Date

Table 5
Development Consent 140-6-2005 (Mod 2) Condition 4(3) Requirements

Development Consent 140-6-2005 Condition 4(3)	AEMR Section
Condition 4(3)(a) – Identify the standards and performance measures that apply to the development	Sections 8.1, 9.1 and 9.2
Condition 4(3)(b) – Describe the works carried out in the last 12 months	Sections 5 and 10.1
Condition 4(3)(c) — Describe the works that will be carried out in the next 12 months.	Section 12
Condition 4(3)(d) — Include a summary of the complaints received during the past year, and compare this to the complaints received in previous years.	Section 11.2
Condition 4(3)(e) — Include a summary of the monitoring results for the development during the past year	Sections 8, 9.1 and 9.2
Condition 4(3)(f) — Include an analysis of these monitoring results against the relevant:	Sections 8, 9.1 and 9.2
■ impact assessment criteria;	
<ul><li>monitoring results from previous years; and</li></ul>	
predictions in the EIS.	
Condition $4(3)(g)$ – Identify any trends in the monitoring results over the life of the development.	Sections 8, 9.1 and 9.2
Condition 4(3)(h) - Identify any non-compliances during the previous year.	Section 11.3
Condition 4(3)(i) — Describe what actions were, or are being taken to ensure compliance.	Section 11.3

A groundwater licence (20BL171772) was re-issued to Boral on 4 March 2008 by the then Department of Water and Energy (now Water NSW) for the purposes of groundwater monitoring. This licence covers the groundwater bores that constitute the groundwater monitoring network (described in detail in Section 9.2.1).

Despatch of sand products from the Depot entrance to Coxs Lane occurs via a road constructed across Crown Reserve 170039 (under a Crown Land Licence No. LI 196915). This licence was granted by the Minister for Land and Water Conservation on 8 November 1994 and will remain in force until Boral determines to revoke the licence in accordance with *Condition 38* of the Licence.

Water Access Licence (WAL) 20AL213136 (zero share allocation) was issued on 5 January 2015, to permit extraction of water from the Stockton Groundwater Source. Water within this source is managed through the *Water Sharing Plan for the North Coast Coastal Sands Groundwater Sources 2016*. The WAL permits extraction of groundwater in accordance with the conditions provided in the licence.

Boral lodged an application for a Water Allocation Licence (ROI-20-019) with the Natural Resources Access Regulator on 9 December 2020 and was granted WAL 20AL220991 and 20AL221243 for 100 and 320 shares respectively under the *North Coast Coastal Sands Groundwater Sources - Stockton Groundwater Source*. Water management during the reporting period is described in Section 9.1 and groundwater management and monitoring is described in Section 9.2.



# 4. Site Components

Development Consent 140-6-2005 refers to "the Site" (i.e. the specific area within the Boral landholding to which the DA applies). **Figure 2** displays the boundary of the Site which incorporates the following principal components.

- i) Extraction Area (Pit 7) (29.7 ha)
- ii) Infrastructure Area (7.8ha) includes the Pit 7 haul road, the Depot and access from Coxs Lane

It is important to note that the site does not include the previously approved and operated Pits 1 to 6 (see **Figure 2**). Development Consent 140-6-2005 has been modified twice since originally being granted, with the first modification approved on 10 May 2006, permitting the extraction of windblown sand dunes on Lots 1 and 2 DP 1006399 and Lot 3 DP 664552.



# 5. Operations Summary

#### 5.1 Introduction

The following subsections provide a summary of activities undertaken during the reporting period. Activities were generally consistent with those described in previous environmental management reporting.

All activities occurred during the approved operating hours during the reporting period.

**Plates 1** to 6 display a set of photographs of the Stockton Quarry taken on 17 February 2023 and are representative of operations that occurred within the reporting period.

### **5.2 Extraction Operations**

Extraction during the reporting period occurred entirely within Pit 7 (as shown on **Figure 3**), a defined area in which existing dune sands are present. Pit 7 is located between the frontal beach dune system and existing vegetation and does not disturb the frontal dune and beach system and does not remove sand from the foredune or interfere with beach replenishment.

Two types of sand continued to be recovered from Pit 7 during the reporting period, namely concrete sand and fill sand. Concrete sand is essentially free of organic materials and other impurities, whereas fill sand potentially includes some organic matter and other materials and is primarily used as fill material.

During the reporting period, concrete and fill sand was principally extracted from the central and southern sections of Pit 7 (see **Figure 3**). All the sand recovered was loaded directly into road-registered trucks from the active extraction area.

Production during the reporting period and forecast for the 2023 reporting period is displayed in **Table 6**. During the reporting period, the reported production rate from Pit 7 was 70,446 tonnes, consisting of 66,407 tonnes of concrete sand and 4,039 tonnes of fill sand. The forecast production is expected to be similar to the previous reporting period.

Table 6
Production Summary – tonnes

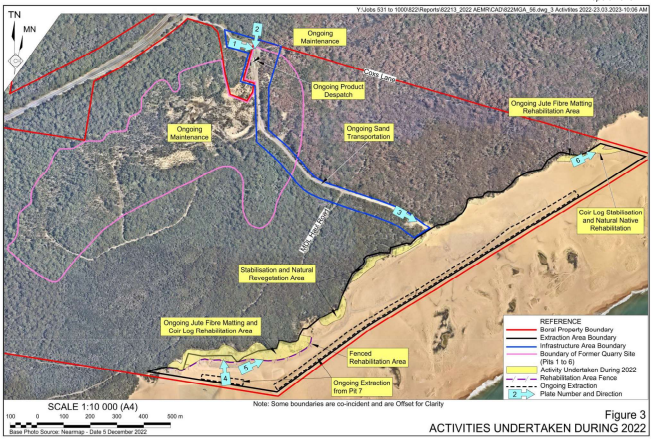
Material	Approved limit	Previous reporting period (actual)	This reporting period (actual)	Next reporting period (forecast)
Concrete Sand	500,000	166,882	66,407	72,000
Fill Sand	500 000 (DA 140-6-2005)	3,773	4,039	0
Total	(DA 140-0-2003)	170,655	70,446	72,000



#### BORAL RESOURCES (NSW) PTY LTD Stockton Transgressive Dune Quarry

## 2022 ANNUAL ENVIRONMENTAL MANAGEMENT REPORT

Report No. 822/13





Stockton Transgressive Dune Quarry

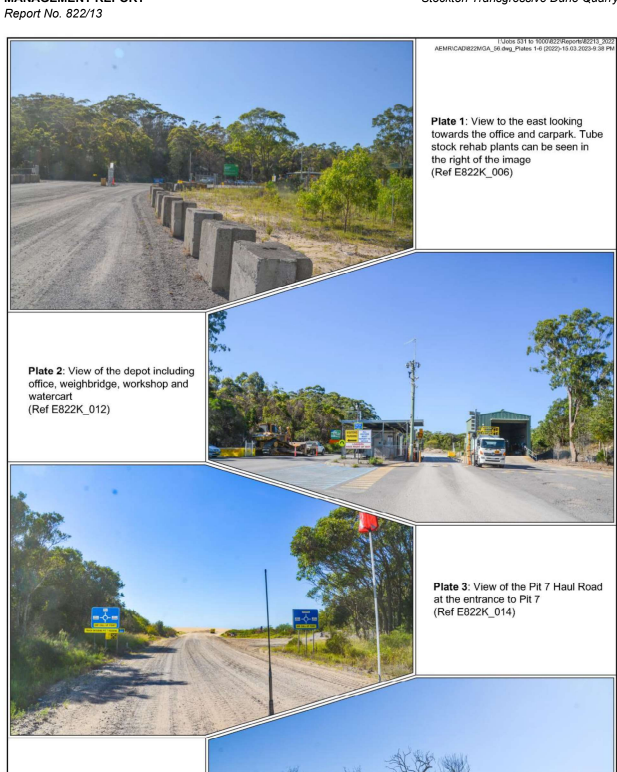
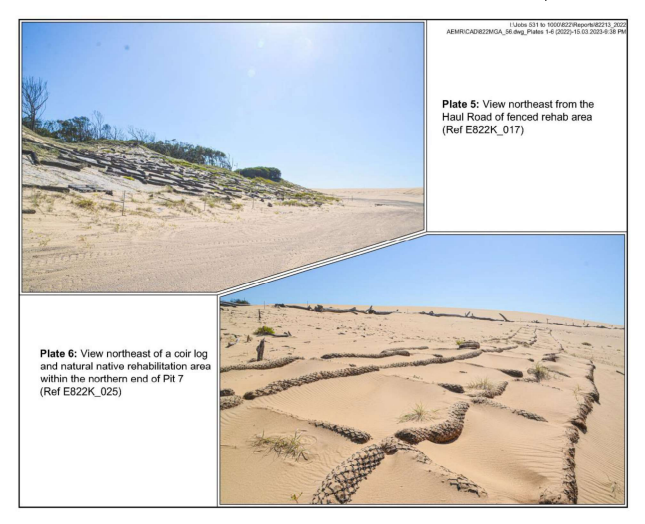


Plate 4: View north taken from the Haul Road on the southern end of Pit 7 of rehab area showing coir logs and jute fibre matting (Ref E822K\_015)





### **5.3** Processing Activities

Where necessary, sand is screened to remove natural materials that may have been buried within the dunes as they formed naturally. Where screening is required, mobile screening equipment is used on a campaign basis to screen and stockpile sand. Screening was undertaken for approximately two weeks in April 2022 with 40,000 tonnes of sand screened.

### **5.4** Transport Activities

All products were despatched via the on-site weighbridge located near the Quarry entrance near Coxs Lane. There are no conditions within DA 140-6-2005 limiting truck movements from the Quarry, although it is noted that the annual product despatch limit provides a limit to truck movements. A total of 2,142 laden loads were despatched from the Quarry during the reporting period (equivalent to 4,284 total truck movements in and out of the Quarry). All laden trucks travel westwards along Coxs Lane and use the southbound on-ramp to Nelson Bay Road. Those trucks that needed to travel northwards to Medowie, Nelsons Bay and Raymond Terrace and beyond take a U-turn at the Fern Bay Road Roundabout before travelling northwards. The access arrangements for the Quarry are described in the Quarry driver induction documents which all drivers are required to sign during induction and/or training.



# 5.5 Employment, Operating Hours, Utilities and Services

#### 5.5.1 Employment

During the previous reporting period, a total of 4 full-time were employed at the Quarry. During the current reporting period, one full-time employee left the Company and was replaced. A second full-time employee (i.e., the former Quarry Manager) retired in September and was replaced by Mr Rod Johnson in March 2023.

### 5.5.2 Operating Hours

During the reporting period, the permissible operating hours as set out in *Condition 3(8)* of Development Consent 140-6-2005 (Mod 2) were adhered to.

Extended hours for major supply contracts were not required during the reporting period. Operations on a Saturday have been limited due to the decrease in production on site.

#### 5.5.3 Utilities and Services

#### **Water Usage**

Boral obtains its water requirements for its on-site use from three sources.

- i) Boral purchased its own water cart in September 2021 and sources water for dust suppression from an approved standpipe hired from Hunter Water.
- ii) All water used for on-site ablutions is collected from rainwater and supplemented with purchased water supplied in bulk, as required.
- iii) All drinking water is brought to site in 19L containers.

During the reporting period, dust suppression required approximately 0.208 ML of water which is significantly lower than the long-term average water usage for dust suppression i.e. 12ML per annum. This reduction is principally due to the lower production levels throughout the reporting period.

Rainwater capture continued during the reporting period through the use of the existing 10 000L water storage tank. This ensures there is sufficient water stored for on-site ablutions and purchase of supplementary bulk water was not required.

#### **Equipment and Diesel Usage**

Equipment was maintained and, where necessary, replaced throughout the reporting period with the equipment used on site including the following.

- Volvo 180H Front-end loader
- Cat D7 LGP Bulldozer



- 'Fuel Ute' (Ford Ranger with 400L tank to service dozer)
- STG WT13000 Water Truck (Hino 500)

Annual diesel usage of all on-site mobile equipment was approximately 23,339L, a decrease of approximately 32,856 litres from the previous reporting period. This is principally due to the decreased production during the reporting period.

#### **Electrical Power**

The Depot is connected to mains electricity providing power to both the office and workshop and for security lighting and monitoring. During the reporting period, the electrical power usage was approximately 937kW.h per month. This represented an increase in electricity usage compared to 2021 (approximately 830kW.h per month).

### 5.6 Waste Management

The dedicated waste metal bin and waste skips were utilised throughout the reporting period, as well as the existing fortnightly general waste collection service.

Approximately 500L of waste oil was collected during the reporting period. Waste oil is removed regularly to minimise the need for on-site storage. Service suppliers were asked to remove oil and filters from site wherever possible during 2022 to minimise costs associated with waste oil removal.

### 5.7 Construction Activities

No construction activities were undertaken during the reporting period.



# 6. Actions Required

#### 6.1 DPIE Feedback on 2021 AEMR

Feedback on the 2021 AEMR was provided by the DPE on 24 June 2022 requesting that the following items be addressed.

- Future AMERs to include a review of TPH and BTEX in the surface water analysis;
- Ensure monitoring is undertaken as per the frequency defined in the GWMP; and
- Ensure that any consecutive quarterly groundwater trigger level exceedances are actioned as required per the TARP within the GWMP.

## **6.2** Independent Environmental Audit

An independent environmental audit was not carried out during the reporting period. The next audit is scheduled to take place in 2024.



# 7. Environmental Management

# 7.1 Environmental Management Responsibilities

The overall management of Pit 7 and all quarrying and related activities is the responsibility of the Quarry Manager, (formerly Mr Neil Gascoyne, now Mr Rod Johnson), who is assisted on site by Boral employees.

Environmental management and monitoring is undertaken generally in accordance with the following documents prepared for the Quarry.

- Environmental Management Strategy (ECS, January 2017) prepared in accordance with *Condition 4(1)*, of DA 140-6-2005.
- Erosion and Sediment Management Plan (Boral, July 2018) prepared in accordance with *Condition 3(11)*, DA 140-6-2005.
- Groundwater Management Plan (Jacobs, 2019) prepared in accordance with *Condition 3(12)* of DA 140-6-2005. and
- Rehabilitation and Landscape Management Plan (RWC, September 2018) prepared in accordance with *Condition 3(19)* of DA 140-6-2005.

The operations are also undertaken in accordance with Boral's Corporate Environmental Policy.

Boral also require Quarry management to review and complete a monthly Environmental Permit Planner (EPP) that covers general environmental management and performance.

Prior to undertaking work on site, all employees, visitors, contractors and drivers are inducted and provided with Boral's environmental and occupational health and safety requirements. All personnel on site are trained and encouraged to identify a range of environmental risks and to either manage and/or inform management. Signage has also been established to alert all truck drivers to notify site personnel if they observe any trespassers within the Boral property at Stockton.



## 8. Noise

#### 8.1 Relevant Criteria

Condition 3(7) of Development Consent 140-6-2005 (Mod 2) is relevant to noise compliance assessment and is reproduced as follows.

The Applicant shall ensure the noise generated by the development does not exceed 35dB(A)Leq(15 minute) at the nearest residential receiver.

#### Notes:

- Noise from the development is to be measured at the most affected point or within the residential boundary, or at the most affected point within 30 meters of a dwelling (rural situations) where the dwelling is more than 30 meters from the boundary, to determine compliance with the noise limits in the above table. Where it can be demonstrated that direct measurement of noise from the development is impractical, the DECC may accept alternative means of determining compliance. The modification factors in Section 4 of the NSW Industrial Noise Policy shall also be applied to the measured noise levels where applicable.
- Noise from the premises is to be measured at 1m from the dwelling façade to determine compliance with the noise limit.
- The Criteria above apply to noise emissions under the following weather conditions:
  - wind speed up to 3 m/s as 10m above ground level; or
  - temperature inversion conditions of up to 3oC/100m and wind speed up to 2m/s at 10m above ground level.

Condition L6 of the EPL 10132 is relevant to the noise compliance assessment and is reproduced as follows.

Noise emissions from the premises must not exceed an Leq(15 minute) noise emission criterion of 35dB(A) at the nearest residential receiver.

## 8.2 Noise Monitoring

Boral typically only conduct noise monitoring following complaints from residents which is consistent with the approved Environmental Management Strategy (ECS, 2017). However, a noise monitoring survey was undertaken by Muller Acoustic Consulting in December 2021 with the results summarised in the 2021 AEMR. The results of this survey identified that operational emissions generated by the Quarry comply with all relevant statutory noise limits. Furthermore, Quarry-related noise emissions generally remain inaudible at monitoring locations and are masked by extraneous non-quarry sources.

These results are consistent with historical noise monitoring results and predictions in the relevant assessment documents. Potential noise impacts remain a low risk for the operation.



# 9. Water Management

#### 9.1 Surface Water

Surface water monitoring is undertaken in accordance with the Groundwater Management Plan (GWMP) prepared by Jacobs in 2019. Jacobs undertook an external review of the surface water monitoring results collected during the reporting period as part of the annual groundwater monitoring review. A copy of the annual groundwater monitoring review (Jacobs, 2023) for the reporting period is provided as **Appendix 2** of this document. A summary of the results of surface water monitoring is provided in Section 9.1.2.

### 9.1.1 Surface Water Monitoring Network

Surface water monitoring sites, SW1, SW2, SW3 and SW4 are included in the GWMP to monitor potential impacts to Groundwater Dependent Ecosystems (GDEs) proximal to operational areas (**Figure 4**). SW1 and SW2 are located inland of the current extraction area and intermittently contain surface water. GDEs near these sites comprise swamp forests in the dune swales and low-lying heath. SW3 and SW4 are located seaward of the extraction area. GDEs in the vicinity of SW3 and SW4 comprise small ephemeral and mobile shallow deflation basins, vegetated with a variety of grasses, sedges and reeds. Due to the variable nature of the foredune system, the locations of the two GDE monitoring sites may change between sampling programs.

Surface water sampling was generally completed in accordance with the GWMP during the reporting period with the exception of the following.

- Total petroleum hydrocarbons (TPH)<sup>1</sup> were not monitored annually.
- Surface water monitoring was undertaken generally monthly, which is beyond the quarterly frequency requirement for all analytes except TPH and BTEX (annual frequency).

### 9.1.2 Surface Water Results and Analysis

**Tables 7** and **8** present the results of monthly pH and EC surface water sampling, respectively. It is noted that the GWMP does not provide trigger levels for surface water due to insufficient baseline data and requires that sites SW1 to SW4 are assessed against the ANZECC 2000 guidelines until sufficient data is collected to enable development of site-specific trigger levels.

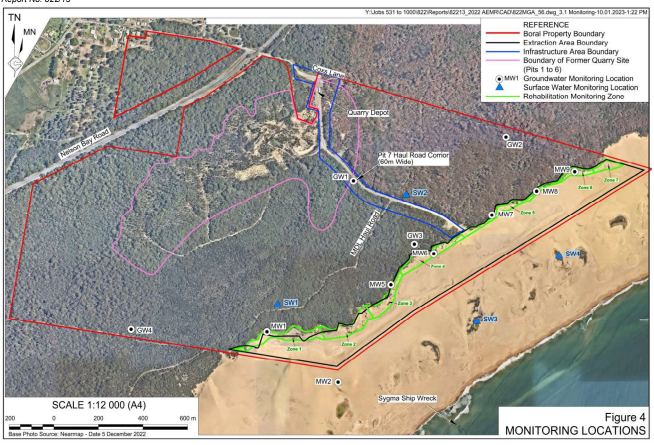
<sup>&</sup>lt;sup>1</sup> It is noted that total recoverable hydrocarbons (TRH) were monitored instead of total petroleum hydrocarbons (TPH). Results for TRH and TPH are considered to be interchangeable.



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Table 7 **Surface Water pH Monitoring Results** 

Monitoring Location	Lower / upper guideline level <sup>1</sup>	2022 range (pH units)	2022 average (pH units)
SW1	6.50 / 8.50	4.30 to 5.00	4.69
SW2		6.50 to 7.80	7.08
SW3		7.90 to 9.50	8.34
SW4		8.30 to 8.80	8.47

Note 1: ANZECC 2000 default trigger value for physical and chemical stressors for south-east Australia for slightly disturbed ecosystems, lowland rivers.

Source: Jacobs (2023) - Table 13

The results for SW1 results were all below the lower pH guideline value of pH 6.50. The SW1 pH values are generally lower than the site's typical groundwater pH values, consistent with the findings of the 2020 and 2021 monitoring results. The pH values at SW2 were all within the guideline value range of pH 6.50 to 8.50. SW3 pH values during 2022 were all within the guideline value range of pH 6.50 to 8.50 except for pH measurements taken in January, February and April which were pH 9.50, 9.20 and 8.60 respectively. SW4 pH values showed a similar trend to monitoring location SW3, with all pH values in 2022 falling within guideline values except for samples taken in January and February. pH readings taken in January and February were pH 8.80 for both months.

Table 8 **Surface Water EC Monitoring Results** 

Monitoring Location	Lower / upper guideline level <sup>1</sup>	2022 range (μS/cm)	2022 average (µS/cm)
SW1		191 to 354	266
SW2	125 / 2200	217 to 422	307
SW3		206 to 401	321
SW4		225 to 369	313

Note 1: ANZECC 2000 default trigger value for conductivity for slightly disturbed ecosystems (lowland rivers) in south-east

Source: Jacobs (2023) - Table 14

All results were within the guideline value range of 125 to 2 200 µS/cm during the reporting period.

#### 9.1.3 **Discussion**

Conclusions regarding the surface water quality monitoring results cannot be made due to the lack of baseline data. However, based on data obtained during the 2020, 2021 and 2022 monitoring rounds there appear to be no significant trends indicating that surface water quality has been impacted by quarrying operations. It is also noted that SW1, SW2, SW3 and SW4 analyte concentrations are similar to typical groundwater concentrations for a given analyte, suggesting that quarrying activities are unlikely to have had an impact on surface water quality.



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The exception is pH at SW1, which is lower than typical groundwater pH but is similar to nearby MW01.

Based on 2022 surface water monitoring results, there appears to be no significant trends indicating that surface water quality has been impacted by quarrying operations. As per ANZG (2018) it is recommended that since 18 consecutive surface water samples have now been collected, surface water trigger levels should be defined for the 2023 AEMR. With continued data collection, the understanding of surface water quality is expected to improve.

### 9.1.4 Comparison to EIS Predictions

Due to the lack of topsoil and vegetation cover, the EIS (ERM, 2005) concludes that the consequent high groundwater recharge and negligible surface runoff would result in insignificant impacts to surface water quality. Despite lacking baseline data, a review of 2022 surface water results cannot attribute any exceedances to quarry operations. Results are therefore consistent with the EIS (ERM, 2005).

### 9.2 Groundwater

Jacobs undertook an external review of the groundwater monitoring results collected during the reporting period with the results discussed in Section 9.2.3. A copy of the annual groundwater monitoring review for the reporting period is provided as **Appendix 2** of this document. A summary of the results of groundwater monitoring is provided in Section 9.2.2.

Groundwater is required to be monitored at the Quarry as outlined within Development Consent 140-6-2005 (Mod 2) Condition 3(12) which states that:

The Groundwater Monitoring Program shall include:

- a) detailed baseline data on groundwater levels, flows and quality, based on statistical analysis, to benchmark the pre-quarrying natural variation in groundwater levels and quality;
- b) groundwater impact assessment criteria; and
- c) a program to monitor groundwater levels and quality.

### **9.2.1** Groundwater Monitoring Network

**Figure 4** displays the locations of the groundwater monitoring bore network. The current groundwater monitoring network includes 10 monitoring bores. All bores are licensed under monitoring license 20BL171772. The monitoring network includes groundwater monitoring bores (MW series bores) that were installed as part of the Stockton Sand Quarry monitoring network, as well as four pre-existing groundwater monitoring bores (GW series bores).

As noted in the 2021 AEMR, monitoring bore MW2, a bore included in the 2019 GWMP groundwater monitoring network, was found to have been removed by persons unknown on 3 November 2021, whilst completing a groundwater monitoring round. Boral have reported the



loss of MW2 to DPE and advised that they are no longer able to carry out monitoring at the bore. Additionally, Boral have advised that they do not propose to replace the bore due to its location on Worimi lands under the control of National Parks and have no way of protecting the bore from vandalism. It was also stated that bore MW11, a bore included in the 2019 GWMP groundwater monitoring network was destroyed, and Boral do not intend to replace the bore.

Jacobs (2023) has reviewed the current groundwater monitoring network and concluded that despite MW2 and MW11 being destroyed, the current monitoring network is considered suitable. It is noted that there is now a substantial monitoring gap between MW1 and MW5, however with the lack of historical impacts due to quarrying and the low risk of future impacts, reduced monitoring bore frequency is not considered to pose a significant risk.

Groundwater sampling was generally completed in accordance with the GWMP during the reporting period with the exception of the following.

- Water quality and groundwater levels were not monitored at MW2 and MW11 due to the loss of the bores.
- MW9 was not monitored for groundwater level in January 2022.
- GW1 was not monitored for groundwater level in January or February 2022.
- GW2 was not monitored for groundwater level in July or August 2022.
- Consecutive groundwater quality quarterly trigger level exceedances were not actioned (i.e. repeat sampled, reported and investigated) as per the 2019 GWMP TARP. There were consecutive quarterly trigger level exceedances at all groundwater monitoring locations. The associated analytes comprised aluminium, chromium, iron, potassium, sodium, chloride, phosphorus and hardness. At MW8, turbidity also exceeded trigger levels in two consecutive quarterly monitoring rounds.

### 9.2.2 Groundwater Results and Analysis

#### 9.2.2.1 Groundwater Levels

**Table 9** presents the collated groundwater level results from the groundwater monitoring network.

During 2022, monthly rainfall was mostly consistent with long-term average values. Above average rainfall occurred in March and July, with rainfall 225.7mm and 251.8mm above long-term monthly averages, respectively. Groundwater levels consequently peaked in July and remained elevated in August. Following July, rainfall substantially decreased to at or below monthly long-term averages. In November and December of 2022 rainfall was 32.9mm and 57.9mm below the average value for these months. The decrease in rainfall was reflected in groundwater levels which also decreased uniformly across all monitoring wells between July and December 2022.



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Table 9						
Groundwater	Levels	(m AHD)	)			

	GW1	GW2	GW3	GW4	MW1	MW5	MW6	MW7	MW8	MW9
Month	Water Level (m AHD)									
Upper Trigger	2.92	2.72	2.60	2.28	2.92	2.51	2.66	2.52	2.57	2.56
Lower Trigger	0.98	0.99	1.13	1.00	0.98	0.77	0.60	1.17	2.57	2.56
January	NR	1.97	1.78	1.68	1.71	1.74	1.76	1.82	1.81	NR
February	NR	1.88	1.74	1.62	1.66	1.73	1.74	1.77	1.76	1.75
March	2.00	2.20	2.10	1.95	2.07	2.11	2.15	2.21	2.19	2.18
April	2.22	2.41	2.33	2.06	2.11	2.24	2.30	2.39	2.40	2.42
May	2.17	2.35	2.16	1.97	1.99	2.09	2.12	2.20	2.20	2.21
June	2.23	2.36	2.20	2.07	2.09	2.14	2.18	2.25	2.26	2.27
July	2.93	NR	2.93	2.78	2.77	2.90	2.91	2.96	2.94	2.93
August	2.93	NR	2.76	2.81	2.72	2.68	2.76	2.81	2.77	2.75
September	2.73	2.85	2.53	2.53	2.73	2.44	2.42	2.53	2.58	2.55
October	2.55	2.68	2.37	2.31	2.23	2.26	2.36	2.41	2.39	2.38
November	2.55	2.68	2.37	2.31	2.23	2.26	2.36	2.41	2.39	2.38
December	2.29	2.43	2.12	2.02	2.02	2.05	2.13	2.18	2.18	2.08
Average <sup>1</sup>	3.16	1.86	1.87	1.70	1.88	1.80	1.92	1.88	1.90	1.89
Median <sup>1</sup>	3.30	1.82	1.77	1.62	1.83	1.74	1.93	1.79	1.82	1.81
ND Not Decorded										

NR - Not Recorded

Note 1: Statistics derived from all available data

Source: Jacobs (2023) - Modified after Table 10

Groundwater levels between July and September approximately equalled or exceeded the quarry's limit of extraction level of 2.5m AHD at all monitoring locations. Groundwater levels peaked in July at all monitoring wells except for GW2 where the maximum value occurred in August. During July and August 2022, all monitoring locations exceeded upper groundwater level trigger values. Maximum values ranged from 2.68m AHD reported in August at MW5 to 2.96m AHD at MW7 in July.

Following the peak in July, groundwater levels display a decreasing trend, corresponding to a decline in the cumulative rainfall deviation (CRD), where a climbing CRD line slope represents above average rainfall whilst a declining slope represents below average rainfall. The CRD is calculated from the cumulative sum of observed rainfall minus long-term average rainfall and often displays correlation to groundwater levels, particularly where rainfall recharge is an important process. The difference in rainfall between July and August 2022 was 285.4mm due to the extreme above average rainfall in July and slight below average rainfall in August.

GW1 had not been monitored since 2017 until March 2022. GW2 was not monitored in July and August due to the access being flooded, and MW9 in January due to the bore hole being buried and subsequently unable to be located.



#### 9.2.2.2 Groundwater Quality

**Tables 10** and **11** present the results of field parameters recorded for the groundwater quality monitoring program for pH and EC levels, respectively. Laboratory assessed monitoring records are presented in Appendix B of Jacobs (2023) (see **Appendix 2**).

Table 10
Groundwater pH Monitoring Results

Monitoring Location	Lower / upper triggers	2022 range (pH units)	2022 average (pH units)	Long term average (2007 to 2022)	
MW1	5.67 / 7.47	5.10 to 5.40	5.23	6.31	
MW5	5.88 / 7.68	5.90 - 6.20	6.05	6.48	
MW6	6.60 / 7.65	6.70 - 6.90	6.80	7.00	
MW7	6.64 / 7.53	6.90 - 7.00	6.95	7.07	
MW8	6.71 / 7.59	7.30 - 7.30	7.30	7.17	
MW9	4.93 / 8.33	6.10 - 6.70	6.45	6.60	
Source: Jacobs (2023) – Table 11					

Table 11
Groundwater Electrical Conductivity Monitoring Results

Monitoring Location	Lower / upper triggers	2022 range (µS/cm)	2022 average (µS/cm)	Long term average (2007 to 2022) (µS/cm)	
MW1	195 / 444	213 - 603	366	330	
MW5	105 / 1015	315 - 822	529	495	
MW6	115 / 584	305 - 419	353	331	
MW7	470 / 1037	726 - 849	796	689	
MW8	453 / 1021	879 - 999	927	759	
MW9	155 / 965	426 - 534	467	516	
Source: Jacobs (2023) – Table 12					

During the reporting period, pH values for all monitored bores ranged from 5.10 to 7.30, with an average of 6.46. At MW1, all quarterly samples were below the lower trigger of 5.67. At all other locations, the observed pH values in 2022 were within the lower and upper trigger level range.

Whilst pH observations at MW1 were below the lower trigger level for that location, the relatively lower pH values are considered unlikely to be due to quarrying and are instead attributed to natural variability. A similar pH trend was not observed at other monitoring bores. Also, the relatively low pH values observed in 2022 at MW1 do not correlate well with groundwater levels at MW1. Observed groundwater levels at MW1 are relatively high in 2022 and do not appear to have been drawn down by quarrying, which is the primary mechanism that could lead to a lowering of pH due to quarrying.

EC provides a measurement of the groundwater salinity. Throughout the reporting period, EC values ranged from  $213\mu\text{S/cm}$  to  $999\mu\text{S/cm}$ , with an average of  $573\mu\text{S/cm}$ . At MW1, the December EC value of  $603\mu\text{S/cm}$  is above the upper trigger of  $444\mu\text{S/cm}$ . There were no other observed exceedances of either upper or lower trigger levels at the other monitoring locations. There are no deleterious trends apparent and the observed EC values during the monitoring period



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are consistent with historical variation and are considered to lie within natural variability. Considering the below average rainfall in November and December, and relatively low rainfall in September and October, the high EC observation value at MW1 is reasonable.

Jacobs reviewed the results of a range of analytes nominated within the GWMP. The results are summarised in Section 4.4.3 of Jacobs (2023) with the full results presented in Appendices A and B. Several baseline triggers were exceeded during the reporting period. Jacobs reviewed these results against historic data and confirmed that the levels reflected natural conditions consistent with historic records. Jacobs considered that results outside the upper and lower trigger levels were the result of natural variation in groundwater within the locally recharged, shallow groundwater system that is readily influenced by rainfall, evaporation / evapotranspiration and coastal processes. As with past years, the results do not indicate trends away from site-based trigger levels or historical variation and therefore it is concluded that the minor and short-term variations are not related to Quarry activities.

#### 9.2.3 Discussion

The results of groundwater monitoring during the reporting period indicate the following.

- Groundwater levels continued to fluctuate naturally in response to rainfall recharge and seasonal patterns and were not impacted by quarrying operations.
- Several groundwater quality triggers, defined in the GWMP, were exceeded during the reporting period. However, the groundwater setting remained consistent with historical patterns during the reporting period. Minor and short-term exceedances of site-based trigger levels remain consistent with historical data.
- Quarrying operations are having a negligible impact on the groundwater setting.

During the next reporting period, it is recommended that groundwater level and quality monitoring frequency remain consistent with that specified by the GWMP, including ongoing monitoring at GW1. Jacobs (2023) further recommends that any consecutive quarterly groundwater trigger level exceedances should be actioned as per the TARP within the GWMP.

### **9.2.4** Comparison to EIS Predictions

The EIS (ERM, 2005) predicts minimal impacts to groundwater levels if sand extraction is restricted to 2.5m AHD, which would limit potential impacts to changes in local groundwater recharge characteristics. Quarry activities are not predicted to influence local or regional groundwater supply. The 2022 groundwater level data indicate that the quarry has not impacted groundwater supply and the results are therefore consistent with the EIS.

Extraction limits proposed in the EIS (ERM, 2005) were adopted to ensure quarry operations had no direct impact on local or regional groundwater quality. Following review of the 2022 groundwater laboratory results, it has been concluded that quarry activity has not impacted groundwater quality as exceedances lie within historical ranges and can be attributed to natural variability. The 2022 groundwater quality results are therefore consistent with the predictions outlined in the EIS.



## 10. Rehabilitation

### 10.1 Rehabilitation During the Reporting Period

Boral is required to progressively rehabilitate the site, including the batters, buffer area, floor of the extraction area and haul road, in a manner that is generally consistent with the final landform described in the EIS, to the satisfaction of the Planning Secretary.

A Rehabilitation and Landscape Management Plan (RLMP) was prepared by R.W. Corkery & Co. Pty Limited (RWC) in September 2018 in accordance with *Condition 3(19)* of DA 184-6-2005. The objectives of the plan are as follows.

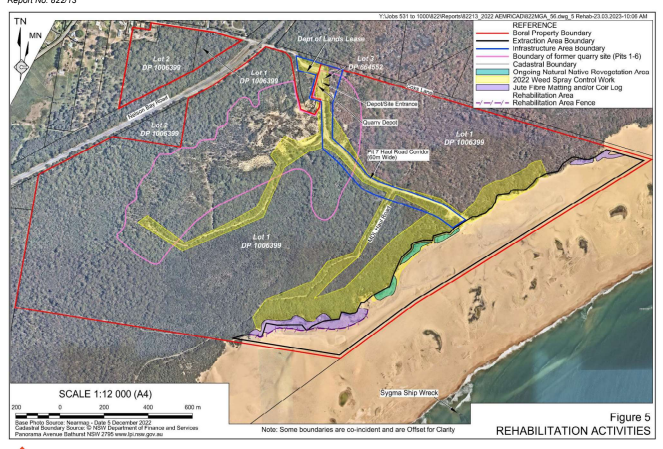
- To ensure compliance with all relevant project approval conditions, statements of commitment and reasonable community expectations.
- To implement appropriate progressive rehabilitation and landscape management and mitigation measures during Quarry development.
- To appropriately manage site preparation works to ensure that suitable rehabilitation material remains for rehabilitation operations during all stages of the Quarry.
- To implement appropriate weed, pest and bushfire management measures.
- *To implement appropriate corrective and preventative actions, if required.*
- To establish a final landform that is consistent with the surrounding remnant vegetation.

Rehabilitation and maintenance activities undertaken during the reporting period are displayed in **Figure 5**. In summary, rehabilitation activities undertaken during the reporting period included the following.

- Maintenance of existing jute fibre matting areas within the transgressive dune system located on the border to existing vegetated areas. The existing jute matting is often damaged during strong winds and requires pegging or other obstacles to limit wind damage.
- Application of timber and coir logs and pegging within the transgressive dune system currently under rehabilitation to provide additional stabilisation in these
- Translocation of dune colonising species (Spinifex and Pig Face) to stabilise and revegetate dune systems.
- Minor profiling and removal of significant amounts of litter along the transgressive dune system to repair damage caused by trespassers and litter from recreational beach users.
- Maintenance of the active rehabilitation area in former extraction pits.
- Addition of a fence preventing trespassers from entering areas under rehabilitation.



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It is noted that the approved operation does not include the previously approved and operated Pits 1 to 6 (see **Figure 2**), nor is rehabilitation of these areas subject to DA 140-6-2005.

**Table 12** presents an assessment of the progress of rehabilitation during the reporting period against the rehabilitation target and performance criteria nominated in the RLMP.

Table 12
Rehabilitation Targets and Performance Indicators

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	T	I	T	Page 1 of 2
Management Measure	Frequency	Performance Indicators	Targets	Status Report – 2022
Compliance with approved extraction boundaries to prevent encroachment into existing vegetation.	Ongoing	Weekly visual inspections of boundary markers. Review of extraction activities for each year in the Annual Environmental Management Report (AEMR).	No disturbance beyond the extraction boundary.	No area beyond the extraction boundary was disturbed during the reporting period.
Use of site haul roads to contain disturbance to approved areas.	Ongoing	Daily visual inspections of haul road.	No disturbance beyond the existing haul roads.	All vehicles continued to use existing haul roads.  No area beyond the existing haul roads were disturbed during the reporting period.
Erosion and sediment controls are maintained and functional.	Ongoing	Daily visual inspection for evidence of erosion or uncontrolled discharge. Additional inspections following prolonged or heavy periods of rain.	Water management structures are functioning effectively to minimise erosion.	All water management structures continued to function effectively during the reporting period.
Toolbox talks to educate Quarry personnel of risks to flora and fauna due to vegetation clearing.	Ongoing	Quarry personnel educated / informed of native flora and fauna likely to be encountered.	Reduce risk to native flora and fauna that may be encountered at the Quarry.	Periodic toolbox talks were undertaken throughout the reporting period to educate Quarry personnel of native flora and fauna likely to be encountered on site.
Weed management programs by a person suitably experienced in weed identification and involving spraying and manual weed removal.	Quarterly (or more frequent if needed)	Maintenance weeding occurs quarterly and is recorded in daily work sheets.	Weed infestations are contained and weed cover is no greater than surrounding remnant vegetation.	Periodic weed management programs were undertaken throughout the reporting period (see Section 10.2).
Visual monitoring programs of site security by Quarry personnel.	Ongoing	Daily visual inspection for evidence of trespassers.	The site is secured.	Security measures continued to be implemented during the reporting period. A total of eight incidents were recorded during the reporting period (see Section 11.1).
Visual monitoring programs of feral animal presence by Quarry personnel.	Ongoing	Daily visual inspection for evidence of feral animals.	Feral animal presence is used to guide ongoing management.	Visual monitoring programs continued to be undertaken during the reporting period.
Feral animal control programs involving trapping and/or baiting.	As needed	Baiting program undertaken by suitably qualified person.	The Quarry does not become a harbor for feral animals.	No wild dog baiting was undertaken during the reporting period.



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# Table 12 (Cont'd) Rehabilitation Targets and Performance Indicators

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Management				rage 2 01 2
Measure	Frequency	Performance Indicators	Targets	Status Report – 2022
Visual monitoring programs of progressive	Following planting campaigns	Revegetation success and signs of dieback monitored at least monthly.	Revegetation campaigns have an 85% success rate.	Revegetation continued to be monitored during the reporting period within Pit 7.
revegetation activities.	and then monthly.	Native vegetation coverage and percentage foliage cover recorded in the Annual Environmental Management Report.	Revegetation failures are replaced.	It was noted that translocated Pig Face was more successful in establishing cover than Spinifex in the lower dunes.
Visual inspection of active coconut fibre matting areas within the transgressive dune system located on the border to existing vegetated areas.	Weekly	Condition of coconut fibre and potential damage due to strong winds or trespassers.	Dunes are stable and vegetation is regenerating naturally.	Areas in which jute fibre matting have been installed are stabilising successfully with significantly more vegetation cover noted during the site inspection than in the previous year.
Application of timber and logs in Pit 7 to stabilise dunes.	As needed based on monitoring	Dunes becoming stable and natural vegetation regeneration is occurring.	Dunes are stable and vegetation is regenerating naturally.	Coir logs continued to be installed in rehabilitation areas during the reporting period with previously stabilised dune faces
			Foredune has an average angle of repose of approximately 34 degrees.	showing signs of natural regeneration.
Revegetation of dunes in Pit 7 with stabilising species.	Annual campaigns	Revegetated plants are surviving.	Dunes are stable and vegetation cover is approaching 15%.	Stabilisation and revegetation of dunes in Pit 7 continued throughout the reporting period.
Maintenance of Pits 1 to 6, including replanting (if required).	As needed based on results of monitoring	Vegetation is starting to naturally regenerate.	Vegetation cover of 70% 75% of species consistent with flora species in Appendix 1. Weed coverage less than 5%.	Pits 1 to 6 continued to be maintained during the reporting period principally through the undertaking of targeted weeding campaigns (see Section 10.2).

**Table 13** presents a summary of the outcomes of rehabilitation within each of the rehabilitation monitoring zones within Pit 7. It is noted that rehabilitation is currently limited to areas immediately adjacent to existing vegetation at the western extent of Pit 7. **Figure 4** displays the location of each rehabilitation monitoring zone.



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Table 13
Rehabilitation Performance Monitoring

Rehab Zone	Current success of Revegetation program	Results of Dieback (%)	Cover of Native Vegetation (%)	Cover of Foliage (%)	Plantings conducted	Evidence of Weed Infestation
Zone 1	Very Good	No	10-15%	10-15%	None	None
	Dune is stable	evidence of dieback	Mostly Spinifex	Mostly spinifex		
	Evidence of natural revegetation occurring from top of dune.	uicback				
	Growth on Northern Section of Zone very good					
Zone 2	Very Good	No	10-15%	10-15%	Spinifex and	None
	Dune is stable	evidence of dieback	Mostly Spinifex	Mostly Spinifex	Pigface	
	Plantings of pigface are surviving and look healthy, spinifex is stable and evidence of spread	uleback	and pigface plantings	and pigface plantings		
Zone 3	Good	No	5-10%	5-10%	Spinifex and	None
	Plantings of pigface are surviving and look healthy, spinifex is stable and evidence of spread	evidence of dieback	Mostly Spinifex and pigface plantings	Mostly Spinifex and pigface plantings	Pigface	
Zone 4	Good	No	30%	30%	None	None
	This zone is stable and natural revegetation is dominant, prevalent in hollows	evidence of dieback	Mostly Spinifex and pigface plantings	Mostly Spinifex and		
Zone 5	Good	No	50%	50%	None	None
	This zone is stable and natural revegetation is dominant	evidence of dieback	Mostly Spinifex and tree regrowth	Mostly Spinifex and tree regrowth		
	Spinifex is starting to grow onto road in areas					
Zone 6	Good	No	5%	5%	Spinifex and	None
	Dune is stable	evidence of dieback	Mostly Spinifex	Mostly Spinifex	Pigface	
	Plantings of pigface are surviving and look healthy	dioback	and pigface plantings	and pigface plantings		
Zone 7	Good	No	5%	5%	None	None
	Coir Logs placed to assist in dune stabilisation	evidence of dieback	Mostly Spinifex	Mostly Spinifex	Pigface have	
	Evidence of spinifex growing runners along coir logs				started to emerge within this zone naturally	
	Coir logs trapping drifting sand very well.					



### 10.2 Weed Management

Hunter Land Management (HLM) was commissioned to continue with the weed management works at the Stockton Quarry, with a focus directed at Bitou Bush weed spraying. HLM equipment can provide a hose length from a truck of up to 400m that can be walked into the bush to access and spray remote weeds. **Figure 5** highlights the areas sprayed by HLM during the reporting period.

Weed spraying was undertaken in 2 targeted campaigns in March and December 2022 to identify and treat weeds and invasive species and determine the areas for future action, as follows.

- December 2022 Sprayed handstand weeds around the weighbridge and along the main access road and spot spraying Bitou Bush adjacent to roads and along the southern end of Pit 7.
- March 2022 Sprayed weeds (Bitou Bush and unwanted grass) along the northern part of the vegetation line in Pit 7.

Boral has confirmed that Port Stephens Council is aware of the presence of Chinese Violet on site and that the locations have been recorded on their register.

The following weeds will continue to be targeted during mixed weed spraying campaigns.

	$\sim$ 1	•	T 7.	1 .
•	( 'h	inese	V/10	let

• Mother of Millions

Ambrosia

Berry Bush

• Bitou Bush

Burr

• Canary Island Date Palm

Castor Oil Plant

Cobblers Pegs

Dandelion

• Fire Weed

Fleabane

Guinea Grass

Lantana

• Milk Thistle

• Natal Grass

Primrose

• Purple Top

Rocket

Salt Bush

• Scotch Thistle

Sticky Weed

Stinking Roger

Summer Grass

Torpedo Grass

• Vetch.

### 10.3 Feral Animal Control

No wild dog baiting was conducted during the reporting period.



# 11. Community

### 11.1 Security and Public Safety

#### **Security Incidents**

A total of nine recorded security and public safety incidents occurred during the reporting period.

- i) 14 January An unknown light vehicle entered the site.
- ii) 28 January A member of the public drove into Pit 7.
- iii) 23 March Bush fire onsite.
- iv) 22 June An unknown light vehicle entered the site.
- v) 29 August Trespassers started multiple fires within the site.
- vi) 6 October A loader driver identified trespassers onsite when starting shift.
- vii) 21 September An unknown person cut through the compound perimeter fence and gained entry to the Site Office. Computers, drones, a company Ute and other valuables were stolen.
- viii) 22 November A bush fire, originating offsite, spread within the site, burning a substantial area of vegetation.
- ix) 1 December A member of the public entered the site.

#### **Status of Fencing**

The existing fencing arrangement was continued throughout the reporting period with the maintenance of high visibility line/reflective tags and warning signs surrounding the operations area (consistent with **Figure 6**). The high visibility line/reflective tags and warning signs are installed at the property boundary as this has been proven to reduce the potential for vandalism of the signs to occur (compared with previous practices that applied the signs 50m outside of the high visibility line/reflective tags).

These signs and high visibility line on the current fencing are maintained in place during operational and non-operational times. Personnel check the signs and high visibility line regularly to ensure they are in place and immediately repair any damaged sections. Posts for signage and high visibility line are made of flexible shatterproof plastic to prevent injury to public during possible collision. The warning signs are now attached to stakes using eyelets to improve performance during strong wind conditions.



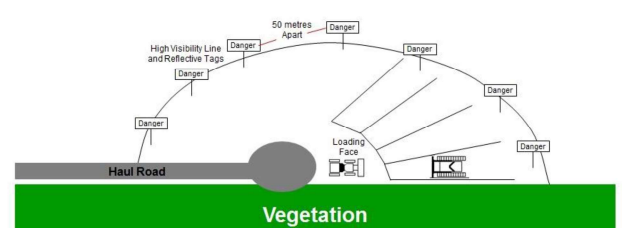


Figure 6 Plan View of Extraction Area showing Signage and High Visibility Line

#### **Current Public Risk Controls**

In addition to procedures and standards required by Boral, the following controls have also been in place during the reporting period to reduce the risk of public interaction.

#### Operate and maintain safe batters

Boral continues to maintain a working extraction area face that does not produce a grade greater than 1:3 (V:H) (18 degrees at the base) to blend the extraction area with the surrounding dune system to limit risks to quad bikers and 4WD vehicles.

#### • Equipment Requirements

Heavy earthmoving equipment continues to operate on the windblown dunes with fit-for-purpose safety equipment, such as, flashing lights for visibility in all weather conditions, UHF radio for site communications and rear camera.

#### Operating Hours

Boral has elected to limit operation on Saturdays unless required to satisfy client demand. Altahough operations on a Saturday are approved between the hours of 6.15am and 12pm (and 6.15am to 3.00pm during major supply contacts), the hours of operation have been reduced due to the decrease in production on site.

#### Trespasser Procedures

Truck drivers and quarry personnel continue to inform site management in the event they notice any trespassers (including pedestrians, 4WD vehicles, motorcyclists or equestrians) within the site following which the procedure requires that all heavy vehicle machinery is stopped until safe to do so (i.e. the trespasser leaves the Quarry).



### 11.2 Complaints Records and Management

Condition M4.1 within EPL 10132 requires the licensee to keep a legible record of all complaints made to the licensee or any employee or agent of the licensee in relation to pollution arising from any activity to which this licence applies. Condition M5.1 requires a telephone complaint line for the purpose of receiving any complaints from the members of the public in relation to activities conducted at the premises or by the vehicle or mobile plant.

No complaints were received on the Boral special complaints line established for the Quarry during the reporting period which is consistent with the previous reporting period.

No complaints were received from DPE, Council or any other authority during the reporting period.

Complaints will continue to be logged within the complaints register and investigated fully when they are received.

### 11.3 Compliance Summary

An internal compliance review was undertaken by R.W. Corkery & Co. during a site visit on 17 February 2023 and is provided as **Appendix 1**. The compliance review considers all conditions of DA 140-6-2005 and EPL 10132 as well as the EIS for the operation (ERM, 2005) and associated application documents and management plans.

In summary, the operation remained generally compliant with its conditional requirements during the reporting period, however, aspects of the groundwater and surface water monitoring program were not undertaken in accordance with GWMP. Details of the oversights are included in Sections 9.1.1 and 9.2.1.

It is acknowledged that failure to implement the monitoring requirements under the GWMP was non-compliant with both the GWMP and DA 140-6-2005, however the risk of environmental harm was minor given the long history of compliance and good environmental performance at the Quarry.



# 12. Activities to be Completed in the next Reporting Period

The following section provides a brief summary of the operational activities planned throughout 2023. **Figure 7** presents the location(s) of the activities described.

### 12.1 Extraction and Loading Activities

Extraction of concrete and fill sand will continue within Pit 7 throughout the next reporting period, i.e. from 1 January 2022 to 31 December 2023. **Figure 7** displays the approximate area of sand extraction proposed throughout 2023.

### 12.2 Processing Activities

Campaign screening will be undertaken where necessary throughout the reporting period, likely operating for a few weeks at a time. Screening will operate within the active extraction areas and stored adjacent to the active extraction areas.

The screening campaigns will result in product stockpiles being ready for direct loading to product vehicles, as required.

### 12.3 Water Management

Surface water and groundwater will continue to be managed in accordance with the Erosion and Sediment Management Plan and GWMP.

### 12.4 Waste Management

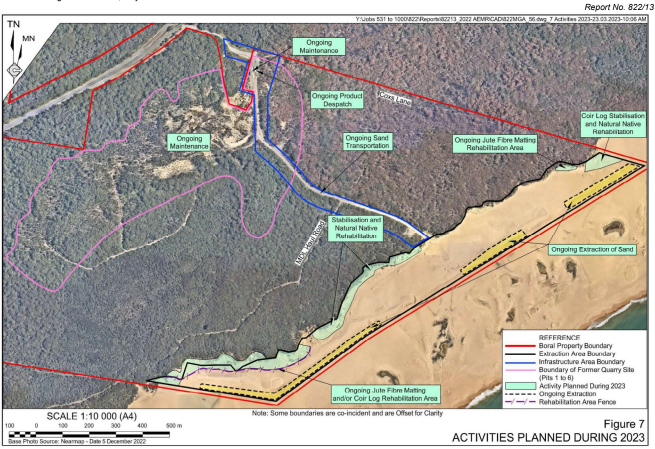
The dedicated waste metal bin and waste skips will continue to be utilised throughout the reporting period. The existing fortnightly general waste collection service will also continue.

Waste oil is collected and stored within a 300L bunded tank, located within the fuel storage and maintenance shed. Renewable Oils will continue to remove the waste oil at regular intervals as required, with this expected to occur quarterly during the reporting period, similar to previous reporting periods.



#### **BORAL RESOURCES (NSW) PTY LTD** Stockton Transgressive Dune Quarry

### 2022 ANNUAL ENVIRONMENTAL MANAGEMENT REPORT



RWCorkery&co

### 12.5 Product Despatch

All products will continue to be despatched via the on-site weighbridge and all laden trucks will continue to travel westwards along Coxs Lane and use the southbound on-ramp to Nelson Bay Road. It is conservatively estimated that 2,120 laden truck loads would be despatched from the Quarry in 2023.

The final destination for sand products will continue to be split consistent with current operations with approximately half despatched to the south and half despatched to the north of the Quarry.

### 12.6 Security and Public Safety

It is proposed that the fencing arrangement within the 2023 reporting period will involve the ongoing use of high visibility line with reflective tags and warning signs as displayed on **Figure 6**. Posts for signage and high visibility line are made of flexible shatterproof plastic to prevent injury to public during possible collision.

### 12.7 Rehabilitation Activities

The following rehabilitation activities are planned to occur throughout the 2023 reporting period, subject to suitable climatic conditions and other external factors.

- Ongoing management of active jute fibre matting areas within transgressive dune system located on the border to existing vegetated areas.
- Application of coir logs (see **Figure 7**) to stabilise the dune surface and encourage natural revegetation. Areas that have started to degrade will be recovered.
- Ongoing maintenance of Pit 6 rehabilitation area.
- Continued natural revegetation on final stages on the western side of the previously extracted eastern extraction area (see **Figure 7**).
- 1080 baiting programs undertaken in consultation with National Parks and other local landowners, would continue in the event there is an increase in feral animal sightings.
- Weed management will continue to be undertaken to maintain previous rehabilitation areas and to ensure that germinating weeds are eradicated before re-establishment.



# 13. References

- **ANZECC** (2000). *Australian and New Zealand Guidelines Fresh and Marine Water Quality.*
- Boral Resources (NSW) Pty Ltd (2018). Erosion and Sediment Control Plan, July 2018.
- **ERM (2005).** Stockton Sandpit Windblown Sand Extraction Environmental Impact Statement. Prepared for Boral Resources (Country) Pty Ltd.
- ECS (2017) Environmental Management Strategy. Compiled on behalf of Boral Resources (NSW) Pty Ltd
- **Jacobs Group (Australia) Pty Limited (2019).** *Groundwater Management Plan.* Prepared for Boral Resources (NSW) Pty Ltd.
- **Jacobs Group (Australia) Pty Limited (2023).** *Groundwater Assessment for 2022 AEMR.* Compiled on behalf of Boral Resources (NSW) Pty Ltd.
- R.W. Corkery & Co. Pty Limited (RWC) (2018). Rehabilitation and Landscape Management *Plan*. Prepared on behalf of Boral Resources (NSW) Pty Ltd.



# **Appendix 1**

Compliance Schedule for Relevant Development Consent Conditions for Stockton Transgressive Dune Quarry Activities

1 January 2022 to 31 December 2022

(Total No. of pages including blank pages = 22)



# Table A1-1 Internal Compliance Audit of Relevant Conditions of Development Consent DA94-4-2004 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Page 1 of 11 Condition Compliance Comment No. Paraphrased Requirement Basis\* **SCHEDULE 2: ADMINISTRATION CONDITIONS Obligation to Minimise Harm to the Environment** The Applicant shall implement all Yes No harm to the environment resulted O/D practicable measures to prevent from the construction, operation, or and/or minimise any harm to the rehabilitation of the Quarry during the environment that may result from the reporting period. construction, operation, or rehabilitation of the development. **Terms of Approval** 2. The Applicant shall carry out the O/D development generally in accordance with the: Development Application: Yes DA 140-6-2005 b) EIS titled Environmental Impact Statement Stockton Sandpit Extraction, dated June 2005; c) report titled Stockton Quarry EIS Response to Submissions, dated August 2005; d) Letter from Environmental Resources Management Australia Pty Ltd to the Department dated 20 October 2005 about site rehabilitation; e) the modification application for Mod 2 and supporting letter dated 12 January 2011; and conditions of this development consent. 3. If there is any inconsistency between N/A the above documents, the most recent document shall prevail to the extent of the inconsistency. However, the conditions of this approval shall prevail to the extent of any inconsistency. The Applicant shall comply with any 4. Yes All reasonable requirements made by O/D reasonable requirements of the DPIE were addressed during the Director-General arising from the reporting period as outlined in Department's assessment of: Sections 6.1 and 6.2. a) any reports, plans or correspondence that are submitted in accordance with this development consent; and b) the implementation of any actions or measures contained in these reports, plans or correspondence. No = Not complied with during 2022 Yes = Complied with during 2022 ND = Not Determined NYA = Not Yet Applicable HNC = Historical Non-Compliance ANC = Administrative Non-Compliance \* = Basis for assessment of compliance D = Documentation Retained O = Observation during audit

Yes# / No# = Complied / not complied with and compliance no longer required to be assessed



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# Table A1-1 (Cont'd) Internal Compliance Audit of Relevant Conditions of Development Consent DA94-4-2004 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Page 2 of 11 Condition Paraphrased Requirement Compliance Comment Basis\* No. SCHEDULE 2: ADMINISTRATION CONDITIONS (Cont'd) **Limits on Approval** Quarrying operations may take NYA place on the site for a period of 20 years after the commencement of operations. 6. The Applicant shall not transport D Yes Annual production during the reporting more than 500 000 tonnes of period was 70 446 tonnes. product from the site each calendar year. 7. The Applicant shall not extract sand Boral confirmed that extraction did not O Yes or carry out any work below occur below 2.5m AHD during the 2.5m AHD. reporting period. Depth markers have been installed within Pit 7 to ensure this limit is not exceeded. **Protection of Public Infrastructure** 8. The Applicant shall: a) repair, or pay the full costs N/A No public infrastructure was damaged 0 associated with repairing any or needed to be relocated during the public infrastructure that is reporting period. damaged by the development; b) relocate, or pay the full costs associated with relocating any public infrastructure that needs to be relocated as a result of the development. **Operation of Plant and Equipment** 9. The Applicant shall ensure that all Yes Boral reported that all equipment was O plant and equipment at the site, or maintained during the reporting period. used in connection with the development, are: a) maintained in a proper and efficient condition; and b) operated in a proper and efficient manner. Reporting 10. At least one month before N/A Not applicable to the reporting period. operations commence, the Applicant shall notify the Director-General in writing of the date of the commencement of operation of the development. Yes = Complied with during 2022 No = Not complied with during 2022 ND = Not Determined ANC = Administrative Non-Compliance NYA = Not Yet Applicable HNC = Historical Non-Compliance \* = Basis for assessment of compliance D = Documentation Retained O = Observation during audit Yes# / No# = Complied / not complied with and compliance no longer required to be assessed



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# Table A1-1 (Cont'd) Internal Compliance Audit of Relevant Conditions of Development Consent DA94-4-2004

for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022 Page 3 of 11 Condition Paraphrased Requirement Compliance Comment Basis\* No. **SCHEDULE 3: SPECIFIC ENVIRONMENTAL CONDITIONS GENERAL EXTRACTION AND PROCESSING PROVISIONS Identification of Boundaries** 1. Prior to carrying out any development on the site, the Applicant shall: a) engage a registered surveyor to NYA Not applicable to the reporting period. D mark out the boundaries of the approved limits of extraction; and b) submit a survey plan of these NYA D Not applicable to the reporting period. boundaries to the Director-General, to the satisfaction of the Director-General TRAFFIC AND TRANSPORT **Transport Route** Boral reported that all vehicles used the D 2. The Applicant shall ensure that all Yes heavy vehicles coming to or leaving approved transport route. the site use the Nelson Bay Road interchange, and do not use Fullerton Cove Road and Coxs Lane west of the Nelson Bay Road interchange, except as directed by the Police or other authorities. Road Haulage 3. The Applicant shall ensure that all Boral reported that all loads were Yes 0 loaded vehicles entering or leaving covered during the reporting period. the site are covered. 4. The Applicant shall ensure that all Yes Boral reported that during the reporting 0 loaded vehicles leaving the site are period no material was tracked onto cleaned of materials that may fall on external roads. the road before they are allowed to leave the site. **Haul Road** 5. The Applicant shall construct the N/A Not applicable during the reporting proposed haul road on the site to period. the satisfaction of the Director-General **Parking** 6. The Applicant shall provide sufficient Yes Sufficient parking is available at the site. 0 parking on-site for all quarry-related Upgrades to the parking area were undertaken during the reporting period traffic to the satisfaction of the Director-General. as discussed in Section 5.7. No = Not complied with during 2022 ND = Not Determined Yes = Complied with during 2022 NYA = Not Yet Applicable HNC = Historical Non-Compliance ANC = Administrative Non-Compliance

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O = Observation during audit

\* = Basis for assessment of compliance

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#### Table A1-1 (Cont'd)

#### Internal Compliance Audit of Relevant Conditions of Development Consent DA94-4-2004 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Condition Paraphrased Requirement Nο Compliance Comment Basis\* **SCHEDULE 3: SPECIFIC ENVIRONMENTAL CONDITIONS** GENERAL EXTRACTION AND PROCESSING PROVISIONS (Cont'd) NOISE **Noise Limits** 7. The Applicant shall ensure that the Boral conduct noise monitoring, only Yes 0 following complaints from residents noise generated by the development does not exceed 35dB(A) Leq (15 minute) which is consistent with the approved at the nearest residential receiver. Environmental Management Strategy. **Operating Hours** 8. The Applicant shall comply with the Yes Boral reported that no operations D operating hours in Table 1: occurred outside the approved operating hours during the reporting Table 1: Operating Hours Normal **During Major** Operations do not typically occur on a Operations Period **Supply Contracts** Saturday. Monday to 6.15am to 6.15am to 6.00pm Friday 5.00pm Saturday 6.15am to 6.15am to 3.00pm 12 noon Sundays and No operations No operations Public Holidays **SOIL AND WATER Pollution of Waters** 9. Except as may be expressly provided Yes No pollution of waters occurred during 0 by a DEC licence, the Applicant shall the reporting period. comply with section 120 of the Protection of the Environment Operations Act 1997; during the carrying out of the development. **Monitoring and Management** Prior to carrying out any development 10. N/A Not applicable during the reporting on the site, the Applicant shall period. prepare and implement a Soil and Water Management Plan for the development, in consultation with DNR, and to the satisfaction of the Director-General. The Plan must be prepared by a suitably qualified hydrogeologist / hydrologist whose appointment(s) have been approved by the Director-General, and shall include: a) an Erosion and Sediment Control Plan; and b) a Ground Water Monitoring Program. Yes = Complied with during 2022 No = Not complied with during 2022 ND = Not Determined NYA = Not Yet Applicable HNC = Historical Non-Compliance ANC = Administrative Non-Compliance \* = Basis for assessment of compliance D = Documentation Retained O = Observation during audit Yes# / No# = Complied / not complied with and compliance no longer required to be assessed



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#### Table A1-1 (Cont'd)

Internal Compliance Audit of Relevant Conditions of Development Consent DA94-4-2004 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

		T	<u>Pa</u>	ge 5 of 1
Condition No.	Paraphrased Requirement	Compliance	Comment	Basis'
	E 3: SPECIFIC ENVIRONMENTAL CO			
GENERAL	<b>EXTRACTION AND PROCESSING PR</b>	ROVISIONS (C	ont'd)	
	WATER (Cont'd)			
	and Management (Cont'd)	ı		
11.	The Erosion and Sediment Control Plan shall:  a) be consistent with the requirements of Managing Urban Stormwater, Soils and Construction Volume 1, 4 <sup>th</sup> edition (Landcom);  b) identify activities that could cause soil erosion and generate sediment;  c) describe measures to minimise soil erosion and the potential for the transport of sediment to downstream waters;  d) describe the location, function, and capacity of erosion and sediment control structures; and e) describe what measures would be implemented to maintain the structures over time.	Yes	The approved Erosion and Sediment Control Plan satisfies these requirements.	D
12.	The Ground Water Monitoring Program shall include:  a) detailed baseline data on ground water levels, flows and quality, based on statistical analysis, to benchmark the pre-quarrying natural variation in groundwater levels and quality; b) ground water impact assessment criteria; and c) a program to monitor ground water levels and quality.	No	<ul> <li>The following matters were not undertaken in accordance with the approved GWMP.</li> <li>Water quality and groundwater levels were not monitored at MW2 and MW11 due to the loss of the bores.</li> <li>MW9 was not monitored for groundwater level in January 2022.</li> <li>GW1 was not monitored for groundwater level in January or February 2022.</li> <li>GW2 was not monitored for groundwater level in July or August 2022.</li> <li>Consecutive groundwater quality quarterly trigger level exceedances were not actioned as per the GWMP Trigger Action Response Plan (TARP).</li> </ul>	D/O
NYA = Not Y	et Applicable HNC = Histo	nplied with during rical Non-Compli ntation Retained with and complia	ance ANC = Administrative Non-Cor O = Observation during audit	npliance



#### Stockton Transgressive Dune Quarry

#### Table A1-1 (Cont'd)

Internal Compliance Audit of Relevant Conditions of Development Consent DA94-4-2004 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

		r	Pa	ge 6 of 11
Condition No.	Paraphrased Requirement	Compliance	Comment	Basis*
SCHEDUL	E 3: SPECIFIC ENVIRONMENTAL CO	NDITIONS		
GENERAL	EXTRACTION AND PROCESSING PR	ROVISIONS (C	ont'd)	
SOIL AND	WATER (Cont'd)			
Monitoring	g and Management (Cont'd)			
13.	Within 3 months of the completion of each independent environmental audit required under Condition 4, Schedule 4, the Applicant shall review, and if necessary, update the Soil and Water Management Plan to the satisfaction of the Director-General.	Yes	Not applicable to the reporting period.	D
VISUAL IM	IPACT			
14.	The Applicant shall implement all practicable measures to minimise the visual impacts of the development on Stockton Beach to the satisfaction of the Director-General.	Yes	No actions required during reporting period.	0
HAZARD N	MANAGEMENT			
Safety				
15.	The Applicant shall:			
	a) place appropriate warning signs surrounding the active extraction area; and	Yes	Warning signs are placed along the dune system to warn beach users of the presence of the Quarry.	0
	b) ensure that all sand extraction working faces are of no greater slope than 1:3 (V: H) when left at the end of each working day,	Yes	Boral reported that this condition was satisfied during the reporting period and was the case during the site visit.	0
	to the satisfaction of the Director- General.	Yes	The hazard management approach was approved in documentation relating to Modification 2 to the development consent in June 2011.	0
Dangerous	s Goods			l
16.	The Applicant shall ensure that the storage, handling, and transport of dangerous goods are conducted in accordance with the relevant Australian Standards, particularly AS194C, and AS1596, and the Dangerous Goods Code.	Yes	All hazardous materials are stored in a secure bunded area consistent with the relevant Australian Standards.	0
<b>BUSH FIRI</b>	E MANAGEMENT			
17.	The Applicant shall:  a) ensure that the development is suitably equipped to assist in the management of any fires on-site; and	Yes	Standard firefighting equipment is available, and Boral personnel are available to assist with regional firefighting where needed.	0
	b) assist the rural fire service and emergency services as much as possible if there is a fire on-site.		During the reporting period a bushfire moved through the edge of the site, and a fire helicopter was landed in the site's parking area.	
NYA = Not Y	et Applicable HNC = Histo	mplied with during rical Non-Compliantation Retained with and complia	ance ANC = Administrative Non-Con O = Observation during audit	npliance



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#### Table A1-1 (Cont'd)

Internal Compliance Audit of Relevant Conditions of Development Consent DA94-4-2004 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Condition No.	Paraphrased Requirement	Compliance	Comment	Basis*
SCHEDUL	E 3: SPECIFIC ENVIRONMENTAL CO	-		
	EXTRACTION AND PROCESSING PR		ont'd)	
	TATION AND LANDSCAPING	()		
Rehabilita				
18.	The Applicant shall progressively	Yes	Rehabilitation activities continued	0
	rehabilitate the site, including the batters, buffer area, floor of the extraction area and haul road, in a manner that is generally consistent with the final landform described in the EIS, to the satisfaction of the Director-General.	165	during the reporting period to progressively develop the final landform and encourage vegetation grown along the dune system.	
Rehabilita	tion and Landscape Management Pla	n		
19.	Prior to carrying out any development on the site, the Applicant shall prepare and subsequently implement a Rehabilitation and Landscape Management Plan for the development in consultation with Council, and to the satisfaction of the Director-General.	Yes	The approved Rehabilitation and Landscape Management Plan satisfies these requirements.	D
	This plan must:  a) identify the disturbed area at the site; b) describe in general the short, medium, and long-term measures that would be implemented to rehabilitate the site;			
	c) describe in detail the measures that would be implemented over the next 5 years to rehabilitate the site;			
	d) describe how the performance of these measures would be monitored over time; e) describe the measures that would			
	be implemented to prevent and eradicate the occurrence of pests and weeds on the site; and  f) set completion criteria for the rehabilitation of the site.			
20.	Within 3 months of the completion of each independent environmental audit required under Condition 4, Schedule 4, the Applicant shall review, and if necessary, update the Rehabilitation and Landscape Management Plan to the satisfaction of the Director-General.	Yes	Not applicable to the reporting period.	D
NYA = Not Y	Yet Applicable HNC = Histor assessment of compliance D = Docume	nplied with during rical Non-Compli ntation Retained with and complia		npliance



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#### Table A1-1 (Cont'd)

Internal Compliance Audit of Relevant Conditions of Development Consent DA94-4-2004 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Page 8 of 11

Condition No. **Paraphrased Requirement** Compliance Comment Basis\* SCHEDULE 3: SPECIFIC ENVIRONMENTAL CONDITIONS GENERAL EXTRACTION AND PROCESSING PROVISIONS (Cont'd) REHABILITATION AND LANDSCAPING (Cont'd) Rehabilitation and Landscape Management Plan (Cont'd) **Rehabilitation Bond** 21. Prior to carrying out any development A Rehabilitation Bond has been D Yes on the site, the Applicant shall lodge submitted to DPE. a rehabilitation bond for the development with the Director-General. The sum of the bond shall be calculated at \$0.50/m<sup>2</sup> for the total additional area to be disturbed in each 5 year review period, or as otherwise directed by the Director-General. 22. Within 3 months of the completion of Yes Not applicable to the reporting period. D each independent environmental audit required under Condition 4, Schedule 4, the Applicant shall review, and if necessary, revise, the sum of the bond to the satisfaction of the Director-General. This review must consider: a) the effects of inflation; b) any changes to the total area of disturbance; and c) the performance of the rehabilitation against the completion criteria of the Rehabilitation and Landscape Management Plan. **PRODUCTION DATA** 23. The Applicant shall: a) provide annual production data to The annual production data is provided D Yes the Department of Primary to the relevant government agencies Industries using the standard form each year. for that purpose; and b) include a copy of this data in the This data is provided in Section 5.2 of D Yes AEMR. the AEMR. **QUARRY EXIT STRATEGY** 24. At least 3 years prior to the cessation NYA of quarrying, the Applicant shall prepare a Quarry Exit Strategy for the development, in consultation with the Council, and to the satisfaction of the Director-General. The plan must: a) define the objectives and criteria for quarry closure; b) investigate options for the future use of the site; Yes = Complied with during 2022 No = Not complied with during 2022 ND = Not Determined NYA = Not Yet Applicable HNC = Historical Non-Compliance ANC = Administrative Non-Compliance \* = Basis for assessment of compliance D = Documentation Retained O = Observation during audit Yes# / No# = Complied / not complied with and compliance no longer required to be assessed



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#### Table A1-1 (Cont'd)

Internal Compliance Audit of Relevant Conditions of Development Consent DA94-4-2004 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Page 9 of 11 Condition No. Paraphrased Requirement Compliance Comment Basis\* SCHEDULE 3: SPECIFIC ENVIRONMENTAL CONDITIONS **GENERAL EXTRACTION AND PROCESSING PROVISIONS (Cont'd) QUARRY EXIT STRATEGY (Cont'd)** 24. c) describe the measures that would (Cont'd) be implemented to minimise or manage the ongoing environmental effects of the development; and d) describe how the performance of these measures would be monitored over time. SCHEDULE 4 - ENVIRONMENTAL MANAGEMENT, MONITORING, AUDITING AND REPORTING **ENVIRONMENTAL MANAGEMENT STRATEGY** Prior to carrying out any development Yes The approved Environmental D on the site, the Applicant shall Management Strategy satisfies these prepare, and subsequently requirements. implement, an Environmental Management Strategy for the development to the satisfaction of the Director-General. This strategy must: a) provide the strategic context for environmental management of the development; b) identify the statutory requirements that apply to the development; c) describe in general how the environmental performance of the development would be monitored and managed during the development; d) describe the procedures that would be implemented to: keep the local community and relevant agencies informed about the operation and environmental performance of the development; receive, handle, respond to, and record complaints; resolve any disputes that may arise during the course of the development; respond to any non-compliance; manage cumulative impacts; respond to emergencies; and Yes = Complied with during 2022 ND = Not Determined No = Not complied with during 2022 NYA = Not Yet Applicable HNC = Historical Non-Compliance ANC = Administrative Non-Compliance \* = Basis for assessment of compliance D = Documentation Retained O = Observation during audit Yes# / No# = Complied / not complied with and compliance no longer required to be assessed



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#### Table A1-1 (Cont'd)

# Internal Compliance Audit of Relevant Conditions of Development Consent DA94-4-2004 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Page 10 of 11 Condition Paraphrased Requirement Compliance Comment Basis\* No. SCHEDULE 4 - ENVIRONMENTAL MANAGEMENT, MONITORING, AUDITING AND REPORTING (Cont'd) **ENVIRONMENTAL MANAGEMENT STRATEGY (Cont'd)** 1. (Cont'd) e) describe the role, responsibility, authority, and accountability of all the key personnel involved in environmental management of the development; and Be updated within 3 months of the completion of each independent environmental audit. 2. Within 3 months of the completion of Yes Not applicable to the reporting period. D each independent environmental audit required under Condition 4 below, the Applicant shall review, and if necessary, update the Strategy to the satisfaction of the Director-General ANNUAL REPORTING 3. Each year following the date of this Yes This report D consent, the Applicant shall prepare and submit an Annual Environmental Management Report (AEMR) to the Director-General and the relevant agencies. This report must: a) identify the standards and These requirements are satisfied in this D Yes performance measures that apply AEMR. to the development; b) describe the works carried out in the last 12 months; c) describe the works that will be carried out in the next 12 months; d) include a summary of the complaints received during the past year, and compare this to the complaints received in previous years; e) include a summary of the monitoring results for the development during the past year; f) include an analysis of these monitoring results against the relevant: impact assessment criteria; monitoring results from previous years; and predictions in the EIS. Yes = Complied with during 2022 No = Not complied with during 2022 ND = Not Determined NYA = Not Yet Applicable HNC = Historical Non-Compliance ANC = Administrative Non-Compliance \* = Basis for assessment of compliance D = Documentation Retained O = Observation during audit

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Report No. 822/13

#### Table A1-1 (Cont'd)

Internal Compliance Audit of Relevant Conditions of Development Consent DA94-4-2004 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Page 11 of 11 Condition **Paraphrased Requirement** Compliance Comment Basis\* No. SCHEDULE 4 - ENVIRONMENTAL MANAGEMENT, MONITORING, AUDITING AND REPORTING (Cont'd) **ANNUAL REPORTING (Cont'd)** 3. (Cont'd) |g| identify any trends in the monitoring results over the life of the development; h) identify any non-compliance during the previous year; and describe what actions were, or are being taken to ensure compliance. INDEPENDENT ENVIRONMENTAL AUDIT 4. Within 3 years of the date of this Yes Not applicable to the reporting period. D consent, and every 5 years thereafter, unless the Director-General directs otherwise, the Applicant shall commission and pay the full cost of an Independent Environmental Audit of the development. This audit must: 5. Within 3 months of commissioning Yes D Not applicable to the reporting period. this audit, the Applicant shall submit a copy of the audit report to the Director-General, with a response to the recommendations contained in the audit report. **ACCESS TO INFORMATION** Within 1 month of the approval of any 6. All relevant plans, strategies and audit D Yes management plan/strategy or have been provided to Council and are monitoring program required under available for public review at the this consent (or any subsequent Quarry. revision of these management plans/strategies or monitoring programs), the completion of the independent audits required under this consent, or the completion of the AEMR, the Applicant shall to the satisfaction of the Director-General: a) provide a copy of the relevant documents to the Council and relevant agencies; and b) ensure that a copy of the relevant documents is made publicly available at the quarry. Yes = Complied with during 2022 ND = Not Determined No = Not complied with during 2022 NYA = Not Yet Applicable HNC = Historical Non-Compliance ANC = Administrative Non-Compliance \* = Basis for assessment of compliance D = Documentation Retained O = Observation during audit Yes# / No# = Complied / not complied with and compliance no longer required to be assessed



Stockton Transgressive Dune Quarry

# Table A1-2 Internal Compliance Audit of Relevant Conditions of Environment Protection Licence 10132 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Page 1 of 10 Condition No. Paraphrased Requirement Compliance Comment Basis\* 1. Administrative Conditions A1 - What the licence authorises and regulates A1.1 This licence authorises the carrying Yes All activities remained consistent with the D out of the scheduled activities listed approved scheduled activities. below at the premises specified in A2. The activities are listed according to their scheduled activity classification, fee-based activity classification and the scale of the operation. Unless otherwise further restricted by a condition of this licence, the scale at which the activity is carried out must not exceed the maximum scale specified in this condition. Scheduled Fee Based Activity Scale Activity Extractive Land-based > 100000 -Activities extractive activity 500000T extracted, processed or stored A2 - Premises or plant to which this licence applies A2.1 The licence applies to the following N/A premises: **Premises Details** Stockton Sand Quarry 18-20 Cox's Lane **Fullerton Cove NSW 2318** Lot 3 DP 664552, Lot 1 DP 1006399, Lot 2 DP 1006399 Part Portions 3 and 167 Parish of Stowell. DP 753192 and Crown Reserve R170039 A3 - Information supplied to the EPA A3.1 Works and activities must be carried Yes All works and activities complied with the out in accordance with the proposal conditions of this licence during the contained in the licence application, reporting period. except as expressly provided by a condition of this licence. Yes = Complied with during 2022 No = Not complied with during 2022 ND = Not Determined NYA = Not Yet Applicable HNC = Historical Non-Compliance ANC = Administrative Non-Compliance \* = Basis for assessment of compliance D = Documentation Retained O = Observation during audit Yes# / No# = Complied / not complied with and compliance no longer required to be assessed



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#### Table A1-2 (Cont'd)

Internal Compliance Audit of Relevant Conditions of Environment Protection Licence 10132 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Condition No.	Daran	hrased Requireme	ant	Complian		Comment		B.	sis'
		-	<b>∄11</b> 1€	Compilar	ice	Comment		Ба	515
2. Limit Co									
L1 - Polluti				1					
L1.1	provide this lic comply Protec	t as may be expresed in any other conence, the licensee with section 120 ction of the Environations Act 1997.	dition of must of the	Yes		No pollution of the reporting	of waters occurred during period.	ng Y	'es
L2 - Waste	)								
	or allow the pre- exprese titled "Videofiniti	ensee must not ca w any waste to be a emises, except the esly referred to in the Waste" and meetin on, if any, in the co ription" in the table	received at wastes e column g the	Yes			terial was received on sorting period.	site Y	'es
	must o	aste received at the only be used for the dot in relation to the lumn titled "Activity below.	activities nat waste in						
	is subj conditi relation the col table b	aste received at the ect to those limits of ons, if any, referred to that waste conform titled "Other Lelow.  Condition does not limited the less that waste conform the less that waste conformation does not limited the less that was the less than the less that was the less than the less that was the less that was the less than the less than the less than the less than the less that was the less than the	or d to in tained in imits" in the						
	other o	conditions in this lic	ence.						
	Code	Waste	Description		Acti	vity	Other Limits		
	NA	Waste	Any waste red site that is bel licensing three Schedule 1 of POEO Act, as from time to ti	ow sholds in the s in force	¥		NA		
	NA	General or Specific exempted waste	Waste that me conditions of a recovery exerunder Clause Protection of t Environment (Waste) Regulation (Waste) Regulation (2005.	a resource nption 51A of the the Operations	parti	pecified in each cular resource very exemption	NA		
V 0:::	lia al cuite	dunin a 2000	NI= - NI-4		di ne!	- 0000	ND - Net Determine 1		
Yes = Comp NYA = Not Y * = Basis for	et Applic			mplied with on orical Non-Co entation Reta	ompl	iance	ND = Not Determined ANC = Administrative Not O = Observation during a		nce



Report No. 822/13

#### Table A1-2 (Cont'd)

## Internal Compliance Audit of Relevant Conditions of Environment Protection Licence 10132 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Page 3 of 10 Condition Paraphrased Requirement Compliance Comment Basis\* No. 2. Limit Conditions (Cont'd) L3 - Noise limits L3.1 Noise emissions from the premises Yes While compliance with these limits was 0 must not exceed an Leq(15 minute) noise not demonstrated during the reporting emission criterion of 35 dB(A) at the period, the absence of complaints, nearest residential receiver. location of the nearest receiver and historical compliance indicates that this condition would have been satisfied. L3.2 While compliance with these limits was Noise from the premises is to be Yes 0 measured at the worst affected point not demonstrated during the reporting or within the residential boundary, or period, the absence of complaints, the most affected point within location of the nearest receiver and 30 metres of a dwelling (rural historical compliance indicates that this situations) where the dwelling is condition would have been satisfied. more than 30 metres from the boundary, to determine compliance with the noise limit in this licence. L3.3 The noise emission limit identified in N/A this licence applies in the following weather conditions: wind speed up to 3m/s at 10m above ground level; or temperature inversion conditions of up to 30C/100m and wind speed up to 2m/s at 10m above ground level. 3. Operating Conditions O1 - Activities must be carried out in a competent manner 01.1 Licensed activities must be carried Yes Boral reports that all activities were 0 out in a competent manner. carried out in a competent manner during the reporting period. This includes: a) the processing, handling, This includes the management of movement and storage of materials and substances used to carry materials and substances used to out the operation such as diesel and carry out the activity; and other hazardous substances. b) the treatment, storage, All waste generated by the operation processing, reprocessing, was managed in accordance with the transport and disposal of waste Environmental Management Strategy. generated by the activity. O2 - Maintenance of plant and equipment All plant and equipment installed at 02.1 Yes Boral reports that all plant and 0 the premises or used in connection equipment was maintained and operated with the licensed activity: in a proper and efficient manner. a) must be maintained in a proper and efficient condition: and b) must be operated in a proper and efficient manner. Yes = Complied with during 2022 No = Not complied with during 2022 ND = Not Determined NYA = Not Yet Applicable HNC = Historical Non-Compliance ANC = Administrative Non-Compliance \* = Basis for assessment of compliance D = Documentation Retained O = Observation during audit

Yes# / No# = Complied / not complied with and compliance no longer required to be assessed



Report No. 822/13

#### Table A1-2 (Cont'd)

## Internal Compliance Audit of Relevant Conditions of Environment Protection Licence 10132 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Page 4 of 10 Condition Paraphrased Requirement Compliance Comment Basis<sup>3</sup> No. 3. Operating Conditions (Cont'd) O3 - Dust O3.1 The premises must be maintained in Yes Boral reports that dust was managed 0 a condition which minimises or appropriately during the reporting period, prevents the emission of dust from and that they have purchased their own the premises. water cart. O3.2 Trucks entering and leaving the Yes Boral reports that all loads were covered 0 premises that are carrying loads during the reporting period. must be covered at all times, except during loading and unloading. O4 - Processes and management All fuel and chemicals stored on site 04.1 Yes All fuel and chemicals were stored 0 must be stored in an appropriately appropriately on site. sealed, bunded area as per EPA guidelines. O5 - Other operating conditions 05.1 Rehabilitation Yes Warning signs are in place along the dune O system and areas under rehabilitation are Suitable barriers must be installed to fenced. However, given that the dune restrict vehicular access to area system is open to the beach areas, it is not awaiting or being rehabilitated. possible to restrict beach users from the site permanently. A new fence has been erected to block trespassers on the rehabilitation area. Stabilisation of regeneration areas Yes Areas within the site that are undergoing O must be carried out as soon as rehabilitation have in the past been practicable to minimise wind-blown stabilised with coconut fibre matting to dust generated from the premises. reduce wind-blown dust and encourage revegetation. Rehabilitation must be carried out as Yes Rehabilitation is commenced as soon as 0quickly as practicable, in such a practical. manner as to minimise dust generated and to prevent pollution. 4. Monitoring and Recording Conditions M1 - Monitoring records The results of any monitoring M1.1 N/A There are no monitoring requirements in D required to be conducted by this EPL 10132. licence or a load calculation protocol must be recorded and retained as set out in this condition. M1.2 All records required to be kept by N/A There are no monitoring requirements in D this licence must be: EPL 10132. a) in a legible form, or in a form that can readily be reduced to a legible form; b) kept for at least 4 years after the monitoring or event to which they relate took place; and Yes = Complied with during 2022 ND = Not Determined No = Not complied with during 2022 NYA = Not Yet Applicable HNC = Historical Non-Compliance ANC = Administrative Non-Compliance \* = Basis for assessment of compliance D = Documentation Retained O = Observation during audit Yes# / No# = Complied / not complied with and compliance no longer required to be assessed



### 2022 ANNUAL ENVIRONMENTAL MANAGEMENT REPORT

Report No. 822/13

#### Table A1-2 (Cont'd)

## Internal Compliance Audit of Relevant Conditions of Environment Protection Licence 10132 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Page 5 of 10 Condition Paraphrased Requirement Compliance Comment Basis\* No. 4. Monitoring and Recording Conditions (Cont'd) M1 - Monitoring records (Cont'd) M1.2 c) produced in a legible form to any (Cont'd) authorised officer of the EPA who asks to see them. The following records must be kept in respect of any samples required to be collected for the purposes of this licence: a) the date(s) on which the sample was taken: b) the time(s) at which the sample was collected; c) the point at which the sample was taken; and d) the name of the person who collected the sample. M2 Recording of pollution complaints M2.1 The licensee must keep a legible A complaints register is maintained, 0 Yes record of all complaints made to the however no complaints were received licensee or any employee or agent of during the reporting period. the licensee in relation to pollution arising from any activity to which this licence applies. M2.2 The record must include details of Yes A complaints register is maintained, 0 the following: however no complaints were received during the reporting period. a) the date and time of the complaint; b) the method by which the complaint was made; c) any personal details of the complainant which were provided by the complainant or, if no such details were provided, a note to that effect; d) the nature of the complaint; e) the action taken by the licensee in relation to the complaint, including any follow-up contact with the complainant; and if no action was taken by the licensee, the reasons why no action was taken. M2.3 The record of a complaint must be Yes A complaints register is maintained, 0 kept for at least 4 years after the however no complaints were received during the reporting period. complaint was made. Yes = Complied with during 2022 No = Not complied with during 2022 ND = Not Determined NYA = Not Yet Applicable HNC = Historical Non-Compliance ANC = Administrative Non-Compliance \* = Basis for assessment of compliance D = Documentation Retained O = Observation during audit

Yes# / No# = Complied / not complied with and compliance no longer required to be assessed



Report No. 822/13

#### Table A1-2 (Cont'd)

Internal Compliance Audit of Relevant Conditions of Environment Protection Licence 10132 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Condition No.	Paraphrased Requirement	Compliance	Comment	Basis*
4. Monitor	ing and Recording Conditions (Cont	'd)		_
M2 Record	ding of pollution complaints (Cont'd)			
M2.4	The record must be produced to any authorised officer of the EPA who asks to see them.	NYA	No requests were received during the reporting period.	0
M3 - Telep	hone complaints line			
M3.1	The licensee must operate during its operating hours a telephone complaints line for the purpose of receiving any complaints from embers of the public in relation to activities conducted at the premises or by the vehicle or mobile plant, unless otherwise specified in the licence.	Yes	A telephone complaints line was maintained, however no complaints were received during the reporting period.	0
M3.2	The licensee must notify the public of the complaints line telephone number and the fact that it is a complaints line so that the impacted community knows how to make a complaint.	Yes	The telephone complaints number is displayed on the front gate of the Quarry.	0
М3.3	The preceding two conditions do not apply until 3 months after:  a) the date of the issue of this licence or  b) if this licence is a replacement licence within the meaning of the Protection of the Environment	Noted		
5. Reporti	ng Conditions			
R1 - Annu	al return documents			
R1.1	The licensee must complete and supply to the EPA an Annual Return in the approved form comprising:  a) a Statement of Compliance; and b) a Monitoring and Complaints Summary.  At the end of each reporting period, the EPA will provide to the licensee a copy of the form that must be completed and returned to the EPA.	Yes	Annual Return submitted for the period 1 December 2021 to 30 November 2022.	D
R1.2	An Annual Return must be prepared in respect of each reporting period, except as provided below.	Noted		
NYA = Not \	Yet Applicable HNC = Histor assessment of compliance D = Docume	mplied with durin orical Non-Compl entation Retained with and complia	iance ANC = Administrative Non-Co	mpliance



### 2022 ANNUAL ENVIRONMENTAL MANAGEMENT REPORT

Report No. 822/13

#### Table A1-2 (Cont'd)

## Internal Compliance Audit of Relevant Conditions of Environment Protection Licence 10132 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Page 7 of 10 Condition Paraphrased Requirement Compliance Comment Basis\* No. 5. Reporting Conditions (Cont'd) R1 - Annual return documents (Cont'd) R1.3 Where this licence is transferred Noted from the licensee to a new licensee: a) the transferring licensee must prepare an Annual Return for the period commencing on the first day of the reporting period and ending on the date the application for the transfer of the licence to the new licensee is granted; and b) the new licensee must prepare an Annual Return for the period commencing on the date the application for the transfer of the licence is granted and ending on the last day of the reporting period. R1.4 Where this licence is surrendered by Noted the licensee or revoked by the EPA or Minister, the licensee must prepare an Annual Return in respect of the period commencing on the first day of the reporting period and ending on: a) in relation to the surrender of a licence - the date when notice in writing of approval of the surrender is given; or b) in relation to the revocation of the Noted licence - the date from which notice revoking the licence operates. The Annual Return for the reporting R1.5 Yes Annual Return submitted for the period period must be supplied to the EPA 1 December 2021 to 30 November 2022. by registered post not later than 60 days after the end of each reporting period or in the case of a transferring licence not later than 60 days after the date the transfer was granted (the 'due date'). R1.6 The licensee must retain a copy of Noted the Annual Return supplied to the EPA for a period of at least 4 years after the Annual Return was due to be supplied to the EPA. Yes = Complied with during 2022 No = Not complied with during 2022 ND = Not Determined NYA = Not Yet Applicable HNC = Historical Non-Compliance ANC = Administrative Non-Compliance \* = Basis for assessment of compliance D = Documentation Retained O = Observation during audit Yes# / No# = Complied / not complied with and compliance no longer required to be assessed



Report No. 822/13

#### Table A1-2 (Cont'd)

Internal Compliance Audit of Relevant Conditions of Environment Protection Licence 10132 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Condition No.	Paraphrased Requirement	Compliance	Comment	Basis*
5. Reporti	ng Conditions (Cont'd)	, , , , , , , , , , , , , , , , , , ,		
-	al return documents (Cont'd)			
R1.7	Within the Annual Return, the Statement of Compliance must be certified and the Monitoring and Complaints Summary must be signed by:	Yes	Compliance declaration was signed by the Quarry Manager, Operations Manager, General Manager and Environmental Manager.	
	a) the licence holder; or			
	b) by a person approved in writing by the EPA to sign on behalf of the licence holder.			
R1.8	A person who has been given written approval to certify a certificate of compliance under a licence issued under the Pollution Control Act 1970 is taken to be approved for the purpose of this condition until the date of first review of this licence.	Noted		
R2 - Notifi	cation of environmental harm			
R2.1	Notifications must be made by telephoning the Environment Line service on 131 555.	Noted		
R2.2	The licensee must provide written details of the notification to the EPA within 7 days of the date on which the incident occurred.	Noted	No notifications were required during the reporting period.	0
R3 - Writte	en report			1
R3.1	Where an authorised officer of the EPA suspects on reasonable grounds that:	Noted		
	where this licence applies to premises, an event has occurred at the premises; or			
	b) where this licence applies to vehicles or mobile plant, an event has occurred in connection with the carrying out of the activities authorised by this licence, and the event has caused, is causing or is likely to cause material harm to the environment (whether the harm occurs on or off premises to which the licence applies), the authorised officer may request a written report of the event.			
	olied with during 2022 No = Not co	mplied with durin	~	•
	r assessment of compliance D = Docume	orical Non-Comple entation Retained with and complia		mpliance



Report No. 822/13

#### Table A1-2 (Cont'd)

## Internal Compliance Audit of Relevant Conditions of Environment Protection Licence 10132 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Page 9 of 10 Condition No. Paraphrased Requirement Compliance Comment Basis\* 5. Reporting Conditions (Cont'd) R3 - Written report (Cont'd) R3.2 The licensee must make all Noted reasonable inquiries in relation to the event and supply the report to the EPA within such time as may be specified in the request. R3.3 The request may require a report Noted which includes any or all of the following information: a) the cause, time and duration of the event: b) the type, volume and concentration of every pollutant discharged as a result of the event: c) the name, address and business hours telephone number of employees or agents of the licensee, or a specified class of them, who witnessed the event; d) the name, address and business hours telephone number of every other person (of whom the licensee is aware) who witnessed the event, unless the licensee has been unable to obtain that information after making reasonable effort; e) action taken by the licensee in relation to the event, including any follow-up contact with any complainants; f) details of any measure taken or proposed to be taken to prevent or mitigate against a recurrence of such an event; and g) any other relevant matters. R3.4 The EPA may make a written Noted request for further details in relation to any of the above matters if it is not satisfied with the report provided by the licensee. The licensee must provide such further details to the EPA within the time specified in the request. Yes = Complied with during 2022 ND = Not Determined No = Not complied with during 2022 NYA = Not Yet Applicable HNC = Historical Non-Compliance ANC = Administrative Non-Compliance \* = Basis for assessment of compliance D = Documentation Retained O = Observation during audit Yes# / No# = Complied / not complied with and compliance no longer required to be assessed



Report No. 822/13

#### Table A1-2 (Cont'd)

# Internal Compliance Audit of Relevant Conditions of Environment Protection Licence 10132 for Stockton Transgressive Dune Quarry from 1 January 2022 to 31 December 2022

Condition					Pa	ge 10 of 10	
No.	Paraphrased Requireme	nt	Compliance	Comment		Basis*	
6. General	6. General Conditions						
G1 - Copy	of licence kept at the pre	mises or pl	ant				
G1.1	A copy of this licence mus at the premises to which to applies.		Yes	A copy of the li Quarry.	icence is available at the	D	
G1.2	The licence must be produce authorised officer of the E asks to see it.	,	Noted				
G1.3	The licence must be available for inspection by any employee or agent of the licensee working at the premises.		Noted				
Yes = Comp	lied with during 2022	No = Not co	mplied with duri	ng 2022	ND = Not Determined	,	
NYA = Not Yet Applicable HNC = Histo		orical Non-Compliance		ANC = Administrative Non-Compliance			
* = Basis for assessment of compliance D = Docume		nentation Retained O = Observation during audit					
	Yes# / No# = Complied /	not complied	with and compli	ance no longer re	equired to be assessed		



# **Appendix 2**

# Stockton Sand Quarry Annual Groundwater Monitoring Review for the 2022 AEMR

(Total No. of pages including blank pages = 55)





Level 7, 177 Pacific Highway North Sydney NSW 2060 Australia PO Box 632 North Sydney NSW 2059 Australia T +61 2 9928 2100 F +61 2 9928 2444 www.jacobs.com

30 March 2023

Attention: Caiden O'Connor RW Corkery & Co By email

Project Name: Stockton Sand Quarry

Project Number: IA133802

Subject: Groundwater assessment for 2022 AEMR

Dear Caiden,

This letter report has been prepared on behalf of Boral Resources (NSW) Pty Ltd ("Boral") to provide a review of the results of groundwater and surface water monitoring at Boral's NSW Stockton Sand Quarry (the Quarry) between 1 January 2022 and 31 December 2022 (the "reporting period").

The report is intended to support the Annual Environmental Management Report (AEMR) for the Quarry, prepared in accordance with Development Consent DA No. 140-6-2005 ("DA 140-6-2005") *Condition 4 (3).* 

#### 1. Quarry background

The development consent for the Quarry was granted on 24 January 2006 and was amended in May 2006 and again in June 2011. The Quarry commenced operations on 15 October 2008 and involves the extraction of windblown sand from the unsaturated zone of the Stockton sand dunes.

Historic heavy mineral sand extraction operations have previously occurred in the area dating back to 1976, including within the backdune and foredune areas.

The Quarry area is located within the Stockton Groundwater Source of the Water Sharing Plan for the North Coast Coastal Sands Groundwater Sources 2016. The Quarry activities are not regulated under this Water Sharing Plan as the Quarry does not intercept or extract groundwater.

#### 2. Relevant development consent conditions

Groundwater within the Quarry is monitored in accordance with the approved groundwater monitoring program (see Section 3) and utilises the current groundwater monitoring network (Figure 1, Appendix A) to collect data for analysis and subsequent inclusion within the AEMR.

DA 140-6-2005, Condition 3 (12) states:



30 March 2023

Subject: Groundwater assessment for 2022 AEMR

The Groundwater Monitoring Program shall include:

- a) Detailed baseline data on groundwater levels, flows and quality, based on statistical analysis, to benchmark the pre-quarrying natural variation in groundwater levels and quality;
- b) Groundwater impact assessment criteria; and
- c) A program to monitor groundwater levels and quality

The Environment Protection Licence (No. 10132) for the Quarry does not specify any groundwater monitoring but outlines in *Condition L1.1* that the licensee must comply with Section 120 of the *Protection of the Environment Operations Act (1997)* (based upon no specific water quality limit conditions).

#### 3. Groundwater monitoring program

#### 3.1 Overview

A groundwater monitoring program (GWMP) was first prepared for the Quarry in 2008 (ERM, 2008). Numerous subsequent revisions have been undertaken (ERM, 2010, RPS Aquaterra, 2011, RPS, 2014, and RPS, 2015). However, up until March 2020, the original 2008 GWMP remained the only document to have been formally approved by the NSW Department of Planning, Industry and Environment (DoPIE) or its predecessor departments. In March 2020, the NSW DoPIE approved an updated GWMP prepared by Jacobs (2019) (the 2019 GWMP).

The 2022 groundwater monitoring data has been assessed in accordance with the 2019 GWMP.

The 2019 GWMP documents baseline groundwater data and trigger levels based on a ten year data period (2007 to 2017). The purpose of the baseline data was to represent groundwater level and quality conditions which have not been altered due to quarrying. The purpose of the trigger levels was to provide quantitative limits, that if exceeded during future groundwater monitoring rounds, would prompt the results to be confirmed and reported to agencies and be assessed by an independent hydrogeologist / environmental scientist.

The baseline data period included data collected after commencement of quarrying in 2008 as at the time of the 2019 GWMP, no groundwater impacts due to quarrying had been identified. It was therefore considered that groundwater data collected throughout the entire ten year period was representative of baseline conditions.

It is noted that the 2019 GWMP outlines water quality monitoring for four surface water sites to monitor conditions in the vicinity of groundwater dependent ecosystems (GDEs). This surface water quality monitoring was adopted from a Surface Water Management Plan prepared by Boral (2018).

#### 3.2 Groundwater monitoring network

With the exception of MW2 and MW11, the groundwater monitoring network, as documented in the 2019 GWMP, is summarised in Table 1. MW11 was reported as destroyed in the 2020 review of groundwater data (Jacobs, 2020). MW2 was found to have been destroyed by a vehicle sometime during October 2021. The current monitoring network is shown in Figure 1, Appendix A. The historic groundwater monitoring network is also included in Table 1 and is shown in Figure 2, Appendix A.



30 March 2023

Subject: Groundwater assessment for 2022 AEMR

Despite MW2 and MW11 being destroyed, the current monitoring network is considered suitable. It is noted that there is now a substantial monitoring gap between MW1 and MW5, however with the lack of historical impacts due to quarrying and the low risk of future impacts, reduced monitoring bore frequency is not considered to pose a significant risk.

Table 1: Stockton Sand Quarry groundwater monitoring network

Location ID	Easting (MGA94)	Northing (MGA94)	Elevation (m AHD)	Depth (mBGL)	Screened Interval (mBGL)	Status
Current gro	oundwater moi	nitoring network	– Figure 1, A	ppendix A		
MW1	391032.68	6364177.29	4.41	25	19 – 25	Active
MW5	391588.87	6364388.10	4.89	8	2-8	Active
MW6	391781.34	6364527.27	3.51	8	2-8	Active
MW7	392042.74	6364700.52	4.03	8	2-8	Active
MW8	392242.75	6364807.46	2.98	8	2-8	Active
MW9	392413.71	6364895.09	5.50	8	2-8	Active
GW1	391421	6364854	3.0	N/A	N/A	Active
GW2	392028.71	6365103.30	2.99	N/A	N/A	Active
GW3	391884.98	6364614.76	4.00	N/A	N/A	Active
GW4	390446.05	6364167.1/	3.86	N/A	N/A	Active
Historical g	groundwater m	nonitoring netwo	rk - Figure 2,	Appendix A		
MW1	391128	6364095	21.7	22.7	19.7 – 22.7	Destroyed
MW2 (most recent, included in 2019 GWMP)	391351.81	6363950.74	9.86	25	19 – 25	Destroyed
MW2	391331	6364058	23.8	25	22 – 25	Destroyed
MW3 (old)	391457	6364185	21.0	23.5	20.5 – 23	Destroyed
MW3	391428	6364225	19.5	25	19 – 25	Destroyed
MW4	391699	6364229	9.5	10	7 – 10	Destroyed
MW5 (old)	391670	6364404	14.2	NA	NA	Destroyed
MW5A	391677	3634494	6.0	15.8	12.8 – 15.8	Destroyed
MW6	391864	6364375	11.8	14.7	11.7 – 14.7	Destroyed
MW7	392080	6364628	14.1	17.5	14.5 – 17.5	Destroyed
MW8	392274	6364633	14.2	17.5	14.5 – 17.5	Destroyed
MW9	392338	6364846	2.6	5	2-5 – 0	Destroyed
MW10 (old)	392629	6364845	9.4	11.5	8.5 – 11.5	Destroyed
MW10	392604	6364757	11	21	15 – 21	Destroyed
MW11	392600	6364951	15.5	18	12 – 18	Destroyed



Subject: Groundwater assessment for 2022 AEMR

Location ID	Easting (MGA94)	Northing (MGA94)	Elevation (m AHD)	Depth (mBGL)	Screened Interval (mBGL)	Status
GW5	390705	6365182	na	na	na	Destroyed

### 3.3 Surface water monitoring network

Surface water monitoring sites, SW1, SW2, SW3 and SW4 are included in the 2019 GWMP to monitor Groundwater Dependent Ecosystems (GDEs) within close vicinity of the operational area. These sites are shown in Figure 3, Appendix A.

SW1 and SW2 are located inland of the current extraction area and intermittently contain surface water. GDEs near these sites comprise swamp forests in the dune swales and low lying heath.

SW3 and SW4 are located seaward of the extraction area. GDEs in the vicinity of SW3 and SW4 comprise small ephemeral and mobile shallow deflation basins, vegetated with a variety of grasses, sedges and reeds. Due to the variable nature of the foredune system, the locations of the two GDE monitoring sites may change between sampling programs.

### 3.4 Groundwater and surface water monitoring

### 3.4.1 Ongoing monitoring

Ongoing groundwater and surface water monitoring as outlined in the 2019 GWMP is summarised in Table 2 and Table 3, respectively.

Table 2: Groundwater monitoring program

Parameter	Frequency	Location
Water level	Monthly	All groundwater monitoring bores
Field water Quality Parameters  • pH  • EC	Quarterly	MW Series Groundwater Monitoring Bores
<ul> <li>Laboratory Chemical Analysis</li> <li>Na, K, Ca, Mg, HCO3, CO3, Cl, SO4</li> <li>Al, As, B, Cd, Cr, Cu, F, Fe, Hg, Mn, Ni, Pb, Se, Zn</li> <li>Alkalinity, Hardness, Phosphorous, Nitrate-N, Sulphate</li> </ul>	Quarterly	MW Series Groundwater Monitoring Bores



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Table 3: Surface water monitoring program

Parameter	Frequency	Location
Field water quality parameters  • pH  • EC	Quarterly	All surface water monitoring sites
<ul> <li>Laboratory Analysis</li> <li>Na, K, Ca, Mg, HCO3, CO3, Cl, SO4</li> <li>Al, As, B, Cd, Cr, Cu, F, Fe, Hg, Mn, Ni, Pb, Se, Zn</li> <li>Alkalinity, Hardness, Phosphorous, Nitrate-N, Sulphate</li> </ul>	Quarterly	All surface water monitoring sites
Laboratory Analysis  BTEX, Benzene, Toluene, Ethylbenzene, TRH	Annually	All surface water monitoring sites

#### 3.4.2 Trigger levels

Groundwater trigger levels, as defined in the 2019 GWMP, for groundwater levels, pH, EC and laboratory analytes are shown in Table 4, Table 5, Table 5 and Table 7, respectively.

With respect to the surface water monitoring sites, the 2019 GWMP did not provide trigger levels for these sites due to insufficient baseline data. The 2019 GWMP required that these surface water sites be assessed against the ANZECC 2000 guidelines as shown Table 8 until sufficient data is collected to enable development of site specific trigger levels.

Based on ANZG (2018) a minimum of 18 samples per surface water monitoring location is recommended to define surface water trigger levels. Since surface water monitoring has been undertaken monthly for three consecutive years (2020, 2021 and 2022), and a total number of 36 samples have been analysed for most analytes it is recommended that trigger levels be defined for the 2023 reporting period and 2023 AEMR. It is noted that monthly sampling exceeds the recommended quarterly sampling frequency as defined in the 2019 GWMP. It is acknowledged that as the 2019 GWMP TRH and BTEX sample frequency is annual, definition of triggers levels for TRH, BTEX, Benzene, Toluene and Ethylbenzene based on statistical sampling results is not appropriate. The definition of these triggers levels is therefore outside the scope of this report. ANZG (2018) notes that increases in water hardness reduce the toxicity of some metals (cadmium, chromium, lead, nickel, zinc), and concentrations of these metals are compared to their hardness modified trigger levels.

Updated guidance on guideline-value derivation by Batley et al. (2018) and Warne et al. (2018) advised that no hardness adjustment should be undertaken for copper for chronic toxicity, but that hardness adjustments should still be incorporated for other hardness-sensitive metals until otherwise advised.



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Table 4: Groundwater level trigger levels

Monitoring Location	Units	Upper Limit	Lower Limit
MW1	mAHD	2.92	0.98
MW2	mAHD	2.33	1.09
MW5	mAHD	2.51	0.77
MW6	mAHD	2.66	0.60
MW7	mAHD	2.52	1.17
MW8	mAHD	2.57	1.23
MW9	mAHD	2.56	1.22
GW1	mBGL	7.42	9.04
GW2	mBGL	0.27	2.00
GW3	mBGL	1.40	2.87
GW4	mBGL	1.58	2.86

mAHD – meters Australian Height Datum; mBGL – meters below ground level

Table 5: Groundwater pH trigger levels

Monitoring Location	Upper Threshold Limit (pH Units)	Lower Threshold Limit (pH Units)
MW1	7.47	5.67
MW2	7.86	7.05
MW5	7.68	5.88
MW6	7.65	6.60
MW7	7.53	6.64
MW8	7.59	6.71
MW9	8.33	4.93

Table 6: Groundwater EC trigger levels

Monitoring Location	Upper Threshold Limit (µS/cm)	Lower Threshold Limit (µS/cm)
MW1	444	195
MW2	719	287
MW5	1015	105
MW6	584	115
MW7	1037	470
MW8	1021	453



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Monitoring Location	Upper Threshold Limit (μS/cm)	Lower Threshold Limit (μS/cm)
MW9	965	155

μS/cm: Micro Siemens per centimetre

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Table 7: Groundwater trigger levels for laboratory analytes

Analyte	M	W1	M\	N2	M	W5	M	N6	M	W7	M\	<b>N</b> 8	M	<b>N</b> 9
Analyte	Upper Limit	Lower Limit												
Turbidity (NTU)	145.4	na	103	na	39.4	na	33.2	na	187	na	25.7	na	74.7	na
Chloride (mg/L)	47	15.8	42.0	13.8	200.5	na	44	3.8	134	na	190.2	na	136.3	na
Sulphate as SO4	48.8	na	60.9	0.12	76.18	na	56.6	na	191.7	na	196	na	41.7	na
Aluminium (mg/l)	0.251	na	0.074	na	1.861	na	0.158	na	0.391	na	0.077	na	1.515	na
Arsenic (mg/L)	0.02	na	0.018	na	0.024	na	0.026	na	0.067	na	0.029	na	0.111	na
Boron (mg/L)	0.089	na	0.182	na	0.090	na	0.078	na	0.091	na	0.085	na	0.095	na
Calcium (mg/L)	76.2	na	121.0	28.4	141.1	na	102.9	1.86	196.5	5.1	197.2	18.7	140.2	na
Cadmium (mg/L)	0.003	na	0.002	na	0.003	na	0.002	na	0.002	na	0.002	na	0.004	na
Chromium (mg/L)	0.009	na	0.002	na	0.01	na	0.006	na	0.005	na	0.006	na	0.007	na
Copper (mg/L)	0.011	na	0.008	na	0.011	na	0.012	na	0.007	na	0.01	na	0.004	na
Iron (mg/L)	1.78	na	1.81	na	2.68	na	3.44	na	8.23	na	10.69	na	7.21	na
Potassium (mg/L)	4.6	na	3	na	5.7	na	2.8	na	5.2	0.4	4.6	0.3	7.1	na
Magnesium (mg/L)	9.7	na	8.5	5.3	20	na	7.6	na	14.3	1.8	14.1	1.1	12.1	2.8
Manganese (mg/L)	0.03	na	0.43	na	0.32	na	0.06	na	0.82	na	0.32	na	1.32	na

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Nitrogen (mg/L)	0.001	na	0.001	na										
Sodium (mg/L)	38.6	na	24.9	5.2	173.3	na	26.8	na	99.2	na	127.4	na	78.7	na
Nickel (mg/L)	0.026	na	0.01	na	0.076	na	0.074	na	0.012	na	0.064	na	0.022	na
Lead (mg/L)	0.008	na	0.0028	na	0.022	na	0.010	na	0.009	na	0.014	na	0.008	na
Selenium (mg/L)	0.009	na	0.01	na	0.011	na	0.011	na	0.009	na	0.009	na	0.009	na
Zinc (mg/L)	0.124	na	0.032	na	0.03	na	0.027	na	0.028	na	0.022	na	0.061	na
Filterable Reactive P (mg/L)	0.03	na	0.09	na	0.07	na	0.37	na	0.21	na	0.38	na	0.30	na
Nitrate -N (mg/L)	10.57	na	2.11	0.75	4.74	na	2.38	0.01	1.36	na	0.91	na	1.04	na
Alkalinity (mg CaCO3/L)	157.4	6.2	294.1	47.4	293.3	18.0	246	22.8	313.3	74.6	317.8	71.7	360.32	na
Hardness as CaCO3	170.5	66.4	374.46	278.6	431.2	117.7	274.4	144.2	487.1	274.8	501.1	283.8	484.7	11.1
Mercury (mg/L)	0.0016	na	0.0012	na	0.0016	na	0.0015	na	0.0016	na	0.0016	na	0.0016	na
Fluoride (mg/L)	0.755	0.002	0.183	0.042	0.753	na	0.726	na	0.732	na	0.746	na	0.736	na

na – method results in negative value or value below limit of reporting. nd – insufficient data Note:



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Table 8: Surface water quality interim assessment criteria

Surface water monitoring point I.D	Location	Analyte	Guideline for assessment	Trigger Value	
SW1	Eastern Inland Basin		<ul> <li>ANZECC 2000 Freshwater aquatic ecosystem (slightly to moderately disturbed) 95% species protection</li> </ul>		
			<ul> <li>ANZECC 2000 Default trigger values for physical and chemical stressors for south-east Australia for slightly disturbed ecosystems, lowland rivers</li> </ul>		
SW2	Western Inland Basin	Analytes as	<ul> <li>ANZECC 2000 Ranges of default trigger values for conductivity (EC, salinity), turbidity and suspended particulate matter (SPM) indicative of slightly disturbed ecosystems in south-east Australia, lowland rivers</li> </ul>	To be confirmed once sufficient data	
SW3	Eastern Seaward GDE	shown in Table 3	<ul> <li>ANZECC 2000 Marine aquatic ecosystem (slightly to moderately disturbed) 95% species protection</li> </ul>	available to develop site specific	
		•	ANZECC 2000 Default trigger values     for physical and chemical stressors     for south-east Australia for slightly     disturbed ecosystems, lowland rivers		trigger levels
SW4	Western Seaward GDE		<ul> <li>ANZECC 2000 Ranges of default trigger values for conductivity (EC, salinity), turbidity and suspended particulate matter (SPM) indicative of slightly disturbed ecosystems in south-east Australia, lowland rivers</li> </ul>		

# 3.4.3 Trigger action response plan (TARP)

The 2019 GWMP outlines a Trigger Action Response Plan (TARP) which details the required responses in the case of groundwater trigger levels being exceeded. The TARP is shown in Table 9.

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Table 9: Trigger Action Response Plan (TARP)

Aspect	Parameter	Frequency	Purpose	Trigger	Trigger Action	Purpose	Trigger Response Action	Responsibility
Groundwater level monitoring	Groundwater level	Monthly	To identify any impacts to the groundwater level due to quarry operations.	Two consecutive monthly observations indicating a steady decline in groundwater levels below the designated lower trigger level threshold (Table 4).	Repeat water level monitoring to confirm exceedance. Review data for accuracy. Refer the matter to an independent hydrogeologist / environmental scientist (or similar) to review.	Identify, investigate and report on impacts to groundwater levels. Inform agencies of baseline assessment and monitoring.	Inform relevant regulatory agencies within 7 days of being notified of the exceedance with an exceedance notification letter. Exceedance investigation report to be issued within	Boral Resources (NSW) Pty Limited Environmental Officer
Groundwater quality in monitoring bores	EC	Quarterly	To identify any impacts to the groundwater level due to quarry operations.	Two consecutive quarterly EC observations above the designated upper trigger level threshold values (Table 6).	Repeat sampling of monitoring bore exceeding trigger. Review data for accuracy. Refer the matter to an	Identify, investigate and report on impacts to groundwater quality. Potentially prompt further investigation and sampling for analytes. Confirm and review trigger levels.	60-days of initial notification to authorities.	
	рН			Two consecutive quarterly pH observations outside of the designated trigger level threshold values (Table 5).	independent hydrogeologist / environmental scientist (or similar) to review.			
	Major lons and Metals			Two consecutive quarterly observations above the designated upper trigger level threshold values (Table 7).				



# 4. Monitoring results

#### 4.1 2022 groundwater monitoring network status

As reported in the review of 2020 and 2021 groundwater data (Jacobs, 2020), bores MW2 and MW11 which are both included in the 2019 GWMP groundwater monitoring network have been destroyed.

Boral have reported the loss of MW2 to NSW DPIE and advised that they are no longer able to carry out monitoring at the bore. Additionally, Boral have advised that they do not propose to replace the bore due to its location on Worimi lands under the control of National Parks (Boral do not have permission to carry out any works on Worimi/National Parks land), and having no way of protecting the bore from vandalism.

Jacobs has reviewed the current groundwater monitoring network in light of the loss of MW2 and MW11. Despite the loss of MW2 and MW11, the current monitoring network is considered appropriate and replacing MW2 and MW11 is not considered necessary.

### 4.2 2022 groundwater and surface water monitoring

Groundwater and surface water sampling were generally completed in accordance with the 2019 GWMP with the exception of the following:

- MW2 water quality was not monitored in 2022 as the bore was destroyed sometime in October 2021.
- MW9 was not monitored for groundwater level in January 2022.
- GW1 was not monitored for groundwater level in January or February 2022.
- GW2 was not monitored for groundwater level in July or August 2022.
- Consecutive groundwater quality quarterly trigger level exceedances were not actioned (i.e. repeat sampled, reported and investigated) as per the 2019 GWMP TARP. There were consecutive quarterly trigger level exceedances at all groundwater monitoring locations. The associated analytes comprised aluminium, chromium, iron, potassium, sodium, chloride, phosphorus and hardness. At MW8, turbidity also exceeded trigger levels in two consecutive quarterly monitoring rounds.
- At surface water monitoring sites, total recoverable hydrocarbons (TRH) have been monitored instead of total petroleum hydrocarbons (TPH), however results for TRH and TPH are more or less interchangeable.
- Surface water monitoring was undertaken generally monthly, which is beyond the quarterly frequency requirement for all analytes except TPH/TRH and BTEX (annual frequency).

#### 4.3 Groundwater levels

Groundwater levels measured in 2022 are shown in Table 10 and are plotted with rainfall (source: BOM Williamtown RAAF station) in Figure 4, Appendix A, which includes the entire historical data record.

During 2022, monthly rainfall was mostly consistent with long-term average values. Significant above average rainfall occurred in March and July, with rainfall 225.7 mm and 251.8 mm above



long-term monthly averages respectively. Groundwater levels consequently peaked in July and remained elevated in August. Following July, rainfall substantially decreased to at or below monthly long-term averages. In November and December of 2022 rainfall was 32.9 mm and 57.9 mm below the average value for these months. The decrease in rainfall was reflected in groundwater levels which also decreased fairly uniformly across all monitoring wells between July and December 2022.

Groundwater levels between July and September approximately equalled or exceeded the quarry's limit of extraction level of 2.5 mAHD at all monitoring locations. Groundwater levels peaked in July at all monitoring wells with the exception of GW2 where the maximum value occurred in August. During July and August 2022, all monitoring locations except MW1 exceeded upper groundwater level trigger values. Maximum values ranged from 2.68 mAHD reported in August at MW5 to 2.96 mAHD at MW7 in July.

Following the peak in July, groundwater levels display a decreasing trend, corresponding to a decline in the cumulative rainfall deviation (CRD), where a climbing CRD line slope represents above average rainfall whilst a declining slope represents below average rainfall. The CRD is calculated from the cumulative sum of observed rainfall minus long-term average rainfall and often displays correlation to groundwater levels, particularly where rainfall recharge is an important process. The difference in rainfall between July and August 2022 was 285.4 mm due to the extreme above average rainfall in July and slight below average rainfall in August.

Quarrying does not appear to be impacting groundwater levels throughout the reporting period.

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Table 10: 2022 groundwater levels

				Gro	undwater level	l (mAHD)				
	GW1	GW2	GW3	GW4	MW1	MW5	MW6	MW7	MW8	MW9
Upper trigger	2.92	2.72	2.60	2.28	2.92	2.51	2.66	2.52	2.57	2.56
Lower trigger	0.98	0.99	1.13	1.00	0.98	0.77	0.60	1.17	1.23	1.22
					Date					
24/01/2022	NR <sup>#1</sup>	1.97	1.78	1.68	1.71	1.74	1.76	1.82	1.81	NR#
23/02/2022	NR <sup>#1</sup>	1.88	1.74	1.62	1.66	1.73	1.74	1.77	1.76	1.7
23/03/2022	-	2.20	2.10	1.95	-	-	-	-	-	-
30/03/2022	2.00	-	-	-	2.07	2.11	2.15	2.21	2.19	2.18
20/04/2022	2.22	2.41	2.33	2.06	2.11	2.24	2.30	2.39	2.40	2.42
18/05/2022	2.17	2.35	2.16	1.97	1.99	2.09	2.12	2.20	2.20	2.2
15/06/2022	-	-	-	-	2.09	2.14	2.18	2.25	2.26	2.2
16/06/2022	2.23	2.36	2.20	2.07	-	-	-	-	-	-
13/07/2022	2.93	NR <sup>#2</sup>	2.93	2.78	2.77	2.90	2.91	2.96	2.94	2.9
10/08/2022	2.93	NR <sup>#2</sup>	2.76	2.81	2.72	2.68	2.76	2.81	2.77	2.7
07/09/2022	-	-	-	-	2.44	2.42	2.53	2.58	2.55	2.5
08/09/2022	2.73	2.85	2.53	2.53	-	-	2.17	-	-	-
05/10/2022	2.55	2.68	2.37	2.31	2.23	2.26	2.36	2.41	2.39	2.38

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		Groundwater level (mAHD)								
	GW1	GW2	GW3	GW4	MW1	MW5	MW6	MW7	MW8	MW9
02/11/2022	2.51	2.63	2.34	2.22	2.18	2.24	2.33	2.39	2.37	2.36
01/12/2022	-	-	-	-	2.02	2.05	2.13	2.18	2.18	2.08
2/12/2022	2.29	2.43	2.12	2.02	-	-	-	-	-	-
		2		2	3	/	/	/	/	
Long term average	3.16 <sup>1</sup>	1.86 <sup>2</sup>	1.87 <sup>2</sup>	1.70 <sup>2</sup>	1.88³	1.80⁴	1.92 <sup>4</sup>	1.88 <sup>4</sup>	1.90 <sup>4</sup>	1.894
Long term median	3.30 <sup>1</sup>	1.82 <sup>2</sup>	1.77 <sup>2</sup>	1.62 <sup>2</sup>	1.83 <sup>3</sup>	1.744	1.93 <sup>4</sup>	1.79 <sup>4</sup>	1.824	1.814

Notes: <sup>1</sup>2013-2018, 2022. <sup>2</sup>2009 – 2022. <sup>3</sup>2007 – 2022. <sup>4</sup>2013 – 2022.

NR – Not Recorded. #1 Well not tested since 2017. #2 Flooding impeded access. #3 Borehole casing buried, unable to locate.



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#### 4.4 Groundwater quality

#### 4.4.1 pH

Quarterly pH sampling results are summarised in Table 11 and plotted in Figure 5, Appendix A, with the plot including historical data.

During the reporting period, pH values for all monitored bores ranged from 5.10 to 7.30, with an average of 6.46.

At MW1, all quarterly samples of 5.20, 5.10, 5.40 and 5.20, were below the lower trigger of 5.67.

At all other locations, the observed pH values in 2022 were within the lower and upper trigger level range.

Whilst pH observations at MW1 were below the lower trigger level for that location, the relatively lower pH values are considered unlikely to be due to quarrying and are instead attributed to natural variability. A similar pH trend was not observed at other monitoring bores. Also, the relatively low pH values observed in 2022 at MW1 do not correlate well with groundwater levels at MW1. Observed groundwater levels at MW1 are relatively high in 2022 and do not appear to have been drawn down by quarrying, which is the primary mechanism that could lead to a lowering of pH due to quarrying.

Table 11: Groundwater pH monitoring results

Monitoring Location	Lower / upper triggers	2022 range (pH units)	2022 average (pH units)	Long term average (2007 to 2022)
MW1	5.67 / 7.47	5.10 to 5.40	5.23	6.31
MW5	5.88 / 7.68	5.90 - 6.20	6.05	6.48
MW6	6.60 / 7.65	6.70 - 6.90	6.80	7.00
MW7	6.64 / 7.53	6.90 – 7.00	6.95	7.07
MW8	6.71 / 7.59	7.30 - 7.30	7.30	7.17
MW9	4.93 / 8.33	6.10 - 6.70	6.45	6.60

# 4.4.2 Electrical conductivity

Quarterly electrical conductivity (EC) sampling results are available for the reporting period and are summarised in Table 12 and plotted in Figure 6, Appendix A, with the plot including historical data.

During the reporting period, EC values for all monitored bores ranged from 213 to 999  $\mu$ S/cm, with an average of 573  $\mu$ S/cm.

At MW1, the December EC value of 603  $\mu$ S/cm is above the upper trigger of 444  $\mu$ S/cm. There were no other observed exceedances of either upper or lower trigger levels at the other monitoring locations.



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There are no deleterious trends apparent and the observed EC values during the monitoring period are consistent with historical variation and are considered to lie within natural variability. Considering the below average rainfall in November and December, and relatively low rainfall in September and October, the high EC observation value at MW1 is reasonable.

Table 12: Electrical conductivity monitoring results

Monitoring Location	Lower / upper triggers	2022 range (μS/cm)	2022 average (µS/cm)	Long term average (2007 to 2022) (µS/cm)
MW1	195 / 444	213 - 603	366	330
MW5	105 / 1015	315 - 822	529	495
MW6	115 / 584	305 - 419	353	331
MW7	470 / 1037	726 - 849	796	689
MW8	453 / 1021	879 - 999	927	759
MW9	155 / 965	426 - 534	467	516

#### 4.4.3 Laboratory results

Groundwater quality results from comprehensive laboratory analysis are presented in graphs in Figures 7 to 18, Appendix A, with raw results provided in Appendix B. Trigger level exceedances are discussed below.

- Aluminium (Figure 7, Appendix A): Trigger exceedances for aluminium were as follows:
  - MW1: four samples above trigger of 0.251 mg/L. Maximum observation of 1.30 mg/L.
  - MW5: two samples above trigger of 1.861 mg/L. Maximum observation of 3.30 mg/L.
  - MW6: three samples above trigger of 0.158 mg/L. Maximum observation of 0.21 mg/L.
  - MW7: two samples above trigger of 0.391 mg/L. Maximum observation of 0.72 mg/L.

**MW9**: two samples above trigger of 1.515 mg/L. Maximum observation of 1.90 mg/L.

Aluminium exceeded trigger levels at five of the six monitoring bores in 2022. Historical observations show similar exceedances for aluminium across multiple locations, suggesting there is a large range of natural variability at the site. For example, an aluminium concentration of 3.1 mg/L was reported at MW5 in 2014 which is consistent with the maximum observation at MW5 in 2022. Likewise, elevated levels of aluminium were observed at MW1 in 2020 and 2021, with 2022 observations continuing to exceed trigger levels.

The observed trends are therefore considered to fall within the range of natural variability and are not interpreted to be attributable to quarrying.



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- Arsenic (Figure 7, Appendix A): MW6 had one observation of 0.029 mg/L, above its trigger level of 0.026 mg/L. Samples from other bores were below their respective trigger values.
  - At MW6, historical observations show similar arsenic concentrations. Arsenic concentrations of 0.036 mg/L and 0.029 mg/L were reported in 2010 and 2014 respectively. The observed exceedance at MW6 is therefore attributed to natural variability and is not considered a result of quarrying.
- Chromium (Figure 9, Appendix A): MW9 had two observations either at or above its upper trigger level of 0.007 mg/L, recording 0.009 mg/L in June and 0.007 mg/L in September.
  - The MW9 are consistent with site wide baseline data. For example, in 2010 chromium concentrations were observed at 0.023 mg/L at MW5 and 0.013 mg/L at MW8. Trends are therefore unlikely to have resulted from quarrying.
- Iron (Figure 10, Appendix A): Trigger exceedances for iron were as follows:
  - MW1: one sample above trigger of 1.78 mg/L. Maximum observation of 2.40 mg/L.
  - MW8: one sample above trigger of 10.69 mg/L. Maximum observation of 12 mg/L.

Reviewing the entire dataset for all locations, there are numerous locations (e.g., MW5, MW7 and MW9) where iron concentrations during the baseline period are similar to the 2022 iron concentrations at MW1 and MW8. 2022 iron concentrations at MW1 and MW8 are also lower than those reported in 2021, indicating a declining trend. Thus 2022 iron concentrations at the former locations are in keeping with pre-quarrying concentrations for the broader site-wide baseline and are therefore unlikely to be elevated due to quarrying.

- Potassium (Figure 13, Appendix A):
  - MW1: three samples above trigger of 4.6 mg/L. Maximum observation of 9.30 mg/L.
  - MW5: one sample above trigger of 5.7 mg/L. Maximum observation of 6.20 mg/L.
  - MW8: three samples above trigger of 4.6 mg/L. Maximum observation of 5.40 mg/L.

While potassium concentrations at MW1, MW5 and MW8 in 2022 appear to be increasing when compared to previous years, historical observations show similar exceedances, such as 6.802 mg/L measured at MW1 in 2007. Furthermore, the 2022 observations are fairly consistent with values observed in 2021 and lie within the site wide range of historical potassium concentrations. 2021 observations at MW1, MW5 and MW8 are therefore within the range of natural variability at the site and are not considered attributable to quarrying.

- Sodium (Figure 14, Appendix A):
  - MW1: one sample above trigger of 38.6 mg/L. Maximum observation of 83 mg/L.
  - MW6: two samples above trigger of 26.8 mg/L. Maximum observation of 28 mg/L.

While sodium concentrations appear to be increasing at MW1 and MW6, historical observations have noted similar levels at MW1 and MW6. Other monitoring bores on site also show higher concentrations of sodium than those recorded at MW1 and MW6, even



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though trigger levels were not exceeded at these locations. For example, sodium was reported at 130 mg/L at MW5 during the 2022 monitoring period, which was below the trigger level for MW5 (173.3 mg/L).

The 2022 observations at MW1 and MW6 are consistent with the site wide range of historical sodium concentrations. The observations at MW1 and MW6 are therefore within the range of natural variability at the site and are not considered attributable to quarrying.

 Zinc (Figure 15, Appendix A): MW5 had one observation of 0.05 mg/L, above its trigger level of 0.03 mg/L. Samples from other bores were below their respective trigger values.

Zinc concentrations reflect an apparent declining trend since 2021 observations and site wide historical data values. Zinc levels have been historically as high as 0.115 mg/L and have been considered as occurring naturally. The 2022 exceedance at MW5 is therefore not attributable to quarrying.

- Chloride (Figure 16, Appendix A): Trigger exceedances for chloride were as follows:
  - MW1: three samples above trigger of 47 mg/L. Maximum observation of 130 mg/L.
  - MW7: one sample (160 mg/L) above trigger of 134 mg/L.
  - MW8: one sample (200 mg/L) above trigger of 190.2 mg/L.

Although elevated when compared to preceding data, the 2022 observations at MW1, MW7 and MW8 are in line with historical site wide variation. For example, in 2014 bores MW5, MW7 and MW8 recorded chloride concentrations of greater than 170 mg/L. 2022 observations are therefore considered not a result of quarrying.

- Hardness (as CaCO3) (Figure 16, Appendix A): All monitored locations in 2022 except for MW9 had instances of observations which were below their lower trigger levels:
  - All observations at MW1, MW5, MW7 and MW8 were below their lower trigger levels.
  - Three observations at MW6 were below the lower trigger level.

The 2022 hardness observations are in the range of site-wide baseline observations and considered unlikely to have been influenced by quarrying.

- Phosphorus (Figure 17, Appendix A):
  - MW5: four samples above trigger of 0.07 mg/L. Maximum observation of 0.3 mg/L.
  - MW6: two samples above trigger of 0.37 mg/L. Maximum observation of 0.5 mg/L.
  - MW9: one sample at trigger of 0.3 mg/L.

It is noted that the laboratory limit of reporting (0.05 mg/L) was above the MW1 lower trigger level of 0.03 mg/L.

Historical site wide phosphorous concentrations appear highly variable, with 2022 observations falling within the range of historical values. Trends are therefore not considered attributable to quarrying.

• Turbidity (Figure 18, Appendix A): MW8 had two observations above the trigger of 25.7 NTU for turbidity. The maximum value was 40 NTU.



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The observed turbidity exceedances at MW8 occurred in June and September 2022, corresponding to a period of significant rainfall. Historical data from MW8 and other monitoring bores on site show similar turbidity readings over time.

The 2022 turbidity observations are therefore considered within the range of site-wide baseline observations and are unlikely to have been influenced by quarrying.

#### 4.5 Surface water quality

#### 4.5.1 pH

pH results for surface water are summarised in Table 13.

2022 SW1 results were all below the lower pH guideline value of pH 6.50. The SW1 pH values are generally lower than the site's typical groundwater pH values, consistent with the findings of 2020 and 2021 data.

SW2 pH values during 2022 were all at or within the guideline value range of pH 6.50 to 8.50.

SW3 pH values during 2022 were all within the guideline value range of pH 6.50 to 8.50 with the exception of pH measurements taken in January, February and April which were 9.50, 9.20 and 8.60 respectively.

SW4 pH values showed a similar trend to monitoring location SW3, with all pH values in 2022 falling within guideline values except for samples taken in January and February. pH readings taken in January and February were 8.80 for both months.

Table 13: Surface water pH monitoring results

Monitoring Location	Lower / upper guideline level 1	2022 range (pH units)	2022 average (pH units)	
SW1		4.30 to 5.00	4.69	
SW2	6.50 / 8.50	6.50 to 7.80	7.08	
SW3		7.90 to 9.50	8.34	
SW4		8.30 to 8.80	8.47	

Notes: <sup>1</sup> ANZECC 2000 default trigger value for physical and chemical stressors for south-east Australia for slightly disturbed ecosystems, lowland rivers.

#### 4.5.2 Electrical conductivity

EC surface water sampling results are summarised in Table 14. All results at the four surface water monitoring locations were within the guideline value range of 125 to 2200  $\mu$ S/cm.

Table 14: Surface water EC monitoring results

Monitoring Location  Lower / upper guideline level 1		2022 range (μS/cm)	2022 average (μS/cm)	
SW1	125 / 2200	191 to 354	266	



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Monitoring Location	Lower / upper guideline level 1	2022 range (μS/cm)	2022 average (μS/cm)
SW2		217 to 422	307
SW3		206 to 401	321
SW4		225 to 369	313

Notes: <sup>1</sup> ANZECC 2000 default trigger value for conductivity for slightly disturbed ecosystems (lowland rivers) in southeast Australia.

#### 4.5.3 Laboratory results

Surface water laboratory results for SW1, SW2, SW3 and SW4 were compared against ANZECC 2000 freshwater trigger values for 95% species protection and ANZECC 2000 default trigger values for physical and chemical stressors for south-east Australia for slightly disturbed ecosystems, lowland rivers.

The following observations were outside of the guideline ranges:

- Aluminium: SW2 had six observed exceedances of guideline levels for Aluminium during the 2022 monitoring period. The values of these exceedances ranged from 0.13 mg/L to 0.53 mg/L, above the guideline level of 0.055 mg/L.
  - Exceedances of Aluminium guideline levels have been previously reported. All samples at SW1 and approximately 50% of samples at SW2 recorded Aluminium concentrations above guideline levels in 2021. The SW2 aluminium concentrations are therefore consistent with observed typical groundwater concentrations.
- Arsenic: SW1 had one observation at the guideline level for Arsenic. A concentration of 0.013 mg/L was reporting in the December 2022 monitoring round.
- Chromium: One observation at SW1 recorded 0.002 mg/L, above the guideline level of 0.001 mg/L for water with a hardness of between 0 and 59 mg/L. Four observations at SW1 were equivalent to the guideline value. All other observations were below the guideline value.
  - The SW1 Chromium concentrations are consistent with observed typical groundwater concentrations.
- Copper: One observation at SW2 recorded a Copper concentration of 0.009 mg/L, above the guideline level of 0.0035 mg/L adjusted for freshwater of hardness between 60 and 119 mg CaCO<sub>3</sub>/L.
  - One observation at SW3 recorded a Copper concentration of 0.07 mg/L, above the guideline level of 0.00546 mg/L for freshwater with hardness between 120 and 179 mg  $CaCO_3/L$ .
  - The SW2 and SW3 Copper concentrations are consistent with observed typical groundwater concentrations.
- Zinc: Three observations at SW2 were above the guideline level for Zinc of 0.02 mg/L for freshwater of hardness between 60 and 119 mg CaCO<sub>3</sub>/L. The observed exceedances at SW2 ranged from 0.022 mg/L to 0.15 mg/L.
  - Zinc concentrations are consistent with observed typical groundwater concentrations.



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 Phosphorus: All surface water monitoring sites reported concentrations of Phosphorus at or above the Phosphorus guideline level of 0.05 mg/L during the 2022 annual monitoring period.

SW1 had one observation at the guideline level of 0.05 mg/L which was reported in December 2022.

SW2 had three observations ranging between 0.06 mg/L and 0.09 mg/L which exceeded the guideline level for Phosphorus.

SW3 had two observed exceedances of Phosphorus guideline levels, with concentrations of 0.3 mg/L and 0.06 mg/L reported in January and February of 2022 respectively.

SW4 had four observations above the guideline level of 0.05 mg/L. The exceedances ranged from 0.06 mg/L to 0.08 mg/L.

Phosphorus concentrations are consistent with observed typical groundwater concentrations.

Surface water sites have been consistently monitored since 2020, however long term baseline data does not exist. Based on data obtained during the 2020, 2021 and 2022 monitoring rounds there appear to be no significant trends indicating that surface water quality has been impacted by quarrying operations. It is also noted that SW1, SW2, SW3 and SW4 analyte concentrations are similar to typical groundwater concentrations for a given analyte, suggesting that quarrying activities are unlikely to have had an impact on surface water quality. The exception is pH at SW1, which is lower than typical groundwater pH but is similar to nearby MW01.

## 5. 2022 monitoring results compared to EIS predictions

#### 5.1 Groundwater levels

The EIS (ERM, 2005) predicts minimal impacts to groundwater levels when sand extraction is restricted to 2.5 m AHD, limiting potential impacts to changes in local groundwater recharge characteristics. Quarry activities are not predicted to influence local or regional groundwater supply.

2022 groundwater level data does not indicate that the quarry has impacted groundwater supply and results are therefore consistent with the EIS (ERM, 2005).

#### 5.2 Groundwater quality

Extraction limits proposed in the EIS (ERM, 2005) were to ensure quarry operation had no direct impact on local or regional groundwater quality. Following review of the 2022 groundwater laboratory results, quarry activity has not impacted groundwater quality as exceedances lie within historical ranges and can be attributed to natural variability. 2022 groundwater quality results are therefore in-line with EIS (ERM, 2005) predictions.

# 5.3 Surface water quality

Due to the lack of topsoil and vegetation cover, the EIS (ERM, 2005) concludes that the consequent high groundwater recharge and negligible surface runoff will result in insignificant impacts to surface water quality. Despite lacking baseline data, review of 2022 surface water



results cannot attribute any exceedances to quarry operation. Results are therefore consistent with the EIS (ERM, 2005).

### 6. Conclusions and recommendations

A review of the groundwater monitoring results over the reporting period suggests that the quarry operations are not impacting groundwater resources, with natural variability accounting for a number of trigger exceedances noted during the year.

Based on data obtained during the 2020, 2021 and 2022 monitoring rounds there appear to be no significant trends indicating that surface water quality has been impacted by quarrying operations. It is also noted that SW1, SW2, SW3 and SW4 analyte concentrations are similar to typical groundwater concentrations for a given analyte, suggesting that quarrying activities are unlikely to have had an impact on surface water quality. The exception is pH at SW1, which is lower than typical groundwater pH but is still similar to nearby MW01. While a number of exceedances of ANZECC 2000 default trigger values are noted, there is no reason to believe that the results are indicative of an influence from quarrying.

The following conclusions and recommendations are made:

- In 2023 and beyond, with the exception of destroyed locations MW2 and MW11, groundwater level and quality monitoring frequency should remain consistent and at a minimum, as per that specified by the 2019 GWMP, including ongoing monitoring at GW1.
- Several groundwater quality triggers, defined in the 2019 GWMP, were exceeded during the reporting period. Exceedances against the site-specific trigger levels are attributed to natural background conditions, not Quarry operations.
- Based on 2022 surface water monitoring results, there appears to be no significant trends indicating that surface water quality has been impacted by quarrying operations. As per ANZG (2018) it is recommended that since 18 consecutive surface water samples have now been collected, surface water trigger levels should be defined for the 2023 AEMR. With continued data collection, the understanding of surface water quality is expected to improve.
- For 2023 and beyond, consecutive quarterly groundwater trigger level exceedances should be actioned as per the TARP within the 2019 GWMP.
- At surface water monitoring sites, total recoverable hydrocarbons (TRH) have been monitored instead of total petroleum hydrocarbons (TPH), however results for TRH and TPH are more or less interchangeable.
- The monitoring results are in-line with the EIS predictions.

Yours sincerely

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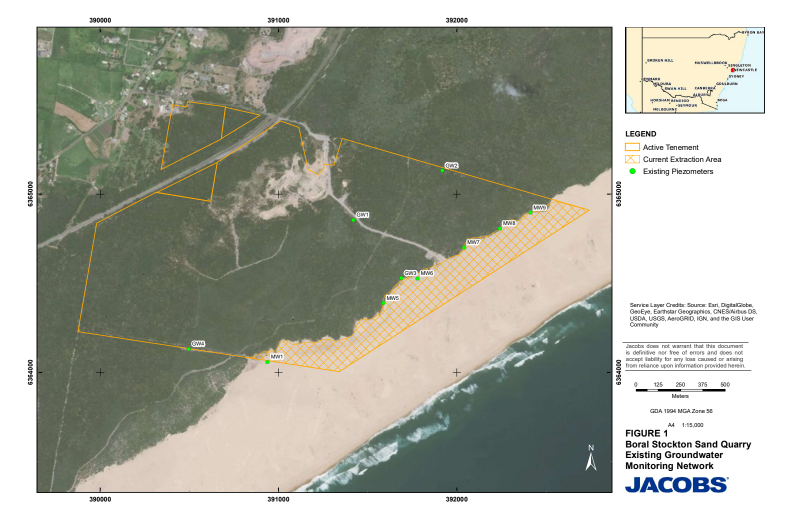


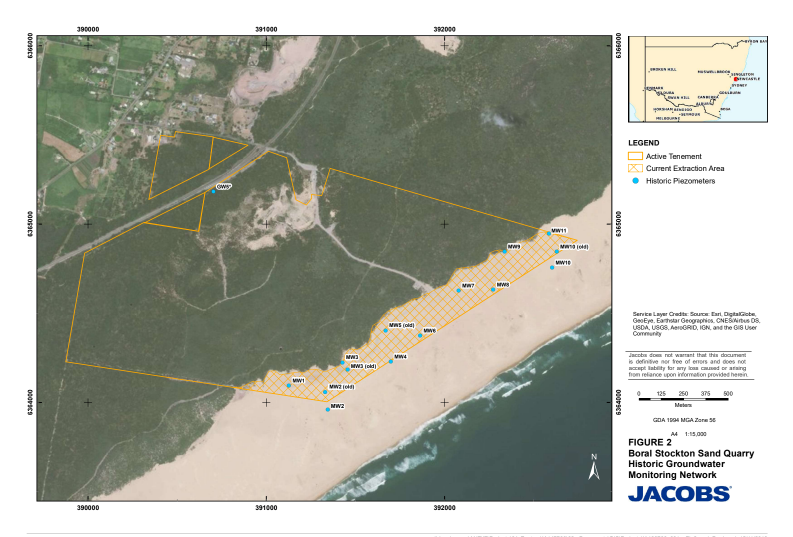
#### 7. References

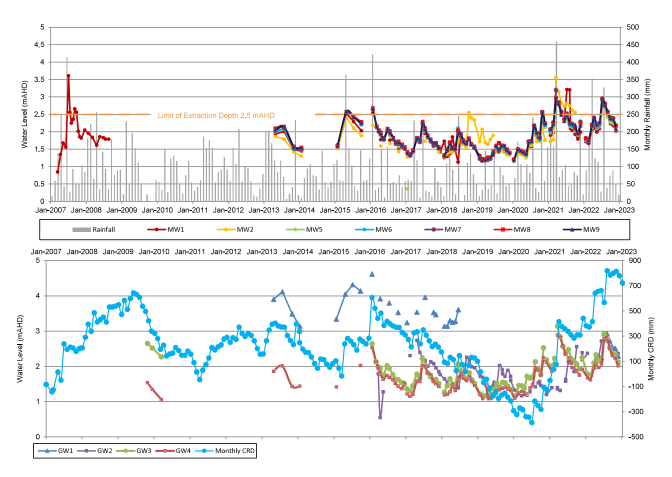
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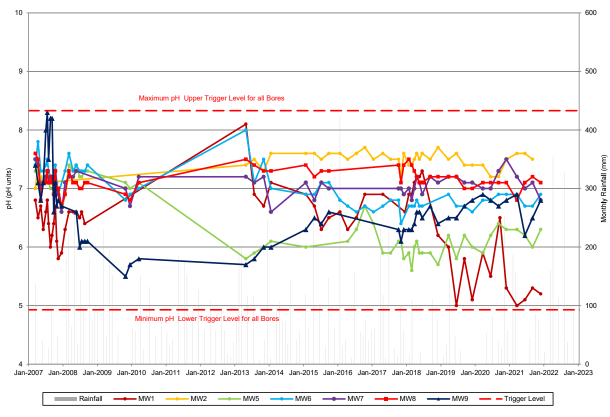


**Appendix A - Figures** 

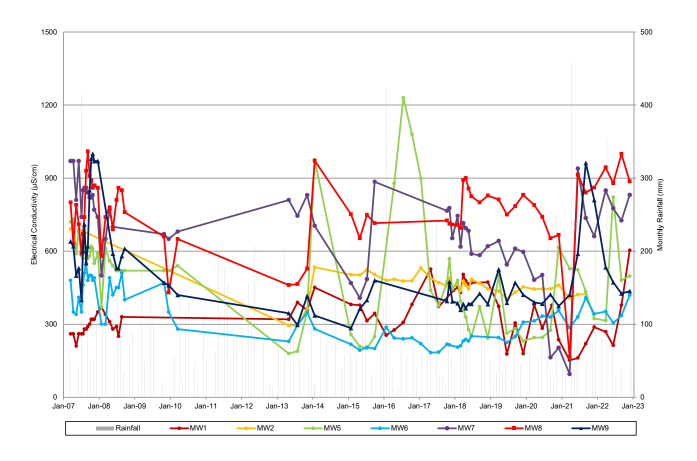




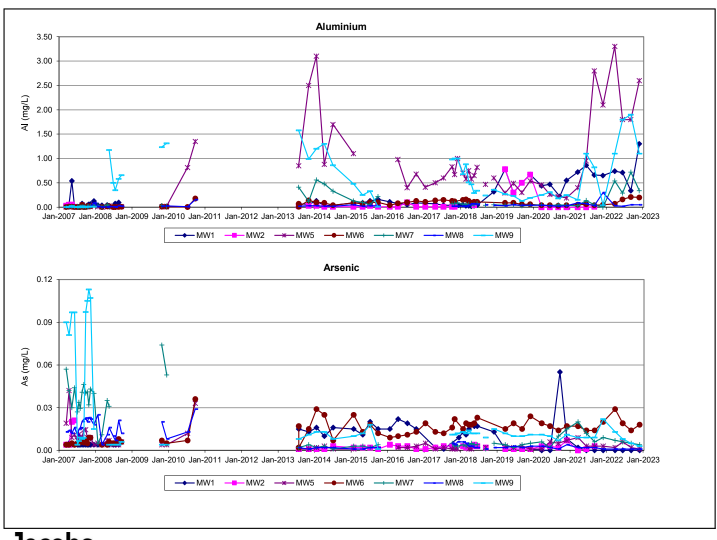


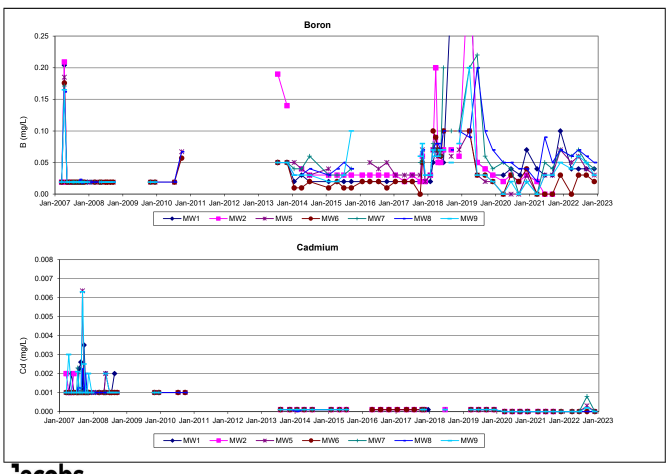


pH Groundwater Quality FIGURE 5

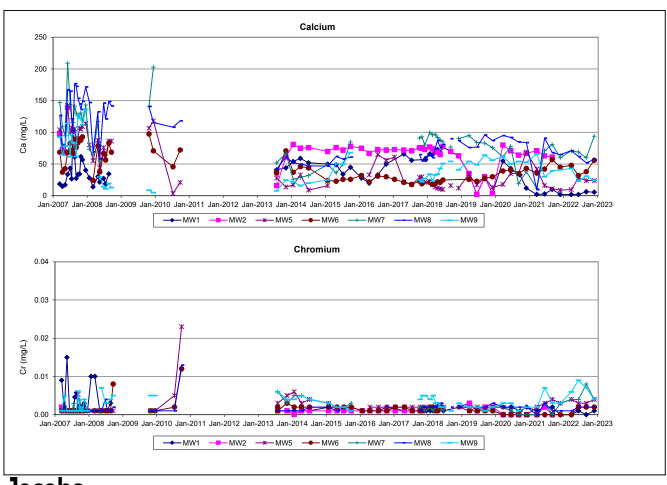






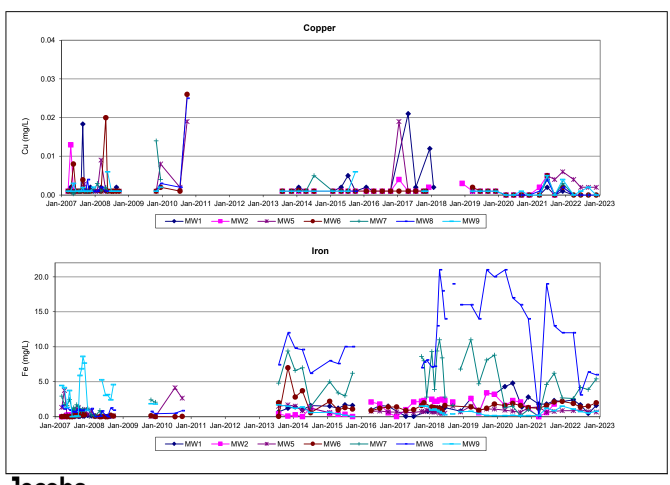


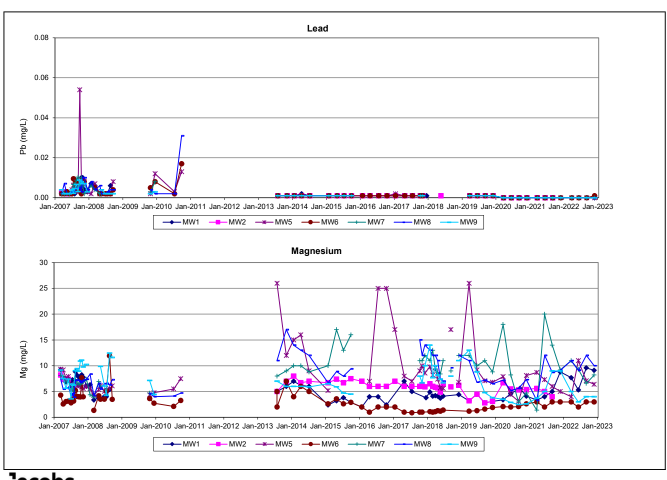
BASELINE GROUNDWATER QUALITY [BORON CADMIUM] FIGURE 8



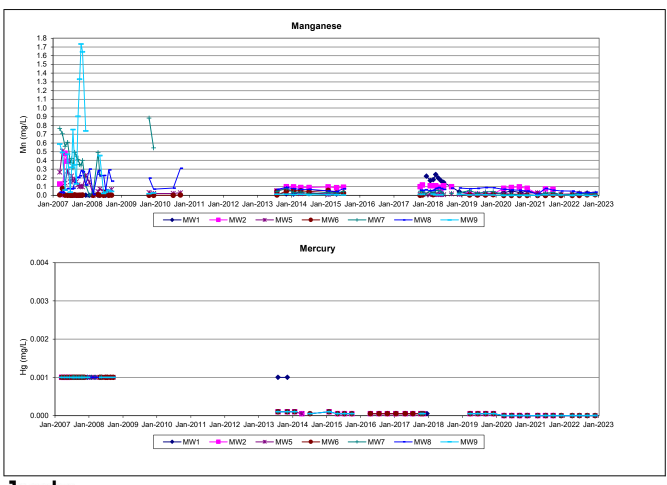
BASELINE GROUNDWATER QUALITY [CALCIUM CHROMIUM] FIGURE 9

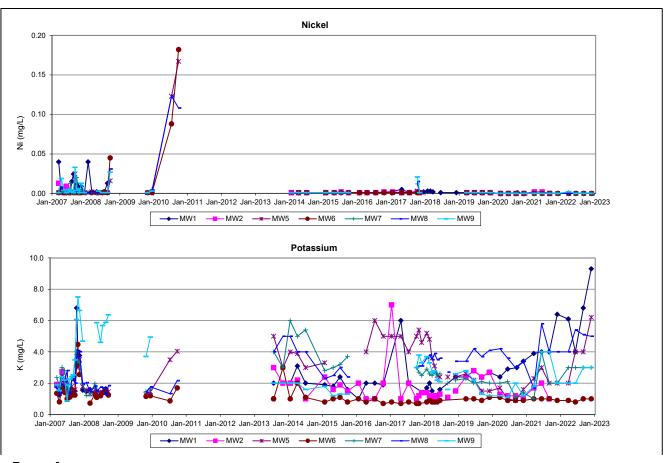
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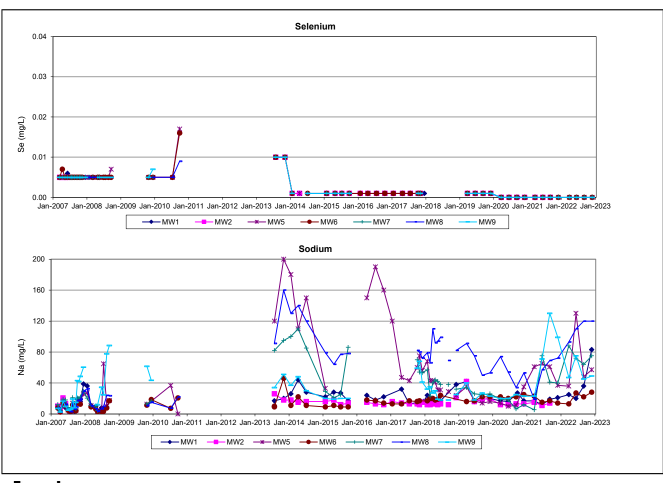
BASELINE GROUNDWATER QUALITY [LEAD MAGNESIUM] FIGURE 11

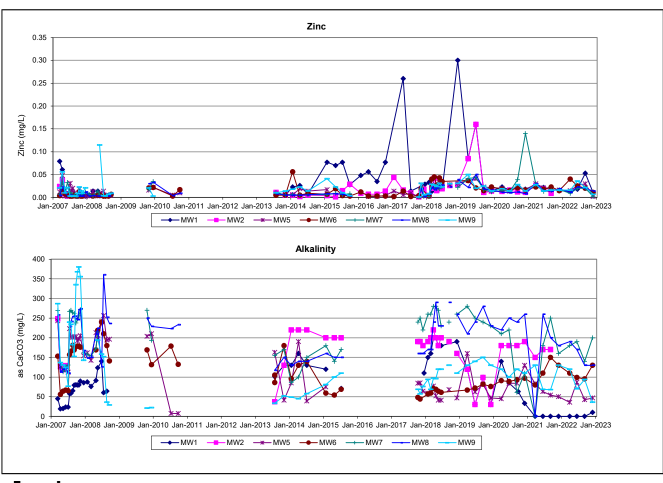




BASELINE GROUNDWATER QUALITY [NICKEL POTASSIUM] FIGURE 13

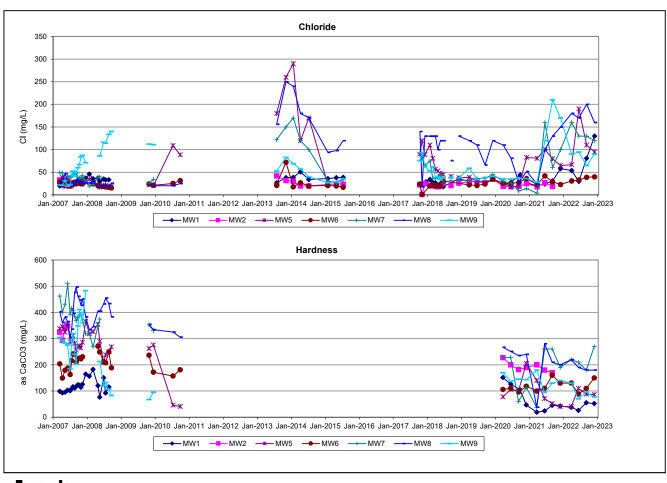
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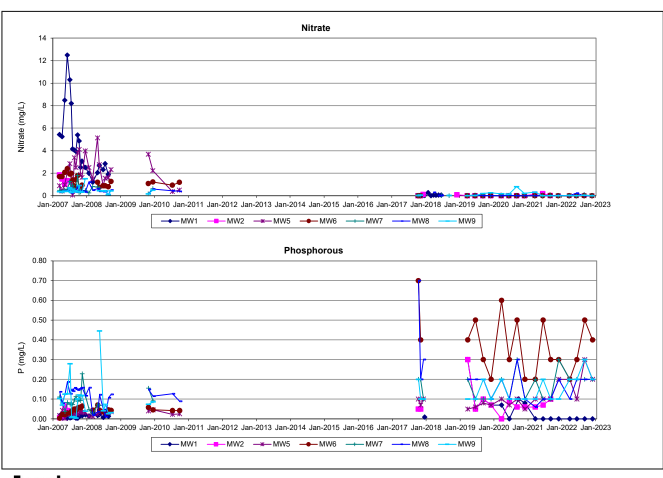




BASELINE GROUNDWATER QUALITY [ZINC ALKALINITY] FIGURE 15

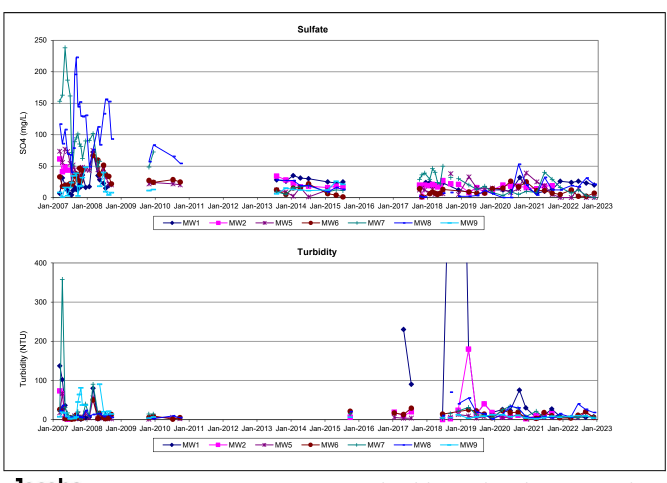
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BASELINE GROUNDWATER QUALITY [NITRATE PHOSPHOROUS] FIGURE 17

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Subject: Groundwater assessment for 2022 AEMR

### Appendix B – 2022 Groundwater quality monitoring results (MW series bores)

	MW1				
Units	Date	30/03/2022	15/06/2022	7/09/2022	1/12/2022
[NTU]	Turbidity	5	6.6	6	7.6
[mg/L]	Chloride	5.4	30	81	
[mg/L]	Sulphate as SO4	24	26	23	20
[mg/L]	Al	0.74	0.71	0.34	1.3
[mg/L]	As	< 0.001	<0.001	< 0.001	< 0.001
[mg/L]	В	0.04	0.04	0.04	0.04
[mg/L]	Ca	2	2	6.4	5.8
[mg/L]	Cd	<0.0001	< 0.0001	<0.0001	< 0.0001
[mg/L]	Cr				0.001
[mg/L]	Cu	<0.001	<0.001		
[mg/L]	Fe	2.4		0.47	
[mg/L]	K	5.1	4	6.8	9.3
[mg/L]	Mg	7.7	5.3	9.6	9.1
[mg/L]	Mn	0.014			
[mg/L]	N	***************************************	*********		
[mg/L]	Na	25	20	36	83
[mg/L]	Ni		< 0.001	< 0.001	< 0.001
[mg/L]	Pb			< 0.001	< 0.001
[mg/L]	Se			< 0.001	
[mg/L]	Zn	0.013	0.018	0.053	0.01
[mg/L]	Filtrable P			< 0.05	
[mg/L]	Nitrate -N			0.052	
[mg CaCO3/L]	Alkalinity	<30	<30	<30	10
[mg/L]	Hardness as CaCO3	38	26	55	52
[mg/L]	Hg	<0.00005	< 0.00005	< 0.00005	<0.00005
[mg/L]	Fluoride	<0.1	<0.1	<0.1	<0.1



Subject: Groundwater assessment for 2022 AEMR

	MW5				
Units	Date	30/03/2022	15/06/2022	7/09/2022	1/12/2022
[NTU]	Turbidity	4.5	4.6	19	4.9
[mg/L]	Chloride	67	190	110	95
[mg/L]	Sulphate as SO4	<1	15	<1	<1
[mg/L]	Al	3,3	1.8	1.8	2.5
[mg/L]	As	0.002	0.006	0.002	0.001
[mg/L]	В	0.05	0.06	0.04	0.03
[mg/L]	Ca	9.5	28	24	24
[mg/L]	Cd	< 0.0001	< 0.0001	0.0003	< 0.0001
[mg/L]	Cr	0.004	0.003	0.003	0.004
[mg/L]	Cu	0.004	0.002	0.002	0.002
[mg/L]	Fe	0.85	1	0.7	0.67
[mg/L]	K	2	4	4	8.2
[mg/L]	Mg	4	11	7.1	6.4
[mg/L]	Mn	0.016	0.023	0.02	0.018
5000 Table	N	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
[mg/L]	Na	36	130	48	57
[mg/L]	Ni	< 0.001	< 0.001	< 0.001	< 0.001
[mg/L]	Pb	< 0.001	< 0.001	< 0.001	< 0.001
[mg/L]	Se	< 0.001	< 0.001	< 0.001	< 0.001
[mg/L]	Zn	0.015	0.026	0.03	0.002
[mg/L]	Filtrable P	0.2	0.1	0.3	0.2
[mg/L]	Nitrate -N	< 0.050	< 0.050	< 0.005	< 0.005
[mg CaCO3/L]	Alkalinity	36	87	42	47
[mg/L]	Hardness as CaCO3	41	1.10	88	86
[mg/L]	Hg	< 0.00005	<0.00005	< 0.00005	< 0.00005
[mg/L]	Fluoride	<0.1	< 0.1	<0.1	< 0.1



Subject: Groundwater assessment for 2022 AEMR

	MW6				
Units	Date	30/03/2022	15/06/2022	7/09/2022	1/12/2022
[NTU]	Turbidity	4	11	20	5.3
[mg/L]	Chloride	31	33	39	40
[mg/L]	Sulphate as SO4	12	2	2	7
[mg/L]	Al	0.07	0.16	0.21	8.2
[mg/L]	As	0.029	0.019	0.014	0.018
[mg/L]	В	<0.02	0.03	0.03	0.02
[mg/L]	Ca	48	32	38	56
[mg/L]	Cd		< 0.0001	< 0.0001	< 0.0001
[mg/L]	Cr		0.002		
[mg/L]	Cu		< 0.001		
[mg/L]	Fe	1.9	1.4	1.5	2
[mg/L]	K	0.9	0.8	1	
[mg/L]	Mg	3	2	3	3
[mg/L]	Mn	< 0.005	< 0.005	0.006	0.007
[mg/L]	N				
[mg/L]	Na	13	27	22	28
[mg/L]	Ni	<0.001	< 0.001	< 0.001	<0.001
[mg/L]	Pb	< 0.001	< 0.001	< 0.001	0.001
[mg/L]	Se		< 0.001		
[mg/L]	Zn	0.04	0.025	0.02	0.011
[mg/L]	Filtrable P	0.2	0.3	0.5	0.4
[mg/L]	Nitrate -N	< 0.005	< 0.005	< 0.005	< 0.005
[mg CaCO3/L]	Alkalinity		99		
[mg/L]	Hardness as CaCO3	130	88	110	150
[mg/L]	Hg	<0.00005	<0.00005	<0.00005	< 0.00005
[mg/L]	Fluoride	0.2	0.1	0.1	0.1



Subject: Groundwater assessment for 2022 AEMR

	MW7				
Units	Date	30/03/2022	15/06/2022	7/09/2022	1/12/2022
[NTU]	Turbidity	6	4.9	9	6.7
[mg/L]	Chloride	160	130	130	120
[mg/L]	Sulphate as SO4	7	12	3	<1
[mg/L]	Al	0.54	0.29	0.72	0.34
[mg/L]	As	0.007	0.006	0.005	0.004
[mg/L]	В	0.06	0.07	0.05	0.04
[mg/L]	Ca	71	69	60	94
[mg/L]	Cd	< 0.0001	<0.0001	0.0008	< 0.0001
[mg/L]	Cr		0.004		
[mg/L]	Cu	< 0.001	< 0.001	< 0.001	< 0.001
[mg/L]	Fe	2.6	4.2 3	3.9	5.4
[mg/L]	K	3	3	3	3
[mg/L]	Mg	11	9.3	6.6	8.2
[mg/L]	Mn	0.011	0.021	0.018	0.027
0.0000000000000000000000000000000000000	N	9000000			
[mg/L]	Na	88	72	64	75
[mg/L]	Ni	< 0.001	< 0.001	< 0.001	< 0.001
[mg/L]	Pb	< 0.001	< 0.001	< 0.001	< 0.001
[mg/L]	Se	< 0.001	<0.001	< 0.001	< 0.001
[mg/L]	Zn	0.009	0.02	0.02	0.002
[mg/L]	Filtrable P		0.2		
[mg/L]	Nitrate -N	<0.020	<0.005	0.04	< 0.005
[mg CaCO3/L]	Alkalinity		190		
[mg/L]	Hardness as CaCO3	220	210	180	270
[mg/L]	Hg	< 0.00005	<0.00005	< 0.00005	< 0.00005
[mg/L]	Fluoride	<0.1	<0.1	<0.1	<0.1



Subject: Groundwater assessment for 2022 AEMR

	MW8				
Units	Date	30/03/2022	15/06/2022	7/09/2022	1/12/2022
[NTU]	Turbidity	6.5	40	26	18
[mg/L]	Chloride	180	170		160
[mg/L]	Sulphate as SO4	19	17	31	21
[mg/L]	Al	0.03	0.02	0.05	0.05
[mg/L]	As	0.001	0.001	0.001	0.001
[mg/L]	В	0.06	0.07	0.06	0.05
[mg/L]	Ca	71	62	52	57
[mg/L]	Cd	< 0.0001	< 0.0001	< 0.0001	< 0.0001
[mg/L]	Cr	0.001	0.002	0.002	0.002
[mg/L]	Cu	<0.001	< 0.001	< 0.001	< 0.001
[mg/L]	Fe	12	3.1	6.4	6
[mg/L]	K	4	5.4	5.1	5
[mg/L]	Mg	11	9.1	12	10
[mg/L]	Mn	0.049	0.029	0.032	0.036
	N				
[mg/L]	Na	93	110	120	120
[mg/L]	Ni	< 0.001	< 0.001	< 0.001	<0.001
[mg/L]	Pb	<0.001	< 0.001	< 0.001	< 0.001
[mg/L]	Se	<0.001	< 0.001	< 0.001	< 0.001
[mg/L]	Zn	0.011	0.023	0.02	0.014
[mg/L]	Fittrable P	0.1		0.2	
[mg/L]	Nitrate -N	<0.005	0.22	< 0.005	<0.005
[mg CaCO3/L]	Alkalinity	190	170	130	130
[mg/L]	Hardness as CaCO3	220		180	188
[mg/L]	Hg	<0.00005	< 0.00005	< 0.00005	< 0.00005
[mg/L]	Fluoride	<0.1	<0.1	< 0.1	<0.1



Subject: Groundwater assessment for 2022 AEMR

	MW9				
Units	Date	30/03/2022	15/06/2022	7/09/2022	1/12/2022
[NTU]	Turbidity	8.5	9.8	9.6	3.7
[mg/L]	Chloride	90	95	65	90
[mg/L]	Sulphate as SO4	14	4	3	<1
[mg/L]	Al	1.1	1.8	1.9	1.1
[mg/L]	As	0.013	0.008	0.005	0.003
[mg/L]	В	0.04	0.06	0.05	0.03
[mg/L]	Ca	43	23	31	24
[mg/L]	Cd	< 0.0001	< 0.0001	0.0002	< 0.0001
[mg/L]	Cr	0.006	0.009	0.007	0.004
[mg/L]	Cu	< 0.001	0.001	0.002	< 0.001
[mg/L]	Fe	1.1	0.74	0.51	0.78
[mg/L]	K	2	2	3	3
[mg/L]	Mg	5	3	4	4
[mg/L]	Mn	< 0.005	0.006	< 0.005	< 0.005
W. Tires	N				
[mg/L]	Na	47	75	45	49
[mg/L]	Ni	0.002	< 0.001	< 0.001	< 0.001
[mg/L]	Pb	< 0.001	< 0.001	<0.001	< 0.001
[mg/L]	Se	< 0.001	< 0.001	< 0.001	<0.001
[mg/L]	Zn	0.016	0.036	0.022	0.007
[mg/L]	Filtrable P	0.2	0.2	0.3	0,2
[mg/L]	Nitrate -N	0.02	< 0.025	0.04	< 0.005
[mg CaCO3/L]	Alkalinity	120	70	94	36
[mg/L]	Hardness as CaCO3	130	70	96	77
[mg/L]	Hg	<0.00005	< 0.00005	< 0.00005	< 0.00005
[mg/L]	Fluoride	<0.1	<0.1	< 0.1	< 0.1



30 March 2023 Subject: Groundwater assessment for 2022 AEMR

Appendix C – 2022 Surface water quality monitoring results

30 March 2023 Subject: Groundwater assessment for 2022 AEMR

Reference			12183/1	12275/1	10638/1	12527/1	12682/1	1281871	12908/1	1312771	1328071	1339771	1359271	13746/1	13840/1
Description			Stockton Damo	Stockton Dama	Annual Dam Testing	Stockton Dans	Stockton Done	Stockton Damo	Stockton Dame	Stockton Damo	Stockton Dane	Stockton Dame	Stockton Damo	Stockton Dams - Monthly	Stockton Dans - Monthly
			SV1 (MDL		SW1(MDL	SW1 (MDL	SW1 (MDL	SW1 (MDL	SW1 (MDL	SV1(MDL	SW1 (MDL	SW1 (MDL	SW1 (MDL	SW1(MDL	SW1 (MDL
Sample name Alternative sample name			South) SW1	SW1 (MDL South) SW1	South)	South) SW1	South)	South) SW1	South) SW1	South)	South) SW1	South) SW1	South) SW1	South)	South) SW1
Alternative sample name Sample date			24/01/2022	23/02/2022	SW1	30/03/2022	SW1 20/04/2022			SW1 13/07/2022				SV1 2/11/2022	
Sample Sample			2410112022	23/02/2022	11103/2021	30/03/2022	2010412022	1010312022	15/06/2022	13/01/2022	10/00/2022	110312022	371072022	Zrinz022	
Replicate			ó	Ö		0						0			
QC Type			Regular	Regular	Rogelar	Regular	Regular	Regular	Regular	Regular	Regular	Regular	Regular	Regular	Regular
Pro-treatment/Preservation			A\$5667.1	AS5667.1	roogana	A\$5667.1	A\$5667.1	AS5667.1	AS5667.1	A\$5667.1	A\$5667.1	A\$5667.1	AS5667.1	ASS667.1	A\$5667.1
			A35667.4			AS5667.4	A\$5667.4	ASS667.4 Luke.	AS5667.4	AS5667.4	A35667.4	A35667.4	AS5667.4	AS5667.4	A\$5667.4
Sampling Method			Lake, Grab	ASS667.4 Lake, Grab		Lake, Grab No Viceble	Lake, Grab	Grab Fond purface	Lake, Grab	Lake, Grab	Lake, Grab	Lake, Grab	Lake, Grab	Lake, Grab	Lake, Grab
Sampling Comments			Shallow			Oll and Grease	No Visible Oil and Grease	covered in weed.	No Vicible OII and Grease	high due to flooding rains.		No Visible OII and Grease	No Visible OII and Grease	No Visible Oil and Grease	
General Comments/Non Compliance								4							
Matrix	Units	PQL	Water	Water	Water	Water	Woter	Water	Water	Water	Water	Water	Woter	Water	Woter
Temperature	°C	0.1	24.3	26.3		22.2	18.3	15.8	12.5	12.7	13.6	16.1	16.5	18.9	20.5
pH	pH Unite	0.1	4.7	4.7		4.9	5	5	4.8	4.7	4.7	4.6	4.4	4.3	4.5
Electrical Conductivity	nS/cm	50	334	341		232	221	215	230	191	209	257	299	308	354
Dissolved Oxygen	mg/L	0.1	4.4	3.5		4.6	3.6	2.8	5.5	4	5.9	3.6	4.6	3.7	2.8
Oxidation Reduction Potential#	nY		242	251		211	197	263	217	183	312	86	220	262	155
Turbidity	NTU	0.1	1.5	2.5		0.7	1	1	0.8	13	1.2	2.4	1,9	1.4	2.6
Total Dissolved Solids	mg/L	20	228	228 0.29		183	185	150	200	196	216	260	260	250	230
Aluniniun	mg/L	0.01	0.35 <0.001	<0.001		0.26	0.19	0.23	0.38	<0.001	0.48 <0.001	0.82 <0.001	0.83 <0.001	0.67 <0.001	0.79 <0.001
Arsenic Boron	mg/L mg/L	0.001	0.00	0.04		0.04	0.03	0.03	0.04	0.02	0.06	0.001	0.001	0.00	0.03
Cadnism*	mgit	0.0001	c0.0001	<0.0001		<0.0001	0.0001	<0.0001	<0.0001	c0.0001	<0.0001	(0.0001	<0.0001	c0.0001	<0.0001
Chroniun'	mg/L	0.001	0.001	<0.001		<0.001	<0.001	<0.001	<0.001	<0.001	0.000	0.0001	0.0001	0.0001	0.0001
Copper*	mgit	0.001	(0.001	<0.001		<0.001	<0.001	<0.001	<0.001	0.001	<0.001	0.001	<0.001	<0.001	<0.001
Iron	mg/L	0.01	0.44	0.33		0.32	0.33	0.33	0.26	0.36	0.54	0.96	0.95	0.71	0.71
Lead*	mg/L	0.001	<0.001	< 0.001		<0.001	< 0.001	< 0.001	< 0.001	<0.001	< 0.001	< 0.001	< 0.001	<0.001	<0.001
Managanese	mg/L	0.005	0.11	0.032		0.075	0.07	0.071	0.077	0.088	0.087	0.031	0.08	0.053	0.087
Nickel*	mg/L	0.001	c0.001	< 0.001		<0.001	<0.001	< 0.001	< 0.001	c0.001	< 0.001	0.001	0.002	0.002	<0.001
Selenium	mg/L	0.001	<0.001	0.001		< 0.001	< 0.001	< 0.001	< 0.001	<0.001	< 0.001	< 0.001	< 0.001	<0.001	< 0.001
760	mglL	0.001	0.029	0.017		0.027	0.022	0.02	0.049	0.024	0.020	0.001	0.049	0.025	0.046
Moroury	mg/L	0.00005		<0.00005		<0.00005	<0.00005	<0.00005	<0.00005	c0.00005	<0.00005	<0.00005	<0.00005	<0.00005	<0.00005
Chloride, CI	mgiL	1	86	86		61	58	56	56	45	49	60	67	70	78
Sulphote, SO <sub>4</sub>	mg/L	1	6	5		6	3	2	3	8	4	3	5	6	8
Fluorido, F	mg/L	0.1	0.1	0.1		0.1	0.1	0.1	<0.1	0.1	<0.1	0.1	0.1	0.1	0.1
Sodium-Dissolved	mg/L	0.5	46	37		26	27	26	26	55	22	34	40	43	43
Potassium-Dissolved Calcium-Dissolved	mg/L	0.5	3	3 2		2	2	3	5	2	2	2	2	2	2
Wagnerium-Dissolved	mg/L mg/L	0.5	4	4		2	2	3	3	3	3	3	3	2	4
Total Alkalinite≡	ma CaCO3/		(30	<30		<30	<30	(30	<30	<30	(30	(30	<30	<30	<5.0
Nitrate or N	mg/L	0.005	(0.005	(0.010		<0.005	c0.005	(0.005	(0.005	c0.010	(0.020	0.04	(0.020	(0.005	(0.005
Total Phosphorus	mg/L	0.05	<0.05	< 0.05		< 0.05	< 0.05	< 0.05	< 0.05	<0.05	< 0.05	< 0.05	< 0.05	c0.05	0.08
Total Hardness	mg CaCO3/	1 1	21	21		15	16	15	16	16	17	16	18	13	22
Butouro	µq/L	5 1				ct									
Tolsene	p.g/L	* 1				5									
Ethylbenzene	µglL	7 1				ct									
m+p-zylene	µg/L	2				<2									
o-xylene	μg/L	<u> </u>				<1									
Total Xylonco	µg/L	2				<2									
Sen of BTEX	µg/L	2				<2									
Naphthalono	µg/L														
TRH C6 - C9 TRH C6 - C10	µg/L	10				<10 <10									
TRH C6 - C10 less BTEX (F1)	µg/L	10				<10									
TRH C6 - C10 less BTEX [F1] TRH C10 - C14	ugit.	50				<50									
TRH C10 - C14 TRH C15 - C28	µg/L µg/L	100				(100									
TRH C29 - C36	pgit.	100				<100									
TRH C10 - C36 (sun)	µg/L	100				<100									
TRH > C10 + C36 (54H)	µg/L	50				c50									
TRH > C16 - C34	µg/L	100				<100									
TRH > C34 - C40	p.g/L	100				<100									
	ugit.	ř 100				(100									

Note: outside of default guideline range shown red highlighted

<sup>1</sup>Adjusted trigger values apply for selected metals in freshwaters of varying water hardness as per the ANZECC 2000

30 March 2023 Subject: Groundwater assessment for 2022 AEMR

Reference			1218372	12275/2	12526/2	12527/2	12682/2	12818/2	12308/2	13127/2	13280/2	13397/2	1359272	13746/2	13840/2
			Stockton	Stockton	Stockton Annual Dam	Stockton	Stockton	Stockton	Stockton	Stockton	Stockton	Stockton	Stockton	Stockton Dams -	Stockton Dame -
Darcription			Damo	Dans	Testing	Dans	Dams	Dams	Dans	Dans	Dams	Dans	Dams	Monthly	Monthly
Samplename			SW2 (MDL North)	SW2 (MDL North)	SW2 (MDL North)	SW2 (MDL North)	SW2 (MDL North)	SW2 (MDL North)							
Alternativezempleneme															
Samplo dato Samplo			24/01/2022	23/02/2022	17/03/2021	30/03/2022	20/04/2022	18/05/2022	15/06/2022	13/07/2022	10/08/2022	7/09/2022	5/10/2022	2/11/2022	1/12/202
Reglicato			ő	Ö	ō	ō	0	ő	. 0		ō	Ö	Ö	ô	
QC Type			Regular	Regular	Regular	Regular	Regular	Regular							
Pro-troatmont/Prozervation			A35667.1	AS5667.1	AS5667.1	A\$\$667.1	AS5667.1	A85667.1	A\$5667.1	A35667.1	AS5667.1	A35667.1	A\$5667.1	AS5667.1	AS5667.1
Sampling Mothed			ASS667.4 Lake, Grab	ASS667.4 Lake, Grab	ASS667.4 Lake, Grab	ASS667.4 Lake, Grab	A85667.4 Lake, Grab	ASS667.4 Lake, Grab	ASS667.4 Lake, Grab	ASS667.4 Lake, Grab Water level	ASS667.4 Lake, Grab	ASS667.4 Lake, Grab	A85667.4 Lake, Grab	ASS667.4 Lake, Grab	ASS667.4 Lake, Grab
					No visible	No Visible Oil	No Visible		No Visible Oil and	high due to flooding rains. No		No Visible Oil and	No Visible Oil and	No Virible Oil and	mV retestor
Sampling Cammonts			Shallow		oils	and Grease	Grease		Grease	visible oils.		Grease	Grease	Grease	21.2C
General Comments/Han Compliance															
Metric	100		Water	Water	Water	Water	Water	Water							
Tomporeturo	Unite	POL 0.1	25.7	24.3		21.5	10.3	15.3	3.5	11.3	12.3	15.2	16.3	19.1	20.
eH	pHUnite	0.1	7.8	7.7		7.4	7.2	7.1			6.5	6.8			6.
Electrical Conductivity	y.Sfcm	5 90	422	403		319	323	324			225				32
Distributed Oxygen	maft	0.1	7.2	5.6		4.4	4.3	4.4			5.8				3.
Oxidation Reduction Patential 6	mV	40.00	234	225		256	254	252			265				
Tarbidity Total Disselved Salids	HTU mqfL	0.1	1.5 256	1.5 238		1.5 208		1.6 206			5.4 224	6.7 252			1. 25
Alsminism	mqrL mqrL	0.01	0.01	0.01		0.01		0.01			0.44	0.46	0.00	230	64
Arzonia	m-qfL	9,601	0.001	0.001			<0.001	<0.001	<0.001	0.002	0.003	0.002	0.002	0.001	0.00
Boron	maffi	\$ 0.02	0.03	0.04		0.04		0.03			0.06	0.04			0.0
Codmium 1	mark	0,0001	< 0.0001	<0.0001		<0.0001	< 0.0001	< 0.0001	<0.0001	0.0002	< 0.0001	< 0.0001	< 0.0001	<0.0001	< 0.0001
Chronium <sup>5</sup>	maffe	0,601	<0.001	<0.001		c0.001	< 0.001	<0.001	<0.001	0.001	0.002	0.002		<0.001	< 0.001
Onepar <sup>4</sup>	mqfL	0.001	<0.001	c0.001		c0.001	₹0.001	<0.001	<0.001		0.001		₹0.001	0.001	0.002
lran .	naft	0.01	0.04	0.03		0.05		0.05		0.97	1.1				0.4
Loed <sup>†</sup>	mqfL mqfL	9,001	<0.001 0.088	0.001		0.001	<0.001	(0.001	<0.001	0.003	<0.001 0.50	<0.001	<0.001	<0.001	<0.001
Nickel <sup>1</sup>	mark.	9,601	<0.001	<0.001		<0.001	<0.001	<0.001	<0.001	0.003	0.002				<0.001
Seletium	mark	0,001	(0.001	(0.001		<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001
Zinc <sup>1</sup>	mafi	0,001	0.013	0.015		0.015		0.020	0.090	0.15	0.039				0.03
Merosey	maffi	0.00005	< 0.00005	<0.00005		<0.00005	< 0.00005	<0.00005	<0.00005	< 0.00005	<0.00005	< 0.00005	<0.00005	<0.00005	< 0.00005
Chlaride, Cl	maffi	1	42	43		31	35	35	37	25	34	41	41	42	4
Sulphoto, 50e	maff	1	3	4		3		2			2				
Fluaride, F	mqfi	0.1	0.3	0.3		0.2		0.2			0.1				0.
Sedium-Disselved Petersium-Disselved	maffe	0.5	25 A	20		18		21			18				2
Peterium-Dirreturd Calcium-Dirreturd	mafi.	0.5	48	44		35		36	35	18	16	19			
Magnazium Dizzalna d	math	* 0.5	5	- 5		4	4	4	4		3	3			
Total Alkalinity#	mqC4003/	L" 30	140	130		110		100							
Hitrato er H	m-qfL	0.005	<0.005	<0.005		<0.005	<0.005	<0.005	<0.005	<0.010	<0.050	0.05	<0.020	c0.005	<0.005
Total Pharpher w	maft	0.05	<0.05	(0.05		<0.05 100	<0.05	<0.05	<0.05	0.03	<0.05	0.08	0.06	<0.05	<0.05 6
Total Hardness Benzene	mq CaCO3/ pq/L		140	130	d	100	110	110	100	61	54	61	65	60	- 63
Benzono Talueno	nath	-			d										
Ethylhenzene	with				d										
m+p-xylono	park	7 2			12										
a-sylene	ngth				d										
Tetal Xylonor Sum of BTEX	part part				42										
Sum of BTEX Nophthelene	part.				1.0										
TRH C4 - C9	mark	- 11			-10										
TRH 04 - 010	path	* 10			:10										
TRH 06 - 010 Lay BTER(F1)	well	* 10			+10										
TRH C10 - C14	well	50			450										
TRH C15 - C28	with	100			-100										
TRH 029 - 036 TRH 010 - 036 (rum)	ngth	100			-100 -100										
TRH (-010 - 016	park	- po			.50										
TRH+016+024	part.	100			-100										
TRH+024 - 049	part.	100			-100										

Note: outside of default guideline range shown red highlighted

<sup>1</sup>Adjusted trigger values apply for selected metals in freshwaters of varying water hardness as per the ANZECC 2000

30 March 2023 Subject: Groundwater assessment for 2022 AEMR

Reference				12183/3	12275/3	12526/3	12527/3	12682/3	12818/3	12908/3	13127/3	13280/3	13337/3	13592/3	13746/3	13840/3
						Stockton									Stockton	Stockton
Description				Stockton Dans	Stockton Dans	Annual Don Testing	Stockton Dans	Stockton Dans	Stockton Dams	Stockton Dams	Stockton Dams	Stockton Dams	Stockton Damo	Stockton Dams	Done - Monthly	Dums - Monthly
				(Beach	SW3 (Beach		SW3 (Beach	SW3 (Beach	SW3 (Beach	(Beach	SW3 (Beach	SW3 (Beach	(Beach	SW3 (Beach	(Beach	(Beach
Semple neme				North)	North) SW3	North)	North)	North)	North)	North)	North)	North)	North)	North)	North)	North)
Altornativo samplo namo Samplo dato				SW3		SW3	SW3	SW3 20/04/2022	SW3	SW3 15/06/2022	SW3 13/07/2022	SW3 10/08/2022	\$W3	SW3	SW3 2/11/2022	SW3 1/12/2022
Somete				3	3	3	3	3				3		3		3
Reglicate				0	0	- 0	0	0	0			0	- 0			0
QCType				Regular	Regular	Regular	Regular	Regular	Regular	Regular	Regular	Regular	Regular	Regular	Regular	Regular
Pro-troatmont/Prozorvation				AS5667.1	AS5667.1	A\$5667.1	AS5667.1	AS5667.1	A\$5667.1	A\$5667.1	A\$5667.1	ASS667.1	AS5667.1	AS5667.1	A\$5667.1	A\$5667.1
Sampling Hathed				ASS667.4 Lake, Grab	ASS667.4 Lake, Grab	ASS667.4 Lake, Grab	ASS667.4 Lake, Grab	ASS667.4 Lake, Grab	ASS667.4 Lake, Grab	ASS667.4 Lake, Grab	ASS667.4 Lake, Grab	ASS667.4 Lake, Grab	ASS667.4 Luke, Grub	ASS667.4 Lake, Grab	Lake, Grab	ASS667.4 Lako, Grab
Sampling Commands				Very Shullow,	Almost dry,		minor algae, no visible oil and grease	No Visible Oil and Grease		No Visible Oil and Greate	Water level high due to flooding raiso. No visible alls		No Visible Oil and Greace, algae	No Visible Oil and Grease	No Virible Oil and Grease	
General Comments/Han Compliance							no visible oils									
Metric				Water	Water	Water	Water	Water	Water	Water	Water	Water	Water	Water	Water	Water
Tomporehere	Unitr 10	P.0L 0.1		25.6	27.6		22.9	20.9	15.7	10.5	12.6	13.7	17.2	17.3	15,9	20.2
eH	#HUmbe			27.0	8.0		8.4	20.5	8.1							8
Electrical Conductivity	nSfen	" 5		206	281		237	398	333	358	229	331	336	401	386	359
Distributed Occupyon	math	. 0	1	14.3	14.3		9.2					9.7		9		7.9
Oxidetian Reduction Patential 8	mV	2000		194	156		206							236		116
Turbidity Total Disselved Selids	NTU maff			25 180	164		124	0.3		236		0.8 208		1.2		0.6 210
Total Disselvu 4 Seli ds Alsminism	matt	. 0		<0.01	<0.01		<0.01	(0.01	(0.01	(0.01		<0.01	<0.01	(0.01	(0.01	(0.01
Arrenis	mafil	0.0		0.009	0.006		0.006					0,005				0.013
Beres.	mark	* 0)	SI	<0.02	< 0.02		0.02	0.02	<0.02	<0.02	<0.02		< 0.02	<0.02	<0.02	<0.02
Codmium <sup>4</sup>	mq#L	0.0		<0.0001	c0.0001		<0.0001	c0.0001	<0.0001	< 0.0001	₹0.0001	<0.0001	<0.0001	<0.0001	<0.0001	c0.0001
Ohramism.*	math	0.0		<0.001	<0.001		<0.001	<0.001	<0.001	<0.001	c0.001	<0.001	<0.001	<0.001	c0.001	<0.001
Copper	mark	0.0		<0.001	<0.001		< 0.001	<0.001	<0.001	< 0.001	<0.001	<0.001	<0.001	<0.001		c0.001
lres Loui <sup>†</sup>	mily	0.		0.07	0.05			<0.01	0.05		<0.01	0.04				0.08
Le ed" Manganaze	math	0.6		c0.001 0.008	c0.001 0.008		0.008	c0.001 0.036	c0.001 0.003	(0.001	c0.001	c0.001 0.019	0.001	c0.001	c0.001	0.001
rionganara Hiskal <sup>4</sup>	mark	* 9.5		v0.000	v0.000		v0.000	<0.001	<0.003	<0.001	<0.001	v0.001	<0.001	s0.003		c0.001
Selesium	mark	* 0.0		<0.001	< 0.001		<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	(0.001
Zine <sup>1</sup>	math	0.0		0.002	0.003		0.008	0.005	0.011	0.017	0.015	0.011	0.018	0.014	0.011	0.027
Haroury	math	0.00	005	c0.00005	<0.00005		<0.00005	c0.00005	<0.00005	<0.00005	c0.00005	<0.00005	<0.00005	<0.00005		<0.00005
Oblarida, CI	math			21	20		21							29		31
Sulphato, SO <sub>4</sub>	math	20.3		4	4		- 6		12			10		8		8
Floaride, F	math	. 0		0.1	<0.1		<0.1	<0.1	0.1		c0.1	<0.1	<0.1	<0.1 16		c0.1
Spilium-Dizzelvoid Petazzium-Dizzelvoid	mark.			<0.5	<0.5		<0.5	32								10
Coloism-Dizzalrod	m-tyr	. 0		24	29		29							53		42
Magnazium-Dizzalrad	meth	- 0.	5	1	2		- 1	>	- 2	3	2	2	3	3	3	3
Tutal Alkalinity®	me0.002			65	65		79					120	110			110
Hitrato ar N	math	0.6		<0.005	<0.005		<0.005	0.007		<0.005		<0.005	< 0.005	c0.005	c0.005	c0.005
Total Phareharur Total Herdneyr	me/L me/Le/003	. 0		0.3 65	0.06		c0.05	c0.05	c0.05	(0.05	c0.05	c0.05	<0.05 120	c0.05	c0.05	(0.05
Benzene	mq 0 a0031			. 65	10	d	10	36	120	140		130	120	140	140	120
Talzene	p.q/L					d										
Ethylbenzone	werk	*				d										
m+p=xylono	well					<2										
strylene Istaläylener	west					c1 66										
I stal Xylonor Sum of BTEX	p.e/L					42										
Haplithalene	mark					c1.0										
TRH 06-09	Mark					<10										
TRH C6 - C10	well	. 1				<10										
TRH C6 - C10 lozz BTEX (F1) TRH C10 - C14	werk	1				d0 d50										
TRH 010 - 014 TRH 015 - 028	well					d50										
TRH 029 - 036	mark.	- 1				(100										
TRH C10 - C34 (rum)	park	7 1				<100										
TRH (CIO-CIO	werk	٠,				c#9										
TRH>0%-034	werk	- 10				<100										
TRH+034-040	west	. 1				<100										
FRH (019 - 049 (rum)	p.q/L	1 1	10			<100							-11			

Note: outside of default guideline range shown red highlighted

<sup>1</sup>Adjusted trigger values apply for selected metals in freshwaters of varying water hardness as per the ANZECC 2000

30 March 2023 Subject: Groundwater assessment for 2022 AEMR

Reference			12183/4	12275/4	12526/4	12527/4	1268274	12818/4	12308/4	1312774	13280/4	13397/4	13592/4	13746/4	13840/4
Durariptian			Stockton Dame	Stockton Dama	Stockton Annual Dam Topting	Stockton Dama	Stockton Dama	Stockton Dome	Stockton Dame	Stockton Dama	Stockton Dame	Stockton Dome	Stockton Dump	Stockton Dams - Monthly	Stockton Dame - Monthly
			SW4	SW4 (Beach	SW4 (Beach	SW4 (Beach	SW4 (Boach	SW4 (Beach	SW4 (Beach	SW4 (Beach	SW4 (Beach	SW4 (Beach	SW4 (Beach	SW4 (Beach	SW4 (Beach
Sample name			South	South)	South)	South)	South)	South)	South)	South)	South	South)	South)	South)	South
Alternative rample name			SW4	\$W4	SW4	SW4	SW4	\$W4	SW4	SW4	SW4	SW4	\$W4	SW4	SW4
Sample date			24/01/2022	23/02/2022	30/03/2022	30/03/2022	20/04/2022	18/05/2022	15/06/2022		10/08/2022	7/09/2022			1/12/2022
Sample			4	4	4	4	4	4	4	4	4	4	4	4	
Roplicato			0	0	0	0	0		- 0	0	0	0	0		
IC Type				Regular	Regular	Regular	Regular	Regular	Regular	Regular	Regular	Regular	Regular	Regular	Regular
Pro-tro atmont/Prozorvatian			AS5667.4	ASS667.1 ASS667.4 Lake,	AS5667.1 AS5667.4	ASS667.1 ASS667.4	ASS667.1 ASS667.4	AS5667.1 AS5667.4	ASS667.1 ASS667.4	ASS667.1 ASS667.4	ASS667.1 ASS667.4	AS5667.1 AS5667.4	ASS667.1 ASS667.4	ASS667.1 ASS667.4	ASS667.1 ASS667.4
Sampling Muthad				Grab	Lake, Grab minor algae,	Lake, Grab minor algae,	No Visible	Lake, Grab	No Visible	Lake, Grab high due to	Lake, Grab	Oil and	No Visible	No Visible	Lake, Grab
			Very	Von stellen	no visible	no visible oils	Oil and		Oil and	flooding		Grease,	Oil and	Oil and	
Sampling Commonte Gonoral Communite/Han Compliance			Shallow	Very shallow	oils	and grease	Grease		Grease	rains. No	_	algae	Grease	Grease	_
Gosorel Cammunts/Han Camplion c Matrix			Water	Water	Water	Water	Water	Water	Water	Water	Water	Water	Water	Water	Water
	Unite	POL													
Tomperature		0.1	24.9	26.4		22.5	20			12.8	14,4	17	17.6	15.2	20.7
eH .	pH Unite	0.1	8.8	4,8		8.5	8.5	8.4	8.4	8.4	8.4			8.3	8.5
Electrical Canductivity	nS/am	50	307	280		266	273	319	329	225	347	364	369	352	313
Dizzalno d'Osygon	mell	0.1	9.7	10.4		9.4	10.3			10.9	10.4				9.2
Oxidation Reduction Patential\$	m9		163	36		127	193	212	220	197	229	232	217	91	14
Turbidity	NTU	0.1	20	5		15	8.5	6.8		2.2	2.9	3.5	6.7	6.7	4.5
Tatel Dizzelvo d Selidz	me/L	20	193	148		156	159	182	213	135	208	208	190	200	160
Alumisium	meth	0.01	0.03	0.02		0.02	< 0.01	0.01	0.02	0.02	<0.01	<0.01	0.01	<0.01	0.0
Arzenis	merk	0.001	0.008	0.006		0.006	0.005			0.003	0.004	0.004			0.004
Baran	merk	0.02	<0.02	0.02			< 0.02	<0.02	0.02	<0.02	0.03	0.03	0.03		0.03
Codmirm <sup>1</sup>	meth	0.0001	< 0.0001	<0.0001		< 0.0001	< 0.0001	<0.0001	< 0.0001	< 0.0001	< 0.0001	<0.0001	<0.0001	0.0001	< 0.0001
Chranium <sup>1</sup>	meth	0.001	0.001	< 0.001		< 0.001	< 0.001	₹0.001	< 0.001	< 0.001	< 0.001	< 0.001	₹0.001	< 0.001	< 0.001
Career <sup>1</sup>	meth	0.001	< 0.001	< 0.001		< 0.001	< 0.001	<0.001	< 0.001	< 0.001	< 0.001	<0.001	<0.001	< 0.001	< 0.001
lran.	meth	0.01		<0.01		< 0.01	< 0.01	<0.01	<0.01	< 0.01	0.02		<0.01	< 0.01	< 0.01
Lood1	metL	0.001		<0.001		< 0.001	< 0.001	<0.001	<0.001	< 0.001	<0.001	<0.001	(0.001	< 0.001	<0.001
Hangenero	metL	0.005		< 0.005		< 0.005	< 0.005	< 0.005	< 0.005	< 0.005		< 0.005	<0.005	< 0.005	< 0.005
Hickol <sup>4</sup>	metL	0.001	< 0.001	<0.001		< 0.001	< 0.001	<0.001	< 0.001	< 0.001	<0.001	<0.001	<0.001		<0.001
Sylvaina	mark.	0.001	(0.001	(0.001		(0.001	(0.001	(0.001	(0.001	(0.001	(0.001	(0.001	(0.001	(0.001	(0.001
Zinc <sup>1</sup>	meth	0.001	0.005	0.004		0.006	0.007			0.012					0.01
Horeury	meth	0,00015		<0.00005		< 0.00005	< 0.00005	< 0.00005	< 0.00005	< 0.00005	< 0.00005	< 0.00005	<0.00005	< 0.00005	< 0.00005
Chleride, CI	madl		47	39		25	26			20	23				31
Sulphete, 50e	meth		13	10		8									12
Fluerida F	meth	5 0.1		c0.1		0.1		c0.1		<0.1	<0.1	c0.1	c0.1	<0.1	<0.1
Sadium-Dizzaloud	meft	0.5	25	21		14	13			12	12				21
Paterrium-Dirreland	meth	0.0	4	1		0.8	0.8			0.8		1	1	1	2
Calcium-Dizzelrod	me/L	0.5	23	22		31	34	42	48	28	42	46	43	41	28
Magnerium-Disselved	meth	0.5	4	4		2	3	4	4	- 2	3	4	5	5.2	5.2
Tatel Alkelinity®	m4C+C03/L	20	61	62		87	87			71	120			97	85
Nitrate ar N	melL	0.005		<0.005		<0.005	< 0.005	0.007		< 0.005	< 0.005	<0.005	<0.005	0.009	< 0.005
Tatel Pherpharur	mell	0.05	0.1	0.05		0.07	0.03		<0.05	< 0.05	< 0.05	<0.05	<0.05	0.66	0.98
Tatal Hardouez	meCeCO3/L	1	75	69		88	97	120	140	80	120	130	130	120	9
Bonzono	well	1			d										
Talcono	well	1 1			d										
Ethylbonzono	p.e/L	1			d										
m+p-sylene	well				42										
erxylene	well	1			ct										
Tatal Kylenee	well	2			42										
Sum of BTEX	well				42										
Haphthalono	well	100			<1.0										
TRH 06 - 09	well	10			<90										
TRH 04 - 010	p.e/L	10			<10										
TRHOL-010 June BTEX (F1)	well	10			<10										
TRH 010 - 014	well	50			<50										
TRH 015 - 020	well	100			<900										
TRH 029 - 024	p.e/L	500			<100										
TRH 010 - 024 (rum)	we/L	500			<100										
TRH+010+016 TRH+016+024	well.	50			450 4100										
TRH+C34-C40		500			(100										
	well				-100										
RH+C10 - C40 (rum)	u.ell														

Note: outside of default guideline range shown red highlighted

<sup>1</sup>Adjusted trigger values apply for selected metals in freshwaters of varying water hardness as per the ANZECC 2000