Application form

Environmental Protection Act 1994

Site-specific application for a new environmental authority for a resource activity

This is the approved form to make a site-specific application for an environmental authority under sections 124, 125, 126 and 126A of the Environmental Protection Act 1994 (EP Act) for an environmentally relevant activity (ERA) which is a resource activity.

This application can be completed online via Connect. For more information and to register to use Connect go to www.ehp.qld.gov.au/connect.

Note: For applications to the Department of Environment and Heritage Protection, the only way to pay fees by credit card is by completing the application online using Connect. For other fee payment options see Question 19.

It is recommended that prior to making an application for a new environmental authority (EA) for an environmentally relevant activity (ERA), you read the information on what to provide with an application. This information is located on the Queensland Business website (formerly the Queensland Government’s Business and Industry Portal) at www.business.qld.gov.au (use the search term “environmental licence”). This website includes a diagnostic tool called a “Forms and fees finder” which will help identify any fees and supporting information you need to make an application.

Only use this application form if you are applying for a new EA where:

☒ All applicants are registered suitable operators

☒ The ERA/s being applied for will not form part of an ERA project under an existing EA.

☑ If more than one ERA is being applied for:

☐ the ERAs being applied for will be carried out under the day to day management of a single responsible person (e.g. a site manager or operations manager); and

☐ all of the ERAs are operationally interrelated, that is, the operation cannot function without all of the ERAs. Separate applications will need to be made for the ERAs that cannot be carried out as a single integrated operation; and

☐ the ERA/s are, or will be, carried out at one or more places; and

☐ the places where the ERAs will be carried out are close enough to make the integrated day to day management of the activities feasible.

1If you are not a registered suitable operator you cannot apply for a new environmental authority. To become a registered suitable operator apply online through Connect at www.ehp.qld.gov.au/connect or request the form “Application to be a registered suitable operator – ESR/2015/1771” by emailing paime@ehp.qld.gov.au or phoning 1300 130 372 (option 4).
The ERA/s being applied for is/are a resource activity/activities that involve: (a) a geothermal activity, (b) a greenhouse gas (GHG) storage activity, (c) a mining activity or (d) a petroleum activity. Note a resource activity is taken to include ancillary activities (prescribed ERAs) and other activities carried out under the authority as a resource activity.

An application for a relevant resource tenure has been made or will be made at the same time as this application.

The applicant/s for the resource tenure are exactly the same as the applicant/s for this EA application.

OR

The administering authority has refused your amendment application and requires you to make a site-specific application for a new EA to replace your existing EA.

The Department of Environment and Heritage Protection is collecting the information on this approved form to process your application for an EA. The collection is authorised under Chapter 5 of the Environmental Protection Act 1994 (EP Act). Some of information may be disclosed to the Department of Natural Resources and Mines for the purpose of processing this application.

Please note that the administering authority is required to keep this application on a register of documents open for inspection by members of the public under section 540 of the EP Act, and must permit a person to take extracts from the register pursuant to section 542 of the EP Act. Your personal information will not be otherwise disclosed to any other parties unless authorised or required by law. For queries about privacy matters please email privacy@ehp.qld.gov.au or telephone: 13 74 68.

It is recommended that you have a pre-lodgement meeting about this application:

- Please fill out and lodge the form Application for pre-lodgement services (ESR/2015/16641), prior to lodging this application for an EA.

The fields marked with an asterisk * are mandatory, if they are not completed then your application may be considered not properly made under section 128 of the Environmental Protection Act 1994.

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1 This application form is available at www.qld.gov.au, using the publication number ‘ESR/2015/1664’ as a search term.
### 1 Applicant details

To nominate a site or application contact for this application please provide details at Questions 17 and 18.

**Is there more than one applicant?**
- ☑ No, please provide applicant's details here.
- □ Yes, please provide the principal applicant's details here and other applicants' details at attachment 1—Joint applicants and appointment of principal applicant

<table>
<thead>
<tr>
<th>Name—individual or contact person if applicant is an organisation*</th>
<th>Suitable Operator Reference Number*</th>
</tr>
</thead>
<tbody>
<tr>
<td>BLAIR RICHARDSON</td>
<td>RSO000612</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Organisation name, including any trading name (“if an organisation”)</th>
<th>ABN/ACN (“if an organisation”)</th>
</tr>
</thead>
<tbody>
<tr>
<td>PEMBROKE OLIVE DOWNS PTY LTD</td>
<td>611 674 376 (ACN)</td>
</tr>
<tr>
<td></td>
<td>53 611 674 376 (ABN)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Residential or registered business address (not a post office box)*</th>
<th>Phone*</th>
</tr>
</thead>
<tbody>
<tr>
<td>GATEWAY BUILDING, LEVEL 19, 1 MACQUARIE PLACE SYDNEY NSW 2000</td>
<td>02 9231 1400</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Postal address (if same as above, write “AS ABOVE”)*</th>
</tr>
</thead>
<tbody>
<tr>
<td>AS ABOVE</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Email*</th>
</tr>
</thead>
<tbody>
<tr>
<td><a href="mailto:Blair.Richardson@pembrokeresources.com.au">Blair.Richardson@pembrokeresources.com.au</a></td>
</tr>
</tbody>
</table>

| ☑ Indicate if you want to receive correspondence via email |

### 1.1 Nomination of an agent for this application

If we nominate the below agent to act on my/our behalf and to receive correspondence relating to this application.

**Do you want to nominate an agent for this application?**
- ☑ No → Go to Question 2.
- □ Yes → Complete the agent's details here.

**Name of agent—individual or contact person if the agent is an organisation**

<table>
<thead>
<tr>
<th>Organisation name, including any trading name (if an organisation)</th>
<th>ABN/ACN (if an organisation)</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Postal address</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Email</th>
</tr>
</thead>
</table>

| ☑ Indicate if you want to receive correspondence via email |
2 Details of the activity/activities being applied for

Complete the tables below by advising which activities you are applying for and the locations where they will be conducted.

<table>
<thead>
<tr>
<th>Resource activity name as it appears in Schedule 2A of the Environmental Protection Regulation 2008 (EP Reg)*</th>
<th>Tenure number(s)*</th>
</tr>
</thead>
<tbody>
<tr>
<td>For example, 1—Activities under a GHG injection and storage lease under the GHG storage Act, 3—A petroleum activity that is likely to have a significant impact on a category A or B environmentally sensitive area, 6—A petroleum activity carried out on a site containing a high hazard dam or a significant hazard dam, 13—Mining black coal, 16—Mining gold ore</td>
<td></td>
</tr>
<tr>
<td>13 — Mining black coal</td>
<td>Three Mining Leases and two Specific Purpose Mining Leases (Tenure numbers to be issued)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>What is a broad description of activity/activities?*</th>
<th>Does the ERA have standard conditions that you can comply with?</th>
<th>Name of the ERA standard (if applicable)</th>
<th>Tenure number(s)*</th>
</tr>
</thead>
<tbody>
<tr>
<td>For example, gemstone mining, geothermal activities, exploration—minerals, data acquisition authority, petroleum exploration, petroleum production</td>
<td>☑ No ☐ Yes</td>
<td></td>
<td>Three Mining Leases and two Specific Purpose Mining Leases (Tenure numbers to be issued)</td>
</tr>
<tr>
<td>OPEN CUT METALLURGICAL COAL MINE AND ASSOCIATED MINING INFRASTRUCTURE</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>☐ No ☑ Yes</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

2ERAs with eligibility criteria and standard conditions are available on the Business and Industry Portal at www.business.qld.gov.au, using the search term "eligibility criteria".
Site specific application for a new environmental authority for a resource activity

<table>
<thead>
<tr>
<th>Threshold</th>
<th>Name of ERA</th>
<th>Tenure number(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Storing more than 500m³ of chemicals of class C1 or C2 combustible liquids under AS 1940 or dangerous goods class 3 under subsection (1)(c)</td>
<td>ERA 8 – Chemical Storage</td>
<td>Three Mining Leases and two Specific Purpose Mining Leases (Tenure numbers to be issued)</td>
</tr>
<tr>
<td>Processing 1,000t or more of coke in a year</td>
<td>ERA 31 – Mineral Processing</td>
<td>Three Mining Leases and two Specific Purpose Mining Leases (Tenure numbers to be issued)</td>
</tr>
<tr>
<td>More than 100 but not more than 1,500EP, if treated effluent is discharged from the works to an infiltration trench or through an irrigation scheme</td>
<td>ERA 63 – Sewage Treatment</td>
<td>Three Mining Leases and two Specific Purpose Mining Leases (Tenure numbers to be issued)</td>
</tr>
</tbody>
</table>

*Prescribed ERAs listed in Schedule 2 of the EP Reg can be carried out as part of a resource activity. The relevant ERA number is used as shorthand reference to describe which activities are authorised. This makes it clear as to what is authorised and in the event of a change of operation, when an amendment application needs to be made. The EA will include conditions for the prescribed ERA.*
3 Description of land where the activity/activities will be carried out

<table>
<thead>
<tr>
<th>Tenure type/s* e.g. DAA, EPM, EPC</th>
<th>Tenure number*</th>
<th>Local government area (LGA)*</th>
<th>Date on application*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mining Lease 1 is located on Lot 11 on KL135</td>
<td>MLA 1</td>
<td>Isaac Regional Council</td>
<td>17 May 2018</td>
</tr>
<tr>
<td>Mining Lease 2 is located on Lot 7 on KL96; Lot 9 on CNS98, Lot 4 on CNS15</td>
<td>MLA 2</td>
<td>Isaac Regional Council</td>
<td>17 May 2018</td>
</tr>
<tr>
<td>Mining Lease 3 is located on Lot 8 on KL95; Lot 9 on KL97</td>
<td>MLA 3</td>
<td>Isaac Regional Council</td>
<td>17 May 2018</td>
</tr>
<tr>
<td>Specific Purpose Mining Lease 1 is located on Lot 5 on CNS90; Lot 11 on KL 135; Lot 4 on CNS15, Lot 15 on CNS111, Lot 2 on CNS77</td>
<td>SPML 1</td>
<td>Isaac Regional Council</td>
<td>17 May 2018</td>
</tr>
<tr>
<td>Specific Purpose Mining Lease 2 is located on Lot 18 on SP113322</td>
<td>SPML 2</td>
<td>Isaac Regional Council</td>
<td>17 May 2018</td>
</tr>
</tbody>
</table>

GPS coordinates (*if known): ...

Provide a description of land below or on an attachment e.g. environmental values, bioregions and regional ecosystems, terrain, shallow ground water systems, floodplains, springs and soil descriptions*.

The attached EA Application supporting information provides further detail in this respect.

- I have attached a description of land

4 Details of contaminated land

Is there a site management plan in effect for contaminated land that relates to the land that is the subject of this application?*

- No → Go to Question 6.

- Yes →

  | Description of land* |
  | Lot and plan number(s) | LGA |
  | Lot | Plan |
  | Lot | Plan |
  | Lot | Plan |
  | Lot | Plan |

If you are not able to provide all relevant details above, please attach them to this application and indicate you have done so below:

- I have attached the description of the land for which a site management plan is in effect.
5 Regional interests development approval

A regional interests development approval (RIDA) is required when a resource activity is proposed in an area of regional interest under the Regional Planning Interests Act 2014. Further information, including application forms, can be found on the Department of Infrastructure, Local Government and Planning (DILGP) website at www.dilgp.qld.gov.au.

| ☐ No | Which regional interest area, has or will require a RIDA? |
| ☐ | ☐ Priority Agricultural Areas (PAAs) |
| ☐ | ☐ Priority Living Areas (PLAs) |
| ☐ | ☐ Strategic Environmental Areas (SEAs) |
| ☐ | ☐ Strategic Cropping Area (SCA) |
| ☐ | ☐ No RIDA required, I am an exempt activity. |

If you have applied for a RIDA, provide the application reference below:

6 Environmental offsets

An environmental offset, under the Environmental Offsets Act 2014, may be required for an ERA where, despite all reasonable measures to avoid and minimise impacts on certain environmental matters, there is still likely to be significant residual impact on one or more of those matters.

You must verify the presence, whether temporary or permanent, of those environmental matters. For more information refer to the Queensland Environmental Offsets Policy and the Significant Residual Impact Guideline at the Queensland Government website at www.qld.gov.au, using the search term "environmental offsets".

| ☐ No → | Go to Question 7. |
| ☐ Yes → | Please attach supporting information that: |
| | 1. Details the magnitude and duration of the likely significant residual impact on each prescribed environmental matter (other than matters of local environmental significance) for the entire activity; and |
| | 2. Demonstrates that all reasonable measures to avoid and minimise impacts on each of those matters will be undertaken. |

6.1 Notice of election

| ☐ No → | Go to Question 6.2. |
| ☐ Yes → | You can attach the notice of election, if it has not already been submitted. Go to Question 6.3. |

6.2 Staged environmental offsets

Offset delivery can be staged, however for this to occur, the condition of any approved environmental authority needs to state that both the activity and the offset may be staged. As part of your notice of election for each
stage under the *Environmental Offsets Act 2014*, you are required to provide a detailed assessment of the quantum of impact of that stage and the offset obligation requirement to be delivered for that stage.

<table>
<thead>
<tr>
<th>Will the proposed activity/activities and delivery of an environmental offset be undertaken in stages?</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐ No → Go to Question 6.3.</td>
</tr>
</tbody>
</table>

### 6.3 Nature conservation environmental offset

<table>
<thead>
<tr>
<th>Has another authority issued under the <em>Nature Conservation Act 1992</em> required an environmental offset for the same, or substantially the same, impact and the same, or substantially the same, MSES?</th>
</tr>
</thead>
<tbody>
<tr>
<td>☒ No → Go to Question 6.4.</td>
</tr>
</tbody>
</table>

### 6.4 Marine parks environmental offset

<table>
<thead>
<tr>
<th>Has marine park permit issued under the <em>Marine Parks Act 2004</em> required an environmental offset for the same, or substantially the same, impact and the same, or substantially the same, MSES?</th>
</tr>
</thead>
<tbody>
<tr>
<td>☒ No → Go to Question 7.</td>
</tr>
</tbody>
</table>

### 7 Matters of national environmental significance

There are currently nine matters of national environmental significance (MNES) which have been defined in the *Environmental Protection and Biodiversity Conservation Act 1999 (Cth)* (EPBC Act). These are:

- world heritage properties
- national heritage places
- wetlands of international importance (listed under the Ramsar Convention)
- listed threatened species and ecological communities
- migratory species protected under international agreements
- Commonwealth marine areas
- the Great Barrier Reef Marine Park
- nuclear actions (including uranium mines)
- a water resource, in relation to coal seam gas development and large coal mining development

To determine whether the proposed activity/activities will have a significant impact on MNES and for referral requirements, please refer to the guidance provided by the Federal Government’s Department of Environment on [www.environment.gov.au](http://www.environment.gov.au).

<table>
<thead>
<tr>
<th>Would the carrying out of the proposed activity/activities be likely to have a significant impact on a MNES?</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐ No → Go to Question 8.</td>
</tr>
<tr>
<td>☐ No → Go to Question 8.</td>
</tr>
</tbody>
</table>
7.1 EPBC Act approval for environmental offsets

Has an approval been issued under the EPBC Act required an environmental offset for the same, or substantially the same, impact and the same, or substantially the same, MSES?

☐ No → Go to Question 8.

☐ Yes →

☐ I have attached a copy of the approval under the EPBC Act.

Are there any MNES which were assessed under the EPBC Act which are the same, or substantially the same as an MSES, but that were not conditioned in the approval?

☐ No → Go to Question 8.

☐ Yes → List these MNES:

8 ANZSIC Code for the activity

The Australian and New Zealand Industrial Classification (ANZSIC) is used by the Australian Bureau of Statistics.

What is the ANZSIC code for the activity?*

☒ 1101 Black coal mining
☐ 1102 Brown coal mining
☐ 1311 Iron ore mining
☐ 1312 Bauxite mining
☐ 1317 Silver-lead-zinc ore mining
☐ 1319 Metal ore mining (other metallic mineral ores)
☐ 1313 Copper ore mining
☐ 1314 Gold ore mining
☐ 1315 Mineral sand mining
☐ 1316 Nickel ore mining
☐ 1200 Oil and gas extraction
☐ Other

9 Environmental impact statement under the State Development and Public Works Organisation Act 1971

Certain stages of the EA application process may not apply if the proposed activities were assessed as part of a coordinated project declared under the State Development and Public Works Organisation Act 1971 (SDPWO Act). You are only required to answer Questions 9 and 9.1 if you have a current CG’s evaluation report for the project.

Has an environmental impact statement (EIS) process under the SDPWO Act been completed?*

☐ No → Go to Question 10.

☐ Yes →

What is the title and project name of the completed EIS?

☐ The EIS was completed for all activities that are the subject of this application.

☐ The environmental risks or the way the activity/activities are proposed to be carried out have not changed since the EIS was completed.

☐ The environmental risks or the way the activity/activities are proposed to be carried out have changed since the EIS was completed.

☐ The EIS was not completed for all activities that are the subject of this application.

☐ The environmental risks or the way the activity/activities are proposed to be carried out have not changed since the EIS was completed.

☐ The environmental risks or the way the activity/activities are proposed to be carried out have changed since the EIS was completed.
### Application form

**Site specific application for a new environmental authority for a resource activity**

<table>
<thead>
<tr>
<th><strong>Was the EIS completed for all activities that are the subject of this application?</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>□ No</td>
</tr>
<tr>
<td>Please list the activities that were not included in the EIS or attach documentation with this information to this application:</td>
</tr>
<tr>
<td>□ I have attached the required supporting information.</td>
</tr>
<tr>
<td>□ Yes</td>
</tr>
</tbody>
</table>

### 9.1 Coordinator-General's conditions

**Are there CG’s conditions that relate to the activities being applied for?**

| □ No → | Go to Question 10. |
| □ Yes → | Name of the CG’s evaluation report: |

### 10 EIS under the *Environmental Protection Act 1994*

**Has an EIS process under Chapter 3 of the EP Act been completed?**

| □ No → | Go to Question 11. |

<table>
<thead>
<tr>
<th><strong>What is the title and project name of the completed EIS?</strong></th>
<th><strong>Date EIS assessment report issued:</strong></th>
</tr>
</thead>
</table>

| □ The EIS was **completed for all activities** that are the subject of this application. |
| □□ The environmental risks or the way the activity/activities are proposed to be carried out have **not changed** since the EIS was completed. |
| □□ The environmental risks or the way the activity/activities are proposed to be carried out have **changed** since the EIS was completed. |

| □ Yes → |
| **The EIS was not completed for all activities** that are the subject of this application. |
| □□ The environmental risks or the way the activity/activities are proposed to be carried out have **not changed** since the EIS was completed. |
| □□ The environmental risks or the way the activity/activities are proposed to be carried out have **changed** since the EIS was completed. |

**Was the EIS completed for all activities that are the subject of this application?**

| □ No |
| Please list the activities that were not included in the EIS or attach documentation with this information to this application: |
| □ I have attached the required supporting information. |

| □ Yes |

11 EIS triggers

The information provided here will assist in determining whether an EIS is required. If your response to any question is yes, you must attach details of how the criterion is triggered including details of the impact.

For further information refer to the guideline Triggers for environmental impact statements under the Environmental Protection Act 1994 for mining, petroleum and gas activities (ESR/2016/2167)\(^4\).

<table>
<thead>
<tr>
<th>#</th>
<th>Criteria—EIS triggers (If applicable)</th>
<th>Response</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>*Questions 11.1-11.3 are mandatory for mining activities only. If your proposed activity/activities is not a mining activity, tick N/A and proceed to Question 11.4.</td>
<td></td>
</tr>
<tr>
<td>11.1*</td>
<td>Is the ERA project for a mining activity which involves the removal of two million tonnes/year or more of run-of-mine (ROM)(^5) ore or coal?</td>
<td>☑️ YES</td>
</tr>
<tr>
<td>11.2*</td>
<td>Is the ERA project for a mining activity that involves the removal of 1 million tonnes per year or more of run-of-mine (ROM) ore or coal on or under a floodplain or a coastal hazard area?</td>
<td>☑️ YES</td>
</tr>
<tr>
<td>11.3*</td>
<td>Is the ERA project for a mining activity which involves the introduction of a novel or unproven resource extraction process, technology or activity(^6)?</td>
<td>☑️ YES</td>
</tr>
</tbody>
</table>

*Questions 11.4-11.6 are mandatory for petroleum and gas activities only. If your proposed activity/activities is not a petroleum and gas activity, tick N/A and go to Question 12.

| 11.4* | Is the ERA project for a petroleum and gas activity that is likely to have a total disturbance area of greater than 2000 hectares at any 1 time during the life of the proposed project? This includes areas occupied by well pads (single or multi-directional), access tracks and roads, water storages, and process plants? | ☑️ YES   |
| 11.5* | Is the ERA project for a petroleum and gas activity that is likely to involve the construction of a high pressure pipeline over a distance of 300 kilometres or greater?                                                   | ☑️ YES   |
| 11.6* | Is the ERA project for a petroleum and gas activity that is likely to involve the construction of a liquefied natural gas plant?                                                                                                          | ☑️ YES   |

☑️ I have attached the documentation to support all 'Yes' responses provided above.

\(^4\) This guideline is available on the Queensland Government website at [www.qld.gov.au](http://www.qld.gov.au), using the search term "triggers for EIS".

\(^5\) ROM ore or coal means the material excavated but prior to washing or chemical concentration. It does not include overburden.

\(^6\) For example: underground coal gasification; in-seam coal slurring; a new method of ore concentration. This will be decided on a case-by-case basis and this trigger is not intended to discourage innovation.
12 Assessment of the environmental impact

This question is **not applicable** if an EIS process under either the SDPWO Act or the EP Act has been completed for all the activities that are the subject of this application and the environmental risks of the activities and the way they are proposed to be carried out *has not changed* since the EIS was completed.

You must attach to this application an assessment of the likely impact of each ERA on environmental values (“if applicable), including:

- a description of the environmental values likely to be affected by each relevant activity
- details of any emissions or releases likely to be generated by each relevant activity
- a description of the risk and likely magnitude of impacts on the environmental values
- details of the management practices proposed to be implemented to prevent or minimise adverse impacts
- details of how the land the subject of the application will be rehabilitated after each relevant activity ceases

☐ I have attached an assessment of the environmental impact and specific supporting information.

13 Details of waste management

<table>
<thead>
<tr>
<th>Describe the proposed measures for minimising and managing waste generated by the activity/activities below or on an attachment*</th>
</tr>
</thead>
</table>

The management of waste (non-mineral) at the Project would be governed by Queensland legislation, including:

- EP Act;
- *Environmental Protection Regulation, 2006*;
- *Environmental Protection (Waste Management) Regulation, 2000 (Queensland)*; and

The key waste streams that the Project would comprise, but not be necessarily limited to, the following:

- waste rock;
- CHPP rejects;
- recyclable and non-recyclable wastos;
- sewage and wastewater; and
- other wastes from mining and workshop activities (e.g. used tyres, scrap metal and waste hydrocarbons and oil filters).

The potential impacts caused by waste streams generated by the Olive Downs Project and proposed mitigation measures are assessed in Section 4 and summarised below.

Queensland’s waste and recycling strategy sets out a waste management hierarchy. The waste management hierarchy identifies the most preferred to the lease preferred waste management option:

- avoid;
- reduce;
- reuse;
- recycle;
- recover energy;
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- treat; and
- dispose.

Pembrooke would manage the waste produced at the Project in accordance with the waste and resources management hierarchy. If waste must be disposed of, Pembrooke would do so in a way that prevents or minimises adverse effects on environmental values.

All general domestic waste (e.g. general solid [putrescibles] waste and general solid [non-putrescibles] waste) would be stored on-site in bins for regulator transport off-site by a licensed waste transport contractor to a licensed landfill as part of the local government area disposal scheme.

Waste tyres would be segregated and stored in a designated area with no grass or other flammable material within a 10 m radius.

Tyres would be transported off-site to a supplier for retreading where practicable or disposed on-site in a designated tyre disposal area.

Scrap metal would be placed in scrap metal skips for collection by a licensed contractor. Larger items would be left in an accessible location where specific collection arrangements can be made.

Waste oils would be collected and stored in designated waste oil containers within a designated bunded area for transport by a licensed regulated waste contractor to a regulated waste receiver.

Engine oil/fuel filters would be collected and stored in sealed oil filter disposal pods. They would be treated (solvent wash) by a licensed regulated waste contractor to recover oil.

The attached EA Application supporting information provides further detail in respect of the proposed measures for minimising and managing waste generated by the activities.

☐ I have attached the proposed measures.
**Coal seam gas activities**

This question is *not applicable* if an EIS process under the SDPWO Act has been completed for all the activities that are the subject of this application and the environmental risks of the activities have *not changed* since the EIS was completed.

| Yes → Will CSG water be generated by the proposed activities? (*if applicable*) |
|---------------------------------|-----------------------------------------------------------------------------|
| No → You must attach documentation detailing: | • the quantity of CSG water the applicant reasonably expects will be generated in connection with carrying out each relevant CSG activity; and |
| | • the flow rate at which the applicant reasonably expects the water will be generated; and |
| | • the quality of the water, including changes in the water quality the applicant reasonably expects will happen while each relevant CSG activity is carried out; and |
| | • the proposed management of the water including, for example, the use, treatment, storage or disposal of the water; and |
| | • the measurable criteria (the management criteria) against which the applicant will monitor and assess the effectiveness of the management of the water, including, for example, criteria for each of the following: |
| | (i) the quantity and quality of the water used, treated, stored or disposed of |
| | (ii) protection of the environmental values affected by each relevant CSG activity |
| | (iii) the disposal of waste, including, for example, salt, generated from the management of the water; and |
| | • the action proposed to be taken if any of the management criteria are not complied with. This will also need to include actions to make sure that the management criteria will be able to be complied with in the future; and |
| | • whether the proposed management of the CSG water is consistent with the Coal Seam Gas Water Management Policy (ESR/2016/2381), including the prioritisation hierarchy for managing and using CSG water; or |
| | • if the proposed management of the coal seam gas water is inconsistent with the prioritisation hierarchy for managing and using CSG water—the reason for managing the CSG water in the proposed way. |

**Will brine or salt be generated by the proposed activities? (*if applicable*)**

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<td>• whether the proposed management of the salt or brine is consistent with the Coal Seam Gas Water Management Policy (ESR/2016/2381), including the prioritisation hierarchy for managing saline waste; or</td>
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<td>• if the proposed management of the salt or brine is inconsistent with the prioritisation hierarchy for managing saline waste—the reason for managing the salt or brine in the proposed way.</td>
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7 This policy is available on the Queensland Government website at [www.qld.gov.au](http://www.qld.gov.au), using the publication number ‘ESR/2016/2381’ as a search term.
15 Exercising underground water rights

Underground water rights provide the tenure holder with a statutory right to take or interfere with underground water in the area of the tenure if the taking or interference with that water is necessarily and unavoidably obtained in the process of extracting the resource.

For more information about exercising underground water rights or the associated application requirements please refer to the guideline Requirements for site-specific and amendment applications—underground water rights (ESR/2016/3275)①.

| ☐ N/A → | The proposed activity/activities are not on a MDL, ML or PL. Go to Question 16. |
| ☐ No → | Go to Question 16. |
| ☒ Yes → | You must attach documentation detailing: |
|   | • the areas in which underground water rights are proposed to be exercised; |
|   | • for each aquifer affected, or likely to be affected, by the exercise of underground water rights: |
|   |   (i) a description of the aquifer; |
|   |   (ii) an analysis of the movement of underground water to and from the aquifer, including how the aquifer interacts with other aquifers and surface water; and |
|   |   (iii) a description of the area of the aquifer where the water level is predicted to decline because of the exercise of underground water rights; and |
|   |   (iv) the predicted quantities of water to be taken or interfered with because of the exercise of underground water rights during the period in which resource activities are carried out; |
|   | • the environmental values that will, or may, be affected by the exercise of underground water rights and the nature and extent of the impacts on the environmental values; |
|   | • any impacts on the quality of groundwater that will, or may, happen because of the exercise of underground water rights during or after the period in which resource activities are carried out; and |
|   | • strategies for avoiding, mitigating or managing the predicted impacts on the environmental values or the impacts on the quality of groundwater. |

☒ I have attached all relevant supporting documentation.

① This guideline is available on the Queensland Government website at www.qld.gov.au, using the publication number "ESR/2016/3275" as a search term.
16 Publication of application notice and documents
This question is only applicable if you are proposing to undertake a mining activity on a mining lease, or a geothermal, petroleum or greenhouse gas storage activity.

As the applicant, you may be required to make the application notice, application documents and the response to any information requests available on a website during the public notification period. By providing a website address below, you give permission for the administering authority to link to your website during the public access period.

What is the website address for the application notice and application documents (if applicable)?
http://www.pembrokeresources.com.au

Details of contact person if technical assistance is required:
Name: Blair Richardson Phone: 02 9231 1400 Email: blair.richardson@pembrokeresources.com.au

17 Nomination of site contact
The site contact is the person who the administering authority will contact in relation to site related matters, such as site inspections or compliance matters, once the environmental authority has been issued. Note that this person may be the same as the applicant contact above.

Do you want to nominate a site contact? *
☐ No
☒ Yes, provide details below.

Name of contact person (if this is the same person as the applicant contact, state "AS ABOVE")
Blair Richardson

Phone 0417 981 878 Facsimile 02 9221 2919

Email blair.richardson@pembrokeresources.com.au

18 Nomination of application contact
If we nominate the below application contact to act on my/our behalf and to receive correspondence relating to this application. Note that the application contact can be an agent or a contact person within your organisation.

Name of application contact—individual or contact person if agent is an organisation *
Blair Richardson

Organisation name, including any trading name (if an organisation) PEMBROKE OLIVE DOWNS PTY LTD

ABN/ACN (if an organisation) 611 674 376

Postal address *
GATEWAY BUILDING, LEVEL 19, 1 MACQUARIE PLACE SYDNEY NSW 2000

Phone * 0417 981 878

Email * blair.richardson@pembrokeresources.com.au
19 Payment of fees

You are required to pay an application fee at the time of application. If your application is approved you will be required to pay a fee annually. Each ERA has a regulated fee and the annual fee will be the highest annual fee of any ERA associated with the project. The first annual fee will be invoiced when one or more of the tenures are granted. Information on fees is available on the Business Queensland website at www.business.qld.gov.au.

The application fee is*: $630.00 plus 30% of annual fee.

Please select your payment method for the application fee below*:

☐ Cheque or money order payable to the Department of Environment and Heritage Protection (attached).

☐ For credit card payments for applications to the Department of Environment and Heritage Protection you must complete the application using Connect at www.ehp.qld.gov.au/connect.

For applications relating to mining activities the fees payable can be made through the Department of Natural Resources and Mines. For more information on payment options go to the Business Queensland website at www.business.qld.gov.au and search ‘Forms and fees for mining and resources’.

20 Applicant declaration

I declare that the information I have provided is true and correct. I understand that it is an offence under the Environmental Protection Act 1994 to give information that I know is false, misleading or incomplete.

I will comply with all conditions on my environmental authority as well as any relevant provision in the Environmental Protection Act 1994.

I understand that I am responsible for managing the environmental impacts of these activities, and that approval of this application is not an endorsement by the administering authority of the effectiveness of the management practices proposed or implemented.

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Submit your completed application (in word searchable electronic PDF format) to:

For mining activities to:
The Mining Registrar
Department of Natural Resources and Mines
DNRM have a list of mines lodgement offices for mining registrars on their website at www.dnrm.qld.gov.au.

For all other resource activities via email to palm@ehp.qld.gov.au or:

Post: Permit and Licence Management
Department of Environment and Heritage Protection
GPO Box 2454
BRISBANE QLD 4001

Courier or hand delivery: Permit and Licence Management
Department of Environment and Heritage Protection
Level 3, 400 George Street
BRISBANE QLD 4000
Hours: 8.30am–4.30pm business days

Further Information:
www.business.qld.gov.au
Email: palm@ehp.qld.gov.au
Phone: 13 QGOV (13 74 68)
Attachment 1—Joint applicants and appointment of principal applicant

We are joint applicants for this environmental authority and hereby appoint: ____________________________
as the principal applicant to receive statutory documents relating to this application.

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<th>Name—Individual or contact person if applicant is an organisation</th>
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## Application form

### Site specific application for a new environmental authority for a resource activity

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PENBROKE

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1 INTRODUCTION

1.1 BACKGROUND

The Olive Downs Project (the Project), comprising the Olive Downs South and Willunga domains and associated linear infrastructure corridors (i.e. rail spur, water pipeline, electricity transmission line [ETL] and access roads), is located within the Bowen Basin, approximately 40 kilometres (km) south-east of Moranbah, Queensland (Figure 1). The Project provides an opportunity to develop an open cut metallurgical coal resource within the Bowen Basin mining precinct that can deliver up to 20 million tonnes per annum (Mtpa) of run-of-mine (ROM) coal for a mine life of 79 years.

The Project’s high quality metallurgical coal resource, to be mined efficiently through open cut methods, and its proximity to established regional transport corridors, townships and accommodation facilities, provides an opportunity to efficiently develop a large scale mining operation. The site provides Pembroke Olive Downs Pty Ltd (Pembroke) the ability to plan a contemporary, best-practice mining development without the constraints typically associated with extensions of existing operations.

The coal resource lends itself to a large scale open cut mining complex, with infrastructure areas and corridors servicing and connecting the separate mining areas. Three linear, off-lease infrastructure corridors would be required to connect the Project to the existing regional infrastructure network.

Given the above, and the strategic significance a large-scale greenfield project such as this provides to the region and State, the Project was declared a ‘Coordinated Project’ requiring an Environmental Impact Statement (EIS) under section 26(1)(a) of the Queensland State Development and Public Works Organisation Act, 1971 (SDPWO Act) by the Coordinator General on 17 February 2017.

Pembroke has commenced preparation of an EIS for the Project, in accordance with the Terms of Reference issued by the Coordinator General on 28 June 2017.

1.2 PURPOSE AND STRUCTURE OF THIS DOCUMENT

This document has been prepared by Pembroke to accompany an Environmental Authority application to the Department of Environment and Science (DES) in consideration of section 125 and 126A of the Queensland Environmental Protection Act, 1994 (EP Act). This document provides a description of the Project, environmentally relevant activities (ERAs) and the potential impacts of the ERAs on the identified environmental values.

An overview of the structure of this document is presented below:

Section 1 Provides an introduction to the Project with an overview of the proposed activities and description of the proponent.
Section 2 Provides a description of the nature of the Project.
Section 3 Provides a description of the Project location and the relevant tenure.
Section 4 Provides a description of the existing environmental values relevant to the Project.
Section 5 Provides a summary of the potential environmental impacts relevant to the Project.
Section 6 Provides a summary of the management and mitigation measures implemented for the Project.
Section 7 Identifies the statutory approvals required for the Project.
Section 8 Provides a cost benefit summary for the establishment and operation of the Project.
Section 9 Provides the environmentally relevant activities to be conducted as part of the Project.
Section 10 Provides a description of the community and stakeholder consultation undertaken for the Project.
Section 11 List of documents referenced in Sections 1 to 10.
Section 12 List of acronyms used in Sections 1 to 10.
1.3 PROJECT OVERVIEW

The Project provides an opportunity to develop a greenfield open cut mine metallurgical coal resource in an existing (brownfield) mining precinct for export of coking and Pulverised Coal Injection (PCI) coal products to the steel production industry. The Project would produce up to 20 million tonnes per annum of ROM coal over an anticipated operational life of approximately 79 years.

The main activities associated with the development of the Project would include:

- up to 20 Mtpa of ROM coal production for an operational mine life of approximately 79 years (commencing approximately in 2020 or upon grant of all required approvals), including mining operations using conventional mining equipment (e.g. excavators, dozers, front end loaders and trucks) and strip mining, associated with:
  - development of the Olive Downs South domain open cut mine areas and out-of-pit waste rock emplacements within MLA 1, MLA 2 (within Mineral Development Licenses [MDL] 3012 and MDL 3013), Specific Purpose Mining Lease Application (SPMLA) 1 and SPMLA 2; and
  - development of the Willunga domain open cut mine areas and out-of-pit waste rock emplacements within MLA 3 (within MDL 3014);

- exploration activities;

- progressive development of soil stockpiles, laydown areas and borrow areas (e.g. for road base and ballast material);

- use of local quarries to source road base and ballast material (e.g. in the case where material is unavailable from sources within MLA 1, MLA 2 and MLA 3);

- drilling and blasting of competent waste rock material;

- progressive placement of waste rock in emplacements adjacent to and nearby the open cut mine extents;

- progressive backfilling of the mine voids with waste rock behind the advancing open cut mining operations;

- progressive rehabilitation of waste rock emplacement areas;

- construction of an access road from Annandale Road to the Olive Downs South domain infrastructure area including a crossing of the Isaac River, and a second access road from the Fitzroy Developmental Road to the Willunga infrastructure facilities;

- progressive development of new haul roads and internal roads, including an Isaac River road crossing to provide access between the Olive Downs South and Willunga domains;

- installation and operation of on-site Coal Handling and Preparation Plant (CHPP) at the Olive Downs South domain;

- installation and operation of on-site ROM coal handling and crushing facilities at the Willunga domain;

- transfer of crushed ROM coal from the Willunga domain to the CHPP at the Olive Downs South domain, via either haul road or conveyor with an Isaac River crossing;

- storage and disposal of CHPP rejects (coarse and fine rejects) during the initial years (until in-pit containment facilities become available) in initial rejects storage facilities including tailings cells;

- disposal of CHPP rejects (coarse and fine rejects) on-site within appropriate in-pit containment facilities, including mine voids behind the advancing open cut mining operations, and where circumstances allow, disposal in other out-of-pit containment facilities;

- progressive development of sediment dams and water storage dams (including the North Eastern Water Dam, North Western Water Dam, Central Water Dam, mine affected water dams, raw water dams, etc.) and installation of pumps, pipelines and other water management equipment and structures (including up-catchment diversions and temporary levees);

- wastewater and sewage treatment by package sewage treatment plants;

- installation of a raw water supply pipeline from the existing Eungella pipeline network;

- discharge of excess water off-site in accordance with relevant principles and conditions of the Final Model Water Conditions for Coal Mines in the Fitzroy Basin [Department of Environment and Heritage Protection [DEHP], 2013];
• electricity supply from the existing regional power network, via construction of a 66 kilovolt (kV) ETL and switching/substation;

• construction of a rail loop and rail spur from the Norwich Park Branch Railway, and rail-loadout facility including product coal stockpiles at the Olive Downs South domain for rail transport of coking and pulverised coal injection (PCI) coal products and by-products (i.e. thermal coal) for the export market via the Dalrymple Bay Coal Terminal (DBCT) (subject to availability of rail and port allocation); and

• other associated minor infrastructure, plant, equipment and activities.

Existing local and regional infrastructure would be used to transport product coal to the port for export including the Norwich Park Branch Railway and the DBCT.

The indicative general arrangement (Figure 2) is based on planned maximum production and mine progression. The mining layout and sequence may vary to take account of localised geological features, coal market volume and quality requirements, mining economics and Project detailed engineering design.

The detailed mining sequence and rehabilitation program over any given period would be documented in the relevant Plan of Operations as required by the Environmental Protection Act, 1994 (EP Act).

1.4 THE PROONENT

Pembroke is a private Australian-based company focused on the acquisition and development of high quality, metallurgical coal assets. Formed in 2014, Pembroke is led by an executive team with significant experience in the development, expansion, operation and financial management of coal mines and mining companies both in Australia and internationally.

Pembroke is backed by leading resources and energy-focused global private equity firm Denham Capital. Denham Capital has committed financial backing to Pembroke for asset acquisition and development, including funding to obtain Project approval and associated activities.
2 NATURE OF THE PROPOSAL

2.1 SCOPE OF THE PROJECT

The Project comprises the Olive Downs South and Willunga domains and associated linear infrastructure corridors, including a rail spur connecting to the Norwich Park Branch Railway, a water pipeline connecting to the Eungella pipeline network, an electricity transmission line and access roads.

The maximum ROM coal production rate for the Project is expected to peak at approximately 20 Mtpa. Based on the indicative mine schedule for the life of the Project, the maximum ROM coal production rate would occur from approximately 2034.

The proposed Olive Downs South domain open cut mine areas are generally aligned from north to south and are located on the western side of the Isaac River. At peak development of Olive Downs South domain, production of ROM coal is expected to reach approximately 12 Mtpa.

The proposed Willunga domain open cut mine areas are located on the eastern side of the Isaac River. The Willunga domain is expected to produce approximately 8 Mtpa of ROM coal at peak operation.

The approximate extent of the Project Mining Lease Applications (Figure 2) is approximately 26,300 hectares.

Mine support infrastructure for the Project would include mine offices, crib facilities, bathhouse, warehouse, workshops and re-fuelling facilities, powerlines, communication facilities and other associated amenities. Power would be supplied to the Project via an ETL from the existing Broadlea Substation, located on the Peak Downs Highway (Figure 2).

The main water demands for the Project (i.e. CHPP water supply and dust suppression) would fluctuate with the rate of ROM coal feed to the CHPP, climatic (e.g. seasonal) conditions and as the extent of the mining operations changes over time. In addition, water would be required for washdown of mobile equipment and other minor non-potable uses when required, such as fire-fighting.

In addition to on-site water sources (e.g. groundwater extraction/open cut dewatering, processing water re-use and recycling, treated wastewater and incident rainfall and runoff collection) an external supplementary raw water supply would be required for the Project. A water supply pipeline would be constructed from the existing Eungella pipeline network (Figure 2).

Existing local and regional infrastructure would be used to transport product coal to the port for export including the rail-load out facility at the Moorvale Mine, Norwich Park Branch Railway, Goonyella Branch Railway and the Dalrymple Bay Coal Terminal (subject to availability of rail and port allocation). A new rail loop, rail spur line and rail-load out facility would be constructed for the Project (Figure 2).

Access to the respective domains would be provided by two local access roads:

1. from Annandale Road to the Olive Downs South domain infrastructure area (including a crossing of the Isaac River); and
2. from the Fitzroy Developmental Road to the Willunga infrastructure facilities.

The two local access roads will be located wholly within the mining lease application area.

Up to approximately 33 trains per week (on average) would service the Project, with a peak daily maximum of eight trains per day.

A construction workforce of between 500 and 700 people is expected to be required for the Project. At full development, the Project would have an operational workforce of approximately 1,300 people. Existing accommodation facilities at both Coppabella and Moranbah are expected to have sufficient capacity for construction and operational workforces.

2.2 LAND USE

The Project is located within the Bowen Basin mining area where open cut coal mining is a key land use in the Bowen Basin, and a number of existing and approved coal mines, including Moorvale, Daunia, Poitrel, Millennium, Eagle Downs, Peak Downs, Saraji, Lake Vermont surround the Project (Figure 1).
Coal and petroleum (i.e. coal seam gas) mining exploration activities have been conducted within the Project areas and surrounds for decades.

Land within the Project area is used predominately for cattle grazing, with small areas showing some evidence of opportunistic cropping. The land has been largely cleared through past agricultural practices, however some tracts of remnant vegetation exist, particularly along the riparian corridor of the Isaac River. There is no Strategic Cropping Land (SCL) mapped within the Project MLAs or along the infrastructure corridors (Section 4.1.1.2).

The properties on which the Project is proposed are owned by Pembroke (Iffley and Deverill) mining companies (Wynette) and private landholders (Vermont Park, Seloh Nolem, Willunga and Old Bombandy) (Figure 3). Surrounding land in the vicinity of the Project is owned predominantly by other mining companies.

The Project is located within zones identified and mapped as Regional Landscape and Rural Production Area under the Mackay, Isaac and Whitsunday (MIW) Regional Plan (2012).

The Project areas are generally consistent with the identified coal reserves in the MIW Regional Plan (2012). The Project area is coincidental with existing petroleum tenements in the region.

2.3 PROJECT NEED, JUSTIFICATION AND ALTERNATIVES CONSIDERED

Pembroke is focused on the acquisition of high quality, metallurgical coal assets to satisfy the long-term, global demand for metallurgical coal used in the steel production industry.

Prior to acquiring the Project, Pembroke considered numerous existing and potential metallurgical coal assets around the world before focusing its acquisitions on Queensland’s Bowen Basin, given its high quality coal resources and existing mining industry serviced by extensive infrastructure.

Despite the depressed coal market experienced in recent years, there will be an ongoing reliance on metallurgical coal for steel production. The development of new mining operations will provide significant direct employment opportunities for construction and operational workforces, and long term flow-on social and economic benefits to regional communities.

A number of alternative assets were investigated by Pembroke during its analysis of potential sites in the Bowen Basin, including existing operations with expansion opportunities. Following a review of the available options, it was considered that the opportunities presented by a greenfield site such as the Project outweighed the potential benefits of purchasing an existing operation. This included consideration of the constraints typically encountered at existing mines, including inefficient operations and mine plans, and the benefit of designing a greenfield mine from the ground up to optimise the development of the asset.

Accordingly, given its location within the existing Bowen Basin mining region, the greenfield nature of the asset, the significant size of the coal resource and proximity to existing infrastructure, Pembroke considers that the Project would achieve its objective of developing a high quality, long-term, metallurgical coal asset.

The ‘do nothing’ alternative would not realise the value the coal resource would provide to State royalties and Commonwealth tax revenue. Should the Project not be developed, it would not contribute to Queensland’s growing export industry and the significant economic growth it provides. Further, the employment opportunities and social and community benefits that would be generated through the construction and operation of the Project would not be created.

Pembroke has conducted a Pre-feasibility Study and Bankable Feasibility Study for the Project to identify a preferred mine plan, infrastructure design and production and workforce profiles, in consideration of environmental and planning constraints, logistics, community and external relations, marketing, and commercial and financial matters. The studies considered alternative mining methods and mine plans, however, the geology of the Project resource is not easily amendable to underground mining methods, hence the resource would be extracted by open cut methods.
Figure 3

Legend:
- Olive Downs Project Mining Lease Application Boundary
- Proposed Water Pipeline
- Proposed Electricity Transmission Line
- Protected Lands
- Stock Route
- Pembroke Owned Land
- Privately Owned Land and Other Land
- Approved/Operating Coal Mine
- Dwelling

Source: Geoscience Australia - Topographical Data 250K (2006)
Department of Natural Resources and Mines (2016)
2.4 EXTERNAL INFRASTRUCTURE REQUIREMENTS

Road Transport

Vehicle access for employees, contractors and deliveries to the Olive Downs South domain would be via the Peak Downs Highway, Daunia Road, Annandale Road, and private sections of access road to be constructed for the Project (Section 6.2).

Access for employees, contractors and deliveries to the Willunga domain would be provided by an access road from the Fitzroy Developmental Road.

Rail Transport and Port Operations

A rail spur from the Norwich Park Branch Railway to the Olive Downs South domain infrastructure area and an on-site rail loop would be constructed for the Project. The preferred alignment for the rail spur between the Norwich Park Branch Railway and the Project is shown on Figure 2. The final alignment of the spur will be subject to relevant studies conducted during feasibility studies and the EIS.

A rail-load out facility including product coal stockpiles would be constructed adjacent to the rail loop to allow for rail transport from the Olive Downs South domain direct to the DBCT (via the Norwich Park Branch Railway and Goonyella Branch Railway).

Capacity has been secured at the DBCT for the initial stage of the Project.

Water Supply

A raw (external supply) water pipeline (approximately 23 km long) would be constructed for the Project from the existing Eungella water pipeline network (the Eungella Pipeline Southern Extension), with the take off point to be located north of Eagle Downs. The water pipeline would initially terminate at an existing on-site dam and would supply up to approximately 500 megalitres (ML) per year for construction and the initial establishment of operations.

The existing Eungella pipeline is operated and maintained by SunWater.

Discussions with SunWater indicate there is sufficient water availability within the Eungella network to provide the estimated raw water requirement for the Project.

Operational water requirements would be sourced from on-site water storages containing runoff from disturbed mine areas or mine-affected water. If required, the operational water demand would be supplemented with external water supply under supply agreements via the pipeline connecting to the Eungella pipeline network.

Electricity Supply

Electricity supply for the Project would be provided from the existing regional power network via construction of a 66 kV ETL from the Broadlea Substation, and an on-site switching/substation located at the Olive Downs South domain mine infrastructure area.

The alignment for the ETL between the Broadlea Substation and the Project is shown on Figure 2.

Power supply at 11 kV/66 kV would be required for the following three key areas at the Olive Downs South domain:

- mine infrastructure area facilities;
- CHPP and associated coal handling facilities; and
- rail-loadout facilities.

The power demands at each area would progressively increase in line with the product coal outputs for the various stages of the operation.

During the construction phase for establishment of operations at the Willunga domain, the 11 kV/66 kV overhead distribution system would be extended on-site from the main switching/substation at the Olive Downs South domain by approximately 30 km to service the power demand of the overland conveyor and mine infrastructure and coal crushing and handling facilities at the Willunga domain.

Diesel power generation would also be used for construction start-up activities and to power dewatering pumping sets and other remote power demands on-site.

Workforce Accommodation

As well as numerous hotels for temporary accommodation, Moranbah and Coppabella contain a number of accommodation villages. These include:

- Coppabella Village;
- Moranbah Village;
- Grosvenor Accommodation Village;
- Moranbah Accommodation Centre;
• Smart Stay Village; and
• Terowie Village.

A number of other accommodation villages are located in Dysart, Nebo and Middlemount.

The Isaac Regional Council’s most recent data on accommodation villages indicate that there were approximately 9,000 beds in and around Moranbah and 4,794 beds in and around Coppabella.

Occupancy rates were only available for Coppabella Village which had 52 percent (%) occupancy, however the Queensland Government Statistician’s 2016 Bowen Basin Non-resident Population Report noted that the Isaac Local Government Area’s supply of accommodation village accommodation currently exceeds the number of non-resident workers on-shift by a considerable margin.

The construction and use of additional accommodation facilities for the Project’s construction and operational workforce is not expected to be required, and so, is not proposed as part of the Project.

The Project’s recruitment strategy would provide equitable access to employment opportunities and prioritise recruitment of people from the Isaac Regional LGA in the first instance, before seeking candidates from other areas.

Fuel Supply

Fuels (including diesel) would be transported to the Project by contractors.

The transport, storage and handling of fuels (including diesel) at the Project would be undertaken in accordance with relevant legislation and guidelines.

All equipment and vehicle operators would be trained in the safe operation of the equipment (including operating procedures for the refilling and maintenance of fuel storage tanks and mine vehicles) and the relevant emergency response procedures in the event of an incident.

Regular inspection programs would be undertaken to monitor the structural integrity of fuel tanks and bunds.

Telecommunications

High speed telecommunication data services are provided to Moranbah and coal mines in the Bowen Basin via an existing fibre optic network.

Connection to the existing fibre optic network would be undertaken for the Project. The connection will be either microwave or fibre optic cable. A cable connection would follow the Project’s ETL alignment or access road corridor.

Communications systems would be integrated at the Olive Downs South and Willunga domains to provide enhanced communications capacity across the network for the Project.

2.5 TIMEFRAMES FOR THE PROJECT

The design and procurement phase for the Project has commenced and would be finalised in 2019, subject to obtaining all relevant approvals.

An indicative chronology of key timeframes for Project related activities is provided below and shown on Figure 4:

• 2019–2020: Construction commences at the Olive Downs South domain (including early works described further below) and external ancillary infrastructure requirements (e.g. pipeline, ETL, rail loop and rail spur, etc.).
• 2020: First coal at the Olive Downs South domain.
• 2020–2031: ROM coal extraction at the Olive Downs South domain increases up to 6 Mtpa.
• 2027: Construction commences at the Willunga domain including external ancillary infrastructure requirements (e.g. access road, pipelines, powerlines, Isaac River crossing, etc.).
• 2028: First coal at the Willunga domain.
• 2028–2033: ROM coal extraction at the Willunga domain increases up to 6 Mtpa.
• 2032–2033: ROM coal extraction at the Olive Downs South domain increases up to 12 Mtpa.
• 2033–2034: ROM coal extraction at the Willunga domain increases up to 8 Mtpa.
• 2034 onwards: ROM coal extraction at the Olive Downs South and Willunga domains up to 20 Mtpa (combined).
### Timeframes for the Project

| Project Activity                                                                 | 2019 | 2020 | 2021 | 2022 | 2023 | 2024 | 2025 | 2026 | 2027 | 2028 | 2029 | 2030 | 2031 | 2032 | 2033 | 2034+
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Source: Pembroke Olive Downs Pty Ltd (2018)
Opportunities for early works may include:

- construction of the access road to the Olive Downs South domain and other internal roads;
- construction of water management infrastructure (including sediment dams, water storage dams, up-catchment runoff controls and diversions); and
- installation of advanced dewatering bores.

2.6 CONSTRUCTION AND OPERATIONAL PROCESSES

Construction activities would be undertaken in two campaigns (i.e. the Olive Downs South domain and then the Willunga domain) which would include, but not necessarily be limited to, the following key requirements:

**Olive Downs South domain:**
- early works (as described in Section 2.5) and development of access road, river crossing, temporary flood levees, soil stockpiles, laydown areas and borrow areas (e.g. for road base and ballast material);
- construction of on-site rail loop and rail spur line to the Norwich Park Branch Railway;
- development of mine infrastructure area including construction of on-site fuel storage;
- installation of ROM coal handling and crushing facilities and CHPP;
- construction of ETL to existing regional power network and switching/substation on-site;
- connection to the existing telecommunications network;
- installation of raw water supply pipeline (e.g. from existing Eungella water pipeline);
- development of sediment dams and water storage dams, pumps, pipelines and other water management equipment and structures (including up-catchment diversions and flood levees);
- installation of a water treatment plant and a package sewage treatment plant; and
- construction of rail load-out facility and product coal stockpile areas.

**Willunga domain:**
- construction of an access road from the Fitzroy Developmental Road;
- development of sediment dams and water storage dams, pumps, pipelines and other water management equipment and structures (including up-catchment diversions and flood levees);
- development of the mine infrastructure area including construction of on-site fuel storage and sewage treatment plant;
- installation of ROM coal handling and crushing facilities;
- installation of a water treatment plant and a package sewage treatment plant; and
- construction of an Isaac River road crossing and conveyor gantry to provide access and coal clearance between the Olive Downs South and Willunga domains infrastructure areas.

Discharge of excess water would be undertaken off-site in accordance with relevant principles and conditions of the Final Model Water Conditions for Coal Mines in the Fitzroy Basin (DEHP, 2013).

Rehabilitation would be undertaken progressively during the Project. Final rehabilitation works and mine closure activities would be undertaken upon completion of ROM coal extraction.
2.7 WORKFORCE REQUIREMENTS DURING CONSTRUCTION AND OPERATION

The anticipated construction workforce for the Project is expected to be in the range of 500 to 700 people. At full development across the Olive Downs South and Willunga domains, the Project operational workforce would be in the order of 1,300 people.

The operational hours at the Project would be 24 hours a day, seven days a week.

It is anticipated that mining operations would be on a 12.5 hour shift cycle roster, working seven days on, seven days off. Senior management and staff would work on a five days on (Monday to Friday), two days off roster.

As described in Section 2.4, existing accommodation facilities at both Coppabella and Moranbah would be used for the Project. Options for bus transport and/or car pooling to the Project would be available during construction and operations.

Pembroke does not propose to use a 100% fly-in fly-out workforce, although acknowledges that some proportion of the construction and operational workforces would travel between their homes and the site via the Moranbah and Mackay airports.

2.8 ECONOMIC INDICATORS

The capital cost over the life of the Project is estimated to be in the order of $1 billion.

Upon commencement of operations, the Project would include economic benefits through ongoing annual direct and indirect output or business turnover, annual household income and direct employment.

Indirect employment and business generation would also be realised in a number of different sectors including property services, mechanical repairs, machinery, materials handling and equipment manufacturing, research, technical and computer services, wholesale trade and retail trade. A number of these service providers are established in the Bowen Basin. The Project would provide ongoing support and employment opportunities for these businesses.

The Project will contribute to State royalty payments and Commonwealth tax revenues.

2.9 FINANCING REQUIREMENTS AND IMPLICATIONS

As described in Section 2.8, the capital cost over the life of the Project is estimated to be in the order of $1 billion. The capital cost associated with the initial construction stage to establish the on-site ROM coal handling and crushing facilities, CHPP and rail infrastructure to service the Olive Downs South domain is estimated to be approximately $530 million.

Project capital has been secured for the exploration, feasibility studies, environmental approval and design and tendering phases of the Project.

Third party financing for the initial construction costs will be required. The Project may be partially funded through equity investment, which may be gained from several sources already identified with whom discussions are underway. Funding from the market place for equity may be sought or through the introduction of a joint venture partner. Pembroke has strong interest for Project funding from several international banks. It is also common for a project of this nature that funding is obtained from a major Engineering Procurement Contractor.

Pembroke is confident that a global market exists for the Project’s metallurgical coal production and will continue to assess and progress funding arrangements as the Project develops.
3 LOCATION AND TENURE

3.1 LOCATION

Regional Context

The Project is located approximately 170 km south-west of Mackay, in the Bowen Basin region of Central Queensland, within the Isaac Regional Local Government Area (LGA) (Figure 1). The Project is located approximately 40 km south-east of Moranbah and approximately 40 km north of Dysart in a mining precinct comprising several existing nearby coal mining operations, including (Figure 1):

- Moorvale (18 km north of the Project);
- Daunia (10 km north-west of the Project);
- Millennium (15 km north-west of the Project);
- Poitrel (10 km north-west of the Project);
- Peak Downs (12 km west of the Project);
- Saraji (5 km south-west of the Project); and
- Lake Vermont (12 km south of the Project).

The Project is located:

- within the Brigalow Belt North Bioregion as defined by the Interim Biogeographic Regionalisation for Australia (IBRA) (Department of the Environment and Energy [DEE], 2016a);
- in the Isaac Connors Sub-catchment Area of the Fitzroy Basin under the Water Resource (Fitzroy Basin) Plan 2011 (Queensland);
- in the Isaac Connors Groundwater Management Area (GMA) declared under the Water Resource (Fitzroy Basin) Plan 2011 (Queensland). Parts of the Project are located within and proximal to the Isaac Connors Alluvium Groundwater Sub-area declared under the Water Resource (Fitzroy Basin) Plan 2011 (Queensland);
- approximately 250 km north of the Mimosa Zone defined in the Great Artesian Basin Strategic Management Plan (Great Artesian Basin Consultative Committee, 2000);
- within the Barada Barna Country (QC2008/011) Native Title Determination Application Area registered with the National Native Title Tribunal (NNTT) (2016); and
- within areas subject to private Indigenous Land Use Agreements (ILUAs) QI2011/031 and QI2012/062 between the Barada Barna People and petroleum mining companies (Arrow and QGC, respectively).

The Project is not situated within a declared sub-artesian groundwater area under the Water Regulation, 2002 (Queensland).

Other coordinated projects and major projects in the region include (Figure 1):

- Connors River Dam and Pipeline Project (75 km north-northeast of the Project);
- Goonyella Riverside and Broadmeadow Mines (50 km north-west of the Project);
- Goonyella Riverside to South Walker Creek Dragline Move (25 km north of the Project);
- Isaac Plains Extension (24 km north-west of the Project);
- Saraji East Mining Lease Project (5 km south-east of the Project); and
- Lake Vermont Northern Extension Project (3 km south of the Project).

Local Context

The Project is located directly south of the approved Olive Downs North Mine.

The Olive Downs South domain is located to the south and west of the Isaac River. The Willunga domain is located to the north and east of the Isaac River, further downstream of the Olive Downs South domain.

The general landscape of the Project area constitutes gently undulating, to flat plains, with elevations of approximately 200 metres (m) Australian Height Datum (AHD). The overall elevation of the Project area ranges from 150 m in the low-lying southeast of the Project to 250 m in the higher areas to the north of the Project area (Queensland Government, 2016a). The Project is bordered by a cluster of small mountains to the north-east, approximately 400 m high, as well as a range of low-lying mountains ranging from 300-400 m high, located 10 km to the south-west of the Project.

Land ownership in the vicinity of the Project is described in Section 3.2.
3.2 TENURE

Tenements

The Project is located within (Figure 5):

- MDL 3012, 3013, 3014; and
- Parts of Exploration Permit for Coal (EPC) 649, EPC 676, EPC 1949 and EPC 1951.

The proposed mining lease applications for the Project within the above tenements include (Figure 5):

- MLA 1, MLA 2 and MLA 3; and
- SPMLA 1 and SPMLA 2.

Petroleum tenements overlapping the Project area and surrounds include (Figure 5):

- Petroleum Lease Application (PLA) 488 (across the MLA and SPMLA areas);
- Petroleum Lease (PL) 222 and PL 223 (across the infrastructure corridors); and
- Authority to Prospect (ATP) 1031, ATP 1103 and ATP 759 (across the MLA and SPMLA areas).

Land Ownership

The key lots directly impacted by the Project MLAs include:

- Iffley (11KL135);
- Vermont Park (9CNS98);
- Willunga (8KL95);
- Seloh Nolem (7KL96);
- Old Bombandy (9KL97); and
- Winchester Downs (5CNS90).

The key lots and rural premises directly impacted by the Project include:

- Iffley (11KL135);
- Vermont Park (9CNS98);
- Willunga (8KL95);
- Seloh Nolem (7KL96);
- Deverill (18SP113322);
- Old Bombandy (9KL97); and
- Wynette (4CNS15).

The key lots and rural premises directly impacted by the Project infrastructure corridors include:

- Rail corridor:
  - Iffley (11KL135);
  - Wynette (4CNS15);
  - Winchester Downs (5CNS90);
  - Aurizon Railway Corridor (2CNS77); and
  - Isaac Regional Council Camping and Water Reserve Land (15CNS111).

- ETL:
  - Iffley (11KL135);
  - Wynette (4CNS15);
  - Olive Downs (3GV90);
  - Moorvale (3SP221655; 1SP187962; 2SP214498; 4RP894192);
  - Annandale Road reserve;
  - Mavis Downs (2RP866478; 5RP866478; 6RP845780);
  - Daunia (2SP214498);
  - Unnamed Freehold Land (2SP221655; 3SP221655);
  - Daunia Road reserve; and
  - Poitrel Road reserve.

- Water pipeline:
  - Iffley (11KL135);
  - Wynette (4CNS15);
  - Winchester Downs (5CNS90; 8SP277384); and
  - Poitrel Road reserve (9GV33).

- Access roads:
  - Deverill (18SP113322);
  - Willunga (8KL95); and
  - Iffley (11KL135).

Local Government Planning Scheme

Isaac Regional Council is the relevant local government authority for the Project.
Isaac Regional Council was formed in 2008 from the Belyando, Nebo and Broadsound Shire Councils. The Project is located within the former Broadsound Shire Council area.
Isaac Regional Council currently operates under different planning schemes across the LGA, viz:

- Planning Scheme for Broadsound Shire (2005);
- Planning Scheme for the Shire of Nebo (2008);
- Planning Scheme for Belyando Shire (2009);

Isaac Regional Council is currently developing a new Isaac Regional Planning Scheme which is expected to be completed in 2018.

Until the new Isaac Regional Planning Scheme is developed, the Planning Scheme for Broadsound Shire (2005) would continue to be applicable to the Project.

**Regional Plan**

The MIW Regional Plan (2012) establishes a vision and direction for the region to 2031 and is applicable to the Project area.

The MIW Regional Plan recognises that coal mining is the major industry in the region and the largest employer.
Source: Department of Natural Resources, Mines and Energy (2018)

Figure 5
4 DESCRIPTION OF THE EXISTING ENVIRONMENT

4.1 NATURAL ENVIRONMENT

4.1.1 Land

4.1.1.1 Geology and Soils

Regional geology mapping of the Project area (Figure 6) shows the Fair Hill and Rangal formations in the north of the Project, and the Rewan and Blackwater formations in the south and east of the Project area. Broad scale geology testing undertaken by the Department of Environment and Resource Management (DERM) in 2011, indicates the Project region is dominated by Tertiary sediments, with the Project area predominantly containing Cainozoic alluvium, as well as mixed Mesozoic sediments (Raymond and McNeil, 2011).

Soil data sourced from the Department of Natural Resources and Mines (DNRM) shows Vertosols and Sodosols are the dominant soil types within the Project area (Figure 7) (Queensland Government, 2016a). Specific soil test sites conducted surrounding the Project area by the Queensland Government show Black Vertosols to the north of the Project area, Brown Vertosols and Dermosols near the Olive Downs South domain, and Red Kandosols and Black Vertosols in the Willunga domain (Figure 7). No acid sulphate soils have been identified within the Project boundary (Queensland Government, 2016a).

4.1.1.2 Agricultural Land

There is no SCL mapped within the Project MLAs or along the infrastructure corridors (Figure 8). The closest SCL to the Project is located to the south of the Willunga domain, adjacent to the Isaac River.

Agricultural land classifications indicate the majority of the Project area lies on C1 (sown pastures, and native pasture on high fertility soils) and C2 (Native Pastures) class agricultural lands (Queensland Government, 2016a). This indicates that the land is suitable for pasture, however is not suitable for wide scale cropping (Department of Agriculture and Fisheries [DAF], 2016).

With the exception of small areas near the proposed new rail loop and rail spur line and rail load-out facility, there is no other mapped good quality agricultural land (GQAL) as identified in the MIW Regional Plan (2012) within the Project area.

4.1.1.3 Surrounding Mines

As described in Section 3.1, the Bowen Basin contains a number of currently operating coal mining activities, including mines to the immediate north and west of the Project area (Figure 1).

4.1.1.4 Nature Conservation Areas

The Project area does not include any nature conservation areas, and there are no nature conservation areas in the immediate surrounds of the Project (Queensland Government, 2016a). The nearest National Park to the Project area is the Dipperu National Park, located approximately 30 km to the north-east of the Project. The Junee National Park lies 45 km to the south-east of the Project.

The nearest State Forest is the Bundoora State Forest, which lies 50 km to the south-west of the Project.

There are no Ramsar protected wetland sites, nationally important wetland sites, or World Heritage areas within the Project area or vicinity (DEHP, 2016a).

4.1.1.5 Contaminated Land

The DES’s Environmental Management Register (EMR) and Contaminated Land Register (CLR) were searched on 15 March 2017, 31 January 2018 and 1 February 2018 for any records of contaminated or potentially contaminated lands occurring on or near the Project site. No records were identified.

4.1.2 Surface Water

The Project lies in the north of the Fitzroy River catchment, within the Isaac River sub-catchment (Queensland Government, 2016a). The stretch of the Isaac River in the vicinity of the Project is a 6th order stream, under the Strahler classification system (Queensland Government, 2016a).

Tributaries of the Isaac River in the vicinity of the Project include (from upstream to downstream) (Figure 2):

- North Creek;
- Ripstone Creek;
- Boomerang Creek;
- Phillips Creek;
- Stephens Creek; and
- Devlin Creek.
Source: Geoscience Australia - Topographical Data 250K (2006)
Department of Natural Resources and Mines (2016)
Queensland Environment & Resource Management (2016)

LEGEND

Olive Downs Project Mining Lease Application Boundary
Strategic Cropping Land
Railway

Olive Downs Project in the Vicinity of the Project

Figure 8
No diversions of the Isaac River are required for the Project, however a diversion of Ripstone Creek is required (Figure 2).

A number of other unnamed 1st and 2nd order streams drain to the Isaac River from the Project area (Queensland Government, 2016a).

A spring vent is a point where there is a surface expression of groundwater, with groundwater flow occurring intermittently or continuously. The Queensland Government maintains an inventory of identified springs in the Queensland Springs Database. No springs have been identified around the Project area.

The Queensland Government currently operates a surface water monitoring station (Station No. 130410A) on the Isaac River, at the northern end of the Olive Downs South domain (Figure 2). Flow duration data from this station indicate that the Isaac River is dry for most months of the year (between April and November), however during the summer months, high flows for short periods are typically observed.

4.1.2.1 Flooding

The Queensland Floodplain Assessment Overlay (QFAO) represents a floodplain area within drainage sub-basins in Queensland (Department of Natural Resources, Mines and Energy [DNRME], 2018). It has been developed for use by local governments as a potential flood hazard area and it represents an estimate of areas potentially at threat of inundation by flooding (DNRME, 2018). The data have been developed through a process of drainage sub-basin analysis utilising data sources including 10 m contours, historical flood records, vegetation and soils mapping and satellite imagery (Figure 9). During years with particularly heavy summer rainfalls, such as 2010 and 2016, the Isaac River level has risen to over 10 m in depth near the Project boundary (Queensland Government, 2016b). The mapping shows a portion of the Project area falls within the Isaac River floodplain (Figure 9).

Management and mitigation measures to minimise the risk of flood inundation will be developed for the Project during preparation of the EIS and are described further in Section 6.7.

4.1.3 Groundwater

4.1.3.1 Description of Aquifers and Aquitards

The Project is located in the Isaac Connors GMA (Zone 34) defined under the Water Plan (Fitzroy Basin), 2011 made under the Queensland Water Act, 2000. Consistent with previous studies in the region (i.e. Bowen Gas Project EIS), hydrogeological conceptualisation suggests that the Project coal resource is within a confined and semi/confined porous rock groundwater system.

At the Project, alluvium is present on the northern and eastern edge of the Olive Downs South domain and on the western edge of the Willunga domain. The extent and thickness of the unconsolidated sediments are generally less than 12 m thick but can be up to 30 m thick within a narrow corridor along the Isaac River, thinning out with distance from the river (HydroSimulations, 2018).

Lithological logs for site bores indicate the alluvium comprises a heterogeneous distribution of fine to coarse grained sands interspersed with lenses of clays and gravels (HydroSimulations, 2018).

The surficial regolith material covering much of the Project Site comprises Cainozoic (Quaternary to Tertiary) aged sediments, including alluvium and colluvium. Based on site geological logs, the regolith comprises a heterogeneous distribution of fine to coarse grained sand, clay, sandstone and claystone. The regolith material is generally 15 m to 45 m thick. The units are all recorded as being highly weathered, with the depth of weathering extending to around 50 m below surface, into the underlying coal measures (HydroSimulations, 2018).

The intervening Triassic units (i.e. Rewan Group) consist of very tight shales and fine sandstones and are expected to act as an aquitard, and therefore isolate the Quaternary alluvial and regolith material from the underlying coal resource, where present. This is consistent with previous studies in the region (i.e. Bowen Gas Project EIS) which identifies the Rewan Formation as a regional confining unit (HydroSimulations, 2018).

The Rewan Group occurs beneath the alluvium and regolith, from approximately 20 m depth, and is up to around 300 m thick where it occurs within the Project (HydroSimulations, 2018).
Permian coal-bearing sediments of the Blackwater Group form the main economic resource of the numerous mines in the Study Area. In increasing depth (age) order, the major coal measures in the area include the:

- Rangal Coal Measures;
- Fort Cooper Coal Measures; and
- Moranbah Coal Measures.

The shallowest coal measures, the Rangal Coal Measures are around 90 m – 195 m thick at the Project and contain the target seams for the Project (HydroSimulations, 2018).

The Rangal Coal Measures comprise light grey, cross-bedded, fine to medium grained labile and well cemented sandstones, grey siltstones, mudstones, shale and coal seams. The non-coal portions of the sequence being predominantly sandstones, siltstones, mudstone and shales are referred to as interburden in the mining context (HydroSimulations, 2018).

In 2011, the DERMS released a study which characterised the regional chemistry of the groundwater within the Fitzroy Basin (Raymond and McNeil, 2011). This study broadly classified the groundwater chemistry of the Fitzroy basin using DNRME registered bores. The basin was then differentiated into a number of different groundwater zones based upon differing groundwater characteristics. Although some areas of the Project area could not be classified due to a lack of data, broad mapping shows that the northern and south-eastern parts of the Project fit into the ‘Isaac-Dawson’ groundwater zone, characterised by Sodic water types (Raymond and McNeil, 2011).

Groundwater in this region was found to contain moderate to high salinities, dominated by Sodium and Chloride ions. Deep groundwater in the vicinity of the Project area exhibited high levels of electrical conductivity relative to other areas within the Fitzroy basin (Raymond and McNeil, 2011). This is consistent with anecdotal evidence which suggests that the groundwater extracted from historical bores in the Project area yield water that is unsuitable for stock and domestic purposes.

This regional assessment of groundwater quality aligns with monitoring of groundwater quality at the Project monitoring sites and data obtained through the groundwater bore census (Section 4.1.3.2).

Water within the regolith material is generally highly saline, but can be brackish to moderately saline with an average TDS of 9,757 mg/L, ranging between 1,460 mg/L and 18,600 mg/L. Water within the Permian coal measures can range between fresh and highly saline, but is generally saline within the coal seams, and brackish to moderately saline within the interburden units (HydroSimulations, 2018).

Leachate analysis of waste rock material at the Project found that waste rock material is non-acid forming, fresh (EC of 158 µS/cm to 1,050 µS/cm) and has a low sulfur content (4 mg/L to 92 mg/L). The waste rock material exhibits similar to improved water quality compared to water within regolith material. However, the waste rock material generally exhibits poorer water quality compared to the alluvium (HydroSimulations, 2018).

4.1.3.2 Groundwater Use

A groundwater bore census conducted across the Project area and surrounds during 2017 and 2018 identified (ENRS, 2018):

- 40 existing bores that were in use;
- 25 existing bores that were not in use;
- 7 bores that could not be accessed (and their usage status is unknown); and
- 28 bores that were abandoned or destroyed.

Of the existing and unknown bores with water use information available, 49 are used for stock water supply, 17 are used of groundwater monitoring and 6 are used for domestic water supply. For the existing and unknown bores with geological information available, 22 intersect alluvium, 10 are within regolith material and 30 intersect Permian aged coal measures.

The majority of the bores identified in the census are located along the Isaac River and its tributaries. Only 11 of the identified bores are located within 5 km of the Project open cut mining extents. 10 of these bores are understood to intersect the Isaac River alluvium, and one bore intersects the Permian coal measures.

4.1.3.3 Movement of Underground Water

Alluvium

Groundwater monitoring conducted at the Project includes 14 monitoring bores intersecting the alluvium.
Monitoring of groundwater levels within the alluvium indicates that the surficial alluvium along the upper reaches of the tributaries feeding the Isaac River is largely dry. Alluvium of the Isaac River itself does appear saturated however, with the greatest saturated thickness along the river alignment.

Project monitoring data, and data gathered during the groundwater bore census indicate that the water levels in the alluvium clearly follow the down-stream flow gradient of the Isaac River, with southeasterly flow gradients. Alluvial groundwater elevations range from around 167 mAHDI at the northern end of the ODS domain, down to 140 mAHDI at the Willunga domain to the southeast.

Groundwater within the alluvium is unconfined, with water levels between 10 m to 20 m below ground surface (the top of the unit).

Groundwater levels within the alluvium, obtained from the Project monitoring bores, remained relatively stable to slightly declining from June 2017 to December 2017, despite above average rainfall experienced from October 2017 to December 2017. The lack of response to rainfall trends may relate to the presence of surficial clays restricting groundwater recharge.

One groundwater monitoring site is located approximately 200 m from the Deverill stream gauge in the Isaac River. Groundwater levels at this monitoring site remained over 3 m below the river elevation between June 2017 and February 2018, indicating the Isaac River is a losing system.

Overall, recharge to the alluvium is considered to be mostly from stream flow or flooding (losing streams), with direct infiltration of rainfall also occurring where there are no substantial clay barriers in the shallow sub-surface. Groundwater within the alluvium is likely discharged as evapotranspiration from riparian vegetation growing along the Isaac River, as well as potential baseflow contributions after significant rainfall and flood events. Geological logs indicate the alluvium is underlain by low permeability stratigraphy (i.e. claystone, siltstone and sandstone) at site, which likely restricts the rate of downward leakage to underlying formations. Localised perched water tables within the alluvium are evident where waterbodies continue to hold water throughout the dry period (e.g. pools in the Isaac River and floodplain wetlands) occurring where clay layers slow the percolation of surface water.

**Regolith**

Based on monitoring data from four monitoring bores intersecting the regolith at the Project, the regolith is considered to be largely unsaturated, with the presence of water restricted to lower elevation areas along the Isaac River and the lower reaches of its tributaries (i.e. Ripstone Creek). Flow within the regolith where it is saturated is likely a reflection of topography, flowing towards nearby drainage lines.

Water within the regolith, where it is saturated, occurs at depths of around 8 m to 19 m below surface.

Groundwater levels within the regolith have remained relatively stable to slightly declining between June 2017 and February 2018 at these bores, despite above average rainfall from October to December 2017 and over February 2018.

The regolith material comprises low permeability strata (i.e. clay and claystone), which likely restricts rainfall recharge. Groundwater discharge is likely to occur primarily via evapotranspiration, with some baseflow to streams from the regolith under wet climatic conditions. Vertical seepage through the regolith is likely to be limited by the underlying low-permeability Rewan Group and other aquitards.

**Rewan Group**

The Rewan Group comprises low permeability lithologies and is typically considered an aquitard.

Groundwater monitoring conducted at the Project includes three VWP's with operational sensors targeting the Rewan Group. Confined groundwater conditions occur within the Rewan Group sediments. Groundwater elevations range from 163 mAHDI at the northern end of ODS domain, down to 136 mAHDI at the Willunga domain, indicating a general south-easterly hydraulic gradient. It should be noted; however, that the very low permeability strata that comprise the Rewan Group mean that groundwater transmission and flow within this unit is likely very limited.

Monitoring shows alluvial groundwater levels above the Rewan Group groundwater elevation. This indicates a downward gradient from the overlying alluvium. However, as outlined above, due to the low permeability of the Rewan Group stratigraphy, the unit is considered an aquitard, restricting groundwater flow.

**Permian Coal Measures**

Groundwater occurrence within the Permian coal measures is largely restricted to the more permeable coal seams that exhibit secondary porosity through fractures and cleats.
Groundwater monitoring conducted at the Project includes two monitoring bores targeting the coal seams, one bore targeting the interburden and five VWP locations targeting multiple units within the Permian coal measures sequence. The water levels in the Permian coal measures generally follow the down-stream flow gradient of the Isaac River, with southeast hydraulic gradients. Permian groundwater elevations range from around 170 mAHD north of the ODS domain, down to 130 mAHD at the Willunga domain to the southeast.

Groundwater within the Permian coal measures is confined and sub-artesian. For the shallower coal measures, groundwater elevations are generally at or below groundwater elevations within the overlying unconfined sediments, indicating a downward hydraulic gradient. However, with increased depth of cover and pressure the hydraulic gradient within the Permian coal measures reverses. This coincides with a decrease in hydraulic conductivity with depth.

Recharge to the Permian coal measures occurs where the unit occurs at subcrop. Due to the low permeability of the interburden material, groundwater largely flows horizontally within the coal measures, along the bedding plane of the coal seams. Groundwater discharge occurs via evaporation and abstraction from active mine areas.

**Groundwater Dependent Ecosystems**

Regional mapping of Groundwater Dependent Ecosystems (GDEs) based on the National Atlas of GDEs (Bureau of Meteorology, 2016) identifies:

- large areas of land within the Project area as having either no or a low potential for groundwater interaction;
- the Isaac River main channel as a GDE with a high potential for groundwater interaction, reliant on surface expression of groundwater;
- some areas immediately adjacent the Isaac River main channel as having a moderate potential for groundwater interaction, including vegetation reliant on subsurface groundwater;
- isolated areas immediately adjacent to Boomerang Creek as having a high potential for groundwater interaction, including vegetation reliant on subsurface groundwater;
- other isolated areas as having a moderate potential for groundwater interaction, including vegetation reliant on subsurface groundwater;
- wetlands on the Isaac River floodplain with moderate potential for groundwater interaction, mapped as GDEs reliant on surface expression of groundwater; and
- vegetated swamps in depressions beyond the Isaac River floodplain with moderate potential for groundwater interaction, mapped as GDEs reliant on surface expression of groundwater.

The wetlands of the Isaac River floodplain include a palaeochannel lake, ox-bow lakes and floodchannel wetlands (DPM pers.comm.). The palaeochannel lake was targeted during the preliminary aquatic surveys in December 2016 (DPM pers.comm.). This included fish survey implementing backpack electrofishing techniques, as well as overnight deployment of baited box traps, fyke nets and cathedral traps. These techniques failed to detect any fish within this waterbody, suggesting that it may be subject to complete drying and wetting cycles that limit the persistence of a diversity of aquatic biota.

It is likely that the clay-rich substrates of this waterbody hold surface run-off for extended periods, but it is less likely that surface expressions of groundwater would make substantial contributions to wetted habitat at this location.

Further aquatic ecology surveys will be conducted to ground-truth the extent of other potential GDEs within the Project area and surrounds.

**Stygofauna**

A Desktop Assessment: Likelihood of Stygofauna Occurrence in the Bowen Basin (4T Consultants Pty Ltd, 2012) was prepared for the Bowen Gas Project EIS and identified areas of possible, likely and high likelihood of suitable stygofauna habitat in the vicinity of the Project.

With the exception of areas associated with the Isaac River and tributaries located generally beyond the mine tenements, almost all areas were identified as having limited stygofauna habitat (4T Consultants Pty Ltd, 2012).

4.1.4 Air

4.1.4.1 Emissions in the Region

Air quality in the region is expected to be influenced by dust emissions from local agricultural activities, as well as emissions from surrounding coal mines. The DES manages a dust monitoring station at Moranbah which collects hourly PM_{10} dust particulate readings. Data from this station showed an hourly average of 24.74 micrograms per cubic metre (µg/m³) during 2015 (Queensland, Government 2016c).

¹ PM_{10} refers to particulate matter 10 micrometres or less in diameter.
Isaac Plains Coal Mines (IPCM) manages the DL4B dust logger, located approximately 1 km to the north-east of Moranbah, which monitors 30 day average values for Total Suspended Particles (TSP), and 24 hour average value PM$_{10}$ and PM$_{2.5}$.

Data from this station for the week of the 3 to 10 September demonstrates that the 24 hour average PM$_{10}$ and PM$_{2.5}$ concentrations varied from 0 to 10 µg/m$^3$, and the 30 day average TSP concentration varied from 7 to 8 µg/m$^3$ during this period (IPC, 2016).

Anglo American monitored TSP, dust deposition, PM$_{10}$ and PM$_{2.5}$ levels around Moranbah and reported these levels in the Moranbah South Project EIS in 2013. Average annual TSP and dust deposition levels were recorded as 27.5 µg/m$^3$ and 71 milligrams per metre squared per day (mg/m$^2$/day) respectively. 24 hour averages of PM$_{10}$ and PM$_{2.5}$ were recorded as 26.8 and 4.3 µg/m$^3$ respectively (Hansen Bailey, 2013).

### 4.1.4.2 Wind

Wind data is available from the BHP Billiton Mitsubishi Alliance’s (BMA) air quality monitoring station at Moranbah. Wind data collected from 2012 to 2013 at this station shows light to moderate winds predominantly from the east to south-east, with wind speeds ranging from 0–8 metres per second (m/s) (Advanced Environmental Dynamics, 2012a, 2012b, 2013a and 2013b). These results are consistent with the 2015 data collected at the DES’s Moranbah dust monitoring station, which recorded light winds averaging 2 m/s, originating predominantly from the south-east (Queensland Government 2016c).

### 4.1.5 Regional Ecosystems

The Project area contains large patches of cleared grazing land as well as areas of remnant and regrowth woodland vegetation. DES regional ecosystem (RE) mapping indicates 26 Res occur within the Action area and surrounds (DEHP, 2016d). Dominant Res in the Project area are:

- RE 11.5.3/11.4.9 (Eucalyptus populnea +/− E. Melanophloia +/− Corymbia clarksoniana woodland on Cainozoic sand plains and/or remnant surfaces/ Acacia harpophylla shrubby woodland with Terminalia oblongata on Cainozoic clay plains).
- RE 11.3.2/11.3.7/11.3.1 (Eucalyptus populnea woodland on alluvial plains/Corymbia spp. Woodland on alluvial plains/ Acacia harpophylla and/or Casuarina cristata open forest on alluvial plains).
- RE 11.3.2/11.3.25/11.3.1 (Eucalyptus populnea woodland on alluvial plains/Eucalyptus tereticornis or E. Camaldulensis woodland fringing drainage lines/ Acacia harpophylla and/or Casuarina cristata open forest on alluvial plains).
- RE 11.3.2/11.3.1 (Eucalyptus populnea woodland on alluvial plains/ Acacia harpophylla and/or Casuarina cristata open forest on alluvial plains).

Preliminary results from recent flora surveys indicate that the woodland areas on-site are made up of predominantly Poplar Box woodlands with areas of riparian vegetation present along the banks of the Isaac River (DPM Environmental Sciences, pers. comms.). A ground-truthed RE map will be prepared by DPM Environmental Sciences and provided in the EIS.

Verified RE mapping produced by DEHP (2016d) also includes wetland communities mapped in close proximity to the Isaac River. The extent of these wetlands is being ground-truthed as part of the ongoing ecology surveys being undertaken for the Project.

Figure 10 shows the endangered remnant vegetation and high value regrowth mapped by DES over the Project area and surrounds (DEHP, 2016d). As with the verified RE mapping produced by DEHP (2016d) the extent of endangered regional ecosystems within the Project area will be ground-truthed by the flora surveys being conducted for the Project.

As described in Section 4.1.1.4, there are no nature conservation areas in the vicinity of the Project area.

An Environment Protection and Biodiversity Conservation Act, 1999 (EPBC Act) Protected Matters Search (DEE, 2016c) was undertaken to identify any threatened ecological communities present in the Project area and surrounds.

The desktop search identified three endangered ecological communities listed under the EPBC Act which have the potential to occur in the Project area and surrounds (Table 1).

---

2 PM$_{2.5}$ refers to particulate matter 2.5 micrometres or less in diameter.
Table 1
Threatened Ecological Communities

<table>
<thead>
<tr>
<th>Threatened Ecological Community</th>
<th>Conservation Status under the EPBC Act¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brigalow (<em>Acacia harpophylla</em> dominant and co-dominant)</td>
<td>E</td>
</tr>
<tr>
<td>Natural Grasslands of the Queensland Central Highlands and the northern Fitzroy Basin</td>
<td>E</td>
</tr>
<tr>
<td>Semi-evergreen Vine Thickets of the Brigalow Belt (North and South) and Nandewar Bioregions</td>
<td>E</td>
</tr>
</tbody>
</table>

¹ Threatened species status under the EPBC Act and/or Vegetation Management Act, 1999 (VM Act) current as at December 2016. E = Endangered.
Threatened Regional Ecosystem Mapping

Source: Geoscience Australia - Topographical Data 250K (2006)
Department of Natural Resources and Mines (2016)
Queensland Environment & Resource Management (2016)
Orthophotography: Google Image (2013)

Figure 10
4.1.6 Flora and Fauna

The following database searches were undertaken to identify any matters of National and/or State environmental significance with the potential to occur in the Project area and surrounds:

- Wildlife Online Database Search (DEHP, 2016b);
- EPBC Protected Matters Search (DEE, 2016c) (Appendix A); and

**Fauna**

Vertebrate fauna species located within the Project area and surrounds are represented by amphibians, reptiles (including skinks, snakes and geckos), birds (both migratory and non-migratory) and mammals (including microbat species) (DPM Envirosciences, pers. comms.).

The desktop searches above identified 32 fauna species listed as conservation significant or migratory under either the EPBC Act or Nature Conservation Act, 1992 (NC Act), with the potential to occur within the Project area and surrounds. This includes seven reptiles, 18 birds (11 of which are migratory), four non-flying mammals and three bats (Table 2).

Preliminary results from the recent fauna surveys have recorded four conservation significant species, within the Project area namely Ornamental Snake, Squatter Pigeon, Koala, and Greater Glider (DPM Envirosciences, pers comms.).

**Flora**

Res within the Project area that have been identified by the DEHP (2016d) regional mapping are described in Section 4.1.4.

The desktop searches listed above identified six conservation significant species under either the EPBC Act or NC Act with the potential to occur in the Project or surrounds (Table 3). Preliminary results from the recent flora surveys have not detected any conservation significant flora species.

<table>
<thead>
<tr>
<th>Scientific Name</th>
<th>Common Name</th>
<th>Conservation Status</th>
<th>Protected Matters Search (DEE, 2016c)</th>
<th>ALA (2016)</th>
<th>Wildlife Online (DEHP, 2016b)</th>
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</thead>
<tbody>
<tr>
<td><strong>Reptiles</strong></td>
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<td></td>
<td></td>
<td></td>
</tr>
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<td>Elseya albagula</td>
<td>Southern Snapping Turtle</td>
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<td>Rheodytes leukops</td>
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<td>Egernia rugosa</td>
<td>Yakka Skink</td>
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<td>●</td>
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<td>-</td>
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<tr>
<td>Lerista allanae</td>
<td>Allan’s Lerista</td>
<td>E, E</td>
<td>●</td>
<td>-</td>
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<td>Acanthophis antarcticus</td>
<td>Common Death Adder</td>
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<td>Denisonia maculate</td>
<td>Ornamental Snake</td>
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<td>●</td>
<td>●</td>
<td>●</td>
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<tr>
<td>Furina dunmalli</td>
<td>Dunnmall’s Snake</td>
<td>V, V</td>
<td>●</td>
<td>-</td>
<td>-</td>
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<tr>
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<tr>
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<td>Glossy Ibis</td>
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<td>Pandion haliaetus</td>
<td>Osprey</td>
<td>M</td>
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<td>Calidris Ferruginea</td>
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<tr>
<td>Calidris ferruginea</td>
<td>Curlew Sandpiper</td>
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<td>-</td>
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<tr>
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<td>●</td>
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<tr>
<td>Cuculus optatus</td>
<td>Oriental Cuckoo</td>
<td>M</td>
<td>-</td>
<td>●</td>
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</tr>
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</table>

Table 2

Potentially Occurring Conservation Significant Fauna Species
### Table 2 (Continued)
**Potentially Occurring Conservation Significant Fauna Species**

<table>
<thead>
<tr>
<th>Scientific Name</th>
<th>Common Name</th>
<th>Conservation Status1</th>
<th>Protected Matters Search (DEE, 2016c)</th>
<th>ALA (2016)</th>
<th>Wildlife Online (DEHP, 2016b)</th>
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<tr>
<td></td>
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<td>EPBC Act</td>
<td>NC Act</td>
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<tr>
<td><strong>Birds (Continued)</strong></td>
<td></td>
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<tr>
<td>Hirundapus caudacutus</td>
<td>White-throated Needletail</td>
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<td>Apus pacificus</td>
<td>Fork-tailed Swift</td>
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<td>Grantiella picta</td>
<td>Painted Honeypieater</td>
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<td>Monarcha melanopsis</td>
<td>Black-faced Monarch</td>
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<td>Satin Flycatcher</td>
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<td>Motacilla flava</td>
<td>Yellow Wagtail</td>
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<td>Neochmia ruficauda ruficauda</td>
<td>Star Finch (eastern)</td>
<td>E</td>
<td>E</td>
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<tr>
<td>Poephila cincta cincta</td>
<td>Black-throated Finch (southern)</td>
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<td>-</td>
</tr>
<tr>
<td><strong>Mammals</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dasyurus hallucatus</td>
<td>Northern Quoll</td>
<td>E</td>
<td>-</td>
<td>●</td>
<td>-</td>
</tr>
<tr>
<td>Tachyglossus aculeatus</td>
<td>Short-beaked Echidna</td>
<td>-</td>
<td>SLC</td>
<td>-</td>
<td>●</td>
</tr>
<tr>
<td>Phascolarctos cinererus</td>
<td>Koala</td>
<td>V</td>
<td>V</td>
<td>●</td>
<td>●</td>
</tr>
<tr>
<td>Petauroidea volans</td>
<td>Greater Glider</td>
<td>V</td>
<td>-</td>
<td>●</td>
<td>●</td>
</tr>
<tr>
<td>Pteropus poliocephalus</td>
<td>Grey-headed Flying-fox</td>
<td>V</td>
<td>-</td>
<td>●</td>
<td>-</td>
</tr>
<tr>
<td>Macropus gigas</td>
<td>Ghost Bat</td>
<td>V</td>
<td>V</td>
<td>●</td>
<td>-</td>
</tr>
<tr>
<td>Nyctophilus corbeni</td>
<td>Corben’s Long-eared Bat</td>
<td>V</td>
<td>V</td>
<td>●</td>
<td>-</td>
</tr>
</tbody>
</table>

1 Threatened species status under the EPBC Act and/ or the NC Act current as at December 2016.
SLC = Special Least Concern, E = Endangered, V = Vulnerable, CE = Critically Endangered and M = Migratory.

### Table 3
**Conservation Significant Flora Species**

<table>
<thead>
<tr>
<th>Scientific Name</th>
<th>Common Name</th>
<th>Conservation Status1</th>
<th>Protected Matters Search (DEE, 2016c)</th>
<th>ALA (2016)</th>
<th>Wildlife Online (DEHP, 2016b)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>EPBC Act</td>
<td>NC Act</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cycas ophiolitica</td>
<td>-</td>
<td>E</td>
<td>E</td>
<td>●</td>
<td>-</td>
</tr>
<tr>
<td>Dichanthium queenslandicum</td>
<td>King Blue-grass</td>
<td>V</td>
<td>V</td>
<td>●</td>
<td>-</td>
</tr>
<tr>
<td>Dichanthium setosum</td>
<td>Bluegrass</td>
<td>V</td>
<td>-</td>
<td>●</td>
<td>-</td>
</tr>
<tr>
<td>Eucalyptus ravioliana</td>
<td>Black Ironbox</td>
<td>V</td>
<td>-</td>
<td>●</td>
<td>-</td>
</tr>
<tr>
<td>Samadera bidwillii</td>
<td>Quassia</td>
<td>V</td>
<td>V</td>
<td>●</td>
<td>-</td>
</tr>
<tr>
<td>Solanum elachophyllum</td>
<td>-</td>
<td>-</td>
<td>E</td>
<td>●</td>
<td>●</td>
</tr>
</tbody>
</table>

1 Threatened species status under the EPBC Act and/ or the NC Act current as at December 2016.
E = Endangered and V = Vulnerable.
**Introduced Species**

The EPBC Protected Matters Search identified 21 introduced species (including nine fauna and six flora species) with the potential to 32ute within the Project area and surrounds, including (DEE, 2016c):

- Mallard (*Anas platyrhynchos*);
- Nutmeg Mannikin (*Lonchura punctulata*);
- House Sparrow (*Passer domesticus*);
- Spotted Turtle-dove (*Streptopelia chinensis*);
- Cane Toad (*Rhinella marina*);
- Domestic Dog (*Canis lupus familiaris*);
- Goat (*Capra hircus*);
- Cat (*Felis catus*);
- Feral deer (*Cervus sp.*);
- House Mouse (*Mus musculus*);
- Rabbit (*Oryctolagus cuniculus*);
- Pig (*Sus scrofa*);
- Red Fox (*Vulpes vulpes*);
- Prickly Acacia (*Acacia nilotica subsp. Indica*);
- Rubber Vine (*Cryptostegia grandiflora*);
- Cotton-leaved Physic-Nut (*Jatropha gossypifolia*);
- Lantana (*Lantana camara*);
- Prickly Pears (*Opuntia spp.*);
- Prickly Acacia (*Vachellia nilotica*);
- Parkinsonia (*Parkinsonia aculeate*); and
- Parthenium Weed (*Parthenium hysterophorus*).

**4.2 SOCIAL AND ECONOMIC ENVIRONMENT**

**4.2.1 Isaac Region**

The Isaac Region’s economic development is based upon coal mining and agricultural production (Isaac Regional Council, 2014c). The Isaac Region is home to 25 currently operating coal mines, with many more in the advanced development phase. As of 2014, the region was responsible for 47% of Queensland’s overall coal production (Isaac Regional Council, 2014c). Agriculture is also a key contributor to the local economy, although less so than coal mining. Given the multitude of currently existing services which cater to mine workers in Dysart and Moranbah, it is expected that these townships would provide a majority of the services needed by the Project workforce during its operation.

The Project is anticipated to provide a significant number of workers who would reside and work in the region. Given that the Project has a proposed mine life of approximately 79 years, the Project is anticipated to incur long-lasting economic growth to the region, especially within Dysart and Moranbah. Dysart and Moranbah are the two closest regional centres to the Project, and provide the majority of the social and economic services for the region (Isaac Regional Council, 2014a and 2014b).

**4.2.2 Moranbah**

Moranbah, located approximately 40 km to the north-west of the Project, was established in 1969 for the purpose of housing mine workers (Isaac Regional Council, 2014a). Moranbah is home to a number of education facilities, including two day-care facilities, two primary schools and a high school. Additionally, Moranbah offers a number of health services, including a hospital, as well as a number of dental and general medical centres. The town also offers a range of recreational and accommodation services, including a number of hotels, a supermarket, shopping centre, multiple sporting fields and clubs, and a range of small stores and businesses (Isaac Regional Council, 2014a). Moranbah also contains an airport, located approximately 5 km to the south-east of the township.

**4.2.3 Dysart**

Dysart, located approximately 25 km to the south-west of the Project, provides a similar range of services to mine workers in the region, albeit on a smaller scale than Moranbah. The town was established in 1973, to service surrounding coal mines within the region (Isaac Regional Council, 2014b). Recreational facilities include an Olympic swimming pool, a nine hole golf course, as well as a number of sporting fields. The town houses a hospital, dental surgery, and medical centre. Additionally, Dysart has a variety of accommodation options, including multiple hotels, and several accommodation villages. Dysart is also home to a kindergarten, a primary and secondary school, and an airport approximately 2 km to the south-east.
4.2.4 Accommodation and Housing

The Project is anticipated to attract a number of workers to the region, a significant proportion of whom are anticipated to require housing within the Project surrounds. Of the estimated 35,485 people currently residing in the Isaac region, 11,085 are resource sector workers living within temporary accommodation (Isaac Regional Council, 2014c). As such, many of the towns in the region including Moranbah and Dysart, contain existing infrastructure suitable for housing a large number of workers in temporary accommodation.

4.2.4.1 Accommodation Villages

As well as numerous hotels for temporary accommodation, Moranbah and Dysart contain a number of accommodation villages. These include two Morris-owned accommodation villages, the Leichhardt accommodation village, the Ausco Dysart accommodation village, the Civeo accommodation villages in Moranbah, Coppabella and Dysart, and the Dysart Staff Accommodation Village commissioned by the BHP BMA (Figure 1).

The Civeo accommodation villages in Moranbah, Coppabella and Dysart currently have a capacity of over 5,900 rooms (Civeo, 2016a; 2016b; 2016c), while the Dysart Staff Accommodation contains 308 single modular rooms available for accommodation (Hutchinson Builders, 2011). Additionally, the Buffel Park Accommodation Village, approximately 20 km to the south of Moranbah, services a large portion of the workers from the Caval Ridge Mine, with a capacity of 1,945 rooms.

4.2.5 Cultural Heritage (Indigenous and Non-Indigenous)

4.2.5.1 Indigenous Heritage

A Cultural Heritage Management Agreement (CHMA) was signed on 5 July 2016, by Pembroke and registered Aboriginal Parties on behalf of the Barada Barna People for MDLs 3012, 3013 and 3014 and parts of EPC 721.

A search of the Department of Aboriginal and Torres Strait Islander Partnerships (DATSIP) database did not identify any Aboriginal cultural heritage sites within MDL 3012, MDL 3013 or MDL 3014 (DATSIP, 2016).

4.2.5.2 Non-Indigenous Heritage

A search of the Queensland Heritage Register, which identifies culturally significant sites for the people of Queensland, was undertaken on 7 September 2016. This search revealed no culturally significant sites within the Project boundary or in the general vicinity of the Project (Queensland Government, 2016d). The closest significant site was located in Nebo, 50 km to the north-east of the Project boundary.

Additionally, a search of the National Heritage List, which identifies nationally significant cultural sites, also showed no sites within the Project boundary or its surrounds (DEE, 2016b).

4.3 BUILT ENVIRONMENT

As described in Section 4.2.2 and 4.2.3, Moranbah and Dysart are the nearest regional townships to the Project and contain the majority of the existing, health, education and accommodation infrastructure within the region.

As described in Section 4.1.1.3, the Project is surrounded by a number of operational coal mines (Figure 1).

The Arrow Bowen pipeline is an approved, but yet to be developed gas pipeline, sited adjacent to the Project boundary. The proposed buried pipeline is planned to transport coal seam gas from the Bowen Basin to north Gladstone. Although the exact route of the pipeline is being revised (Arrow Energy, 2016), the EIS for the Project indicates that the main pipeline route is proposed to run alongside the eastern boundary of the Project (Arrow Energy, 2012).

A smaller pipeline, named the Saraji Lateral Pipeline, is proposed to branch off the main Bowen pipeline at approximately the point where the Ilfiely Connection Road meets the Fitzroy Developmental Road to the east of the Project boundary. The proposed route of this lateral pipeline is through the Vermont Park property, towards the Saraji Coal Mine (Arrow Energy, 2012). Given that the final pipeline route is yet to be finalised, consultation will be undertaken with Arrow Energy to facilitate any Project interaction with the pipeline.

The existing road network surrounding the Project area is described in detail in Sections 2.4 and 4.4.
4.4 TRAFFIC AND TRANSPORT

4.4.1 Road Transport

The major road transport routes in the vicinity of the Project are the Peak Downs Highway, located approximately 15 km to the north-west of the Project, and the Fitzroy Developmental Road, 10 km east of the Project (Figure 2).

The Fitzroy Developmental Road runs directly along the Project eastern boundary at the Willunga property, to the south-east of the Project extent. Additionally, the Peak Downs Mine Road, which becomes Saraji Road when it intersects the Saraji mine, runs generally north-south approximately 10 km to the west of the Project.

The Iffley Connection Road, Vermont Park Road and Annandale Road run along the boundary of the Project, connecting the Project area with the Fitzroy Developmental Road and the Peak Downs Highway (Figure 2). Carfax Road runs east-west to the south of the Project boundary, connecting the Fitzroy Developmental Road with Dysart.

4.4.2 Rail Transport

Rail transportation in the region is serviced by the Norwich Park Branch Railway which runs roughly north-south approximately 10 km to the west of the Project. This branch forms part of the Goonyella Railway line which transports coal from the Bowen Basin to the Hay Point and DBCT south-east of Mackay (Aurizon, 2016).

Within the Project region the Moorvale, Millenium, Peak Downs, Saraji and Lake Vermont mines, have rail spurs and loops, branching off the Norwich Park line. Additionally, the Norwich Branch services the Dysart, Harrow, Winchester and Red Mountain railway stations within the vicinity of the Project. As part of the Project, a rail spur and loop is proposed to be constructed from the western boundary of the Project to connect to the Norwich Park Branch Railway.

4.5 LAND USE AND TENURES

Figure 3 shows the rural properties in the vicinity of the Project. The Project boundary currently contains portions of six different properties, namely, the Iffley, Lake Vermont, Vermont Park, Seloh Nolem, Willunga and Old Bombandy properties. These are all freehold properties (Queensland Government, 2016a).

As shown in Figure 5, the Project area is made up of MDL 3012, 3013 and 3014 held by the Proponent.

Arrow Energy hold a number of ATPs for petroleum in the region, including ATP 1103, ATP 1031 and ATP 759 which overlap and are in the vicinity of the Project (Figure 5).

A Petroleum Lease Application (PLA) for Petroleum Lease 488 has been lodged by Arrow Energy directly to the south of the Project, and overlaps parts of the Project area (Figure 5). This PLA was lodged in 2012 but has yet to be granted (Queensland Government, 2016a).

Pembroke has commenced discussions with Arrow Energy regarding overlapping tenure, and the formation of a Joint Interaction Management Plan to deal with safety matters relating to the overlapping ATPs and MDLs in accordance with the Queensland Coal Mining Safety and Health Act 1999.

Pembroke also intends to prepare a Joint Development Plan with Arrow Energy to manage activities in overlapping PLAs owned by Arrow Energy and future Project MLAs, in accordance with the Queensland Mineral and Energy Resources (Common Provisions) Act, 2014.

4.5.1 Key Local and Regional Land Uses

As described in Section 4.1.1, the existing land use for properties in the Project area is predominantly grazing, with small areas showing some evidence of historical cropping.

The Project is located within the Isaac Regional LGA and, as described in Section 4.1.1.4, there are no nature conservation areas, including National or State Parks, in the Project area or immediate surrounds.

As described in Section 4.1.1.3, the Project is surrounded by a number of currently operating coal mines.
4.5.2 Key Local and Regional Land Tenures

The majority of the land within the Project region is made up of freehold land, especially to the south and east of the Project boundary. A significant block of leasehold land exists to the west of the Project, corresponding with the Saraji and Peak Downs mines. Additionally, a large area of leasehold land to the north-west of the Project corresponds with the Poitrel and Millennium mines.

4.5.3 Native Title

The Native Title Claimants over the Project area, as well as the general Project region are the Barada Barna People (Queensland Government, 2016a). The Barada Barna People lodged a Native Title Application over the Project area (Federal Court Reference QUD380/2008) in 2008, and the claim has since been accepted for registration.

As stated in Section 4.2.5.1, the Proponent currently holds a CHMA with the Barada Barna People over the Project area.

4.6 Planning Instruments, Government Policies

The Isaac Regional Council is developing a Planning Scheme for its entire LGA, which is expected to be completed in 2018. Until the new Planning Scheme is in place, development will be regulated under the existing Broadsound, Belyando and Nebo Shire Planning Schemes, through the Queensland Planning Act, 2016 (PA Act).

The following State and Regional plans, strategies and policies are relevant to the Project:

- State Planning Policy (Department of Infrastructure, Local Government and Planning, 2017).
- Mackay, Isaac and Whitsunday Regional Plan.
- Queensland Environmental Offsets Policy.
- Environmental Protection (Air) Policy, 2008 (EPP [Air]).
- Environmental Protection (Noise) Policy, 2008 (EPP [Noise]).
- Environmental Protection (Water) Policy, 2009 (EPP [Water]).

The following Commonwealth policies and guidelines are relevant to the Project:

- EPBC Act Environmental Offsets Policy.
5 POTENTIAL PROJECT IMPACTS

Throughout mine development, operation, and decommissioning, there are a number of potential Project impacts which may affect the surrounding Project region, as outlined in the sections below.

5.1 NATURAL ENVIRONMENT

5.1.1 Land

The Project mining activities have the potential to directly and indirectly impact on the land resources and uses within the Project area, including:

- temporary change of use of land as a result of open cut mining activities and development of surface infrastructure (before the land is rehabilitated);
- permanent landform change through the formation of final voids;
- alteration of natural landscapes; and
- impacts to the agricultural capacity of the land.

The natural landscape in the Project area would be altered through the formation of both in-pit and out-of-pit waste rock emplacements and final voids. The temporary change to land during mining operations would be managed through the rehabilitation of the majority of the site to a land use generally consistent with the existing land use. Rehabilitation would be conducted progressively to achieve the final land use objectives.

Topsoil would be stripped, stockpiled and managed to minimise erosion potential and maintain the viability of the soil.

The EIS will describe how the Project would be rehabilitated such that following completion of mining activities, the site would be safe, stable and non-polluting and able to support the proposed post-mining land use.

Consideration will be given to the DEHP Guideline Application Requirements for Activities with Impacts to Land (DEHP, 2016a) as part of the assessment to identify potential impacts to land.

5.1.2 Surface Water

The Project has the potential to impact environmental values identified for water resources through direct disturbance associated with open cut mining, diversion of drainage features and through release of water to the surrounding environment.

Potential impacts could include:

- changes to surface drainage and flooding regimes;
- changes to the hydrology and geomorphology of drainage features through construction of diversions;
- localised effects on surface and groundwater quality;
- local depressurisation of the groundwater aquifers; and
- impacts to other water users in the region.

Development of open cut operations associated with the Project would alter the topography and drainage characteristics within the Project area.

A water management system is being designed for the Project and aims to protect the identified environmental values by separating runoff from disturbed, rehabilitated and undisturbed catchments. The Project water management strategy would involve:

- separation of undisturbed area runoff from disturbed area runoff;
- collection and reuse of surface runoff from disturbed areas;
- capture of pit inflows and reuse as process water;
- storage of water on-site; and
- licensed water extraction to supplement water supply.

Operational water requirements would be sourced from on-site water storages containing runoff from disturbed mine areas or mine-affected water. If required, the operational water demand would be supplemented with external water supply under supply agreements via the pipeline connecting to the Eungella pipeline network and potential use of a groundwater supply from groundwater bores at a location to be determined.

A surface water assessment (including a site water balance model) is being prepared for the Project as part of the EIS in consideration of the DEHP Guideline Application Requirements for Activities with Impacts to water (DEHP, 2016b).
5.1.3 Groundwater

5.1.3.1 Groundwater Numerical Model

A groundwater assessment is being prepared by HydroSimulations for the Project as part of the EIS. The groundwater assessment has been scoped to consider the Information Guidelines for the Independent Expert Scientific Committee advice on coal seam gas and large coal mining development proposals (IESC, 2015) and the DEHP Guideline Application Requirements for Activities with Impacts to Water (DEHP, 2016b).

The groundwater assessment includes a numerical model to assess the impact of the project on the groundwater regime. The objectives of the predictive modelling are to:

- assess the groundwater inflow to the mine workings as a function of mine position and timing;
- simulate and predict the extent and area of influence of dewatering and the level and rate of drawdown at specific locations;
- identify areas of potential risk, where groundwater impact mitigation/control measures may be necessary.

The model was developed using Geographic Information Systems in conjunction with MODFLOW-USG, which is distributed by the United States Geological Survey. MODFLOW-USG is a relatively new version of the popular MODFLOW code developed by the United States Geological Survey (USGS). MODFLOW is the most widely used code for groundwater modelling and has long been considered an industry standard (HydroSimulations, 2018).

The model is roughly 55 km x 70 km at its widest extents and comprises 91,806 cells per layer. The model domain is discretised into fourteen layers representing key geological units within the alluvium, regolith (Tertiary sediments), Rewan Group, Rangal Coal Measures, Fort Cooper Coal Measures and Moranbah Coal Measures. Over the 14 model layers, with pinch-out areas (where a layer is not present) in layers 2 to 14, the total cell count for the model is 966,821. The model grid has been developed as a voronoi mesh, with cells aligned and variably sized to focus on key features such as rivers, mine areas and faults (HydroSimulations, 2018).

The Project is located with the highly faulted Jellinbah Fault Zone, in which several easterly dipping thrust faults are present. Major regional faults identified have been included in the model, as well as smaller local faults identified in the site geological model. Most of the local faults occur in the Olive Downs South domain, whereas the Willunga domain appears to be more affected by open folding. Mesh refinement along the faults has been included in the model build in order to allow the change of hydraulic properties along the fault zones during calibration and sensitivity analysis (HydroSimulations, 2018).

The model perimeter has been set as a ‘no-flow’ boundary by default, except where regional groundwater flow is likely to enter or leave the active model area in which case a general head boundary (GHB) is specified. The GHB boundary condition is used to represent the regional flow into and out of the model area. Groundwater will enter the model where the head set in the GHB is higher than the modelled head in the adjacent cell and leave the model when the water level is lower in the GHB.

The numerical model includes a steady state calibration (pre 2006) and transient calibration (2006 to 2017). Both the steady state and transient calibrations capture historical mining at Peak Downs, Saraji, Lake Vermont, Poitrel and Daunia. Mining was represented in the model using the drain package, with the drain cells set to the base of the target coal seam for each pit and within the target coal seam for undergrounds. The objective of the calibration was to replicate the groundwater levels measured in the site monitoring network and available private bores, in accordance with Australian groundwater modelling guidelines (Barnett et al. 2012).

The steady state calibration achieved an 8.7 % scaled root mean square (SRMS) error, which is within acceptable limits (i.e. 10%), recommended by the Australian groundwater modelling guidelines. The transient calibration achieved a 7.9 % SRMS error, which is within acceptable limits (i.e. 10%), recommended by the Australian groundwater modelling guidelines (HydroSimulations, 2018).

Sensitivity analysis has been conducted to understand how changes to a range of model assumptions and variables influence the model predictions. This included assessment of the influence of selected hydraulic properties (specific yield and spoil properties), fault structures and the approved Bowen Gas Project. The sensitivity analysis found that (HydroSimulations, 2018):

- the specific yield used for the impact assessment is considered conservative;
- minimal changes in drawdown are predicted when spoil and fault properties are changed;
• inclusion of the Bowen Gas Project increases the drawdown extent 15 km to the east of the Olive Downs South domain, and 10 km south of the Willunga domain.

Under the earlier MDBC 2001 modelling guideline (Middlemis et al. 2001), the model is best categorised as an Impact Assessment Model of medium complexity.

Barnett et al., 2012, developed a system within the modelling guidelines to classify the confidence level for groundwater models. Models are classified as Class 1, Class 2 or Class 3 in order of increasing confidence based on key indicators such as available data, calibration procedures, consistency between calibration and predictive analysis and level of stresses. Under these guidelines, this model would be classified as a Confidence Level 2 (Class 2) groundwater model.

Further information on the numerical modelling will be included in the groundwater assessment, to be included in the EIS.

5.1.3.2 Groundwater Interception

Preliminary groundwater modelling for the Project (HydroSimulations, 2018) has predicted the total volume of groundwater that would be intercepted as part of the Project, as shown in Figure 11, groundwater separated out for the Water Resource (Fitzroy Basin) Plan, 2011 groundwater zones, being:

• Groundwater Unit 1 (containing aquifers of the Quaternary alluvium); and
• Groundwater Unit 2 (sub-artesian aquifers).

As shown, the combined inflows to the open cut operations would peak in Year 2037. The total peak inflow due to the Project is expected to be about 4.5 ML/day (1,636 ML/year), while the average is expected to be about 1.7 ML/day (638 ML/year) over the duration of mining.

5.1.3.3 Predicted Maximum Drawdowns

The process of mining reduces water levels in surrounding groundwater units. The extent of the zone affected is dependent on the properties of the aquifers/aquitards and is referred to as the zone of depressurisation in a confined aquifer and zone of drawdown within the water table. Depressurisation and drawdown is greatest at the working coal-face, and gradually reduces with distance from the mine.

Drawdown within the regolith and alluvium has been predicted using preliminary modelling conducted for the groundwater assessment. The preliminary results indicate that drawdown in the alluvium is predicted to extend up to 4 km north and 5 km southeast of the Olive Downs South domain, where alluvium is present. Alluvial drawdown at the Willunga domain is restricted to within 3 km (HydroSimulations, 2018).

Drawdown within the regolith is predicted to extend further, up to 11 km from the Olive Downs South domain and 6 km from the Willunga domain (HydroSimulations, 2018).

Maximum groundwater level drawdown within the Leichhardt Seam is predicted to extend up to 8 km to the southwest of the Olive Downs South domain and 5 km north of the Willunga domain. Maximum groundwater level drawdown within the deeper Vermont Seam can extend up to 11 km to the southwest of the Olive Downs South domain and 5 km north of the Willunga domain (HydroSimulations, 2018).

Based on the groundwater bores identified during the bore census (Section 4.1.3.2), five groundwater bores on privately owned land. Four of these bores are understood to be screened at a depth below the level at which the aquifers are predicted to drawdown to. As such, the Project is not predicted to impact the landholders’ ability to use the bores (HydroSimulations, 2018).

The fifth bore is screened within the alluvium to the north of the Olive Downs South domain. In this location the alluvium is estimated to be less than 20 m deep. The preliminary groundwater modelling predicts a drawdown of 3.6 m within the alluvium at this bore. As the depth at which this bore is screened is not accurately known, drawdown associated with the Project has the potential to impact the use of this bore (HydroSimulations, 2018).

Contour plans showing maximum predicted drawdown in the alluvium/regolith and Permian coal seams will be produced and presented in the groundwater assessment for the EIS.
Figure 11
Predicted Groundwater Inflows
5.1.3.4 Impacts to Groundwater Quality

As the mine progresses, waste rock material will be placed within out-of-pit and in-pit waste rock emplacement areas. Waste rock emplacement areas may produce seepage as a result of rainfall inundation. As described in Section 4.1.3.1, the waste rock material exhibits similar to improved water quality compared to water within regolith material. However, the waste rock material generally exhibits poorer water quality compared to the alluvium.

Seepage from in-pit emplacements is not expected to migrate to the surrounding alluvium as the groundwater level that would ultimately equilibrate within the waste rock would be below the base of the alluvium (HydroSimulations, 2018).

Water within final voids would evaporate from the lake surface and draw in groundwater from the surrounding geological units. Evaporation from the lake surface would concentrate salts in the lake slowly over time. This gradually increasing salinity would not pose a risk to the surrounding groundwater regime as the final voids are predicted to remain permanent sinks (HydroSimulations, 2018).

5.1.4 Ecosystems, Flora and Fauna

Open cut mining activities and infrastructure development associated with the Project has the potential to directly disturb terrestrial and aquatic vegetation and fauna habitat. Mining activities also have the potential to introduce weeds and feral animals to the Project area.

An environmental assessment of the potential impacts to terrestrial and aquatic biodiversity will be conducted to demonstrate how the Project can be managed to protect the identified biodiversity values.

The terrestrial flora and fauna assessment and aquatic ecology assessment being prepared for the EIS will assess the potential impacts to biodiversity associated with the Project, including consideration of:

- Matters of State Environmental Significance (MSES);
- RE mapping;
- flora and fauna species within the Project area, particularly conservation significant species listed under the NC Act and EPBC Act;
- Environmentally Sensitive Areas (ESAs);
- wetlands;
- GDEs; and
- Matters of National Environmental Significance (MNES).

The assessments will describe the proposed avoidance and mitigation measures to protect or enhance the ecological values of the Project area and surrounds.

Consideration of biodiversity offset requirements will be included in the ecological assessments in accordance with the relevant Queensland and Commonwealth legislation and policies.

The terrestrial and aquatic ecological assessments being prepared for the Project EIS are being developed in consideration of the Queensland Environmental Offsets Policy and the Commonwealth EPBC Act Environmental Offsets Policy.

5.2 AMENITY, INCLUDING NOISE, AIR QUALITY, VIBRATION, LIGHTING, URBAN DESIGN AND VISUAL AESTHETICS

5.2.1 Noise and Vibration

A range of legislation, policy, guidelines and standards are relevant to identifying values and managing impacts for noise and vibration at the Project including the EP Act, EPP (Noise) and Ecoaccess Guidelines.

Acoustic Quality Objectives for sensitive receptors are detailed in the EPP (Noise). The objectives aim at protecting the qualities of the acoustic environment that are conducive to human health and wellbeing for individuals to sleep, study or learn, be involved in recreation, including relaxation and conversation and protecting the amenity of the community.

Noise sources from the Project would include mining (e.g. equipment and blasting) and processing activities (e.g. crushing and conveyors). The level of noise at a given receptor would vary depending on the distance from the noise source, the meteorological conditions, intervening topography, and the type of noise source.

Noise sensitive receptors will be identified in the vicinity of the Project area during the preparation of the EIS. A preliminary review suggests that there are six local landholders (or sensitive receptors) within 5 km of the Project.
Sensitive receptors may also be affected by blast vibration. The nature (e.g. size of blasts, delay settings) and frequency of blasting will be assessed to determine appropriate mitigation measures.

Noise and vibration impacts will be addressed in the EIS, including cumulative impacts of surrounding mining operations, and the assessment is being prepared in consideration of the DEHP Guideline Application Requirements for Activities with Noise Impacts (DEHP, 2016c).

5.2.2 Air Quality and Greenhouse Gas

Air quality is managed under the EP Act, the Environmental Protection Regulation, 2008 (EP Regulation) and the EPP [Air].

Open cut mining activities and the handling of spoil, ROM and product coal have the potential to generate particulate matter (i.e. dust) emissions in the form of:

- TSP;
- particulate matter with an equivalent aerodynamic diameter of 10 micrometres (µm) or less (PM_{10}) (a subset of TSP); and
- particulate matter with an equivalent aerodynamic diameter of 2.5 µm or less (PM_{2.5}) (a subset of TSP and PM_{10}).

Mining activities generate particles in all the above size categories, with the majority generally larger than 2.5 µm. Fine particulates (less than 2.5 µm) are typically generated through combustion processes.

Open cut mining activities associated with the Project would also result in emissions of greenhouse gases through:

- fugitive coal seam gas emissions from open cut pits;
- combustion of diesel fuels in mining plant and equipment; and
- explosives use at the Project.

Emissions of other air pollutants would also arise from mining operations associated with diesel powered equipment used on-site, and on-site blasting. Emissions from diesel-powered equipment generally include carbon monoxide (CO), nitrogen dioxide (NO_{2}) and other pollutants, such as sulphur dioxide (SO_{2}) and emissions of blasting include nitrogen oxides.

The emission of these and other pollutants generated from diesel combustion and blasting activities at mine sites are considered to be too small, too infrequent or too widely distributed to generate any significant off-site pollutant concentrations.

As described above, a preliminary review suggests that there are six local landholders (or sensitive receptors) within 5 km of the Project.

Background air quality levels will be considered and potential impacts of the Project will be addressed in the EIS, including cumulative impacts of surrounding mining operations.

Indirect greenhouse gas emissions are also associated with the Project through electricity consumption and emissions associated with the transport of product coal.

Pembroke would monitor and manage greenhouse gas emissions through its participation in the Commonwealth Government’s National Greenhouse and Energy Report System (NGERS). Under NGERS requirements, relevant sources of greenhouse gas emissions and energy consumption must be measured and reported on an annual basis, allowing major trends in emissions/energy consumption to be identified.

An air quality and greenhouse gas assessment is being prepared for the Project as part of the EIS, in consideration of considering the DEHP Guideline Application Requirements for Activities with Impacts to Air (DEHP, 2015).
5.2.3 Visual and Lighting

The major components of the Project which are considered to potentially impact the visual landscape include:

- clearance and disturbance of vegetation within the Project area;
- changes to topographical features including placement of waste rock in out-of-pit emplacements;
- excavation of open cut pits;
- construction of levees;
- elevated infrastructure items (including conveyors); and
- lighting associated with night-time mining operations (including operation of the CHPP).

It should be noted that the public road network in the vicinity of the Project landforms already have views of surrounding mines and will eventually have views of the approved Olive Downs North Mine (e.g. Peak Downs Highway and Annandale Road).

The main issues to consider in the assessment of visual impacts are the number of sensitive viewing locations and the level to which the proposed works are visible (i.e. if the works are not seen, there is no impact).

The most visually sensitive locations in the vicinity of the Project are the nearby privately owned rural residences and local roads (e.g. Annandale Road and Fitzroy Developmental Road). The potential views of the Project from these locations would vary depending on the intervening topography and vegetation occurring between the sensitive location and the Project. The distance from the Project would also contribute to the potential views from each sensitive location.

Assessment of visual impacts associated with the Project will be included as part of the EIS and will consider the relevant state and federal guidelines.

5.3 SOCIAL ENVIRONMENT—POTENTIAL BENEFICIAL AND ADVERSE IMPACTS

Potential impacts of the Project on the social values of the local and regional communities would be identified through direct engagement with potentially affected stakeholders and analysis of potential impacts against the attributes of the existing social environment.

Consultation undertaken specifically for the Project would include both targeted consultation, as well as a broader consultation program for the EIS.

Project-specific consultation would be conducted with the local community, affected landowners and other relevant stakeholders, including other advisory agencies/groups, and a summary of the stakeholder engagement and community consultation program provided in a Public Consultation Report.

The source of the workforces would be dependent upon the availability of required contractors and where such contractors are based, however the opportunity would be provided to contractors from the local and regional area.

The Project is likely to have a range of both positive and negative social impacts within the community, including the following examples:

- the provision of employment and training opportunities (including opportunities for the Indigenous community);
- the injection of wealth into local and regional economy;
- population growth, demographic change, and population decline upon decommissioning;
- land use changes as a result of the Project;
- potential amenity impacts including, air quality, noise and vibration;
- increased demand for permanent and temporary housing in the local and regional community;
- fear of major disaster or hazard (flooding); and
- potential impacts on social cohesion.

A social impact assessment is being prepared for the Project as part of the EIS, in accordance with the Coordinator-General’s Social Impact Assessment Guidelines (2018).

5.4 ECONOMIC EFFECTS

As described in Section 2.8, the Project would result in significant economic benefits through ongoing annual direct and indirect output or business turnover, annual household income and direct employment.

Indirect employment and business generation would also be realised in a number of different sectors including property services, mechanical repairs, machinery, materials handling and equipment manufacturing, research, technical and computer services, wholesale trade and retail trade.
A number of these service providers are established in the Bowen Basin. The Project would provide ongoing support and employment opportunities for these businesses.

The Project would also include the payment of State royalties and Commonwealth tax revenue.

The EIS will include an economic analysis of potential impacts the Project would have on labour demand, local business, wages, input costs and household goods and services.

5.5 BUILT ENVIRONMENT

5.5.1 Road Transport

Potential traffic impacts of the Project on traffic generation, roadway capacity, safety and road condition would be assessed in a Road Transport Assessment, prepared in accordance with the Department of Transport and Main Roads (DTMR) (2006) Guidelines for Assessment of Road Impacts of Development.

The Project life would be in excess of 30 years. In order to consider the potential impacts of the Project in the context of potential background traffic growth and traffic growth associated with other proposed projects, an annual baseline growth rate and the expected traffic generation from key projects would be considered.

Project traffic generation has the potential to increase delays at existing and new intersections along key roads used by workforces and visitors/deliveries.

Project traffic generation has the potential to increase impacts on road pavement of key roads used by workforces and visitors/deliveries.

As product coal would be railed to port, no product coal road transport is proposed for the Project.

5.5.2 Rail Transport and Port Operations

Pembroke proposes to construct a new rail loop and rail spur line from the Norwich Park Branch Railway and rail-load out facility including product coal stockpiles at the Olive Downs South domain for the Project. Until built and commissioned, the existing rail-load out facility at the Moorvale Mine would continued to be used.

Based on a “Goonyella-based” train configuration with 126 wagons and a total payload of 10,800 tonnes (t), an average of four product coal train would be loaded per day for the Project.

Based on a “Blackwater-based” train configuration with 98 wagons and a total payload of 8,200 t, an average of 33 product coal trains would be loaded per week for the Project. However, to allow for cargo assembly for loading of ships to meet the required performance standards at the port, a peak of up to eight product coal trains per day may be required at times.

Subject to availability of rail and port allocation, the DBCT would be used for the Project.

5.6 MNES UNDER THE EPBC ACT

MNES which are relevant to the Project include:

- Listed threatened species and ecological communities (Sections 4.1, 5.1 and 6.1).
- Migratory species (Section 4.1.5, 5.1 and 6.1).
- A water resource, in relation to coal seam gas development and large coal mining development (Sections 4.1.2, 5.1 and 6.1).

The following MNES do not occur within the Project area:

- World Heritage Property.
- National Heritage Place.
- Wetland of International Importance.
- Great Barrier Reef Marine Park.
- Commonwealth Marine Area.

The Project is not a nuclear action.

Pembroke lodged four separate EPBC Act Referrals for the Project components (i.e. the mine site and access road [EPBC 2017/7867], the pipeline [EPBC 2017/7868], the ETL [EPBC 2017/7869] and the rail spur [EPBC 2017/7870]) with DEE in February 2017 to determine whether the Project components require assessment and approval under the EPBC Act.
On 3 March 2017, DEE determined that the four key components of the Project were Controlled Actions, requiring assessment and approval under the EPBC Act. The controlling provisions for all four key components are sections 18 and 18A (listed threatened species and communities). The mine site and access road also included the following controlling provisions, being sections 24D and 24E (water resources) and sections 20 and 20A (listed migratory species).

In December 2017, Pembroke lodged an application to vary the Action to incorporate the latest Project layout designs for the Olive Downs Project Mine Site and Access Road (EPBC 2017/7867) and the Olive Downs Project Water Pipeline (EPBC 2017/7868). These variations were accepted by the DEE on 17 April 2018.

The potential impacts of the Project on MNES will be assessed under the Coordinator-General’s Environmental Impact Assessment process under the SDPWO Act. As that process is accredited under the bilateral agreement (section 45 of the EPBC Act), an assessment under Part 8 of the EPBC Act is not required for the Project.

Following receipt of the Coordinator-General’s Evaluation Report, the Commonwealth Minister will consider that report when making the decision whether to grant approval under the EPBC Act.
6 ENVIRONMENTAL MANAGEMENT AND MITIGATION MEASURES

6.1 NATURAL ENVIRONMENT

Pembroke would implement a range of environmental management and mitigation measures to minimise the potential impacts of the Project. Management and mitigation measures would include:

- progressive rehabilitation of Project disturbance areas;
- dust suppression (watering) of haul roads, ROM and product coal stockpiles and transfer points;
- blast management measures;
- management of water resources in accordance with the Environmental Authority issued for the Project under the EP Act;
- preparation of water management plans and monitoring programs under the Environmental Authority issued for the Project under the EP Act;
- licensed extraction of water resources in accordance with relevant Queensland water related legislation;
- boundaries of areas to be cleared, and those not to be cleared, would be defined during construction and operation;
- feral animal control strategies would be implemented as necessary and in accordance with relevant standards; and
- provision of biodiversity offsets for MNES and MSES (where required) in accordance with the Queensland Environmental Offsets Policy and the Commonwealth EPBC Act Environmental Offsets Policy.

6.1.1 Groundwater

Groundwater quality sampling of existing monitoring bores will continue in order to provide longer term baseline groundwater quality around the Project, and to detect any changes in groundwater quality during and post mining.

Groundwater monitoring criteria will be established to monitor predicted impacts on both environmental values and predicted changes in groundwater quality. Impact assessment criteria for the site will be documented within a Water Management Plan.

Groundwater quality trigger levels will be developed in line with the Department of Science, Information Technology and Innovation (DSITIA) guideline Using monitoring data to assess groundwater quality and potential environmental impacts (DSITI, 2017). The trigger levels will be established once 12 to 24 months of data has been collected from the site monitoring network. As per the DSITI (2017) guidelines, the triggers will be established in consideration of the Water Plan (Fitzroy Basin), 2011 water quality objectives, ANZECC (2000) criteria and site-specific conditions. Trigger criteria will be established for each groundwater unit potentially impacted by the Project, being alluvium, regolith and the Permian coal measures.

All existing Project monitoring bores are located within the zone of predicted groundwater level change due to the Project. Therefore, changes in groundwater levels at the site bores will be compared to predicted groundwater trends to evaluate any deviations from the predicted trends.

Each year an annual review of groundwater level and quality trends will be conducted by a suitably qualified person and provided to the regulator. The review will assess the change in groundwater level and quality over the year, compared to historical trends and impact assessment predictions. The annual review will discuss any groundwater trigger exceedances or where trends show potential for environmental harm.

Every five years the validity of the model predictions would be assessed and if the data indicates significant divergence from the model predictions, an updated groundwater model would be constructed for simulation of mining.
6.1.2 Biodiversity Offset Requirement

The Queensland Environmental Offsets Act 2014 (EO Act) and EPBC Act and the following related policies are relevant to the environmental offset proposal for the Project:

- Queensland Environmental Offsets Policy (Version 1.2); and
- EPBC Act Environmental Offsets Policy (Department of Sustainability, Environment, Water, Population and Communities [SEWPaC], 2012) (and supporting EPBC Act Offsets Assessment Guide)

As described in the Queensland Environmental Offsets Policy (Version 1.2), section 15 of the EO Act removes the ability for the State government to impose an offset condition in relation to a prescribed activity if a Commonwealth decision has already been made in relation to the same or substantially the same activity, matter and area of impact.

Given all elements of the Project have been determined to be a controlled action under the EPBC Act, an offset will be provided for residual significant impacts on MNES.

It is likely that a Commonwealth decision for an offset would be made in relation a number of matters associated with the area of impact which would negate the need for the State government to impose an offset condition on these matters (i.e. protected wildlife habitat).

6.1.2.1 Significant Residual Impacts on State and National Matters

Land clearing is proposed to occur in multiple stages. Stage 1 would include the following works:

- construction of each of the infrastructure corridors:
  - rail corridor;
  - ETL;
  - water pipeline;
  - Olive Downs South access road;
- construction of the mine infrastructure area;
- development of the north-western waste emplacement;
- construction of temporary flood levees located within the Stage 1 boundary; and
- commencement of open cut mining in Pit 1.

All other works, not detailed above, would be offset during subsequent stages of the Project life.

Significant residual impacts on MNES and MSES for each stage of clearance will be presented in the EIS, in accordance with the Terrestrial Ecology Information Guideline (DEHP, 2016).

6.1.2.2 Biodiversity Offset Strategy

To address the residual significant adverse impacts (on MNES and MSES), a land-based offset would be provided for Stage 1 in accordance with the Queensland Environmental Offsets Policy (Version 1.4) (DEHP, 2017a) and the EPBC Act Environmental Offsets Policy (SEWPaC, 2012).

Pembroke proposes a staged environmental offset in consideration of the staged land clearing described above. The offset for each stage of clearance would be provided before clearing the relevant stage. It is likely that the residual significant adverse impacts can be offset given the following:

- The native vegetation communities/regional ecosystems to be cleared during the life of the Project (including those listed as 'Endangered' and 'Of Concern') all occur extensively in surrounding landscape and subregions.
- The surrounding landscape contains large areas of non-remnant vegetation (required to offset the significant residual impact on 'Connectivity').
- The Ornamental Snake, Squatter Pigeon [southern], Greater Glider and Koala (and their habitats) are widely distributed in the surrounding landscape and region.
- High Ecological Significance wetlands are mapped as occurring widely in the surrounding locality.

In accordance with the Queensland Environmental Offsets Policy (Version 1.4) (DEHP, 2017a), a notice of election for Stage 1 would be provided to DES no less than 3 months before residual significant impacts on a relevant MSES. The notice of election would include a description of the:

- offset delivery approach (a land-based proponent-driven offset site(s), direct-benefit offset and/or a financial settlement offset); and
- proposed staging details.
For subsequent stages, a detailed assessment of the impact of each stage of the Project and the offset requirement for each stage would be conducted prior to providing the notice of election to DES for that stage. The offset would be provided before the commencement of each stage.

Pembroke would also prepare an Offset Management Plan for approval of the Commonwealth Minister of the Environment and Energy prior to commencement of the Project.

Given the offset area would be developed to compensate for impacts to MNES and MSES, Pembroke would seek to secure the offset area as a Nature Refuge, as discussed in consultation with DES and DNRME.

### 6.1.2.3 Potential Offset Land Investigations

Pembroke has recently purchased three properties located on the eastern side of the Isaac River, part of which adjoins the Project area, which are currently being investigated for their offset potential. These properties are shown on Figure 3.

Initial investigations have been undertaken by DPM Envirosciences in 2018 and have confirmed that the properties contain each of the relevant matters listed in Table 4 to varying degrees. At the time of writing this, ground-truthing the quantity of each matter within the three properties was being undertaken.

The ongoing survey work will collect habitat quality data in accordance the Guide to Determining Terrestrial Habitat Quality Version 1.2 (DEHP, 2017b) to allow assessment of the offset properties in accordance with the Queensland Environmental Offsets Policy (Version 1.4) (DEHP, 2017a).

In addition, the following conservation significant species of relevance to the Project’s offset strategy have been recorded on the properties during the initial investigations (DPM Envirosciences, pers comm.):

- Ornamental Snake;
- Squatter Pigeon;
- Greater Glider; and
- Koala.

Once the surveys are complete, Pembroke will determine where an offset area suitable for compensating the significant residual impacts associated with Stage 1 of the Project can be located within the extent of these three properties.

### 6.2 BUILT ENVIRONMENT

#### 6.2.1 Road Transport

Pembroke proposes to construct an access road from the Peak Downs Highway, via Annandale Road, to the Olive Downs South domain infrastructure area, and a second access road from the Fitzroy Developmental Road to the Willunga domain infrastructure area.

Pembroke would implement the following road transport management measures:

- dangerous goods transported by road would continue be transported along existing dangerous goods routes in accordance with the appropriate Queensland legislation;
- all oversized vehicles would have the relevant permits, licences and escorts, as required by DTMR and the proposed route would be negotiated with the relevant local councils; and
- all oversize vehicle loads would be appropriately secured and covered.

During the detailed design of the Project and preparation of the EIS, Pembroke will assess the condition of the public roads proposed to be used to access the Project, and will discuss the requirements for any upgrades with the Isaac Regional Council and DTMR.

#### 6.2.2 Rail Transport and Port Operations

No specific rail transport or port operations mitigation measures are proposed to be implemented by Pembroke for the Project.

Pembroke is working with relevant stakeholders to establish a viable coal rail and port solution for the Project.
6.3 CULTURAL HERITAGE MANAGEMENT (INDIGENOUS)

A CHMA was signed on 5 July 2016, by the Proponent and registered Aboriginal Parties on behalf of the Barada Barna People for MDLs 3012, 3013 and 3014 and parts of EPC 721.

The CHMA provides for the engagement of the Barada Barna People prior to the commencement of any ground disturbance works, which allows for an assessment of the cultural heritage values within the proposed area of disturbance, and for the development of appropriate management strategies.

The CHMA applies to MDLs 3012, 3013 and 3014 and parts of EPC 721 and includes the following provisions:

- establishment of a Liaison Committee comprised of representatives from Pembroke and the Barada Barna People for the purposes of coordination, implementation, management and future conduct of matters arising in relation to the Cultural Heritage Management Plan (CHMP);
- reporting of discovery of any Aboriginal Cultural Heritage within the CHMA area;
- process for obtaining approval for Project works and cultural heritage management, including the implementation of agreed management arrangements relevant to previously identified significant areas and objects (through initial cultural heritage assessments in accordance with an initial cultural heritage assessment agreement);
- procedures in relation to the discovery of any human remains; and
- access to the Project and surrounding areas covered by the CHMA.

The Project would be constructed and operated in accordance with the above provisions.

6.4 NON-INDIGENOUS CULTURAL HERITAGE MANAGEMENT

As described in Section 4.2.5.2, no culturally significant sites within the Project boundary or in the general vicinity of the Project have been identified and, therefore, no specific management measures to mitigate the impact of the Project are proposed by Pembroke.

6.5 GREENHOUSE GAS MANAGEMENT PLAN

An assessment of potential greenhouse gas emissions associated with the Project would be conducted for the EIS.

Pembroke would implement measures to minimise the generation of greenhouse gas emissions including monitoring the fuel efficiency of mobile equipment, minimising double-handling of materials and consideration of the use of alternative renewable energy sources.

Pembroke would conduct annual reporting of greenhouse gas emissions, energy production, energy consumption and any other information required under the National Greenhouse and Energy Report Act, 2007.

6.6 WASTE MANAGEMENT

The management of waste (non-mineral) at the Project would be governed by Queensland legislation, including:

- EP Act;
- EP Regulation; and

Waste streams generated by the Project would comprise, but not be necessarily limited to, the following:

- waste rock;
- CHPP rejects;
- recyclable and non-recyclable general wastes;
- sewage and wastewater; and
- other wastes from mining and workshop activities (e.g. used tyres, scrap metal, waste hydrocarbons and oil filters).

The application of the waste management hierarchy is an underlying principle of all waste management in Queensland. The waste management hierarchy, as stipulated in the WRR Act, identifies the most preferred to the least preferred waste management option:

- avoid;
- reduce;
- reuse;
- recycle;
• recover;
• treat; and
• dispose.

Pembroke would manage the waste produced at the Project in accordance with the waste and resource management hierarchy. If waste must be disposed of, Pembroke would do so in a way that prevents or minimises adverse effects on environmental values.

All general domestic waste (e.g. general solid [putrescibles] waste and general solid [non-putrescible] waste) would be stored on-site in bins for regular transport off-site by a licensed waste transport contractor to a licensed landfill.

Waste tyres would be segregated and stored in a designated area with no grass or other flammable material. Tyres would be transported off-site to a supplier for retreading where practicable or disposed on-site in a designated tyre disposal area.

Scrap metal would be placed in scrap metal skips for collection by a licensed contractor. Larger items would be left in an accessible location where specific collection arrangements can be made.

Waste oils would be collected and stored in designated waste oil containers within a designated bunded area for transport by a licensed regulated waste contractor to a regulated waste receiver.

Engine oil/fuel filters would be collected and stored in sealed oil filter disposal pods. Filters would be treated (solvent wash) by a licensed regulated waste contractor to recover oil.

6.7 HAZARD AND RISK, AND HEALTH AND SAFETY

6.7.1 Mine Planning

Mine planning is a process that takes into account the range of key variables that may influence a potential mining operation and its viability. Aspects considered in the mine planning process include safety, risks to the operation, resource recovery, potential environmental impacts (e.g. noise, air quality, water), community issues, geotechnical considerations, mining methods and rates, equipment requirements, infrastructure capacity, development timeframes and economics (i.e. capital and operating costs).

Risk assessment and analysis would be incorporated at various stages in the Project design, environmental assessment and decision-making.

6.7.2 Hazard and Safety Assessment

A Hazards and Safety Assessment would be prepared by Pembroke for the EIS to identify Project related risks and develop appropriate mitigation measures and strategies.


The Hazards and Safety Assessment would consider both on-site and off-site risks to people, property and the environment (in the presence of controls).

A number of potentially hazardous materials and chemical substances would be used during construction, operations and decommissioning of the Project. In addition to the potentially hazardous materials, natural events may result in hazardous situations within the Project area and the surrounding locality. Such natural events include bushfires and floods.

The following processes and measures would be implemented at the Project to reduce the risk of impacts on health, safety and the environment associated with the Project:

• the transport, storage and handling of all dangerous goods, explosives and hazardous substances would be undertaken in accordance with relevant legislation and guidelines;
• all chemicals would be managed in accordance with the relevant material safety data sheet (MSDS);
• all equipment and vehicle operators would be trained in the safe operation of the equipment and the relevant emergency response procedures in the event of an incident;
• Pembroke and all contractors would be required to manage and remove from site all waste oil generated during their operations;
• waste hydrocarbons and oil filters would be collected, stored and removed from site by licensed contractors;
• chemical storage areas would be designed and bunded in accordance with Australian Standard (AS) 1940:2004;
regular inspection programs would be undertaken to monitor the structural integrity of fuel tanks and bunds;

- spill control kits would be located at all chemical storage areas and in all service vehicles and key staff would be trained in spill prevention and clean up; and

- explosives magazines would be fenced, signed and maintained in accordance with AS 2187:2006.

Pembroke would also develop an Emergency Response Plan that would be implemented at the Project. The Emergency Response Plan would outline the procedures (including evacuation procedures) that would work alongside or in conjunction with emergency services (including the Isaac Local Disaster Management Group) such that the health and well-being of Pembroke personnel, contractors and the public is maintained.

Potential off-site hazards include, but are not limited to, the following:

- altering flooding characteristics;
- detrimentally impacting the water quality of the surrounding aquatic environment; and
- altering bushfire regimes.

**Flood/Water Quality Risk Management**

The Project is located on areas adjacent the Isaac River and its tributaries mapped as Level 1 flood hazard (Department of Infrastructure, Local Government and Planning, 2016). All practicable measures would be taken to prevent flooding of the Project infrastructure areas. Road elevations and flood levees (or sufficiently robust spoil dumps) would be designed and constructed to provide for appropriate flood immunity during significant flood events.

All water storage structures and facilities would be designed, constructed and managed in accordance with *Manual for Assessing Consequence Categories and Hydraulic Performance of Structures – Version 5.0* (DEHP, 2016c).

**Bushfire Risk Management**

The Project is located on areas of “medium potential bushfire intensity” bushfire hazard (Department of Infrastructure, Local Government and Planning, 2016).

All reasonable and practicable fire prevention measures would be implemented by Pembroke during construction and operation, including the construction and maintenance of fire breaks (if required), the provision of fire-fighting equipment around the site and the training of staff in the proper use of the fire-fighting equipment.

### 6.8 ENVIRONMENTAL MANAGEMENT

Pembroke would establish an integrated Environmental Management System across all operations/activities for the Project to track that all environmental management commitments and strategies are implemented, monitored and reviewed to continually improve environmental performance at the operations.

Pembroke would employ a team of appropriately qualified environmental personnel to monitor compliance with current legislation (e.g. EP Act) and environmental planning frameworks.

Construction and operational management plans would be developed in consultation with relevant stakeholders and utilised for day-to-day management of the Project operations/activities.

### 7 APPROVALS REQUIRED FOR THE PROJECT

Commonwealth, State and Local Government approvals anticipated to be required for the Project are summarised in Table 4.
### Table 4
**Key Primary Regulatory Approvals Anticipated to be Required for the Project**

<table>
<thead>
<tr>
<th>Legislation</th>
<th>Approval</th>
<th>Approval Trigger</th>
<th>Relevance to Project</th>
<th>Administering Authority</th>
<th>Within Scope of EIS¹</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Commonwealth Government Approvals</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>EPBC Act</td>
<td>EPBC Act approval</td>
<td>An Action that is or is likely to have a significant impact on MNES is required to have an EPBC Act approval.</td>
<td>The four key Project components (i.e. the mine site and access road, rail spur, pipeline and ETL) have been determined to be Controlled Actions requiring assessment and approval under the EPBC Act. The controlling provisions for all four key components are sections 18 and 18A (listed threatened species and communities). The mine site and access road also included the following controlling provisions, being sections 24D and 24E (water resources) and sections 20 and 20A (listed migratory species). The potential impacts of the Project on MNES will be assessed under the Coordinator-General’s Environmental Impact Assessment process under the SDPWO Act. As that process is accredited under the bilateral agreement (section 45 of the EPBC Act), an assessment under Part 8 of the EPBC Act is not required for the Project.</td>
<td>DEE</td>
<td>Yes</td>
</tr>
<tr>
<td>Native Title Act</td>
<td>Compliance with ‘right to negotiate’ or registration of ILUA</td>
<td>Any areas subject to a determination that native title exists or a registered native title claim (can only be Crown land).</td>
<td>The State will not grant a Mining Lease without compliance with the Native Title Act.</td>
<td>DNRME</td>
<td>No. Compliance is entirely under the Native Title Act.</td>
</tr>
<tr>
<td><strong>State Government Approvals</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SDPWO Act</td>
<td>Coordinated Project declaration, evaluation of the Project EIS and Prescribed Project declaration</td>
<td>A Coordinated Project is one which has: • complex approval requirements, involving Local, State and Federal Governments; • significant environmental effects; • strategic significance to the locality, region or State; or • significant infrastructure requirements. A Prescribed Project is, among other things, one that is of major economic or social significance to the State and provides a prescribed process for timely decision-making.</td>
<td>The Project was declared a Coordinated Project which requires an EIS for the Project which will be prepared in accordance with Part 4 of the SDPWO Act. In addition to declaration as a Coordinated Project, the Coordinator-General may also declare the Project a Prescribed Project.</td>
<td>The Office of the Coordinator-General</td>
<td>Yes</td>
</tr>
</tbody>
</table>
### Table 5 (continued)
**Key Primary Regulatory Approvals Anticipated to be Required for the Project**

<table>
<thead>
<tr>
<th>Legislation</th>
<th>Approval</th>
<th>Approval Trigger</th>
<th>Relevance to Project</th>
<th>Administering Authority</th>
<th>Within Scope of EIS¹</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>State Government Approvals (Continued)</strong></td>
<td></td>
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<td></td>
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</tr>
<tr>
<td>ACHA</td>
<td>CHMP</td>
<td>Where an EIS is required (including where an EIS is voluntarily undertaken), a CHMP must be in place as a pre-requisite to the grant of any lease, licence, permit, approval or other authority required under any Act.</td>
<td>Pembroke has formed a CHMP with the Barada Barna Aboriginal Party. The CHMP is expected to be approved pursuant to section 107 of the ACH Act by the Department of Aboriginal and Torres Strait Islander Partnerships.</td>
<td>Department of Aboriginal and Torres Strait Islander Partnerships</td>
<td>No. CHMPs are developed and approved under the ACHA.</td>
</tr>
<tr>
<td>EP Act</td>
<td>Environmental Authority</td>
<td>An Environmental Authority is required to conduct ERAs which also includes resource activities. ERAs are listed in the EP Regulation.</td>
<td>ERAs, including mining black coal, would be conducted as part of the Project.</td>
<td>DES</td>
<td>Yes</td>
</tr>
<tr>
<td>MR Act</td>
<td>Mining Lease</td>
<td>Large scale mining (i.e. machine mining) and associated activities must be conducted within a Mining Lease.</td>
<td>Mining and associated activities to be conducted as part of the Project, within MDLs 3012, 3013 and 3014 will require a Mining Lease. Infrastructure would also be located within SPMLAs. Indicative MLA and SPMLA boundaries are shown on Figure 2.</td>
<td>DNRME</td>
<td>No. Mining Lease Applications will be made separately through the MR Act.</td>
</tr>
<tr>
<td>RPI Act</td>
<td>Regional Interests Development Approval (RIDA)</td>
<td>A RIDA is required when a resource activity is proposed to be located in an area of regional interest.</td>
<td>The Project would not be located within an area of regional interest.</td>
<td>DILGP</td>
<td>No</td>
</tr>
</tbody>
</table>
### Table 5 (continued)
**Key Primary Regulatory Approvals Anticipated to be Required for the Project**

<table>
<thead>
<tr>
<th>Legislation</th>
<th>Approval</th>
<th>Approval Trigger</th>
<th>Relevance to Project</th>
<th>Administering Authority</th>
<th>Within Scope of EIS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>State Government Approvals (Continued)</strong></td>
<td></td>
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</tr>
<tr>
<td>Water Act</td>
<td>Water Allocation</td>
<td>A water licence may be required to take or interfere with overland flow water. Taking or interfering with groundwater would be permitted under a mining lease for the Project. A Riverine Protection Permit may be required for excavation or placing of fill within a watercourse, where the works are conducted outside a Mining Lease.</td>
<td>The Project may involve taking or interfering with overland flow water, requiring licencing. The Project is located within the Fitzroy River Catchment and is therefore subject to the Water Resource (Fitzroy Basin) Plan 2011 and Fitzroy Basin Resource Operations Plan 2011. The Water Resource (Fitzroy Basin) Plan 2011 regulates interfering with and taking of overland flow water from within the Fitzroy Basin, and states that the volume necessary to satisfy the requirements of an EA may be taken without a water licence. Excavation and placement of fill may be conducted during development of the off-lease infrastructure. If the works do not meet the exemption requirements, a Riverine Protection Permit may be required.</td>
<td>DNRME</td>
<td>Yes</td>
</tr>
<tr>
<td><strong>Local Government Approvals</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Planning Act</td>
<td>Development Application</td>
<td>Development approvals pursuant to the Planning Regulation 2017 (Planning Regulation), the Broadsound Planning Scheme and the former Belyando Shire planning scheme may be required for operational works (such as excavation and filling, clearing of native vegetation and works that allow taking or interfering with water), material change of use, building works and reconfiguring a lot. Project components located outside a Mining Lease or Specific Purpose Mining Lease include the western part of the pipeline (from where it exits SPMLA 1 to where it joins the existing Eungella Pipeline Network) and the ETL. Under the Broadsound Planning Scheme, the land use of the development of the pipeline is considered to be ‘utility (local)’. Development of land for a ‘utility (local)’ use in a ‘Rural preferred use’ area (within which the pipeline would be located) is exempt development under the Broadsound Planning Scheme, meaning that a development approval is not required for a material change in use.</td>
<td>Isaac Regional Council</td>
<td>Yes</td>
<td></td>
</tr>
</tbody>
</table>
### Table 5 (continued)
**Key Primary Regulatory Approvals Anticipated to be Required for the Project**

<table>
<thead>
<tr>
<th>Legislation</th>
<th>Approval</th>
<th>Approval Trigger</th>
<th>Relevance to Project</th>
<th>Administering Authority</th>
<th>Within Scope of EIS¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>Planning Act (cont.)</td>
<td>Development Application (cont.)</td>
<td>As above.</td>
<td>A portion of the pipeline is located within the former Belyando Shire, and regulated by the Belyando Planning Scheme. The development of the pipeline is exempt development under this planning scheme. A development approval will be required for any clearing of native vegetation required for the pipeline (from where it exits SPMLA 1 to where it joins the existing Eungella Pipeline Network).</td>
<td>Isaac Regional Council</td>
<td>Yes</td>
</tr>
</tbody>
</table>

¹ Project components will be evaluated through the EIS such that the Coordinator-General can consider the Project as a whole and recommend approval conditions accordingly.
8 COSTS AND BENEFITS SUMMARY

The establishment and operation of the Project would stimulate demand in the local, regional and Queensland economies, for approximately 80 years, leading to increased business turnover in a range of sectors and increased employment opportunities.

A cost-benefit analysis will be conducted for the Project EIS and would describe significant benefits and costs arising from all stages of the Project.

Potential benefits and costs in addition to relevant positive and negative externalities would be valued where reasonable, or otherwise described using quantitative and qualitative information.

8.1 LOCAL, STATE AND NATIONAL ECONOMIES

In recent years, since the end of the mining boom, elevated operational costs and depressed coal market prices have seen a number of mining operations reduce their workforces or cease production entirely to minimise losses. The resultant job losses and decreased expenditure have negatively impacted regional communities.

Despite the depressed market experienced in recent years, an ongoing reliance on metallurgical coal, used in steel production, will require continued development of mining operations targeting the high-quality coal resources within the Bowen Basin in Queensland. The recent surge in the prices of metallurgical coal demonstrates not only the highly inelastic nature of demand but also the lack of good substitutes for this commodity. The development of new mining operations will provide significant direct employment opportunities for construction and operational workforces, and long term flow-on social and economic benefits to regional communities.

The source of the workforce would be dependent upon the availability of required workers. It is expected that the workforce would comprise a mix of local and regional workers, the proportional mix depending on availability. Based on the current state of the industry, it would be expected that there would be a readily available pool of local and regional workers.

Economic impacts will be considered in the EIS at the local, regional and national levels. Economic impacts of the Project will be considered in accordance with the Coordinator General’s Economic Impact Assessment Guideline.

Key indicators including gross regional product, gross state product, employment outcomes and value added to the economy would be used to quantify the direct and indirect impacts on Local, Regional and State economies in the EIS.

8.2 NATURAL AND SOCIAL ENVIRONMENTS

The potential impacts on the natural and social environments (as described in Sections 5.1 and 5.3) will be considered as part of the cost-benefit analysis for the Project.

Employment and other opportunities expected to be generated by the Project include:

- a Project operational workforce in the order of 1,300 on-site personnel, at full development; and
- an additional construction workforce in the order of 500 to 700 people.
9 ENVIRONMENTALLY RELEVANT ACTIVITIES

The EP Act regulates ERAs, including mining activities, as well as providing for the application for and assessment and issuing of an EA for mining activities and enforcement of the conditions of granted authorities.

The ERAs under Schedule 2A and Schedule 2 of the Environmental Protection Regulation 2008 proposed to be undertaken as part of the Project are:

- ERA 13 – Mining Black Coal.
- ERA 8 – Chemical Storage.
- ERA 31 – Mineral Processing.
- ERA 63 – Sewage Treatment.

The EA for the Project would authorise the execution of the prescribed ERAs.

10 COMMUNITY AND STAKEHOLDER CONSULTATION

Pembroke has commenced engagement with relevant stakeholders to:

- provide Project briefings;
- discuss key assessment considerations;
- discuss community and social impacts, including proposed accommodation and employment strategies;
- form land access agreements to commence baseline environmental surveys and install environmental monitoring equipment;
- describe the environmental assessment process; and
- present the environmental assessment and Project development schedules.

Stakeholders consulted to date include:

- local landholders;
- Isaac Regional Council;
- Native Title parties;
- Office of the Coordinator-General;
- DES;
- DNRM;
- DEE;
- DTMR;
- overlapping tenure holders;
- infrastructure service providers (including Aurizon, Ergon, Sunwater); and
- DBCT Management, including participation in its Capacity Forum.

Pembroke has developed a stakeholder engagement strategy for the Project. The stakeholder engagement strategy has been continued to be implemented during the development and lodgement of this application and will continue to be implemented:

- during preparation and lodgement of the EIS; and
- post EIS lodgement, exhibition and supplementary EIS development, lodgement and exhibition prior to determination.

Implementation of the stakeholder engagement strategy would include engagement and opportunity for consultation with all affected and interested persons, and any other relevant stakeholders identified during its implementation.

A range of consultation mechanisms have been proposed for implementation during the assessment and approvals process for the Project including, but not necessarily limited to, the following:

- community information sessions;
- recording of opportunistic stakeholder interactions including one-on-one meetings;
- local government (council) briefings;
- State Government department briefings;
- Commonwealth Government department briefings;
- letters, advertising and notifications;
- site tours;
- newsletters and fact sheets;
- media releases;
- regular updates and maintenance of the Pembroke website; and
- publication of application and assessment materials on the Office of the Coordinator-General’s Coordinated Project website.
11 REFERENCES AND DATA SOURCES


Advanced Environmental Dynamics (2012a) Moranbah Township Ambient Air Monitoring Station Q2 2012 Data Summary.

Advanced Environmental Dynamics (2012b) Moranbah Township Ambient Air Monitoring Station Q3 2012 Data Summary.

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- 21.9804, 148.2271;  
- 21.9626, 148.4839;  
- 22.4685, 148.7586;  
- 22.4673, 148.2450.  
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Website: https://water-monitoring.information.qld.gov.au/
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Date accessed: September 2016.

Website: https://environment.ehp.qld.gov.au/heritage-register/map/
Date accessed: 7 September 2016.


# 12 ACRONYMS

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<tr>
<th>ACRONYM</th>
<th>DESCRIPTION</th>
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<tbody>
<tr>
<td>ALA</td>
<td>Atlas of Living Australia</td>
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<tr>
<td>AHD</td>
<td>Australian Height Datum</td>
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<tr>
<td>AS/NZS</td>
<td>Australian Standard/New Zealand Standard</td>
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<td>ATP</td>
<td>authority to prospect</td>
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<td>BMA</td>
<td>Billiton Mitsubishi Alliance</td>
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<td>CE</td>
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<tr>
<td>CHMA</td>
<td>Cultural Heritage Management Agreement</td>
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<td>CHMP</td>
<td>Cultural Heritage Management Plan</td>
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<td>CHPP</td>
<td>coal handling preparation plant</td>
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<td>CMJV</td>
<td>Coppabella Moorvale Joint Venture</td>
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<tr>
<td>CO</td>
<td>carbon monoxide</td>
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<tr>
<td>DAF</td>
<td>Department of Agriculture and Fisheries</td>
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<tr>
<td>DATSIP</td>
<td>Department of Aboriginal and Torres Strait Islander Partnerships</td>
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<tr>
<td>DBCT</td>
<td>Dalrymple Bay Coal Terminal</td>
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<td>DEE</td>
<td>Department of the Environment and Energy</td>
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<td>E</td>
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<td>EO Act</td>
<td>Environmental Offsets Act, 2014</td>
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<td>Environmental Protection Act, 1994</td>
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<td>ERAs</td>
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