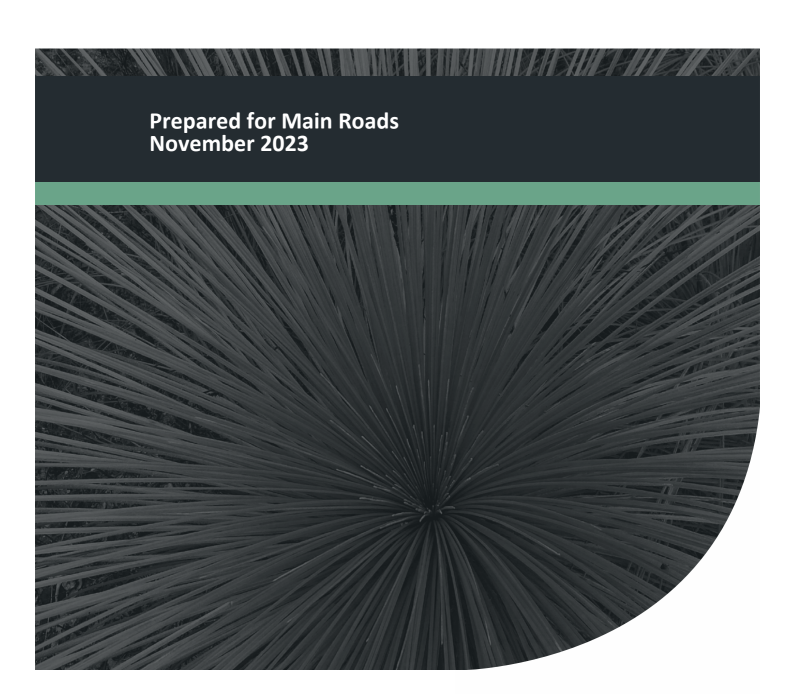


NorthLink WA Perth-Darwin National Highway (Swan Valley Section)

Project No: EP19-111(28)





Document Control

Doc name:	Compliance Assessment Report NorthLink WA Perth-Darwin National Highway (Swan Valley Section)					
Doc no.:	EP19-111(28)128/	EP19-111(28)128A LR				
Version	Date	Author Reviewer				
1	December 2023	Liesl Rohl	LR	Toni Burbidge	ТВ	
1	Draft for Main Roads review					
А	December 2023	Liesl Rohl	LR	Toni Burbidge	ТВ	
	Updated following Main Roads review					

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Integrated Science & Design



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Appendices

Appendix A

Compliance Status of Key Characteristics

Appendix B

Ministerial Statements 1036 and 1116 Audit Table

Appendix C

Supporting / Verifying Information

Project number: EP19-111(28) | November 2023



1 Introduction

This Compliance Assessment Report (CAR) has been prepared to document compliance with Ministerial Statements No. 1036 (MS 1036) and No. 1116 (MS 1116) issued for implementation of the Perth-Darwin National Highway (Swan Valley Section) under the *Environmental Protection Act 1986* (EP Act). The CAR has been prepared in accordance with Condition 4-6 of MS 1036, as well as the Office of the Environmental Protection Authority (OEPA) Post Assessment Guideline No. 3 – *Post Assessment Guideline for Preparing a Compliance Assessment Report* (OEPA 2012a).

1.1 Project background

The Commissioner for Main Roads Western Australia (MRWA) is the proponent for the Perth-Darwin National Highway (Swan Valley Section; the project). The project is to construct and operate a 38 kilometre (km) dual carriageway highway from the intersection of Tonkin Highway and Reid Highway in Malaga that connects with the Great Northern Highway and Brand Highway in Muchea (**Plate 1**). The project has been constructed in two stages – namely the Central section and Northern section.

The Central section involved construction south of Maralla Road (approximately 17.5 km) and the Northern section involved construction from Maralla Road north to Muchea (approximately 20.5 km). Construction on these main sections commenced in May and September 2017 respectively. It is noted that a small area of construction also occurred near Maralla Road in March 2017 as a separate activity to the Central and Northern sections. Construction was completed on 21 April 2020.

The project was approved to be implemented, subject to conditions, under the EP Act on 23 September 2016 (MS 1036). Since this time, the following four changes have been made:

- 1. On 24 November 2016, a s46 clerical mistake/unintentional error change was made regarding Condition 12-3 such that the Fauna-Construction Condition Environmental Management Plan shall include management actions rather than threshold contingency actions.
- 2. On 7 June 2017, a s45C change to the proposal was made, specifically:
 - a. Alteration of the development envelope to allow for the construction of additional minor roads and driveways.
 - b. Increase in the development envelope by 19.07 ha from 985 ha to 1,004.07 ha.
 - c. Up to 0.34 ha of native vegetation will be cleared in the additional areas of the development envelope.
- 3. On 7 November 2017, a change to Condition 16-20 was approved under s46C and included the deletion of Condition 16-20 and replacement with alternate text.
- 4. On 4 December 2018, a request under s46 was made to remove reference to the Claypans of the Swan Coastal Plain and remove the requirement to vest land with the Conservation and Parks Commission. The EPA report for this Section 46 inquiry was released on 8 October 2019 and a new Ministerial Statement (MS 1116) was released on 20 November 2019 which deleted and replaced Conditions 10, 14 and 16 of MS 1036.

NorthLink WA Perth-Darwin National Highway (Swan Valley Section)



1.2 Purpose and scope

This CAR documents compliance with conditions in MS 1036 and MS 1116 for the period 20 September 2022 to 19 September 2023, in accordance with Condition 4-6 of MS 1036 which states:

The proponent shall submit to the CEO the first Compliance Assessment Report fifteen (15) months from the date of issue of this Statement addressing the twelve (12) month period from the date of issue of this Statement and then annually from the date of submission of the first Compliance Assessment Report, or as otherwise agreed in writing by the CEO.

The Compliance Assessment Report shall:

- be endorsed by the proponent's Chief Executive Office or a person delegated to sign on the Chief Executive Officer's behalf;
- include a statement as to whether the proponent has complied with the conditions;
- identify potential non-compliances and describe corrective and preventative actions taken;
- be made publicly available in accordance with the approved Compliance Assessment Plan; and
- indicate any proposed changes to the Compliance Assessment Plan required by condition 4-1.

This CAR documents compliance with condition environmental outcomes and condition environmental objectives identified in MS 1036, MS 1116 and the Condition Environmental Management Plans (Condition EMPs).

1.3 Compliance Assessment Plan

This CAR has been developed in accordance with the Compliance Assessment Plan (CAP) (ELA 2018) which was revised and subsequently approved by Department of Water and Environmental Regulation (DWER) on 7 February 2019. The revised and approved CAP is publicly available on the Main Roads website (MRWA 2023).





Plate 1: Project Location



2 Summary of Implementation Status

Main Roads has completed the construction phase of the project, which is now fully operational and in the post-construction phase. For the reporting period of this CAR (20 September 2022 to 19 September 2023), all components of the project were in the post-construction and operational phases.



3 Statement of Compliance

3.1 Proposal and proponent details

Proposal Title	Perth to Darwin National Highway (Swan Valley Section)
Statement Number	Ministerial Statements No. 1036 and No. 1116
Proponent Name	Commissioner for Main Roads Western Australia
Proponent's Australian Company Number (where relevant)	50 860 676 021

3.2 Statement of compliance details

No (please proceed to Section 3)

Statem	CITE OF CC	ompliance det	u113				
Reporting Period	20/09/202	22 to 19/09/2023					
Implementation phase	se(s) during	reporting period (p	lease √ r	elevant phase(s))			
Pre-construction		Construction		Operation	✓	Decommissioning	
							•
Audit table for States Attachment:	ment addres	ssed in this Stateme	nt of Con	npliance is provided	l at	Appendix B	
An audit table for the Statement addressed in this Statement of Compliance must be provided as Attachment 2 to this Statement of Compliance. The audit table must be prepared and maintained in accordance with the Department of Water and Environmental Regulation (DWER) <i>Post Assessment Guideline for Preparing an Audit Table</i> , as amended from time to time. The 'Status Column' of the audit table must accurately describe the compliance status of each implementation condition and/or procedure for the reporting period of this Statement of Compliance. The terms that may be used by the proponent in the 'Status Column' of the audit table are limited to the Compliance Status Terms listed and defined in Table 1 of Attachment 1.							
Were all implementa	tion conditi	ions and/or procedu	res of the	e Statement compli	ed with w	vithin the reporting p	eriod?

Yes (please proceed to Section 4

Each page (including Attachment 2) must be initialled by the person who signs **Section 3.4** of this Statement of Compliance. INITIALS:

NorthLink WA Perth-Darwin National Highway (Swan Valley Section)



3.3 Details of non-compliance(s) and/or potential non-compliance(s)

The information required in **Section 3.3** must be provided for each non-compliance or potential non-compliance identified during the reporting period covered by this Statement of Compliance.

Non-compliance/potential non-compliance

Which implementation condition or procedure was non-compliant or potentially non-compliant?				
11-1 of MS1036				
Was the implementa	tion condition or procedure non-complia	nce or potentially non-co	mpliance?	
Non-compliance				
On what date(s) did	the non-compliance or potential on-com	pliance occur (if applicable)?	
The non-compliance (August 2019) of reve	relates to not achieving the revegetation egetation.	completion criteria within	3 years of the commencement	
Was this non-complia	ance or potential non-compliance report	ed to the Chief Executive (Officer, DWER?	
×Yes	☐ Reported to DWER verbally	Date	□ No	
× Reported to DWER in writing Date 18/11/2022				
What are the details of the non-compliance or potential non-compliance and where relevant, the extent of and impacts associated with the non-compliance or potential non-compliance?				

Condition 11-1 of MS 1036 states the proponent shall manage the implementation of the proposal to meet the following environmental objectives:

- 1. To progressively rehabilitate the areas of native vegetation cleared as a result of implementation of the proposal that are no longer required for construction activities or not required for ongoing operations and;
- 2. To rehabilitate the section of Beechboro Road North from Jules Steiner Memorial Drive to Gnangara Road within twelve months of decommissioning this section of road.

Objective one is achieved as no applicable areas were temporarily cleared and required progressive rehabilitation.

Objective two relates to this potential non-compliance. The *Condition Environmental Management Plan – Flora and Vegetation – Progressive Rehabilitation* sets out the requirements for rehabilitation of Beechboro Road North, including the two management targets required to achieve the environmental objective.

Main Roads commenced rehabilitation of the redundant section of Beechboro Road North in August 2019 (within 12 months of decommissioning), with practical completion of revegetation works achieved in late 2019. This achieved the requirements of management target 1.

Management target 2 requires the rehabilitation site to meet the completion criteria after 3 years (i.e. by August 2022). Ecoscape undertook post-revegetation monitoring in summer 2022 (3rd year of monitoring), which determined that 2 of 7 completion criteria had been met. Given 5 completion criteria (criteria 1-5), had not been met after three years, management target 2 has not been achieved. As such, condition environmental objective 11-1(2) has not been met.

What is the precise location where the non-compliance or potential non-compliance occurred (if applicable)? (Please provide this information as a map or GIS co-ordinates).

The Beechboro Road North revegetation site, as shown in Plate 2.

What was the cause(s) of the non-compliance or potential non-compliance?

The failure to achieve the management target is due to difficult site conditions, which includes poor seed germination within in-situ soils, extreme heat in summer of 2021/2022 and heavy predation by local fauna. The ongoing lack of success at this site is largely due to predation by kangaroos and to a lesser extent by rabbits.



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What remedial and/or corrective action(s), if any, were taken or are proposed o be taken in response to the non-compliance or potential non-compliance?

Main Roads implemented a range of additional rehabilitation management actions with the aim of achieving the remaining completion criteria, such that management target 2 can be met. This has included installing 435m of fauna exclusion fencing and an additional 5,776 infill plants in July 2022 as a trial to see if this protects planting from predation. (E-001) (R22-003)

The steps taken are consistent with the proposed adaptive management protocols outlined in the CEMP, and as such the non-compliance solely relates to not achieving the completion criteria within the nominated 3 year timeframe.

Main Roads will continue to monitor the effectiveness of the fencing trial in deterring predation by kangaroos and rabbits. If the trial is successful in deterring predation, then more areas of the Beechboro Road North revegetation area will be fenced and/or planted in 2024. As such it is unlikely the revegetation will approach the remaining completion criteria for a number of years.

What measures, if any, were in place to prevent the non-compliance or potential non-compliance before it occurred? What, if any, amendments have been made to those measures to prevent re-occurrence?

The CEMP Flora and Vegetation – Progressive Rehabilitation (2018) details the completion criteria to meet the management targets of density and cover of rehabilitation. Amendments to the target completion percentages may be required to account for the site and contributing factors to low seedling survival. This may include broadening the range of species approved to plant and reducing the diversity whilst increasing the rehabilitation success using species able to survive in the soil type, climatic conditions and that are less prone to predation.

Please provide information/documentation collected and recorded in relation to this implementation condition or procedure:

- In the reporting period addressed in this Statement of Compliance; and
- As outlined in the approved Compliance Assessment Plan for the Statement addressed in this Statement of Compliance. (the above information may be provided as an attachment to this Statement of Compliance.
- R22_14_Revegetation monitoring July 22
- R22_003_Handover report defects and liability period September 2022
- L22_010_MS1036 Report to CEO condition 7-4 181122





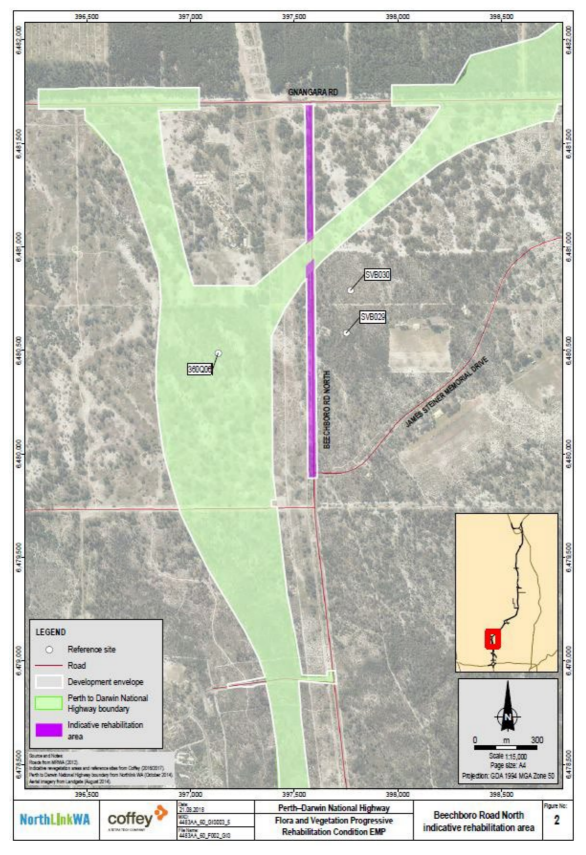


Plate 2: Beechboro Road North indicative rehabilitation area.



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3.4 Proponent declaration

I, Geoff Xanthis, Project Director, Office of Major Transport Infrastructure Delivery

declare that I am authorised on behalf of Main Roads Western Australia

(being the person responsible for the proposal) to submit this form and that the information contained in this form is true and not misleading.

Please note that:

- It is an offence under section 112 of the *Environmental Protection Act 1986* for a person to give or cause to be given information that to his knowledge is false or misleading in a material particular; and
- The Chief Executive Officer of the DWER has powers under section 47(2) of the *Environmental Protection*Act 1986 to require reports and information about implementation of the proposal to which the statement relates and compliance with the implementation conditions.

3.5 Submission of statement of compliance

One hard copy and one electronic copy (preferably PDF on CD or thumb drive) of the Statement of Compliance are required to be submitted to the Chief Executive Officer, DWER, marked to the attention of Manager, Compliance (Ministerial Statements).

Please note, the DWER has adopted a procedure of providing written acknowledgment of receipt of all Statements of Compliance submitted by the proponent, however, the DWER does not approve Statements of Compliance.

3.6 Contact information

Queries regarding Statements of Compliance, or other issues of compliance relevant to a Statement may be directed to Compliance (Ministerial Statements), DWER:

Manager, Compliance (Ministerial Statements) Department of Water and Environmental Regulation

Postal Address: Locked Bag 10

Joondalup DC WA 6919

Phone: (08) 6364 7000

Email: compliance@dwer.wa.gov.au

3.7 Post assessment guidelines and forms

Post assessment documents can be found at www.epa.wa.gov.au

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3.8 Statement of compliance - Attachment 1

Compliance status terms are provided in Table 1.

Table 1: Compliance Status Terms

Compliance Status Terms	Abbreviation	Definition	Notes
Compliant	С	Implementation of the proposal has been carried out in accordance with the requirements of the audit element.	This term applies to audit elements with: Ongoing requirements that have been met during the reporting period; and Requirements with a finite period of application that have been met during the reporting period, but whose status has not yet been classified as 'completed'.
Completed	CLD	A requirement with a finite period of application has been satisfactorily completed.	This term may only be used where: • Audit elements have a finite period of application (e.g. construction activities, development of a document); • The action has been satisfactorily completed; and • The DWER has provided written acceptance of a 'completed' status for the audit element.
Not required at this stage	NR	The requirements of the audit element were not triggered during the reporting period.	This should be consistent with the 'Phase' column of the audit table.
Potentially Non- Compliant	PNC	Possible or likely failure to meet the requirements of the audit element.	This term may apply where during the reporting period the proponent has identified a potential non-compliance and has not yet finalised its investigations to determine whether non-compliance has occurred.
Non-Compliant	NC	Implementation of the proposal has not been carried out in accordance with the requirements of the audit element.	This term applies where the requirements of the audit element are not "complete" have not been met during the reporting period.
In Process	IP	Where an audit element requires a management or monitoring plan be submitted to the DWER or another government agency for approval, that submission has been made and no further information or changes have been requested by the DWER or the other government agency and assessment by the DWER or other government agency for approval is still pending.	The term 'In Process' may not be used for any purpose other than that stated in the Definition Column. The term 'In Process' may not be used to describe the compliance status of an implementation condition and/or procedure that requires implementation throughout the life of the project (e.g. implementation of a management plan).

3.9 Statement of compliance - Attachment 2

An audit table for the Statement addressed in this Statement of Compliance must be provided as Attachment 2.



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The audit table is provided in **Appendix B**. The audit table has been prepared and maintained in accordance with the OEPA's *Post Assessment Guideline for Preparing an Audit Table* (OEPA 2012b). The 'Status Column' of the audit table accurately describes the compliance status of each implementation condition and/or procedure for the reporting period of this Statement of Compliance (20 September 2022 to 19 September 2023). The terms that have been used in the 'Status Column' of the audit table are limited to the Compliance Status Terms listed and defined in **Table 1** of **Attachment 1** above.





4 Details of Declared Compliance Status

4.1 Summary of compliance

Compliance with the Key Characteristics of the Proposal are provided in **Appendix A**.

Compliance with the conditions of MS 1036 and MS 1116 are outlined in the audit table provided in **Appendix B**, in accordance with the CAP and the DWER's Statement of Compliance.

In summary, there was one non-compliance with the conditions of MS 1036 and MS 1116.

4.2 Environmental management plans and offset strategies

The following management plans and/or offsets strategies are required to be implemented by MS 1036/MS 1116, have been approved by DWER, and were therefore in effect during this reporting period:

- Condition 9 (MS 1036): Flora and Vegetation Construction Condition Environmental Management Plan (Rev 5, February 2019) (Coffey 2019c)
- Condition 10 (MS 1116): Flora and Vegetation Indirect Impacts and Threatened Flora and Communities Condition Environmental Management Plan (Rev 5, January 2020) (Coffey 2020b)
- Condition 11 (MS 1036): Flora and Vegetation Progressive Rehabilitation Condition Environmental Management Plan (Rev 4, August 2018) (Coffey 2018b)
- Condition 12 (MS 1036): Fauna Construction Condition Environmental Management Plan (Rev 4, January 2019) (Coffey 2019b)
- Condition 13 (MS 1036): Inland Waters Environmental Quality Hydrological Processes
 Condition Environmental Management Plan (Rev 7, January 2019) (Coffey 2019d)
- Condition 14 (MS 1116): Flora and Vegetation Inland Waters Condition Environmental Management Plan (Rev 10, January 2020) (Coffey 2020a)
- Condition 15 (MS 1036): Amenity (Noise) Condition Environmental Management Plan (Rev 4, November 2018) (Coffey 2018a)
- Condition 16 (MS 1116): loppolo Road Site Land Acquisition and Management Plan (Rev 2, January 2017) (Coffey 2017)
- Condition 16 (MS 1116): *Caladenia huegelii* Habitat Management Plan (Rev 5, January 2019) (Coffey 2019a)
- Condition 16 (MS 1116): Land Acquisition and Rehabilitation Offsets Strategy (Rev 3, December 2018) (Coffey 2018c)
- Condition 16 (MS 1116): SCP 20a Offsets Strategy (Rev 4, May 2019) (Coffey 2019e).

The most recent approved management plans and offsets strategies are publicly available on the Main Roads website (MRWA 2023).

The majority of the management plans are required to have their performance assessed for compliance against the MS conditions and reported in the CAR. The Condition EMPs are either management based (Section 4.2.1) or outcome based (Section 4.2.2).

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The Ioppolo Road Site Land Acquisition and Management Plan and the *Caladenia huegelii* Habitat Management Plan are not Conditional EMPs and do not contain management targets. Assessment of compliance against these two plans is therefore limited to the implementation of the management activities in achieving the environmental objectives or outcomes. These two management plans are addressed separately in **Section 4.2.3**.

The Land Acquisition and Rehabilitation Offsets Strategy and SCP20a Offsets Strategy, whilst not management plans, are required to have their performance assessed for compliance against the MS Conditions and reported in the CAR. The offset strategies are addressed in **Section 4.2.3**.

A register of supporting evidence is provided in **Appendix C**. If required, further evidence can be provided upon request. This is discussed further in **Section 5**.

4.2.1 Condition EMPs (management based)

The following plans are management-based Condition EMPs:

- Flora and Vegetation Construction Condition Environmental Management Plan (Condition 9)
- Flora and Vegetation Indirect Impacts and Threatened Flora and Communities Condition Environmental Management Plan (Condition 10)
- Flora and Vegetation Progressive Rehabilitation Condition Environmental Management Plan (Condition 11)
- Fauna Construction Condition Environmental Management Plan (Condition 12)
- Amenity (Noise) Condition Environmental Management Plan (Condition 15).

The management-based Condition EMPs have been assessed for compliance in achieving the environmental objectives (through assessment of whether relevant management targets are met), as well as being assessed for compliance with the MS conditions (**Table 2**).

For the 2023 CAR reporting period, the project is in the post-construction/operational phase and therefore the relevant elements of the Condition EMPs requiring assessment is limited to the post-construction monitoring requirements. Pre-construction or construction elements (management actions and monitoring) have been previously completed and assessed as part of previous CARs and therefore are not applicable to the 2023 CAR reporting period.



Table 2: Status of compliance with Condition EMPs (management based)

Condition environmental objective or outcome set in the Condition EMP or in MS 1036/MS 1116	Reporting on the management objectives and management annually, commencing 12 months from date of issue	Status
Key environmental factor: Flora and V Condition EMP: Flora and Vegetation	/egetation MS 1036, Conditions 9-1, 9-8 and 9-9 — Construction	
Condition environmental objective 9-1(1) (MS 1036): To ensure that <i>Phytophthora</i> cinnamomi is not introduced into disease free areas by construction activities during construction.	In accordance with the CEMP, annual post-construction monitoring is required for a period of three years (L21-011). Terratree undertook dieback monitoring on 11 January 2023 (R23-17). In total, 21.4 ha of vegetation was assessed for the occurrence of dieback, with 4.5 ha of vegetation determined to be infested, 0.1 ha temporary uninterpretable due to a recent burn and 17 ha determined to be uninfested. Any spread of dieback compared to previous surveys was found to be due to the natural autonomous spread of the pathogen, probably as a result of root-to-root infection, rather than a result of construction activities. Therefore, no introduction of <i>Phytophthora cinnamomi</i> into disease-free areas by construction activities has occurred (R23-17). Relevant management target/s and associated environmental objective met for reporting period.	Compliant MRWA has requested that this condition be considered completed.
Condition environmental objective 9-1(2) (MS 1036): To ensure that impacts to flora and vegetation from dust are minimised as far as practicable during construction.	In accordance with the CEMP, annual post-construction monitoring is required for a period of three years (L21-011). Emerge Associates undertook monitoring in October and November 2022. The site was visited over multiple dates owing to the large number of quadrats present. No impact to, or loss of, flora or vegetation within the development envelope and adjacent environmentally sensitive areas was recorded that could be attributed to dust generated by construction activities. (R23-13). Relevant management target/s and associated environmental objective met for reporting period.	Compliant MRWA has requested that this condition be considered completed.
Condition environmental objective 9-1(3) (MS 1036): To ensure that impacts to flora and vegetation from the introduction or spread of weeds are minimised as far as practicable during construction.	In accordance with the CEMP, annual post-construction monitoring is required for a period of three years (L21-011). Emerge Associates undertook monitoring in October and November 2022. The site was visited over multiple dates owing to the large number of quadrats present. Survey of the edge of the development envelope during October and November 2022 did not record any declared weed species, consistent with previous monitoring. Therefore, no declared pests have been introduced into the development envelope or adjacent environmentally sensitive areas by construction activities (R23-13). Weed species and density recorded on the edge of the development envelope in October and November 2022 are similar to preconstruction data. No areas within the Northlink development envelope were reported to have been or are considered likely to have been weed free prior to construction (based on first year of monitoring in 2017/2018). Therefore, no weeds are considered to have been introduced or spread by construction activities into weed-free areas or adjacent environmentally sensitive areas (R23-13).	Compliant MRWA has requested that this condition be considered Completed.



Condition environmental objective or outcome set in the Condition EMP or in MS 1036/MS 1116	Reporting on the management objectives and management annually, commencing 12 months from date of issue	Status
	Relevant management target/s and associated environmental objective met for reporting period.	
Condition 9-8 (MS 1036): The proponent shall not undertake clearing or construct any laydown areas or stockpiles within the 50 m buffer of <i>Caladenia huegelii</i> , as delineated in Figure 2 of Schedule 1 and defined by geographic coordinates in Schedule 2.	Condition 9-8 is primarily applicable during the construction period, with compliance reported on within the previous CARs. However, in accordance with the CEMP, annual post-construction monitoring is required for a period of three years (L21-011). Survey of the buffers by Emerge Associates for <i>Caladenia huegelii</i> during October and November 2022 did not record any disturbance caused within the past 12 months. This management target is no longer relevant now that construction of Northlink has been completed and disturbance activities have ceased (R23-13).	Compliant MRWA has requested that this condition be considered Completed.
Condition 9-9 (MS 1036): The proponent shall not undertake clearing or construct any laydown areas or stockpiles within the 10 m buffer, as delineated in figure 3 of Schedule 1 and defined by geographic coordinates in Schedule 2, of: • Grevillea curviloba subsp. incurva; and • Darwinia foetida	Condition 9-9 is primarily applicable during the construction period, with compliance reported on within the previous CARs. However, in accordance with the CEMP, annual post-construction monitoring is required for a period of three years (L21-011). Survey of the buffers associated with <i>Grevillea curviloba subsp. incurva</i> and <i>Darwinia foetida</i> during October and November 2022 did not record any disturbance caused within the past 12 months. This management target is no longer relevant now that construction of Northlink has been completed and disturbance activities have ceased (R23-13).	Compliant MRWA has requested that this condition be considered completed.
	Vegetation MS 1116, Conditions 10-1 and 10-2 – Indirect Impacts and Threatened Flora and Communities	
Condition environmental objective 10-1(1) (MS 1116): To ensure that indirect impacts, including but not limited to weeds, unauthorised access, increased fire risk and litter, changes to surface water regimes, to flora and vegetation, including but not limited to Caladenia huegelii habitat, Grevillea curviloba subsp. incurva, Darwinia foetida, Conservation Category Wetlands and Communities of Tumulus Springs (Organic Mound Springs, Swan Coastal Plain) are minimised as far as practicable.	Emerge Associates undertook the required post-construction monitoring in October/November 2021, January/February 2022, April 2022, July/August 2022 and October/November 2022. Supporting evidence demonstrating compliance with post-construction environmental objectives 10-1(1) of MS 1116 are as follows: • No evidence of indirect impact from operation of the road to native cover, native species richness or weeds more than 10 m from the new edge of native vegetation adjacent to Communities of Tumulus Springs (Organic Mound Springs, Swan Coastal Plain) and Conservation Category Wetlands was recorded (R23-13). • No evidence of indirect from operation of the road impact to native cover, native species richness or weeds more than 10 m from the new edge of native vegetation in areas of <i>Caladenia huegelii</i> habitat (R23-13). • The two individuals of <i>Grevillea curviloba</i> subsp. <i>incurva</i> in the Brand Highway Road reserve at Muchea identified within the CEMP were maintained (R23-13). • The number of individuals of <i>Darwinia foetida</i> in the Great Northern Highway Road reserve at Muchea was maintained and in fact increased from 26 to 99 (R23-13).	Compliant MRWA has requested that this condition be considered completed.
	monitoring related to potential changes to surface water regimes was completed in accordance with the Flora and Vegetation – Inland Waters Environmental Quality – Hydrological Processes Condition Environmental Management Plan. This is discussed below in relation to condition environmental outcome 14-1(2). In summary, the	

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Condition environmental objective or outcome set in the Condition EMP or in MS 1036/MS 1116	Reporting on the management objectives and management annually, commencing 12 months from date of issue required monitoring was completed in August 2022 and no exceedance of the trigger or threshold criteria (ponding extending 6m/10m (respectively) or further from the project boundary over a two-day period) were observed (R23-16). Relevant management target/s and associated environmental	Status
Condition environmental objective 10-1(2) (MS 1116): To maintain or improve the condition of the remaining extent of SCP 20a as shown in Figure 4 of Ministerial Statement 1036, through implementation of the Flora and Vegetation – Indirect Impacts and Threatened Flora and Communities – Condition Environmental Management Plan approved by the CEO.	objective met for reporting period. Emerge Associates undertook the required post-construction monitoring in October/November 20210, January/February 2022, April 2022, July/August 2022 and October/November 2022 (R23-13). The monitoring determined that the condition of remaining extent of SCP20a as shown in Figure 4 of Ministerial Statement 1036 was maintained or improved (R23-13). Relevant management target/s and associated environmental objective met for reporting period.	Compliant MRWA has requested that this condition be considered completed.
· ·	Vegetation, MS 1036 Conditions 11-1 and 11-6 — Progressive Rehabilitation Condition Environmental Management Pla	n
Condition environmental objective 11-1(1) (MS 1036): To progressively rehabilitate the area of native vegetation cleared as a result of implementation of the proposal that are no longer required for construction activities or not required for ongoing operations.	No areas of native vegetation within the development envelope were temporarily cleared and therefore no management actions are required in relation to Condition 11-1(1), as outlined in Section 2.3 of the CEMP. No clearing solely for temporary activities was conducted, therefore this environmental objective is met as described in the Flora and Vegetation – Progressive Rehabilitation CEMP.	Compliant
Condition environmental objective 11-1(2) (MS 1036): To rehabilitate the section of Beechboro Road North from Jules Steiner Memorial Drive to Gnangara Road within twelve months of decommissioning this section of road.	Main Roads commenced rehabilitation of the redundant section of Beechboro Road North in August 2019 (within 12 months of decommissioning), with practical completion of revegetation works achieved in late 2019. As such management target 1 has been achieved. Management target 2 requires the rehabilitation site to meet the completion criteria after 3 years (i.e. by August 2022). Ecoscape undertook post-revegetation monitoring in summer 2022 (3 rd year of monitoring), which determined that 2 of 7 completion criteria had been met. Given 5 completion criteria had not been met after three years, management target 2 has not been achieved. As such, condition environmental objective 11-1(2) has not been met. DWER was notified of this failure to achieve the management target in November 2022 in accordance with Condition 7-4. The failure to achieve the management target is due to difficult site conditions, which includes poor seed germination within in-situ soils, extreme heat in summer of 2021/2022 and heavy predation by local fauna. The ongoing lack of success at this site is largely due to predation by kangaroos and to a lesser extent by rabbits.	Non-compliance

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Condition environmental objective or outcome set in the Condition EMP or in MS 1036/MS 1116	Reporting on the management objectives and management annually, commencing 12 months from date of issue	Status
	Main Roads have implemented a range of additional rehabilitation management actions with the aim of achieving the outstanding completion criteria, such that the management target can be met. This has included the installation of 435m of fauna exclusion fencing and an additional 5,776 infill plants in July 2022 as a trial to see if this protects planting from predation. (E-001), (R22-003)	
	The steps taken are consistent with the proposed adaptive management protocols outlined in the CEMP, and as such the noncompliance solely relates to not achieving the completion criteria within the nominated 3 year timeframe.	
	Despite the installation of the trial fencing in 2022, there is evidence of continued kangaroo access into the fenced area. Accordingly Main Roads is investigating fence improvements (including increasing the height) to be implemented in the first half of 2024 to further mitigate the risk of kangaroo predation. Furthermore, it is proposed that, pending availability of relevant seedlings, a prescribed quantity of select species will be planted within the improved area and in adjacent fenced areas to monitor the success of plant establishment in the fenced area compared with the non-fenced area (to better understand effectiveness). As such it is unlikely the revegetation will approach completion criteria for a number of years. The CEMP Flora and Vegetation – Progressive Rehabilitation (2018) details the completion criteria to meet the management targets of	
	density and cover of rehabilitation. Amendments to the target completion percentages may be required to account for the site and contributing factors to low seedling survival. This may include broadening the range of species approved to plant and reducing the diversity whilst increasing the rehabilitation success using species able to survive in the soil type, climatic conditions and that are less prone to predation.	
Key environmental factor: Fauna MS Condition EMP: Fauna – Construction		
Condition environmental objective 12-1(1) (MS 1036): To ensure that impacts to conservation significant fauna are minimised as far as practicable during final design and construction of the proposal.	The Fauna – Construction – Condition EMP was implemented during design and construction of the project. The CEMP does not have post-construction management actions and is therefore no longer applicable.	Completed
Key environmental factor: Amenity (Noise)	Noise) MS 1036, Condition 15-1	
Condition environmental objective 15-1(1) (MS 1036): To ensure that impacts to the noise amenity of existing sensitive receptors delineated in Figure 7 of Schedule 1 [of the Ministerial Statement] and defined by geographic coordinates in Schedule 2 [of the Ministerial Statement], as a result of the ongoing operation of	The CEMP management target for this objective is 'affected landowners delineated in Figure 7 of Schedule 1 of the Ministerial Statement have been provided with property-specific noise mitigation packages as negotiated and agreed to by the landowner and MRWA.' Main Roads liaised with all landowners identified in Figure 7 to provide suitable noise mitigation packages, as reported in previous years CARs.	Compliant



Condition environmental objective or outcome set in the Condition EMP or in MS 1036/MS 1116	Reporting on the management objectives and management annually, commencing 12 months from date of issue	Status
the proposal are minimised as low as reasonably practicable.	Main Roads are required to maintain a noise complaints resolution process for a period of 5 years after implementation, as part of the post-construction monitoring framework. Main Roads has a corporate wide customer relationship management system CONNECT. It is used to record all customer enquiries, requests and complaints. Any complaints are recorded in CONNECT and forwarded to the responsible officer. For Northlink noise complaints, MRWA's Stakeholder and Communications Consultant has been engaging with the community to manage those complaints. No complaints for the Northlink project have been received during the reporting period.	
Condition environmental objective 15-1(2) (MS 1036): To ensure that the impacts to the noise amenity of existing sensitive receptors, are consistent with section 5.3 of State Planning Policy 5.4 for properties south of Maralla Road.	The CEMP management target for this objective is 'Outdoor noise for properties south of Maralla Road during operation is below 60 dB(A) Laeq (day) during the day (6.00 a.m. to 10.00 p.m.) and below 55 dB(A) Laeq (night) at night (10.00 p.m. to 6.00 a.m.) as prescribed in section 5.3 of State Planning Policy 5.4.'. Lloyd George Acoustics undertook monitoring from 24 to 28 October 2022 (R23-01). The results of the monitoring determined that noise levels were below the maximum levels specified in the CEMP management target in all monitoring locations and therefore are consistent with the condition environmental objective. (R23-01)	Compliant

NorthLink WA Perth-Darwin National Highway (Swan Valley Section)



4.2.2 Condition EMPs (outcome based)

The following plans are outcome based (rather than management based) EMPs:

- Inland Waters Environmental Quality Hydrological Processes Condition Environmental Management Plan (Condition 13)
- Flora and Vegetation Inland Waters Condition Environmental Management Plan (Condition 14).

The outcome-based Condition EMPs have been assessed for compliance in achieving the environmental outcomes (through assessment of whether relevant environmental criteria are met), as well as being assessed for compliance with the MS conditions (**Table 3**).

For the 2023 CAR reporting period, the project is in the 'post-construction/operational' phase and therefore the relevant elements of the Condition EMPs requiring assessment is limited to the post-construction monitoring requirements. 'Pre-construction' or 'construction' elements (management actions and monitoring) have been previously completed and assessed as part of previous CARs and therefore are not applicable to the 2023 CAR reporting period. Emerge Associates are implementing the post-development monitoring program, as specified in each CEMP.

Table 3: Status of compliance with Condition EMPs (outcome based)

Condition Environmental Outcome	Reporting on Threshold Criteria	Status	
Key environmental factor: Inland Waters Environmental Quality MS 1036, Condition 13-1, 13-8 to 13-10. Condition EMP: Inland Waters Environmental Quality – Hydrological Processes			
Condition environmental outcome 13-1(1) (MS 1036): The construction and operation of the proposal shall not result in an acceptable decline in water quality of the Gnangara Underground Water Pollution Control Area (GUWPCA).	In accordance with the CEMP, annual post-construction monitoring is required for a period of five years. Emerge Associates undertook monitoring in March and September 2023 (R23-16). Exceedances of some threshold criteria were recorded during the 2023 monitoring program; however, none were determined as being likely to be attributable to the operation	Compliant	
Condition environmental outcome 13-1(2) (MS 1036): The construction and operation of the proposal shall not result in an unacceptable decline in water quality of the Ellen Brook as confirmed by monitoring for a period of 5 years post construction.	activities of the project. The exceedances were assessed as non-project attributable based on surrounding land uses likely contributing, sampling locations being upgradient of the development envelope and analyte exceedances not showing concentrations trending upward. (R23-16). All environmental criteria were determined to be met and as such all environmental outcomes were achieved for the reporting period.		
Condition 13-8: The proponent shall not construct any laydown areas, stockpiles, or store chemicals within the well head protection zones in the GUWPCA.	Construction activities have ceased and as provided within the 2020 CAR, the proponent has not constructed any laydown areas, stockpiles or stored chemicals within the wellhead protection zones of the GUWPCA (R21-005).	Compliant	
Condition 13-9: Any fuel or chemicals stored within the GUWPCA shall: • Be contained within double-lined fuel storage tanks. • Not exceed an individual storage tank capacity of 5,000 L.	All chemical storage locations were decommissioned prior to commencement of the reporting period. Shapefiles showing historical chemical storage locations are provided in D21-006.	Compliant	

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Condition Environmental Outcome	Reporting on Threshold Criteria	Status
 Be placed in bunds capable of storing 125% of the capacity of the largest storage tank. Not be located within well head protection zones. 		
Condition 13-10: The proponent shall not construct infiltration basins, including bio-retention basins, within 100 m of drinking water production wells within the GUWPCA.	As detailed within the 2020 CAR (R21-005), no infiltration basins, including bio-retention basins, have been constructed within 100 m of drinking water production wells within the GUWPCA (D21-006) (R21-006).	Compliant
Key environmental factor: Flora and Vegeta Condition EMP: Flora and Vegetation – Inla		
Condition environmental outcome 14-1(1) (MS 1116): Construction and operation of the proposal, including from dewatering and groundwater abstraction, does not result in indirect impacts to Communities of Tumulus Springs (Organic Mound Springs, Swan Coastal Plain) and Conservation Category Wetlands as shown in Figure 5 of Ministerial Statement 1036 and Figure 6 attached to this Statement. Condition environmental outcome 14-1(2) (MS 1116): Construction of the proposal maintains predevelopment surface water flows to Darwinia foetida, Communities of Tumulus Springs (Organic Mound Springs, Swan Coastal Plain) and Conservation Category Wetlands as shown in Figures 3 and 5 of Ministerial Statement 1036 and Figure 6 attached to this Statement.	In accordance with the CEMP, annual post-construction monitoring is required for a period of three years. Emerge Associates undertook monitoring in March and September 2023. The results of the September 2023 monitoring event returned exceedances of the trigger and/or threshold values for 44 of the 52 monitoring locations (groundwater and surface water) that were sampled. While there is large number of exceedances, the results were generally consistent with historic data, and any results varying from historical data have been investigated and reported. No exceedances were determined to be project attributable with the surrounding land use activities contributing to the majority of the exceedances. Five basin locations recorded exceedances of TRH which were subsequently re-tested using a silica gel analysis with the results showing all these locations falling below their respective trigger values. As such, all environmental criteria were determined to be met and all environmental outcomes were achieved for the reporting period. (R23-16).	Compliant MRWA has requested that this condition be considered completed.
Condition 14-6 (MS 1116): The proponent shall not construct laydown areas or stockpiles within 50 m of Communities of Tumulus Springs (Organic Mound Springs, Swan Coastal Plain) and Conservation Category Wetlands as shown in Figures 5 of Ministerial Statement 1036 and Figure 6 attached to this Statement [MS 1116].	Shapefiles of laydown/stockpile areas indicated no construction in these areas (D21-006). All laydown areas were established within the permanent footprint of the works. No temporary laydown areas involving the clearing of native vegetation were constructed	Compliant MRWA has requested that this condition be considered completed.

4.2.3 Other management plans

The following plans are not Condition EMPs and are therefore addressed separately:

- The Ioppolo Road Site Land Acquisition and Management Plan.
- The Caladenia huegelii Habitat Management Plan.
- The Land Acquisition and Rehabilitation Offsets Strategy.
- SCP20a Offsets Strategy.

NorthLink WA Perth-Darwin National Highway (Swan Valley Section)



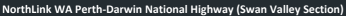
Assessment of compliance against these plans is limited to assessing whether the overall environmental objective is being met through the implementation of the management activities (conforming, potentially non-conforming or non-conforming) provided in these plans (**Table 4**). Assessment of compliance of these plans against the MS conditions is provided in the audit table in **Appendix B**.

It is noted that Main Roads have developed these plans and set up a funding arrangement (Memorandum of Understanding [MoU]) with DBCA, in accordance with the MS 1036 conditions as outlined in **Appendix C** (L21-008). Additional funds were also provided to DBCA in relation to management under the MOU (L22-001).

In summary, Main Roads are conforming with implementation of the plans, but a number of management actions are still in process with some activities following through until 2026. There were no non-conformances or potential non-conformances with the above-mentioned plans and strategies during the reporting period.

Table 4: Status of compliance in undertaking the management activities and achieving the environmental objective

Management activities	Timeframe	Status and Justification
Ioppolo Road Site Land Acquisition and Management Plan, MS 1116 Condition 16-2 to 16-7 Environmental Objective: To counterbalance the significant residual impact to: • 7.65 ha of A Class Nature Reserves; • 2020 ha of Carnaby's Cockatoo (Calyptorhynchus latirostris) foraging habitat; and • 99.1 ha of Forest Red-tailed Black Cockatoo (Calyptorhynchus banksia naso) foraging habitat.		
Install nature reserve	2017	Completed
signage		Maintenance – as required for nature reserve signage (R23-12).
Install <i>Phytophthora</i> cinnamomi dieback	2017	Completed
signage		Maintenance – as required for dieback signage (R23-12).
Track closure and maintenance	2017-2023	Conforming
		Maintenance – no track closures were required, or no new tracks were created, however previous work/patrolling the nature reserve were undertaken (E23-20).
Gate maintenance	2017	Completed
		Gates have not been installed in the reserves as they are considered unlikely to prevent unauthorised access (as mentioned in the 2020 CAR) (R21-005). It was proposed to amend the loppolo Road Management Plan to remove this requirement however, DWER advised on 21 November 2019 that the plan does not require an update (E21-017).
Remove rubbish	2017	Completed
		Monitoring and removal of rubbish dumping (e.g. refuge and any car bodies etc.) continues to be implemented (R23-12).
Feral animal monitoring and control	2017-2023	Conforming
(wild deer and feral pigs)		Monitor feral animals undertaken (feral deer and feral pigs) (R23-12).





Management activities	Timeframe	Status and Justification
Survey and control of feral bees in black cockatoo habitat areas	2017, 2018, 2021, 2023	Conforming Feral beehive survey was undertaken in 2023. There has been a dramatic reduction of feral bees through the reserve since 2018 (R23-24).
Phytophthora cinnamomi dieback re- survey and treatment	2018 and 2021	Completed Second dieback survey and treatment undertaken in 2022, which identified minor insignificant extensions (0.06 ha) to the 2018 infested area boundaries. The uninfested areas are relatively undisturbed and in excellent condition. (R23-22).

Land Acquisition and Rehabilitation Offsets Strategy, MS 1116 Conditions 16-8 to 16-11 $\,$

Environmental objective: To counterbalance the significant residual impacts to:

- 5.5 hectares of Yanga Complex.
- 129.9 hectares of Bush Forever sites.
- 5.2 hectares of *Calyptorhynchus latirostris* (Carnaby's black cockatoo) foraging habitat.
- 21.4 hectares of *Calyptorhynchus banksii naso* (forest red-tailed black cockatoo) foraging habitat.
- 16 hectares of Conservation Category Wetlands.

Lot 806 Brand Highway

Develop a Rehabilitation Plan	December 2019	Completed
Implement the Rehabilitation Plan	Within 12 months of the completion of construction/ongoing	Completed Implementation (revegetation works) occurred in July 2020.
Completion of Rehabilitation (meets completion criteria)	Five years from commencement of rehabilitation	Not yet required (2025) Ongoing management actions continue to be implemented toward reaching completion criteria by nominated timeframe. This has included, amongst other items, installation of infill planting in Winter 2021, Winter 2022 and Winter 2023. Revegetation monitoring was completed in spring 2023, which identified that the completion criteria on track and recommended various management actions to assist in working toward achieving the remaining criteria in the target timeframe. (R23-09).



Management activities	Timeframe	Status and Justification
Bush Forever Site 300		
Commencement of implementation of this plan	Prior to commencement of construction	Completed (R21-016)
Agreement of MoU	Within 6 months of approval of this plan	Completed
		MoU signed July 2019 (R21-016).
Provision of cable fencing and heavy-duty	By December 2019	Completed
gates		Cable fencing and heavy-duty gates installed October 2018 (R21-016).
Map weeds within Bush Forever 300	By December 2019	Completed
Bush Forever 300		Baseline weed mapping completed between October – December 2017 (R21-016).
Develop a weed control	By December 2019	Completed
program for Bush Forever 300.		Weed management plan prepared May 2018 (R21-016).
Implement weed	Commenced by June	Completed
control program.	2020	Weed control undertaken for 4 years (2018-2021), with latest control completed in January 2021 (D22-001).
		MRWA engaged NAMS to undertake weed mapping survey in December 2021 which determined that the 80% weed reduction completion criteria had been achieved (R22-004).
Phytophthora cinnamomi mapping	By December 2019 and December 2021	Completed
camona mapping	December 2021	Initial mapping completed December 2017, with follow up mapping completed 2019. Final dieback mapping completed by DBCA in April and May 2022 (R22-002).
Develop hygiene plan	By December 2019	Completed
and install washdown points at heavy duty gates		DBCA developed Hygiene Plan for all of Bush Forever 300 in May 2018. Washdown points installed by DBCA in December 2018 (R21-016).
Flora and vegetation survey	By December 2019	Completed
Survey		Report completed February 2019 (R21-016).
Nirimba / Carrabungup		
Removal of internal fences	By December 2019	Completed (R21-016)
Upgrading of boundary fence (not cable fencing)	By December 2019	Completed (R21-016)



Management activities	Timeframe	Status and Justification
Installation of new firebreaks	By December 2019	Completed (R21-016)
Maintenance of existing firebreaks	2017 – 2023	Conforming
existing inedicars		Maintenance of firebreaks is ongoing, most recent maintenance undertaken in November 2023 (E23_19)
Weed control (Watsonia, Arum Lily	2021 – 2023	Conforming
and Tagasaste)		Ongoing, with weed control across 2021 revegetation site completed between in spring 2022. Revegetation site expanded this year again to assist in weed control works. (E23-19).
Phytophthora cinnamomi mapping	Completed July 2017	Completed July 2017 (R21-016)
Feral pig control	2017 – 2023	Conforming
		Ongoing pig control works undertaken throughout the reporting period, including the following management measures: • Monitoring for pigs using remote cameras • On-ground surveys for signs of pig activity undertaken. • Pre-feeding station and monitoring prior to trapping • Control through shooting. (E23_19)
Lot 252 Birchmont		
Provision of new fences (1.8 km of cable fencing and 4 heavy duty gates installed)	December 2019	Complete (R21-016) Installation of 1.2 km cable fence completed along northern boundary December 2022 ()
Upgrade existing firebreaks	By December 2020	Complete (R21-016)
Firebreak maintenance	Annually until 2025	Conforming
		Ongoing, with most recent firebreak maintenance undertaken November 2022 (R23-25).
Feral pig control	Annually 2019 – 2025	Conforming
		Ongoing, no pig activity was detected this reporting period due to previous integrated program (R23-25).
Install signage	By December 2020	Complete (R21-016)
Weed mapping	2019, 2021 and 2025	Conforming
		Weed mapping completed in 2019 (R21-026) and 2021. Final weed mapping to be completed 2025.
Weed control	Annually from 2020 to	Conforming
	2025	Ongoing, with most recent weed control program implemented June – September 2022 (R23-25).





Management activities	Timeframe	Status and Justification
Phytophthora cinnamomi mapping and management plan	Baseline mapping and management plan by December 2019 Follow up mapping in 2022	Conforming Baseline mapping completed Linear dieback re-survey was completed in 2023 (R23-25).
ASS investigation and feasibility study	By December 2019	Complete (R21-016).
ASS management	Up until 2025	Conforming Cultural heritage survey for works to mitigate saltwater intrusion
		into wetland was undertaken in September 2023 (R23-25).
Rubbish removal	By December 2019	Complete (R21-016)
Lake Clifton		
Removal of internal fences	December 2018	Complete (R21-016)
Provision of new fences	December 2019	Complete (R21-016)
Weed monitoring and control	Annually from 2017 to 2023	Ongoing, with most recent control of declared weeds (predominantly Arum Lily) undertaken August – December 2021 and most recent control of cotton bush completed April – May 2022 (R22-001).
Firebreak installation	By December 2018	Complete (R21-016)
Firebreak maintenance	Annually from 2017 to 2023	Conforming Ongoing, with most recent maintenance of firebreaks undertaken in November 2021 (R22-001).
Feral pig monitoring	Annually from 2017 to 2023	Conforming Ongoing, with pig eradication undertaken throughout the year through a contract shooter as pig numbers were seen to have increased (R22-001).
Cat baiting program	Annually from 2018 – 2024	Conforming Camera monitoring still underway and approvals now gained for implementation of baiting to compliment 1080 fox control program (E23-19).



Management activities	Timeframe	Status and Justification
Caladenia huegelii Habitat Management Plan, MS 1036 and MS 1116, Conditions 16-12 to 16-18 Environmental objective: To maintain or improve the conservation status of Caladenia huegelii		
Nature Reserves 46875 a	and 46919 and Bush Forever	Site 300
Provision of cable fencing and heavy-duty gates	By December 2018	Complete (D22-001)
Weed mapping and develop weed control	By December 2017	Complete
program		Baseline weed mapping and weed control program completed in 2017 (D22-001)
Weed control program implementation	2018 to 2020	Complete
		Weed control undertaken for 4 years (2018-2021), with latest control completed in January 2021 (D22_001).
Phytophthora cinnamomi mapping	Baseline mapping December 2017.	Complete
	Follow up mapping in 2019 and 2021.	Initial mapping completed December 2017, with follow up mapping completed 2019. Final dieback mapping completed by DBCA in April and May 2022 (D22-001) (R22-002).
Development of a hygiene plan	By December 2017	Complete (D22-001)
Caladenia huegelii surveys and critical habitat mapping	Baseline surveys and mapping October 2017 and then annually in October until 2020.	Complete (D22-001) Surveys completed 2018-2020. DBCA provided final survey report in March 2021. (D22-001)
Install washdown points at heavy duty gates in accordance with the hygiene plan.	By December 2018	Complete (D22-001)
Kooljerrenup (Nature Re	serve 23756)	
Provision of cable fencing and heavy-duty gates	By December 2019	Complete (R21-016)
Weed mapping and develop weed control	By December 2018	Complete
program		Weed mapping and management plan report finalised December 2018 (D22-001).
Weed control program implementation	2019 to 2021	Complete
		Weed control implemented 2019, with post-control photo monitoring subsequently completed. DBCA conducted revegetation in previously weed-infested areas to control weeds June – August 2021. DBCA prepared a final weed mapping report in 2021. (D22-001)
Phytophthora cinnamomi mapping	Baseline mapping December 2018.	Complete
	Follow up mapping in 2020 and 2022.	Baseline dieback mapping completed in July 2018, with follow up mapping completed in July 2021 (D22-001) and June 2022 (R22-017).





Management activities	Timeframe	Status and Justification
Development of a hygiene plan	By December 2017	Complete (D22-001)
Caladenia huegelii surveys and critical habitat mapping	Baseline surveys and mapping October 2017 and then annually in October until 2020.	Complete Surveys completed 2017-2020. DBCA provided final survey report in March 2021. (D22-001)
Feral pig control - camera installation	By December 2017	Complete (D22-001)
Feral pig control - develop pig control plan	By July 2018	Complete (D22-001)
Feral pig control – implement pig control plan and undertake ongoing surveillance with camera traps.	July 2018 to June 2021	Complete Surveillance completed from July 2018 to June 2021. Feral pig control completed December 2021 (D22-001).

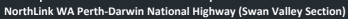
Environmental objective: Counterbalance the significant residual impact to 4 ha of TEC SCP 20a, 'Banksia attenuata' woodlands over species rich dense shrublands' as a result of the implementation of the proposal.

Errina Road Bushland

Ettilla Noau Busillanu		
Flora and vegetation survey	By December 2018	Complete (R21-016)
Weed mapping	Baseline – December 2020	Complete (baseline) (R21-016)
	Monitoring – by December 2023 and December 2026	Not yet required (monitoring). To be completed in December 2023.
Weed control	Annually from 2020 to 2026	Conforming
	2020	Ongoing, with most recent weed control implemented June-October 2023 (R23-25).
Phytophthora mapping	By December 2021	Completed (E21-003)
Phytophthora management plan	By December 2021	The reserve was assessed as being completely dieback free. On this basis DBCA determined a <i>Phytophthora</i> management plan is not operationally required for reserve management, as DBCA standard operating procedure is to be clean on entry. (E22-019).
Interpretive signage	By December 2020	Complete
		Installed in June 2020 (R21-016)
Limestone paths	By December 2020	Complete (R21-016)
Replacement of fencing	By December 2021	Complete (R21-012)
Revegetation planting within degraded areas	By December 2022	Revegetation via tree planting and seeding of closed tracks has occurred to date. Revegetation works of remaining degraded areas are still to be carried out by DBCA. Completion criterion not yet achieved. (E23_18).
Interpretive signage Limestone paths Replacement of fencing Revegetation planting	By December 2020 By December 2021	operationally required for reserve management, as DBCA standard procedure is to be clean on entry. (E22-019). Complete Installed in June 2020 (R21-016) Complete (R21-016) Complete (R21-012) Revegetation via tree planting and seeding of closed tracks has occurred to date. Revegetation works of remaining degraded are still to be carried out by DBCA. Completion criterion not ye



Management activities	Timeframe	Status and Justification
Rubbish removal	Annually from 2020 to 2026	Compliant Rubbish removed from offset site throughout winter 2023
		(E23-25).
Orange Grove / White Ro	oad	
Flora and vegetation survey	By December 2018	Completed 2018 Flora and vegetation survey complete.
	By December 2021	2021 Flora and vegetation survey was undertaken Spring 2022, report finalized in July 2023 (R23-19)
Weed mapping	By December 2021	Completed Updated weed mapping was undertaken in Spring 2022 with report finalised in November 2022 (R23-20)
Weed control	Annually from 2020 to 2026	Conforming
	2020	DBCA completed ongoing weed control throughout 2023 for a range of woody weeds (including Victorian tea tree, eastern state wattles, tags) and other weeds (including veldt grass, love grass, watsonia, Geraldton wax). (E22-20)
Phytophthora mapping	By December 2020, December 2022,	Conforming
and treatment	December 2024 and December 2026	Ongoing, with latest survey and treatment completed December 2022. No new infestations were identified during this 2022 assessment. (R23-21).
Interpretive signage	By December 2020 (8 nature reserve signs)	Complete
	By December 2021 (8 dieback signs)	Complete (E21-009)
	By December 2025 (reserve information board)	Not yet required
Shelter installation	By December 2025	Not yet required
Installation of fencing	By December 2021	Delayed due to woody weeds which is currently being addressed. Scheduled for 2024 (R23-11)
Demolition of existing house	Before December 2023	Complete
		Removal of house within Lot 29 and clean-up of immediate surroundings occurred in late 2019.
Revegetation planting within degraded areas	By December 2022 and ongoing until December 2026	Revegetation preparation works have commenced and are ongoing, primarily associated with weed control. DBCA have advised weed control is ongoing. Revegetation of the house site is delayed due to Aboriginal Heritage Act uncertainty and some very large eastern states eucalypts to be removed. Completion criterion not yet achieved. (R23-11).
Rubbish removal	Annually from 2020 to 2026	Conforming
		Ongoing, with removal of rubbish undertaken (R23-11).





Management activities	Timeframe	Status and Justification
Reserve environmental management plan	By December 2022	Conforming
management plan		Currently under preparation and on track for completion in in 2024 (R23-11).
Feral bee control	Annually from 2020 to 2026	Conforming
	2020	Ongoing, with most recent control and treatment completed in October 2023 (R23-18).
Hawkesvale Nature Rese	rve	
Flora and vegetation survey	By December 2018	Completed (R21-016)
Weed mapping	Baseline by December 2020	Completed (baseline) in June 2020 (R21-016)
	Monitoring by December 2023 and December 2026	The weed control program was implemented for the offset site in May-September 2023, including an area that was burnt in 2020.
Weed control	Annually from 2020 to 2026	Conforming
	2020	Ongoing, with most recent weed control implemented May-Sept 2022, including an area burnt in 2020 (R23-25).
Phytophthora mapping	By December 2021	Completed (E21-018)
		DPaW completed the <i>Phytophthora cinnamomi</i> occurrence map in December 2020 (D21-002) and compiled a dieback report (L21-002), which identified the area as wholly uninfested.
Phytophthora management plan	By December 2021	The reserve was assessed as being completely dieback free. On this basis DBCA determined a Phytophthora management plan is not operationally required for reserve management, as DBCA standard operating procedure is to be clean on entry.
Interpretive signage	By December 2020	Complete
		Installed in June 2020 (R21-016).
Revegetation planting within degraded areas	By December 2021	Conforming
		Approximately half of the reserve was impacted by a bushfire in early 2021. At least 0.25 ha of the fire scar area will be revegetated, consistent with the requirements of the Offset Strategy. To date, DBCA have revegetated the machine tracks (created to fight the bushfire) via direct seeding.
		In 2023 a Friends of Hawkvale Nature Reserve group carried out winter tree planting. (R23-25).



5 Supporting/Verifying Information

A range of supporting/verifying information was utilised to prepare this CAR, including:

- Correspondence provided by Main Roads.
- Monitoring reports, letters or memorandums provided by Main Roads.
- Environmental assessment reports provided by Emerge Associates.
- Personal communication with the Main Roads Principal Environmental Officer, John Braid and Tony Carlino.

Key pieces of verifiable information for the assessment of implementation of MS 1036 and MS 1116 conditions are referenced in **Appendix C** and provided separately in electronic format. It should be noted that further supporting evidence, should it be required, can be provided upon request.



6 Other Information

The proponent does not have any other information to provide in this CAR.



7 References

7.1 General references

Coffey Services Australia Pty Ltd (Coffey) 2017, Ioppolo Road Site Land Acquisition and Management Plan Perth–Darwin National Highway (Swan Valley Section), Perth, Western Australia

Coffey Services Australia Pty Ltd (Coffey) 2018a, Condition Environmental Management Plan Amenity (Noise) Perth–Darwin National Highway (Swan Valley Section) Coffey Services Australia Pty Ltd, Perth, Western Australia

Coffey Services Australia Pty Ltd (Coffey) 2018b, Condition Environmental Management Plan Flora and Vegetation – Progressive Rehabilitation Perth–Darwin National Highway (Swan Valley Section), Perth, Western Australia.

Coffey Services Australia Pty Ltd (Coffey) 2018c, Land Acquisition and Rehabilitation Offsets Strategy Perth–Darwin National Highway (Swan Valley Section) Perth, Western Australia.

Coffey Services Australia Pty Ltd (Coffey) 2019a, Caladenia huegelii Habitat Management Plan Perth–Darwin National Highway (Swan Valley Section) Perth, Western Australia

Coffey Services Australia Pty Ltd (Coffey) 2019b, Condition Environmental Management Plan Fauna – Construction Perth–Darwin National Highway (Swan Valley Section) Perth, Western Australia

Coffey Services Australia Pty Ltd (Coffey) 2019c, Condition Environmental Management Plan Flora and Vegetation – Construction Perth–Darwin National Highway (Swan Valley Section), Perth, Western Australia

Coffey Services Australia Pty Ltd (Coffey) 2019d, Condition Environmental Management Plan Inland Waters Environmental Quality – Hydrological Processes Perth–Darwin National Highway (Swan Valley Section) Perth, Western Australia

Coffey Services Australia Pty Ltd (Coffey) 2019e, SCP20a Offsets Strategy Perth–Darwin National Highway (Swan Valley Section), Perth, Western Australia

Coffey Services Australia Pty Ltd (Coffey) 2020a, Condition Environmental Management Plan Flora and Vegetation – Inland Waters Perth–Darwin National Highway (Swan Valley Section), Perth, Western Australia

Coffey Services Australia Pty Ltd (Coffey) 2020b, Condition Environmental Management Plan Indirect Impacts and Threatened Flora and Communities Perth–Darwin National Highway (Swan Valley Section), Perth, Western Australia

Eco Logical Australia (ELA) 2018, Compliance Assessment Plan Perth-Darwin National Highway (Swan Valley Section), Perth

Office of the Environmental Protection Authority (OEPA) 2012a, Post Assessment Guideline for Preparing a Compliance Assessment Report.

Office of the Environmental Protection Authority (OEPA) 2012b, Post Assessment Guidelines for Preparing an Audit Table.

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7.2 Online references

Main Roads Western Australia (MRWA) 2023, *NorthLink WA*, viewed 19 November 2023, < https://www.mainroads.wa.gov.au/community-environment/environment/construction-project-compliance-reports/

Main Roads Western Australia (MRWA), 2023, NorthLink WA, viewed 18 December 2023

https://www.mainroads.wa.gov.au/globalassets/community-environment/environment/construction-reports/northlink-wa/pdnh-compliance-assessment-plan-2.pdf?v=4a326a

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Appendix A

Compliance Status of Key Characteristics



Compliance Assessment Report



Table A1: Compliance Status of Key Characteristics of Proposal

Element	Description of Proposal	Status	Further Information
Clearing and disturbance for road corridor, drainage structures including infiltration and bioretention basins and swales, laydowns, bridges and culverts, fauna fencing, fauna underpasses, noise walls, road train assembly area and principal shared path.	Clearing and disturbance of no more 765.07 ha consisting of up to 206 ha of native vegetation. This includes up to: • 129.9 ha of Bush Forever areas • 0.4 ha of Class A Nature Reserve 46920 • 0.2 ha of Class A Nature Reserve 46919 • 32.6 ha of Gnangara-Moore River State Forest No. 65 • 4 ha of Floristic Community Type SCP 20a Threatened Ecological Community • 31.9 ha of Caladenia huegelii critical habitat • 2 ha of Grevillea curviloba subsp. incurva critical habitat • 16 ha of Conservation Category Wetlands Within a 1,004.07 ha development envelope.	CLD	Construction phase of the project is complete. Total clearing and disturbance, as reported by the Northlink Infrastructure Report (R21-006) is: 92.5 ha of Bush Forever areas 0.07 ha of Class A Nature Reserve 46920 0.2 ha of Class A Nature Reserve 46919 27.6 ha of Gnangara-Moore River State Forest No. 65 3.9 ha of Floristic Community Type SCP 20a Threatened Ecological Community 29.8 ha of Caladenia huegelii critical habitat 1.6 ha of Grevillea curviloba subsp. incurva critical habitat 13.3 ha of Conservation Category Wetlands Within a 1,004.07 ha development envelope.
Noise walls	Height of noise walls to be no more than 5 m on residential boundaries between Reid Highway and south of Maralla Road.	CLD	Construction phase of the project is complete. Two noise walls have been installed within the development envelope to a height of 5.5 m (NW-16 (CHA 544-676) and NW-19 (CHA 262-406)) (R21-006). However, the listed noise walls are offset from the property boundaries and are adjacent to the road alignment. The properties are elevated above the road, so the top of the noise walls will be less than 5 m, as reported in the 2019 CAR.

Appendix B



Ministerial Statements 1036 and 1116 Audit Table

Compliance Assessment Report

NorthLink WA Perth-Darwin National Highway (Swan Valley Section)



The code prefixes within **Table B1** have been applied to this audit.

Table B2 provides a summary of the requirements applying to this assessment report. Refer to Ministerial Statements 1036 and 1116 issued for the proposal under Part IV of the *Environmental Protection Act 1986* for further details of audit elements.

Table B1: Audit prefixes and abbreviations

Code prefixes					
Minister's Condition	М				
Proponent's Commitment	P				
Procedure	N				
Abbreviations					
Compliance Assessment Report	CAR				
Chief Executive Officer of the OEPA	CEO				
Minister for the Environment	Minister for Env.				
Ministerial Statement	MS				
Office of the Environmental Protection Authority	ОЕРА				
Status abbreviations (refer to Table 1 in Section 3.8)					
Completed	CLD				
Compliant	С				
Not required at this stage	NR				
In progress	IP				
Potentially Non-Compliant	PNC				
Non-compliant	NC				



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Table B2: Ministerial Statement 1036 and 1116 Audit Details

Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information				
Proposal Im	Proposal Implementation										
MS 1036: M1-1	When implementing the proposal, the proponent shall not exceed the authorised extent of the proposal as defined in Table 2 in Schedule 1, unless amendments to the proposal and the authorised extent of the proposal have been approved under the EP Act.	Implement project pursuant to Table 2 in Schedule 1 of MS 1036.	CAR.	Overall	Annually	CLD	s45C change to proposal, and clearing limits, approved 7 June 2017. Compliance details provided in Table A1 (within Appendix A).				
Contact Det	tails										
MS 1036: M2-1	The proponent shall notify the CEO of any change of its name, physical address or postal address for the serving of notices or other correspondence within twenty-eight (28) days of such change. Where the proponent is a corporation or an association of persons, whether incorporated or not, the postal address is that of the principal place of business or of the principal office in the State.	Notify the CEO in writing of any change to proponent details.	Copy of written notification to CEO of any change in proponent details.	Overall	Within twenty-eight (28) days of such change.	NR	Review of requested information from the proponent indicated no changes have occurred during the reporting period.				
Time Limit f	for Proposal Implementation		•			•					
MS 1036: M3-1	The proponent shall not commence implementation of the proposal after five (5) years from the date on this Statement, and any commencement, prior to this date, must be substantial.	Provide evidence to the CEO in writing to demonstrate the proposal has substantially commenced.	CAR.	Construction	Implement proposal within five (5) years from date on MS 1036.	CLD	Ground disturbance associated with the proposal commenced on 31 March 2017, prior to 20 September 2021. Reported in the 2017 CAR (Coffey 2017) (R21-004).				



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1036: M3-2	Any commencement of implementation of the proposal, on or before five (5) years from the date of this Statement, must be demonstrated as substantial by providing the CEO with written evidence, on or before the expiration of five (5) years from the date of this Statement.	Provide evidence to the CEO in writing to demonstrate the proposal has substantially commenced.	Copy of written notification to CEO of substantial commencement	Construction	Implement proposal within five (5) years from date on MS 1036.	CLD	Ground disturbance commenced on 31 March 2017, as reported in the 2017 CAR (Coffey 2017) (R21-004).
Compliance	Reporting		•	•		,	
MS 1036: M4-1	The proponent shall prepare, submit and maintain a Compliance Assessment Plan to the CEO at least six (6) months prior to the first Compliance Assessment Report required by condition 4-6, or prior to implementation, whichever is sooner.	Submit a Compliance Assessment Plan (CAP).	CAP.	Pre- construction	At least six (6) months prior to the first CAR required by condition 4-6, or prior to implementation, whichever is sooner.	CLD	The CAP was submitted in October 2016. The first CAR was submitted in December 2017 (Coffey 2017) (R21-004).
MS 1036: M4-2	The Compliance Assessment Plan shall indicate: • The frequency of compliance reporting. • The approach and timing of compliance assessments. • The retention of compliance assessments. • The method of reporting of potential non-compliances and corrective actions taken. • The table of contents of Compliance Assessment Reports. • Public availability of Compliance Assessment Reports.	Submit CAP.	CAP.	Pre- construction	At least six (6) months prior to the first CAR required by condition 4-6, or prior to implementation, whichever is sooner.	CLD	CAP (Revision [Rev] 1) was approved by OEPA, as reported in the 2017 CAR (Coffey 2017) (R21-004). The CAP (Rev 2) was revised and approved by DWER on 7 February 2019 (L21-003).



Compliance Assessment Report



Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1036: M4-3	After receiving notice in writing from the CEO that the Compliance Assessment Plan satisfies the requirements of condition 4-2 the proponent shall assess compliance with conditions in accordance with the Compliance Assessment Plan required by condition 4-1.	Once approval is received from the CEO, commence compliance assessment in accordance with the CAP.	CEO letter approving the CAP. CAR.	Overall	After written approval from the CEO.	С	This CAR (2023) is the seventh CAR to be produced. All seven CARs have been developed in accordance with the CAP.
MS 1036: M4-4	The proponent shall retain reports of all compliance assessments described in the Compliance Assessment Plan required by condition 4-1 and shall make those reports available when requested by the CEO.	Retain CAR's and make available when requested.	CAR.	Overall	As requested by the CEO.	С	This CAR (2023) is the seventh CAR to be produced. The six previous reports are kept as records on the MRWA website: https://www.mainroads.wa.gov.au/community-environment/environment/construction-project-reports/
MS 1036: M4-5	The proponent shall advise the CEO of any potential non-compliance within seven (7) days of that non-compliance being known.	Notify the CEO of potential non-compliances in writing and/or verbally.	Written notification. CAR.	Overall	Within seven (7) days of that non-compliance being known.	С	A non-compliance was noted within the reporting period. CEO was advised on 18 November 2022 (E23-04).



Compliance Assessment Report



Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1036: M4-6	The proponent shall submit to the CEO the first Compliance Assessment Report fifteen (15) months from the date of issue of this Statement addressing the twelve (12) month period from the date of issue of this Statement and then annually from the date of submission of the first Compliance Assessment Report, or as otherwise agreed in writing by the CEO. The Compliance Assessment Report shall: Be endorsed by the proponent's Chief Executive Officer or a person delegated to sign on the Chief Executive Officer's behalf. Include a statement as to whether the proponent has complied with the conditions. Identify all potential noncompliances and describe corrective and preventative actions taken. Be made publicly available in accordance with the approved Compliance Assessment Plan. Indicate any proposed changes to the Compliance Assessment Plan required by condition 4-1.	Submit a CAR within required timeframe reporting on the previous 12 months.	CAR.	Overall	Initial CAR within 15 months from date of MS 1036. Annually from date of submission of first CAR or a date as agreed by CEO.	С	This CAR is the seventh CAR and addresses the requirements of the condition, where required. This CAR will be made publicly available on the Main Roads website, as has occurred for other documents, including the previous six CARs.



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information				
Public Avail	Public Availability of Plans and Reports										
MS 1036: M5-1	Subject to condition 5-2, within a reasonable time period approved by the CEO of the issue of this Statement and for the remainder of the life of the proposal the proponent shall make publicly available, in a manner approved by the CEO, all environmental plans and reports required under this Statement.	All environmental plans and reports required by MS 1036 are made publicly available.	CAR.	Overall	For the life of the proposal as approved by the CEO.	С	OEPA approved public availability of documents being via Main Roads website, as reported in the 2017 CAR (Coffey 2017). Website available at: https://www.mainroads.wa.gov.au/community-environment/environment/construction-project-reports/ 26 approved documents are available on the website.				
MS 1036: M5-2	If any parts of the plans or reports, referred to in Condition 5-1 contains particulars of: • A secret formula or process. • Confidential commercially sensitive information. • The location of threatened species or other important environmental assets that may be potentially harmed if their location was published. The proponent may submit a request for approval from the CEO to not make these data publicly available. In making such a request the proponent shall provide the CEO with an explanation and reasons why those parts of the plans or reports should not be made publicly available.	Submit a request for approval from the CEO to not make sensitive information publicly available.	Copy of written request to CEO. CEO approval.	Overall	As required.	NR	No request has been made				



Compliance Assessment Report



Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information			
Infrastructu	nfrastructure Plan									
MS 1036: M6-1	The proponent shall demonstrate that the proposal is designed and constructed consistent with the authorised extent(s) as referred to in Table 2 in Schedule 1 in order to meet the following environmental objectives: • Minimise direct and indirect impacts to conservation significant terrestrial fauna. • Minimise impacts to hydrological regimes of surface water. • Minimise impacts to the quality of groundwater and surface water. • Minimise impacts to amenity as low as reasonably practicable. Through the implementation of conditions 6-2 to 6-5.	Prepare and implement the Infrastructure Plan.	Pre-construction Infrastructure Plan. Post- construction Infrastructure Report.	Overall	Prior to the commencement of ground disturbing activities (preconstruction Infrastructure Plan). Six (6) months following completion of construction (postconstruction Infrastructure Report), or as agreed by the CEO.	CLD	OEPA approved the design documented in the Infrastructure Plan, as reported in the 2017 CAR (Coffey 2017) (R21-004). The post-construction infrastructure report was submitted in August 2020 during the previous reporting period. Further details provided within the 2020 CAR (R21-005).			
MS 1036: M6-2	The proponent shall prepare and submit a pre-construction Infrastructure Plan which is to be approved by the CEO prior to the commencement of ground disturbing activities. The pre-construction Infrastructure Plan shall include: • The alignment, dimensions and locations of the key proposal elements as referred to in Columns 1 and 2 of Table 2 in Schedule 1. • The dimensions and locations of fauna underpasses and fauna fencing as referred to in Columns 1 and 2 of Table 2 in Schedule 1. Fauna underpass dimensions and	Prepare an Infrastructure Plan pursuant to M6.2.	Infrastructure Plan. CEO approval.	Pre- Construction	Prior to the commencement of ground disturbing activities.	CLD	Infrastructure Plan was approved 15 March 2017. Ground disturbing activities commenced on 31 March 2017, as reported in the 2017 CAR (Coffey 2017) (R21-004).			

Compliance Assessment Report



Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	locations should be consistent with the approved Fauna – Construction Condition Environmental Management Plan as required by condition 12. • The design and locations of culverts and bridges as referred to in Columns 1 and 2 of Table 2 in Schedule 1. • The design and location of bioretention swales and infiltration basins in the vicinity of Ellen Brook and within the GUWPCA, consistent with the approved Inland Waters Environmental Quality – Hydrological Processes Condition Environmental Management Plan as required by condition 13. • The dimensions and locations of noise walls as referred to in Columns 1 and 2 of Table 2 in Schedule 1, consistent with the approved Amenity (Noise) Condition Environmental Management Plan. • Spatial data for the proposal elements as detailed in 6-2(1), 6-2(2), 6-2(3), 6-2(4) and 6-2(5).						
MS 1036: M6-3	The proponent may review and revise the pre-construction Infrastructure Plan required by condition 6-2 or shall review and revise the pre-construction Infrastructure Plan required as and when directed by the CEO.	Revise/review the Infrastructure Plan as and when required by the CEO.	Revised Infrastructure Plan. CEO approval.	Pre- construction Construction	As notified by MRWA or as and when required by the CEO.	CLD	The pre-construction Infrastructure report was last updated in February 2017. Construction phase of the project is complete, so no further revision of the pre-construction Infrastructure Plan will be necessary.



Compliance Assessment Report



Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1036: M6-4	The revised pre-construction Infrastructure Plan shall be the Infrastructure Plan used for implementing construction, following receipt in writing from the CEO that the revised pre-construction Infrastructure Plan satisfies the requirements set out in condition 6-2.	Implement the revised pre-construction Infrastructure Plan.	CAR.	Pre- construction Construction	Following receipt in writing from the CEO that the revised preconstruction Infrastructure Plan satisfies the requirements set out in condition 6-2.	CLD	The pre-construction Infrastructure report was last updated in February 2017, as reported in 2017 CAR (Coffey 2017) (R21-004).
MS 1036: M6-5	The proponent shall prepare and submit a post-construction Infrastructure Report to confirm that the key elements of the proposal as referred to in Columns 1 and 2 of Table 2 in Schedule 1 were constructed in accordance with the requirements of condition 6-2, within six (6) months following the completion of construction, or as otherwise agreed in writing by the CEO. The post-construction Infrastructure Report shall include: The alignment, dimensions and locations of the key proposal elements as referred to in Columns 1 and 2 of Table 2 in Schedule 1. The dimensions and locations of fauna underpasses and fauna fencing as referred to in Columns 1 and 2 of Table 2 in Schedule 1. Fauna underpassed imensions and locations should be consistent with the approved Fauna — Construction Condition Environmental	Submit a post-Construction Infrastructure Report.	Post-construction Infrastructure Report (R21- 006).	Operation	Within six (6) months following the completion of construction, or as otherwise agreed in writing by the CEO.	CLD	BG&E on behalf of Main Roads, prepared the post construction Infrastructure Report in August 2020 which was submitted to DWER during a previous reporting period within 6 months of completion of construction (21 April 2020). The post construction Infrastructure Report includes the information as listed in M6-5(1) – (6)



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	Management Plan as required by condition 12. The design and locations of culverts and bridges as referred to in Columns 1 and 2 of Table 2 in Schedule 1. The design and location of bioretention swales and infiltration basins in the vicinity of Ellen Brook and within the GUWPCA, consistent with the approved Inland Waters Environmental Quality — Hydrological Processes Condition Environmental Management Plan as required by condition 13. The dimensions and locations of noise walls as referred to in Columns 1 and 2 of Table 2 in Schedule 1, consistent with the approved Amenity (Noise) Condition Environmental Management Plan. Spatial data for the proposal elements as detailed in 6-5(1), 6-5(2), 6-5(3), 6-5(4) and 6-5(5).						
Condition E	nvironmental Management Plan (manag	gement based)	Г		T	I	
MS 1036: M7-1	Prior to the commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO, the proponent shall prepare and submit Condition Environmental Management Plans to the satisfaction of the CEO to demonstrate that the environmental objectives in conditions 9-1, 10-1, 11-1, 12-1 and 15-1 will be met.	Prepare and submit Condition Environmental Management Plans required by M9.1, M10.1, M11.1, M12.1 and M15.1.	Condition Environmental Management Plans required by M9.1, M10.1, M11.1, M12.1 and M15.1.	Pre- construction	Prior to the commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO.	CLD	Ground disturbing activities commenced on 31 March 2017. The Plans were approved as reported in the 2017 CAR (Coffey 2017).



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1036: M7-2	The Condition Environmental Management Plans shall: Prioritise risk-based management actions that will be implemented to meet the environmental management objectives in conditions 9-1, 10-1, 11-1, 12-1 and 15-1. Specify measurable management targets for determining the efficacy of the risk-based management actions. Specify monitoring to be conducted to measure the efficacy of management actions against management targets. Specify, in the event that the management targets are not achieved a procedure for revision of management actions and changes to proposal activities. The procedure shall include an investigation to determine the cause of the management targets being exceeded. Provide the format and timing for annual reporting required by condition 4-6 for: Verification of the implementation of management actions to demonstrate that conditions 9-1, 10-1, 11-1, 12-1 and 15-1 have been met for the reporting period.	Prepare and submit Condition Environmental Management Plans required by M9.1, M10.1, M11.1, M12.1 and M15.1.	Condition Environmental Management Plans required by M9.1, M10.1, M11.1, M12.1 and M15.1.	Pre-construction	Prior to the commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO.	CLD	OEPA approved all Plans, as reported in the 2017 CAR (Coffey 2017).



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	 Reporting on the efficacy of management actions against management targets. Provide for reporting when management actions are not implemented. 						
MS 1036: M7-3	After receiving notice in writing from the CEO that a Condition Environmental Management Plans satisfies the requirements of condition 7-2 for conditions 9-1, 10-1, 11-1, 12-1 and 15-1, the proponent shall prior to the commencement of ground disturbing activities: Implement the provisions of the approved Condition Environmental Management Plans. Continue to implement the approved Condition Environmental Management Plans until the CEO has confirmed by notice in writing that the proponent has met the relevant objectives specified in the approved Condition Environmental Management Plan and no longer needs to implement that particular CEMP.	Implement the Condition Environmental Management Plans.	CAR.	Overall	Prior to the commencement of ground disturbing activities and then until the CEO has confirmed by notice in writing that the proponent has demonstrated the objectives specified in conditions 9-1, 10-1, 11-1, 12-1 and 15-1 have been met.	С	The Condition EMPs required by Conditions 9-1, 10-1, 11-1, 12-1 and 15-1 were implemented prior to the commencement of ground disturbing activities and these plans continue to be implemented. MRWA have advised the CEO that the requirement of these conditions have been met. There has not been confirmation from the CEO that objectives specified in the CEMPs have been met and therefore the CEMPs are still active.
MS 1036: M7-4	In the event that monitoring, tests, surveys or investigations indicate that management actions specified in a Condition Environmental Management Plan are not implemented or that management targets specified in a Condition	Report exceedances or failure to implement management actions within 7 days of identification.	Exceedance /Failure to Implement Report (condition 7- 4(1)) and Investigation Report	Overall	Initial exceedance/failure to implement report required by condition 7-4(1) within 7 days of identification. Submit the investigation report	С	Non-conformances and potential non- conformances with exceedance levels were reported within 7 days of being identified and an investigation report detailing Condition 7-4 (4) was provided to the CEO within 60 days of reporting the incident.



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
Condition	Environmental Management Plans are exceeded, the proponent shall: Report the exceedance or failure to implement management actions in writing within 7 days of identification. Investigate to determine the cause of the management actions not being implemented and/or management targets being exceeded. Investigate to provide information for the determination by the CEO of potential environmental harm or alteration of the environment that occurred due to the failure to implement management actions. Provide a report to the CEO within 60 days of the reporting required by condition 7-4(1). The report shall include: Cause for failure to implement management actions and/or management targets exceeded. The findings of the investigation required by conditions 7-4(2) and 7-4(3). Details of revised and/or additional management actions to be implemented to prevent exceedance of the management targets and/or ensure implementation of management actions. Relevant changes to proposal activities.	Investigate cause of exceedance of failure to implement. Investigate potential environmental harm, alteration of the environment. Provide a report to the CEO within 60 days or the incident reported in condition 7-4(1).	(condition 7-4(4)).	rnase	required by condition 7-4(4) within 60 days of the initial report required by condition 7-4(1).	Status	Evidence of DWER notifications/response: E23-04, E23-05, E23-06, E23-07, E23-08, ES-09 Evidence of investigation reports: E23-05, E23-06, E23-07, E23-08, ES-09, L23-02, L23-04, L23-06, R23-03, R23-05, R23-06, R23-07, R23-08



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	 Measures to prevent, control or abate the environmental harm which may have occurred. 						
MS 1036: M7-5	The proponent may review and revise the Condition Environmental Management Plans, or as otherwise specified by the CEO.	Review the Condition Environmental Management Plans as specified by the CEO.	Revised Condition Environmental Management Plan	Overall	As required.	С	No Condition EMPs have been reviewed and revised within the current reporting period.
MS 1036: M7-6	The proponent shall implement the latest revision of the Condition Environmental Management Plan, which the CEO has confirmed by notice in writing, satisfies the requirements of condition 7-2.	Implement the revised Condition Environmental Management Plans.	CAR	Overall	Once revisions are approved in writing by the CEO.	С	The Proponent continues to implement the revised and/or approved plans.
Condition E	nvironmental Management Plans (outco	ome based)			l	l	
MS 1036: M8-1	Prior to the commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO, the proponent shall prepare and submit Condition Environmental Management Plan(s) to the satisfaction of the CEO to demonstrate that the environmental outcomes in conditions 13-1 and 14-1 will be met.	Prepare and Submit Condition Environmental Management Plans required by 13-1 and 14-1.	Condition Environmental Management Plans required by 13-1 and 14- 1.	Pre- construction	Prior to the commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO.	CLD	Ground disturbing activities commenced on 31 March 2017. The Plans were approved on 15/03/2017, as reported in the 2017 CAR (Coffey 2017).



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1036: M8-2	The Condition Environmental Management Plan(s) shall: • Specify trigger criteria that will trigger the implementation of trigger level actions if exceeded. • Specify threshold criteria that: • provides a limit beyond which the environmental outcomes identified in conditions 13-1 and 14-1 are not achieved. • will trigger the implementation of threshold contingency actions if exceeded. • Specify monitoring to determine if trigger criteria and threshold criteria are exceeded. • Specify trigger level actions to be implemented in the event that trigger criteria have been exceeded. • Specify threshold contingency actions to be implemented in the event that threshold criteria are exceeded. • Provide the format and timing for the reporting of monitoring results against trigger criteria and threshold criteria to demonstrate that conditions 13-1 and 14-1 have been met over the reporting period in the Compliance Assessment Report required by condition 4. • Provide for reporting of exceedances of the trigger and threshold criteria.	Prepare and Submit Condition Environmental Management Plans required by 13-1 and 14-1.	Condition Environmental Management Plans required by 13-1 and 14- 1.	Pre-construction	Prior to the commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO.	CLD	OEPA approved all Plans, as reported in the 2017 CAR (Coffey 2017).



Compliance Assessment Report



Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1036: M8-3	After receiving notice in writing from the CEO that the Condition Environmental Management Plan(s) satisfies the requirements of condition 8-2 for conditions 13-1 and 14-1, the proponent shall prior to the commencement of ground disturbing activities: • Implement the provisions of the Condition Environmental Management Plans. • Continue to implement the Condition Environmental Management Plans until the CEO has confirmed by notice in writing that the proponent has met the relevant objectives specified in the approved Condition Environmental Management Plan and no longer needs to implement that particular Condition Environmental Management Plan.	Implement the Condition Environmental Management Plans required by 13-1 and 14-1.	CAR	Overall	After CEO approval that the Condition Environmental Management Plan(s) satisfies the requirements of condition 8-2 for conditions 13-1 and 14-1 the proponent shall implement provisions of the EMP I prior to the commencement of ground disturbing Until the CEO has confirmed by notice in writing that the proponent has demonstrated the outcomes specified in conditions 13-1 and 14-1 have been met.	С	The Condition EMPs required by Conditions 13-1 and 14-1 were implemented prior to the commencement of ground disturbing activities and these plans continue to be implemented. MRWA have advised the CEO that the requirement of these conditions have been met. There has not been confirmation from the CEO that objectives specified in the CEMPs have been met and therefore the CEMPs are still active.
MS 1036: M8-4	In the event that monitoring indicates exceedance of trigger criteria and/or threshold criteria specified in the Condition Environmental Management Plans, the proponent shall: • Report the exceedance in writing within 7 days of the exceedance being identified. • Immediately implement the trigger level actions and/or threshold contingency actions specified in the	Report the exceedance within 7 days of the exceedance being identified. Implement the trigger level/contingency actions specified in the Condition Environmental	Exceedance Reports (8-4(1)). Investigation Reports (8-4(6)).	Overall	Report exceedance with seven (7) days of being identified. Provide investigation report required by 8-4(6) within 60 days of exceedance being reported to the CEO.	С	Non-conformances and potential non-conformances with exceedance levels were reported within 7 days of being identified and an investigation report detailing Condition 7-4 (4) was provided to the CEO within 60 days of reporting the incident. Evidence of DWER notifications/response: E23-05, E23-06, E23-07, E23-08, ES-09



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
Condition	Requirement Condition Environmental Management Plans and continue implementation of those actions until the trigger criteria are being met, or until the CEO has confirmed by notice in writing that it has been demonstrated that the environmental outcomes in conditions 13-1 and 14-1 are being met and implementation of the trigger level actions and/or threshold contingency actions are no longer required. Investigate to determine the cause of the trigger criteria and/or	Management Plan(s). Investigate cause of trigger and or threshold criteria exceedance. Identify additional measures to prevent trigger/threshold criteria being exceeded in the future. Investigate potential	Evidence	Phase	Timeframe	Status	Evidence of investigation reports: E23-05, E23-06, E23-07, E23-08, ES-09, L23-02, L23-04, L23-06, R23-05, R23-06, R23-07, R23-08
	or the trigger criteria and/or threshold criteria being exceeded. • Identify additional measures required to prevent the trigger and/or threshold criteria being exceeded in the future. • Investigate to determine potential environmental harm or alteration of the environment that occurred due to threshold criteria being exceeded. • Provide a report to the CEO within 60 days of the exceedance being reported. The report shall include: • Details of trigger level actions or threshold contingency actions implemented. • The effectiveness of the trigger level actions or threshold contingency actions implemented, monitored and measured against trigger criteria and threshold criteria.	environmental harm or altercation of the environment due to threshold exceedance. Submit a report consistent with condition 8-4(6) to CEO within 60 days of the exceedance being reported under condition 8- 4(1).					



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	 The findings of the investigations required by condition 8-4(3) and 8-4(5). Additional measures to prevent the trigger or threshold criteria being exceeded in the future. Measures to prevent, control or abate the environmental harm which may have occurred. 						
MS 1036: M8-5	The proponent: • May review and revise the Condition Environmental Management Plans. • Shall review and revise the Condition Environmental Management Plans as and when directed by the CEO.	Revise Condition Environmental Management Plan(s).	Revised Condition Environmental Management Plan(s).	Overall	As required.	С	No Condition EMPs have been reviewed and revised within the current reporting period
MS 1036: M8-6	The proponent shall implement the latest revision of the Condition Environmental Management Plan(s), which the CEO has confirmed by notice in writing, satisfies the requirements of condition 8-2.	Implement the revised Condition Environmental Management Plan(s).	CAR.	Overall	Once revisions are approved in writing by the CEO.	С	The Proponent continues to implement the revised and/or approved plans.



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information					
Flora and V	Flora and Vegetation – Construction Condition Environmental Management Plan											
MS 1036: M9-1	The proponent shall manage the construction of the proposal to meet the following environmental objectives: • To ensure that Phytophthora cinnamomi is not introduced into disease free areas by construction activities during construction. • To ensure that impacts to flora and vegetation from dust are minimised as far as practicable during construction. • To ensure that impacts to flora and vegetation from the introduction or spread of weeds are minimised as far as practicable during construction. Through implementation of the Flora and Vegetation – Construction Condition Environmental Management Plan approved by the CEO.	Implement the Flora and Vegetation - Construction Condition Environmental Management Plan to manage Phytophthora cinnamomi, dust and weeds.	Flora and Vegetation — Construction Condition Environmental Management Plan. CEO approval.	Construction	During construction of the proposal.	С	Post-construction monitoring is required for 3 years and was undertaken by Emerge Associates during the reporting period. The results and outcomes of post-construction monitoring completed in the reporting period are provided in Table 2 of Section 4.2.1. All management targets (which are used to measure achievement against the environmental objectives) were determined to be met for the reporting period demonstrating all environmental objectives were met during the reporting period (R23-13).					
MS 1036: M9-2	The proponent shall prepare the Flora and Vegetation – Construction Condition Environmental Management Plan required by condition 7-1 on advice of the Department of Parks and Wildlife.	Prepare the Flora and Vegetation - Construction Condition Environmental Management Plan to meet the environmental objectives set out in condition 9-1.	Flora and Vegetation – Construction Condition Environmental Management Plan.	Pre- construction	Prior to the commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO.	CLD	Department of Parks and Wildlife comments sought and provided as detailed in 2017 CAR (Coffey 2017).					



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1036: M9-3	For the purpose of establishing management targets as required by condition 7-2(2), if adequate site specific <i>Phytophthora cinnamomi</i> and weed mapping is not available the proponent shall undertake baseline surveys prior to ground disturbing activities, or as agreed by the CEO.	Prepare a Baseline Survey Plan if adequate site specific mapping is not available.	Baseline Survey Mapping.	Pre- construction	Prior to ground disturbing activities, or as agreed by the CEO (if adequate site specific mapping is not available).	CLD	OEPA considered conditions 9-3 to 9-5 not applicable as detailed in 2017 CAR (Coffey 2017).
MS 1036: M9-4	In the event baseline surveys are required, prior to the commencement of ground disturbing activities the proponent shall prepare in consultation with the Department of Parks and Wildlife, and submit a Baseline Survey Plan(s) to the CEO. The Baseline Survey Plan(s) shall: • When implemented, determine the baseline state of areas identified in condition 9-4(3) so that ongoing monitoring can determine that conditions 9-1(1) and 9-1(3) are being met. • Detail the proposed methodology for the baseline surveys. • Identify and spatially define the proposed survey locations and reference/control sites and provide rationale for the location of the sites. • Include a description and map of the areas that are free from Phytophthora cinnamomi. • Include a description and map of the areas that are free from weeds and for those areas that contain weeds,	Prepare a Baseline Survey Plan if adequate site specific mapping is not available.	Baseline Survey Plan - Phytophthora cinnamomi and weed.	Pre-construction	In the event baseline surveys are required, prior to the commencement of ground disturbing activities.	CLD	As for M9-3.



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	provide the level of weed cover and type. • Detail the proposed frequency and timing for the baseline surveys.						
MS 1036: M9-5	After receiving notice in writing from the CEO that the Baseline Survey Plan(s) satisfies the requirements of condition 9-4, the proponent shall undertake the baseline surveys in accordance with the requirements of the Baseline Survey Plan(s). On completion of the baseline surveys the proponent shall report to the CEO on the following: • Completion of the baseline surveys in accordance with the Baseline Survey Plan(s). • The results of the baseline surveys.	Undertake baseline surveys in accordance with the approved Baseline Survey Plan.	CAR. CEO approval of Baseline Survey Plan. Baseline Survey.	Pre- construction	Upon receiving written notice from the CEO that the Baseline Survey Plan is satisfactory.	CLD	As for M9-3.
MS 1036: M9-6	The proponent shall undertake monitoring as required by condition 7-2(3) for a period of 3 years post construction in order to demonstrate that the environmental objectives for condition 9-1 have been met.	Undertake monitoring in accordance with 7- 2(3).	CAR.	Operation	Three (3) years post construction.	С	The first post-construction monitoring event was in Spring 2020, the second monitoring event completed in Spring 2021, and the third in Spring 2022. All were completed in accordance with the CEMP requirements. Further details of compliance provided within MS 1036: 9-1.
MS 1036: M9-7	In the event that monitoring required by condition 9-6 indicates that the environmental objectives for conditions 9-1 have not been met the proponent shall undertake the requirements of condition 7-4.	Report exceedance within seven (7) days. Investigate cause. Provide a report to CEO within 60 days.	CAR. Notification of exceedance. Report to CEO.	Operation	Three (3) years post construction.	С	Spring 2020 and Spring 2021 post-construction monitoring events have been undertaken. The spring 2022 post-construction monitoring event (3 rd) occurred during this reporting period. No non-conformances or potential non-conformances were identified during this reporting period and as such, MS 1036: 7-4 is not applicable.



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1036: M9-8	The proponent shall not undertake clearing or construct any laydown areas or stockpiles within the 50 m buffer of <i>Caladenia huegelii</i> , as delineated in figure 2 of Schedule 1 and defined by geographic coordinates in Schedule 2.	Implement an exclusion zone for the 50 m buffer for Caladenia huegelii.	CAR. Clearing shapefiles	Overall	During design and construction.	С	As provided within the 2020 CAR (R21-005), the shapefiles of clearing undertaken, and laydown areas indicate that no clearing or disturbance occurred within the 50 m buffer of <i>Caladenia huegelli</i> , during construction (D21-006). Emerge Associates undertook post-construction monitoring from October and November 2022, in accordance with the CEMP. No disturbance of the buffers around threatened flora species <i>Caladenia huegelii</i> was recorded (R23-13).
MS 1036: M9-9	The proponent shall not undertake clearing or construct any laydown areas or stockpiles within the 10 m buffer, as delineated in figure 3 of Schedule 1 and defined by geographic coordinates in Schedule 2, of: • Grevillea curviloba subsp. incurva. • Darwinia foetida.	Implement an exclusion zone for the 10 m buffer for Grevillia curviloba subsp. incurva; and Darwinia foetida.	CAR. Letter from DWER (L22-001 in Appendix C)	Overall	During design and construction.	С	As provided within the 2020 CAR (R21-005), all laydown areas were established within the permanent footprint of the works. No temporary laydown areas involving the clearing of native vegetation were constructed. Emerge Associates undertook post-construction monitoring from October and November 2022, in accordance with the CEMP. No disturbance of the buffers around threatened flora species <i>Grevillea curviloba</i> subsp. <i>incurve</i> and <i>Darwinia foetida</i> was recorded (R23-13).
Flora and V	egetation – Indirect Impacts and Threate	ened Flora and Commi	unities Condition E	nvironmental M	lanagement Plan – MS11	16	
MS 1116: M10-1	The proponent shall manage the implementation of the proposal to meet the following environmental objectives: • to ensure that indirect impacts, including but not limited to weeds, unauthorised access, increased fire risk and litter, changes to surface water regimes, to flora and vegetation, including but not limited	Prepare and Implement a Flora and Vegetation – Indirect Impacts and Threatened Flora and Communities Condition Environmental Management Plan	Flora and Vegetation – Indirect Impacts and Threatened Flora and Communities Condition Environmental Management Plan.	Overall	During the implementation of the proposal.	С	Implementation of the proposal has been managed in accordance with the Flora and Vegetation – Indirect Impacts and Threatened Flora and Communities Condition EMP. Emerge Associates undertook the required post-construction monitoring (as per CEMP) in October/November 2021, January/February 2022, April 2022, July/August 2022 and October/November(R23-13). The results and



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	to Caladenia huegelii habitat, Grevillea curviloba subsp. incurva, Darwinia foetida, Conservation Category Wetlands and Communities of Tumulus Springs (Organic Mound Springs, Swan Coastal Plain) are minimised as far as practicable; and • to maintain or improve the condition of the remaining extent of SCP 20a as shown in Figure 4 of Ministerial Statement 1036, through implementation of the Flora and Vegetation – Indirect Impacts and Threatened Flora and Communities Condition Environmental Management Plan approved by the CEO.	to meet the environmental objectives of condition M10-1.	CAR.				outcomes of post-construction monitoring completed in the reporting period are provided in Table 2 of Section 4.2.1. All management targets (which are used to measure achievement against the environmental objectives) were determined to be met for the reporting period, demonstrating all environmental objectives were met during the reporting period.
MS 1116: M10-2	The proponent shall prepare the Flora and Vegetation – Indirect Impacts and Threatened Flora and Communities Condition Environmental Management Plan required by condition 7-1 of Ministerial Statement 1036 on advice of the Department of Biodiversity, Conservation and Attractions.	Prepare a Flora and Vegetation – Indirect Impacts Threatened Flora and Communities Condition Environmental Management Plan to meet the environmental objectives in condition 7-1.	Flora and Vegetation – Indirect Impacts Threatened Flora and Communities Condition Environmental Management Plan	Overall	During the implementation of the proposal.	CLD	DWER granted written approval of the Flora and Vegetation Indirect Impacts Threatened Flora and Communities CEMP in February 2020.
Flora and V	egetation – Progressive Rehabilitation Co	ondition Environment	al Management Pla	ın			
MS 1036: M11-1	The proponent shall manage the implementation of the proposal to	Implement the Flora and Vegetation –	CAR.	Overall	Rehabilitate section of Beechboro Rd North from Jules Steiner	1) C 2) NC	No areas of native vegetation within the development envelope have been temporarily cleared and therefore no management actions

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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	meet the following environmental objectives: 1. To progressively rehabilitate the areas of native vegetation cleared as a result of implementation of the proposal that are no longer required for construction activities or not required for ongoing operations. 2. To rehabilitate the section of Beechboro Road North from Jules Steiner Memorial Drive to Gnangara Road within twelve months of decommissioning this section of road. Through implementation of the Flora and Vegetation –Progressive Rehabilitation Condition Environmental Management Plan approved by the CEO.	Progressive Rehabilitation Condition Environmental Management Plan.			Memorial Drive to Gnangara Rd within twelve months of decommissioning.		are required in relation to Condition 11-1(1), as outlined in Section 2.3 of the CEMP (D21-006). As such, environmental objective 11-1(1) is met (D21-006). On this basis, Main Roads is only required to rehabilitate the redundant section of Beechboro Road North from Jules Steiner Memorial Drive to Gnangara Road. Main Roads commenced rehabilitation of the redundant section of Beechboro Road North in August 2019 (within 12 months of decommissioning), with practical completion of revegetation works achieved in late 2019. As such, management target 1 has been achieved. Management target 2 requires the rehabilitation site to meet the completion criteria after 3 years (i.e. by August 2022). Given 5 completion criteria had not been met after three years, management target 2 has not been achieved. As such, condition environmental objective 11-1(2) has not been met, representing a non-compliance. No environmental harm has occurred as a result of this potential non-compliance, rather it is limited to not achieving the management target within the nominated 3 year timeframe. Main Roads has notified DWER of this failure to achieve the management target and resulting environmental objective, in accordance with Condition 7-4.



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
							Main Roads implemented a range of additional rehabilitation management actions in 2022 which have not yet achieved the outstanding completion criteria, such that the management target can be met. This is further detailed in Table 2 of Section 4.2.1 of the CAR.
MS 1036: M11-2	The proponent shall identify and map areas to be rehabilitated as required by condition 11-1.	Maintain a map of areas identifying areas to be rehabilitated. Include information regarding rehabilitation in the CAR.	CAR.	Overall	During the implementation of the proposal.	CLD	OEPA approval outlined condition has been met, as reported in the 2017 CAR (Coffey 2017).
MS 1036: M11-3	Those areas to be rehabilitated as identified in condition 11-2 shall not include areas required for ongoing operations including, but not limited to, drainage basins, road embankments and median strips.	Do not rehabilitate areas required for ongoing operations including, but not limited to, drainage basins, road embankments and median strips.	CAR.	Overall	During the implementation of the proposal.	CLD	Regarding MS 1036: 11-2. The revegetation and landscaping plan only applies to Beechboro Road North and areas of native vegetation cleared for temporary project works and not part of the road reserve.
MS 1036: M11-4	The proponent shall prepare the Flora and Vegetation – Progressive Rehabilitation Condition Environmental Management Plan required by condition 7-1 on advice of the Department of Parks and Wildlife.	Prepare a Flora and Vegetation Progressive Rehabilitation Condition Environmental Management Plan to meet the environmental objectives in condition 11-2.	Flora and Vegetation – Progressive Rehabilitation Condition Environmental Management Plan.	Overall	Prior to the commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO.	CLD	As for MS 1036: 11-2.



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1036: M11-5	The management targets as required by condition 7-2(2) must include rehabilitation completion criteria using locally native species.	Include completion criteria in the Prepare a Flora and Vegetation Progressive Rehabilitation Condition Environmental Management Plan.	Flora and Vegetation – Progressive Rehabilitation Condition Environmental Management Plan.	Overall	Prior to ground disturbing activities, or as otherwise agreed in writing by the CEO.	CLD	As for MS 1036: M11-2.
MS 1036: M11-6	The proponent shall not plant known species of foraging habitat for Black Cockatoos, including but not limited to, Banksia spp., Hakea spp., Grevillea spp. and Eucalyptus spp. within 10 m of the constructed road carriageway.	Do not plant known species of foraging habitat within 10 m of constructed road carriageway.	CAR. Flora and Vegetation – Progressive Rehabilitation Condition Environmental Management Plan.	Overall	During rehabilitation	С	Beechboro Road North rehabilitation is greater than 10 m from the road alignment. No planting has occurred within 10 m of the of the constructed road carriageway.
Fauna – Con	struction Condition Environmental Man	agement Plan					
MS 1036: M12-1	The proponent shall manage the construction of the proposal to meet the following environmental objective: • To ensure that impacts to conservation significant fauna are minimised as far as practicable during final design and construction of the proposal. Through implementation of the Fauna – Construction Condition Environmental Management Plan, approved by the CEO.	Prepare and Implement a Fauna – Construction Condition Environmental Management Plan that meets the environmental objectives of the condition 12-1.	Fauna – Construction Condition Environmental Management Plan. CAR. CEO approval.	Overall	During design and construction.	CLD	The Fauna – Construction Condition EMP is available on the Main Roads website (and has been implemented during design and construction of the project. Given construction has concluded, this condition is considered complete.



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1036: M12-2	The proponent shall prepare the Fauna – Construction Condition Environmental Management Plan required by condition 7-1 on advice of the Department of Parks and Wildlife.	Prepare a Fauna – Construction Condition Environmental Management Plan that meets the environmental objectives of the condition 12-1 on advice of DPAW.	Fauna – Construction Condition Environmental Management Plan. DPaW advice.	Overall	Prior to the commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO.	CLD	OEPA approval stated this condition met, as reported in the 2017 CAR (Coffey 2017).
MS 1036: M12-3	The Fauna – Construction Condition Environmental Management Plan shall include management actions, including but not limited to: • Best practice design, including shape, size, furniture and sky lights of fauna underpasses. • Trapping and relocation of ground dwelling fauna prior to clearing; • Presence of fauna spotters during clearing. • Dispersal and relocation of fauna identified by fauna spotters as required by condition 12-3(3) during clearing. • Any trenching activities. • Ensuring that if clearing is to be undertaken, the proponent shall use an appropriately experienced Black Cockatoo expert to thoroughly inspect the area for Black Cockatoo breeding activity, in particular nesting, and if the area is found to be in use, clearing in the area shall be postponed until such time as	Prepare a Fauna – Construction Condition Environmental Management Plan that includes the information required by condition 12-3.	Fauna – Construction – Condition Environmental Management Plan.	Overall	Prior to the commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO.	CLD	OEPA approval stated this condition has been met, as reported in the 2017 CAR (Coffey 2017).



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	determined suitable, on the advice of the Department of Parks and Wildlife.						
Inland Wate	ers Environmental Quality – Hydrologica	Processes Condition	Environmental Ma	nagement Plan			
MS 1036: M13-1	The proponent shall manage the construction and operation of the proposal to meet the following environmental outcomes: • The construction and operation of the proposal shall not result in an unacceptable decline in water quality of the GUWPCA; and • The construction and operation of the proposal shall not result in an unacceptable decline in water quality of the Ellen Brook as confirmed by monitoring for a period of 5 years post construction. Through implementation of the Inland Waters Environmental Quality — Hydrological Processes Condition Environmental Management Plan approved by the CEO.	Prepare and implement the I Inland Waters Environmental Quality – Hydrological Processes Condition Environmental Management Plan that meets the environmental objectives in condition 13-1.	Inland Waters Environmental Quality – Hydrological Processes Condition Environmental Management Plan. CAR.	Overall	During implementation of the proposal. Period of 5 years post construction.	С	Post-construction monitoring is required for 3 years and was undertaken by Emerge Associates during the reporting period. The results and outcomes of post-construction monitoring completed in the reporting period are provided in Table 3 of Section 4.2.2 . Exceedances of some threshold criteria were recorded during the 2023 monitoring events, however none were determined to be project attributable. All environmental criteria were determined to be met and as such all environmental outcomes were achieved for the reporting period. R23-16 Condition Environmental Management Plan Annual Exceedances Report MRWA Northlink Post Construction Monitoring
MS 1036: M13-2	The proponent shall prepare the Inland Waters Environmental Quality – Hydrological Processes Condition	Prepare the Inland Waters Environmental	Inland Waters Environmental Quality –	Overall	Prior to the commencement of ground disturbing	CLD	Ground disturbing activities commenced on 31 March 2017.



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	Environmental Management Plan required by condition 8-1 on advice of the Department of Water.	Quality – Hydrological Processes Condition Environmental Management Plan that meets the environmental objectives in condition 13-1.	Hydrological Processes Condition Environmental Management Plan. CEO approval.		activities, or as otherwise agreed in writing by the CEO.		Baseline data was collected from December 2015 to May 2017. Supporting evidence provided in 2018 CAR (ELA 2018)
MS 1036: M13-3	For the purpose of establishing trigger criteria as required by condition 8-2(1), if adequate site specific water quality data is not available the proponent shall undertake baseline surveys prior to the commencement of ground disturbing activities in the GUWPCA and in the vicinity of Ellen Brook.	Undertake baseline surveys in accordance with a CEO approved Baseline Survey Plan if adequate site specific data is not available.	CAR.	Pre- construction	If adequate site- specific water quality data is not available.	CLD	OEPA approval stated Conditions 13-4, 13-4(2), 13-4(3) and 13-4(4) have been met, as reported in 2017 CAR (Coffey 2017).
MS 1036: M13-4	In the event baseline surveys are required, the proponent shall prepare in consultation with the Department of Water and submit a Baseline Survey Plan to the CEO. The Baseline Survey Plan shall: • When implemented, determine the baseline water quality within the GUWPCA and the Ellen Brook. • Detail the proposed methodology for the baseline surveys. • Identify and spatially define the proposed survey locations and reference/control sites and provide rationale for the location of the sites.	Prepare a Baseline Survey Plan if adequate site specific baseline data is not available.	Baseline Survey Plan – Environmental Quality – Hydrological Processes.	Pre- construction	Prior to the commencement of ground disturbing activities.	CLD	OEPA approval stated Conditions 13-4, 13-4(2), 13-4(3) and 13-4(4) have been met, as reported in 2017 CAR (Coffey 2017).



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	Detail the proposed frequency and timing for the baseline surveys.						
MS 1036: M13-5	After receiving notice in writing from the CEO that the Baseline Survey Plan satisfies the requirements of condition 13-4, the proponent shall undertake the baseline surveys in accordance with the requirements of the Baseline Survey Plan.	Undertake baseline surveys in accordance with the CEO approved Baseline Survey Plan – Environmental Quality – Hydrological Processes.	Baseline Survey Plan – Environmental Quality – Hydrological Processes Report.	Overall	After receiving written notice from the CEO that the Baseline Survey Plan – Environmental Quality – Hydrological Processes is satisfactory.	CLD	Baseline survey completed in accordance with the approved Baseline Survey Plan as outlined in 2017 CAR (Coffey 2017).
MS 1036: M13-6	On completion of the baseline surveys the proponent shall report to the CEO on the following: • Completion of the baseline surveys in accordance with the Baseline Survey Plan. • The results of the baseline surveys.	Submit a Baseline Survey Report.	Baseline Survey Plan – Environmental Quality – Hydrological Processes Report.	Overall	On completion of the baseline surveys.	CLD	The Baseline Survey Report was issued in October 2017. Evidence was provided in 2018 CAR (ELA 2018).
MS 1036: M13-7	The proponent shall specify threshold criteria that are consistent with the Australian Drinking Water Guidelines (NHMRC & ARMCANZ 1996), or its revisions, as required by condition 8-2(2).	Include appropriate Australian Drinking Water Guidelines (NHMRC & ARMCANZ 1996) threshold criteria in the Inland Waters Environmental Quality - Hydrological Processes CEMP.	Inland Waters Environmental Quality – Hydrological Processes Condition Environmental Management Plan.	Pre- construction	Prior to the commencement of ground disturbing activities.	CLD	OEPA approval stated this condition has been met, as reported in 2017 CAR (Coffey 2017).



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1036: M13-8	The proponent shall not construct any laydown areas, stockpiles or store chemicals within the well head protection zones in the GUWPCA.	Do not locate laydown or stockpiles or store chemicals within in the well head protection zones.	CAR.	Overall	During the implementation of the proposal.	С	The proponent has not constructed any laydown areas, stockpiles or stored chemicals within the wellhead protection zones of the GUWPCA.
MS 1036: M13-9	Any fuel or chemicals stored within the GUWPCA shall: • Be contained within double-lined fuel storage tanks. • Not exceed an individual storage tank capacity of 5,000 L. • Be placed in bunds capable of storing 125% of the capacity of the largest storage tank. • Not be located within well head protection zones.	Ensure fuel or chemicals are stored in double line tanks and do not exceed an individual storage capacity of 5000 L. Tanks will be self-bunded or located on a bunded area capable of storing 125% of the largest storage tank.	CAR.	Overall	During construction of the proposal.	С	All chemical storage locations were decommissioned prior to commencement of this reporting period.
MS 1036: M13-10	The proponent shall not construct infiltration basins, including bioretention basins, within 100 m of drinking water production wells within the GUWPCA.	Ensure there are no infiltration basins, including bio-retention basins to be constructed within 100 m of the water production wells in the GUWPCA.	CAR.	Overall	During design and construction of the project.	С	The proponent has not constructed infiltration basins, including bio-retention basins, within 100 m of drinking water production wells within the GUWPCA.



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information					
Flora and V	Flora and Vegetation – Inland Waters Condition Environmental Management Plan MS1116											
MS 1116: M14-1	The proponent shall manage the construction of the proposal to meet the following environmental outcomes: • To ensure that construction and operation of the proposal, including from dewatering and groundwater abstraction, does not result in indirect impacts to the Communities of Tumulus Springs (Organic Mound Springs, Swan Coastal Plain) and Conservation Category Wetlands as shown in Figures 5 of Ministerial Statement 1036 and Figure 6 attached to this Statement [Ministerial Statement 1116]; and • To ensure that construction of the proposal maintains predevelopment surface water flows to the <i>Darwinia foetida</i> , Communities of Tumulus Springs (Organic Mound Springs, Swan Coastal Plain) and Conservation Category Wetlands as shown in Figures 3 and 5 of Ministerial Statement 1036 and Figure 6 attached to this Statement [Ministerial Statement 1116], through implementation of the Flora and Vegetation – Inland Waters – Condition Environmental Management Plan approved by the CEO.	Prepare and implement the Flora and Vegetation – Inland Waters Condition Environmental Management Plan that meets the environmental objectives in condition 14-1.	Flora and Vegetation — Inland Waters Condition Environmental Management Plan. CAR. CEO approval.	Overall	During construction and operation of the proposal.	С	Post-construction monitoring is required for 3 years and was undertaken by Emerge Associates during the reporting period. The results and outcomes of post-construction monitoring completed in the reporting period are provided in Table 3 of Section 4.2.2. Exceedances of some threshold criteria were recorded during the 2023 monitoring events, however none were determined to be project attributable. It is considered unlikely to be project attributable, discussed further in Table 3 of Section 4.2.2. As such, all environmental criteria were determined to be met (or considered likely to be met pending additional sampling and analysis outcomes) and as such all environmental outcomes were achieved for the reporting period.					



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1116: M14-2	The proponent shall prepare the Flora and Vegetation – Inland Waters Condition Environmental Management Plan required by condition 8-1 of Ministerial Statement 1036 on advice of the Department of Water and Environmental Regulation and the Department of Biodiversity, Conservation and Attractions.	Prepare and implement the Flora and Vegetation – Inland Waters Condition Environmental Management Plan.	Flora and Vegetation – Inland Waters Condition Environmental Management Plan. Department of Water and Environmental Regulation (DWER) and DBCA advice.	Pre- construction	Prior to the commencement of ground	CLD	OEPA approval stated this condition has been met, as reported in the 2017 CAR (Coffey 2017). The Flora and Vegetation – Inland Waters Condition Environmental Management Plan was originally approved by the CEO on 15 March 2017. The Flora and Vegetation -Inland Waters CEMP Rev 10, was amended in accordance with DWER's instruction of 6 December 2019 and approved 27 February 2020.
MS 1116: M14-3	The proponent shall determine the trigger and threshold criteria required by conditions 8-2(1) and 8-2(2) of Ministerial Statement 1036 based on the results of baseline surveys.	Conduct baseline surveys prior to ground disturbance in accordance with the Baseline Survey Plan – Inland Waters – Environmental Quality.	CAR.	Pre- construction	Prior to the commencement of ground disturbing activities.	CLD	Baseline survey completed between December 2015 and May 2017 as reported in the 2018 CAR (Coffey 2017).
MS 1116: M14-4	The proponent shall undertake monitoring as required by condition 8-2(3) of Ministerial Statement 1036 for a period of three (3) years, or as otherwise agreed in writing by the CEO, post construction in order to demonstrate that the outcomes in conditions 14-1(1) and 14-1(2) have been met.	Undertake monitoring in accordance with the Flora and Vegetation – Inland Waters Condition Environmental Management Plan.	Flora and Vegetation – Inland Waters Condition Environmental Management Plan Monitoring report.	Overall	A Period of 3 years post-construction, or as otherwise agreed in writing by the CEO.	С	Emerge Associates are undertaking post- construction bi-annual (March and September) water quality monitoring for the project, in accordance with the CEMP (R23-16).



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1116: M14-5	In the event that monitoring required by condition 14-4 indicates that the outcomes in condition 14-1(1) and 14-1(2) have not been met the proponent shall undertake the requirements of condition 8-4 of Ministerial Statement 1036.	Assess monitoring results against triggers and thresholds.	Monitoring report.	Operation	Notify CEO within 7 days and provide a report within 60 days of exceedance being identified.	С	Exceedances were reported to DWER in accordance with the specified timeframes of condition 8.4 Evidence of DWER notifications/response: E23-05, E23-06, E23-07, E23-08, ES-09
MS 1116: M14-6	The proponent shall not construct laydown areas or stockpiles within 50 m of Communities of Tumulus Springs (Organic Mound Springs, Swan Coastal Plain) and Conservation Category Wetlands as shown in Figure 5 of Ministerial Statement 1036 and Figure 6 attached to this Statement (Ministerial Statement 1116).	Do not locate laydown or stockpiles within 50 m of Claypans of the Swan Coastal Plain and Communities of Tumulus Springs (Organic Mound Springs, Swan Coastal Plain) or Conservation Category Wetlands.	CAR.	Overall	During construction of the proposal.	CLD	Not applicable to post-construction activities.



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information				
Amenity (N	Amenity (Noise) Condition Environmental Management Plan										
MS 1036: M15-1	The proponent shall construct the proposal to meet the following environmental objectives: • To ensure that impacts to the noise amenity of existing sensitive receptors delineated in figure 7 of Schedule 2, as a result of the ongoing operation of the proposal are minimised as low as reasonably practicable. • To ensure that the impacts to the noise amenity of existing sensitive receptors, are consistent with section 5.3 of State Planning Policy 5.4 for properties south of Maralla Road. Through implementation of the Amenity (Noise) Condition Environmental Management Plan, approved by the CEO.	Prepare and implement an Amenity (Noise) Condition Environmental Management Plan to meet the environmental objectives in condition 15-1.	Amenity (Noise) Condition Environmental Management Plan. CAR. CEO approval.	Overall	During design and construction of the proposal.	С	The Amenity (Noise) Condition Environmental Management Plan was revised and approved by the CEO on 13 March 2019. Post-construction monitoring is required under the CEMP. The results and outcomes of post-construction monitoring completed in the reporting period are provided in Table 2 of Section 4.2.1. All management targets (which are used to measure achievement against the environmental objectives) were determined to be met for the reporting period, demonstrating all environmental objectives were met during the reporting period (R23-01).				
MS 1036: M15-2	The Amenity (Noise) Condition Environmental Management Plan shall include management actions for: • The design of noise mitigation measures, including but not limited to noise attenuation barriers and noise walls. • The procedures to monitor the effectiveness of noise mitigation measures. • The procedures to consult with the affected landowners delineated in figure 7 of Schedule 1 and defined by geographic coordinates in	Prepare an Amenity (Noise) Condition Environmental Management Plan to meet the requirements of condition 15-3.	Amenity (Noise) Condition Environmental Management Plan.	Pre- Construction	Prior to the commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO.	CLD	OEPA approval stated condition has been met, as reported in 2017 CAR (Coffey 2017).				



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	Schedule 2, regarding additional noise mitigation measures. The procedures for noise complaint management and a response framework.						
Residual Im	pacts and Risk Management Measures						
MS 1116: M16-1	The objective of conditions 16-2 to 16-22 is to offset the following significant residual impacts: • 4 ha of Threatened Ecological Community SCP 20a, 'Banksia attenuata woodlands over species rich dense shrublands'. • 5.5 ha of Yanga Complex. • 31.9 ha of Caladenia huegelii critical habitat. • 129.9 ha of Bush Forever sites. • 7.65 ha of A Class Nature Reserves. • 207.2 ha of Calyptorhynchus latirostris (Carnaby's black cockatoo) foraging habitat. • 120.5 ha of Calyptorhynchus banksii naso (Forest red-tailed black cockatoo) foraging habitat. • 16 ha of Conservation Category Wetlands.	Implement condition 16-2 to 16-22.	CAR.	Overall	During the implementation of the proposal.	CLD	The loppolo Road Site Land Acquisition and Management Plan, and Caladenia huegelii Habitat Management Plan, were approved by the OEPA as reported in the 2017 CAR (Coffey 2017). The SCP 20a Offsets Strategy was approved by DWER in May 2019 (L21-016) and the Land Acquisition and Rehabilitation Offsets Strategy was approved in January 2019 (L21-010). These management plans and strategies outline the offsets for the significant residual impacts. All documents are available on the Main Roads website (MRWA 2021).



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
Ioppolo Roa	ad Site Land Acquisition and Managemer	nt Plan					
MS 1116: M16-2	Prior to the commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO, the proponent shall submit an loppolo Road Site Land Acquisition and Management Plan to the requirements of the CEO, with the objective of counterbalancing the significant residual impact to: • 7.65 ha of A Class Nature Reserves. • 202 ha of Calyptorhynchus latirostris (Carnaby's black cockatoo) foraging habitat. • 99.1 ha of Calyptorhynchus banksii naso (Forest red-tailed black cockatoo) foraging habitat.	Prepare an loppolo Road Site Land Acquisition and Management Plan.	loppolo Road Site Land Acquisition and Management Plan. CEO approval.	Pre-construction	Prior to the commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO.	CLD	Plan was approved 8/02/2017, as reported in the 2017 CAR (Coffey 2017).
MS 1116: M16-3	The loppolo Road Site Land Acquisition and Management Plan shall: • Identify the environmental attributes of the land to be acquired which must contain: ○ At least 673.5 ha of Calyptorhynchus latirostris (Carnaby's black cockatoo) potential foraging habitat. ○ At least 279 ha of Calyptorhynchus banksii naso (Forest red-tailed black cockatoo) potential foraging habitat. • Detail the arrangements and funding for the upfront works associated with establishing the	Prepare an loppolo Road Site Land Acquisition and Management Plan that include the requirements in condition 16-3. Correspondence documenting advice from Department of Biodiversity, Conservation and Attractions on the loppolo Road Site Land Acquisition and Management Plan.	Ioppolo Road Site Land Acquisition and Management Plan.	Pre- construction	Prior to commencement of construction until the CEO advises implementation may cease.	CLD	OEPA approval stated condition has been met, as reported in the 2017 CAR (Coffey 2017).



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	conservation reserve and ongoing management of the land acquired on advice from the Department of Biodiversity, Conservation and Attractions; • Identify activities to be undertaken including improvement actions for areas identified as being in a degraded condition or cleared areas requiring rehabilitation; • Detail timeframes for undertaking improvement actions and management activities; • Identify roles and responsibilities of the proponent and any agreements with third parties; • Detail completion criteria; and • Include monitoring and reporting requirements.						
MS 1116: M16-4	After receiving notice in writing from the CEO that the loppolo Road Site Land Acquisition and Management Plan satisfies the requirements of condition 16-3, the proponent shall: • Prior to the commencement of ground disturbing activities, commence the implementation of the actions in accordance with the requirements of the approved loppolo Road Site Land Acquisition and Management Plan; and • Continue to implement the approved loppolo Road Site Land Acquisition and Management Plan until the CEO has confirmed by	Implement the CEO approved loppolo Road Site Land Acquisition and Management Plan.	CAR. Notice from CEO that implementation no longer required.	Pre- construction	Prior to the commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO.	С	The approved Plan continues to be implemented and will continue until 2023 (R23-12). A summary of actions undertaken by DBCA for the current reporting are outlined in Table 4 of Section 4.2.3 .

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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	notice in writing that it has been demonstrated that the completion criteria in the loppolo Road Site Land Acquisition and Management Plan have been met and therefore the implementation of the actions is no longer required.						
MS 1116: M16-5	The proponent shall acquire, or fully fund the acquisition of, the land identified in the approved loppolo Road Site Land Acquisition and Management Plan, as required by condition 16-2, for the purpose of conservation.	Fund acquisition of loppolo Road Site.	CAR. Notice of transfer of funds.	Pre- construction	Prior to commencement of ground disturbing activities.	CLD	Ground disturbing activities commenced on 31 March 2017. The approved Plan (January 2017) outlines that funding of land acquisition is complete, as reported in the 2017 CAR (Coffey 2017).
MS 1116: M16-6	The proponent shall review and revise the loppolo Road Site Land Acquisition and Management Plan as and when directed by the CEO.	Revise loppolo Road Site Land Acquisition and Management Plan as and when directed by the CEO.	Revised Ioppolo Road Site Land Acquisition and Management Plan.	Overall	As and when directed by the CEO.	С	The CEO has not required a review of the loppolo Road Land Acquisition and Management Plan
MS 1116: M16-7	The proponent shall implement the latest revision of the loppolo Road Site Land Acquisition and Management Plan, which the CEO has confirmed by notice in writing, satisfies the requirements of condition 16-2.	Implement the Revised Ioppolo Road Site Land Acquisition and Management Plan.	CAR.	Overall	After receiving written notice from the CEO that the loppolo Road Site Land Acquisition and Management Plan is satisfactory.	С	As for M16-2 to M16-5.



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information				
Land Acquis	Land Acquisition and Rehabilitation Offsets Strategy										
MS 1116: M16-8	Within twelve months of the publication of this Statement, the proponent shall prepare and submit a Land Acquisition and Restoration Offsets Strategy to the CEO, with the objective of counterbalancing the significant residual impact to: • 5.5 hectares of Yanga Complex. • 129.9 hectares of Bush Forever sites. • 5.2 hectares of Calyptorhynchus latirostris (Carnaby's black cockatoo) foraging habitat. • 21.4 hectares of Calyptorhynchus banksii naso (forest red-tailed black cockatoo) foraging habitat. • 16 hectares of Conservation Category Wetlands.	Prepare a Land Acquisition and Restoration Offsets Strategy.	Land Acquisition and Restoration Offsets Strategy.	Overall	Within twelve months of the publication of MS 1036.	CLD	The initial draft Offset Strategy was submitted to DWER – EPA Services within 12 months of publication of MS 1036 as reported in the 2018 CAR (ELA 2018). The final Strategy was submitted and approved on 7 January 2019 (L21-010).				
MS 1116: M16-9	The Land Acquisition and Restoration Offsets Strategy required by condition 16-8 shall: • Identify an area or areas to be protected, managed and/or restored for conservation or enhancement of the values identified in condition 16-8. • Identify the area(s) of land to be acquired which must contain: O No less than 48 ha of wetlands which are of the same quality as Conservation Category Wetlands at the time of acquisition or after rehabilitation. O 181 ha with vegetation communities and/or complexes	Include requirements of condition 16-9 into the Land Acquisition and Restoration Offsets Strategy.	Land Acquisition and Restoration Offsets Strategy. CEO approval.	Overall	Within twelve months of the publication of MS 1036.	CLD	As for M16-8.				

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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	and conditions commensurate						
	with the Bush Forever sites being						
	impacted.						
	 No less than 5.5 ha of Yanga 						
	Complex.						
	Include a completed WA Offsets						
	Template, as described in the WA						
	Environmental Offsets Guidelines						
	2014, as well as the						
	Commonwealth's Offset Assessment						
	Guide, to demonstrate how the						
	proposed offset counterbalances						
	the significant residual impact to:						
	 5.2 ha of Calyptorhynchus latirostris (Carnaby's black 						
	cockatoo) potential foraging						
	habitat.						
	o 21.4 ha of <i>Calyptorhynchus</i>						
	banksii naso (forest red-tailed						
	black cockatoo) potential						
	foraging habitat.						
	Identify the environmental						
	attributes of the offset area(s).						
	Commit to a protection mechanism						
	for any areas of land acquisition,						
	being either the area is ceded to the						
	Crown for the purpose of						
	conservation, or the area is						
	managed under a Conservation						
	Covenant in perpetuity.						
	If any land is to be ceded to the						
	Crown for the purpose of						
	conservation, the proponent will						
	determine:						
	The quantum of, and provide						
	funds for, the upfront works						<u></u>

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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	associated with establishing the						
	conservation area.						
	 The quantum of, and provide a 						
	contribution of funds for, the						
	management of this area for no						
	less than seven (7) years.						
	The quantum identified in						
	conditions 16-9(6) (a) and 16-						
	9(6) (b) shall provide for the						
	requirements defined in						
	condition 16-9(7) (a) to be met.						
	An appropriate management						
	body for the ceded land.						
	State the management and/or The billiant and a state by						
	rehabilitation actions to be						
	undertaken including: o The objectives and targets to be						
	achieved, including completion						
	criteria.						
	The consistency of the objectives						
	and targets identified in 16-9(7)						
	(a) with the management						
	objectives of the relevant						
	Recovery Plans.						
	Management and/or						
	rehabilitation actions and a						
	timeframe for the actions to be						
	undertaken.						
	 Risk management. 						
	 Funding arrangements and 						
	timing of funding for						
	conservation activities.						
	 Monitoring, reporting and 						
	evaluation mechanisms for						
	management and/or						
	rehabilitation actions.						



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	Define the role of the proponent and/or any third parties.						
MS 1116: M16-10	After receiving notice in writing from the CEO that the Land Acquisition and Restoration Offsets Strategy satisfies the requirements of condition 16-9, the proponent shall: • Implement the actions in accordance with the requirements of the approved Land Acquisition and Restoration Offsets Strategy. • Continue to implement the approved Land Acquisition and Restoration Offsets Strategy until the CEO has confirmed by notice in writing that it has been demonstrated that the completion criteria in the Land Acquisition and Restoration Offsets Strategy have been met and therefore the implementation of the actions is no longer required.	Implement the Land Acquisition and Restoration Offsets Strategy after CEO approval and until the CEO confirms the implementation of the Strategy is no longer required.	CAR.	Overall	After CEO approval and until the CEO confirms the implementation of the Strategy is no longer required.	С	The approved Strategy continues to be implemented and will continue until 2023 (R21-005). A summary of actions undertaken by DBCA for the current reporting are outlined in Table 4 of Section 4.2.3 .
MS 1116: M16-11	The proponent shall review and revise the Land Acquisition and Restoration Offsets Strategy as and when directed by the CEO.	Revise the Land Acquisition and Restoration Offsets Strategy as directed by the CEO.	Revised Land Acquisition and Restoration Offsets Strategy.	Overall	As and when directed by the CEO.	С	The CEO has not required a review of the LAROS



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information			
Caladenia h	Caladenia huegelii Habitat Management Plan									
MS 1116: M16-12	Prior to commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO, the proponent shall prepare and submit a Caladenia huegelii Habitat Management Plan to maintain or improve the conservation of Caladenia huegelii to the requirements of the CEO.	Prepare a Caladenia huegelii Habitat Management Plan that includes the information required by condition 16-14 and 16-16.	Caladenia huegelii Habitat Management Plan. CEO approval.	Pre- construction	Prior to commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO.	CLD	Ground disturbing activities commenced on 31 March 2017. OEPA approval dated 15 March 2017 stated condition has been met, as reported in 2017 CAR (Coffey 2017).			
MS 1116: M16-13	The proponent shall prepare the Caladenia huegelii Habitat Management Plan required by condition 16-12 on advice of the Department of Biodiversity, Conservation and Attractions.	Prepare a Caladenia huegelii Habitat Management Plan that includes the information required by condition 16-14 and 16-16.	Caladenia huegelii Habitat Management Plan. DBCA advice.	Pre- construction	Prior to commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO.	CLD	OEPA approval stated condition has been met, as reported in 2017 CAR (Coffey 2017).			



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1116: M16-14	The Caladenia huegelii Habitat Management Plan identified in condition 16-12, shall include details on the: • Activities to be undertaken. • Consistency of the activities identified in 16-14(1) with the management objectives of the relevant Recovery Plan. • Timeframes for undertaking management activities. • Roles and responsibilities. • Funding arrangements for implementation of the plan. • Monitoring, reporting and evaluation mechanisms. • Completion criteria.	Prepare a Caladenia huegelii Habitat Management Plan that includes the information required by condition 16-14 and 16-16.	Caladenia huegelii Habitat Management Plan	Pre- construction	Prior to commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO.	CLD	As for M16-13.
MS 1116: M16-15	The Caladenia huegelii Habitat Management Plan required by condition 16-12 shall apply to A Class Nature Reserves 23756, 46919 and 46875, Bush Forever Site 300.	Caladenia huegelii Habitat Management Plan.	Caladenia huegelii Habitat Management Plan.	Pre- construction	During the implementation of the proposal.	CLD	As for M16-13.



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
MS 1116: M16-16	The activities to be undertaken as identified in condition 16-14(1) shall address the requirement for: • Provision of Cable fencing and heavy duty gates; • Weed mapping and control; • Phytophthora cinnamomi mapping; • The development of a hygiene plan based on the mapping as identified in condition 16-16(3); • Caladenia huegelii surveys and critical habitat mapping; and • Other activities to be undertaken that would maintain or improve the conservation status of Caladenia huegelii.	Prepare a Caladenia huegelii Habitat Management Plan that includes the information required by condition 16-14 and 16-16.	Caladenia huegelii Habitat Management Plan.	Pre-construction	Prior to commencement of ground disturbing activities, or as otherwise agreed in writing by the CEO.	CLD	As for M16-13.
MS 1116: M16-17	Prior to commencement of ground disturbing activities, and after receiving notice in writing from the CEO on the advice of the Department of Biodiversity, Conservation and Attractions that the <i>Caladenia huegelii</i> Habitat Management Plan satisfies the requirements of conditions 16-13 to 16-16, or as otherwise agreed by the CEO, the proponent shall implement the <i>Caladenia huegelii</i> Habitat Management Plan until the CEO advises implementation may cease.	Implement the CEO approved Caladenia huegelii Habitat Management Plan.	CAR. Advice from CEO and DBCA.	Overall	Prior to commencement of ground disturbing activities, or as otherwise agreed by the CEO until the CEO advises implementation may cease.	С	The approved Plan continues to be implemented and will continue until 2023 (R21-005). A summary of actions undertaken by DBCA for the current reporting are outlined in Table 4 of Section 4.2.3 .



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information		
MS 1116: M16-18	The proponent shall review and revise the Caladenia huegelii Habitat Management Plan as and when directed by the CEO. Revise the Caladenia huegelii Habitat Management Plan Strategy as directed by the CEO. Revised Caladenia huegelii Habitat Management Plan. Plan. As and when directed by the CEO.		С	The Caladenia huegelii Habitat Management Plan was revised and subsequently approved by the CEO on 13 March 2019 (L21-017). The CEO has not requested a review or revision of the Caladenia huegelii Habitat Management Plan within the current reporting period					
SCP 20a Off	set Strategy								
MS 1116: M16-19	The proponent shall undertake an offset with the objective of counterbalancing the significant residual impact to: 4 ha of Threatened Ecological Community SCP 20a, 'Banksia attenuata woodlands over species rich dense shrublands' as a result of the implementation of the proposal. Prepare and implement the SCP 20a Offsets Strategy. CAR. SCP 20a Offsets Strategy within twelve months of the publication of MS 1036. Implement SCP Offsets Strategy until the CEO has confirmed by notice in writing that criteria have been met.		С	The SCP 20a Offset Strategy has been developed and was subsequently approved by the CEO as of 20 May 2019 (L21-016).					
MS 1116: M16-20	Within twelve months of the publication of this Statement, the proponent shall prepare and submit an SCP 20a Offsets Strategy to the CEO. The SCP 20a Offsets Strategy shall: • Identify an area or areas to be protected, managed and/or rehabilitated for conservation or enhancement of SCP 20a, or habitat necessary to maintain or enhance	Prepare a SCP 20a Offsets Strategy.	SCP 20a Offsets Strategy.	Overall	Within twelve months of the publication of MS 1036.	CLD	The SCP 20a Offsets Strategy was approved on 20 May 2019.		



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	SCP 20a, identified in condition 16-						
	19(1);						
	• include a completed WA Offsets						
	Template, as described in the WA						
	Environmental Offsets Guidelines						
	2014, as well as the						
	Commonwealth's Offset Assessment						
	Guide, to demonstrate how the proposed offset counterbalances						
	the significant residual impact.						
	Identify the environmental						
	attributes of the offset area(s).						
	Commit to a protection mechanism						
	for any areas of land acquisition,						
	being either the area is ceded to the						
	Crown for the purpose of						
	conservation, or the area is						
	managed under a Conservation						
	Covenant in perpetuity.						
	 If any land is to be ceded to the 						
	Crown for the purpose of						
	conservation, the proponent will						
	identify:						
	The quantum of, and provide						
	funds for, the upfront works						
	associated with establishing the						
	conservation area.						
	The quantum of, and provide a						
	contribution of funds for, the						
	management of this area for no less than seven (7) years.						
	The quantum identified in						
	conditions 16-20(5) (a) and 16-						
	20(5) (b) shall provide for the						
	requirements defined in						
	condition 16-20(6) (a) to be met.						
	condition to zo(o) (a) to be met.						



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Condition	Requirement	How	Evidence	Phase	Timeframe	Status	Further Information
	 An appropriate management body for the ceded land. State the management and/or rehabilitation actions to be undertaken including: The objectives and targets to be achieved, including completion criteria. Management and/or rehabilitation actions and a timeframe for the actions to be undertaken. Funding arrangements and timing of funding for conservation activities. Monitoring, reporting and evaluation mechanisms for management and/or rehabilitation actions. Define the role of the proponent and/or any third parties. 						
MS 1116: M16-21	After receiving notice in writing from the CEO that the SCP 20a Offsets Strategy satisfies the requirements of condition 16-20, the proponent shall: • Implement the actions in accordance with the requirements of the approved SCP 20a Offsets Strategy. Continue to implement the approved SCP 20a Offsets Strategy until the CEO has confirmed by notice in writing that it has been demonstrated that the completion criteria in the SCP 20a Offsets Strategy have been met and	Implement the SCP 20a Offsets Strategy as required by condition 16-21.	CAR.	Overall	After receiving CEO approval and until the CEO confirms implementation of the SCP 20a Offsets Strategy is no longer required.	С	The approved Strategy continues to be implemented and will continue until 2023 (R21-005). A summary of actions undertaken by DBCA for the current reporting are outlined in Table 4 of Section 4.2.3 .



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NorthLink WA Perth-Darwin National Highway (Swan Valley Section)



Condition	Requirement How		Evidence	Phase	Timeframe	Status	Further Information
	therefore the implementation of the actions is no longer required.						
MS 1116: M16-22	The proponent shall review and revise the SCP 20a Offsets Strategy as and when directed by the CEO.	Review the SCP 20a Offsets Strategy as and when directed by the CEO.	Revised SCP 20a Offsets Strategy.	Overall	As and when directed by the CEO.	С	The SCP 20a Offsets Strategy was approved on 20 May 2019 (L21-016). The CEO has not directed that the Strategy be revised

References used in **Appendix B**:

Coffey Service Australia Pty Ltd (Coffey) 2017, Compliance Assessment Report Perth-Darwin National Highway (Swan Valley Section) Perth.

Eco Logical Australia (ELA) 2018, Compliance Assessment Report Perth–Darwin National Highway (Swan Valley Section) Perth

Main Roads Western Australia (MRWA) 2023, https://www.mainroads.wa.gov.au/community-environment/environment/construction-project-compliance-reports/



Appendix C Supporting / Verifying Information



Compliance Assessment Report NorthLink WA Perth-Darwin National Highway (Swan Valley Section)



Table C1: Supporting / Verifying Information

Type of information	Unique code	Document title/Information description
Data	D21-001	Caladenia huegelii Habitat Management Plan September 2020
Data	D21-002	DPaW Phytophthora cinnamomi in Hawkesvale Reserve
Data	D21-006	Clearance Footprints
Data	D23_01	Caladenia huegleii Habitat Management Plan for Reserves 46919 and Bushforever Site 300
Data	D23_02	Dieback Mapping Lake McLarty NR
Email	E21-003	Hawkesvale Errina Dieback Survey
Email	E21-009	White Road Offset
Email	E21-016	MRWA 2020 Statement 1036 & 1116 EMP approval
Email	E21-017	MS1036 Compliance with offset management actions
Email	E21-018	Hawkesvale and Errina Rd
Email	E22-001	Beechboro offset fencing and planting
Email	E22-019	DBCA Offset Reports Supplementary Info
Email	E23_01	Request to cease implementation of CEMP Condition 9, 10 and 12
Email	E23_02	Request to cease implementation of CEMP Condition 14
Email	E23_03	Compliance Assessment Report 14 December 2022
Email	E23_04	Reporting under condition 7-4, 18 November 2022
Email	E23_05	Reporting under condition 8-4, 2 December 2022
Email	E23_06	Reporting under condition 8-4, 10 May 2023
Email	E23_07	Reporting under condition 8-4, October 2022
Email	E23_08	Reporting under condition 8-4, October 2023
Email	E23_09	Reporting under condition 8-4, 4 April 2023
Email	E23_10	White Road Offset Report November 2023
Email	E23_11	Ioppolo NR Offset Report November 2023
Email	E23_12	Compliance Assessment Report 2023 - Noise Complaints
Email	E23_13	Compliance Assessment Report 2023 - Noise Complaints response
Email	E23_14	White Road and Ioppolo NR Reports
Email	E23_15	White Road and Ioppolo NR Reports (2)
Email	E23_16	Lot 252 Dieback Interpretation
Email	E23_17	Northlinks Offset Management 2023
Email	E23_18	Errina Road Bushland Revegetation 2023
Email	E23_19	Northlink Offsets Management 2023 update

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Type of information	Unique code	Document title/Information description
		WhiteRoad and Ioppolo NR Reports
Email	E23_20	
Letter	L21-002	Result of Hawkesvale Reserve for Phytophthora dieback
Letter	L21-008	MOU DBCA
Letter	L21-011	FVCCEMP Addendum
Letter	L22_001	Main Roads Perth to Darwin ASS additional funding invoice 28-10-21
Letter	L23_01	Report to CEO Condition 8-4 Exceedances
Letter	L23_02	Report to CEO Condition 8-4 Exceedances
Letter	L23_03	Report to CEO Condition 8-4 Exceedances
Letter	L23_04	Report to CEO Condition 8-4 Exceedances
Letter	L23_05	Report to CEO Condition 8-4 Exceedances
Letter	L23_06	Report to CEO Condition 8-4 Exceedances
Letter	L23_07	Report to CEO Condition 8-4 Exceedances
Letter	L23_08	Report to CEO Condition 8-4 Exceedances
Report	R21-005	Emerge Associates 2020 CAR
Report	R21-006	Infrastructure Report
Report	R21-012	LAROS & SCP20a Offsets Strategy
Report	R21-016	Northlink 2020 Offset
Report	R22_002	Phytophthora Dieback report of lots 46 and 525 Maralla Road (Northlink Offsets)
Report	E22-017	Summary of CAR information still required from DBCA
Report	R23_01	Noise Monitoring Report Tonkin Highway, Northlink Stage 2 2022 Annual Monitoring
Report	R23_02	Compliance Assessment Report 14 December 2022
Report	R23_03	Reporting under condition 7-4 18 November 2022
Report	R23_04	CEMP Exceedance Report Condition 13 and 14
Report	R23_05	Reporting exceedance notifications March 2023
Report	R23_06	Reporting exceedance notifications May2023
Report	R23_07	Reporting exceedance notifications September 2022
Report	R23_08	Reporting exceedance notifications September 2023
Report	R23_09	Lot 806 Field Monitoring Report
Report	R23_10	Beechboro Rd North Monitoring Report 2023
Report	R23_11	Northlink Offsets Report - White Road 2023
Report	R23_12	Northlink Offsets Report - Ioppolo Road 2023
Report	R23_13	Annual monitoring report flora and vegetation 2023
Report	R23_14	Culvert Monitoring Report 2023

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Compliance Assessment Report



NorthLink WA Perth-Darwin National Highway (Swan Valley Section)

Type of information	Unique code	Document title/Information description
Report	R23_015	CEMP Exceedance Report Condition
Report	R23_16	Northlink 2023 Annual WQ Monitoring Summary
Report	R23_17	Northlink Dieback Monitoring Comprehensive Report 2023
Report	R23_18	BF 51 NR 2023 Feral Bee Control Report
Report	R23_19	Bush Forever Site 51 - Flora and Vegetation Survey 2023
Report	R23_20	Bush Forever Site 51 - Weed Survey 2022
Report	R23_21	Dieback Assessment Treatment Report BF51 2022
Report	R23_22	Dieback Assessment Treatment Report Ioppolo Road NR 2022
Report	R23_23	Dieback Mapping McLarty Reserve 2023
Report	R23_24	loppolo Feral Bee Report 2023
Report	R23_25	Land Acquisition and Rehabilitation Offset Strategy - Lot 252 Mealup, Errina Raod and Hawkevale NR
Report	R23_26	Phytophthora Dieback Report McLarty NR

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