

Air Quality Management Plan

for the



Prepared by:



- Notes: 1. References to the conditional requirements referred to throughout this report relate to the Project Approval issued on 16 June 2009 and subsequently modified on 19 February 2016 (MOD 1) and 22 January 2019 (MOD 2).
 - 2. This document makes reference to a range of government agencies which were in existence at the time of the document's approval. In recognition of the fact that the names of government agencies may change throughout the life of the Cudgen Lakes Sand Quarry, a reference should be made to the prevailing name of the respective agency at the relevant time.



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Air Quality Management Plan

for the

Cudgen Lakes Sand Quarry

Prepared for:

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and

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Cudgen Lakes Sand Quarry

CONTENTS

			Page
1.	INTR	RODUCTION	1
2.	STA	TUTORY REQUIREMENTS	1
	2.1	PROJECT APPROVAL 05_0103	1
	2.2	OTHER APPROVALS, LEASES AND LICENCES	3
3.	AIR	QUALITY MANAGEMENT MEASURES	3
	3.1	SITE ESTABLISHMENT	3
	3.2	SAND EXTRACTION, PROCESSING AND BLENDING OPERATIONS	4
	3.3	TRANSPORTATION	4
	3.4	ADVERSE METEOROLOGICAL CONDITIONS	4
4.	BAC	KGROUND AIR QUALITY	5
5.	AIR	QUALITY CRITERIA	5
6.	MON	IITORING PROGRAM	5
	6.1	MONITORING PARAMETERS	5
	6.2	MONITORING LOCATIONS AND FREQUENCY	6
	6.3	MONITORING PROCEDURES	6
7.	AIR	QUALITY MANAGEMENT SYSTEM	9
	7.1	REVIEW AND REPORTING OF MONITORING RESULTS	9
	7.2	AIR QUALITY MONITORING TRIGGERS AND RESPONSE MEASURES	9
8.	RES	PONSIBILITIES AND ACCOUNTABILITIES	10
9.	PLA	N REVIEW	11
APPE	ENIDIO	256	
		Consultation and Response	15
		HVAS Field Sheet	
• •		Deposited Dust Gauge Field Sheet	
Арреі	IUIX J	Deposited Dust Gauge Field Greet	20
FIGU	RES		
Figure	: 1	Air Quality Monitoring Locations	7
TABL	.ES		
Table	1	Project Approval Requirements Relating to Air Quality	1
Table	2	Statement of Commitments Relating to Air Quality	3
Table	3	EPL 12385 Requirements Relating to Air Quality	3
Table	4	Air Quality Criteria	5
Table	5	Air Quality Monitoring Frequencies	6
Table	6	PM ₁₀ Sampling Procedure	6
Table	7	Deposited Dust Sampling Procedure	8
Table	8	Accountable Positions and Tasks (Air Quality)	11

Cudgen Lakes Sand Quarry

AIR QUALITY MANAGEMENT PLAN

Report No. 617/37b Approval Date – 22 June 2020

1. INTRODUCTION

This Air Quality Management Plan (the AQMP) has been prepared by R W Corkery & Co Pty Limited (RWC) on behalf of Gales-Kingscliff Pty Ltd (Gales) and Kingscliff Sands Pty Ltd for the Cudgen Lakes Sand Quarry ("the Quarry"). The appointment of RWC to prepare this AQMP was endorsed by the (then) NSW Department of Planning and Environment (DPE) on 18 April 2019.

This AQMP represents the fifth revision of the AQMP and applies for the life of the Quarry. However, the AQMP will be reviewed on an at least an annual basis (see Section 9) and, if required, updated to reflect any changes to air quality management practices. Consultation with the NSW Environment Protection Authority (EPA) and the (then) DPE was undertaken as part of the preparation of the NMP with copies of relevant correspondence presented as **Appendix 1**.

2. STATUTORY REQUIREMENTS

2.1 PROJECT APPROVAL 05 0103

Gales operates the Quarry in accordance with Project Approval (PA) 05_0103 originally granted by the (then) Minister for Planning on 16 June 2009 and last modified (MOD 2) 22 January 2019. Relevant air quality-related conditions in PA 05_0103 are reproduced in **Tables 1** and **2** with a reference provided to the Section(s) of this AQMP where each condition is addressed.

Table 1
Project Approval Requirements Relating to Air Quality

Page 1 of 2 Cond Plan Requirement Section No. The Proponent must ensure that particulate matter emissions generated by the project do not Section 5 3(5) cause exceedances of the criteria in Table 3 at any residence on privately-owned land. Table 3: Air quality criteria Criterion **Pollutant Averaging** Period Particulate matter <10µm (PM₁₀) Annual a,c 25µg/m³ 24-hour ь 50µg/m³ Particulate matter <2.5 (PM2.5) Annual a, c **8µg m**³ ь 25µg/m³ 24-hour Total suspended particulates (TSP) $a,c 90\mu g/m^3$ Annual d Deposited dust Annual ь 2g/m²/month a 4g/m²/month a Total impact (i.e. incremental increase in concentrations due to the project plus background concentrations due to all other sources). b Incremental impact (i.e. incremental increase in concentrations due to the project on its own). c Excludes extraordinary events such as bushfires, prescribed burning, dust storms, fire incidents or any other activity agreed by the Secretary d Deposited dust is to be assessed as insoluble solids as defined by Standards Australia, AS/NZS 3580,10,1:2003; Methods for Sampling and Analysis of Ambient Air - Determination of Particulate Matter - Deposited Matter - Gravimetric Method. 3(6) The Proponent must: (a) implement best management practice to minimise the dust emissions of the project, Section 3 including routinely watering haul roads being used by heavy vehicles and equipment; (b) regularly assess meteorological and air quality monitoring data to guide the day-to-day Section 3.4 planning of operations and implementation of air quality mitigation measures to ensure compliance with the relevant conditions of this approval; (c) minimise the air quality impacts of the project during adverse meteorological conditions Section 3.4 and extraordinary events (see Note c to Table 3 above); (d) monitor and report on compliance with the relevant air quality conditions in this approval; Section 7.1 (e) minimise surface disturbance of the site, other than as permitted under this approval, Section 3.2 to the satisfaction of the Secretary.

Cudgen Lakes Sand Quarry

Report No. 617/37b Approval Date – 22 June 2020

Table 1 (Cont'd) Project Approval Requirements Relating to Air Quality

Page 2 of 2

Cond		Page 2 of 2
No.	Requirement	Section
3(7)	The Proponent must prepare an Air Quality Management Plan for the project to the satisfaction of the Secretary. This plan must:	
	(a) be prepared by a suitably qualified and experienced person/s whose appointment has been endorsed by the Secretary;	Section 1
	(b) be prepared in consultation with the EPA;	Section 1
	(c) be submitted to the Secretary for approval within three months of the determination of Modification 2;	Document Control
	(d) describe the measures to be implemented to ensure:	Section 3
	 compliance with the air quality criteria and operating conditions of this approval; 	
	best practice management is being employed; and	
	 the air quality impacts of the project are minimised during adverse meteorological conditions and extraordinary events; 	
	(e) describe the air quality management system in detail; and	Sections 3 and 7
	(f) include an air quality monitoring program that:	Sections 6
	is capable of evaluating the performance of the project against the air quality criteria;	and 7
	adequately supports the air quality management system; and	
	 includes a protocol for determining any exceedances of the air quality criteria. 	
	The Proponent must implement the Air Quality Management Plan as approved from time to time by the Secretary.	
5(2)	The Proponent must ensure that the management plans required under this approval are prepared in accordance with any relevant guidelines, and include:	Castian 4
	(a) a summary of relevant background or baseline data;	Section 4
	 (b) a description of: the relevant statutory requirements (including any relevant approval, licence or lease conditions); 	Section 2
	- any relevant limits or performance measures/criteria; and	
	 the specific performance indicators that are proposed to be used to judge the performance of, or guide the implementation of, the project or any management measures; 	
	(c) a description of the measures to be implemented to comply with the relevant statutory requirements, limits, or performance measures/criteria;	Section 3
	(d) a program to monitor and report on the:	Section 6
	- impacts and environmental performance of the project; and	
	- effectiveness of any management measures (see (c) above);	0 11 -0
	 (e) a contingency plan to manage any unpredicted impacts and their consequences and to ensure that ongoing impacts reduce to levels below relevant impact assessment criteria as quickly as possible; 	Section 7.2
	(f) a program to investigate and implement ways to improve the environmental performance of the project over time;	Section 7.1
	(g) a protocol for managing and reporting any:	Section 7
	- incidents;	
	- complaints;	
	- non-compliances with statutory requirements;	Canting C
	(h) a protocol for periodic review of the plan;	Section 9
	 (i) a document control table that includes version numbers, dates when the management plan was prepared and reviewed, names and positions of the person/s who prepared and reviewed the management plan, a description of any revisions made and the date of the Secretary's approval. Note: The Secretary may waive some of these requirements if they are unnecessary or unwarranted for 	Document Control
	particular management plans.	



Table 2
Statement of Commitments Relating to Air Quality

Desired Outcome	Action	Plan Section
Site activities are undertaken without	12.1 Install water sprays or other suitable controls to minimise dusts generated during screening and dry processing.	Section 3
exceeding DECC air quality criteria or adversely impacting on	12.2 Undertake progressive rehabilitation / stabilisation of available areas of disturbance (e.g. finalised sections or backfilled areas of the extraction pond).	Section 3
surrounding receivers.	12.3 Clean accumulated tracked road mud, dry dusts, sand or spillages on Altona Road using a street sweeper.	Section 3
	12.4 Cover product trucks loads to prevent wind-borne losses and spillages.	Section 3
	12.5 Undertake monitoring in accordance with the Air Quality Monitoring Program	Section 6
	12.6 Annually review the dust monitoring program to ensure that the data being collected is meaningful.	Section 9
	12.7 Ensure the screening and blending plant does not exceed a daily average processing rate greater than 100tph.	Section 3

2.2 OTHER APPROVALS, LEASES AND LICENCES

The only other approval / lease / licence relevant to the Quarry and including criteria relevant to air quality is Environment Protection Licence (EPL) 12385 issued by the EPA. These conditions are summarised in **Table 3** with a reference provided to the Section(s) of this AQMP where each condition is addressed.

Table 3 EPL 12385 Requirements Relating to Air Quality

Cond No.	Requirement	Plan Section
O3.1	The premises must be maintained in a condition which minimises or prevents the emission of dust from the premises.	Section 3

3. AIR QUALITY MANAGEMENT MEASURES

3.1 SITE ESTABLISHMENT

The following dust controls will be employed during site establishment and construction.

- In the event that the natural soil moisture is insufficient to avoid generation of excessive airborne dust, water will be applied using the on-site water cart prior to stripping.
- The area of stripping within the extraction area will be minimised to minimise the area of sand exposed above the water table.
- Fast growing grass species will be seeded or mulch cover added to all bunds and stockpiled topsoil which has not already established a groundcover within 3 months.



- The number of internal access roads created will be minimised and internal access roads no longer required will be cross ripped, topsoiled and seeded (if a groundcover has not established within 3 months).
- Vehicle speeds on unsealed internal access roads will be restricted to 30km/hr.
- Internal access roads will be watered at a rate of 2L/m² per application using the water cart during high vehicle activity and dry conditions.

3.2 SAND EXTRACTION, PROCESSING AND BLENDING OPERATIONS

The following dust controls will be employed during extraction, processing and blending.

- Stockpiled materials will be watered as necessary, particularly those containing
 materials with elevated silt content (e.g. stockpiled VENM, loamy sand and
 associated products).
- Shelters, enclosures or physical barriers will be used for the screening and conveying of loamy sands and VENM materials.
- Misting water sprays will be used during screening and dry processing to control dusts.
- Progressive rehabilitation / stabilisation of available areas of disturbance (e.g. finalised sections or backfilled areas of the extraction pond) will be undertaken.
- Where adequate groundcover has not established within 3 months, stabilising grass species will be seeded on bunding created as the extraction stages progress.
- Control of blending and screening operations to achieve a daily average processing rate of 100tph.

It is also noted that the inherent moisture content of the loamy sand and VENM materials will result in the need for the addition of very little water, if any, during screening.

3.3 TRANSPORTATION

Accumulated tracked road mud, dry dusts, sand or spillages on Altona Road and on any sealed areas within the processing areas will be cleaned up, as required, using a street sweeper. Product trucks will have covered loads to prevent wind-borne losses and spillages.

3.4 ADVERSE METEOROLOGICAL CONDITIONS

In the event of adverse meteorological conditions, such as dry periods with high winds blowing excessive levels of visible dust (despite application of water) towards surrounding residences, the activities resulting in the generation of this dust will be suspended until conditions improve. It will be the responsibility of all employees to report these conditions to the Quarry Manager and for the Quarry Manager to monitor meteorological conditions and visually assess the levels of visible dust being generated and order the cessation activities.

4. BACKGROUND AIR QUALITY

Based on the suspended particulate monitoring carried out between 1998 and 2002 at the representative monitoring station located at Helensvale (Gold Coast, Qld) and the average of the deposited dust monitoring results undertaken surrounding the quarry between September 2005 and September 2007, the assumed background particulate concentrations are as follows.

- PM₁₀ maximum 24-hour average of 31μg/m³.
- PM_{10} annual average of $17\mu g/m^3$.
- TSP annual average of $34\mu g/m^3$ (assumes PM₁₀ fraction comprises 50% of TSP).
- Deposited dust rate of 1.5g/m²/month.

5. AIR QUALITY CRITERIA

PA Condition 3(5) requires that the Quarry particulate emissions do not exceed the air quality criteria outlined in **Table 4** at any residence on any privately-owned land.

Table 4
Air Quality Criteria

Pollutant	Averaging Period	Crite	rion	
Particulate matter <10µm (PM ₁₀)	Annual	^{a,c} 25µ	^{a,c} 25μg/m ³	
	24-hour	^b 50μg/m ³		
Particulate matter <2.5 (PM _{2.5})	Annual	^{a,c} 8µ	^{a,c} 8µg m³	
	24-hour	^ь 25µg/m³		
Total suspended particulates (TSP)	Annual	^{a,c} 90µ	^{а,с} 90µg/m³	
Deposited dust ^d	Annual	^b 2g/m ² /month	^a 4g/m ² /month	

Notes:

- a Total impact (i.e. incremental increase in concentrations due to the project plus background concentrations due to all other sources).
- b Incremental impact (i.e. incremental increase in concentrations due to the project on its own).
- c Excludes extraordinary events such as bushfires, prescribed burning, dust storms, fire incidents or any other activity agreed by the Secretary.
- D Deposited dust is to be assessed as insoluble solids as defined by Standards Australia, AS/NZS 3580.10.1:2003: Methods for Sampling and Analysis of Ambient Air Determination of Particulate Matter Deposited Matter Gravimetric Method

6. MONITORING PROGRAM

6.1 MONITORING PARAMETERS

The most significant emission from the Quarry will be dust in various forms, namely total suspended particulate matter (TSP), particulate matter with aerodynamic diameter less than $10\mu m$ (PM₁₀), and deposited dust. To a lesser degree, particulate matter with aerodynamic diameter less than $2.5\mu m$ (PM_{2.5}) will also be emitted. The air quality monitoring program will therefore monitor PM₁₀ and deposited dust. It is noted that compliance with PM₁₀ goals will invariably indicate compliance with PM_{2.5} and TSP goals. Hence, it is not proposed that PM_{2.5} or TSP will be monitored.

6.2 MONITORING LOCATIONS AND FREQUENCY

The monitoring locations are shown on **Figure 1** whilst the frequencies and averaging periods are detailed in **Table 5**.

Table 5
Air Quality Monitoring Frequencies

Monitoring Reference	Frequency	Averaging Period	
DDG 1	Continuous ¹ during operations	Monthly, Annual	
DDG 2	Continuous ¹ during operations	Monthly, Annual	
DDG 3	Continuous ¹ during operations	Monthly, Annual	
HVAS 1 1 day in 6 during dry processing operations 24hr, Annual			
1. DDGs would collect deposited	dust continuously over a one month period before	ore sample collection.	

All deposited dust gauges (DDG) and the high volume air sampler (HVAS) will be installed in accordance with:

- AS/NZS 3580.10.1-2016: Methods of Sampling and Analysis of Ambient Air Determination of Particulates Deposited Matter Gravimetric method; and
- AS/NZS 3580.9.6:2015: Methods for sampling and analysis of ambient air Methods for sampling and analysis of ambient air -Determination of suspended particulate matter PM₁₀ high volume sampler with size selective inlet gravimetric method.

The DDGs will be installed immediately prior to the re-commencement of extraction activities and monitoring ceased during periods of inactivity (i.e. no extraction, no processing and road transportation levels of 10 or less laden trucks per day). The HVAS will be installed prior the commencement of any 'dry' processing operations¹. The need for the HVAS will also be reviewed annually as part of the Annual Review process.

6.3 MONITORING PROCEDURES

Tables 6 and 7 outline the monitoring procedures for PM_{10} and deposited dust.

Table 6 PM₁₀ Sampling Procedure

Page 1 of 2

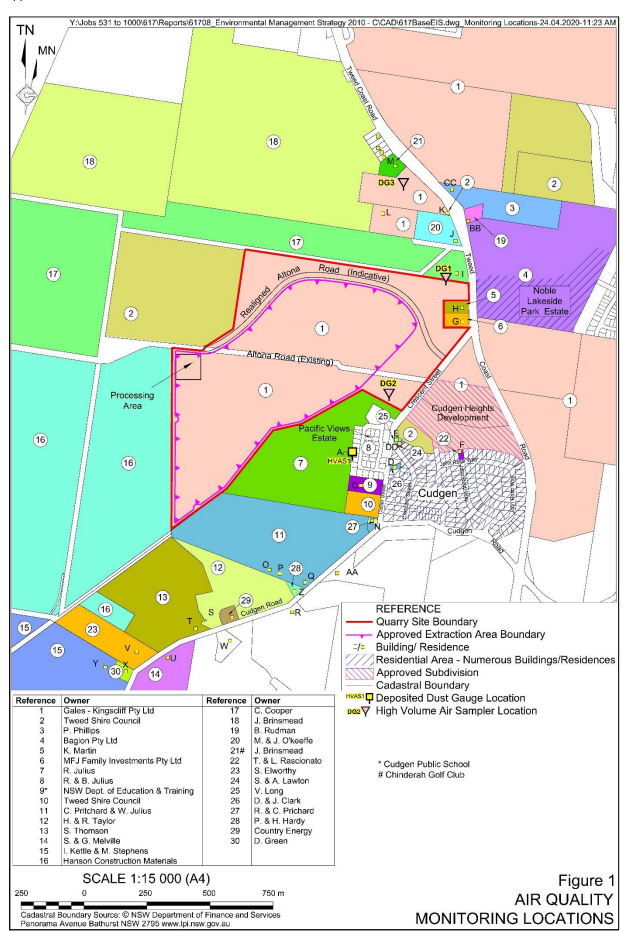
WHAT:	PM ₁₀		
WHEN:	1-day-in-6, on standard the EPA "run days"		
WHERE:	Site HVAS 1 (see Figure 1 – location to be confirmed).		
WHO:	Quarry Operator or approved consultant to swap pre-weighed filters and forward to laboratory for		
	analysis.		
HOW:	(i) Using a paint brush or rag, clean the lid of the high volume air sampler, taking special care around the pop rivets since these areas are usually laden with dust.		
	(ii) Clean the filter cassette including the rubber seal and the top of the high volume air sampler.		
	(iii) Place new filter allocated squarely onto cassette and replace cassette lid.		
	(iv) Place filter cassette into position and clamp cassette down firmly.		

¹ Dry processing includes use of mechanical screens and blending plants which do not involve the addition of water as part of the processing.



Cudgen Lakes Sand Quarry

Report No. 617/37b Approval Date - 22 June 2020



AIR QUALITY MANAGEMENT PLAN

Cudgen Lakes Sand Quarry

Report No. 617/37b Approval Date – 22 June 2020

Table 6 (Cont'd) PM₁₀ Sampling Procedure

Page 2 of 2

WHAT:	PM ₁₀	(Cont'd)
HOW (Cont'd):	(v)	Switch the machine on and allow 5 minutes for the machine to stabilise and then note the flow reading from the flow controller (the reading must be between 60m³/hr and 96m³/hr).
	(vi)	Record the flow reading and other information specified on the HVAS field sheet (see Appendix 2).
	(vii)	Switch the machine off and ensure that the HVAS has been pre-programmed according to the manufacturer's specifications to sample 1-day-in-6, for a period of 24-hours (from midnight to midnight).
	(viii)	Following each programmed sampling day repeat steps (v) and (vi).
	(ix)	Switch the machine off using the appropriate button on the electronic timer and unlock and lift up the HVAS lid. Loosen the clips that hold down the filter cassette.
	(x)	Carefully remove the filter from the filter holder, touching only the outer edges. Reject the sample if there is evidence of filter misalignment, blockage or breakthrough.
	(xi)	If large debris or insects are trapped on the filter paper, carefully remove with clean forceps.
	(xii)	Fold the filter so that only the surfaces with collected particulate matter are in contact and place into a 'zip lock' plastic bag.
	(xiii)	Ensure that all details specified on the HVAS field sheet have been recorded.
	(xiv)	Verify that the indicated instrument time is correct to within 15 minutes of actual time (local standard time); and that the high volume sampler time clock was in the correct sample sequence.
	(xv)	Repeat steps (i) to (xiv)
	(xvi)	Ensure that a flow calibration is conducted on the unit at two monthly intervals by an appropriately qualified technician.
	Meth	od to be confirmed depending on model of HVAS equipment utilised.

Table 7
Deposited Dust Sampling Procedure

WHAT:	Depo	osited Dust	
WHEN:	Monthly		
WHERE:	Sites DDG1, DDG2, DDG3 (see Figure 1).		
WHO:	Quarry Operator or approved consultant to swap bottles monthly and forward to laborate for analysis.		
HOW:	(i)	Remove the sample flagon bottle and funnel from the sample holder.	
	(ii)	The inside surface of the funnel should be washed down with a limited (50mL) amount of distilled water into the sample flagon bottle.	
	(iii)	The stopper and funnel should be removed from the flagon bottle and a cap immediately placed on the sample flagon bottle.	
	(iv)	Complete the labelling of the bottle with the sampling period by placing the date of collection on the bottle, e.g. "Sampling Period 01/01/19 - 31/01/19" and the sample location, e.g. "DDG1".	
	(v)	Note any additional information such as overflow of the flagon, extraneous matter such as bird droppings within the funnel or activities in the vicinity which may have impacts upon the results (see Appendix 3).	
	(vi)	Clean any insects / cobwebs or obstructions from within the neck of the funnel and wipe out the inside of the funnel.	
	(vii)	Replace the stopper and funnel on the new bottle.	
	(viii)	Ensure that the bottle is properly numbered and the first date of the sampling period is recorded on the new bottle.	
	(ix)	Replace the flagon bottle and funnel in the sample holder.	

All samples are to be sent to a NATA accredited laboratory for analysis.



7. AIR QUALITY MANAGEMENT SYSTEM

7.1 REVIEW AND REPORTING OF MONITORING RESULTS

Following the receipt of the monitoring report from the NATA accredited laboratory, the Administration Officer or other delegated and trained employee will review and enter the results into an internal database. In addition to recording the individual monitoring events, the database will also calculate the rolling 12 month average of deposited dust and PM_{10} levels.

In accordance with *PA Condition* 5(9) and Section 148 of the *Protection of the Environment Operations Act* 1997, in the event of a recorded exceedance of the air quality criteria (see Section 5) or the occurrence of an incident that causes (or may cause) harm to the environment, the DPIE, EPA and other relevant agencies would be notified immediately in accordance with the Pollution Incident Response Management Plan. The affected landowner would also be notified.

In accordance with PA Condition 5(10), within 7 days of notifying DPIE and EPA of an exceedance / incident, a written report would also be provided that:

- a) identifies the time and date of the incident;
- b) describes the details of the incident;
- c) describes measures that were implemented to prevent reoccurrence; and
- d) identifies any non-compliance.

A summary of the exceedance / incident and response measures would also be documented within the respective Annual Review and any non-compliance documented in the Annual Return for the Quarry's Environment Protection Licence.

7.2 AIR QUALITY MONITORING TRIGGERS AND RESPONSE MEASURES

The following responses would be triggered by the results of air quality monitoring. It is noted any air quality complaints received would be handled in accordance with the Complaints Receipt and Response Procedures outlined in the Environmental Management Strategy.

All Locations are Compliant with Air Quality Criteria

• Operations and monitoring to continue as normal.

Single Exceedance of Short Term Impact Assessment Criteria (24hr PM₁₀)

If the likely source is related to the Quarry operations:

- Step 1: actions will be formulated to reduce the emitting potential of the source of the elevated emissions and minimise the potential for future exceedances. Actions may include enclosure of plant or modification of the conduct of a particular activity. The type of actions and their timeframe for implementation will vary depending on the nature of the activity or source causing the exceedance;
- Step 2: a report will be prepared and submitted in accordance with *PA Condition 5(10)* to DPIE and EPA;

AIR QUALITY MANAGEMENT PLAN

Cudgen Lakes Sand Quarry

Report No. 617/37b Approval Date – 22 June 2020

- Step 3: the nominated mitigation measures will be completed; and
- Step 4: quarterly monitoring will be undertaken and reported in accordance with PA Condition 4(1) until such time as it can be demonstrated that further exceedance of criteria is unlikely or a negotiated agreement is in place with the relevant landowner(s).

Exceedance of Long Term Criteria

In the event of continuing (annual average) exceedance of deposited dust criteria or PM_{10} as a result of the Quarry operations, the following actions will be implemented.

- The DPIE and EPA will be notified, nominating the type and magnitude of the exceedance and the number of affected landowners. The affected landowners will also be notified.
- Meteorological conditions for the period of monitoring will be reviewed and the likely source of the elevated particulate matter emissions identified.
- Completion of Steps 1 to 4 as for a short term exceedance.
- If further monitoring indicates that dust levels continue to exceed the relevant criteria, Gales-Kingscliff Pty Ltd would attempt to negotiate an appropriate arrangement with the landowner(s) to further mitigate or compensate for the impacts of the dust emissions.

In the event that a negotiated agreement cannot be reached or there is a failure to reach a resolution, DPIE would be advised in writing and provided with all relevant information demonstrating the attempts to resolve the matter. It would also be suggested to the landholder that they may wish to refer the matter for an independent review process as outlined within PA Condition $4(2)^2$.

8. RESPONSIBILITIES AND ACCOUNTABILITIES

The procedures contained within this AQMP are available to all members of the workforce and will be discussed, where necessary, through inductions or toolbox talks / meetings. The ultimate responsibility for the implementation of the AQMP is the Quarry Operator. **Table 8** outlines the accountable positions and tasks.

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² PA Condition 4(2) is worded such that only a landowner can request an independent review.

Table 8
Accountable Positions and Tasks (Air Quality)

Position	Accountable Task
Quarry Operator (Quarry Manager)	Ensure the nominated dust suppression and dust emission management controls are in place for the relevant aspects and activities being undertaken.
	Ensure air quality monitoring is undertaken in accordance with these procedures and relevant Australian Standards.
	 Report any exceedances of relevant criteria to DPIE and EPA immediately, notify the affected landholder, and notify the Administration Officer.
	Coordinate and disseminate the required response to and development of management measures for any valid complaints received / exceedances recorded.
	 Notify employees of any additional air quality response measures required to be implemented as a result of exceedances.
	Ensure air quality monitoring data is accurately recorded and supplied to the Administration Officer.
	Analyse air quality and relevant weather monitoring data to ensure compliance.
Administration Officer	Ensure air quality monitoring data is accurately reported in the Annual Review and Annual Return.
	Conduct an annual review of the AQMP and update if necessary.
All Employees	Report to the Quarry Manager any dust generating activities for which the dust mitigation measures proves ineffective.

9. PLAN REVIEW

In accordance with *PA Condition 5(4)*, this AQMP will be reviewed and, if required, revised within 3 months of:

- the submission of an incident report under PA Condition 5(10);
- the submission of an Annual Review under *PA Condition* 5(13);
- the submission of an Independent Environmental Audit report under *PA Condition 5(14)*; and
- any modification to the conditions of PA05_0103.

Where this review leads to revisions in any such document, then within 6 weeks of the review, the revised document will be submitted to DPIE for approval.

Cudgen Lakes Sand Quarry

AIR QUALITY MANAGEMENT PLAN

Report No. 617/37b Approval Date – 22 June 2020

Appendices

No. of pages including blank pages = 16

Appendix 1 Consultation Records (6 pages)

Appendix 2 HVAS Field Sheet (4 pages)

Appendix 3 Deposited Dust Gauge Field Sheet (4 pages)

Cudgen Lakes Sand Quarry

AIR QUALITY MANAGEMENT PLAN

Report No. 617/37b Approval Date – 22 June 2020

Appendix 1

Consultation and Response

No. of pages including blank pages = 6

Cudgen Lakes Sand Quarry

AIR QUALITY MANAGEMENT PLAN

Report No. 617/37b Approval Date – 22 June 2020

Scott Hollamby

From: Gen Seed < genevieve.seed@planning.nsw.gov.au>

Sent: Monday, 29 April 2019 1:13 PM

To: Scott Hollamby

Subject: RE: 617: Cudgen - Updated AQMP, NMP & EMS

Hi Scott

Hope you had a nice break.

Thanks for submitting the AQMP, NMP and EMS for the Cudgen Lakes Sand Project. I have a few comments on the Noise and AQ MPs below. I will review the EMS in conjunction with the remaining plans to be submitted. My comments are as follows:

Noise MP

- Please can you include discussion in the NMP on what actions will be taken during adverse weather conditions. The AQMP includes a section on this noting that dust generating activities will be minimised. This principle can also be applied to noise generating activities.
- The NMP states that noise monitoring won't be required on days where only the interim transport operations are occurring. I am confused by the inclusion of this statement. Should the quarry be dispatching any material from the site, I would assume that the quarry would have been extracting / processing material in times leading up to this transport, and that some sort of extraction campaign would be in progress. I would also assume that noise monitoring would be scheduled on days during the quarter where the noisier operations are occurring (ie extraction and processing), as opposed to days where the quarry was only transporting material from stockpiles. It makes sense that monitoring is not undertaken during periods where the site is not operational, however, monitoring for a quarter should not be skipped because the chosen day of monitoring is not ideal. Therefore, I'd like to request the removal of the third paragraph in Section 4.4.

Air Quality MP

- Similar to the point above, in the AQMP, please update section 6.2 to reflect that monitoring will only be ceased during times when the quarry is not in any sort of extraction campaign.
- In section 3.2, please remove the words "as applicable" in the first sentence.
- In dot point 3 of section 3.2, please provide further information about what conveyors would be partially enclosed and when this would occur. Has this already been done?
- In Section 6.2 of the AQMP, please define what activities are including in 'Dry Processing'.

Thanks

Gen

Genevieve Seed

Senior Planning Officer Resource Assessments 320 Pitt Street | GPO Box 39 | Sydney NSW 2001 T 02 9274 6489





1

Cudgen Lakes Sand Quarry

AIR QUALITY MANAGEMENT PLAN

Report No. 617/37b Approval Date – 22 June 2020



From: Scott Hollamby <scott@rwcorkery.com>

Sent: Monday, 22 April 2019 9:33 PM

To: Gen Seed <genevieve.seed@planning.nsw.gov.au>
Cc: sdsegal@gmail.com; Lisa Segal <lisasegals@gmail.com>
Subject: 617: Cudgen - Updated AQMP, NMP & EMS

Dear Gen.

Please find attached submission letter and updated management plans for the Cudgen Lakes Sand Quarry.

Kind regards

Scott Hollamby

Senior Environmental Consultant Mobile: 0437 858 511

RW Corkery & Co Pty Limited

Geological and Environmental Consultants



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Phone: (07) 3205 5400 Email: <u>brisbane@rwcorkerv.com</u>

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Scott Hollamby

From: Geff Cramb <Geff.Cramb@epa.nsw.gov.au>
Sent: Thursday, 30 April 2020 10:57 AM

To: Scott Hollamby

Subject: RE: 617: Cudgen Lakes - Updated Air & Noise Management Plans

Dear Scott

In relation to your email correspondence dated 24 April 2020, specifically the update of the Air Quality and Noise Management Plans for the Cudgen Lakes Sand Quarry.

The EPA do not intend to review and provide comment upon the updated management plan. However, the EPA will undertake compliance reviews against the requirements of Environment Protection Licence 12385 and the implementation of the management plans at their discretion.

Regards

Geff

Geff Cramb

Operations Officer – Environment Management Unit North Coast, NSW Environment Protection Authority +61 2 6640 2510

Mon	Tues	Wed	Thurs	Fri
1	1	1	1	-

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I work flexibly. I'm sending this message now because it's a good time for me, but I don't expect that you will read, respond to or action it outside of your own regular hours.

From: Scott Hollamby <scott@rwcorkery.com>

Sent: Friday, 24 April 2020 4:23 PM

To: Geff Cramb < Geff.Cramb@epa.nsw.gov.au>

Cc: EPA RSD North Coast Region Mailbox <north.coast@epa.nsw.gov.au>; sdsegal@gmail.com; lisa Peled

lisasegals@gmail.com>

Subject: 617: Cudgen Lakes - Updated Air & Noise Management Plans

Dear Geff,

As previously discussed, please find attached the updated Air Quality and Noise Management Plans for the Cudgen Lakes Sand Quarry. Changes since the version supplied in April 2019 have been tracked for ease of review.

If you could please confirm whether EPA wishes to provide any comments in relation to these plans.

Please don't hesitate to contact me if you would like discuss any aspect of the plans.

Many thanks

Scott Hollamby

Senior Environmental Consultant

1



AIR QUALITY MANAGEMENT PLAN

Cudgen Lakes Sand Quarry

Report No. 617/37b Approval Date – 22 June 2020

A summary of how the above consultation comments have been addressed within the AQMP is provided in **Table A1-1**.

Table A1-1
Coverage of Consultation Comments

Agency	Comment	Coverage
DPE	Similar to the point above, in the AQMP, please update section 6.2 to reflect that monitoring will only be ceased during times when the quarry is not in any sort of extraction campaign.	Section 6.2 has been updated similarly to the NMP to clarify that DDG monitoring will be ceased during periods of inactivity (i.e. no extraction, no processing and road transportation levels of 10 or less laden trucks per day).
	In section 3.2, please remove the words "as applicable" in the first sentence.	Section 3.2 updated to remove "as applicable".
	In dot point 3 of section 3.2, please provide further information about what conveyors would be partially enclosed and when this would occur. Has this already been done?	Dot point removed. Washed sand products will not require conveyors to be covered.
	In Section 6.2 of the AQMP, please define what activities are including in 'Dry Processing'.	A definition of 'Dry Processing' has been added as a footnote within Section 6.2.
EPA	No comment.	-



Report No. 617/37b Cudgen Lakes Sand Quarry Approval Date – 22 June 2020

Appendix 2 HVAS Field Sheet

No. of pages including blank pages = 4

Cudgen Lakes Sand Quarry

AIR QUALITY MANAGEMENT PLAN

Report No. 617/37b Approval Date – 22 June 2020

Cudgen Lakes Sand Quarry

Report No. 617/37b Approval Date – 22 June 2020

HVAS Field Sheet

HVAS FIELD SHEET					
Location	1 SAVH	1 SAVH	HVAS 1	1 SAVH	HVAS 1
Run Date					
Blank No					
Sample No					
Calibration Date					
Filter No					
Time Filter On					
Date Filter On					
'Technician' On					
Hour Meter On					
Flow Reading On					
Time Filter Off					
Date Filter Off					
'Technician' Off					
Hour Meter Off					
Flow Reading Off					
Comments					

Cudgen Lakes Sand Quarry

AIR QUALITY MANAGEMENT PLAN

Report No. 617/37b Approval Date – 22 June 2020

Appendix 3

Deposited Dust Gauge Field Sheet

No. of pages including blank pages = 4

Cudgen Lakes Sand Quarry

AIR QUALITY MANAGEMENT PLAN

Report No. 617/37b Approval Date – 22 June 2020

Cudgen Lakes Sand Quarry

Report No. 617/37b Approval Date – 22 June 2020

Deposited Dust Gauge: Field Sheet

Location	Time Serviced	Funnel Number (if replaced)	Approx. Volume	Notes & Comments
DDG 1				
DDG 2				
DDG 3				
			- 101 - 101 - 101 - 1	

Notes Interpretation: B = Bird Droppings, I = Insects (and spiders), T = Tree Litter (twigs, leaves, gumnuts), G = Grass (and seeds), F = Feathers, A = Animals (eg. frogs), O = Organic Matter (specify)



Cudgen Lakes Sand Quarry

AIR QUALITY MANAGEMENT PLAN

Report No. 617/37b Approval Date – 22 June 2020