19.1 BARRO GROUP PTY LTD - PLANNING AND ENVIRONMENT COURT APPEAL NO.1506 OF 2018

| Objective Reference: | A3596525 |
|-----------------------------|---|
| Authorising Officer: | David Jeanes, Acting General Manager Community and Customer Services |
| Responsible Officer: | Kim Peeti, Acting Group Manager City Planning and Assessment |
| Report Author: | Charlotte Hughes, Principal Planner |
| Attachments: | Barro Location Plan Acoustic Barrier to NW Acoustic Mound - Internal Access and Cat A Vegetation |

- 5. Vegetation Heights
- 6. Amended draft conditions

The Council is satisfied that, pursuant to Section 275(1) of the *Local Government Regulation 2012*, the information to be received, discussed or considered in relation to this agenda item is:

(f) starting or defending legal proceedings involving the local government.

PURPOSE

The purpose of this report is to provide an update on the abovementioned appeal and to seek direction on the current offer to settle based on the following:

- 1. Council's position on the change application to the Minister.
- 2. Subject to step one, the extension to the currency period.

BACKGROUND

Following a call-in by the Planning Minister (the Minister), a Development Permit was granted on 20 December 2013 for a Material Change of Use for Extractive Industry and Environmentally Relevant Activities 8 (Chemical Storage), 16 (Extractive Screening) and 21 (Motor Vehicle Workshop Operation) on the subject site at 1513 and 1515-1521 Mt Cotton Road, 163-177 and 196 Gramzow Road, Mt Cotton.

On 8 September 2017 Council received an application seeking an extension to the development permit's currency period for an additional three (3) years. The application was decided at a General Meeting of Council on 21 March 2018 and the application was refused. The following reasons were identified for this decision:

- 1. The proposed extension is actually a new quarry, extracting new material from a different location on the site, with a significantly greater scale than the existing quarry.
- 2. The proposed development is not consistent with the reasonable expectations of the local community, because the proposal is for a completely separate quarry which is of a significant scale and will operate in close proximity to adjoining rural residential properties.
- 3. The applicant has failed to demonstrate that the new quarry can be constructed and operated in such a manner as to protect the amenity of the surrounding sensitive receptors.
- 4. The applicant has failed to adequately define and apply suitable noise criteria to assess protection of amenity for the surrounding sensitive receptors.

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- 5. The proposal will not maintain or enhance the rural residential amenity of the surrounding area through the minimisation of environmental nuisance occurring through the operation and construction of the quarry.
- 6. The proposal adversely impacts on and limits the future enhancement of the surrounding economic tourism opportunities.
- 7. A large number of submissions have been received objecting to the proposal, which raise valid planning grounds.
- 8. The proposed development is in conflict with the following provisions of the Redlands Planning Scheme:
 - a) Part 3.1.4, Desired Environmental Outcome No. 3 Community Health and Wellbeing;
 - b) Part 3.1.7, Desired Environmental Outcome No. 6 Economic Development;
 - c) Overall Outcomes 2(a)(i) and 2(c) for the Rural Non-Urban Zone;
 - d) Overall Outcome 2(a)(iv) for the Extractive Industry Code; and
 - e) Specific Outcomes S2.1 to S2.4 of the Extractive Industry Code.
- 9. There are not sufficient grounds to warrant approval of the proposed development having regard to the nature and extent of the conflict with the Redlands Planning Scheme.
- 10. That the development proposal be immediately referred to the relevant State Minister to assess the proposal, in particular the decision of the State agencies, under the Planning Act 2016.
- 11. The development will have a significant impact on Mount Cotton Road that may affect pedestrian and vehicular safety on this road. This impact is not suitably mitigated by conditions on the original approval.
- 12. That the population of Mount Cotton, its surrounds and Redland City itself has grown significantly since the original application was subject to public notification in 2012. A number of new dwellings and change of ownership in Mount Cotton and surrounds has occurred during this time. Therefore there is fair degree of non-awareness of the development approval within the surrounding community.

An appeal was filed with the Planning and Environment Court on 24 April 2018.

ISSUES

Existing development permit

The existing quartzite quarry was established in the 1960s and currently occupies approximately 14 hectares. In December 2013, the Minister approved (subject to conditions) the physical extension of the hard rock quarry and ancillary environmentally relevant activities on the subject site.

The approved extension of the quarry involves significant expansion of the existing quarry activities to the south-west of the existing operations and will involve the disturbance of an additional 52 hectares of the subject site. In October 2015 the Minister approved changes to the conditions of the existing development permit.

The applicant requested an extension to the currency period to provide further time to complete the works required under the conditions of the existing development Permit.

Amended Grounds for refusal

At the General Meeting of Council on 20 June 2018 Council further considered this matter, including proposed amended grounds of refusal. Council resolved to:

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- 1. amend the reasons for refusal of the application to those identified in attachment 2;
- 2. make any other minor adjustments necessary to further particularise the reasons identified in 1) above;
- 3. negotiate with the appellant seeking to resolve concerns relating to air quality, noise, traffic and the timing of conditions in the Minister's Decision;
- 4. report back to Council as soon as practicable to advise whether the outcomes sought in 3) above have been achieved; and
- 5. maintain this report as confidential until the conclusion of the appeal.

On 22 June 2018 Redland City Council (further to the above resolution) provided the following Additional Reasons for Refusal pursuant to paragraph 2 of the Order made on 1 June 2018, which replaced the Council's reasons for refusal, as identified in paragraphs 9 to 11 of the Notice of Appeal:

Community expectations

- 1. The population of Mount Cotton, its surrounds and Redland City itself has grown significantly since the original application was subject to public notification in 2012. This has manifested in many changes in home ownership as well as an increase in the number of new dwellings within Mount Cotton and the surrounding area. It is likely therefore, that a fair proportion of the surrounding community is not aware of the development approval.
- 2. The proposed development is not consistent with the reasonable expectations of the local community, because the proposal is of a significant scale and will operate in close proximity to adjoining rural residential properties.

Noise and air quality

- 3. The applicant has failed to demonstrate that the proposed development can be constructed and operated in a manner that:
 - (a) is compatible with a rural environment; and
 - (b) protects the health and amenity of the surrounding sensitive receptors.
- 4. The applicant has failed to adequately apply relevant noise criteria to ensure the amenity of nearby sensitive receptors is protected.
- 5. The proposed development will not maintain or enhance the rural residential amenity of the surrounding area through the minimisation of environmental nuisance occurring as a result of the operation and construction of the quarry.

Particulars

- 6. The proposed development conflicts with the following provisions of the Redlands Planning Scheme (RPS):
 - Part 3.1.4(1)(j), Desired Environmental Outcome No. 3 Community Health and Wellbeing;
 - (b) Part 3.1.7(1)(g), Desired Environmental Outcome No. 6 Economic Development;
 - (c) Overall Outcomes 2(a)(i)(f) and 2(c)(i)(e) of the Rural Non-Urban Zone code;
- 7. Specific Outcomes S3.3, S3.4 and S3.5 of the Rural Non-Urban Zone code;
 - (a) Overall Outcome 2(a)(iv) of the Extractive Industry use code; and
 - (b) Specific Outcomes S2.2, S2.3 and S2.5 of the Extractive Industry use code.

- 8. The proposed development does not comply with the following provisions of the draft City Plan:
 - (a) Sections 3.2.4, 3.2.5, 3.4.1.10(10), 3.4.1.11(2), 3.6.1.1(2) and 3.6.1.5(1) and (2), of the Strategic Framework;
 - (b) Sections 6.2.21.2(1) and 6.2.21.2(2)(h) of the Purpose of the Rural Zone code;
 - (c) Performance Outcomes PO7 and PO9 of the Rural Zone code;
 - (d) Sections 6.2.21.2(1) and 6.2.21.2(2)(a)(iii) of the Purpose of the Extractive industry use code; and
 - (e) Performance Outcome P03 of the Extractive industry use code.

Tourism

9. The proposed development adversely impacts on and limits the future enhancement of surrounding economic tourism opportunities.

Particulars

- 10. The proposed development conflicts with the following provisions of the RPS:
 - (a) Part 3.1.7(1)(d), Desired Environmental Outcome No. 6 Economic Development; and
 - (b) Overall Outcomes 2(a)(i)(c) and 2(a)(i)(e) of the Rural Non-Urban Zone code.
- 11. The proposed development does not comply with Section 3.4.1.10(9) of the Strategic Framework of the draft City Plan.

Traffic

12. The proposed development will have a significant impact on Mount Cotton Road that may affect pedestrian and vehicular safety on this road. The technical traffic study that supports the development is out of date and does not appropriately consider changes in traffic conditions, changes in traffic levels or changes to traffic guidelines that have occurred since the report was prepared. The impact of the proposed development is not therefore suitably mitigated by the conditions contained in the Development Permit.

Particulars

- 13. The proposed development conflicts with the following provisions of the RPS:
 - a) Overall Outcome 2(c)(i)e of the Rural Non-Urban Zone code;
 - b) Specific Outcome S3.5 of the Rural Non-Urban Zone code;
 - c) Overall Outcome 2(a)(vi) of the Extractive Industry use code;
 - d) Specific Outcomes S2.5 and S2.6 of the Extractive Industry use code;
 - e) Overall Outcome 2(a) of the Infrastructure Works code; and
 - f) Specific Outcome S7 of the Infrastructure Works code.
- 14. The proposed development does not comply with the following provisions of the draft City Plan:
 - a) Sections 3.2.5, 3.2.6, 3.4.1.11(2) and (6), 3.7.1.1(4), (5) and (7) and 3.7.1.3(6) and (11) of the Strategic Framework;
 - b) Sections 9.4.5.2(1) and 9.4.5.2(2) of the Purpose of the Transport, servicing, access and parking code; and
 - c) Performance Outcomes P03, PO17 and PO18 of the Transport, servicing, access and parking code.

- 15. There are no other relevant matters to warrant extending the approval for the proposed development having regard to:
 - a) the nature and extent of the conflict with the Redlands Planning Scheme; and
 - b) the nature and extent of the non-compliance with the draft City Plan.

Joint Expert Review (JER) process

The additional reasons for refusal formed the issues in dispute that were considered by the parties' respective experts in the areas of noise and air quality, traffic and town planning. Joint reports on these issues were produced and, in what is described as a relatively rare occurrence in this jurisdiction, the joint expert meeting process resulted in there being no areas of disagreement between any of the experts in any of the nominated fields of expertise.

<u>Traffic</u>

Having considered up-to-date traffic survey data and recent road works in the locality, it is agreed by the joint experts in Traffic that the conditioned right turn treatment would remain appropriate for the continued operation of the subject site. It is noted that these works have not been completed to date, and should therefore be completed to allow continued extraction from the site up to the limit prescribed in the original approval and that sought in the extension. Additionally, it is agreed that the existing left turn treatment remains acceptable in order to allow for safe and efficient turns into the site from the south.

The joint experts in Traffic agreed that there were no other traffic engineering issues external to the site that were required to be considered, including the ongoing maintenance impacts onto Mount Cotton Road. In this respect the current conditions from the Department of Transport and Main Roads (DTMR) require the applicant to make a one-off payment of \$418,311.29 prior to the commencement of use. The condition also requires additional payments be made if the output of the quarry were to exceed 1.0 million tonnes per annum over a 15 year period. However, since the existing development permit conditions limit the output of the facility to a maximum of 1.0 million tonnes per annum, this amount would not be exceed without an amended approval/conditions being required.

It was therefore concluded that the conditioned roadworks in the existing development permit remain appropriate.

Noise and Air Quality

It is agreed by the joint experts in Noise and Air Quality that the quarry can develop and operate in compliance with current day noise and air quality standards through the implementation and ongoing maintenance of noise and air quality control measures. It is further agreed that the existing development approval conditions should be amended to reflect the findings of the joint expert report, in particular:

- 2) A construction noise management plan should be prepared prior to the construction of each Stage, and should be submitted for approval by Redland City Council.
- 3) To mitigate operational noise, conditions relating to the following requirements:
 - a) Construction of the following:
 - i. Construct prior to commencement of Stage 1b extraction and new primary and secondary crushing plant commissioning the following:
 - 10m high mound/barrier.
 - 3m high barrier.

- Barrier adjacent to tip head 6 metres high.
- Enclosed tip head 3 sides and roof open to the north.
- ii. Rock drill to have a maximum of SWL 110.1 dB(A).
- iii. Retain earth/rock embankment to west of batching plant.
- b) Continuous noise monitoring at 1 position to the west of the quarry. A summary of the results is to be provided to the Administering Authority with the annual audit report.
 Exceedances in the noise monitoring report are to be highlighted and investigated.
- c) A Noise Management Plan for the operation is to be developed and submitted for approval prior to the commencement of use, which is subject to annual review and update.
- d) Amended noise limit criteria, relating to noise levels at sensitive places (e.g. dwellings).
- 4) To address air quality, conditions relating to the following requirements:
 - a) Conveyor from the secondary crusher to be fully enclosed to minimise dust.
 - b) An Air Quality Management Plan to be submitted to the administering authority for approval prior to the commencement of use, which is subject to annual review and update.
 - c) A supply of spare parts for the dust control sprinkler systems and filters to be held on site.
 - d) Watering of all unsurfaced haul routes during approved operational hours.
 - e) Installation of a weather station for the assessment of wind speeds.

Subject to the above, it is agreed by the experts that the quarry can develop and operate in compliance with current day noise and air quality standards.

<u>Town Planning</u>

The joint experts in Town Planning addressed the reasons for refusal relating to community expectations, alleged conflicts with the planning provisions and future intentions for the site, and impacts on amenity and tourism.

It is agreed by the joint experts in Town Planning that:

- a) The continued use of this extractive resource should be recognised and protected from other potentially inappropriate activities.
- b) The quarry, subject to improved conditions, is consistent with both planning schemes (Redland Planning Scheme v7.2 and Redland City Plan v1.0).
- c) Reasonable community expectations are informed by the planning scheme and it is relevant that the adopted Redland City Plan continues to nominate the site on the Extractive Resources Overlay.
- d) It is appropriate that the quarry be required to operate to current 'best practice' standards and modifications to some of the conditions of approval to achieve this are appropriate.
- e) The extension to the currency period will not have any significant bearing on existing or future tourism opportunities in the area, being the existing cabins on the corner of West Mt Cotton Road (which are well hidden in bushland) and Sirromet Winery (located some 4.5km away).
- f) The amendments to the conditions should be implemented as part of any extension of the currency period, with the mechanisms to do that to be determined by the lawyers of the Court.

There were no matters of disagreement on town planning matters.

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Court supervised mediation on 29 October 2018

Mediation was held on the 29 October 2018 and the appellant readily accepted the recommendations of the noise and air quality experts and proposed that the existing development permit be amended, via an application for a minor change to the Minister, to reflect the recommended variations and inclusions to the conditions. This application will be considered by the Minister in due course and Council is invited to make a pre-request response (before the application is lodged with the Minister) to confirm its position.

Proposed change application

On the 2 November 2018 Council officers wrote to the applicant and requested further information to enable Council to properly consider and assess the proposed changes arising out of the Joint Reports in Noise and Air Quality, which will assist Council in forming a view on the pre-request response notice in relation to the now proposed minor change application.

Further information was requested in relation to the proposed noise barrier/mounds. A summary is provided below:

Construction specifications

A 3 to 10m high fence/barrier is to be constructed along the north-west corner of the site (see Attachment 2). The barrier is to be constructed from galvanised steel posts and steel girths, which will be clad in fibre reinforced cement sheeting. A further 6m high earth bund is proposed along the western edge of the tip head ramp (see Attachment 3), with a compacted vegetated surface. An existing fire trail is to be used for access and no earthworks, other than construction of the earth mound, are proposed (see Attachment 4).

Council officers have reviewed the additional information provided by the applicant in relation to the construction of the barrier/mound. Due to the height of the structures, the final detailed design would need to be certified by a Registered Professional Engineer Queensland (RPEQ). However officers are satisfied that the proposal would not impact on stormwater flows over the site.

Environmental impact

The applicant provided an ecology report to demonstrate that the identified locations for the barriers would not result in any ecological impacts; being located entirely within the approved quarry footprint the barriers would not have a detrimental impact on previously prescribed habitat management plans or reduce the outcome of any revegetation conditions or associated actions. The 10m high barriers would be setback from the edge of nearby Category A vegetation (see Attachment 4).

Visual Impact

The applicant has provided an Ecology Report from 2012 which reviews vegetation heights in the areas surrounding the proposed extraction footprint and which demonstrates that at the time this survey was conducted, the majority of vegetation surrounding the site was between 10m - 15m high (see Attachment 5). Further fieldwork undertaken on the site in 2018 (by BAAM Ecological Consultants) confirms that this vegetation is still intact and is now closer to an average height of 20m. Furthermore, due to the undulating nature of the landscape, this vegetation is located at different elevations; meaning that the canopy screen exists at various heights and will screen the acoustic barriers from existing dwelling houses.

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Legislative Requirements

The without prejudice agreement requires Council to notify the appellant of the decision made at the full Council meeting, by the 24 January 2019. Should Council not resolve to consent to an order to the affect that the appeal be allowed on the basis of the amended extension application, a further review will be required.

Risk Management

Where a party continues to advance reasons for refusal that are not supported by any expert or other evidence, it can reasonably be expected that an application for costs of the appeal will be made and the appellant has good prospects of obtaining a costs order against Council.

Financial

See matters set out in the Risk Management section above.

People

It is noted that Council received properly made submissions regarding the proposed development during the assessment period. The submitters did not elect to join the appeal as co-respondents.

There has been no change in planning direction since the original approval and it is considered that there would be a reasonable community expectation that future extractive operations on the land would be carried out in accordance with contemporary best practice, which will be secured through the minor change application, as concluded by the town planning experts in the appeal.

Environmental

There are considered to be no environmental implications relating to the recommendation in this report.

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Social

There are considered to be no social implications relating to the recommendation in this report.

Alignment with Council's Policy and Plans

The existing Development Permit is proposed to be 'updated' to ensure consistency with the current laws and policies applying to the development.

CONSULTATION

| Consulted | Consultation Date | Comments/Actions |
|--|----------------------|--|
| Engineering Assessment Team | 16/11/2018 | No concerns raised. The barriers would allow for overland flow. |
| Environment Assessment Team | 19/11/2018 | Additional acoustic barriers are located entirely within the footprint extension which was previously proposed to Council – no additional clearing or impacts will occur from the construction or location of the proposed barriers. |
| Principal Consultant, Air Noise Environment | 13/11/2018 | Council's noise expert is satisfied that the proposed amended barriers result in a marginal change (+0.2 dB) in predicted noise levels and that the appropriate noise criteria are predicted to be achieved. |

The content has also been discussed and reviewed by Council's Legal Services team with advice from Counsel.

OPTIONS

Option One

That Council resolves as follows:

- 1. To provide the applicant with a pre-referral response which states that Council has no objection to the proposed minor change application to be lodged with the Minister, subject to conditions that are generally consistent with the amended draft conditions package attached to this report (see Attachment 6);
- 2. On the basis that the minor change application is approved by the Minister, instruct its solicitors to take all necessary steps to settle the appeal; and
- 3. To maintain this report as confidential until the conclusion of the appeal.

Option Two

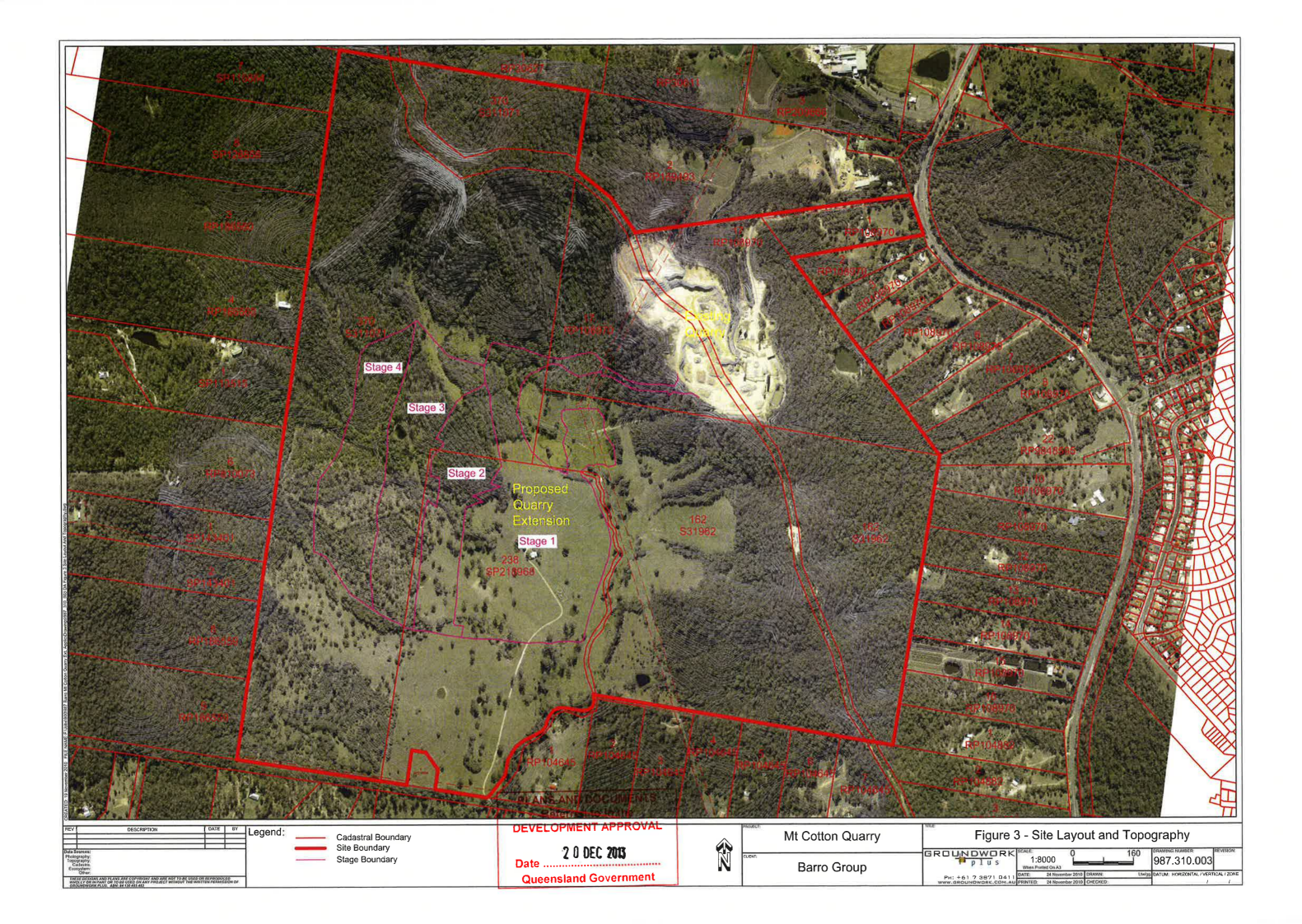
That Council resolves to:

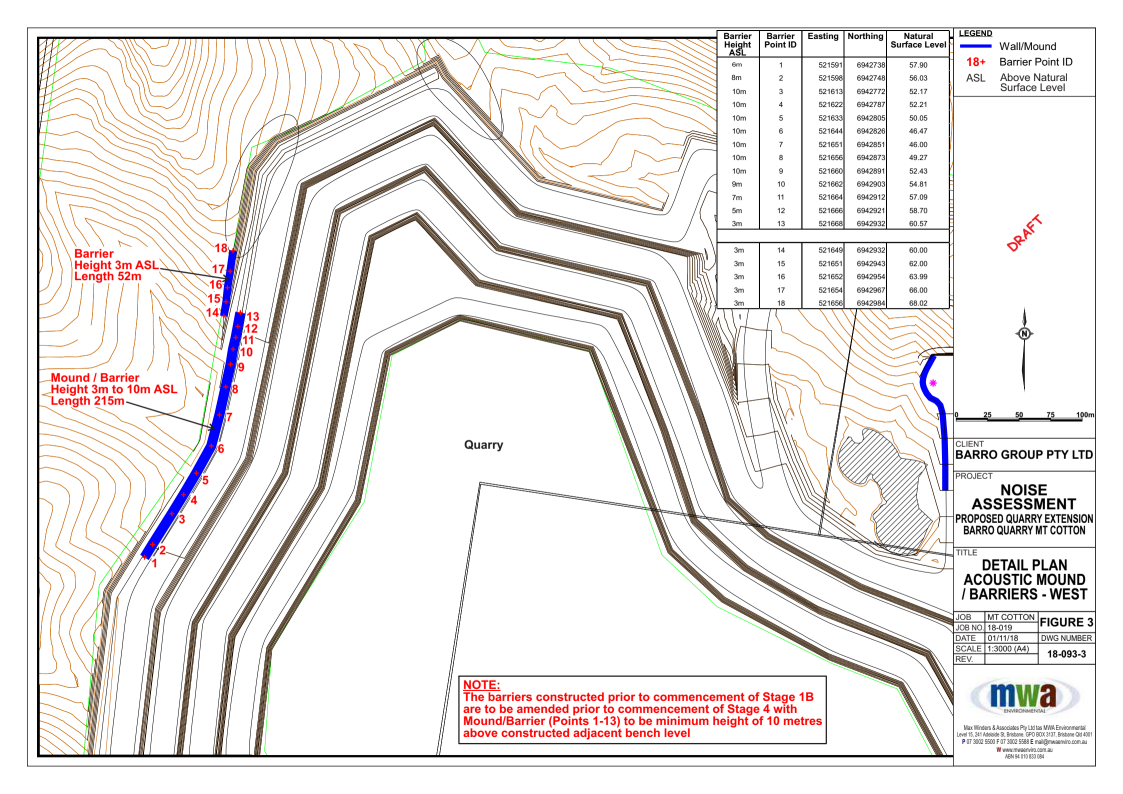
- 1. provide the applicant with a pre-referral response which states that Council objects to the proposed minor change application to be lodged with the Minister;
- 2. instruct its solicitors to take all necessary steps to defend a refusal; and
- 3. maintain this report as confidential until the conclusion of the appeal.

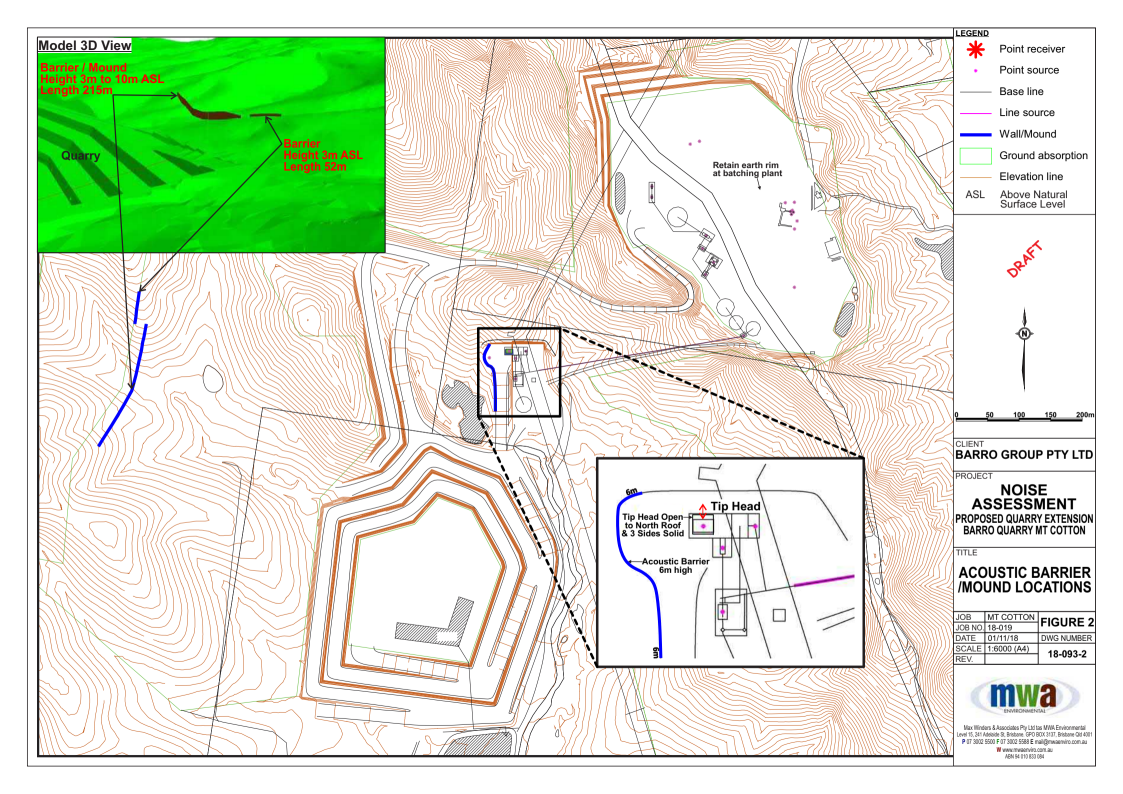
OFFICER'S RECOMMENDATION

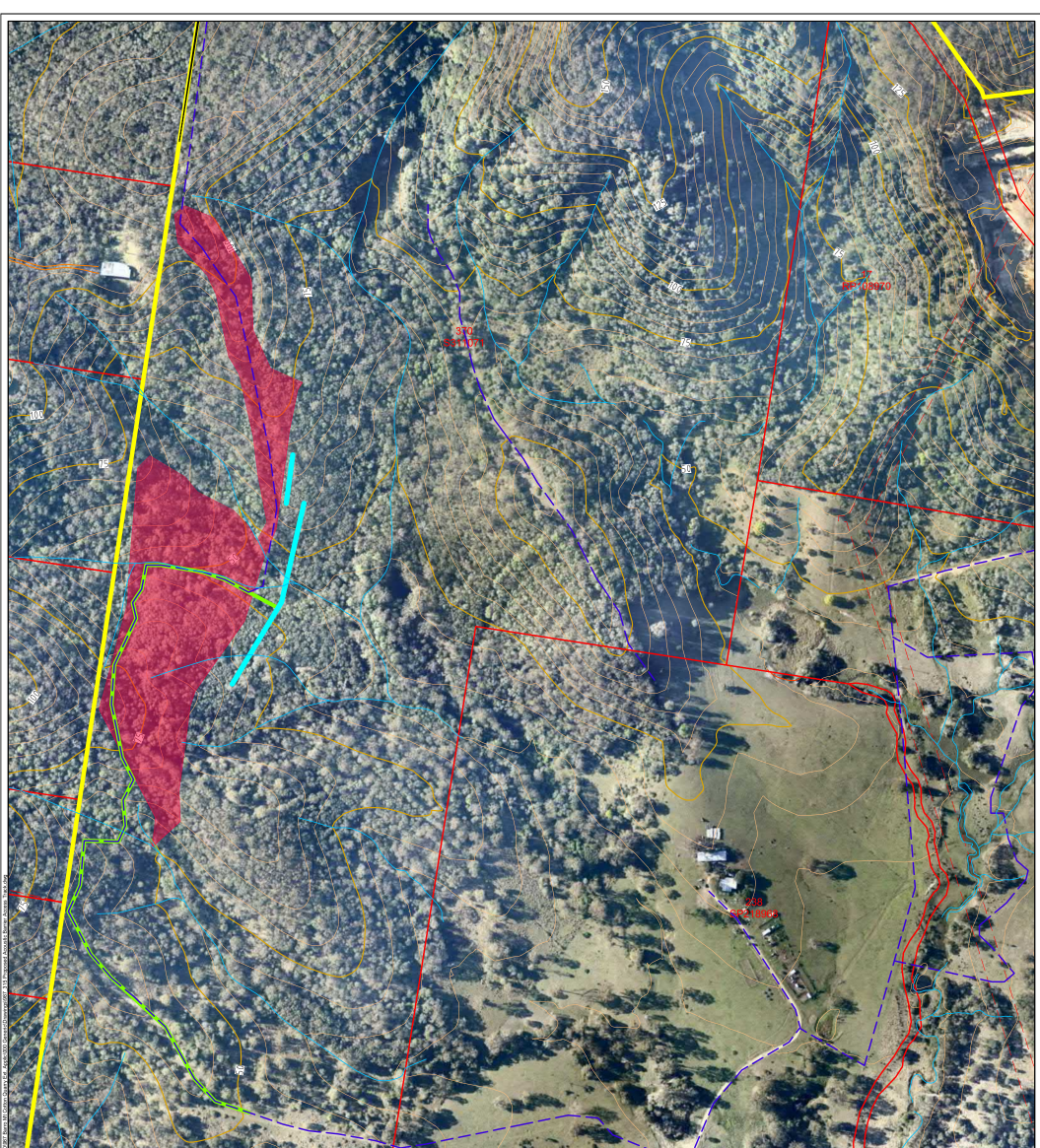
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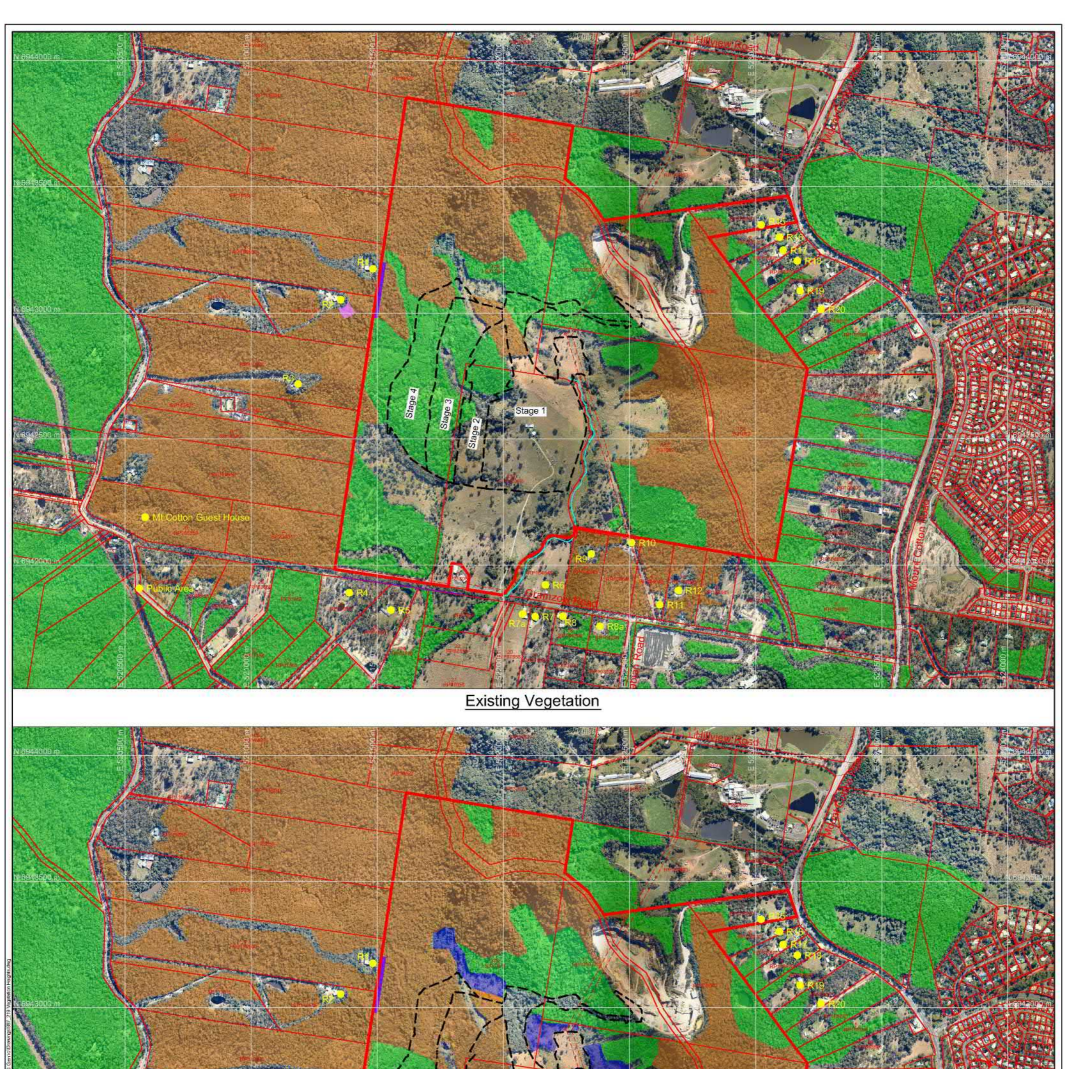




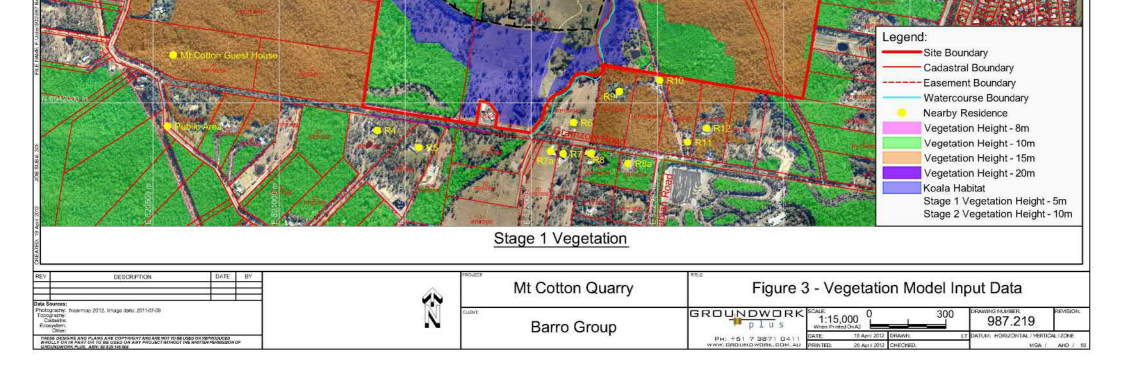




| Legend: Cadastral Boundary Site Boundary Existing Fire Track Proposed Access Track Proposed Accustic Barrier Category A Vegetation | | RP104645 |
|---|------------------|--|
| REV DESCRIPTION DATE BY Data Sources: | Mt Cotton Quarry | Proposed Acoustic Barrier Access Track |
| Photography: Geogle Earth, 2016-04-07 Toorgraphy: 2006 Cardistre: Ecosystem: Other: These Designs and PLANS ARE COPVRIGHT AND ARE NOT TO BE USED OR REPRODUCED WHOLLY OR IN PART OR TO BE USED ON ANY PROJECT WITHOUT THE WRITTEN PERMISSION OF GROUNDWORK PLUE PTY ICT. BAR: 136 04 221 071 WITHOUT THE WRITTEN PERMISSION OF | Barro Group | BRDUNDWORK SCALE: 0 80m DRAWING NUMBER: REVISION: Ph: +61 7 3871 0411 DATE: 2 November 2018 DRAWN: JHV DATUM: HORIZONTAL / VERTICAL / ZONE www.groundwork.com.au PRINTED: 2 November 2018 CHECKED: JT MGA / AHD / 56 |



Stage 1



Schedule 1: Conditions of Approval

Material Change of Use (Development Permit) for Extractive Industry

| Approved Pla Jndertake the and documents Approved Plan No. DA2 001 | s referred to in Table 1, so | accordance with the | | | | | | | |
|---|---|--|---|--|--|--|--|--|--|
| Approved Plan No. DA2 001 | development generally ir s referred to in Table 1, st Table 1: Approved F | | ommoss- 1 1 | | | | | | |
| Approved Plan No. DA2 001 | s referred to in Table 1, su Table 1: Approved F | | | | | | | | |
| Plan No. DA2 001 | | - | Undertake the development generally in accordance with the approved plans and documents referred to in Table 1, subject to the conditions of this approval | | | | | | |
| Plan No. DA2 001 | Title | Plans and Documents. | | at all times | | | | | |
| | | Date | Prepared by | | | | | | |
| | Schematic of Proposed Plant Layout | 7 July 2010 | Groundwork Plus | | | | | | |
| DA2 002 | Quarry Development Plan - Stage 1A | 7 July 2010 | Groundwork Plus | | | | | | |
| DA2 003 | Quarry Development Plan -Stage IB | 7 July 2010 | Groundwork | | | | | | |
| DA2 004 | Quarry Development | 9 June 2010 | Groundwork | | | | | | |
| DA2 005 | Quarry Development | 9 June 2010 | Groundwork | | | | | | |
| DA2 006 | Quarry Development | 9 June 2010 | Groundwork | | | | | | |
| 987.310.003 | Figure 3 - Site Layout | 24 November 2010 | Groundwork | | | | | | |
| 987.310.023 | Conceptual Plant | 27 January 2011 | Groundwork | | | | | | |
| 087_233 | Geotechnical Report - Mt Cotton Quarry | 20 December 2010 | Groundwork Plus | | | | | | |
| 8-093-2 | Acoustic Barriers/Mound | 1 November 2018 | MWA Environmental | | | | | | |
| 8-093-3 | Detail Plan Acoustic Mound/ Barriers – West | 1 November 2018 | MWA Environmental | | | | | | |
| approval relat approval. App | | | | | | | | | |
| lated 2010 an | d 2011 and the approved s and documents dated 2 | plans and document | s dated 2018, the | | | | | | |
| Development | Permit | | | At all times | | | | | |
| | | | roved plans and | | | | | | |
| Quarry Exter | ıts | | | At all times | | | | | |
| | DA2 005 DA2 006 87.310.003 87.310.023 87.233 87_233 8-093-2 8-093-3 Vote: This comproval relating pproval relating pproval and addinister. Vhere there is Vated 2010 and point A copy of the social point point of the social point point of the social point | DA2 004 Quarry Development Plan - Stage 2 DA2 005 Quarry Development Plan - Stage 3 DA2 006 Quarry Development Plan - Stage 4 87.310.003 Figure 3 - Site Layout and Topography 87.310.023 Conceptual Plant Layout 87_233 Geotechnical Report - Mt Cotton Quarry Extension 8-093-2 Acoustic Barriers/Mound Locations 8-093-3 Detail Plan Acoustic Mound/ Barriers – West Vote: This condition refers to the appro- proval relates and is the primary med pproval. Approved plans and documer pproval and are dated to reflect the da Ainister. Vhere there is an inconsistency betweed approved plans and documents dated 2 inconsistency. Development Permit A copy of the development permit (incl ocuments) is to be maintained on the s Quarry Extents | DA2 004 Quarry Development Plan - Stage 2 9 June 2010 DA2 005 Quarry Development Plan - Stage 3 9 June 2010 DA2 006 Quarry Development Plan - Stage 4 9 June 2010 BA2 006 Quarry Development Plan - Stage 4 9 June 2010 87.310.003 Figure 3 - Site Layout and Topography 24 November 2010 87.310.023 Conceptual Plant Layout 27 January 2011 87_233 Geotechnical Report - Mt Cotton Quarry Extension 20 December 2010 8-093-2 Acoustic Barriers/Mound Locations 1 November 2018 8-093-3 Detail Plan Acoustic Mound/ Barriers – West 1 November 2018 Vote: This condition refers to the approved plans and docum pproval relates and is the primary means of defining the ext pproval and are dated to reflect the date of approval of the of dinister. Vhere there is an inconsistency between the approved plans and documents pproved plans and documents dated 2018 prevail to the ext inconsistency. Development Permit Ac copy of the development permit (including all relevant app locuments) is to be maintained on the site at all times. Quarry Extents | DA2 004 Quarry Development Plan - Stage 2 9 June 2010 Groundwork Plus DA2 005 Quarry Development Plan - Stage 3 9 June 2010 Groundwork Plus DA2 006 Quarry Development Plan - Stage 4 9 June 2010 Groundwork Plus 87.310.003 Figure 3 - Site Layout and Topography 24 November 2010 Groundwork Plus 87.310.023 Conceptual Plant Layout 27 January 2011 Groundwork Plus 87_233 Geotechnical Report - Mt Cotton Quarry Extension 20 December 2010 Groundwork Plus 8-093-2 Acoustic Barriers/Mound Locations 1 November 2018 MWA Environmental 8-093-3 Detail Plan Acoustic Mound/ Barriers – West 1 November 2018 MWA Environmental Vote: This condition refers to the approved plans and documents to which the pproval relates and is the primary means of defining the extent of the pproval and are dated to reflect the date of approval of the application by the finister. Where there is an inconsistency between the approved plans and documents dated 2010 and 2011 and the approved plans and documents dated 2018, the pproved plans and documents dated 2018 prevail to the extent of the enconsistency. Development Permit Copy of the development permit (including all relevant approved plans and documents) is to be maintained on the site at all times. | | | | | |

| | application Stage 4 (Ref Drawing DA2 006 prepared by Groundwork Plus). | |
|----|---|--|
| 4 | Survey data Submit to Council the electronic data for the survey points which define the entire approved extent of the quarry pit. These survey points must be in accordance with the quarry extent shown on the development application Stage 4 (Ref Drawing DA2 006 prepared by Groundwork Plus). | Prior to the commencement of the use |
| 5 | Compliance Comply with all conditions of this approval, at no cost to Council or the Department of Infrastructure, Local Government and Planning, at the timing periods specified in the conditions. Where the condition indicates that the condition is an ongoing condition, that condition must be complied with for the life of the development, and where the timing of the condition indicates it is prior to the commencement of the use, that condition must be complied with prior to extraction of quarry material occurring in the quarry pit extent identified in condition 4. | As indicated |
| 6 | Hours of operation (a) Operate the approved use, including truck movements associated with the use, only between the following hours: (i) Monday to Friday - 6:30am to 6:00pm; and (ii) Saturday - 6:30am to 4pm. (b) After hours maintenance is only to take place between 6:00am to 8:00pm Monday to Saturday. (c) Quarrying activities are not to occur at any other time or on public holidays | At all times |
| 7 | Condition deleted | |
| 8 | Complete All Building Work Complete all building work associated with this development approval where such building work is to be carried out generally in accordance with the approved plans and documents and, where the building work is assessable development, in accordance with a current development permit. Prior to the commencement of any building work, development permit(s) for carrying out building work may be required. <i>Note: This approval does not permit building work to occur. Refer to advice regarding additional development permits and compliance permits.</i> | Prior to the completion of Stage IB |
| 9 | Operational Restrictions - Quarry | At all times |
| | (a) Operate the quarry with a rate of production that does not exceed one (1) million tonnes per annum, unless otherwise stipulated in the relevant environmental authority for the activity. (b) Upon request by a duly authorised Council officer, provide to Council, within 10 business days of the request being made, details of the tonnage amounts for the period(s) specified by the Council officer. Maintain suitable records of tonnage amounts that enable this information to be provided. | As indicated and at all times |
| AC | million tonnes per annum, unless otherwise stipulated in the relevant environmental authority for the activity. (b) Upon request by a duly authorised Council officer, provide to Council, within 10 business days of the request being made, details of the tonnage amounts for the period(s) specified by the Council officer. Maintain suitable records of tonnage amounts that enable this information to be | |

| | Table 2 -Noise Limits | | | | | | |
|-----|--|--|---|---|--|-----------------------|--|
| | Location Noise Sensitive | | | Smin)) | | | |
| | Land Use | Early Morning Maintenance Only (6am – 6.30am) | | Daytime (7am - | Evening (6pm - 10pm) | | |
| | To the West | 35 | 35 | 35* | 35 | | |
| | To the South | 40 | 41 | 41 | 41 | | |
| | To the South-East | 40 | 42 | 45 | 42 | | |
| | To the East/North East ⁴ Note: The noise limits for since it is not believed to be *L90 of 29 dB(A), adjuste | be appropriate to | have a higher noi | | | | |
| 11 | The rock drill used at th greater than 110.1dBA. I Council and to the Depart demonstrate noise emissio will achieve a maximum s dBAcompliance. | Provide vendor da ment of Environn ons from rock drill | nta or measurement nent and Heritage ling (or alternative | nt data to the Protection to e drilling method) | commenceme use | nt of the | |
| 12 | Submit to Council and to Protection a noise survey compliance with the noise | to confirm the ope | erational noise lev | | Within six mo the commence the use | | |
| 12A | AConstruct the following generally in accordance with 'Figure 2 – Acoustic Barrier/Mound Locations', drawing no. 18-093-2 prepared by MWA Environmental and dated 01/11/18 and 'Figure 3 – Detail Plan Acoustic Mound/Barriers - West', drawing no. 18-093-3 prepared by MWA Environmental and dated 01/11/18. (a) 10 metre high mound/barrier. (b) 3 metre high barrier. (c) Barrier adjacent ramp to tip head – 6 metres high. (d) Enclosed tip head – 3 sides and roof – open to the north.Prior to the commencement both Stage 1b extraction and commissioning new primary ar secondary crush plant | | | | | d Ig of the and | |
| 12B | Retain the earth/rock en | nbankment to the | e west of the batc | ching plant. | At all times | | |
| 12C | ² Submit post-construction certification for the acoustic barriers/mounds constructed in accordance with condition 12A from a suitably qualified acoustic consultant certifying that the conditions of development approval relating to noise are achieved. Prior to the commencement o both Stage 1b extraction and commissioning of new primary and secondary crushin plant | | | | | | |
| 12D | Submit, and have approved by the Council, a construction noise management plan (CNMP) that identifies the duration and location of works, expected key noise sources, noise management and mitigation measures adopted for each stage of construction and details of community liaison and notification procedures. Where extensive construction works which generate high noise levels are proposed over a period of weeks, the CNMP should incorporate respite periods into the noise management procedures. Prior to the commencement both Stage 1b extraction and commissioning of new primary an secondary crush plant | | | | | | |
| | L | | | | 1 | | |
| AIR | QUALITY | | | | | | |

| | (a) | | (f) to (l) At all times after completion of the relevant building |
|-----|-----------------------------------|---|---|
| | (aa) | Maintain a supply of spare parts for the dust control sprinkler systems and spare filters for the dust baghouse at the concrete batching plant on site. | work |
| | (b) | Operate a wheel wash or alternative measure at the site to minimise silt loading on the access road; | |
| | (c) | Cover the haul road between the pit and the tip head with secondary crusher scalps and dampen by a water truck (2 litres/m ² /hour) as required; | |
| | (d) | Fit dust extraction systems on rock drill with collectors and wet drilling by water sprays; and | |
| | (e) | Progressively stabilise completed quarry areas by mulching and planting. | |
| | (f) | Enclose crushers and fine material screens; | |
| | (g) | Cover the surge screen at the top of the overland conveyor; | |
| | (h) | Include luffing, slewing and telescoping units which minimise drop height; on conveyors to stockpiles; | |
| | (i) | Fit conveyors carrying primary and secondary crushed stone with water sprays at all transfer points; | |
| | (j) | Cover the overland conveyor from the primary crushing station to the main processing plant, allowing maintenance access on one side; | |
| | (k) | Cover conveyors transporting material that has been crushed to tertiary or finer grade, and provide water sprays at transfer points; | |
| | (l) | Fully enclose the conveyor from the secondary crusher to the main processing area to minimise release of dust; | |
| | (m) | Watering of internal, unsurfaced haul routes must occur during all approved operational hours at a rate of 2 litres/m ² /hour except where 0.25mm or more rainfall has occurred in the prior 24 hour period; and | |
| | (n) | Sprinklers on stockpiles and open, erodible areas are to be operated when wind speeds exceed 5.4m/s. For clarity, sprinklers on conveyors and discharges to stockpiles are to be operated at all times. | |
| 14 | cone | a weather station to assist in anticipating adverse meteorological litions that may give rise to dust generation and implementation of rational changes and improve mitigation to avoid adverse impacts. | The installation of the weather station prior to the |
| | A w spee met The dete | weather station is to be installed at a location suitable for assessing wind eds at open erodible surfaces, and operated continuously. The eorological sensors should be located at a minimum height of 2 metres. monitoring data is to be reviewed continuously and used as a basis for ermining requirements for the operation of stockpile sprinklers and I route watering in accordance with conditions 13(m) and 13(n). | commencement of the use and then monitored at all times |
| BLA | STIN | NG | |
| 15 | | ertake blasting activities only Monday to Friday - 9:00am to 5:00pm. No ting is to occur at any other time or on public holidays | At all times |
| 16 | of 1 | se from blasting operations must not exceed an airblast over- pressure level 15 dB Linear Peak for nine (9) out of ten (10) consecutive blasts when sured at any noise sensitive place or commercial place. | At all times |
| 17 | Nois | se from blasting operations must not exceed an airblast over pressure level | At all times |

| | | | k for any blast when measured at any | noise sensitive place | |
|-----|---|---------------------------------------|---|---------------------------------|---------------------------------|
| | or commercial p | | | | |
| 18 | The ground-born mm per second f | e velocity (PPV) of 5 sts. | At all times | | |
| 19 | The ground-born | nm/s for any blast. | At all times | | |
| 20 | | d to th | lata, including vibration and overpress e Department of Environment and He quest. | | At all times |
| 21 | The developmen vibration limits i vibration and air at a location as c | At all times | | | |
| | Tab | ole 3 A | irblast Overpressure and Vibratio | n Limits | |
| | Parameter | | Threshold Value (as measured at t commercial place) | the sensitive or | |
| | | | Monday to Friday 9am - 5pm | Other times and public holidays | |
| | Vibration | a. | the ground-borne vibration must not exceed a peak particle velocity (PPV) of 5 mm/s for nine (9) out of ten (10) consecutive blasts; and | No blasting to occur | |
| | | b. | the ground-borne vibration must not exceed a PPV of 10 mm/s for any blast. | | |
| | Airblast overpressure | a | the airblast overpressure must not exceed 115 dB Linear Peak for nine (9) out of ten (10) consecutive blasts; and | No blasting to occur | |
| | | b | the airblast overpressure must not exceed 120 dB Linear Peak for any blast. | | |
| CON | IMUNITY ENG | GAGE | CMENT | | |
| 22 | Submit, and have Engagement Stra relevant sections 11 Policy 12 - So following inform | ance with the e (Version 7.2) Part | Prior to the commencement of the use or prior to new access road works whichever | | |
| | (d) Details on h details of the a minimum, this approva each approv | occurs sooner | | | |
| | | | rmulation of a Community Reference this approval. | Group, as required | |
| 23 | | | y Reference Group to facilitate the ef conmental issues associated with the d | | Prior to the use commencing and |

| | Gro | ıp must: | ongoing |
|-----|-----------------------------|---|---|
| | (a) | be chaired by the Quarry Manager (or appropriate delegate); | |
| | (b) | include representatives from Redland City Council, interested community groups and individual surrounding land owners; and | |
| | (c) | establish a Terms of Reference for the Group that is founded on transparency and clearly identifies the purposes and objectives of the Group. | |
| 24 | Prov | vide to Council details of the Community Reference Group, including the: | Prior to the use |
| | (a) | list of members in the Group; | commencing |
| | (b) | Terms of Reference for the Group; and | |
| | (c) | proposed meeting schedule for the Group. | |
| DES | IGN | | |
| 25 | (a) | Submit, and have approved by Council floor plans and elevations of all proposed buildings for Compliance Assessment in accordance with superseded Redlands Planning Scheme (Version 7.2) Part 4 Division 21 - Rural Non-Urban Zone Code - Specific Outcomes S2.1 and S2.2; | Prior to the commencement of building work |
| | (b) | The heights of the buildings are to be generally in accordance with the reduced levels (RLs) identified on the approved plan titled, Conceptual Plant Layout. The submitted plans must indicate the finished floor levels referenced to Australian Height Datum, must be to scale and must be fully dimensioned. | |
| 26 | with Nov prop ensu | e existing Energex Easement E on SP102535 is relocated in accordance the conditions contained in Energex's advice agency response dated 1 ember 2013, a plan indicating the location of the new easement and any osed clearing or planting is to be submitted to Council for approval so as to re that impacts on, for example, vegetation, fauna movement, stormwater visual amenity are suitably addressed and minimised. | Prior to the relocation of the existing electrical infrastructure located within Easement E on SP102535 and the reinstatement of an easement in favour of Energex for the relocation |
| 27 | the r | ate, design and install outdoor lighting, where required, in accordance with relevant Australian Standards, to minimise the potential for light spillage to e nuisance to neighbours. | At all times |
| ECO | LOC | GY | |
| 28 | (a) | Submit to the Department of Environment and Heritage Protection and submit to and have approved by Council a revised Habitat Management Plan which is generally in accordance with the Habitat Management Plan prepared by BAAM Pty Ltd dated 2 December 2010 and a revised Integrated Koala and Koala Habitat Report, which is generally is accordance with the Integrated Koala and Koala Habitat Report prepared by BAAM Pty Ltd dated 18 November 2010. These documents must: | Prior to the clearing of any mapped Remnant Vegetation |
| | | (i) provide detailed design of structures and demonstrates that safe koala (and other fauna) movement will be provided and maintained across the north of the site; | |
| | | (ii) quantitatively confirms the ecological equivalence between the impact area and offset sites; | |
| | | (iii) provide a detailed assessment of potential impacts and management strategies lo avoid mortality or injury to koalas during the construction and operational phases and address koala movement | |

| | | | (barriers to movement, safe movement opportunities, fencing and indirect operational impacts on adjacent high value bushland habitat); | |
|----|--|---|--|--|
| | | (iv) | Provide the following additional detail, including the key management plan elements, including: | |
| | | | - responsible entity/ personnel; | |
| | | | - performance targets; | |
| | | | - implementation strategies/ mitigation measures; | |
| | | | - audit and review provisions; | |
| | | | - monitoring; and | |
| | | | - corrective action processes; and | |
| | | (v) | recalculate the proposed non-juvenile koala trees to be offset, based on the identified highest estimated trees to be removed within vegetation polygons 1, 3, 5, and 6, being 13, 953, as indicated in the Koala Tree Survey Report prepared by BAAM dated 18 November 2010 in addition to the trees identified to be removed within vegetation polygons 2, 4 and 7. This is expected to equate to a total of 15,499 non-juvenile koala trees to be offset. | |
| | (b) | | revised Habitat Management Plan referred to in (a) above is also to ide details on: | |
| | | (i) | pre-disturbance surveys for Macadamia; | |
| | | (ii) | propagation of Macadamia; | |
| | | (iii) | development and improvement of the recovery plan for Corchorus cunninghamii; | |
| | | (iv) | consultation with the relevant authorities to manage remnant vegetation to support Corchorus; and | |
| | | (v) | appropriate fire management to support Corchorus. | |
| 29 | Con | ditio | n deleted | |
| 30 | Act Strat Man area | 1999 tegy j lagen s of l | request to Chief Executive administering the <i>Vegetation Management</i> to have the koala offset areas as identified in the Koala Tree Offset prepared by BAAM dated 2 December 2010 and the Koala Offset Site nent Plan prepared by BAAM dated 18 November 2010, declared as high nature conservation value under Section 19E of the <i>Vegetation nent Act 1999</i> . | Prior to the clearing of any mapped Remnant Vegetation |
| 31 | the p decla acco Cona appr | oropo aratio ordan serva oved | and have approved by Council a request for compliance assessment for osed declared area management plan, to accompany a request for on under section 19E of the <i>Vegetation Management Act 1999</i> in ce with the relevant sections of the South East Queensland Koala tion State Planning Regulatory Provisions. This plan must be before it is provided as part of the request for declaration to the Chief e responsible for administering the <i>Vegetation Management Act 1999</i> . | Prior to the commencement of the use |
| 32 | nota writi | tion (| Council a current title search showing the vegetation management on the title, which demonstrates that the declaration has been made and otice provided to the Registrar of Titles in accordance with Section are Vegetation Management Act 1999. | Within 14 days of being notified or otherwise becoming aware that the notation on title has been made |
| 33 | Envi Reha | ironn abilit | the Department of Natural Resources and Mines, the Department of nent and Heritage Protection and Council for approval a revised ation of Post Extraction Area Management Plan, generally in ce with the Rehabilitation of Post Extraction Area Management Plan | Prior to the clearing of any mapped Remnant Vegetation |

| | of th | e Site Environmental Management Plan, prepared by Groundwork Plus | |
|----|------------------------------------|--|--|
| | date quai | d 19 November 2010 as amended by these conditions of approval, which attatively confirms the ecological equivalence between the impact area and bilitation sites. | |
| 34 | with by C ame | mit a revised Site Environmental Management Plan generally in accordance to the Mount Cotton Quarry Site Environmental Management Plan prepared Groundwork Plus, dated 19 November 2010. The revisions are to include the ndments required by the conditions of this approval and are to provide, tional detail, including the key management plan elements, as follows: | commencement of |
| | (vii) | responsible entity/ personnel; | |
| | (viii |) performance targets; | |
| | (ix) | implementation strategies/ mitigation measures; | |
| | (x) | audit and review provisions; | |
| | (xi) | monitoring; and | |
| | (xii) | corrective action processes. | |
| | | revised Environmental Management Plan must be reflective of the revised uments and conditions forming part of this approval. | |
| | | e: Where there is a conflict between the EMP and conditions of approval, conditions of approval take precedence. | |
| 35 | with Nov appi Koa of E | mit a revised Koala Offset Site Management Plan, generally in accordance the Koala Offset Site Management Plan prepared by BAAM dated 18 rember 2010, to the Department of Environment and Heritage Protection for roval which demonstrates compliance with the Offsets for Net Gain of la Habitat in South East Queensland Policy, published by the Department nvironment and Heritage Protection. In particular, the applicant must eve a net benefit ratio of 5:1 for all non-juvenile Koala trees proposed to be red. | Prior to the clearing of any mapped Remnant Vegetation |
| | | elation to juvenile koala habitat, the following points must also be ressed: | |
| | (a) | identify the location of existing koala habitat (survey plan/tree plot with non-juvenile and juvenile koala habitat trees); | |
| | (b) | exclude existing mature koala habitat trees from any formal calculation of the offset obligation; | |
| | (c) | determine the number of juvenile koala habitat trees (regrowth) which can be counted towards the offset requirement by using the following principles: | |
| | | a. estimate the number of juvenile regrowth trees which will most likely reach maturity. This may be done by calculating the stems per hectare of mature koala habitat trees for that particular regional ecosystem type as described in the Policy; | |
| | | Note: Not all regrowth juvenile koala habitat trees can be counted towards the offset obligation as some regrowth may occur in highly dense clumps which over time will naturally thin out. These trees will not achieve the overall outcomes for establishing koala habitat described in the Policy. | |
| | (d) | actively manage the site to ensure that the offset management obligation is achieved. This includes compensating for the loss of trees; | |
| | (e) | revegetate the remainder of the site in accordance with the principles described in the Policy; | |
| | (f) | provides justification for the utilisation of regrowth that will contribute to the overall offset obligation; | |
| | (g) | achieve the offset obligation in terms of the number of mature koala | |

| | habitat trees regardless of whether revegetation is done through revegetation, replanting or a combination of these options. | |
|----|---|--|
| | ADVICE: For example, based on an offset site of one hectare, if the site had a pre-clearing regional ecosystem canopy stem density of 500 steins per hectare and the site had existing regrowth juvenile koala habitat trees at a density of 1000 stems per hectare spread across the site, then only 500 regrowth stems can be counted towards the offset obligation Note that this outcome is based on the assumption that the regrowth is spread across the site and not confined to one or more highly dense patches; building on the above example, if the offset obligation was for the establishment of 500 non-juvenile koala habitat trees (for the clearing of 100 non-juvenile koala habitat trees) and 2000 m of area on the offset site (one hectare) currently contained regrowth juvenile koala habitat trees, this would mean that 100 regrowth stems could be counted towards the 500 Stems offset obligation. If the regrowth area had more than 100 juvenile koala habitat trees, the additional trees could not be counted. To complete the offset obligation, a further 400 non-juvenile koala habitat trees would need to be established on site. (Note that this example does not factor in replanting at higher densities to compensate for plant mortality that may occur on the site); Note: The decision of incorporating regrowth of koala habitat trees will be at | |
| | the discretion of the relevant authority. | |
| 36 | Demonstrate to the satisfaction of the Department of Environment and Heritage Protection and Council that the proposed development complies with the following provisions of the South East Queensland Koala Conservation State Planning Regulatory Provision: | At all times |
| | (a) During construction phases and for the life of operational activities: | |
| | (i) measures are taken in construction and operational practices to not increase the risk of death or injury to koalas; and | |
| | (ii) native vegetation that is cleared and in an area intended to be retained for safe koala movement opportunities is progressively restored and rehabilitated. | |
| | (b) Native vegetation clearing is undertaken as sequential clearing and under the guidance of a koala spotter where the native vegetation is a non- juvenile koala habitat tree. | |
| | (c) Native vegetation is progressively restored and rehabilitated once extractive operations have ceased on that part of the premises. | |
| | (d) Landscaping activities provide food, shelter and movement opportunities for koalas consistent with the site design. | |
| | (e) Operational activities are staged in line with operational need. | |
| 37 | At the time periods specified in the revised Habitat Management Plan referred to in condition 28 of this approval undertake monitoring and maintenance to the koala offset areas generally in accordance with the approved Habitat Management Plan, as amended by these conditions, unless otherwise varied by the declared area management plan. | At all times |
| 38 | Upon request by a duly authorised Council officer, provide to Council, within 10 business days of the request being made, copies of the outcomes of monitoring conducted in accordance with the revised Habitat Management Plan referred to in condition 28 of this approval, unless otherwise varied by the declared area management plan. Maintain suitable records of the monitoring programs that enable this information to be provided. | At all times |
| 39 | a) Submit, and have approved by Council plans for earthworks and access works that identify fauna crossings over or under the new access road, in accordance with the relevant sections of the Department of Transport and Main Roads Fauna Sensitive Road Design Manual - Volume 2, Chapter 6. The plans must detail the designs of the crossings and any directional | Prior to the commencement of the use or prior to the commencement of the new access road |

| | fencing proposed to give the crossings full effect for fauna usage. | works whichever occurs sooner |
|-----|--|--|
| | b) Submit, and have approved by Council plans that identify fauna crossings under the elevated conveyor belt between the processing plant area and the new quarry pit. Such plans are to be in accordance with the relevant sections of the Department of Transport and Main Roads Fauna Sensitive Road Design Manual - Volume 2, Chapter 6. | Prior to the |
| GE | DTECHNICAL | |
| 40 | Undertake the recommended measures presented in the approved Groundwork Plus Geotechnical Report dated 20 December 2010. | As indicated and as required and then at all times |
| INF | RASTRUCTURE AND UTILITY SERVICES | |
| 41 | External reticulated water supply must only be used for potable use and ablution facilities. | At all times |
| 42 | Pay the cost of any alterations to existing public utility mains, services or installations due to building and works in relation to the proposed development, or any works required by conditions of this approval. Any cost incurred by Council must be paid at the time the works occur in accordance with the terms of any cost estimate provided to perform the works. | At the time of works occurring |
| LAI | IDSCAPING | |
| 43 | Submit, and have approved by Council landscape plans for compliance assessment in accordance with the relevant sections of the following: superseded Redlands Planning Scheme (Version 7.2) Part 5 Division 7 - Habitat Protection Overlay Code superseded Redlands Planning Scheme (Version 7.2) Part 8 Division 8 - Landscape Code Redlands Planning Scheme Part 9 Schedule 9 - Street Trees Redlands Planning Scheme Part 9 Schedule 10 - Vegetation Species List superseded Redlands Planning Scheme (Version 7.2) Part 11 Policy 3 Chapter 3 - Landscaping and Chapter 6 - Security Bonding superseded Redlands Planning Scheme (Version 7.2) Part 11 Policy 9 Chapter 2 - Documentation and General Conditions, Chapter 10 - Parks and Open Space and Chapter 11 - Landscaping superseded Redlands Planning Scheme (Version 7.2) Part 11 Policy 16 - Safer by Design The landscape plans must include the following: (a) Details regarding proposed fencing to be located on the site; (b) Details of landscaping and visual mitigation measures within the Energex easement. Provide Council with a copy of Energex approval for the proposed landscaping and visual mitigation measures within the Energex easement. | Prior to the commencement of the use |
| STO | RMWATER MANAGEMENT | 1 |
| 44 | Water Monitoring Plan Submit, and have approved by Council a Water Monitoring Plan for compliance assessment in accordance with the relevant sections of superseded Redlands Planning Scheme (Version 7.2) Part 9 Schedule 11 and which includes: | Prior to the commencement of the use |

| | (a) | | roundwater quality sampling program which includes a minimum of 12 nths sampling to establish a baseline water quality data set; | |
|----|------------------------------|-----------------------------------|--|----------------------------|
| | (b) | | nitoring of groundwater levels in the monitoring bores and RN97706 to firm the magnitude of predicted groundwater drawdown; | |
| | (c) | A s | urface water monitoring program which includes: | |
| | | (i) | Monitoring of surface runoff water quality in Greenhide/California Creek at Gramzow Road (prior to and during operations); | |
| | | (ii) | Monitoring of pit water quality, | |
| | | (iii) | Monitoring of discharge volumes and water quality from the water treatment system. | |
| | (d) | coll | rocess for preparation of an annual monitoring report that reviews the ected data against water quality objectives for surface and indwater. | |
| 45 | Acid Rock Management Plan | | ck Management Plan | Prior to the |
| | com | pliar | and have approved by Council an Acid Rock Management Plan for nee assessment in accordance with the relevant sections of superseded is Planning Scheme (Version 7.2) Part 9 Schedule 11 that details: | commencement of the use |
| | (a) | | nonitoring program to identify whether acid rock drainage is occurring he site, and | |
| | (b) | | posed mitigation measures to manage any acid rock drainage identified he site | |
| 46 | Dan | n Sa | fety Report | Prior to the |
| | wate Safe to d open | er fro ety R emor ration | tended to use the existing dam on the site for the storage of excess om disturbed areas on the site, submit to Council for approval a Dam eport, certified by a Registered Professional Engineer of Queensland, instrate that the existing dam structure is suitable for use in quarry as. The Dam Safety Report should also comply with relevant itents of the <i>Water Supply (Safety and Reliability) Act 2008.</i> | commencement of the use |
| 47 | Stor | rmw | ater Management Plan | Prior to the |
| | com | | and have approved by Council a Stormwater Management Plan for nee assessment in accordance with the relevant sections of the g: | commencement of the use |
| | _ | Stor | erseded Redlands Planning Scheme (Version 7.2) Part 8 Division 9 - mwater Management Code erseded Redlands Planning Scheme (Version 7.2) Part 11 Policy 3 | |
| | | Cha | pter 6 - Security Bonding | |
| | - | Cha | erseded Redlands Planning Scheme (Version 7.2) Part 11 Policy 9 pter 2 - Documentation and General Conditions and Chapter 6 - mwater Management | |
| | _ | sup | erseded Redlands Planning Scheme (Version 7.2) Part 9 Schedule 11 - er Quality Objectives. | |
| | Stor Suth quai poli | rmwa nerlan ntity cy in | mwater Management Plan is to be generally in accordance with the ter Assessment and Management Plan, prepared by Gilbert and nd Pty Ltd, dated November 2010 and addresses both quality and in accordance with the Stormwater Management Code and associated the superseded Redlands Planning Scheme (Version 7.2), and which the following: | |
| | (a) | for t flov | ails, including a hydraulic assessment, of the surface water diversions the external catchment of the quarry pit according to the expected vs, protected with appropriate lining to reduce erosion and sediment off and details of the energy dissipater discharging to the existing | |

| | | natural watercourse; | |
|-----|--|---|--|
| | (b) | Details of the Greenhide Creek flood extent and the immunity for flooding | |
| | (0) | to the quarry pit, sedimentation basin, water treatment pond, gravel filter and sedge filters in a 100 Year ARI event (1% AEP); | |
| | (c) | Details of the sedimentation basin, water treatment pond, gravel filter, sedge filters and the pump out system to manage the stormwater run-off from the quarry pit; | |
| | (d) | A detailed erosion and sediment control plan which identifies | |
| | | a. The locations of all proposed disturbed areas on the site, including internal roadways and temporary stockpiles, | |
| | | b. The boundaries of all catchments affected by disturbance on the site, | |
| | | c. The location of proposed sediment control measures and detailed calculations showing how the size of any sedimentation ponds has been determined. | |
| 48 | Site | closure plan | No less than 12 months prior to completion of quarry |
| | Sub | nit a Site Closure and Rehabilitation Plan to Council which details: | |
| | (a) | The proposed final landform for the site, including the final void; | operations. |
| | (b) | Drainage designs and other management measures to be implemented on the site to ensure that the final landform is stable in the long term and environmental impacts are acceptable; | |
| | (c) | A final void water balance based on historical site data, which estimates the long term volume of overflows, if any, from the final void and demonstrates that the water quality of any overflows will meet water quality objectives. | |
| 49 | Red Mar Con stor: mai mea | age stormwater discharge from the site in accordance with the superseded lands Planning Scheme (Version 7.2) Policy 9 Chapter 6 - Stormwater agement, so as to not cause an actionable nuisance to adjoining properties. uply with the Management of Potential Impacts provisions included in the nwater management plan in relation to sediment and erosion control, ntenance of clean water diversion drains, maintenance of treatment sures, construction phase surface water drainage quality and operational e surface controls. | At all times |
| 50 | | ride a substitute water supply of equivalent quality and quantity if ndwater drawdown in RN97706 renders the bore inoperable. | At all times |
| TRA | FFI | C AND ACCESS | <u> </u> |
| 51 | | access and egress to the site by vehicles associated with the quarry must be Mount Cotton Road only. | At all times |
| | Not acce | e: Refer to condition 1.1 in Schedule 4 for further restrictions on site sets. | |
| 52 | No | vehicular access is permitted from Gramzow Road at any time. | At all times |
| 53 | activ | ruck movements associated with the operation or construction of the vities on the site, other than local deliveries, are to occur via Wuduru Road alifornia Creek Road. | At all times |
| WA | STE | | |
| 54 | | ement and maintain a comprehensive waste minimisation program as part le Environmental Management Plan. | Prior to the commencement of the use and then at all |

| | | times | | | |
|---|--|----------------------------|--|--|--|
| GE | NERAL COMPLIANCE ASSESSMENT | | | | |
| 55 | Apply to Council for a compliance certificate for the documents and works requiring compliance assessment. The documents and works must be assessed against relevant Council assessment criteria. | As indicated in conditions | | | |
| от | HER CONDITIONS | | | | |
| 56 Department of Transport and Main Roads | | | | | |
| | Conditions set out in Schedule 4 from the Department of Transport and Main Roads dated 30 Aug 2013 (DTMR Permit number: No. 24838/13). | | | | |
| 57 | Energex | | | | |
| | Conditions set out in Schedule 5 from ENERGEX dated 1 November 2013 refe 297080 | renced HBD 3701512 | | | |
| AD | DITIONAL DEVELOPMENT PERMITS | | | | |
| | The following further development permits are necessary to allow the development. Please be aware that details of any further approvals, other than a development are provided in the 'Advice' section of this decision. | | | | |
| | • Development permit for building work, including the noise barriers required by condition 12A and demolition. <i>Note: Provide evidence to Council that a development permit for building work comprising</i> <i>demolition has been issued for structures that are required to be removed and/or demolished from</i> <i>the site in association with this development.</i> | | | | |
| ASS | SESSMENT MANAGER ADVICE | | | | |
| | Department of Community Safety | | | | |
| | The Department of Community Safety's advice dated 28 October 2013 Ref No 08560-2013 is attached at Schedule 6. | | | | |
| | Adopted Infrastructure Charges | | | | |
| | Adopted infrastructure charges apply to the development in accordance with the Regulatory Provisions (adopted charges) levied by way of an Adopted Infrastructure | | | | |
| | Live Connections | | | | |
| | Redland Water is responsible for all live water and wastewater connections. It is contact be made with Redland Water to arrange live works associated with the cinformation can be obtained from Redland Water on 1300 015 561. | | | | |
| | Other Approvals | | | | |
| | Please be aware that other approvals may be required for your development. This includes, but is not limited to, the following: | | | | |
| | Approvals for plumbing and drainage work. Compliance assessment. Road Opening Permit - for any works proposed within an existing road reserve. | | | | |
| | Survey and As-constructed Information | | | | |
| | Upon request, the following information can be supplied by Council to assist survey and engineering consultants to meet the survey requirements: | | | | |
| | (a) A map detailing coordinated and/or levelled PSMs adjacent to the site. | | | | |
| | (b) A listing of Council (RCC) coordinates for some adjacent coordinated PSM | 1s. | | | |

(c) An extract from Department of Natural Resources and Mines SCDM database for each PSM.

(d) Permanent Survey Mark sketch plan copies.

This information can be supplied without charge once Council received a signed declaration from the consultant agreeing to Council's terms and conditions in relation to the use of the supplied information. Where specific areas within a lot are being set aside for a special purpose, such as building sites or environmental areas, these areas should be defined by covenants. Covenants are registered against the title as per Division 4A of the *Land Title Act 1994*.

Services Installation

It is recommended that where the installation of services and infrastructure will impact on the location of existing vegetation identified for retention, an experienced and qualified arborist that is a member of the Australian Arborist Association or equivalent association, be commissioned to provide impact reports and on site supervision for these works.

Fire Ants

Areas within Redland City have been identified as having an infestation of the Red Imported Fire Ant (RIFA). It is recommended that you seek advice from the Department of Agriculture, Fisheries and Forestry (DAFF) RIFA Movement Controls in regards to the movement of extracted or waste soil, retaining soil, turf, pot plants, plant material, baled hay/straw, mulch or green waste/fuel into, within and/or out of the City from a property inside a restricted area. Further information can be obtained from the DAFF website www.daff.ald.pov.au

Cultural Heritage

Should any aboriginal, archaeological or historic sites, items or places be identified, located or exposed during the course or construction or operation of the development, the *Aboriginal and Cultural Heritage Act 2003* requires all activities to cease. For indigenous cultural heritage, contact the Department of Environment and Heritage Protection.

Fauna Protection

It is recommended an accurate inspection of all potential wildlife habitats be undertaken prior to removal of any vegetation on site. Wildlife habitat includes trees (canopies and lower trunk) whether living or dead, other living vegetation, piles of discarded vegetation, boulders, disturbed ground surfaces, etc. It is recommended that you seek advice from the Queensland Parks and Wildlife Service if evidence of wildlife is found.

Environment Protection and Biodiversity Conservation Act

Under the Commonwealth Government's *Environment Protection and Biodiversity Conservation Act* (the EPBC Act), a person must not take an action that is likely to have a significant impact on a matter of national environmental significance without Commonwealth approval. Please be aware that the listing of the Koala as vulnerable under this Act may affect your proposal. Penalties for taking such an action without approval are significant. If you think your proposal may have a significant impact on a matter of national environmental significance, or if you are unsure, please contact Environment Australia on 1800 803 772. Further information is available from Environment Australia's website at www.ea.pov.au/epbc

Schedule 2: Conditions of Approval

Vegetation Clearing

1. VEGETATION OFFSETS

- 1.1 Prior to commencement of site works, submit to the Department of Natural Resources and Mines, and obtain approval, of a revised Vegetation Offset Rehabilitation Management Plan (VORMP) which demonstrates the compliance with the Policy for Vegetation Management Offsets 2011, and which incorporates the following:
 - (a) quantitatively confirm ecological equivalence between the impact areas and offset sites, in accordance with the Policy for Vegetation Management Offsets 2011;
 - (b) details describing how the proposed vegetation offsets will be legally secured;
 - (c) details of restrictions on activities in the offset area;
 - (d) how an offset for the impacted watercourse will be provided
 - (e) essential habitat and management recommendations to propagate and secure threatened Macadamia species and Corchorus species detailed in the Habitat Management Plan (as amended by these conditions) (i.e. Predisturbance surveys/ propagation and planting. Consultation/ fire management) need to be carried through to the VORMP;
 - (f) a yearly schedule of management actions or the estimated time until the offset management objectives and outcomes will be achieved as well as estimate management costs or funding details for achieving the offset objectives;
 - (g) the management works identified in the Habitat Management Plan, as amended by these conditions, including:
 - (i) pre-disturbance surveys for Macadamia;
 - (ii) propagation of Macadamia;
 - (iii) development and improvement of the recovery plan for Corchorus cunninghamii;
 - (iv) consult with the relevant authorities to manage remnant vegelalion to support Corchorus;
 - (v) appropriate fire management to support Corchorus;
 - (vi) Prior to commencement of site works.
- 1.2 In order to mitigate land degradation and loss of biodiversity and ecological processes, the applicant must implement the 'Mount Cotton Quarry Extension Vegetation Offset Management Plan Report prepared for Barro Group Pty Ltd Biodiversity Assessment and Management Pty Ltd File No. 0241-003b', as amended by condition 1.1 of this Schedule, and as amended from time to time, hereafter known as the vegetation offset management plan (VORMP).
- 1.3 An applicant-signed copy of the VORMP, that the Department of Natural Resources and Mines (DNRM) agrees is in accordance with the approval given under condition 1.1 of this schedule, must be submitted to DNRM within four (4) months of the VORMP being approved.

- 1.4 Implementation of the VORMP must commence within 6 months of the revised VOMP being approved under condition 1.1 of this schedule.
- 1.5 If an activity not identified in the VORMP is proposed to be undertaken, an amended VORMP must be submitted to DNRM for approval. The varied activity must not commence until DNRM approves the amended VORMP in writing.

2. VEGETATION CLEARING

- 2.1 <u>Clearing of remnant vegetation</u> must not occur on the subject lots until:
 - 2.1.1 the VORMP required in condition 1.2 of this schedule has been reviewed and countersigned by DNRM; and
 - 2.1.2 the applicant has been notified by DNRM that a <u>property map of</u> <u>assessable vegetation</u> (PMAV) identifying the vegetation offset areas as a <u>Category A area</u> has been certified and registered on the title of the subject lots.
- 2.2 To ensure loss of biological diversity is prevented and ecological processes are maintained clearing of remnant <u>vegetation</u> is not permitted in Area A (A1 to A10) identified on Referral Agency Response (Vegetation) Plan RARP 2011/001693 except for the following reasons:
 - 2.2.1 by fire under the *Fire and Rescue Service Act 1990* to reduce hazardous fuel loads or an activity under the *Fire and Rescue Service Act 1990*, section 53, 68 or 69; or
 - 2.2.2 necessary to remove or reduce the imminent risk that the vegetation poses to serious personal injury or damage to property.
- 2.3 Clearing of remnant vegetation is permitted in Area B (**B1** and B2) identified on Referral Agency Response (Vegetation) Plan RARP 2011/001693.
- 2.4 Clearing of vegetation is not permitted in Area C (Cl to C3) identified on Referral Agency Response (Vegetation) Plan RARP 2011/001693 unless the clearing is in accordance with the approved VORMP.
- 2.5 Clearing of remnant vegetation is not permitted on land described as Road on RARP2011/ 001693 unless the clearing is authorised by a development permit for operational work or is not assessable development under schedule 3, part 1, table 4, item 1 *Sustainable Planning Regulation 2009*.
- 2.6 To ensure loss of biological diversity is prevented and ecological processes are maintained, no <u>structures</u> or <u>infrastructure</u> are permitted in Area A except for those established before the date of this clearing permit.
- 2.7 No <u>structures</u> or <u>infrastructure</u> are permitted in Area C to ensure loss of biological diversity is prevented and ecological processes are maintained.
- 2.8 No structures are permitted within 50 metres, or within the <u>firebreak</u> buffer required by relevant legislation, whichever is the lesser in Area A, except for structures established before the date of this clearing permit; and
- 2.9 No structures are permitted within 50 metres of Area C with the exception of any necessary works within an existing electricity easement.
- 2.10 Clearing of vegetation outside of Area A and Area C must be staged in line with operational needs.

- 2.11 Any clearing or activity associated with clearing outside of Area A and Area C must not occur until the clearing area has been clearly defined.
- 2.12 Any clearing or activities associated with clearing outside of Area A and Area C must not adversely impact on vegetation in Area A or Area C.
- 2.13 Vegetation cleared outside of Area A and Area C must be felled in a manner that does not result in the vegetation falling into Area A or Area C.
- 2.14 Where excavation is undertaken adjacent to Area A and Area C the edge of excavation must be stabilised to ensure soil levels in Area A and Area C are maintained.
- 2.15 Measures used to stabilise excavation areas must not encroach into Area A and Area C.
- 2.16 Measures used to stabilise excavation areas must be of sufficient depth and/ or lateral distance from Area A and Area C to ensure root systems of vegetation in Area A and Area C are not impacted in such a way as to adversely affect the health of the tree.
- 2.17 Except where inconsistent with the conditions of this permit, any clearing activities, or activities associated with clearing outside of Area A and Area C must be undertaken in accordance with the document entitled 'Mount Cotton Quarry Site Environmental Management Plan Prepared for Barro Group Pty Ltd Groundwork Plus 19 November 2010', received by DNRM 16 March 2011 and as amended by this condition package, hereafter known as the environmental management plan (SEMP), and any amendments that are consistent with best practice.
- 2.18 The SEMP must be updated to include the document entitled 'Mount Cotton Quarry Landcare Management Plan - Prepared for Barro Group Pty Ltd -Groundwork Plus - 16 March 2012', received by DNRM 16 March 2012.
- 2.19 All measures used to manage erosion, sediment and stormwater quantity and quality must be designed, installed, operated and maintained in accordance with the EMP and any amendments that are consistent with best practice, to ensure loss of biological diversity is prevented, land degradation does not occur and ecological processes are maintained.
- 2.20 All disturbed soil and excavated soil must either be contained within the construction boundary or alternatively securely stockpiled or respread in a location where its placement will not result in the clearing of vegetation that is regulated under the *Vegetation Management Act 1999*.
- 2.21 Land clearing debris must not be pushed into gullies, watercourses, other drainage lines or waterlogged areas.
- 2.22 To ensure loss of biodiversity is prevented, land degradation does not occur and ecological processes are maintained, rehabilitation/restoration of the approved clearing areas must occur in accordance with the EMP.
- 2.23 The applicant must ensure a copy of the development approval conditions, development permit, EMP and VORMP, are provided to the principal contractor prior to the commencement of land-disturbing activities.
- 2.24 The applicant must ensure that any and all employees, contractors, subcontractors, agents or any other person engaged or employed to carry out the **clearing of any**

vegetation under this permit comply at all times with the requirements of this permit and do not clear any vegetation that is not approved to be cleared.

Schedule 3: Conditions of Approval

Environmentally Relevant Activities (ERA)

ERA 8 3(a) - Chemical Storage

ERA 16 - Extractive and Screening Activities Threshold 2(c)

ERA 16 - Extractive and Screening Activities Threshold 3(b)

ERA 21 - Motor Vehicle Workshop Operation

EHP Permit number: SPECE01725511

Agency Interest: General

- G1 All reasonable and practicable measures must be taken to minimise the likelihood of environmental harm being caused.
- G2 Any breach of a condition of this approval or any adverse impact on an environmental value must be reported to the administering authority in writing within 24 hours of becoming aware of the breach or the impact and any subsequent actions undertaken.
- G3 All information and records that are required by the conditions of this approval must be kept for a period of at least 5 years.
- G4 The activity must not be carried out until financial assurance has been given to the administering authority as security for compliance with this approval and any costs or expenses, or likely costs or expenses, mentioned in section 298 of the *Environmental Protection Act 1994*.
- G5 If the administering authority increases the amount of financial assurance, the additional financial assurance must be given to the administering authority within 28 days of receiving written notice.
- G6 Other than as permitted within this environmental authority, the release of a contaminant into the environment must not occur.
- G7 An appropriately qualified person(s) must monitor, interpret and record all parameters that are required to be monitored, in the manner provided, as specified in this approval.
- G8 When requested by the administering authority, monitoring must be undertaken in the manner prescribed by the administering authority, to investigate a complaint of environmental nuisance caused by the activity. The monitoring results must be provided to the administering authority upon request.
- G9 The activity must be undertaken in accordance with written procedures that:
 - (a) identify potential risks to the environment from the activity during routine operations and emergencies;
 - (b) establish and maintain control measures that minimise the potential for environmental harm;
 - (c) ensure plant, equipment and measures are maintained in a proper and effective condition;
 - (d) ensure plant, equipment and measures are operated in a proper and effective manner;

- (e) ensure that staff are trained and aware of their obligations under the Environmental Protection Act 1994; and
- (f) ensure that reviews of environmental performance are undertaken at least annually.
- G10 Nuisance (exemption)

For the purpose of nuisance conditions Al, <u>A6A7</u>, Nl, N5 and N8; any part of the unformed road bisecting and adjoining Lot 17 RP108970, Lot 370 S311071 and Lot 162 S31962, and the land comprising the part of Greenhide (California) Creek located between Lot 162 SP31962 and Lot 238 SP218968 which is the property of the state is exempt from the definition of a "sensitive place".

Agency Interest: Air

- Al Odours, dust or airborne contaminants which are noxious or offensive or otherwise cause environmental nuisance or health impacts must not be released to any sensitive place or commercial place.
- A2 Dust and particulate matter must not exceed a dust deposition of 120 milligrams per square metre per day, when monitored in accordance with Australian Standard AS 3580.10.1 of 2003 (or more recent editions), when measured at any nuisance sensitive or commercial place.
- A3 Pollutants must not exceed the applicable guideline concentration over the applicable averaging period, as specified in Table A: Air quality objectives, Dust and particulate matter with an aerodynamic diameter of less than 10 micrometer (PM₁₀) suspended in the atmosphere must not exceed a 50 micrograms per cubic meter over a 24hour average when monitored in accordance with the *Air Quality Sampling Manual* (November 1997) Queensland Government, Department of EnvironmentAustralian Standard AS 3580.9.6, when measured at any nuisance sensitive or commercial place.

| Table A: Air quality objectives | | | |
|---------------------------------|------------------------------|----------------------------|--|
| Pollutant | Averaging period | Guideline concentration | |
| TSP | Annual average | 90 μg/m ³ | |
| PM ₁₀ | 24 hour average (maximum) | 50 μg/m ³ | |
| | Annual average | 25 μg/m ³ | |
| PM _{2.5} | 24 hour average (maximum) | $25 \ \mu g/m^3$ | |
| | Annual average | 8 μg/m ³ | |
| Dust Deposition | Maximum monthly average | 120 mg/m ² /day | |
| Silica (as PM _{2.5}) | Annual average | 3 μg/m ³ | |

A4 An air quality management plan (AQMP) must be developed and submitted to the administering authority prior to the commencement of use. The AQMP should define the best practice air quality management and mitigation measures to be implemented at the site, monitoring and reporting requirements. The AQMP should be subject to annual review and annual update to ensure the appropriate health and amenity criteria can be achieved, and to incorporate best practice management measures for minimising emissions to the ambient environment. The air quality management performance of the site should be subject to an annual audit by an appropriate qualified and experienced person. The audit report should be submitted to the administering authority with the annual return, and should include a summary of results of all monitoring completed in the previous 12 month period.

A5 Ambient Dust Monitoring Program

- (a) Prior to the commencement of the activity, an Ambient Dust Monitoring Program must be developed and submitted to the administering authority, to specify how the ambient dust impacts of the project will be monitored. This Program must then be implemented upon commencement of the activity. The Program must include, but not necessarily be limited to:
 - (i) procedures for monitoring dust emissions from the project, in order to meet the requirements of this approval;
 - locations, frequencies and methods for monitoring PM₁₀ and deposited particulate the pollutants specified in Table A: Air quality objectives;
 - (iii) provision for the use of at least one PM₁₀ monitoring station, one PM_{2.5} monitoring station, five dust depositional gauges and one meteorological station capable of monitoring wind direction and speed;
 - (iv) using air quality monitoring data to inform environmental management decisions associated with the project; and
 - (v) a framework for identifying actual and potential dust impacts, and for applying pro-active and reactive mitigation and management measures to address those impacts.

The Ambient Dust Monitoring Program may form part of the AQMP required by condition A4 of this approval.

- (b) Ambient dust monitoring must be conducted in accordance with the following standards:
 - Australian Standard AS 3580.9.6 of 2003-2015 (or more recent editions)
 Ambient air-Particulate matter- Determination of suspended particulate PM₁₀
 high-volume sampler with size-selective inlet-Gravimetric method'; or
 - (ii) Australian/New Zealand Standard AS/NZS 3580.9.14:2013 Methods for sampling and analysis of ambient air -Determination of suspended particulate matter - PM_{2.5} high volume sampler with size selective inlet -Gravimetric method; or
 - (iii) any alternative method of monitoring PM_{10} or $PM_{2.5}$ which may be permitted by the Air Quality Sampling Manual⁴ as published by the administering authority=:
 - (iv) Australian Standard AS 3580.10.1 -20032016: Methods for sampling and analysis of ambient air - Determination of particulate matter - Deposited matter - Gravimetric method; and
 - (iv) Australian Standard AS-<u>3580.14: 2011: Methods for sampling and analysis of ambient air Meteorological monitoring for air quality monitoring 2923: 1987: Ambient air Guide for measurement of horizontal wind for air quality applications.</u>

- A6 Where monitoring at locations identified in the Ambient Dust Monitoring Program indicates that the air quality objectives detailed in Conditions A2 and A3 have been exceeded, within 14 days the matter must be investigated and the following information reported to the administering authority:
 - (a) the concentration of PM_{10} particulates pollutants or dust deposition rate recorded;
 - (b) a description of meteorological conditions occurring at the time; and
 - (c) the measures taken to reduce dust generated by the quarry activities.
- A7 (a) When requested by the administering authority or as a result of a complaint (which is neither frivolous nor vexatious nor based on mistaken belief in the opinion of the authorised officer), additional monitoring of dust deposition, PM_{10} , $PM_{2.5}$ TSP and crystalline silica must be undertaken, and the results thereof notified to the administering authority within 14 days following completion of the monitoring. This includes providing interim reports if the monitoring lasts for more than one month. Note: This monitoring must be carried out at a place(s) relevant to the potentially affected sensitive place. Monitoring must be conducted in accordance with the appropriate standards.
 - (b) If monitoring conducted as a result of a complaint indicates an exceedance of the air quality objectives detailed in Condition A3:
 - (i) dust abatement measures must be implemented; and
 - (ii) the complaint must be addressed through the use of appropriate dispute resolution if required.
- A8 The results of pollutant, dust deposition and meteorological monitoring must be reported to the administering authority on request.
 - (a) Following the collection of twelve (12) months of representative ambient dust monitoring data in accordance with Condition A5(a), a model validation study must be undertaken to review PM₁₀-pollutant and dust deposition levels to assess compliance with the dust impact predictions made in the documents entitled: "MWA Dust Impact Assessment Report, 2010" and with the ambient air quality objectives specified in Conditions A2 and A3. The model validation study must be undertaken in accordance with NSW DECC *Approved Methods for the Modelling and Assessment of Air Pollutants in New South Wales* (DECC, 2005), and specific requirements of the administering authority.
 - (b) Within 28 days of conducting the dust validation study referred to under Condition A5(a) of this approval a copy of the report must be provided to the administering authority. If the dust validation study identifies any exceedances of levels permitted in the ambient air quality objectives of Environmental Protection (Air) Policy 2008, details must be provided of the additional measures that will be implemented to further mitigate dust impacts. The report must also contain the following information:
 - (i) who will implement these measures; and
 - (ii) when these measures will be implemented; and
 - (iii) how the effectiveness of these measures will be assessed and reported to the administering authority.

Agency Interest: Land

LI Land Rehabilitation

The site (including all disturbed areas such as slopes, borrow pits, stockpile and screening areas) must be rehabilitated in a manner such that:

- (a) suitable native species of vegetation are planted and established;
- (b) potential for erosion of the site is minimised;
- (c) the quality of stormwater, other water and seepage released from the site is such that releases of contaminants such as suspended solids, turbidity, total dissolved salts, pH, total iron, total aluminium, and total manganese are not likely to cause environmental harm;
- (d) the likelihood of environmental nuisance being caused by release of dust is minimised;
- (e) the water quality of any residual water body meets relevant criteria for subsequent uses and does not have potential to cause environmental harm;
- (f) the final landform is stable and not subject to slumping; and
- (g) any actual and potential acid sulfate soils in or on the site are either not disturbed, or are submerged or treated, so as to not be likely to cause environmental harm.
- L2 Rehabilitation of disturbed areas must take place progressively as works are staged and new areas of extraction are commenced.
- L3 For the purpose of demonstrating compliance with conditions LI and L2, a land rehabilitation audit must be conducted within 3 months of completion of each stage of the quarry.
- L4 The audit detailed in condition L3 must be conducted by a suitably qualified third party auditor.
- L5 In relation to the audit required by condition L3, the auditor must submit a final version of the auditor's report to the administering authority within 28 days of completing the audit.
- L6 Spillage of all chemicals and fuels must be contained within an on-site containment system and controlled in a manner that prevents environmental harm.

NOTE: All petroleum product storage's must be designed, constructed and maintained in accordance with AS 1940 - Storage and Handling of Flammable and Combustible Liquids.

Agency Interest: Noise

N1 Noise from the activities must not result in noise levels at noise sensitive places (e.g. at dwellings) greater than those specified in Table 1 - Recommended Noise Limits for Approval.

| | Table 1 - N | loise Limits | |
|--|------------------|-----------------|-------------------------------------|
| Location | Noise Limits (dB | BA LAeq,aj,T(15 | imin)) |
| Noise Sensitive Land Uses | | | Evening (6pm - 10pm) |
| To the West | 35 ⁺ | 35 | 35 |
| To the South | 41 ⁺ | 41 | 41 |

| To the East/South- east | 4 5 | 4 5 | 4 2 |
|---------------------------------------|----------------|----------------|----------------|
| To the east | 46 | 47 | 4 0 |

⁴Note: The noise limits for the morning period have been kept consistent with the daytime period, since it is not believed to be appropriate to have a higher noise limit during the morning period.

| | Table 1 -Noise Limits | | | |
|--------------------------|-----------------------|----------------------|-----------------|---------------------|
| Location Noise Sensitive | No | ise Limits (dBA | LAeq,aj,T(15min | l)) |
| Land Use | Early Morning | Early Morning | Daytime (7am - | Evening (6pm |
| | Maintenance | (6.30 am - 7am) | 6pm) | - 10pm) |
| | Only (6am – | | | |
| | 6.30am) | | | |
| To the West | 35 | 35 | 35* | 35 |
| To the South | 40 | 41 | 41 | 41 |
| To the South-East | 40 | 42 | 45 | 42 |
| To the East/North East | 41 | 42 | 47 | 40 |

^{*}L90 of 29 dB(A), adjusted to minimum L90 of 30dB(A)

N2 Noise Monitoring

Conduct continuous noise monitoring at one position (being at a location to the west of the quarry, which in the opinion of a suitably qualified acoustic expert, is representative of the existing dwelling at 451 West Mt Cotton Road, Mt Cotton), including audio recordings and 1/3rd octave frequencies. A summary of the results of the noise monitoring are to be provided to the administering authority with the annual return, with any exceedances highlighted. Actions taken to investigate and rectify measured exceedances are to be included in the annual return.

When requested by the administering authority, **additional** noise monitoring must **also** be undertaken to investigate any complaint of noise nuisance that the administering authority considers is not frivolous or vexatious, and the results notified within 14 days to the administering authority. Monitoring must include:

- (a) air blast overpressure (dB (Lin) Peak);
- (b) $LA_{eq, adj-T}$
- (c) $LA_{10, adj-T}$
- (d) LA_{l, adj-T}
- (e) ambient and background noise levels;
- (f) the level and frequency of occurrence of impulsive or tonal noise;
- (g) atmospheric conditions including wind speed and direction;
- (h) effects due to extraneous factors such as traffic noise; and
- (i) location, date and time of recording; and
- (j) where relevant, measurement and assessment of low frequency noise against relevant criteria

N2a Noise management plan

A noise management plan (NMP) for the proposed operation is to be developed and submitted to the administering authority for approval prior to commencement of the use. The NMP should define the best practice noise management and mitigation measures to be implemented at the site, monitoring and reporting requirements. The NMP is to be reviewed annually by a suitably qualified person and updated as necessary to ensure the appropriate amenity criteria can be achieved, and to incorporate best practice management measures for minimising noise emissions. The suitably qualified person who conducts the review of the NMP is also to conduct an annual audit of the acoustic performance of the site to be submitted to the administering authority with the annual return, which includes a summary of the results of all monitoring conducted in the previous 12 month period.

- N3 The method of measurement and reporting of noise levels must comply with the latest edition of the administering authority's *Noise Measurement Manual*.
- N4 For the purpose of conditions N1 and N2, the measurement duration, T, must be determined by an appropriately qualified person, so as to adequately represent and validate the data.

Note: The minimum value for T must be:-

- *o* 15 minutes for continuous steady noises
- *o 1 hour for intermittent noises*

N5 **Explosive blasting nuisance**

Explosive blasting for the ERA must not cause an environmental nuisance at any nuisance sensitive place or commercial place.

- N6 Explosive blasting must be carried out within the time specified in Table 2 unless otherwise approved by the administering authority due to a meteorological and/or safety reasons that it must occur at the time outside of the specified times.
- N7 The vibration and the air blast overpressure from the activity must not exceed the levels specified in Table 2 *Airblast Overpressure and Vibration Limits* Ground vibration and airblast overpressure monitoring must be undertaken for all blasts at a location as close as practical to the nearest residence(s).

| | Table 2 Airblast Overpressure and Vibration Limits | |
|--------------------------|--|------------------------------------|
| Parameter | Threshold Value (as measured at the sensi place) | tive or commercial |
| | Monday to Friday 9am - 5pm | Other times and public holidays |
| Vibration | (a) the ground-borne vibration must not exceed a peak particle velocity (PPV) of 5 mm/s for nine (9) out of ten (10) consecutive blasts; and (b) the ground-borne vibration must not exceed a PPV of 10 mm/s for any blast. | No blasting to occur |
| Airblast overpressure | (a) the airblast overpressure must not exceed 115 dB Linear Peak for nine (9) out of ten (10) consecutive blasts; and (b) the airblast overpressure must not | No blasting to occur |

N8 Vibration Monitoring

When requested by the administering authority, vibration monitoring and recording must be undertaken to investigate any complaint of vibration nuisance that the administering authority considers is not frivolous or vexatious, and the results notified within 14 days to the administering authority. Monitoring must include:

- (a) peak particle velocity (mm/s);
- (b) location of the blast/s within the site (including which bench level);
- (c) atmospheric conditions including temperature, relative humidity and wind speed and direction;
- (d) the level and frequency of occurrence of impulsive or tonal noise;
- (e) effects due to extraneous factors; and
- (f) location, date and time of recording.
- N9 For vibration monitoring the ground-borne vibration transducer (or array) must be attached to a mass of at least thirty (30) kg to ensure good coupling with the ground where the blast site and the measurement site cannot be shown to be on the same underlying strata. The mass must be buried so that its uppermost surface is at the same level as the ground surface.
- N10 The ground-borne vibration transducer (or array) must be placed at a distance of at least the longest dimension of the foundations of a noise- affected dwelling away from such dwelling and between that dwelling and the site of the blasting.
- N11 All third party blast records, including the location of the blast monitoring, must be kept and submitted to the administering authority upon request.

Agency Interest: Social

SI Complaint Response

The operator of the ERA must record the following details for all complaints received and provide this information to the administering authority on request:

- (a) Time, date, name and contact details of the complainant;
- (b) reasons for the complaint;
- (c) any investigations undertaken;
- (d) conclusions formed; and
- (e) any actions taken

Agency Interest: Water

WA1 Contaminants must not be released from the approved place to any waters, bed and banks of any waters, roadside gutter or stormwater drains outside the approved place except in accordance with the conditions.

WA2 Monitoring

Monitoring must be undertaken and records kept of contaminant releases to waters from the discharge location in accordance with the approved Stormwater Management Plan. All determinations of the quality of contaminants released must be:

- (a) made in accordance with methods prescribed in the latest edition of the administering authority's Water Quality Sampling Manual; and
- (b) carried out on samples that are representative of the discharge.
- WA3 The size of any sedimentation dam must be sufficient to contain the runoff expected from an extraction or processing area from a 24 hour storm with an average recurrence interval of 1 in 5 years.
- WA4 A stormwater management and erosion and sediment control audit must be conducted within 3 months of the completion of the stormwater treatment system.
- WA5 The audit detailed in condition WA4 must be conducted by a suitably qualified third party auditor.
- WA6 The audit detailed in condition WA4 must also be conducted within 3 months f the commencement of each stage of the quarry.
- WA7 In relation to the audit required by condition WA4, the auditor must submit a final version of the auditor's report to the administering authority within 28 days of completing the audit.

Agency Interest: Waste

- WS1 All waste generated in carrying out the activity must be reused, recycled or removed to a facility that can lawfully accept the waste.
- WS2 The operator must not:
 - (a) burn waste onsite;
 - (b) allow waste to be burned on site; or
 - (c) remove waste from site to be burned elsewhere, unless at a suitable facility that is authorised to incinerate waste.
- WS3 Where regulated waste is removed from the licensed premises, the holder of this license must retain the record provided by the registered waste removalist.

Assessment Manager Advice

The following advice is provided by the Department of Environment and Heritage Protection:

"A DA application was made prior to 31 March 2013 and is granted post the commencement of the amended EP Act.

If the DA application in progress is approved, the client will be issued a DA. However, once the DA is issued, they will need to use the transitional conversion application to convert the DA to an EA under S.678A of the EP Act. This document is EMU00. No fees are required to make this application.

The conditions on the DA (imposed by the administering authority under the EP Act) will be removed from the DA and placed on the EA. These conditions (imposed due to the trigger requiring an MCU for an ERA) become the EA and are no longer part of the DA, they become the operational conditions for the activity and will be subject to enforcement provisions under the EP Act. It is an offence to conduct and ERA without an EA therefore the client will need to convert the DA conditions to an EA (per s678A) prior to commencing the activity. The application is available on

the BIP website and the document is EM1100. No fees are required to make this application."

Definitions for Schedule 3

Key terms and/or phrases used in this document are defined in this section and balded throughout. Note that where a term is not defined, the definition in the *Environmental Protection Act 1994*, its regulations or environmental protection policies must be used. If a word remains undefined it has its ordinary meaning.

"activity/ies" means the environmentally relevant activities, whether resource activities or prescribed activities, to which the approval relates,

"administering authority" means the Department of Environment and Heritage Protection or its successor.

"approval" means 'notice of development application decision' or 'notice of concurrence agency response' under the *Sustainable Planning Act 2009*.

"approved place" means the place authorised under this approval for the carrying out of the specified ERAs.

"airblast overpressure (or airblast level)" is the energy transmitted from the blast site within the atmosphere in the form of pressure waves. As these waves pass a given position, the pressure of the air rises very rapidly then falls more slowly then returns to the ambient value after a number of oscillations. The pressure wave consists of both audible (noise) and inaudible (concussion) energy. The maximum excess pressure in this wave is known as the peak air overpressure, generally measured in decibels using the linear frequencyweighting.

"appropriately qualified person(s)" means a person or persons who has professional qualifications, training, skills or experience relevant to the nominated subject matter and can give authoritative assessment, advice and analysis to performance relative to the subject matter using the relevant protocols, standards, methods or literature. "background" noise means either:

(a) LA_{90} , **r** being the A-weighted sound pressure level exceeded for a relevant the time period measured in the absence of the noise under investigation, using fast response, or

(b) LAbg, **r** being the arithmetic average of the minimum readings measured in the absence of the noise under investigation during a relevant time period, using fast response.

"boundary" means within 1 (one) meter of the cadastral boundary of the approved place.

"commercial place" means a place used as a workplace, an office or for business or commercial purposes and includes a place within the curtilage of such a place reasonably used by persons at that place.

"disturbed areas", or words to that effect, means:

- (a) contaminated land; or
- (b) land that has been disturbed and human intervention is needed to rehabilitate it;
 - (i) including:
 - mining or quarrying areas including processing plant, stockpiles and tailings areas;
 - areas where soil has been compacted, removed, covered, exposed or stockpiled;

- areas where vegetation has been removed or destroyed to an extent where the land is susceptible to erosion;
- areas where land use suitability or capability has been diminished;
- areas within waters where mining/ quarry activities occur;
- areas submerged by tailings or hazardous contaminant storage dams in all cases;
- areas under temporary infrastructure e.g. roads, tracks, bridges, culverts, dams, bores, buildings, fixed machinery, hardstand areas, airstrips, helipads which is to be removed after mining/ quarrying has ceased; and
- (ii) not including:
 - areas off mining lease or quarry site (e.g. roads or tracks which provide access to the mining lease or quarry site);
 - areas previously significantly disturbed which have achieved rehabilitation outcomes;
 - by agreement with the administering authority, areas previously significantly disturbed which have not achieved rehabilitation objectives due to circumstances beyond the control of the authority/approval holder (such as climatic conditions);
 - areas under permanent infrastructure e.g. roads, tracks, bridges, culverts, dams, bores, buildings, fixed machinery, hardstand areas, airstrips, helipads which are to be lawfully left on the site after cessation of mining/ quarrying.

"Dwelling" means any of the following structures or vehicles that is principally used for habitation:

- (a) a house, unit, motel, nursing home or other building or part of a building; a caravan
- (b) mobile home or other vehicle or structure on land; or
- (c) a water craft in a marina.

"environmental nuisance" (the Act) is unreasonable interference or likely interference value caused by -

- (a) aerosols, fumes, light, noise, odour, particles or smoke; or
- (b) an unhealthy, offensive or unsightly condition because of contamination; or
- (c) another way prescribed by regulation.

"environmental value" (the Act) is-

- (a) a quality or physical characteristic of the environment that is conducive to ecological health or public amenity or safety; or
- (b) another quality of the environment identified and declared to be an environmental value under an environmental protection policy or regulation.

"LAeq, adj-r" means the A weighted "equivalent sound pressure level" over time T obtained using Fast response and adjusted for noise characteristics.

"land" in the Land section of this approval means land excluding waters and the atmosphere.

"measures" has the broadest interpretation and includes plant, equipment, physical objects, monitoring, procedures, actions, directions and competency

"noxious" means harmful or injurious to health or physical well being

"offensive" means causing offence or displeasure; is disagreeable to the sense; disgusting, nauseating or repulsive

"release of a contaminant into the environment" means:

- (a) to deposit, discharge, emit or disturb the contaminant; an
- (b) to cause or allow the contaminant to be deposited, discharged, emitted or

disturbed; and

- (c) to fail to prevent the contaminant from being deposited, discharged emitted or disturbed; and
- (d) to allow the contaminant to escape; and
- (e) to fail to prevent the contaminant from escaping.

"regulated waste" means non-domestic waste mentioned in Schedule 7 of the *Environmental Protection Regulation 1998* (whether or not it has been treated or immobilised), and includes -

- (a) for an element any chemical compound containing the element; and
- (b) anything that has contained the waste

"rehabilitation" means the process of reshaping and revegetating land to restore it to a stable post mining or quarry state and in accordance with acceptance criteria or rehabilitation conditions, and where relevant includes remediation of contaminated land.

"representative" means a sample set which covers the variance in monitoring or other data either due to natural changes or to different phases of mining/ quarrying activities. "sensitive place" includes -

- (a) a dwelling, mobile home or caravan park, residential marina or other residential premises; a motel, hotel or hostel;
- (b) a kindergarten, school, university or other educational institution; a medical centre or hospital;
- (c) a protected area under the *Nature Conservation Act 1992*, the *Marine Parks Act 1992* or a World Heritage Area, excluding any nature refuge under the *Nature Conservation Act 1992* which is within a key resource area;
- (d) a public thoroughfare, park or gardens;
- (e) a commercial place; or
- (f) for noise, a place defined as a sensitive receptor for the purposes of the Environmental Protection (Noise) Policy 2008.

"site" means land or tidal waters on or in which it is proposed to carry out the activity/ies approved under this approval.

"stable" means geotechnical stability of a rehabilitated landform where instability caused by settlement and subsidence has ceased.

"vibration" is the oscillating or periodic motion of a particle, group of particles, or solid object about its equilibrium position.

"waters" includes watercourse, river, stream, lake, lagoon, pond, swamp, wetland, unconfined surface water, unconfined water natural or artificial watercourse, bed and bank of any waters, dams, non-tidal or tidal waters (including the sea), stormwater channel, stormwater drain, roadside gutter, stormwater run-off, and groundwater and any partthereof. Schedule 4 Conditions of Approval Department of Transport and Main Roads Conditions of Approval Department of Transport and Main Roads



| Our ref TMR 13-006715 | |
|-----------------------------|--|
| Your ref MCU012421 | |
| Enquiries Kelvin Teo | |
| | |
| 8 November 2013 | |
| The Chief Executive Officer | |
| Redland City Council | |
| PO Box 21 | |
| Cleveland QLD 4163 | |
| Attention: Chris Vise | |
| Dear Sir/Madam | |
| CONCURRENCE AGENCY R | ESPONSE – CONDITIONS |
| Proposed Development: | Development Permit for a Material Change of Use (Extractive Industry and ERA 8 (10-500 m3), ERA 16 (100,000 – 1,000,000 tonnes) & ERA 21 (Motor Vehicle Workshop)) |
| Real Property Description: | Lot 1 on RP108970, Lot 162 on S31962, Lot 370 on S311071, Lot 17 on RP108970, Lot 238 on SP218968, part of Greenhide (California) Creek between Lot 162 and S31962 and Lot 238 on SP218968 and unformed road bisecting and adjoining Lot 17 on RP10897, Lot 370 on S311071 and Lot 162 on S231962 |
| Street Address: | 1513 and 1515-1521 Mount Cotton Road and 163-177 & 195 Gramzow Road, Mount Cotton |
| Assessment Manager ref: | MCU012421 |
| | |

Reference is made to the referral agency material for the development application described above which was received by the Department of Transport and Main Roads (the

department) under section 272 of the *Sustainable Planning Act 2009* (SPA) on 9 March 2011.

An assessment of the proposed development has been undertaken against the purposes of the *Transport Infrastructure Act 1994* for state-controlled roads and Land use and transport coordination under the *Transport Planning and Coordination Act 1994*.

Based on this jurisdiction, the department provides this concurrence agency response under section 285 of the SPA.

In carrying out this assessment, the Department of Transport and Main Roads has considered:

- a) The safety of road users through material provided by the applicant and documents commissioned by Transport and Main Roads.
- b) The efficiency of Mt Cotton Road and other state-controlled roads (Beenleigh-Redland Bay Road and Mt Gravatt-Capalaba Road). The efficiency of the road including such aspects as ease of traffic movement, capacity of the roads and intersections and quality of the pavement have been drawn from material provided by the applicant and acquired by Transport and Main Roads.
- c) The impact that the development will have on the planning for the state- controlled roads, through material provided by the applicant and acquired by Transport and Main Roads.

It should be noted that State Planning Policy 2/07 was adopted on 8 June 2007 by the Minister for Local Government and Sport. The application falls within Key Resources Area 71.

The department advises the assessment manager that it requires conditions to attach to any development approval for the application. The department would also like to provide advice about the application to the assessment manager under section 287(6) of the SPA.

Under section 325(1) of the SPA, the assessment manager must therefore attach this response, including the enclosed Department of Transport and Main Roads Concurrence Agency Conditions and Statement of Reasons, to any approval for the application.

The department may change its concurrence agency response in accordance with section 290(1)(b) of the SPA.

The department must be provided with a copy of the assessment manager's decision notice regarding the application within five (5) business days after the day the decision is made in accordance with section 334 of the SPA.

When forwarding information to the Department of Transport and Main Roads (Metropolitan Office) the preferred method is by email to development control@tmr.qld.gov.au or on CD- Rom. Please ensure our application number **TMR 13-006715** is referred to on all correspondence.

A copy of this response has been sent to the applicant for their information.

If you have any questions or wish to seek clarification about any of the details in this response, please contact Kelvin Teo, Senior Town Planner (Land Use Management) on 13 23 80.

Yours sincerely

Stephen Smaha Principal Advisor (Development Control)

Enc. 3(Department of Transport and Main Roads Agency Conditions and Statement of Reasons Figure 3 *Site Layout and Topography Plan*, 987.310.003 prepared by Groundwork Plus and dated 24 November 2010, *Sketch Plan* 2293sK2 from the Traffic Report by Colin Beard, Beard Traffic Engineering dated 25 October 2013.)

C/c The Barro Group Pty Ltd C/- Groundwork Plus PO Box 1779 Milton BC QLD 4064 Our ref TMR 13-006715 Your ref 987.3

C/c The Barro Group Pty Ltd C/- Groundwork Plus PO Box 1779 Milton BC QLD 4064 Attention: Kelly Alcorn

Please find attached correspondence for your information and action as required. Should you wish to discuss this correspondence, please contact Kelvin Teo, Senior Town Planner (Land Use Management) on 13 23 80.

Yours sincerely

Stephen Smaha Principal Advisor (Development Control)

Date 8 November 2013

Enc. 3(Department of Transport and Main Roads Agency Conditions and Statement of Reasons Figure *3 Site Layout and Topography Plan,* 987.310.003 prepared by Groundwork Plus and dated 24 November 2010, *Sketch Plan* 2293sK2 from the Traffic Report by Colin Beard, Beard Traffic Engineering dated 25 October 2013.)

Department of Transport and Main Roads Concurrence Agency Conditions and Statement of Reasons Proposed Development: **Development Permit for a Material Change of Use** (Extractive Industry and ERA 8 (10-500 m3), ERA 16 (100,000-1,000,000 tonnes) & ERA 21 (Motor Vehicle Workshop)) **Real Property Description** Lot 1 on RP108970, Lot 162 on S31962, Lot 370 on S311071, Lot 17 on RP108970, Lot 238 on SP218968, part of Greenhide (California) Creek between Lot 162 on S31962 and Lot 238 on SP218968 and unformed road bisecting and adjoining Lot 17 on RP10897, Lot 370 on S311071 and Lot 162 on S231962 1513 & 1515-1521 Mount Cotton Road and 163-177 & 195 Gramzow Road, Mount Cotton Street Address: Our Ref: L6948 METRO-401 Assessment Manager ref: MCU013057

Local Government Area: Redland City Council

No Conditions of Development

Development Permit for a Material Change of Use (Extractive Industry and ERA 8 (10-500 m³), ERA 16 (100,000-1,000,000 tonnes) & ERA 21 (Motor Vehicle Workshop)

1 Upgrade Quarry Vehicular Access

1.1 Access to Mount Cotton Road is approved in principle. The applicant shall locate the access between Lot 1 on RP108970 and Mount Cotton Road in generally in accordance with the submitted *Figure 3 Site Layout and Topography Plan*, and 987.310.003 prepared by Groundwork Plus and dated 24 November 2010 (attached). It is the applicant's responsibility to mitigate the traffic impacts from the proposed development.

The applicant shall upgrade the existing Quarry Access at Mount Cotton Road in accordance with the Traffic Report prepared by Colin Beard, Beard Traffic Engineering dated 25 October 2013 for the proposed development and as shown on Sketch Plan 2293sk2 (attached).

1.2 Upgrade the existing AUR right turn (passing) lane to a Type CHR right turn treatment in Mt Cotton Road at the quarry access.

If the detailed assessment of sight distances determines that appropriate sight distances cannot be achieved, right turn egress from the site is to be prohibited for passenger vehicles and/or heavy vehicles, depending on the findings of the Prior to the commencement of new use and to be maintained at all times The purposes of the Transport Infrastructure Act 1994 (TIA).

This is a decision under section 62(1) of the TIA in conjunction with a development approval for a permitted road access location.

In accordance with Section 33 of the TIA, you must have written approval to carry out road works, including road access works on a state- controlled road. These development conditions do not constitute such approval. You will need to contact the Department of Transport and Main Roads, Mr Brijesh Kumar on 30665831 to make an application for approval under section 33 of the TIA to carry out road works.

In accordance with Section 64 of the Transport Infrastructure Act 1994 the Department may

perform remediation works on driveway access if the driveway is causing

Jurisdiction and Reasons

| assessment. | | potential safety issues to the adjac State Controlled road. |
|---|--|---|
| increased taper lengths to alignment. Widen the quarry acces concept Colin Beard, B 2293sK2. Widening of | alignment to provide a though a southbound and southbound botton Road. This may require | The Department of Transport and Roads' technical standards and publications can be accessed at <u>https://www.tmr.qld.gov.au/Busin</u> <u>industry/Technical-standards-</u> <u>publications.aspx</u> |
| As part of the detailed assessment of sight dis by a suitably qualified operation of the propo | tances is to be undertaken person to ensure safe | |
| drawings, certified by a professional engineer (I Transport and Main Ro Design Manual. These to the Department of Tr | vide detailed engineering suitably skilled registered RPEQ) in accordance with ads' Road Planning and drawings are to be submitted ansport and Main Roads or acceptance a minimum of | |

Condition Timing

Jurisdiction and Reasons

(Metropolitan Office) for acceptance a minimum of six (6) weeks prior to the beginning of construction.

Condition Timing

Jurisdiction and Reasons

These details shall include, but not necessary be limited to:

- (i) Street Lighting
- (ii) Pavement construction details
- (iii) Traffic signal alteration as necessary
- (iv) Provision for pedestrians and cyclists
- (v) Line marking and traffic signing
- (vi) Drainage as needed
- (vii) Relocation of services at the developer's expense including any Transport and Main Roads' services
- (viii) Public transport requirements
- Following acceptance of detailed engineering drawings, a 'Works Permit' to proceed with construction within the state controlled corridor will be granted.
- As part of the detailed design, the applicant shall conduct public consultation with impacted land owners.

1.3 The applicant shall submit to Transport and Main Roads (Metropolitan Office) a 'program of works' for approval. The applicant shall complete all works within the road reserve in accordance with the timelines specified in the approved 'program of works'.

1.4 The applicant and subsequent land owners are responsible for maintenance of the existing driveway access. This maintenance

| No | Conditions of Development | Condition Timing | Jurisdiction and Reasons |
|----|---|--|--|
| | also includes all drainage structures located under your driveway access. At all times the applicant shall keep the access to the development clear of gravel and loose debris. | | |
| | If rectification of your driveway and/or drainage structures is required, the Department may perform remediation works if there is a potential safety issues to Mount Cotton Road as a result of your property access. The costs of these rectification works will be the responsibility of the land owner. | | |
| 2 | Road Impact (Extractive Industry) | Prior to the commencement of | The purposes of the <i>Transport</i> |
| | The proposed development will accelerate the maintenance requirements on the State Controlled Roads. The applicant must pay to the Regional Director (Metropolitan Region) Department of Transport and Main Roads contribution towards the maintenance of Mount Cotton Road. | new use and to be maintained at all times. | <i>Infrastructure Act 1994.</i> The traffic movements from the proposed development will have an impact on the pavement life of the adjacent State-controlled road. This |
| | 2.1 The applicant shall pay \$418,311.29 (Four Hundred and Eighteen Thousand, Three Hundred and Eleven Dollars and Twenty Nine Cents) to the Department of Transport and Main Roads. This is a one off payment towards the accelerated maintenance and reconstruction costs for Mt Cotton Road. | | contribution is to go towards the maintenance of Mount Cotton for the duration of the operational period of the Extractive Industry. |
| | 2.2 The above payment must be made prior to 1 year following the taking of effect of the council's development permit. | | |
| | 2.3 If the amount hauled from the site exceeds 15 million tonnes in a period of 15 years from the date of effect of the development | | |

| No | Conditions of Development | Condition Timing | Jurisdiction and Reasons |
|----|---|------------------------------|-------------------------------|
| | permit the applicant shall pay 2 cents per tonne over and above the 15 million tonnes to the Department of Transport and Main Roads. No payment will be required after 15 years following the taking of effect of the council's development. | | |
| | 2.4 The applicant shall keep and maintain accurate records and books of account which record the quantity of material extracted from the site and transported by road and shall keep such records and accounts for not less than fifteen years. | | |
| | 2.5 The applicant shall at all reasonable times allow any properly authorised officer of TMR to enter upon its premises, inspect and take extracts from its books of accounts, records and other documents kept in accordance with subparagraph (3 and 4) of this condition and, if such authorised officer thinks fit, to interview any persons employed by the applicant in connection with its business in relation to any matters relevant to performance of this condition. | | |
| | Note: The department has applied CPI to the original figure of \$400,000. The inflation calculator can be found on the Australian Bureau of Statistics Website: | | |
| | http://www.abs.gov.au/websitedbs/d3310114.nsf/home/consume r+price+index+inflation+calculator | | |
| 3 | Stormwater Runoff | Prior to the commencement of | The purposes of the Transport |

The applicant shall not increase the peak intensity or adversely

Prior to the commencement of use and to be maintained at all

The purposes of the *Transport Infrastructure Act 1994* (TIA).

| No | Conditions of Development | Condition Timing | Jurisdiction and Reasons |
|----|--|-------------------------------|--|
| | impact the quality of the stormwater run-off to the state controlled road network. | times | The safety and efficiency of state- controlled roads can be adversely affected by changes to stormwater runoff as a result of development. |
| | | | Please refer to the Department of Transport and Main Roads' Road Drainage Manual which can be accessed at |
| | | | https://www.tmr.qld.gov.au/Business- industry/Technical-standards- publications.aspx |
| | | | Further guidance regarding stormwater management is also provided in the Queensland Urban Drainage Manual available at <u>www.derm.qld.gov.au</u> and in the <i>Environmental Protection Act</i> 1994 and <i>Environmental Protection</i> (<i>Water</i>) Policy 2009 which are available at <u>www.legislation.qld.gov.au</u> |
| 4 | Environmental Nuisance | To be maintained at all times | The purposes of the Transport |
| | The applicant shall ensure that no dust and/or debris from the | | Infrastructure Act 1994. |
| | development site shall adversely impact Mount Cotton Road either during the construction phase or the ongoing operation of the extractive industry. The applicant shall implement mitigation | | Dust and debris from development on the site can affect the state-controlled road, causing a safety hazard to road |

| No | Conditions of Development | Condition Timing | Jurisdiction and Reasons |
|----|---|--------------------------------------|---|
| | measures to ensure that dirt and debris will not be deposited on the Mount Cotton Road carriageway. | | users |
| 5 | Compliance The applicant shall provide the Assessment Manager with a letter | Prior to the commencement of new use | The purposes of the Transport Infrastructure Act 1994 (TIA). |
| | from the Department of Transport and Main Roads confirming compliance with the requirements of the Department. | | The reason for requiring the above condition is that the applicant has a statutory obligation to ensure that the department's conditions of development have been satisfactorily complied with. |

Stephen Smaha Principal Advisor (Development Control)

Advice for state controlled roads and public passenger transport and railways

Under section 33 of the *Transport Infrastructure Act 1994*, written approval is required from the Department of Transport and Main Roads to carry out road works, including road access works, on a state-controlled road. Please contact the Department of Transport and Main Roads, Mr Brijesh Kumar on 30665831 to make an application for road works approval. This approval must be obtained prior to commencing any works on the state-controlled road reserve. The approval process may require the approval of engineering designs of the proposed works, certified by a Registered Professional Engineer of Queensland (RPEQ).

An application for a Road Corridor Permit is required for any ancillary works and encroachments on the state-controlled road under section 50(2) and Schedule 6 of the *Transport Infrastructure Act 1994* and Part 5 and Schedule 1 of the *Transport Infrastructure (State- Controlled Roads) Regulation 2006*. Please contact the Department of Transport and Main Roads, Mr Brijesh Kumar on 30665831 to make an application for a Road Corridor Permit. Ancillary works and encroachments include but are not limited to advertising signs or other advertising devices, paths or bikeways, buildings/shelters, vegetation clearing, landscaping and planting.

The Transport Planning and Coordination Regulation 2005 is available at: www.legislation.qld.gov.au

Pursuant to Section 580 of the *Sustainable Planning Act 2009* it is a development offence to contravene a development approval, including any condition in the approval.

Pursuant to Section 80 of the *Transport Infrastructure Act 1994*, the construction, augmentation, alteration or maintenance of a public utility plant on a state-controlled road reserve, must be in accordance with the Department of Transport and Main Roads' requirements.

The Department of Transport and Main Roads' technical standards and publications can be accessed at https://www.tmr.qld.gov.au/Business-industry/Technical-standards-publications.aspx

INFORMATION ATTACHMENT TO CONCURRENCE AGENCY RESPONSE Representations on Referral Agency Response

If the applicant intends to make a representation to the Department of Transport and Main Roads (the department) regarding the attached concurrence agency response, the applicant needs to do this before the assessment manager decides the application.

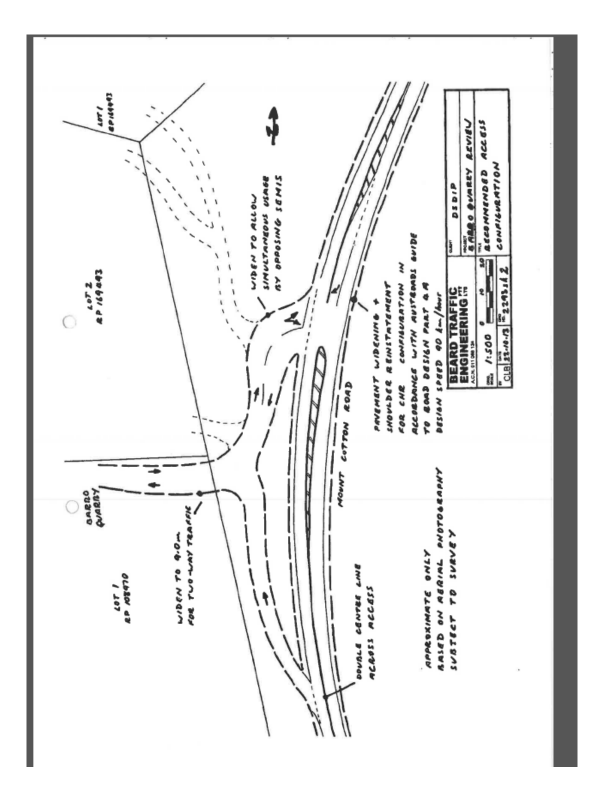
The applicant will need to give the assessment manager written notice under section 320(1) of the *Sustainable Planning Act 2009* (SPA) to stop the decision-making period to make a representation to the department and subsequently contact the department to make the representation. The decision making period cannot be stopped for more than 3 months.

Planning and Environment Court Appeals

If an appeal is lodged in the Planning and Environment Court in relation to this application, the appellant must give written notice of the appeal to the department under section 482(1) of the SPA. This notice should be given to:

Chief Executive Officer Department of Transport and Main Roads *Cl*- Planning Law Team Planning Management Branch GPO Box 213 Brisbane QLD 4001

This notice should be given within 2 business days if the appeal is started by a submitter, or otherwise within 10 business days after the appeal is started.



Schedule 5 Conditions of Approval

Energex

01 November 2013

Department of State Development, Infrastructure and Planning PO Box 150099 City East QLD 4002 Attention: Tamara Cavallaro

Dear Tamara,

'Ministerial Call In' in accordance with Section 424 of the Sustainable Planning Act 2009 - Material Change of Use (Extractive Industry) and Environmentally Relevant Activities (ERA 8 - Chemical Storage, ERA 16 - Extractive and Screening Activities and ERA 21 - Motor Vehicle Workshop Operations) located at 1513 and 1515-1521 Mount Cotton Road and 163-177 and 195 Gramzow Road, Mount Cotton described as Lot 162 on S31962, Lot 238 on SP218968, Lot 370 on S311071 and Lot 1 and 17 on RP108970.

Departments Ref: WR13/14368

Our Ref: HBD 3701512 297080

We refer to your correspondence dated 29 October 2013 regarding the above proposal and the conditions of Easement E on SP102535 granted in favour of Energex Limited.

Section 2 of the easement documentation (relevant to Easement E on SP102535) states that 'the grantor shall not without the consent in writing of the grantee':

2.2) erect or permit the erection of any buildings or structures on the easement

2.4) lay or permit the laying of subterranean services under, in or across the easement

The proposed development plans identify the establishment of a Crushing and Conveyor Loading Plant area within the bounds of Easement E on SP102535. Energex consents to the development in its current form under the conditions of Easement E on SP102535 subject the following conditions:

- 1. The developer/ applicant is to relocate the existing feeders (3580 and MCN3) where affected by the development (i.e. Crushing and Conveyor Loading Plant area) prior to the establishment to any structures being located or works being undertaken within the easement.
- 2. The developer/ applicant is to enter into a Works Project Contract with Energex for the relocation of the existing electrical infrastructure located within Easement E on SP102535.
- 3. The developer/ applicant is to reinstate an easement in favour of Energex over the relocated infrastructure at a width no less than that which is presently provided by Easement E on SP102535. The easement is to be subject to Energex's current easement conditions (Dealing number 708346714).
- 4. The applicant is to bear the full cost of the relocation inclusive of costs associated with the reinstatement of the electricity easement.
- 5. No amenity screening devices are to be located within the new or existing electricity easement.

6. It is the responsibility of the developer/ applicant to acquire any necessary vegetation approvals to facilitate the relocation of the electrical infrastructure.

If the developer/ applicant should choose not to pursue the relocation of the electrical infrastructure, the conditions of Easement E on SP102535 are to be upheld in full. In such regard, Energex will not support the construction of any structure(s) within Easement E on SP102535. Furthermore no civil works will be supported within the easement unless detailed civil plans are submitted to Energex for assessment.

Please find attached for your reference the Title Search relevant to Lot 162 on S31962 on which the Crushing and Conveyor Loading Plant area is proposed to be located and the conditions relevant to Easement E on SP102535.

Should you require any further information on the above matter, please contact Tom Sexton on (07) 3664 5766.

Yours faithfully,

Tom Sexton Town Planner Property Services Energex Limited CURRENT TITLE SEARCH ENVIRONMENT AND RESOURCE MANAGEMENT, QUEENSLAND Request No: 8566141 Search Date: 11/02/2010 09:34 Title Refere

Title Reference: 10317021 Date Created: 12/02/1878

REGISTERED OWNER

Dealing No: 706992250 16/09/2003

BARRO GROUP PTY LTD A.C.N. 005 105 724

ESTATE AND LAND

Estate in Fee Simple

LOT 162 CROWN PLAN S31962 County of STANLEY Parish of REDLAND Local Government: REDLAND

For exclusions / reservations for public purposes refer to Plan CP 531962

EASEMENTS, ENCUMBRANCES AND INTERESTS

- Rights and interests reserved to the Crown by Deed of Grant No. 10317021 (POR 162)
- 2. EASEMENT IN GROBS NO 704396171 01/11/2000 at 09:22 burdening the land ENERGEX LIMITED A.C.N. 078 849 055 over EASEMENT E ON SF102535

ADMINISTRATIVE ADVICES . Dealing Type Lodgement Date Status 71276771 VEG NOTICE 12/10/2009 11:49 CURRENT VEGETATION MANAGEMENT ACT 1999 UNREGISTERED DEALINGS ~ NIL

CERTIFICATE OF TITLE ISSUED - Yes 17/11/2003 707184035 Certificate No. 3

Caution - Charges do not necessarily appear in order of priority

** End of Current Title Search **

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| 2. | Description of Lot | County | Paris | h | Title Reference |
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| 5. | Applicant | | | | · · · · · · · · · · · · · · · · · · · |
| | THE SOUTH EAST QUEENSLAN | D ELECTRICITY BOARD | | | / |
| 8. | Request | | | | |
| he | ereby request that: | | | | |
| | REGISTER THE ATTACHED DOC | UMENT UNDER SECTION | 154 | | 54 - C |
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| | hereafter full ri secoment") by wire < r wires, distributing ele frame, bracket apparatus com electricity' or | ants an essement in perpetuity to permit and allow the Grantee at all times and in all manner ght to convey electricity on, over, in, under, across and through the servient tenement {"the "electric lines" as defined in the Electricity Act 1976 which states "electric line" means any conductor or other means used for the purpose of conveying, transmitting, transforming or ctricity, together with any casing, coating, covering, tube, pipe, pillar, pole or tower, post or insulator enclosing, surrounding or supporting the same or any part thereof, or any nected therewith for the purpose of conveying, transmitting, transforming or distributing by any such means as may be appropriate, and the Grantor hereby authorises the Grantee by its ents, workmen, linesmen, contractors and others authorised by it to: |
| | 1.1 | construct, inspect, maintain, rapair, renew, reconstruct, raplace, add to, lay down, install, erect electric lines or further electric lines on, in, under, over, across or through the easement or remove from the easement any electric line or lines; |
| | 1.2 | clear and keep cleared as the Grantee shall consider necessary by any means or method the easement of timber, trees and undergrowth and to burn off on the easement all such timber, trees and undergrowth: |
| | 1.3 | construct and maintain on the easement all such access tracks. gates and other works as the Grantee shell consider necessary. |
| 2. | rights of the G the electric line | prising the essement may be used by the Grantor for any purpose not inconsistent with the rantee herein provided such use is not capable of causing interference with or damage or risk to es on, under, in, over, across or through the essement, AND IN PARTICULAR THE GRANTOR /THOUT THE CONSENT IN WRITING OF THE GRANTEE: |
| | 2.1 | make or permit to be made any alterations or additions to the structures or buildings affecting their overall dimensious existing on the assement at the date hereof; |
| | 2.2 | erect or permit the erection of any buildings or structures on the easement; |
| | 2.3 | erect any fence of a height of more than 2.4 metres on the easement; |
| | 2.4 | lay or permit the laying of subterranean services under, in or across the easement; |
| | 2.6 | stockpile or fill with or permit the stockpiling of or filling with any soil, sand, gravel, other substance or materials or the construction of any roads, dam walls or other earthworks on the easement which would in any way reduce the clearance above the ground level of the conductors below the statutory clearance as may exist from time to time; |
| | 2.6 | inundate any part of the easement; |
| | 2.7 | remove or permit the removal of or fill the pasement with any soil, sand, gravel or other substances; |
| | 2.8 | grow or permit the growing of sugar cane upon the pasement where it is not assigned sugar cane land as at the date hereof. |
| з. | AND FURTHER THE GRANTOR SHALL NOT | |
| | 3.1 | lay or permit the laying of any metal pipe or other conductor of electricity on, under, in or across the easement; |
| | 3.2 | burn off crops or where it is assigned land at the date hereou permit the growing of sugar cane |

reside in or permit the residing in or occupation of any caravan or mobile home which may be parked or located on the essement irrespective of whether the easement is part of a caravan park or private property.

3.4 store or permit the storage of flammable fuels or explosive materials in, on ar under the easement.

4. The Grantee its employees, egents, workmen, linesmen, contractors and others authorised by it shall have full and free right to enter upon and remain, pass and repass on and over the easement for all or any of the purposes aforesaid of for the purpose of preventing any breach by the Grantor of the Grantor's obligations herein contained and with or without vehicles, plant and equipment of any description and for all or any of the purposes aforesaid the Grantore, its employees, spants, workmen, linesmen, contractors and others authorised by the Grantee with or without vehicles, plant and equipment of any description shall have the right of ingress and egress to and from the easement over the land of the Grantor adjacent to the easement to permit access to the nearest surveyed road or to such point on the land of the Grantor as the Grantee shall consider convenient of more authorised by the Grantee, is employees, agents, workmen, linesmen, contractors and there authorised by the Grantee to obtain access to and from the easement to a such point on the land of the Grantor adjacent to the easement to permit access to the nearest surveyed road or to such point on the land of the Grantor as the Grantee shall consider convenient or more bable the Grantee, its employees, agents, workmen, linesmen, contractors and others authorised by the Grantee to obtain access to and from the easement.

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Schedule 6 Department of Community Safety Advice

File no: CSD/01506

Ref: No:08560-2013

Your Ref: MBN13/1232

The Honourable Jeff Seeney MP Deputy Premier Minister for State Development, Infrastructure and Planning PO Box 15009 CITY EAST QLD 4002

Dear Deputy Premier

Thank you for your correspondence received on 18 October 2013, regarding the exercise of your call in powers under section 425 of the *Sustainable Planning Act 2009* (SPA) for the development application covering expansion of the Barro Group Pty Ltd quarry at Mount Cotton Road and Gramzow Road, Mount Cotton.

As requested, the Department of Community Safety (DCS) provides the following submission.

The Department of State Development, Infrastructure and Planning (DSDIP) Planning Services has advised that State Planning Policy 1/03 *Mitigating the Adverse Impacts of Flood, Bushfire and Landslide* (SPP 1/03) applies to this application since it was submitted before the SPP lapsed on 1 September 2013. Therefore, DCS provides the following comments based on the provided Mount Cotton Quarry - Barro Group PTY LTD Planning Assessment Report, 6 December 2010 regarding reflection of SPP 1/03 State interests.

Bushfire

Figure 12 identifies the site as susceptible to high and medium bushfire hazard, and DCS supports the commitment to undertake a Bushfire Management Plan (BMP). The content of the framework in Attachment 1.8/ Section 2.10 Bushfire Management Plan appears appropriate. When the detailed BMP is undertaken, DCS recommends the proponent also address additional requirements in SPP 1/03 Guideline/Appendix 8 *Undertaking a Bushfire Management Plan*. The proponent will need to work with Queensland Fire and Rescue Service (QFRS) through consultation and review of the developed BMP to address any arising issues.

Please update the QFRS BMP consultation contact as follows - Southern Brisbane Zone, Level 2, 1191 Logan Road, Mt Gravatt, QLD 4122, telephone number (07) 3635 1604 and facsimile number (07) 3219 2120

Flood

Figure 13 identifies the site as having flood prone areas. SPP 1/03 Guideline/Appendix 5A sets out specific requirements for development occurring within flood prone areas. Relevant provisions are as follows:

- Specific Outcome (SO) 1 sets out provisions for non-residential development including floor level flood immunity, evacuation, flood warning times and safe refuge;
- SO 2 sets out guidance to avoid adverse impacts on people's safety or capacity to use land within the flood plain, this includes guidance on preparing floodplain management plans;
- S04 sets out provisions for manufacture and storage of bulk hazardous materials; and
- SO 5 sets out provisions for essential services.

DCS recommends the proponent address these requirements to satisfy Outcome 1 of SPP 1/03.

Landslide

Figure 16 identifies the site as including very high to low landslide hazard management areas. Attachment 1.18 Geotechnical Report Executive Summary States "Providing the recommendations of this report are implemented, the risk of the proposed extension to quarry activities causing geotechnical issues is considered low pursuant to the Australian Geomechanics Landslide Risk Assessment Guidelines".

SPP 1 /03 Appendix 5C Note for 1.1 outlines the requirement for site-specific geotechnical analysis to be prepared by a registered professional engineer. Although this appears to have occurred, DCS does not have the technical expertise to undertake a peer review of the geotechnical report, thus cannot provide advice regarding the acceptability of the findings.

Emergency Response Plans

Section 2.5.19 Emergency Response Plans states existing response plans will be reviewed and amended to account for the extended area of operations. DCS requests consultation with emergency responders when this occurs.

Should you require further assistance, please contact Mr Graham Wiltshire, Director, Strategy and Intergovernmental Relations, telephone number (07) 3635 3317 and email graham.wiltshire@dcs.gov.au.

Yours sincerely

Kelvin Anderson PSM

Director-General