

# Coraki Quarry 2022 Annual Report

Prepared for: KIS Quarries Pty Ltd

Date: March 2023

File Reference: 2513 300 022

Name of operation	Coraki Quarry Project		
Name of operator	KIS Plant Pty Ltd		
Development consent / project approval #	SSD 7036 (Mod 3)		
Holder of development consent / project approval	KIS Quarries Pty Ltd		
Licenced Area (property description)	Lot 401 DP633427, Lots 402 and 403		
	DP 802985; Lot 408 DP 1166287; Lot A		
	DP397946; Lot A DP389418; Lot 3		
	DP701197; Lot 2 DP954593; Lot 1		
	DP954592; Lot 1 DP310756; Lot 1		
	DP1165893; and Lot 1 DP1225621		
Holder of Environmental Protection License (EPL)	KIS Plant Pty Ltd		
EPL number and Anniversary Date	EPL 3397 – 28 April		
Water licence #	N/A		
Name of holder of water licence	N/A		
Annual Review start date	1 January 2022		
Annual Review end date	31 December 2022		

- I, Peter Roberts, certify that this audit report is a true and accurate record of the compliance status of Coraki Quarry for the period 1<sup>st</sup> January 2022 to 31<sup>st</sup> December 2022 and that I am authorised to make this statement on behalf of KIS Quarries Pty Ltd. *Note.*
- a) The Annual Review is an 'environmental audit' for the purposes of section 122 B (2) of the Environmental Planning and Assessment Act 1979. Section 122E provides that a person must not include false or misleading information (or provide information for inclusion in) an audit report produced to the Minister in connection with an environmental audit if the person knows that the information is false or misleading in a material respect. The maximum penalty is, in the case of a corporation, \$1 million and for an individual, \$250,000.
- b) The Crimes Act 1900 contains other offences relating to false and misleading information: section 192G (Intention to defraud by false or misleading statement maximum penalty 5 years imprisonment); sections 307A, 307B and 307C (False or misleading applications/information/documents maximum penalty 2 years imprisonment or \$22,000, or both).

Name of authorised reporting officer	Peter Roberts
Title of authorised reporting officer	Director
Signature of authorised reporting officer	P. S. Caluly
Date	7/3/23

# DOCUMENT CONTROL

#### PROJECT / DETAILS REPORT

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# TABLE OF CONTENTS

1	State	ment of Compliance	1
2	Backç	ground	2
3	Introd	duction	3
	3.1 K	ey Site Personnel	3
4	Comp	liance Summary	4
	4.1 N	Non-compliance	4
5	Appro	ovals	5
6	Opera	ations Summary	6
	6.1	Operational Requirements	6
	6.1.1	Hours of Operation	6
	6.1.2	Truck Movements	6
	6.2 F	orecast Operations	6
7	Actio	ns required by previous Annual Report	7
8	Enviro	onmental Performance	8
	8.1 V	Vater Quality	8
	8.1.1	EIS Prediction	8
	8.1.2	Actual	8
	8.1.3		8
	8.2 N	Noise	9
	8.2.1	EIS Prediction	9
	8.2.2	Actual	9
	8.2.3	Comparison with Previous Years Data / Trends	11
	8.3 E	Blasting	12
	8.3.1	EIS Prediction	12
	8.3.2	Actual	12
	8.3.3	Comparison with Previous Years Data / Trends	12
	8.4 A	nir Quality	17
	8.4.1	EIS Prediction	17
	842	Actual	17



	8.4.3	Comparison with Previous Years Data / Trends	19
	8.4.4	Monitoring Trends	19
8.	.5 B	iodiversity	20
	8.5.1	EIS Prediction	20
	8.5.2	Actual	20
	8.5.3	Comparison with Previous Years Data / Trends	20
8.	.6 C	Cultural Heritage	21
	8.6.1	EIS Prediction	21
	8.6.2	Actual	21
	8.6.3	Comparison with Previous Years Data / Trends	21
8.	.7 N	Management Plans	22
8.	.8 V	'isual Impacts	23
	8.8.1	EIS Prediction	23
	8.8.2	Actual	23
	8.8.3	Comparison with Previous Years Data / Trends	23
8.	.9 F	lazardous Goods and Storage	24
	8.9.1	EIS Prediction	24
	8.9.2	Actual	24
	8.9.3	Comparison with Previous Years Data / Trends	24
8.	.10 V	Vaste Management	25
	8.10.1	EIS Prediction	25
	8.10.2	Actual	25
	8.10.3	Comparison with Previous Years Data / Trends	25
8.	.11 E	nvironmental Performance Summary	26
9	Rehak	pilitation	.29
10	Comn	nunity	.30
11	Indep	endent Environmental Audit	.31
12	Indep	endent Traffic Audit	.32
13	Incide	ent and non-compliances	.33
14	Actio	ns for the next reporting period	.34



### **TABLES**

1
<i>6</i>
7
9
.12
.18
. 19
. 26
. 29
. 33

### **ATTACHMENTS**

Attachment 1	Drawings
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Attachment 2 Audit Checklist

Attachment 3 DGR Production Data
Attachment 4 2022 Waste Register



# 1 Statement of Compliance

This annual review has been conducted to satisfy Schedule 5, Condition 9 of the Development Consent (DC) SSD\_7036, whereby the annual environmental performance of the project is reviewed. The review period for this report is 1st January 2022 to 31 December 2022. A statement of compliance for the project is provided below in Table 1.

Table 1 – Statement of Compliance

Development Consent	Were all conditions complied with
Development Consent (DC) SSD 7036 Mod 3	Yes



# 2 Background

### 2021 Annual Report

The 2021 Annual Report was submitted to DPIE on 28 March 2022. DPIE responded by letter dated 21 April 2022 advising that it satisfied the reporting requirements of the consent and the department's *Annual Review Guideline October 2015*.

### 2020 Annual Report

The 2020 Annual Report was submitted to DPIE on 29 March 2021. DPIE responded by letter dated 11 May 2021 advising that it satisfied the reporting requirements of the approval but requested that future reports include a table containing the quarterly noise monitoring data for that annual period. This was actioned in Section 8 of the 2021 Annual report.



### 3 Introduction

The Coraki Quarry is a hard rock quarry located at Petersons Quarry Road, Coraki, New South Wales (refer Attachment 1 – Drawings). This reporting year, the quarry was operated by KIS Plant Pty Ltd trading as KIS Quarries. A development Consent (DC) (number SDD\_7036) and Environment Protection Licence (EPL) No. 3397 have been issued for the Coraki and Petersons Quarry. This review has been conducted and prepared in accordance with the NSW Department of Planning and Environments *Annual Review Guideline October 2015* in order to satisfy the requirements of Schedule 5, Condition 9 of the modified Development Consent for the Coraki Quarry Project. Schedule 5, Condition 9 states:

#### Annual Review

By the end of March each year, the Applicant shall review the environmental performance of the development to the satisfaction of the Secretary. This review must:

- (a) describe the development (including rehabilitation) that was carried out in the previous calendar year, and the development that is proposed to be carried out over the current calendar year;
- (b) include a comprehensive review of the monitoring results and complaints records of the development over the previous calendar year, which includes a comparison of these results against the:
  - relevant statutory requirements, limits or performance measures/criteria;
  - requirements of any plan or program required under this consent;
  - the monitoring results of previous years; and
  - the relevant predictions in the documents listed in condition 2(a) of Schedule 2;
- (c) identify any noncompliance over the last year, and describe what actions were (or are being) taken to ensure compliance;
- (d) identify any trends in the monitoring data over the life of the development;
- (e) identify any discrepancies between the predicted and actual impacts of the development, and analyse the potential cause of any significant discrepancies; and
- (f) describe what measures will be implemented over the current calendar year to improve the environmental performance of the development.

The Applicant must ensure that copies of the Annual Review are submitted to Council and are available to the Community Consultative Committee (see condition 6 of Schedule 5) and any interested person upon request.

# 3.1 Key Site Personnel

The details of key site personnel that have been involved in the management of the quarry operations over the reporting period are provided as follows;

Peter Roberts - Director, KIS Quarries, M: 0488 074 367, T: 02 6683 2099, E: peter@kisquarries.com.au



# 4 Compliance Summary

A review against the conditions of approval has been undertaken (refer Attachment 2 – Audit Checklist). The compliance status of each of the conditions of Development Consent were determined using the following descriptions:

Status	Description
Compliant	Sufficient evidence is available to verify that all elements of the consent condition have been satisfied during the reporting period.
Non-compliant	One or more specific elements of the consent condition have not been met during the reporting period.
Not triggered	A consent condition has not been triggered within the reporting period therefore no data is available for review and reporting.

# 4.1 Non-compliance

No non-compliance occurred during the reporting period.



# 5 Approvals

The following approvals are those held for the Coraki Quarry during the 2022 calendar year.

- Development Consent SSD 7036 (modification 3) issued by the New South Wales Minister for Planning on 13<sup>th</sup> May 2019.
- Environmental Protection Licence (EPL) No. 3397.



# 6 Operations Summary

The site is approved to undertake extraction, processing and storage of 1,000,000 Tonnes (t) per annum in any calendar year. A production summary is provided in Table 2 below. The activities which occurred on site during the reporting period are consistent with the approved activities. Production data submitted to the Department of Planning Industry & Environment, Division of Resources and Geoscience (DPIE resources) for the 2021 – 2022 reporting period is attached for reference (refer Attachment 3 – DGR Production Data).

Table 2 – Production Summary

Material	Limit	2018	2019	2020	2021	2022
Quarrying products	1,000,000t	995,438t	990,642t	229,558t	19,496t	8,115t

### 6.1 Operational Requirements

### 6.1.1 Hours of Operation

Schedule 3 (Noise) of the development consent, outlines the permitted operating hours and extended operating hours. Written agreements from affected landowners are held permitting the extended hours of operation which are, Monday to Saturday 6am to 7pm and activities are not permitted on Sundays and Public Holidays.

#### 6.1.2 Truck Movements

Permitted truck movements are outlined in Condition 9 Schedule 2 of the development consent which states that no more than 31 laden trucks per hour or up to 231 laden trucks per day (Mon-Fri) and 105 laden trucks per day (Saturday) are permitted to be dispatched. The weighbridge software currently used, allows up to 31 tucks per hour to be dispatched. If this limit is reached in a given hour or day, the weighbridge will stop recording data until the next hour commences and therefore the truck cannot leave the quarry site once the limits are reached.

# 6.2 Forecast Operations

Activities to be undertaken in the 2023 annual reporting period will be similar to those from 2022.

Subject to the outcome of the development application for extension of the Petersons Quarry, liaison will occur with the Department about compliance with the rehabilitation conditions of the Coraki Quarry SSD 7036 Development Consent.



# 7 Actions required by previous Annual Report

Refer to Table 3 – Actions required by previous annual report.

Table 3 – Actions required by previous annual report

Action from previous Annual Review	Action taken by operator
Progress the development application for extension of Petersons Quarry	The development application is under assessment by the relevant authorities.
Continue toolbox talks to refresh staff understanding of the approval requirements such as the 18m AHD extraction depth limit	KIS have advised that regular toolbox talks occurred in 2022 and included refreshing staff understanding about the approval requirements such as the 18m AHD extraction depth limit.
Continue to contact local schools and community groups to offer opportunities to visit the quarry.	KIS have advised local schools and community groups were unable to attend the quarry because of the significant flood event in early 2022.



### 8 Environmental Performance

# 8.1 Water Quality

#### 8.1.1 EIS Prediction

A surface water assessment was undertaken during the EIS process to determine potential impacts to Seelems Creek and Richmond River as a result of flow from the site. The assessment considered the following physio-chemical indicators and numerical criteria (trigger values) from the New South Wales Water Quality and River Flow Objectives (OEH 2015), for uncontrolled streams within the Richmond River Catchment. These values were adopted and are reflected in Schedule 3, Condition L2.4 of Environmental Protection Licence (EPL) 3397.

2.7 m		DO (%sat)			pH		
Total Nitrogen (N) (mg/L)	Total P (mg/L)			<b>Turbidity (NTU)</b>			Conductivity (ms/cm)
(N) (Mg/L)		Lower	Upper		Lower	Upper	
350	25	85	110	6-50	6.5	8.5	125-2200

Water quality testing undertaken on site indicated that the dissolved oxygen (DO), turbidity and pH indicators were not in accordance with the prescribed trigger values stated above and therefore, a recommendation was made for surface water from the quarry to be captured and treated before discharging from the site.

As a result, a surface water management strategy was prepared and outlined a system of dirty water collection drains that convey surface water runoff to respective sedimentation basins. The sedimentation basins were sized in accordance with Managing Urban Stormwater Soils and Construction: Volume 1 (Blue Book) and Volume 2E (Mines & Quarries). The sedimentation basins have been sized to capture the 90<sup>th</sup> percentile 5-day rainfall event for their respective catchments.

Groundwater assessments were also conducted and determined that it is unlikely the site will encounter or impact groundwater. Surface water monitoring in accordance with the anticipated requirements of the EPL, will indicate any potential for impact through changes to water quality results.

### 8.1.2 Actual

A Water Management Plan (WMP) has been prepared to satisfy the requirements of Schedule 3, Conditions 21 of the Development Consent. The WMP provides information required to demonstrate that activities conducted at the quarry will be in accordance with the relevant conditions of Development Consent and EPL 3397. KIS have advised that no controlled water releases pursuant to the EPL conditions occurred in 2022. Groundwater has not been intersected during the extraction activities to date. Therefore, environmental performance and comparison of EIS predictions against actuals cannot be undertaken during this reporting period.

### 8.1.3

Given that no controlled water discharges pursuant to the EPL have occurred during the reporting period and thus no monitoring was triggered a comparison cannot be drawn with previous years.



### 8.2 Noise

### 8.2.1 EIS Prediction

As part of the Environmental Impact Statement (EIS) for the now approved Coraki Quarry, a noise assessment (including noise modelling at sensitive receptors) of the potential noise impacts that may occur was conducted. The relevant noise criteria for the assessment of noise impacts was taken from the NSW Industrial Noise Policy which are established by means of a comparison between a 'Rating Background Level ("RBL") plus 5 dB(A)' 'Intrusiveness Criterion' and 'Amenity Criteria' levels, with the lower level being adopted as the basis for deriving project specific noise levels. Noise datalogger measurements determined that RBLs measured at Noise Datalogger Locations 1 and 2 were 30 dB(A) for the 7am to 6pm period. For the early morning 6am to 7am and early evening 6pm to 7pm periods the minimum RBL of 30 dB(A) was adopted for assessment of intrusive noise criteria in accordance with the NSW Industrial Noise Policy. This is consistent with the 7am to 6pm RBL. On this basis, the relevant 'Intrusiveness Criterion' level for assessment of noise from the proposed quarrying activities to be LAeq 35 dB(A). This criterion was adopted during the EIS approval process and is reflected in Schedule 3, Condition 4, Table 3 of the Development Consent.

Table 3: Noise criteria dB(A)

Receiver	Day	Evening	Night	
	dB(A) (LAeq(15 min))	dB(A) (L <sub>Aeq(15 min)</sub> )	dB(A) (L <sub>Aeq(15 min)</sub> )	
All privately-owned residences	35	35	35	

Note: Receiver locations are shown on the figure in Appendix 3.

### 8.2.2 Actual

It is noted that in accordance with the conditions of the consent agreements are held with nearby sensitive receptors for exceedance of the noise criteria. Since the commencement of activities, noise monitoring has been undertaken on a quarterly basis with results for the reporting period shown in Table 4 below. Results have generally been consistent with those determined and predicted during assessments undertaken for the EIS. During the reporting period no non-compliances were identified.

Table 4 - Noise Monitoring Results Summary

Monitoring Event	Compliance Status	Comment
22 March 2022	Noise monitoring was compliant at all residences (noting that the relevant landowner agreements are in place).  R1: Limit = 40dBA. Result = <35dBA  R4: Limit = <35dBA. Result = <35dBA	Some wind/tree gusts excluded, minor bird influence, Trucks and FEL audible at top area (including flood clean up trucks), consistent flood clean up trucks entering the quarry via Petersons Road, processing plant not audible, FEL peaks at times 34-36dBA, overall quarry <35dB(A).  Lagoon Road constant flood clean up truck traffic, Lagoon Road roadworks, quarry inaudible.



Monitoring Event	Compliance Status	Comment
16 June 2022	Noise monitoring was compliant at all residences (noting that the relevant landowner agreements are in place).  R1: Limit = 40dBA. Result = <33dBA  R4: Limit = 35dBA. Result = <32dBA  R6: Limit = 40dBA. Result = <36dBA	Steady-state engine/generator type noise just audible, few birds, quarry <33dBA, plane excluded, beeper from top pad at times (flood waste operations).  Lagoon Rd constant flood cleanup truck traffic and some quarry trucks, birds, plane partially excluded, quarry not audible when background <35dBA, processing plant just audible when background 31dBA so estimate quarry <31dBA aside from reversing beepers occasionally audible due to tone (potentially from flood waste operations on the upper pad).  Casino-Coraki Rd traffic noise, birds, processing plant and drilling audible, some resident noise, quarry <37dBA and likely 35dBA, with drill about 35dBA.
27 September 2022	Noise monitoring was compliant at all residences (noting that the relevant landowner agreements are in place).  R1: Limit = 40dBA. Result = <36dBA  R4: Limit = 35dBA. Result = <34dBA  R6: Limit = 40dBA. Result = <39dBA	A lot of birds, quarry generally inaudible aside from occasional short truck bump or engine noise, quarry <36dBA background at times when less bird noise.  Frogs, birds, quarry proccessing plant and truck engines just audible but below background, <35dBA, planes excluded, occasional Lagoon Rd traffic excluded to extent possible.  Processing plant audible but <40dBA, Casino-Coraki not excluded, some birds.
15 December 2022	Noise monitoring was compliant at all residences (noting that the relevant landowner agreements are in place).  R1: Limit = 40dBA. Result = <32dBA  R4: Limit = 35dBA. Result = <31dBA  R6: Limit = 40dBA. Result = <35dBA	Birds, Lagoon Road traffic (generally excluded), quarry vehicles just audible when 31-32dBA background.  Birds, Lagoon Road traffic (generally excluded), quarry inaudible when 31-33dBA background.  Casino-Coraki Road traffic, some birds, quarry processing plant audible at times but <35dBA.



# 8.2.3 Comparison with Previous Years Data / Trends

Since the commencement of noise monitoring in December 2016, non-compliances have occurred from time to time and were reported as required. When such an event occurs, subsequent corrective actions have been carried out to ensure that operations maintain compliance with the required criteria. There were no non-compliance events in 2022.



### 8.3 Blasting

### 8.3.1 EIS Prediction

An assessment of potential vibration impacts was undertaken during the EIS process to identify recommended blast parameters which should be implemented to control vibration within approved and acceptable levels. The closest properties were identified and the distance measured from the proposed extraction limit boundary to the closest residential property.

The assessment concluded, that blasting activities would not introduce any significant risks or impacts to surrounding properties and that blasting is expected to comply with the anticipated licence requirements and ANZECC guidelines which state, that in relation to airblast overpressure, 100% of blasts must be less than 120 dBL and 95% of the blasts must be less than 115 dB(Lin Peak), which reflects the requirements of AS2187.2-2006. With respect to ground vibration, the maximum level is to be 10mm/s and 95% of blast must be less than 5mm/s.

Table 4: Blasting criteria

Receiver	Airblast overpressure (dB(Lin Peak))	Ground vibration (mm/s)	Allowable exceedance
	120	10	0%
Any residence on privately-owned land	115	5	5% of the total number of blasts over a period of 12 months

The recommendations made in the EIS have been adopted and are reflected in Schedule 3, Condition 8, Table 4 of the Development Consent.

### 8.3.2 Actual

No blasts occurred within the Coraki Quarry extraction area in 2022.

### 8.3.3 Comparison with Previous Years Data / Trends

An annual summary of monitoring conducted in previous years is provided in Table 5 below.

Table 5 - Blast Monitoring Results Summary

Blasting Results Monitor 1

Year		No. of blasts in year	Min. value	Max. value	100 percentile limit	95 percentile limit
2016	Overpressure	3	<88>	115	<120	<115
	Ground Vibration		0.999	2.3	<10	<5
2017	Overpressure	13	NT	114	<120	<115
	Ground Vibration		NT	3.799	<10	<5



Year		No. of blasts in year	Min. value	Max. value	100 percentile limit	95 percentile limit
2018	Overpressure	14	88	113.1	<120	<115
	Ground Vibration		0.582	1.04	<10	<5
2019	Overpressure	11	< 88	110.5	<120	<115
	Ground Vibration		0.648	1.589	<10	<5
2020	Overpressure	8	NT	115	<120	<115
	Ground Vibration		NT	2.91	<10	<5
2021	Overpressure	Nil	-	-	-	-
	Ground Vibration		-	-	-	-
2022	Overpressure	Nil	-	-	-	-
	Ground Vibration		-	-	-	-

NT – not triggered.

# Blasting Results Monitor 2

Year		No. of blasts in year	Min. value	Max. value	100 percentile limit	95 percentile limit
2016	Overpressure	3	NT	114	<120	<115
	Ground Vibration		NT	1.024	<10	<5
2017	Overpressure	11	NT	113.1	<120	<115
	Ground Vibration		NT	2.331	<10	<5
2018	Overpressure	1	110.2	110.2	<120	<115
	Ground Vibration		0.66	0.66	<10	<5
2019	Overpressure	8	< 88	114.6	<120	<115
	Ground Vibration		0.574	2.30	<10	<5
2020	Overpressure	8	NT	112.6	<120	<115
	Ground Vibration		NT	1.717	<10	<5
2021	Overpressure	Nil	-	-	-	-
	Ground Vibration		-	-	-	-



2022	Overpressure	Nil	-	-	-	-
	Ground Vibration		-	-	-	-

NT – not triggered.

# Blasting Results Monitor 3

Year		No. of blasts in year	Min. value	Max. value	100 percentile limit	95 percentile limit
2016	Overpressure	3	NT	96.88	<120	<115
	Ground Vibration		NT	0.762	<10	<5
2017	Overpressure	6	NT	112.6	<120	<115
	Ground Vibration		NT	0.914	<10	<5
2018	Overpressure	0	-	-	-	-
	Ground Vibration		-	-	-	-
2019	Overpressure	10	< 88	113.9	<120	<115
	Ground Vibration		0.524	2.09	<10	<5
2020	Overpressure	8	NT	114.4	<120	<115
	Ground Vibration		NT	2.47	<10	<5
2021	Overpressure	Nil	-	-	-	-
	Ground Vibration		-	-	-	-
2022	Overpressure	Nil	-	-	-	-
	Ground Vibration		-	-	-	-

NT – not triggered.

# Blasting Results Monitor 4

Year		No. of blasts in year	Min. value	Max. value	100 percentile limit	95 percentile limit
2016	Overpressure	0	-	-	-	-
	Ground Vibration		-	-	-	-
2017	Overpressure	0	-	-	-	-
	Ground Vibration		-	-	-	-



Year		No. of blasts in year	Min. value	Max. value	100 percentile limit	95 percentile limit
2018	Overpressure	0	-	-	-	-
	Ground Vibration		-	-	-	-
2019	Overpressure	1	110.6	110.6	<120	<115
	Ground Vibration		0.28	0.28	<10	<5
2020	Overpressure	0	-	-	-	-
	Ground Vibration		-	-	-	-
2021	Overpressure	Nil	-	-	-	-
	Ground Vibration		-	-	-	-
2022	Overpressure	Nil	-	-	-	-
	Ground Vibration		-	-	-	-

# Blasting Results Monitor 5

Year		No. of blasts in year	Min. value	Max. value	100 percentile limit	95 percentile limit
2016	Overpressure	0	-	-	-	-
	Ground Vibration		-	-	-	-
2017	Overpressure	0	-	-	-	-
	Ground Vibration		-	-	-	-
2018	Overpressure	0	-	-	-	-
	Ground Vibration		-	-	-	-
2019	Overpressure	1	111.5	111.5	<120	<115
	Ground Vibration		0.220	0.220	<10	<5
2020	Overpressure	0	-	-	-	-
	Ground Vibration		-	-	-	-
2021	Overpressure	Nil	-	-	-	-
	Ground Vibration		-	-	-	-



2022	Overpressure	Nil	-	-	1	-
	Ground Vibration		-	-	-	-

### 8.4 Air Quality

### 8.4.1 EIS Prediction

Air quality assessments and emission predictions were conducted during the EIS process. To enable assessment of dust concentrations and deposition rates from the proposed quarrying operations, detailed dispersion modelling was conducted using the CALMET / CALPUFF modelling system. The model-predicted dust concentrations and deposition rates were added to ambient concentrations (presented in the EIS) to assess the cumulative dust exposure at surrounding receptors. The modelling and assessment conducted for the EIS outlined performance targets (provided below) and determined that compliance with these targets could be achieved:

- dust deposition of 4 g/m2-month when monitored in accordance with Australian Standard AS 3580.10.1 Methods for sampling and analysis of ambient air – Determination of particulates – Deposited matter – Gravimetric method; and
- an aerodynamic diameter of less than 10 µm (PM10) suspended in the atmosphere of 50 µg/m3 over a 24-hour averaging time when monitored in accordance with Australian Standard AS 3580.9.6 Methods for sampling and analysis of ambient air Determination of suspended particulate matter PM10 high volume sampler with size selective inlet Gravimetric method.

The performance targets were adopted and are reflected in Schedule 3, Condition 12, Table 5 of the Development Consent.

Table 5: Air quality criteria

Pollutant	Averaging Period	Criter	ion	
Particulate matter < 10 µm (PM <sub>10</sub> )	Annual	a,d 30 μg/m³		
Particulate matter < 10 µm (PM <sub>10</sub> )	24 hour	<sup>b</sup> 50 µg/m³		
Total suspended particulates (TSP)	Annual	a,d 90 µg/m³		
<sup>C</sup> Deposited dust	Annual	<sup>b</sup> 2 g/m²/month	a,d 4 g/m²/month	

### Notes tor Table 5:

#### 8.4.2 Actual

During the reporting period, dust deposition monitoring was undertaken monthly at four (4) locations where possible. The annual dust deposition monitoring results for the reporting period are provided in the table below. The monitoring throughout 2022 was majorly disrupted by record rainfall (a recorded 2,275mm with a long-term average of 1,514mm), causing inaccessibility to most monitoring locations for many months. The data that was able to be collected, suggests that compliance has been maintained during the reporting period, however, most gauges were collected outside of the recommended 30-day (±2) sample period. This is expected to return to the recommended sample period in 2023.



a. Cumulative impact (i.e. increase in concentrations due to the development plus background concentrations due to all other sources).

b. Incremental impact (i.e. incremental increase in concentrations due to the development with zero allowable exceedances of the criteria over the life of the development).

c. Deposited dust is to be assessed as insoluble solids as defined by Standards Australia, AS/NZS 3580.10.1.2003: Methods for Sampling and Analysis of Ambient Air - Determination of Particulate Matter - Deposited Matter - Gravimetric Method.

d. Excludes extraordinary events such as bushfires, prescribed burning, dust storms, sea fog, fire incidents, or any other activity agreed to by the Secretary.

e." Reasonable and feasible avoidance and mitigation measures" includes, but is not limited to, the operational requirements in conditions 14 and 15 to develop and implement an air quality management system that ensures operational responses to the risks of exceedance of the criteria.

Table 6 – Annual Dust Deposition Monitoring Result

Analyte	10/12/21 - 11/01/22	11/01/22 - 10/02/22	10/02/22 - 10/03/22	10/03/22 - 08/04/22	08/04/22 - 12/05/22	12/05/22 - 09/06/22	09/06/22 - 07/07/22	07/07/22 - 01/08/22	03/08/22 - 07/09/22	07/09/22 - 08/10/22	08/10/22 - 08/11/22	08/11/22
												03/12/22
					PD	)G1						
Ash Content	ND	0.3	NS	NS	0.2	NS	NS	0.6	0.7	0.5	0.2	NS
Combustible Matter	ND	0.1	NS	NS	0.4	NS	NS	0.1	0.4	<lor< td=""><td>0.1</td><td>NS</td></lor<>	0.1	NS
Total Insoluble Matter	ND	0.4	NS	NS	0.6	NS	NS	0.7	1.1	0.5	0.3	NS
					PDG2 (ba	ckground)						
Ash Content	ND	0.3	NS	NS	NS	NS	NS	NS	0.8	0.5	NS	NS
Combustible Matter	ND	0.0	NS	NS	NS	NS	NS	NS	0.7	0.2	NS	NS
Total Insoluble Matter	ND	0.3	NS	NS	NS	NS	NS	NS	1.5	0.7	NS	NS
					PC	G3						
Ash Content	ND	0.1	NS	NS	<lor< td=""><td>NS</td><td>NS</td><td>0.2</td><td>0.4</td><td>0.4</td><td>0.4</td><td>NS</td></lor<>	NS	NS	0.2	0.4	0.4	0.4	NS
Combustible Matter	ND	0.3	NS	NS	<lor< td=""><td>NS</td><td>NS</td><td>0.0</td><td>0.4</td><td>0.1</td><td>0.8</td><td>NS</td></lor<>	NS	NS	0.0	0.4	0.1	0.8	NS
Total Insoluble Matter	ND	0.4	NS	NS	0.6	NS	NS	0.2	0.8	0.5	1.2	NS
	PDG4 (background)											
Ash Content	0.2	0.1	NS	NS	NS	NS	NS	NS	0.7	0.2	0.1	NS
Combustible Matter	0.3	0.2	NS	NS	NS	NS	NS	NS	0.6	0.3	0.2	NS
Total Insoluble Matter	0.5	0.3	NS	NS	NS	NS	NS	NS	1.3	0.5	0.3	NS

Units of measure – g/m<sup>2</sup>/month

ND - No data, broken during transit

NS – no sample, inaccessible gauge

LoR – Limit of Reporting





### 8.4.3 Comparison with Previous Years Data / Trends

The Air Quality data collected within the reporting period shows comparative levels of compliance with previous years of air quality monitoring for months sampled. Average incremental changes indicate that measures being adopted at the site are effective.

### 8.4.4 Monitoring Trends

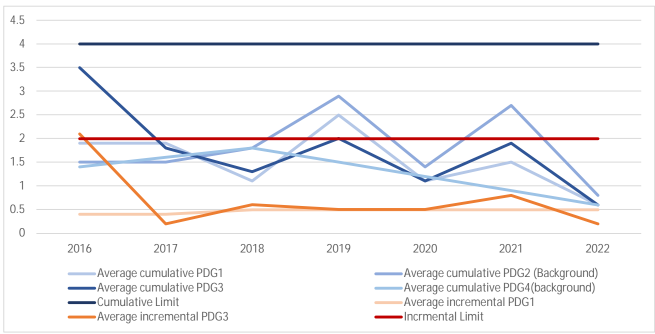
The following is a summary of Total Insoluble Matter (TIM) for monitoring undertaken since 2016. Annual average values were compliant with performance targets as per condition Schedule 3, Condition 12, Table 5 of the Development Consent.

Table 7 – Annual Dust Deposition Summary (Total Insoluble Matter)

Monitoring Location Point	No. of times measured during the year	Min. value	Max. value	Average value (cumulative)	Average value (incrementa I)	Average limit (cumulative )	Average limit (incremental
				PDG1			
2016	3	1.2	2.6	1.9	0.4	4	2
2017	12	0.2	8.5	1.9	0.4	4	2
2018	11	0.5	1.8	1.1	<1	4	2
2019	13	0.7	4.6	2.5	<1	4	2
2020	12	0.2	2.8	1.1	<1	4	2
2021	12	0.4	4.1	1.5	<1	4	2
2022	6	0.3	1.1	0.6	<1	4	2
				2 (Background)			
2016	3	0.9	2	1.5	-	4	-
2017	12	0.3	4.3	1.5	=	4	-
2018	11	0.5	5.1	1.8	-	4	-
2019	12	1.5	4.4	2.9	=	4	-
2020	12	0.3	4.5	1.4	-	4	-
2021	12	0.2	7.3	2.7	-	4	-
2022	3	0.3	1.5	0.8	-	4	-
				PDG3			
2016	3	1	5.6	3.5	2.1	4	2
2017	12	0.5	4.5	1.8	0.2	4	2
2018	11	0.2	2.5	1.3	0.6	4	2
2019	13	0.8	3.3	2.0	0.5	4	2
2020	12	0.4	1.9	1.1	<1	4	2
2021	12	0.6	3.8	1.9	0.8	4	2
2022	6	0.2	1.2	0.6	0.2	4	2
	1	1	l	4(background)		ı	1
2016	3	0.9	1.9	1.4	-	4	-
2017	8	0.6	4.4	1.6	-	4	-
2018	11	0.5	5.1	1.8	-	4	-
2019	13	0.6	2.3	1.5	-	4	-
2020	11	0.2	2.5	1.2	-	4	-
2021	11	0.5	1.8	0.9	-	4	-
2022	5	0.3	1.3	0.6	-	4	-

TIM – total particulates not soluble in waste





Graph 1 - Annual Average Value (cumulative and incremental) 2016 to 2022

Graph 1 shows the cumulative and incremental annual averages between 2016 and 2022, showing that all annual averages have remained below their respective limits.

### 8.5 Biodiversity

### 8.5.1 EIS Prediction

A preliminary assessment of ecological values through desktop analysis and field survey of the of the quarry area, was conducted during the EIS process. The assessment concluded that the area was unlikely to hold any notable value for flora or fauna species of significance. Recommendations for minimising the impact on ecological values provided in section 7.4.8 of the EIS, were adopted and are reflected in Schedule 3, Condition 33 of the Development Consent. As per the requirements of Schedule 3, Condition 33 of the Development Consent, a Biodiversity and Rehabilitation Management Plan has been prepared and submitted to the DP&E on 26 February 2018. Approval of this plan was given on 6 March 2018.

### 8.5.2 Actual

No clearing and or rehabilitation works have been undertaken during the reporting period as the quarry requires access to all operational areas.

### 8.5.3 Comparison with Previous Years Data / Trends

In comparison to previous years of reporting no land clearing has been undertaken. Similarly, as the operational areas remain in use as part of the current activities' rehabilitation is yet to commence. It is anticipated that once the final level of the pit has been reached and extraction demand diminish areas will become available for rehabilitation to commence.



# 8.6 Cultural Heritage

### 8.6.1 EIS Prediction

Assessments conducted as part of the EIS process determined the site to be of low archaeological sensitivity and significance. During the assessment, no objects of Aboriginal Heritage where found however an unexpected finds procedure has been development as part of the Aboriginal Cultural Heritage Management Plan (ACHMP).

As per the requirements of condition Schedule 3, Condition 29 of the Development Consent, an ACHMP must be prepared and implemented. The ACHMP was submitted to the Department on 22 November 2017 and approved on 24 January 2018.

### 8.6.2 Actual

During the reporting period, no objects of Aboriginal Cultural Heritage were found.

# 8.6.3 Comparison with Previous Years Data / Trends

No cultural heritage items were found during the reporting period which is consistent with the previous reporting period.



# 8.7 Management Plans

No approved management plans were updated during the reporting period.



### 8.8 Visual Impacts

### 8.8.1 EIS Prediction

An assessment of views from 6 representative locations around the site was undertaken as part of the EIS process, to determine the potential impact the quarry may have on visual amenity. The quarry is located in a predominately rural setting. The rural landscape has been largely cleared of vegetation. The surrounding rural land utilised primarily for cattle grazing is considered to provide vistas of moderate scenic quality. The Petersons Quarry has been in operation since 1916 and is part of the landscape. Schedule 3, Condition 36 of the Development Consent, required the installation and maintenance of vegetated acoustic bunds specified in Appendix 5 of the Development Consent.

#### 8.8.2 Actual

A site inspection was conducted on 14 December 2022 which confirmed that the bunds are compliant with the requirements of Appendix 5 of the Development Consent. As discussed in previous annual reports, Screen 1 and 5 have not be constructed because the western stockpile area and the Seelems Road access has not been constructed. Whereas, Screen 2, 3, 4 and 6 have been constructed and are maintained with grass cover. It is noted that Screen 3 has progressively moved south due to the progressive development of the Petersons Quarry extraction area.

### 8.8.3 Comparison with Previous Years Data / Trends

The condition of the visual amenity and noise bunds around the extraction area is similar to previous years. Vegetation was well established on these bunds in previous years and has been maintained throughout the life of the quarry.



### 8.9 Hazardous Goods and Storage

### 8.9.1 EIS Prediction

An assessment of hazardous goods (including its transportation) on the project site was conducted as part of the EIS process. The criteria for hazardous material storage quantities outlined in Table 3 of the SEPP 33 guideline (Department of Planning 2011a) was reviewed to determine which management strategies need to be implemented. The review concluded that the quarry site is not considered potentially hazardous.

### 8.9.2 Actual

Previous onsite refuelling areas have been decommissioned and is now conducted by a licensed contractor. The areas used for refuelling are within a closed catchment with spill kits located within close proximity should a spill occur. Spill kits are regularly restocked as required. Oil and waste oil are stored within suitable drums or containers and kept in a bunded chemical container. The bund of the container is suitable for the volume of hydrocarbon being stored within the container. Staff are aware of the capacity of the bund and that this cannot be exceeded.

### 8.9.3 Comparison with Previous Years Data / Trends

Refuelling activities are outsourced to a local provider removing the need for onsite storage of fuel. Oils are stored in drums or containers appropriate for the item and are stored in a bunded container.



# 8.10 Waste Management

### 8.10.1 EIS Prediction

No predications for waste were provided in the EIS. It was determined that wastes generated by the quarry are unlikely to have a significant detrimental impact on the environment.

### 8.10.2 Actual

Schedule 3, Condition 37 of the Development Consent states:

The Applicant must:

- a) manage on-site sewage treatment and disposal in accordance with the requirements of its EPL, and to the satisfaction of the EPA and Council;
- b) minimise the waste generated by the development;
- c) ensure that the waste generated by the development is appropriately stored, handled and disposed of: and
- d) report on waste management and minimisation in the Annual Review, to the satisfaction of the Secretary.

Waste streams and management of them is as follows:

- General Solid Waste (putrescible) is serviced by Richmond Valley Council (normal kerbside bins, including recycling) and disposed lawfully.
- General Solid Waste (non-putrescible) is stored in skip bins and removed by licenced contractor Richmond Waste who lawfully dispose it at council facilities.
- When necessary scrap metal is recycled by Lismore Metal recyclers.
- The site office has town water and sewer connections.
- Waste oil stored in 1000L pods and recycled by Richmond Waste Services.
- Used tyres are appropriately stockpiled and reused where possible to weigh down stockpile traps and used in haul road delineators.

It must be noted that minimal waste is generated on site and no waste is generated from extraction activities. Waste management strategies will be reviewed during the Annual Review process in February each year.

KIS Quarries have provided the waste register for the reporting period (refer Attachment 4 – 2022 Waste Register) advising that a total of three (3) general waste skip bins were collected by Richmond Waste, and no waste oil or scrap metal collections were made.

### 8.10.3 Comparison with Previous Years Data / Trends

Waste generation and management is generally similar to previous years data.



# 8.11 Environmental Performance Summary

As per the requirements of the Departments annual review guideline, a summary of Environmental performance during the reporting period is provided in the table below. Attachment 2 – Audit Checklist outlines the compliance status of each condition of the approval applicable to the Development Consent.

Table 8 – Environmental Performance Summary

Aspect	Prediction	Performance	Trend/Implications	Management measures
Water	DC – condition 19, 20, 21 EIS – section 7.8.4, 7.9	Compliant	N/A	Inspection and maintenance of ERSED controls.  Monitoring site prior to and following rainfall events.  Survey control over the depth of excavations
Noise	DC – Schedule 3, condition 4. Appendix 4. EIS – 7.5.11	Complaint	Maintain noise management measures.	Acoustic barriers are being maintained.  Nearby residents continue to be consulted.  Weather station monitoring being undertaken.
Blasting	DC – Schedule 3, condition 8, 9, 10, 11. EIS section 7.7.1	Compliant.	Maintain blast management measure.	Implementation of Blast Management Plan and SOP.  Pre-start meetings held and on a blast day, safety and firing procedures are discussed.  Blast notification board visible on entry sign.
Air Quality	DC – Schedule 3, condition 12, 13, 15, 16. Appendix 5.	Compliant	Maintain air quality management measures.	Monthly dust monitoring was undertaken but



Aspect	Prediction	Performance	Trend/Implications	Management measures
	EIS – 7.6.7			some samples were collected outside of the recommended sample period due to the major flood events and subsequent recovery efforts. This is anticipated to return to the recommended sample periods in 2023.;
				Maintenance of vegetated acoustic bunds;
				Weather station monitoring being undertaken;
				Water cart usage suited to wind conditions;
				Daily prestart meeting with workforce discusses what the protocol should be followed should dust become an environmental or safety issue.
				Site entry is sealed to prevent mud tracking and dust lift off.
Biodiversity	DC – Schedule 3, condition 31, 32, 33 EIS – 7.4.8	No clearing of vegetation or commencement of rehabilitation works was undertaken during the reporting period.	Nil as no rehabilitation works were undertaken during this reporting period and or last reporting period.	Remnant vegetation areas are fenced and or demarcated for protection.



Aspect	Prediction	Performance	Trend/Implications	Management measures
Cultural Heritage	DC – Schedule 3, condition 29, 30 EIS – section 7.2.4	No objects of Aboriginal Cultural Heritage were found during the reporting period.	Nil as no objects of Aboriginal Cultural Heritage have been found over the project to date.	Site induction includes information in relation to cultural heritage management.
Visual	DC – Schedule 3, condition 36. Appendix 5. EIS – section 7.10	Compliant. Bunds remain in place and are maintained in accordance with Appendix 5 of the DC.	Nil. Bunds are well vegetated and established.	Regular visual inspections take place  Routine weed management is undertaken  Community complaints register maintained
Hazardous Goods and Storage	DC – Schedule 3, condition 38, 39.  EIS – section 7.14	Compliant.	Hydrocarbon management has been maintained.	Quarry manager does routine inspections
Waste	DC – Schedule 3, condition 37.  EIS – section 7.14	Compliant. The site is serviced by appropriately licensed waste contractors. All waste receptacles comply with the relevant Australian Standards. All waste is reported to be disposed of at an appropriately licensed facility.	Nil.	Continuation of waste services with licensed contractor



# 9 Rehabilitation

No rehabilitation works were undertaken on site during the reporting period, as activities are still being conducted in extractive areas.

Table 9 - Rehabilitation Status

Quarry Area Type		Previous Reporting Period (actual)	This Reporting Period (actual)	Next Reporting Period (forecast)
Qu	arry / wearry pe	Year X-1(ha)	Year X (ha)	Year X +1(ha)
A.	Total Quarry footprint	32.3ha	32.3ha	32.3ha
B.	Total active disturbance	32.3ha	32.3ha	32.3ha
C.	Land being prepared for rehabilitation	Nil	Nil	Nil
D.	Land under active rehabilitation	Nil	Nil	Nil
E.	Completed rehabilitation	Nil	Nil	Nil



# 10 Community

Quarry Solutions (the former quarry operator) previously contributed to community organisations, groups or individuals in the Coraki and District with grants of \$100 to \$5000 available.

KIS Quarries do not maintain the financial contributions to the community because the size and scale of the operation is reducing in line with the gradual completion of the Pacific Highway Upgrade Project.

No complaints were received during 2022.



# 11 Independent Environmental Audit

Schedule 5, Condition 10 and 11 of the development consent states:

10. Within two years of the date of this consent, and every 3 years thereafter, unless the Secretary directs otherwise, the Applicant must commission and pay the full cost of an Independent Environmental Audit of the development. This audit must:

- a) be conducted by a suitably qualified, experienced and independent team of experts whose appointment has been endorsed by the Secretary;
- b) include consultation with the relevant agencies;
- c) assess the environmental performance of the development and whether it is complying with the relevant requirements in this consent and any relevant EPL or necessary water licences for the development (including any assessment, strategy, plan or program required under these approvals);
- d) review the adequacy of strategies, plans or programs required under the abovementioned approvals;
- e) recommend appropriate measures or actions to improve the environmental performance of the development, and/or any assessment, strategy plan or program required under the abovementioned approvals; and
- f) be conducted and reported to the satisfaction of the Secretary.

Note: This audit team must be led by a suitably qualified auditor and include experts in any fields specified by the Secretary.

11. Within 12 weeks of commencing this audit, or as otherwise agreed by the Secretary, the Applicant must submit a copy of the audit report to the Secretary, together with its response to any recommendations contained in the audit report, including a timetable for the implementation of any measures proposed to address the recommendations in the report.

The most recent IEA was conducted by NGH Environmental in May 2021. The Department accepted the IEA by letter dated 6 July 2021. Section 4 of the IEA included recommendations and opportunities for improvement being:

- The requirement to quarry only to the 18AHD level could be added to toolbox discussions.
- As there is no documented evidence that KIS have provided opportunities for educational site visits by local schools and other community groups, the audit recommends that this occurs.

KIS confirmed that the requirement to quarry only to the depth of 18m AHD had been added to toolbox discussions. KIS Advised that contact had been made with local schools and other community groups however due to COVID19 and flooding impacts and restrictions no actual visits occurred during the reporting period.

The next IEA is scheduled to occur in 2024.



### 12 Independent Traffic Audit

Schedule 2, Condition 28 of the development consent states the following:

28. Within 6 months of commencement of transport operations, and every three years thereafter, unless the Secretary directs otherwise, the Applicant must commission a suitably qualified person, whose appointment has been approved by the Secretary, to conduct an independent traffic audit of the development. This audit must:

- a) have the site verification component of the audit undertaken without prior notice to the Applicant;
- b) assess the impact of the development on the performance of the road network;
- c) investigate any incidents involving heavy vehicles associated with the development, including reviewing any community complaints;
- d) assess the effectiveness of the Drivers Code of Conduct; and
- e) recommend any necessary measures to reduce or mitigate any adverse (or potentially adverse) impacts.

Within one month of receiving the audit report, or as otherwise agreed by the Secretary, the Applicant must submit a copy of the audit report to the Secretary, with a response to any of the recommendations contained in the audit report, to the satisfaction of the Secretary.

The most recent Independent Traffic Audit (ITA) was competed by TTM Consulting Pty Ltd in May 2021. The ITA found no non-compliances. A response to the ITA was submitted by Groundwork Plus on behalf of the proponent to the Department on 10 June 2021. The Department accepted the findings of the ITA by letter dated 29 July 2021. The ITA recommended that the Transport Management Plan be updated. This was completed and the Department subsequently approved the updated Transport Management Plan by letter dated 13 September 2021. The next ITA is due to occur in 2024.



### 13 Incident and non-compliances

This section of the Annual Review shall expand on the information outlined in Section 2, including the following:

- identify the date when the non-compliance occurred, if applicable;
- if relevant, identify the precise location where the non-compliance occurred (using maps or diagrams as appropriate);
- detail the cause of the non-compliance;
- detail what action has been, or will be, taken to mitigate any adverse effects of the noncompliance; and
- detail what action has been, or will be, taken to prevent a recurrence of the non-compliance.

No non-compliances occurred in 2022.

This section of the Annual Review also addresses the following items provided in the table below:

Table 10 – Other Incidents or Non-compliance Matters

Matter	Comment
a description of any reportable incidents or exceedances;	No reportable incidents or exceedances occurred during the 2022 period.
a summary of any official cautions or warning letters, penalty notices or prosecution proceedings by any regulatory agency;	No official cautions, warning letters, penalty notice or prosecution proceedings by any regulator occurred.
a summary of the operator's response to any official cautions or warning letters, penalty notices or prosecution proceedings; and	The operator did not have to respond to any official cautions or warning letters, penalty notices or prosecution proceedings.
general commentary on any actions undertaken to prevent the recurrence of any reportable incidences or exceedances.	The operator will continue to implement the actions of the approved management plans for the site.



### 14 Actions for the next reporting period

Proposed actions to be undertaken in the 2023 period include the following:

- Progress the development application for extension of the Petersons Quarry.
- Subject to the outcome of the development application for extension of the Petersons Quarry, liaise with the Department about compliance with the rehabilitation conditions of the Coraki Quarry SSD 7036 Development Consent.
- Ensure air quality samples are collected within the recommended sample period where-ever possible subject to weather conditions and safe access requirements.

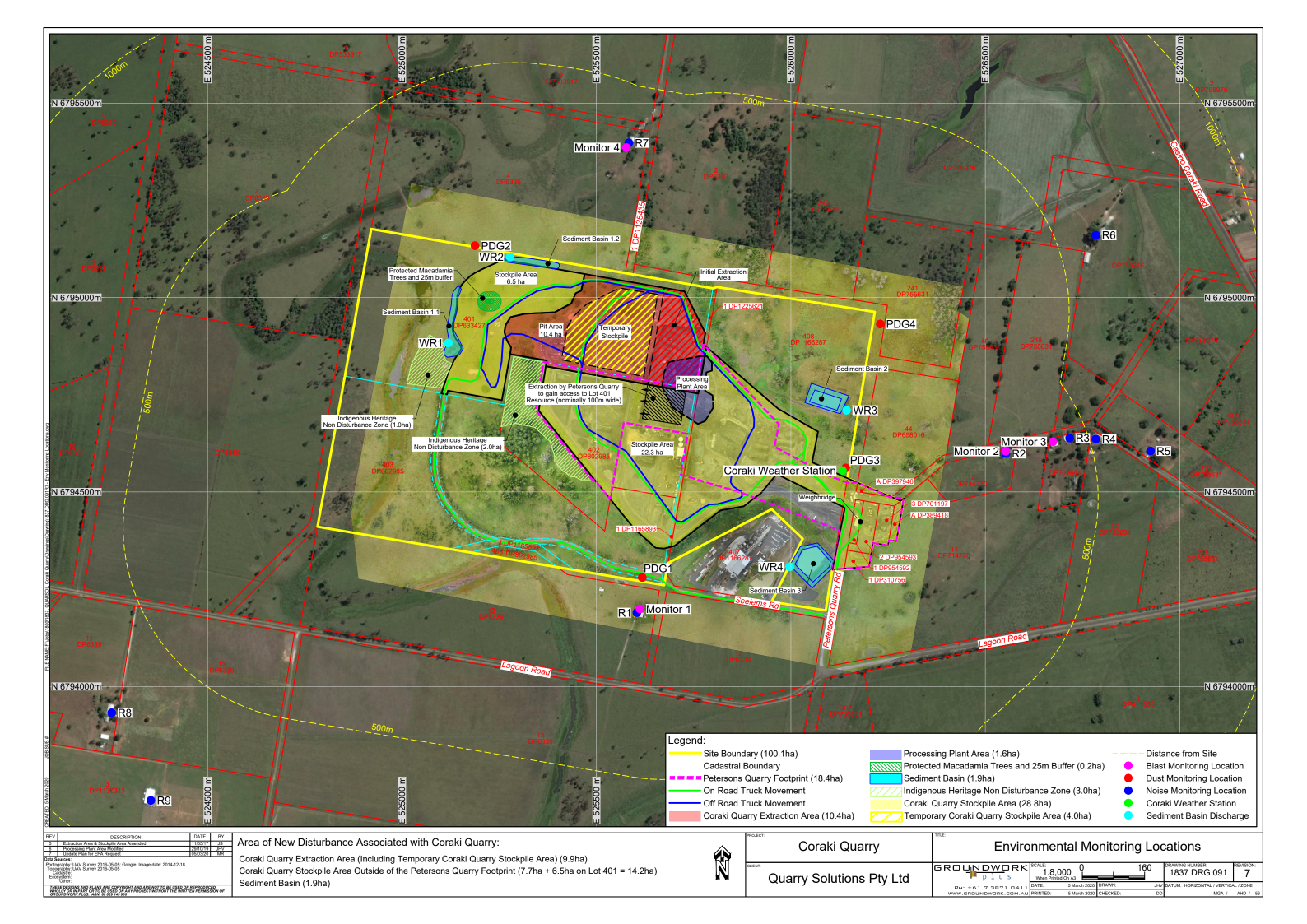


# ATTACHMENTS



Drawings





Audit Checklist



#### 2022 Coraki Annual Review

Condition Number	Condition	Compliant Y/N/NA	Comments - evidence details						
Obligation	Obligation to minimise harm								
1	In addition to meeting the specific performance criteria established under this consent, the Applicant must implement all reasonable and feasible measures to prevent and/or minimise any material harm to the environment that may result from the construction, operation, or rehabilitation of the development.	Y	Sighted Environmental Management Strategy and associated management plans.						
	construction, operation, or renabilitation of the development.		KIS advised the Quarry Manager conducts daily site inspections respect to noise and dust generation, chemical storage, ERSED control effectiveness and mud tracking on public roads. Any aspects that are more than a see-and-fix are reporting in the site management system and corrective actions assigned to relevant staff, however most records are kept informally in site diary. This include site checks following periods of rainfall.						
			KIS advised a principle hazard checklist is completed once a week which covers key environmental aspects.						
			KIS advised the Quarry Management System requires toolbox talks to be conducted on Environmental aspects. Workforce is encouraged to raise any concerns about HSE matters each day.						
			KIS advised new workers must undertake a site induction which provides an overview of the environmental requirement of the site. The quarry management system also has task specific environmental requirements that are required to be risk assessed prior to execution.						
Terms of Co	onsent								
2	The Applicant must carry out the development: (a) generally in accordance with the EIS, SEE (MOD 1), SEE (MOD 2), SEE (MOD 3) and the Development Layout (b) in accordance with the Statement of Commitments and conditions of this consent.	Υ	The development is generally being carried out in accordance with the relevant requirements. Quarry						

1



Condition	Condition	Compliant	Comments - evidence details
Condition Number	Condition	Compliant Y/N/NA	Comments - evidence details
			Manager has a poster including all environmental management obligations on the office wall.
3	If there is any inconsistency between the above documents, the most recent document must prevail to the extent of the inconsistency. However, the conditions of this consent must prevail to the extent of any inconsistency.	Υ	Noted
4	The Applicant must comply with any reasonable requirement/s of the Secretary arising from the Department's assessment of:  (a) any strategies, plans, programs, reviews, audits, reports or correspondence that are submitted in accordance with this consent;  (b) any reviews, reports or audits undertaken or commissioned by the Department regarding compliance with this consent; or  (c) the implementation of any actions or measures contained in these documents.		Noted.
Lapsing of			
5	If the development has not been physically commenced within 5 years of the date of this consent, then this development consent must lapse.	Not triggered	Operations began within the 5 years period.
Limits on C	onsent		
6	The Applicant may carry out quarrying operations for the development until 30 June 2023.	Noted	Noted
7	The Applicant must not extract materials outside of the Extraction Area, or stockpile materials outside of the Stockpile Area and Temporary Stockpile Area, as shown in Appendix 2; nor extract materials below 18 metres AHD.	Υ	The site has been set out with survey markers. The site is regularly flown with a survey drone and the disturbance limits are verified during this process.
8	The Applicant must not extract or process more than 1 million tonnes of quarry products in any calendar year.	Υ	8,115t in total were produced during the reporting period.
Notification	of emergencies, incidents and exceptions		
9	The Applicant must not dispatch from the development more than 31 laden trucks per hour or more than: (a) 231 laden trucks per day (Monday to Friday); and (b) 105 laden trucks per day (Saturday), unless operating in accordance with condition 2 of Schedule 3, in which case the Applicant may dispatch up to 273 laden trucks per day (Monday to Saturday).	Υ	The sites weighbridge system has preventive mechanisms installed to restrict trucks leaving site once the hourly rate is reached. Based on this the compliance has been maintain during the reporting period.  Daily truck movements limits are also checked and
			verified. KIS has advised that the daily truck movement limits have not been exceeded within the reporting period.



Applicant must ensure that all new buildings and structures, and any alterations or additions to existing buildings and ures, are constructed in accordance with the relevant requirements of the BCA.	Y	No new demountable buildings have been installed within the reporting period. Certificates for existing buildings have been previously provided and reported on. All buildings on site have been verified to meet the relevant standards to hold a temporary structure building approval.
ures, are constructed in accordance with the relevant requirements of the BCA.	Y	within the reporting period. Certificates for existing buildings have been previously provided and reported on. All buildings on site have been verified to meet the relevant standards to hold a temporary
The standard of the standard o		1 structure building approval.
The standard way that all the all the all the standard at the standard with Australian Charlest AC 2/01 2001. The		
Applicant must ensure that all demolition work is carried out in accordance with Australian Standard AS 2601-2001: The lition of Structures, or its latest version.	Not triggered	No demolition works have been carried out in the reporting period.
ic Infrastructure	1	
s the Applicant and the applicable authority agree otherwise, the Applicant must: pair, or pay the full costs associated with repairing, any public infrastructure that is damaged by the development; locate, or pay the full costs associated with relocating, any public infrastructure that needs to be relocated as a result of evelopment.  This condition does not apply to any damage to roads caused as a result of general road usage or otherwise addressed of right tions required of condition 17 of this consent.	Y	Noted
and Equipment		
applicant must ensure that all the plant and equipment used at the site is: aintained in a proper and efficient condition; and perated in a proper and efficient manner.	Y	KIS advised the Quarry Management System requires all operators of plant and equipment to carry out prestart assessments using a site-specific app. This prompts the operator to flagging defects for required maintenance. Pro-active plant maintenance also occurs in accordance with manufacturer specifications and recommendations.
	1	<u>.l</u>
applicant must:	Noted	The production data is attached to the annual report.
T ni i i i i i i i i i i i i i i i i i i	cate, or pay the full costs associated with relocating, any public infrastructure that needs to be relocated as a result of relopment.  This condition does not apply to any damage to roads caused as a result of general road usage or otherwise addressed tributions required of condition 17 of this consent.  and Equipment  upplicant must ensure that all the plant and equipment used at the site is: nationed in a proper and efficient condition; and erated in a proper and efficient manner.	cate, or pay the full costs associated with relocating, any public infrastructure that needs to be relocated as a result of velopment.  This condition does not apply to any damage to roads caused as a result of general road usage or otherwise addressed tributions required of condition 17 of this consent.  and Equipment  Poplicant must ensure that all the plant and equipment used at the site is: Intained in a proper and efficient condition; and erated in a proper and efficient manner.  Noted



Condition	Condition	Compliant	Comments - evidence details
Number	Contaition	Y/N/NA	Confinents - evidence details
15	By 30 November 2017, or one month prior to commencement of extraction from Lot 1 DP1225621, whichever is earlier, unless otherwise agreed by the Secretary, the Applicant must:  (a) engage a registered surveyor to mark out the boundaries of the approved limits of extraction; and (b) submit a survey plan of these boundaries with applicable GPS coordinates to the Secretary.		Previously sighted survey plans prepared by Kennedy Surveying dated 26 Sep 2017 and email submission to the Department date 9 October 2017. Operator does regular aerial surveys. Site boundaries are verified during these flyovers.
16	While quarrying operations are being carried out, the Applicant must ensure that these boundaries are clearly marked at all times in a manner that allows operating staff to clearly identify the approved limits of extraction.	Υ	Previously sighted markers around extraction pit area and survey plan Kennedy surveying DWG 16104A Rev 2 dated 27 Sep 16.
Contributio	ons to Council		
17	The Applicant must pay to Council a contribution of \$1.12 per tonne of quarry products transported from the development for the maintenance of the local road network. The contribution must be paid quarterly and indexed in line with the provisions of the Richmond Valley Council Section 94 Heavy Haulage Plan 2013 or any subsequent relevant contributions plan adopted by Council.  Note: If the parties are unable to agree on any aspect of the maintenance contributions, either party may refer the matter to the Secretary for resolution.	Y	KIS advised that contributions are paid monthly to Richmond Valley Council and this is currently up to date.
Crown Roa			
18	The Applicant must obtain approval for the closure of the Crown road on the eastern boundary of Lot 401 DP 633427 prior to undertaking the development within the area of the road.	Υ	Road closure was completed in March 2017. Previously sighted email notification to the department that this had occurred.
Complianc	e e		
19	The Applicant must ensure that all employees, contractors and sub-contractors are aware of, and comply with, the conditions of this consent relevant to their respective activities.	Y	KIS advised the Quarry Management System requires all employees, contractors and subcontractors to be site inducted. The site induction material was sighted which contains relevant obligations under the approval. Ongoing toolbox talks are provided to the workforce in order to reinforce and build further upon induction material. A poster summarising the sites obligations under the planning consent is also displayed at the site office. Other features of the quarry Management System include Safe Work Method Statements, internal



Condition Number		Condition	Compliant	Comments - evidence details
'h		Containon	Y/N/NA	Comments evidence details
				incident reporting and monthly area inspection
1				targets from staff and senior management.
Applicability	ty of Guidelines		I	<u> </u>
20	References in the conditions of this cons	ent to any guideline, protocol, Australian Standard or policy are to such gui	idelines, Y	Noted
	protocols, Standards or policies in the form	n they are in as at the date of this consent.		
21	However, consistent with the conditions o	f this consent and without altering any limits or criteria in this consent, the F	Planning Y	Noted
		under this consent in respect of ongoing monitoring and management obli		
1		vised version of such guidelines, protocol, Standard or policy, or a replace	ement of	
Schodulo 3	<ul><li>them.</li><li>Environmental Performance Condition</li></ul>	c		
Scriedule 3	- Environmental Feriornance Condition	5		
Noise				
1	The Applicant must comply with the opera	ting hours set out in Table 1	V	As per condition 2 (below) agreements are in place
'	Table 1: Operating Hours	ing flours set out in Table 1.	'	with the nearby residents. The operational hours
	Activity	Permissible Hours		have therefore been updated in the Noise
	Quarrying operations	7 am to 6 pm Monday to Friday;		Management Plan approved by DPIE on 13/11/19.
	including truck loading and	8 am to 1 pm Saturday; and		However, KIS advised that due to lower demand
	dispatch	At no time on Sundays or public holidays.		that the quarry is generally operating within the
	Blasting	9 am to 3 pm Monday to Friday; and		standard hours as per Table 1 and unlikely to
		At no time on Saturdays, Sundays or public holidays.		require the extended hours of operation in the
	Maintenance activities	May be conducted at any time, provided that these activities		future.
		are not audible at any privately-owned residence.		
2	The Applicant may operate under the exte	nded operating hours set out in Table 2 only after obtaining written agreeme	ents with Y	The applicant has obtained the required the relevant
		n in Appendix 3), and after advising the EPA and the Secretary in writing of the	he terms	landowner agreements.
	of these agreements.			
	Table 2: Extended Operating Hours			
1	Activity	Permissible Hours		
	Quarrying operations	6 am to 7 pm Monday to Friday;		
	including truck loading and	6 am to 7 pm Saturday; and		
,	dispatch	At no time on Sundays or public holidays.		



Condition Number	Condition						Comments - evidence details
3	The following activities may be carried out on the site at any time:  (a) delivery or dispatch of materials as requested by Police or other authorities; and (b) emergency work to avoid the loss of lives, property and/or to prevent environmental harm.  In such circumstances, the Applicant must notify the Secretary and affected residents prior to undertaking the activities, or as soon as is practical thereafter.						Not triggered
Noise Impa	act Assessment Criteria						
4	The Applicant must ensure that the noise on privately-owned land.  Table 3: Noise criteria dB(A)	e generated by the develo	pment does not exceed t	he criteria in Table 3 at a	any residence	Υ	Noise monitoring confirmed compliance.
	Receiver	Day dB(A) (LAeq(15 min))	Evening dB(A) (L <sub>Aeq(15 min)</sub> )	Night dB(A) (L <sub>Aeq(15 min)</sub> )			
	All privately-owned residences	35	35	35			
Operating (	certain meteorological conditions) of the which these criteria apply and the requ Table 3 do not apply if the Applicant has has advised the EPA and the Secretary Conditions	irements for evaluating of an agreement with the reliant	compliance with these crevant landowner to excee	iteria. However, the no	ise criteria in		
5	The Applicant must: (a) implement best practice managemer (b) minimise the noise impacts of the de not apply (see Appendix 4); (c) after the commencement of quarryin or as otherwise agreed with the Secreta this consent; and (d) regularly assess noise monitoring of compliance with the relevant conditions	evelopment during meteor g operations at the deve ry) to determine whether data and modify and/or	rological conditions when lopment, carry out noise the development is com stop operations associat	n the noise criteria in the monitoring (at least even plying with the relevant ted with the development	ery 3 months, conditions of	N	All monitoring events occurred as per the requirements of the condition.
Noise Mana	agement Plan						1
6	The Applicant must prepare a Noise Ma The plan must; (a) be prepared in consultation with EPA	· ·	evelopment to the satisfa	ction of the Secretary.		Y	The determination of Modification 3 triggered a revision of the previously approved Noise Management Plan. A revised noise management plan covering the requirement of this condition was



Condition Number		Со	Complia Y/N/NA	ant Comments - evidence details		
		ise agreed by the Secretar ald be implemented to ensi- e criteria in this consent; int is being employed to m development are minimise oly (see Appendix 4); anagement system, includ- ols; and be implemented to measure on the effectiveness of the	ry; ure: inimise operational noise fro ed during meteorological cor ing the establishment of acc ure noise from the developme	m the development; and nditions under which the noise oustic bunds (as shown on the ent against the noise criteria in of the development.	e criteria e plan in	submitted to the Department on 20th June 2019. The Secretary approved the revised plan on 13th of November 2019.
Noise Com	pliance Review			•		
7  Blasting Cri	The Applicant must commission a operations or as otherwise agreed (a) be undertaken by a suitably qua (b) assess whether the developmer (c) include the details of the plant a (d) identify any additional measures (e) provide details of any complaints to those complaints.  Within one month of receiving the must submit a copy of the report to riteria	with the Secretary. The re alified and experienced ac nt is complying with the no and equipment operating a so to be implemented to en a received in relation to noi Noise Compliance Review	ary and: ing; esponse	Noise Compliance Monitoring was completed within 3 months of the commencement of the quarry operations.		
8	The Applicant must ensure that bla	asting associated with the	e development does not cau	use any exceedance of the c	riteria in Y	KIS advised that no blasts occurred within the
	Table 4.  Table 4: Blasting criteria			reporting period.		
	Receiver	Airblast overpressure (dB(Lin Peak))	Ground vibration (mm/s)	Allowable exceedance		
		120	10	0%		
	Any residence on privately-owned land	115	5	5% of the total number of blasts over a period of 12 months		



Condition	Compliant	Comments - evidence details
Condition		Comments - evidence details
However, these criteria do not apply if the Applicant has a written agreement with the relevant owner to exceed the limits in		
Table 4, and the Applicant has advised the Department in writing of the terms of this agreement.		
requency		
The Applicant may carry out a maximum of 2 blasts per calendar month, unless with the prior approval of the Secretary or unless an additional blast is required following a blast misfire. This condition does not apply to blasts required to ensure the safety of workers on site or other persons.  Note: For the purposes of this condition a blast refers to a single blast event, which may involve a number of individual blasts fired in quick succession in a discrete area of the quarry.	Y	The operator has advised that no blasts were conducted within the Coraki Quarry extraction area for the reporting period. Therefore, the frequency of blasts did not exceeded 2 per calendar month.
l Conditions		
During blasting operations, the Applicant must:  (a) implement best practice management to:  • protect the safety of people and livestock in the areas surrounding blasting operations;  • protect public or private infrastructure/property in the surrounding area from damage from blasting operations;  • minimise the dust and fume emissions of blasting;  (b) operate a suitable system to enable the local community to get up-to-date information on the proposed blasting schedule for the development;  (c) obtain agreement with any private landowner affected by blast exclusion zones that are required to manage fly rock; and (d) carry out regular monitoring to determine whether the development is complying with the relevant conditions of this consent, to the satisfaction of the Secretary.	Υ	A Blast Management Plan was developed in accordance with this condition and subsequently approved by DPIE on 24th Jan 2018.  KIS advised the licensed Blasting contractor undertaking the work follows a SMWS and Site Blasting Procedure that have has been designed in accordance with this condition.
agement Plan		
The Applicant must prepare a Blast Management Plan for the development to the satisfaction of the Secretary. This plan must:  (a) be submitted to the Secretary for approval within 6 months of the date of this consent, or prior to the commencement of blasting, whichever is earlier, unless otherwise agreed by the Secretary;  (b) describe the measures that would be implemented to ensure compliance with the blast criteria and operating conditions of this consent;  (c) include measures to manage flyrock;  (d) include a monitoring program for evaluating and reporting on compliance with the blasting criteria in this consent;  (e) include community notification procedures for the blasting schedule; and  (f) include a protocol for investigating and responding to complaints.  The Applicant must implement the approved management plan as approved by the Secretary.	Υ	The Blast Management Plan forms part of the Sites environmental management plan submitted to DPE 22 November 2017 and subsequently approved on 24 January 2018.
	The Applicant may carry out a maximum of 2 blasts per calendar month, unless with the prior approval of the Secretary or unless an additional blast is required following a blast misfire. This condition does not apply to blasts required to ensure the safety of workers on site or other persons.  Note: For the purposes of this condition a blast refers to a single blast event, which may involve a number of individual blasts fired in quick succession in a discrete area of the quarry.  Conditions  During blasting operations, the Applicant must:  (a) implement best practice management to:  • protect the safety of people and livestock in the areas surrounding blasting operations;  • protect public or private infrastructure/property in the surrounding area from damage from blasting operations;  • minimise the dust and fume emissions of blasting;  (b) operate a suitable system to enable the local community to get up-to-date information on the proposed blasting schedule for the development;  (c) obtain agreement with any private landowner affected by blast exclusion zones that are required to manage fly rock; and (d) carry out regular monitoring to determine whether the development is complying with the relevant conditions of this consent, to the satisfaction of the Secretary.  The Applicant must prepare a Blast Management Plan for the development to the satisfaction of the Secretary. This plan must:  (a) be submitted to the Secretary for approval within 6 months of the date of this consent, or prior to the commencement of blasting, whichever is earlier, unless otherwise agreed by the Secretary;  (b) describe the measures that would be implemented to ensure compliance with the blast criteria and operating conditions of this consent;  (c) include a monitoring program for evaluating and reporting on compliance with the blasting criteria in this consent;  (e) include a protocol for investigating and responding to complaints.	However, these criteria do not apply if the Applicant has a written agreement with the relevant owner to exceed the limits in Table 4, and the Applicant has advised the Department in writing of the terms of this agreement.  requency  The Applicant may carry out a maximum of 2 blasts per calendar month, unless with the prior approval of the Secretary or unless an additional blast is required following a blast misfire. This condition does not apply to blasts required to ensure the safety of workers on site or other persons.  Note: For the purposes of this condition a blast refers to a single blast event, which may involve a number of individual blasts frierd in quick succession in a discrete area of the quarry.  Conditions  During blasting operations, the Applicant must: (a) implement best practice management to:  • protect public or private infrastructure/property in the surrounding area from damage from blasting operations:  • protect public or private infrastructure/property in the surrounding area from damage from blasting operations:  • minimise the dust and furne emissions of blasting; (b) operate a suitable system to enable the local community to get up-to-date information on the proposed blasting schedule for the development: (c) obtain agreement with any private landowner affected by blast exclusion zones that are required to manage fly rock; and (d) carry out regular monitoring to determine whether the development is complying with the relevant conditions of this consent, to the satisfaction of the Secretary.  The Applicant must prepare a Blast Management Plan for the development to the satisfaction of the Secretary. This plan must: (a) be submitted to the Secretary for approval within 6 months of the date of this consent, or prior to the commencement of blasting, whichever is earlier, unless otherwise agreed by the Secretary.  (b) describe the measures to manage flyrock: (d) include a monitoring program for evaluating and reporting on compliance with the blasting criteria in this consent; (e) include c



Condition Number		Conditic	n 		Com <sub>l</sub> Y/N/N	pliant Comments - evid	
Air Quality 12	Impact Assessment Criteria  The Applicant must ensure that all reasonable a matter emissions generated by the development privately-owned land.  Table 5: Air quality criteria					Depositional dust monitoring monthly basis. Dust monitoring period show that the annual depositional dust is below 4	ng reports for monitoring ual average reading for
	Pollutant	Averaging Period	Crite	rion		During the reporting pe monitoring was undertaken	
	Particulate matter < 10 µm (PM <sub>10</sub> )	Annual	a,d 30	µg/m³	]	locations where possible. The	e annual dust deposition
	Particulate matter < 10 µm (PM <sub>10</sub> )	24 hour	<sup>b</sup> 50 µ	g/m³		monitoring results for the provided in the table b	elow. The monitoring
	Total suspended particulates (TSP)	Annual	a,d 90	µg/m³			throughout 2022 was majorly disrupted by record rainfall (a recorded 2,275mm with a long-term average of 1,514mm) including major flooding causing inaccessibility to most monitoring locations
	<sup>c</sup> Deposited dust	Annual	<sup>b</sup> 2 g/m <sup>2</sup> /month	a,d 4 g/m²/month		average of 1,514mm) inc	
	Notes tor Table 5:  a. Cumulative impact (ie increase in concentrations due to the development plus background concentrations due to all other sources).  b. Incremental impact (ie incremental increase in concentrations due to the development with zero allowable exceedances of the criteria over the life of the development).  c. Deposited dust is to be assessed as insoluble solids as defined by Standards Australia, AS/NZS 3580.10.1:2003: Method for Sampling and Analysis of Ambient Air - Determination of Particulate Matter - Deposited Matter - Gravimetric Method.  d. Excludes extraordinary events such as bushfires, prescribed burning, dust storms, sea fog, fire incidents, or any other activiting agreed to by the Secretary.  e. "Reasonable and feasible avoidance and mitigation measures" includes, but is not limited to, the operational requirements in conditions 14 and 15 to develop and implement an air quality management system that ensures operational responses to the risks of exceedance of the criteria.			dances of  : Methods nod. ner activity rements in	for many months. The dat collected, suggests that maintained during the report most gauges were collected recommended 30-day (±2) expected to return to the period in 2023.	compliance has been orting period, however, ected outside of the sample period. This is	
Quarry-ow		and for a the large to the			particulate Not	Thurs are modelessed	
13	The Applicant must ensure that all reasonable and feasible avoidance and mitigation measures are employed so that particular matter emissions generated by the development do not cause exceedances of the criteria in Table 5 at any occupied residence on quarry-owned land (including land owned by another quarry owner) unless:  (a) the tenant has been notified of any health risks associated with such exceedances in accordance with the notification requirements under Schedule 4 of this consent; and  (b) the tenant of any land owned by the Applicant can terminate their tenancy agreement without penalty at any time subject to giving reasonable notice; to the satisfaction of the Secretary.					There are no residences (including land owned by and	



Condition	Condition	Compliant	Comments - evidence details
Number		Y/N/NA	
Operating	Conditions		
14	The Applicant must:  (a) implement best practice management to minimise the dust emissions of the development;  (b) regularly assess meteorological and air quality monitoring data and relocate, modify and/or stop operations associated with the development to ensure compliance with the air quality criteria in this consent;  (c) minimise the air quality impacts of the development during adverse meteorological conditions and extraordinary events (see notes under Table 5);  (d) monitor and report on compliance with the relevant air quality conditions in this consent; and  (e) minimise the area of surface disturbance and undertake progressive rehabilitation of lands associated with the development, to the satisfaction of the Secretary.	Y	Water trucks are used on site and usage is increased in windy conditions. No dust complaints were received.
	Management Plan		
15	The Applicant must prepare an Air Quality Management Plan for the development to the satisfaction of the Secretary. This plan must:  (a) be submitted to the Secretary for approval within 6 months of the date of this consent, or prior to the commencement of operations, whichever is earlier, unless otherwise agreed by the Secretary;  (b) describe the measures that would be implemented to ensure:  • compliance with the relevant conditions of this consent;  • best practice management is being employed; and  • the air quality impacts of the development are minimised during adverse meteorological conditions and extraordinary events;  (c) describe the proposed air quality management system; and  (d) include an air quality monitoring program that:  • is capable of evaluating the performance of the development;  • includes a protocol for determining any exceedances of the relevant conditions of consent;  • effectively supports the air quality management system; and  • evaluates and reports on the adequacy of the air quality management system.	Y	The AQMP was submitted to the Department of Planning and Environment on 22 November 2017 and approved on 24 January 2018.
Matagrala	The Applicant must implement the approved management plan as approved by the Secretary.		
ivieteorolog	gical Monitoring		
16	For the life of the development, the Applicant must ensure that there is a suitable meteorological station operating in the vicinity of the site that complies with the requirements in the Approved Methods for Sampling of Air Pollutants in New South Wales guideline.	Υ	KIS advised the weather station is in place, data captured and uploaded onto weatherlink.



Condition Number	Condition	Compliant Y/N/NA	Comments - evidence details							
Mannoci		1/IN/INA								
Greenhous	Greenhouse Gas Emissions									
17	The Applicant must implement all reasonable and feasible measures to minimise the release of greenhouse gas emissions from the development.	Υ	<ul> <li>KIS advised the Quarry Management System implemented on the site ensures;</li> <li>Emission control systems are fitted to all plant and equipment.</li> <li>Maintenance of equipment and vehicles.</li> <li>Regularly updating vehicles and equipment and where practicable trailing low emission hybrid equipment.</li> <li>Fleet management system certification – Quarry Manager received an alert if a vehicle or plant is left idling.</li> </ul>							
Soil and W	later		Tott talling.							
Water Sup	ply									
18	The Applicant must ensure that it has sufficient water for all stages of the development and, if necessary, adjust the scale of operations under the consent to match its available water supply, to the satisfaction of the Secretary.	Υ	The sites water supply is harvested from on-site dams and stored in a 250,000l tank. The water is used for blending of quarry products and dust suppression. When water is required to be imported a licensed contractor is utilised.							
Water Disc	charges									
19	The Applicant must comply with the discharge limits in any relevant EPL, or with section 120 of the POEO Act.	Not triggered	No controlled water discharges pursuant to the EPL occurred.							
Groundwa	ter	<u> </u>	1							
20	In the event that groundwater in excess of negligible quantities is intersected during extraction activities, the Applicant must undertake a hydrogeological investigation, in consultation with DPI - Water, to the satisfaction of the Secretary. The investigation must report on groundwater sources, levels, yield and quality; identify any risks to groundwater users or groundwater dependent ecosystems and propose recommended management measures.  The Applicant must implement reasonable and feasible management measures recommended by the hydrogeological investigation, to the satisfaction of the Secretary.	Not Triggered	Noted. KIS advised that Groundwater has not been intercepted.							



Condition Number	Condition	Compliant Y/N/NA	Comments - evidence details
Water Mar	agement Plan		
21	The Applicant must prepare a Water Management Plan for the development to the satisfaction of the Secretary. This plan must:  (a) be prepared by suitably qualified and experienced person/s approved by the Secretary;  (b) be prepared in consultation with the EPA and Dol. Water;  (c) be submitted to the Secretary for approval within 6 months of the date of this consent, or prior to the commencement of operations, whichever is earlier, unless otherwise agreed by the Secretary;  (d) include a:  (i) Site Water Balance that includes details of:  • the volume of water deficit and/or surplus for dry, average and wet years, considering all planned water management infrastructure;  • sources and security of water supply, including on-site water storages;  • water use and management on site:  • any off-site water transfers or discharges including discharge volumes and frequency;  • reporting procedures; and  • measures that would be implemented to minimise clean water use on site; and  (ii) Surface Water Management Plan, that includes:  • detailed baseline data on surface water flows and quality in water bodies that could potentially be affected by the development;  • a detailed description of the surface water management system on site including the:  • clean water diversion system;  • erosion and sediment controls;  • dirty water management system; and  • water storages;  • provision of a 40 metre buffer zone between watercourses and quarrying operations; and  • a program to monitor and report on:  • any surface water discharges;  • the effectiveness of the water management system; and  • surface water flows and quality in local watercourses.  The Applicant must implement the approved management plan as approved by the Secretary.	Y	The WMP was submitted to the Department of Planning and Environment on 26 February 2018 and approved on 6 March 2018. Buffer zones to the watercourses have been maintained during the reporting period.



Condition	Condition	Compliant	Comments - evidence details
Number	Condition	Y/N/NA	comments - evidence details
Transport			
Transport F	Routes		
22	All laden trucks travelling from the development to the Pacific Highway must travel via Petersons Quarry Road, Lagoon Road, Casino – Coraki Road, Queen Elizabeth Drive and Coraki - Woodburn Road. Trucks returning to the site from the Pacific Highway must return via the same route and enter the development via Seelems Road or Petersons Quarry Road.	Y	KIS advised site management routinely reviews haulage data to confirm compliance.
	This condition does not apply:  (a) when road closures on the above route are in place;  (b) when delivering to sites not involving travel on the Pacific Highway, such as within the local area or sites to the northwest or north of the quarry (eg Casino or Lismore); and  (c) in an emergency to avoid the loss of lives, property and/or to prevent environmental harm.		
Road Upgra	ade		
23	The Applicant must cause the following road upgrade works to be undertaken to the satisfaction of the Council or the RMS (whichever is the relevant roads authority):  (a) prior to trucks returning to the site utilising Seelems Road, provision of a minimum 6 metre sealed carriageway on Seelems Road from Petersons Quarry Road to a point approximately 200 metres west of the entrance to the industrial facility at 30 Seelems Road; and  (b) prior to commencing despatch of laden tricks from the development, asphaltic concrete/hot mix sealing of the intersections of Petersons Quarry Road and Lagoon Road; Lagoon Road and Casino – Coraki Road; and Woodburn – Coraki Road and the Pacific Highway.	Not triggered	Sealing of intersections was completed in September 2016 and was captured in previous years annual report.  Upgrade works are not required as Seelems road is not being utilised.
24	Prior to commencing the road upgrade works required under condition 23, the Applicant must:  (a) notify Council and/or the RMS (whichever is the relevant roads authority) in writing of any existing damage to the sections of road and the intersections listed in condition 23; and  (b) lodge a defects liability bond with Council based on 10% of the quantity-surveyed cost of the upgrade works for roads for which the Council is the relevant roads authority.	Not triggered	Works were completed in September 2016 and was captured in previous years reporting.
Monitoring	of Product Transport		
25	The Applicant must, by the use of a weighbridge, make, and retain for at least 12 months, records of the time of arrival, time of dispatch, weight of load and vehicle identification for each laden truck dispatched from the development. These records must be made available to the Department on request and a summary included in the Annual Review.	Υ	The weighbridge system collects the relevant data required by this condition. Data and automatic reporting was sighted to confirm compliance. Records are retained onsite and can be requested by DPIE for viewing as required.



Condition	Condition	Compliant	Comments - evidence details
Number		Y/N/NA	
Operating (	Conditions		
26	The Applicant must:  (a) ensure that all laden trucks entering or exiting the site have their loads covered; and  (b) ensure that all laden trucks exiting the site are cleaned of materials that may fall on the road, before leaving the site.  (c) use its best endeavours to ensure that appropriate signage is displayed on all trucks used to transport product from the development so they can be easily identified by road users.	Y	KIS advised drivers are made aware of this requirement during site induction. Weigh bridge operator also completes visual surveillance of haulage fleet activities.
Transport N	Management Plan		
27	The Applicant must prepare a Transport Management Plan for the development to the satisfaction of the Secretary. This plan must:  (a) be prepared in consultation with RMS and Council and submitted to the Secretary for approval within 6 months of the date of this consent, or prior to the commencement of despatch of laden trucks from the development, whichever is earlier, unless otherwise agreed by the Secretary;  (b) provide a clear description of the transport routes;  (c) describe the processes in place for the control of truck movements;  (d) describe the measures to be implemented to minimise noise from transport operations;  (e) detail the procedures for receiving and addressing complaints from the community concerning traffic issues associated with heavy vehicles arriving at or leaving the development;  (f) describe the driver induction and training processes;  (g) include a Drivers' Code of Conduct that details the safe and quiet driving practices that must be used by drivers transporting products to and from the quarry, particularly having regard to school bus routes, intersections or sections of road where there is potential for close interactions between passing trucks, and the location of residential properties and associated private access roads; and  (h) describe the measures that would be put in place to ensure compliance with the Drivers' Code of Conduct.  The Applicant must implement the approved management plan as approved by the Secretary.	Y	The TMP was submitted to the Department of Planning and Environment on 22 November 2017 and approved on 24 January 2018.  An updated TMP was submitted to the Department in response to the findings of the Independent Traffic Audit. The updated TMP was approved by the Department on 13 September 2021.
•	nt Traffic Audit		
28	Within 6 months of commencement of transport operations, and every three years thereafter, unless the Secretary directs otherwise, the Applicant must commission a suitably qualified person, whose appointment has been approved by the Secretary, to conduct an independent traffic audit of the development. This audit must:  (a) have the site verification component of the audit undertaken without prior notice to the Applicant;  (b) assess the impact of the development on the performance of the road network;	Υ	First audit conducted by TTM on 22 March 2017 and report submitted to the Department on 12 April 2017. A revised audit report was prepared (dated 24 July 2017) and re-submitted to the Department for



Condition Number	Condition	Compliant Y/N/NA	Comments - evidence details
	<ul> <li>(c) investigate any incidents involving heavy vehicles associated with the development, including reviewing any community complaints;</li> <li>(d) assess the effectiveness of the Drivers Code of Conduct; and</li> <li>(e) recommend any necessary measures to reduce or mitigate any adverse (or potentially adverse) impacts.</li> <li>Within one month of receiving the audit report, or as otherwise agreed by the Secretary, the Applicant must submit a copy of the audit report to the Secretary, with a response to any of the recommendations contained in the audit report, to the satisfaction of the Secretary.</li> </ul>		approval. The Department accepted the Independent Traffic Audit Report on 7 July 2017.  Second audit conducted by TTM in May 2021 and submitted to the Department and was subsequently accepted by letter dated 29 July 2021.
Aboriginal			1
Aboriginal	Cultural Heritage Management Plan		
29	The Applicant must prepare an Aboriginal Cultural Heritage Management Plan for the development to the satisfaction of the Secretary. This plan must:  (a) be prepared in consultation with OEH and the Aboriginal community, and be submitted to the Secretary for approval prior to the commencement of operations; and  (b) include:  • a detailed description of the measures that would be implemented to protect Aboriginal sites outside the quarry disturbance area including the two Indigenous Heritage Non-disturbance Zones (shown in Appendix 2);  • a description of the measures that would be implemented if any new Aboriginal objects or skeletal remains are discovered during quarrying operations; and  • protocol for the ongoing consultation and involvement of the Aboriginal community in the conservation and management of Aboriginal cultural heritage on the site.	Y	The ACHMP was submitted to the Department of Planning and Environment on 22 November 2017 and approved on 24 January 2018.
	The Applicant must implement the approved management plan as approved by the Secretary.		
30	If any item or object of Aboriginal heritage significance is identified on land associated with the development, the Applicant must ensure that:  (a) all work in the immediate vicinity of the Aboriginal item or object ceases immediately;  (b) a 10 m buffer area around the item or object is cordoned off with high visibility flagging tape, or the like; and  (c) the OEH is contacted immediately.  Work in the vicinity of the Aboriginal item or object may only recommence in accordance with the provisions of Part 6 of the National Parks and Wildlife Act 1974.	Not triggered	No objects of Aboriginal heritage significance were found during the reporting period therefore is condition was not triggered.
Biodiversit	y and Rehabilitation		
31	The Applicant must rehabilitate the lands associated with the development to the satisfaction of the Secretary. This rehabilitation must be generally consistent with the rehabilitation strategy in the EIS and must comply with the objectives in Table 6.	Y	Rehabilitation works have not yet commenced as operation areas remain in use. A copy of the rehabilitation plan is kept onsite.



Condition Number		Condition	Compliant Y/N/NA	Comments - evidence details
Number			T/IV/IVA	
	Table 6: Rehabilitation objectives	S		
	Feature	Objective		
	Lands associated with the development (as a whole)	Safe, stable and non-polluting     Final landform integrated with surrounding natural landforms as far as is reasonable and feasible, and designed to minimise the visual impacts of the development when viewed from surrounding land		
	Surface Infrastructure	Decommissioned and removed, unless required for the ongoing operation of Petersons Quarry or as agreed with the Secretary		
	Quarry Benches and Pit Floor	Revegetated using a combination of pasture species and native vegetation corridors, which link other remnant vegetation on site		
Progressive	Rehabilitation			
	practicable following disturbance dust generation at any time. Inter emissions in disturbed areas tha Note: It is accepted that parts of to further disturbance in future.	the lands associated with the development progressively, that is, as soon as reason as. All reasonable and feasible measures must be taken to minimise the total area expose rim stabilisation measures must be implemented where reasonable and feasible to control t are not active and which are not ready for final rehabilitation. the lands associated with the development that are progressively rehabilitated may be sulted.	d for dust	Areas for rehabilitation are limited due to all areas of the extraction are still remaining operationally viable. Interim measures have been implemented to mitigate air and water quality impacts.
Blodiversity	and Rehabilitation Managemer	nt Pian		
	This plan must:  (a) be prepared in consultation of consent, or prior to the comment (b) provide details of the concept (c) describe how the manageme (d) include detailed performance biodiversity management measure (e) describe the short, medium and protect and enhance the tetraphylla, endangere rehabilitate the Macada the Seelems Creek reference.	odiversity and Rehabilitation Management Plan for the site to the satisfaction of the Secretary with OEH, and be submitted to the Secretary for approval within 6 months of the date of cement of operations, whichever is earlier, unless the Secretary agrees otherwise; tual final landform and associated land uses for the site; and completion criteria for evaluating the performance of the ares and rehabilitation of the site, including triggers for any necessary remedial action; and long-term measures that would be implemented to: the remnant vegetation and habitat on the site, including the measures to protect the Macada decological communities and threatened species on site; amia tetraphylla buffer area, Hoop Pine Dry Rainforest community, and nabilitation area as shown in Appendix 6; the rehabilitation objectives, and the progressive rehabilitation obligations in this consert the effectiveness of these measures, and progress against the performance and complete.	tt;	The BRMP was submitted to the Department of Planning and Environment on 26 February 2018 and approved on 6 March 2018.



Condition	Condition	Compliant	Comments - evidence details
Number		Y/N/NA	
	(g) identify the potential risks to the successful implementation of the plan and include a description of the contingency measures that would be implemented to mitigate these risks; and		
	(h) include details of who would be responsible for monitoring, reviewing, and implementing the plan.		
	The Applicant must implement the approved management plan as approved by the Secretary.		
Conservati	on and Rehabilitation Bond		
34	Within 6 months of the approval of the Biodiversity and Rehabilitation Management Plan, the Applicant must lodge a Conservation and Rehabilitation Bond with the Department to ensure that the management of biodiversity and the rehabilitation of the lands associated with the development are implemented in accordance with the performance and completion criteria set out in the Biodiversity and Rehabilitation Management Plan. The sum of the bond must be determined by:  (a) calculating the cost of rehabilitating the lands associated with the development taking into account the likely surface disturbance over the next 3 years of quarrying operations; and  (b) employing a suitably qualified quantity surveyor or other expert to verify the calculated costs, to the satisfaction of the	Not triggered	The BRMP was submitted to the Department of Planning and Environment on 26 February 2018 and approved on 6 March 2018.  A rehabilitation bond is held by the Department.
35	Secretary.  Within 3 months of each Independent Environmental Audit (see condition 10 of Schedule E), the Applicant must review, and if	Not	The Independent Audit undertaken in 2018 and 2021
35	Within 3 months of each Independent Environmental Audit (see condition 10 of Schedule 5), the Applicant must review, and if necessary revise, the sum of the Conservation and Rehabilitation Bond to the satisfaction of the Secretary. This review must consider the:  (a) effects of inflation;  (b) likely cost of rehabilitating the site (taking into account the likely surface disturbance over the next 3 years of the development); and  (c) performance of the implementation of the rehabilitation of the site to date.	triggered	did not trigger a revision of the bond. It is understood that the bond is sufficient to cover the full extent of the rehabilitation.
Visual Impa		1	
36	The Applicant must implement all reasonable and feasible measures to minimise the visual impacts of the development, including establishing the vegetated acoustic bunds shown in Appendix 5, to the satisfaction of the Secretary.	Y	Acoustic bunds have been constructed and vegetated in accordance with Appendix 5 of the Approval.
Waste		1	
37	The Applicant must:  (a) manage on-site sewage treatment and disposal in accordance with the requirements of its EPL, and to the satisfaction of the EPA and Council;  (b) minimise the waste generated by the development;  (c) ensure that the waste generated by the development is appropriately stored, handled and disposed of; and  (d) report on waste management and minimisation in the Annual Review, to the satisfaction of the Secretary.	Y	<ul> <li>General Solid Waste (putrescible) is serviced by Richmond Valley Council (normal kerbside bins, including recycling) and disposed lawfully.</li> <li>General Solid Waste (non-putrescible) is stored in skip bins and removed by licenced contractor Richmond Waste who lawfully dispose it at council facilities.</li> </ul>



Condition Number	Condition	Compliant Y/N/NA	Comments - evidence details
			Used tyres are appropriately stockpiled and reused where possible to weigh down stockpile traps and used in haul road delineators.
Liquid Stor	rage		
38	The Applicant shall ensure that all liquid tanks and similar storage facilities (other than for water) are protected by appropriate bunding or other containment, in accordance with the relevant Australian Standards.	Υ	Oil and waste oil are currently stored in drums within a bunded chemical container. The operator has advised that the bund capacity of the container is compliant with the Australian Standard 1940-2017. No other liquids are stored outside this area.
Dangerous	Goods		
39	The Applicant must ensure that the storage, handling, and transport of dangerous goods is done in accordance with the relevant Australian Standards, particularly AS1940 and AS1596, and the Dangerous Goods Code.	Υ	The blasting is undertaken by an EPA licensed contractor as per these conditions.
40	The Applicant must undertake a transport safety study to the satisfaction of the Secretary and in accordance with Hazardous Industry Planning Advisory Paper No 11: Route Selection (HIPAP11) prior to transporting hazardous materials above the threshold contained in State Environmental Planning Policy 33 Hazardous and Offensive Development.	Υ	An EPA licensed blasting contractor is used to transport products to site. Hazardous materials thresholds are not triggered by the development.
Bushfire			
41	The Applicant must:  (a) ensure that the development is suitably equipped to respond to any fires on site; and  (b) assist the NSW Rural Fire Service and emergency services as much as possible if there is a fire in the vicinity of the site.	Υ	Equipment available onsite to assist in a bush fire is as follows;  • Water truck available – 21,000L  • Fire Extinguishers in each mobile plant  • Fire breaks maintained around fixed assets
Schedule 4	- Additional Procedures		,
Notification	n of Landowners		
1	As soon as practicable and no longer than 7 days after obtaining monitoring results showing:  (a) an exceedance of any relevant criteria in Schedule 3, the Applicant must notify the affected landowners in writing of the exceedance, and provide regular monitoring results to each affected landowner until the development is again complying with the relevant criteria; and  (b) an exceedance of any relevant air quality criteria in Schedule 3, the Applicant must send a copy of the NSW Health fact sheet entitled "Mine Dust and You" (as may be updated from time to time) to the affected landowners and current tenants of the land (including the tenants of land which is not privately-owned).	Not triggered	No events occurred



Condition	Condition	Compliant	Comments - evidence details
Number	Condition	Y/N/NA	Confinents - evidence details
Namber		1/14/14/	
Independe	l nt Review		
independe	THE NEVIEW		
2	If an owner of privately-owned land considers the development to be exceeding the relevant criteria in Schedule 3, then he/she	Not	No landowner requests have been made within the
	may ask the Secretary in writing for an independent review of the impacts of the development on his/her land.	triggered	reporting period.
3	If the Secretary is satisfied that an independent review is warranted, then within 2 months of the Secretary's decision the	Not	Not triggered
	Applicant must:	triggered	
	a) commission a suitably qualified, experienced and independent person, whose appointment has been approved by the		
	Secretary, to:		
	consult with the landowner to determine his/her concerns;		
	conduct monitoring to determine whether the development is complying with the relevant criteria in Schedule 3;		
	<ul> <li>and, if the development is not complying with these criteria then identify measures that could be implemented to ensure compliance with the relevant criteria;</li> </ul>		
	b) give the Secretary and landowner a copy of the independent review; and		
	c) comply with any written requests made by the Secretary to implement any findings of the review.		
4	If the independent review determines that the development is complying with the relevant impact assessment criteria in	Not	Not triggered
	Schedule 3, then the Applicant may discontinue the independent review with the approval of the Secretary. If the independent	triggered	33
	review determines that the development is not complying with the relevant impact assessment criteria in Schedule 3, then the	33	
	Applicant must:		
	(a) implement all reasonable and feasible measures, in consultation with the landowner, to ensure that the development		
	complies with the relevant criteria, and conduct further monitoring to determine whether these measures ensure compliance; or		
	(b) secure a written agreement with the landowner to allow exceedances of the relevant impact assessment criteria; to the satisfaction of the Secretary.		
	If the further monitoring referred to under paragraph (a) above determines that the development is complying with the relevant		
	impact assessment criteria, then the Applicant may discontinue the independent review with the approval of the Secretary.		
Schedule 5	i – Environmental Management, Reporting and Auditing		1
Environmo	ntal Management Strategy		
LIIVII OI II II E	That Management Strategy		
1	If the Secretary requires; the Applicant must prepare an Environmental Management Strategy for the development	Y	Following approval of modification 3 of the consent,
	to the satisfaction of the Secretary. This strategy must:		the Environmental Management Strategy was
	(a) be submitted to the Secretary for approval within 6 months of the date of this consent or prior to the commencement of		revised and submitted to the Department 20th June
	operations, whichever is earlier;		2019. The EMS was subsequently approved by DPIE
	<ul><li>(b) be prepared in consultation with Council;</li><li>(c) provide the strategic framework for the environmental management of the development;</li></ul>		on 13/11/19.
	(d) identify the statutory approvals that apply to the development;		
	(e) describe the role, responsibility, authority and accountability of all key personnel involved in the environmental		
	management of the development;		
	(f) describe the procedures that would be implemented to:		



Condition Number	Condition	Compliant Y/N/NA	Comments - evidence details
	<ul> <li>keep the local community and relevant agencies informed about the operation and environmental performance of the development;</li> </ul>		
	<ul> <li>receive, record, handle and respond to complaints;</li> <li>resolve any disputes that may arise during the course of the development;</li> </ul>		
	respond to any non-compliance;		
	<ul><li>respond to emergencies; and</li><li>(g) include:</li></ul>		
	<ul> <li>copies of any strategies, plans and programs approved under the conditions of this consent; and</li> <li>a clear plan depicting all the monitoring to be carried out under the conditions of this consent.</li> </ul>		
	The Applicant must implement the approved management strategy as approved by the Secretary.		
Evidence o	f Consultation		
1A	Where consultation with any public authority is required by the conditions of this consent, the Applicant must:  (a) consult with the relevant public authority prior to submitting the required document to the Secretary for approval;  (b) submit evidence of this consultation as part of the relevant document;	Υ	The Department approved the EMS and all Environmental Management Plans.
	(c) describe how matters raised by the authority have been addressed and any matters not resolved; and (d) include details of any outstanding issues raised by the authority and an explanation of disagreement between any public authority and the Applicant.		
Manageme	nt Plan Requirements		
2	The Applicant must ensure that the management plans required under this consent are prepared in accordance with any relevant guidelines, and include:	Υ	The Department approved the EMS and all Environmental Management Plans.
	(a) detailed baseline data; (b) a description of:		Environmental ivianagement i lans.
	the relevant statutory requirements (including any relevant approval, licence or lease conditions);		
	<ul> <li>any relevant limits or performance measures/criteria; and</li> <li>the specific performance indicators that are proposed to be used to judge the performance of, or guide the implementation of, the development or any management measures;</li> </ul>		
	(c) a description of the measures that would be implemented to comply with the relevant statutory requirements, limits, or performance measures/criteria;		
	(d) a program to monitor and report on the:		
	<ul> <li>impacts and environmental performance of the development; and</li> <li>effectiveness of any management measures (see (c) above);</li> </ul>		
	(e) a contingency plan to manage any unpredicted impacts and their consequences and to ensure that ongoing impacts reduce		
	to levels below relevant impact assessment criteria as quickly as possible; (f) a program to investigate and implement ways to improve the environmental performance of the development over time;		
	(g) a protocol for managing and reporting any:		
	• incidents;		



Condition	Condition	Compliant	Comments - evidence details
Number	Contantion	Y/N/NA	Sommones enaches astans
	complaints;		
	non-compliances with statutory requirements; and		
	exceedances of the impact assessment criteria and/or performance criteria; and		
	(h) a protocol for periodic review of the plan.		
Revision of	f strategies, plans and programs		
3	Within 3 months of the submission of an:	Υ	A review was conducted within 3 months of
	(a) incident report under condition 7 below;		submission of the previous annual review.
	(b) annual review under condition 9 below;		
	(c) audit report under condition 10 below; and		
	(d) any modifications to this consent,		
	the Applicant must review the strategies, plans and programs required under this consent, to the satisfaction of the Secretary. Where this review leads to revisions in any such document, then within 4 weeks of the review the revised		
	document must be submitted for the approval of the Secretary.		
	document must be submitted for the approval of the secretary.		
Updating a	nd staging of strategies, plans and programs		
4	To ensure that strategies, plans and programs required under this consent are updated on a regular basis, and that	Noted	
	they incorporate any appropriate additional measures to improve the environmental performance of the development,		
	the Applicant may at any time submit revised strategies, plans or programs for the approval of the Secretary. With		
	the agreement of the Secretary, the Applicant may also submit any strategy, plan or program required by this consent		
	on a staged basis.		
	With the agreement of the Secretary, the Applicant may prepare a revision of or a stage of a strategy, plan or program without undertaking consultation with all parties nominated under the applicable condition in this consent.		
Adantive M	anagement		l
-		Γ	
5	The Applicant must assess and manage development-related risks to ensure that there are no exceedances of the	Noted	
	criteria and/or performance measures in Schedule 3. Any exceedance of these criteria and/or performance measures		
	constitutes a breach of this consent and may be subject to penalty or offence provisions under the EP&A Act or		
	EP&A Regulation. Where any exceedance of these criteria and/or performance measures has occurred, the Applicant must, at the earliest opportunity:		
	(a) take all reasonable and feasible steps to ensure that the exceedance ceases and does not reoccur;		
	(a) take all reasonable and reasonable steps to ensure that the exceedance ceases and does not reoccur,  (b) consider all reasonable and feasible options for remediation (where relevant) and submit a report to the Department		
	describing those options and any preferred remediation measures or other course of action; and		
	(c) implement remediation measures as directed by the Secretary; to the satisfaction of the Secretary.		
Community	/ Consultative Committee	ı	1



	• 100		
Condition Number	Condition	Compliant Y/N/NA	Comments - evidence details
6	If directed by the Secretary, the Applicant must establish and operate a Community Consultative Committee (CCC) for the development to the satisfaction of the Secretary. Any such CCC must be operated in general accordance with the Department's Community Consultative Committee Guidelines for State Significant Projects, January 2019 (or its latest version).	Not triggered	The Secretary has not requested to that the applicant establish a Community Consultative Committee (CCC).
	<ul> <li>Notes:</li> <li>The CCC is an advisory committee. The Department and other relevant agencies are responsible for ensuring that the Applicant complies with this consent.</li> <li>In accordance with the guidelines, the Committee should comprise an independent chair and appropriate representation from the Applicant, Council and the local community.</li> </ul>		
Reporting			
Incident Re	porting		
7	The Applicant must immediately notify the Department and any other relevant agencies immediately after it becomes aware of an incident. The notification must be in writing to <a href="mailto:compliance@planning.nsw.gov.au">compliance@planning.nsw.gov.au</a> and identify the development (including the development application number and name) and set out the location and nature of the incident.	Not triggered	
7A	Within seven days of becoming aware of a non-compliance, the Applicant must notify the Department of the non-compliance. The notification must be in writing to <a href="mailto:compliance@planning.nsw.gov.au">compliance@planning.nsw.gov.au</a> and identify the development (including the development application number and name), set out in the condition of this consent that the development is non-compliant with, the way in which it does not comply and the reasons for the non-compliance (if known) and what actions have been, or will be, undertaken to address the non-compliance. Note: A non-compliance which has been notified as an incident does not need to also be notified as a non-compliance.	Not triggered	
Regular Re			
8	The Applicant must provide regular reporting on the environmental performance of the development on its website, in accordance with the reporting arrangements in any plans or programs approved under the conditions of this consent.	Υ	All documents mentioned are available on company's website.
Annual Rev			
9	By the end of March each year, or other timing as may be agreed by the Secretary, the Applicant must review the environmental performance of the development to the satisfaction of the Secretary. This review must:  (a) describe the development (including any rehabilitation) that was carried out in the previous reporting period, and the development that is proposed to be carried out over the current calendar year;  (b) include a comprehensive review of the monitoring results and complaints records of the development over the previous calendar year, which includes a comparison of these results against the:  • relevant statutory requirements, limits or performance measures/criteria;	Y	Annual review has been conducted and submitted prior to the end of March.



Condition Number	Condition	Compliant Y/N/NA	Comments - evidence details
Independer	<ul> <li>requirements of any plan or program required under this consent;</li> <li>the monitoring results of previous years; and</li> <li>the relevant predictions in the documents listed in condition 2(a) of Schedule 2;</li> <li>(c) identify any non-compliance over the last year, and describe what actions were (or are being) taken to ensure compliance;</li> <li>(d) identify any trends in the monitoring data over the life of the development;</li> <li>(e) identify any discrepancies between the predicted and actual impacts of the development, and analyse the potential cause of any significant discrepancies; and</li> <li>(f) describe what measures will be implemented over the current calendar year to improve the environmental performance of the development.</li> </ul>		
10	Within two years of the date of this consent, and every 3 years thereafter, unless the Secretary directs otherwise, the Applicant must commission and pay the full cost of an Independent Environmental Audit of the development. This audit must:  (a) be conducted by a suitably qualified, experienced and independent team of experts whose appointment has been endorsed by the Secretary;  (b) include consultation with the relevant agencies;  (c) assess the environmental performance of the development and whether it is complying with the relevant requirements in this consent and any relevant EPL or necessary water licences for the development (including any assessment, strategy, plan or program required under these approvals);  (d) review the adequacy of strategies, plans or programs required under the abovementioned approvals;  (e) recommend appropriate measures or actions to improve the environmental performance of the development, and/or any assessment, strategy plan or program required under the abovementioned approvals; and  (f) be conducted and reported to the satisfaction of the Secretary.	Y	The IEA was conducted in 2021 and subsequently accepted by the Department by letter dated 6 July 2021.
11	Within 12 weeks of commencing this audit, or as otherwise agreed by the Secretary, the Applicant must submit a copy of the audit report to the Secretary, together with its response to any recommendations contained in the audit report, including a timetable for the implementation of any measures proposed to address the recommendations in the report.	Y	The IEA was conducted in 2021 and subsequently accepted by the Department by letter dated 6 July 2021.
Monitoring	and Environmental Audits		
11A	Any condition of this consent that requires the carrying out of monitoring or an environmental audit, whether directly of by way of a plan, strategy or program, is taken to be a condition requiring monitoring or an environmental audit under Division 9.4 of Part 9 of the EP&A Act. This includes conditions in respect of incident notification, reporting and response, non-compliance notification, compliance report and independent audit. <i>Notes: For the purposes of this condition, as set out in the EP&amp;A Act, "monitoring" is monitoring of the development to provide data on compliance with the consent or on the environmental impact of the development, and an "environmental audit" is a periodic or particular documented evaluation of the development to provide information on compliance with the consent or the environmental management or impact of the development.</i>	Y	Noted



Condition Number	Condition	Compliant Y/N/NA	Comments - evidence details
11B	Noise, blast and air quality monitoring under this consent is not required at all privately-owned residences and the use of representative monitoring locations can be used to demonstrate compliance with criteria.	Υ	Noted
Access to I	nformation		
12	Within 6 months of the date of this consent, until the completion of all works, including rehabilitation and remediation, the Applicant must:  (a) make the following information publicly available on its website:  • the documents listed in condition 2(a) of Schedule 2;  • current statutory approvals for the development;  • all approved strategies, plans and programs required under the conditions of this consent;  • a comprehensive summary of the monitoring results of the development, reported in accordance with the specifications in any conditions of this consent, or any approved plans and programs;  • a complaints register, updated monthly;  • the annual reviews of the development;  • any independent environmental audit, and the Applicant's response to the recommendations in any audit;  • minutes of any CCC meetings;  • any other matter required by the Secretary; and  (b) keep this information up-to-date; to the satisfaction of the Secretary.	Υ	All documents mentioned are available on company's website.

**DGR Production Data** 

## Extractive Materials Return 2021-2022

Rims ID:

Operators Name: KIS QUARRIES

401120

PO BOX 6009, SOUTH TWEED HEADS

peter e hisquarries. com. ay



Inquiries please telephone: (02) 4063 6713 Completed or Nil Returns

Email –
mineral.royalty@regional.nsw.gov.au
Postal Address (see below)

Please amend name, postal

Form S1 – Period Ending 30 June 2022

### Quote RIMS ID in all correspondence

Quarry Id:

Email:

Quarry Name: Petersons Quarry Road Loralis address and location of mine or quarry if incorrect or incomplete.
The return should be completed and forwarded to Senior Advisory Officer, RESOURCE ECONOMICS, STRATEGY, PERFORMANCE & INDUSTRY DEVELOPMENT, DEPARTMENT OF REGIONAL NSW, PO BOX 344 HUNTER REGION MAIL CENTRE NSW 2310 on or before 31 October 2022. If completion of the return is unavoidably delayed, an application for extension of time should be requested before the due date. If no work was done during the year, a NIL return must be forwarded.
The return should relate to the <b>above quarrying establishment</b> and should cover the operations of quarrying and treatment (such as crushing, screening, washing etc.) carried out at or near the quarry. A return is required even if the operations are solely of a developmental nature and whether the area being worked is held under a mining title or otherwise.  Director, Performance
Please complete all the following information to assist in identifying the location of the Quarry
Typical GeologyBasalt
Nearest Town to Quarry Coraki
Local Council Name
Email Address of Operator Lot 3 DP70/197, Lot 2 DP 954593, Lot 1 DP 954592, Lot 1 DP3/0
Name of Owner or Licensee KIS Quarries Pty Ltd.
Postal Address of Licensee Po Box 6009 South Tweed Heads NSW 2486
Licence/Lease Number/s (if any) From Mining, Exploration & Geoscience (NSW Mineral Resources)
From Crown Lands or other NSW Department
If any output was obtained from land NOT held under licence from the above Departments, state the Name/s and Address/es of the Owners of the land
To the best of my knowledge, information entered in this return is correct and no blank spaces left where figures should have been inserted.
SIGNATURE of PROPRIETOR or MANAGER
CONTACT PERSON for this return PETER ROBERTS
NAME (Block letters) PETER ROBERTS Telephone 0488 074367

## **Extractive Materials Return 2021-2022**



### Form S1 – Period Ending 30 June 2022

#### **Sales During 2021-2022**

Production information may be published in aggregated form for statistical reporting. However, production data for individual operations is kept strictly confidential.

Product	Description	Quantity Tonnes
<u>Virgin Materials</u> Crushed Coarse Aggregates		
Over 75mm		6936.18
Over 30mm to 75mm		
5mm to 30mm		6936·18 6545.59
Under 5mm		
Natural Sand		
Manufactured Sand		
Prepared Road Base & Sub Base		
Other Unprocessed Materials		
Recycled Materials Crushed Coarse Aggregates		
Over 75mm		
Over 30mm to 75mm		
5mm to 30mm		
Under 5mm		
Natural Sand		
Manufactured Sand		
Prepared Road Base & Sub Base		
Other Unprocessed Materials		
River Gravel		
Over 30mm		
5mm to 30mm		
Under 5mm		
Construction Sand	Excluding Industrial	
Industrial Sand		
Foundry, Moulding		
Glass		
Other (Specify)		
Dimension Stone	Building, Ornamental, Monumental	
Quarried in Blocks		
Quarried in Slabs		
Decorative Aggregate	Including Terrazzo	
Loam	Soil for Topdressing, Garden soil, Horticultural purposes)	
TOTAL SITE PRODUCTION		
Gross Value (\$) of all Sales		\$373,795.33
Type of Material		\$373,795.33 Aggregale, lock
Number of Full-Time Equivalent (FTE) Employees	Employees 8	Contractors

Please Note: A return for clay-based products can be obtained by contacting the inquiry number.

2022 Waste Register



### Waste Register

Date	Waste Type	Volume	Company
22/02/22	Bin - General Waste	6m3	Richmond Waste
04/10/22	Bin - General Waste	6m3	Richmond Waste
20/12/22	Bin - General Waste	6m3	Richmond Waste