

Heritage Management Plan ENV 00004– Heritage Management Plan Delta Coal



Environmental Management System Delta Coal Heritage Management Plan

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Date:	12/10/2022

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Acknowledgement

Delta Coal would like to acknowledge and pay respect to the traditional custodians of the area and their unique cultural heritage, spiritual beliefs and continuing relationship with the land and water.

We pay our respect to the Elders, past, present and emerging, and recognise their strength, resilience and rich contribution to society.

Delta Coal recognises the role of the registered Aboriginal parties in the management of the Aboriginal cultural heritage sites, landscape features and values of the area around Delta Coal operated land and support their custodial and legislative rights and obligations to manage and participate in Caring for Country.

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1 Introduction

1.1 Purpose

This Heritage Management Plan (HMP) outlines the requirements to be undertaken to ensure compliance with statutory requirements and applies to the surface operations at Chain Valley Colliery (CVC) and Mannering Colliery (MC), including pit top facilities and lands where additional infrastructure may be constructed.

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This management plan addresses the requirements for Development Consent SSD-5465 (MOD3), Schedule 3, Conditions 21 and 21A (CVC) and Project Approval PA 06_0311 (MOD5), Schedule 3, Conditions 18 and 18A (MC). The conditions require the preparation of a HMP.

The purpose of this management plan is to:

- provide an overall framework for consultation related to heritage items;
- detail the regulatory requirements and commitments made in relation to management of Aboriginal and historic heritage at CVC and MC;
- identify measures to minimise impacts to heritage items;
- detail monitoring requirements for known heritage sites (if required);
- facilitate the effective management of heritage issues;
- outline the requirements and actions to be taken upon the discovery of heritage items;
- define specific responsibilities of all stakeholders and function as a management tool for all relevant operational personnel; and
- identify the requirements for review of the document and a procedure for continual improvement.

The overall aim of this management plan is to promote a high level of environmental performance through the minimisation of heritage impacts.

1.2 Background

CVC and MC are underground coal mines located adjacent to each other on the southern side of Lake Macquarie approximately 60 km south of Newcastle and 80 km north of Sydney (see **Figure 1**). The CVC pit-top is located approximately 1 km south-east of the township of Mannering Park at the southern extent of Lake Macquarie. The MC pit-top is located 3 km south of the township of Mannering Park.

1.2.1 Chain Valley Colliery

In August 1960, J&A Brown and Abermain Seaham Collieries Ltd commenced clearing the present site of CVC, with drift and shaft sinking starting a few months later. Production of coal from the Wallarah Seam commenced, with the first delivery to the adjacent Delta Electricity's Vales Point Power Station (VPPS) in April 1963.

LakeCoal was formed in 2001 to acquire BHP Billiton's 80% share in the Wallarah Coal Joint Venture (WCJV), the remaining 20% share was owned by Sojitz. In October 2006, Peabody Energy, a US listed company acquired LakeCoal Pty Limited.

In November 2009 LDO Coal Pty Limited purchased LakeCoal Pty Limited. LDO Coal is a consortium consisting of LD Operations, AMCI and private investors. In March 2011 the 20% share in the WCJV which Sojitz held was acquired by LDO Coal shareholders through the entity Fassi Coal Pty Ltd. The WCJV had operated the Wallarah, Moonee and Chain Valley underground coal mines and the Catherine Hill Bay Coal Preparation Plant, all located at the southern end of Lake Macquarie. At the time of LakeCoal's acquisition by LDO Coal, both the Wallarah and Moonee mines were closed.

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1.2.2 Mannering Colliery

Development of MC (known as Wyee Mine) began in 1960 in conjunction with the construction of VPPS and was operated by Powercoal Pty. Ltd. Production commenced in 1961 with extensive mining (first workings and secondary extraction) having taken place in both the Great Northern and Fassifern seams. Coal operations temporarily ceased on 30 June 2002 when the operation was placed on care and maintenance.

Centennial Coal acquired control of Powercoal on 7 August 2002 and the Colliery remained on care and maintenance until reopening as Mannering Colliery. Production recommenced in December 2005, mining the Fassifern Seam to gain access to greater than 5 million tonnes of recoverable reserves beneath Lake Macquarie and surrounding lands.

MC was once again placed on care and maintenance in November 2012 and in 2013 the owners of MC and CVC entered into an agreement which enabled LakeCoal to operate the MC until 2022. LakeCoal became the operator of MC effective 17 October 2013. The underground link road between CVC and MC was completed in October 2017.

LakeCoal was placed into Voluntary Administration on 3 October 2018. The receivers continued operation of the mines in the period 3 October 2018 to 1 April 2019. As of 1 April 2019, Great Southern Energy Pty Ltd (trading as Delta Coal) own and operate the two underground coal mines, CVC and MC.

1.3 Operations

CVC is an underground coal mine which extracts coal through both first workings and miniwall extraction methods (second workings) as per the development approval SSD-5465 (as modified), with the latest modification (MOD 4) granted on 5 August 2021. Mining is currently undertaken at CVC, with the ROM coal being transported underground to MC where the coal is crushed and screened and sent to VPPS.

The surface infrastructure comprises limited facilities at the CVC 14 hectare pit top area adjacent to the VPPS, off Construction Road at Mannering Park, and another 0.3 hectare area at the ventilation facility situated at Summerland Point. Both the pit top and ventilation facilities have remained largely unchanged since their establishment.

As per the project approval PA 06_0311 all coal from MC is transported from CVC via the MC underground workings to the MC drift conveyor system to the surface, coal crushing facility and dedicated overland conveyor to VPPS for domestic energy generation.

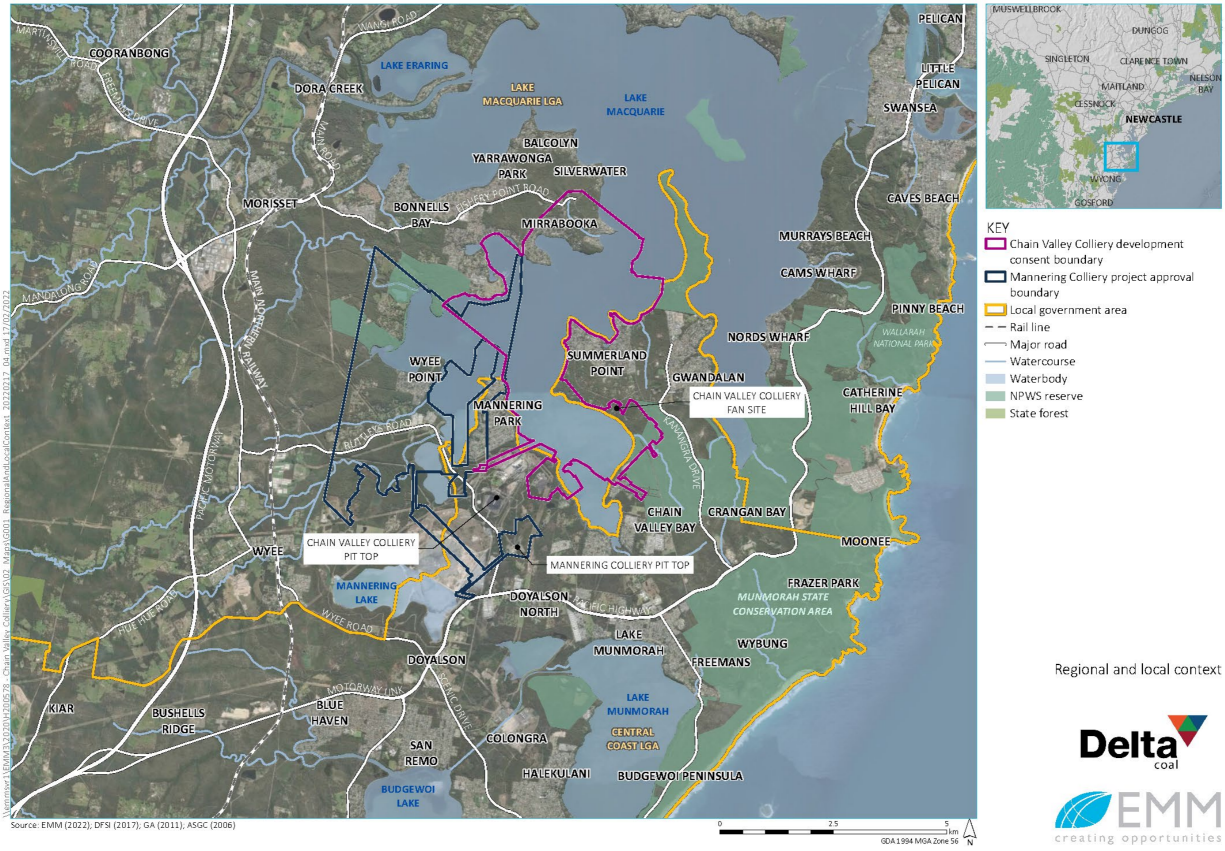
On 26 June 2020 Delta Coal (DC) received approval for a modification (MOD 5) to PA 06_0311 to allow for:

- an increase in the rate of ROM coal handling at MC from 1.3 to 2.1 Mtpa;
- transport from MC to VPPS;
- an extension to the approved end date for mining operations to 31 December 2027; and
- the use of alternate bord and pillar mine designs.

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Figure 1 - Site Locality



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1.4 Statement of Significance

1.4.1 The Awabakal and Guringai Peoples

Following is a Statement of Significance by the Awabakal and Guringai Peoples for the CVC Revised Heritage Management Plan 2014. No changes to the Statement of Significance have been made and the statement has been reproduced with permission.

"Awabakal and Guringai is one of the 600 or more language groups or 'nations' that existed across Australia at the time of European contact and are part of the oldest and continuous living Culture in human history.

Our People were recorded in this area and acknowledged in the first records ever made of the Aboriginal People of the Lake Macquarie, Newcastle and Central Coast areas. Prominent people such as L.E.Threlkeld, Jonathon Warner and many others documented our People, Cultural Heritage and Language in detail going back to the very early 1800's.

Our people believe that all Aboriginal sites and Traditional Culture that has existed for many thousands of years within our area are a tangible link to our Ancestors and our past. Surveys and assessments within the Chain Valley Colliery area has identified Aboriginal Cultural Heritage Sites (the tangible evidence of occupation) and (the intangible evidence) of landscape features of cultural value embedded within a landscape that provided physical and spiritual sustenance to the Awabakal and Guringai and those Aboriginal People they invited into their Country. The survival of these sites is significant to the continuation of collective knowledge and inspiration for our young people and coming generations of Awabakal and Guringai People. We acknowledge our Ancestors for passing on knowledge and also the legacy for us to continue what they put into place, to pass on our Cultural Heritage and to protect our sites for all those in the future.

The Awabakal and Guringai presence within the Chain Valley Colliery area extends from the present day back many thousands of years and is reflected in both tangible and intangible aspects of Aboriginal Culture and history. As Awabakal and Guringai People, we hold Cultural Knowledge that has been passed down from our Ancestors about our Traditional Country for thousands of years and a spiritual awareness, presence and connectedness of place that is what makes us one with the Land of our People. Therefore, the Awabakal and Guringai People have a continuing, contemporary history of trying to protect and preserve the Cultural Heritage within the surrounding areas.

We maintain concerns over Mining and Development licences being approved within the area and the adverse impacts this has on our Cultural Values and landscape features, and footprints of our Ancestors which are being impacted through cumulative and overlapping development, mining and unmonitored and unmanaged human recreational activities.

As indicated by the statements provided by the Traditional Owners, the mental, physical and spiritual wellbeing of the Awabakal and Guringai People and those Aboriginal Peoples that feel a connection to this landscape is also a contemporary phenomenon and not just 'a thing of the past'.

The Project Area contains Registered Aboriginal Cultural Heritage sites identified as having Aboriginal Cultural value and are numerous within LakeCoal Project area. The sites and landscape features link contemporary Awabakal and Guringai People with generations of their Ancestors and are extremely important teaching places and places of spiritual renewal.

We, as the Traditional People of these areas since colonisation of our land, have had to endure many deprivation and degradation along with the subsequent loss of not just our People and land but many aspects of our Culture and Heritage. This has been brought about through the damage and neglect of many ventures both modern and historically that have taken place, the result being, significant loss of Cultural places and artefacts that for thousands of years have given substance and meaning to the lives of Awabakal and Guringai People.

We as Traditional Owners today have vowed to protect our Cultural Heritage and those significant places remaining, so we and our young people and those to come will not go the way of many other Aboriginal People and their Culture and Heritage to become just a name in history books of what was. It has been quite a struggle for our people, with our numbers reduced to a handful after the white fella arrived in Australia in 1788.

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It would seem we were doomed to the fate of many other First Peoples that have disappeared from countries all around the world, but we are still here, we have survived and are proud to be called Awabakal and Guringa.

Although the impact of European invasion dramatically changed Aboriginal life in Australia, not to mention the lives of our own People forever, the recent history of the Lake Macquarie area is also characterised by the Cultural resilience of Aboriginal Peoples, for both those who have retained connection to Country and those that are reconnecting to Country. Recent history is also characterised by the movement of other Aboriginal Peoples into the Country of the Awabakal and Guringai and the development of their own more recent attachments to the area. Whilst a diversity of attachment and experience is recognised, it is also necessary to recognise that the landscape, vegetation and watercourses of the Chain Valley Colliery area forms a unique part of the Cultural Heritage and Cultural landscape of the Awabakal and Guringai People.

Aboriginal lore requires that the Aboriginal cultural landscape of the Chain Valley Colliery area (which includes Aboriginal heritage sites, landscape features of Cultural value, the plants, animals and water) is cared for so that it will survive for future generations of Aboriginal Peoples.

The custodial rights and obligations of Aboriginal people Caring for Country underpin the principles of this HMP. It is highlighted, however, that the Awabakal and Guringai People in no way support any impact to Aboriginal sites, landscape features of Aboriginal cultural value or any aspect of the natural environment of the Chain Valley Colliery Area. Aboriginal people inherit the right and obligation to Care for Country, and endorsing any form of harm is assessed as culturally and ethically inappropriate". (© Awabakal & Guringai 2014)

1.4.2 The Biraban Local Aboriginal Land Council

Following is a Statement of Significance by the Biraban Local Aboriginal Land Council for the combined Heritage Management Plan 2020. No changes to the Statement of Significance have been made and the statement has been reproduced with permission.

"Biraban Local Aboriginal Land Council aim to promote, protect and foster the best interests of all Aboriginal people within its boundary and its members. As part of Biraban Local Aboriginal Land Council's role, we provide ongoing protection and conservation to all tangible and intangible Aboriginal cultural and heritage sites and cultural landscapes throughout our boundary being across both Awabakal and Wonnarua countries.

For generations Aboriginal people have cared for country and continue to care for country, some of whom are descendants of the Awabakal and Wonnarua nations, others who were born and/or raised in these countries and have a strong continual connection to country, and are now too custodians of these lands. Aboriginal people have a strong unwavering spiritual and emotional connection to country and take great pride in continuing the efforts of our Elders and our Ancestors by caring for the land, the waters, the plants, the animals, the Dreaming and now and into the future the last remaining evidence of the traditional occupation of our country by our Aboriginal Ancestors.

The archaeological evidence is of significance to Aboriginal people and culture as too are the cultural landscapes, the flora, the fauna and the connections each one has to the other, the intangible values of a place contribute significantly to an areas significance, with special care and protection given to the traditional occupation sites, shell middens, scarred trees, stone and wooden artefacts, grinding grooves, ceremonial grounds and sites, burial grounds, dreaming sites and hunting and gathering grounds.

Aboriginal people are the primary determinants of their Aboriginal culture and heritage, they are the knowledge holders and the caretakers, they have a strong connection to country and have cared for country for thousands of years and will continue to care for country for thousands of years to come." (© Biriban LALC 2020)

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1.5 Consultation

1.5.1 Chain Valley Colliery Heritage Management Plan

The original draft of the CVC Heritage Management Plan (HMP) was issued to the previously identified Aboriginal stakeholders for comment on 7 August 2012. Responses were received from:

- Darkinjung Local Aboriginal Land Council (DLALC);
- Bahtabah Local Aboriginal Land Council (BLALC);
- Awabakal Traditional Owners Aboriginal Corporation (ATOAC); and
- Awabakal Descendants Traditional Owners Aboriginal Corporation (ADTOAC).

These stakeholders identified the issues of accurate background information, inclusion of Aboriginal stakeholders in certain management measures and timing of review. At meetings with BLALC, ATOAC and ADTOAC at the CVC offices on 30 August 2012 the wording of the HMP was discussed in more detail and amendments were incorporated into the final version of the HMP which was subsequently approved on the 1 July 2013.

Version 2 of the management plan was based on the work completed for the heritage assessment of SSD-5465 and subsequent site inspection and workshop held in September 2013. At this site inspection representatives of the ADTOAC, ATOAC, Guringai Tribal Link Aboriginal Corporation and Awabakal Local Aboriginal Land Council were present for the fieldwork and, although unable to attend the fieldwork, an additional representative from the DLALC was able to attend the subsequent workshop.

A number of actions arose from the site inspection and workshop in September 2013 with all actions completed and incorporated into the HMP.

The third version of the CVC HMP addressed actions resulting from Modification 2 to Development Consent SSD-5465, specifically the recommendations of the Aboriginal Cultural Heritage Assessment (ACHA) prepared for Chain Valley Colliery Modification 2 Statement of Environmental Effects (EMM, June 2015).

The fourth version of the CVC HMP while based substantially on the previously approved LakeCoal HMP, was updated to reflect the recommendations and minor changes of the Independent Environmental Audit (IEA) conducted by SLR in June 2019.

The updates were administrative only and there were no changes to activities, impacts, the mine footprint or development consent requirements associated with CVC. This version included consultation with the Registered Aboriginal Parties, the Biodiversity and Conservation Division (BCD) and the Department of Planning, Industry and Environment (DPIE) and was approved by DPIE on 21 April 2020.

1.5.2 Mannering Colliery Aboriginal Cultural Heritage Management Plan

The original MC Aboriginal Cultural Heritage Management Plan (ACHMP) prepared by RPS in 2012 for Centennial Coal's Northern Holding, which included MC, was issued to the previously identified Aboriginal Stakeholders for comment. Following amendments, the ACHMP was approved on 26 November 2012.

In accordance with the review and auditing process outlined in Chapter 8, a draft of the updated ACHMP developed for MC was provided to the Aboriginal Stakeholders for comment on 16 August 2019. There were no responses received.

The updates were administrative only and there were no changes to activities, impacts, the mine footprint or development consent requirements associated with MC. This version included consultation with the Registered Aboriginal Parties, BCD and DPIE and was later approved by DPIE on 13 November 2019.

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1.5.3 Mannering Colliery Historic Heritage Management Plan

The original MC Non-Indigenous Cultural Heritage Management Plan (NICHMP) was previously prepared by Centennial Coal in February 2013. The plan was approved by the (former) Department of Planning and Infrastructure (DPI) on 10 September 2013.

The second version of this NICHMP, while based substantially on the approved Centennial Coal management plan, was updated to reflect the recommendations and minor changes of the Independent Environmental Audit (IEA) conducted by SLR in June 2019.

The updates were administrative only and there were no changes to activities, impacts, the mine footprint or project approval requirements associated with MC. This version of NICHMP was provided to NSW Environment Protection authority (EPA) and DPIE and was approved on 13 November 2019.

1.5.4 Combined Delta Coal Heritage Management Plan

Registered Aboriginal Parties (RAPs) who have registered an interest to participate in the consultation process comprise the four groups consulted for the original HMP draft and six further Aboriginal organisations. The complete list of ten RAPs are:

- ATOAC;
- ADTOAC;
- BLALC;
- DLALC;
- Biriban Local Aboriginal Land Council;
- Daniella Chedzey;
- Cacatua Culture Consultants;
- Guringai Tribal Link;
- Wonn 1 Contracting; and
- Yula Punaal Aboriginal Education and Healing Centre.

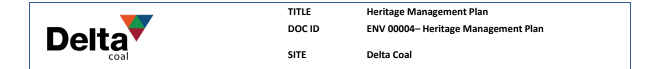
In accordance with the review and auditing process, a draft of this combined HMP, developed for CVC and MC was provided to the RAPs, DPIE, Heritage NSW (inclusive of Aboriginal Cultural Heritage Advisory Council and Heritage Council of NSW) for comment on 22 October 2020. This HMP was provided to DPIE on 6 November 2020 following the 14-day consultation period. The HMP has been reviewed following completion of the CVC and MC Independent Environmental Audit in 2022 with only minor administrative updates made. The plan was only submitted to NSW DPE and Heritage NSW for comment.

A summary of the comments received, and amendments subsequently made to the document prior to finalisation are detailed in **Table 1**. Evidence of consultation is provided in **Appendix 1**.

Stakeholder	Comments	Response/Action
RAPs	No comments provided (2020 HMP)	• NA
NSW DPE	 Update TARP per reporting requirements of Schedule 6 of SSD-5465. 	• TARP in Section 5.3 updated.
Heritage NSW	No comments provided (Heritage Council)	• NA

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1.5.5 Ongoing community consultation and involvement

As part of the of the HMP, DC facilitates ongoing consultation and involvement of RAPs in the conversation and management of Aboriginal cultural heritage on CVC and MC sites. This is achieved by:

- providing relevant information about the cultural significance and values of the Aboriginal object(s) and/or place(s);
- providing for ongoing communication of information on mining operations and cultural heritage management and the Aboriginal community;
- providing advice on how to address community relationships; and
- commenting on future draft assessment reports and management plans before they are submitted to regulatory authorities.

1.5.6 Access to Aboriginal sites and stored Aboriginal objects

Local Aboriginal community access to Aboriginal sites and stored Aboriginal objects will be made available by DC subject to reasonable safety and security measures, such as availability of DC staff assistance. Any request to visit is to be made to the DC Environmental Compliance Coordinator.

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2 Statutory Requirements

2.1 Key Legislation, Policy and Guidelines

This HMP has been prepared in accordance with the principles of the Australia ICOMOS Burra Charter, 2013 (Burra Charter). The Burra Charter provides guidance for the conservation and management of places of cultural significance and sets a standard of practice for those who provide advice, make decisions about, or undertake works to places of cultural significance, including owners, managers and custodians.

Items of heritage significance in NSW are protected by a series of acts whose purpose it is to ensure that change is appropriately managed to ensure that significance is not lost. In NSW, the *Heritage Act 1977* and the *Environmental Planning and Assessment Act 1979* (EP&A Act) are the primary statutory controls protecting historical heritage and archaeology within NSW. Listing on statutory registers provides legal protection for heritage items.

2.2 Environment Protection and Biodiversity Conservation Act 1999

The *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act) provides a legal framework to protect and manage nationally and internationally important heritage places as well as places that are owned by the Commonwealth, such as defence lands and postal facilities.

2.2.1 Native Title Act 1993

The Commonwealth Government enacted the *Native Title Act 1993* to formally recognise and protect native title rights in Australia following the decision of the High Court of Australia in Mabo & Ors v Queensland (No.2) (1992) 175 CLR 1 ("Mabo".)

2.2.2 Aboriginal Land Rights Act 1983

The purpose of this legislation is to provide land rights for Aboriginal people within New South Wales and to establish Local Aboriginal Land Councils (LALCs). The land able to be claimed by Aboriginal Land Councils on behalf of Aboriginal people are certain Crown lands as detailed in s36 of the *Aboriginal Land Rights Act 1983*. Claims for land are by application to the Office of the Registrar, *Aboriginal Land Rights Act 1983*.

2.2.3 National Parks and Wildlife Act 1974

The primary state legislation relating to the protection of Aboriginal cultural heritage in NSW is Part 6 of the *National Parks and Wildlife Act 1974* (NPW Act).

The National Parks and Wildlife Regulation 2009 (NPW Regulation) is subsidiary legislation made under its parent act, the NPW Act. The NPW Regulation provides codes of practice, documents and guidelines that relate to the NPW Act, including:

- Due Diligence Code of Practice for the Protection of Aboriginal Objects in NSW (DECCW 2010);
- Code of Practice for Archaeological Investigation of Aboriginal Objects in NSW (DECCW 2010);
- Aboriginal Consultation Requirements for Proponents 2010 (DECCW 2010); and
- Guide to investigating, assessing and reporting on Aboriginal cultural heritage in NSW (OEH 2011).

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2.2.4 Heritage Act 1977

Historical archaeological relics, buildings, structures, archaeological deposits and features are protected under the *Heritage Act 1977* (as amended 1999) and may be identified on the State Heritage Register (SHR) or by an active Interim Heritage Order.

I. Relics Provision

Relics are defined by the Heritage Act are "any artefact, object or material evidence which relates to the settlement of that area that comprises New South Wales, not being Aboriginal settlement, and is of State or local significance." Relics are protected under Section 139 of the Heritage Act. Where the potential for relics exists, the land in which it is found cannot be disturbed or excavated without an excavation permit.

II. State Heritage Register

The SHR is a list of places and objects of particular importance to the people of NSW. When a place is listed on the SHR or is affected by an interim heritage order, approval under Section 60 of the Heritage Act is required for any major work. The purpose of this requirement is to ensure that change to significant places is managed appropriately and does not detract from the heritage significance of the place.

III. Section 170 Register

State government agencies have responsibilities under Section 170 of the *Heritage Act* that requires them to identify, conserve and manage heritage assets owned, occupied or managed by that agency. Each agency is required to maintain a s170 register of all heritage assets and assess the significance of each asset.

2.2.5 Environment Planning and Assessment Act 1979 (EP&A Act)

The EP&A Act establishes the framework for cultural heritage values to be formally assessed in the planning and development consent process in NSW. The EP&A Act requires that environmental impacts are considered before land development; this includes impacts on cultural heritage items and places as well as archaeological sites and deposits.

The EP&A Act requires that local governments prepare planning instruments, such as Local Environment Plans (LEPs) and Development Control Plans (DCPs) to provide guidance on the level of environmental assessment. This includes identification of heritage items, as listed on the heritage schedules of an LEP.

The Act regulates a system of environmental planning and assessment for NSW. Land use planning requires that environmental impacts are considered, including the impact on cultural heritage and specifically Aboriginal heritage, assessment documents prepared to meet the requirements of the EP&A Act.

2.3 Due Diligence Code of Practice for the Protection of Aboriginal Objects in NSW

In 2010, the NSW Office of Environment and Heritage released the Due Diligence Code of Practice for the Protection of Aboriginal Objects in NSW. This code of practice is designed to assist individuals and organisations to exercise due diligence, when carrying out activities that may harm Aboriginal objects and to determine whether they should apply for consent in the form of an Aboriginal Heritage Impact Permit (AHIP).

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The *National Parks and Wildlife Act 1974* (NPW Act) provides that a person who exercises due diligence in determining that their actions will not harm Aboriginal objects has a defence against prosecution for the strict liability offence if they later unknowingly harm an object without an AHIP.

The code sets out the reasonable and practicable steps which individuals and organisations need to take in order to:

- identify whether or not Aboriginal objects are, or are likely to be present in an area;
- determine whether or not their activities are likely to harm Aboriginal objects (if present);
- determine whether an AHIP application is required; and
- Aboriginal Cultural Heritage Consultation Requirements for Proponents.

Also, in 2010, the NSW Office of Environment and Heritage released the Aboriginal Cultural Heritage Consultation Requirements for Proponents. The purpose of the consultation guidelines is to establish the requirements for consultation with the registered Aboriginal parties as part of the heritage assessment process to determine potential impacts of proposed activities on Aboriginal objects and places and to also inform decision making for any application for an AHIP. The aims of the consultation guidelines are to facilitate positive Aboriginal cultural outcomes by:

- affording an opportunity for Aboriginal people who hold cultural knowledge relevant to determining the significance of Aboriginal object(s) and/or place(s) in the area of the proposed project to be involved in consultation so that information about cultural significance can be provided to DECCW to inform decisions regarding applications for an AHIP; and
- providing Aboriginal people who hold cultural knowledge relevant to determining the significance
 of Aboriginal object(s) and/or place(s) in the area of the proposed project with the opportunity to
 participate in decision making regarding the management of their cultural heritage by providing
 proponents information regarding cultural significance and inputting into management outcomes.

2.4 Approvals

This plan has been prepared in accordance with CVC Schedule 3, Condition 21 of Development Consent SSD-5465, and MC Schedule 3, Condition 18 of Project Approval 06_0311, which states the requirements of the Heritage Management Plan (HMP) and what it must address. Cultural heritage related requirements of the approvals, including specific requirements that are to be addressed in this plan, and where they are addressed, are detailed in **Appendix 2**.

In accordance with Schedule 2, Conditions 2 and 2A, in addition to carrying out the works in accordance with the conditions of CVC Development Consent SSD-5465, DC will also carry out works generally in accordance with the Environmental Impact Statement (EIS), Statement of Environmental Effects (SEE) (Mod 1), SEE (Mod 2), SEE (Mod 3), SEE (Mod 4), Project Layout Plans, and Statement of Commitments.

In accordance with Schedule 2, Conditions 2, in addition to carrying out the works in accordance with the conditions of MC Project Approval 06_0331, DC will also carry out works generally in accordance with the Environmental Impact Statement (EIS), Statement of Environmental Effects (SEE) (Mod 1), SEE (Mod 2), SEE (Mod 3), SEE (Mod 4), SEE (Mod 5), Project Layout Plans, and Statement of Commitments.

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3 Aboriginal Heritage Management

3.1 Background

The Awabakal is bordered generally by the Darkinjung to the south west, Wonnarua to the north west and by the Worimi to the north beyond Newcastle. The Awabakal language extended south to Brisbane Waters or even to Sydney Harbour North Head, if the Gringai (Kurringai) language is related to Awabakal (Shane Frost pers.comm. Aug 2012).

The Lake Macquarie area has been the focus of a number of surface investigations and a small number of excavations. In order to develop a predictive model of site location, distribution and type that occur in the vicinity of CVC and MC, previous archaeological work undertaken within the region was reviewed.

There have been numerous archaeological studies undertaken for the Lake Macquarie region, starting from the 1970s until the present (eg Haglund 1986; Navin Officer and Saunders 1996; Umwelt 2011; EMM 2012). These studies have largely been undertaken as part of commercial, linear infrastructure and mining developments.

Archaeological investigations have identified that Aboriginal subsistence was focused on the estuarine shell beds on the lake margins. There is a strong association with shell midden sites and the lake shore, whereas stone artefact sites are often mixed with midden sites but also distributed adjacent to watercourses in the hinterland of Lake Macquarie. Furthermore, studies have found that Aboriginal scarred or carved trees may be adjacent to water sources in areas of uncleared forest.

It was determined that there were no items of historic heritage significance within the existing or proposed disturbance or mining areas, although a number of items were located nearby. These are discussed further in Section 4. A number of Aboriginal heritage sites were identified within the CVC and MC site and areas of proposed mining, as discussed in further detail below.

3.2 Chain Valley Colliery Previous Assessments

3.2.1 Environmental Assessment (AECOM 2011)

For the EA (AECOM, 2011), a search of Office of Environment and Heritage (OEA) Aboriginal Heritage Information Management System (AHIMS) database was conducted on 30 September 2009 and revealed six registered Aboriginal sites within the area. In addition to this, as part of the EA process, consultation and field work was undertaken with Aboriginal stakeholders within the study area of the EA, which resulted in the identification of an additional five Aboriginal sites.

3.3 Environmental Impact Statement (EMM 2012)

An extensive search of the AHIMS register was also conducted during 2012 as part of the EIS for an area of 10 km by 10 km surrounding the CVC. The search revealed a total of 99 registered sites, the majority of which occurred along the Lake Macquarie foreshore. Middens accounted for 60% of the total sites registered, isolated finds accounted for 11% and scarred trees represented 10%. Subsequent fieldwork undertaken by EMM in conjunction with RAPs identified one new site (45-7-0339) and also redefined the extents of sites 45-7-0154 (at Fishery Point, Sunshine) and 45-7-0157 (at Casuarina Point, Sunshine).

Notwithstanding the high significance of Aboriginal sites and objects to Aboriginal people, Aboriginal stakeholders advise that all of the land is of significance to Aboriginal people.

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In the 2014 HMP it was noted that the Awabakal and Guringai People had a Registered Native Title claim over the site and surrounding areas including the Lake Macquarie City Council and Wyong Shire Council Local Government Areas (LGAs) along with other LGAs. The Native Title claim was registered on 13 June 2013 and discontinued as at 30 June 2017.

In addition, there is a current claim by Johnson and Kendall Grange. The Native Title claim was registered on 27 April 2007 and is not yet determined.

3.3.1 ACHA (EMM, 2015)

In addition to the above assessments, an Aboriginal Cultural Heritage Assessment (ACHA) was completed as part of the Statement of Environmental Effects prepared for Chain Valley Colliery Modification 2 (EMM, June 2015). This report identified Aboriginal site 45-7-0157 would be subject to subsidence impacts at a negligible level as a result of the proposed modification, and recommended monitoring requirements. The assessment also recommended Aboriginal site 45-7-0154 be removed from the monitoring program as it will no longer be undermined.

3.3.2 Aboriginal due diligence assessments for subsidence monitoring (EMM, 2017 and 2019)

EMM was engaged in 2017 and 2019 to undertake Aboriginal due diligence assessments in relation to the installation of subsidence monitoring lines along Summerland Point/Chain Valley Bay foreshore (2017) and the Point Wollstonecraft Foreshore (2019). The assessments were a part of ongoing subsidence monitoring associated with mining operations. Although both assessments identified shell material associated with naturally occurring deposits, and cultural deposits at existing AHIMS site, no further sites were identified. No impacts to Aboriginal sites or objects were proposed by the subsidence monitoring activities.

3.3.3 Management Plan Reviews (EMM, 2020)

Methods used to identify potential Aboriginal cultural heritage sites and/or objects for inclusion in this revised HMP were as follows:

- a review of the previous archaeological investigations undertaken at CVC and its surrounds;
- an extensive search of the AHIMS database to identify previously recorded Aboriginal sites; and
- objects in and around the CVC project approval boundary.

An updated AHIMS search was conducted on 14 October 2020 with results provided in **Appendix 3**. A total of 86 Aboriginal sites were identified within the search area, the majority of which were located around the Lake Macquarie foreshore. Of these sites, 29 are located within the current CVC project area boundary as detailed in **Table 2** and shown on **Figure 2**. Fifteen additional Aboriginal sites have been included in this HMP within or near the CVC development consent boundary in comparison with the 2014 HMP.

Table 2: AHIMS registered sites within/near the CVC project area (as at 19 October 2020)

No.	AHIMS ID(s)	Site name	Site type/features
1	45-3-0334	Tiembula Creek Midden	Shell Midden
2	45-7-0131	Summerland Point	Shell Midden
3	45-7-0166	M8, Sugar Bay	Shell Midden
4	45-7-0167	Camp Brightwaters	Shell Midden
5	45-7-0176	Gwandalan	Shell Midden

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No.	AHIMS ID(s)	Site name	Site type/features
6	45-7-0178	Hembula Creek	Scarred Tree (x2)
7	45-7-0179	Black Neds Point	Shell Midden
8	45-7-0181	Chain Valley Bay 1	Shell Midden
9	45-7-0182	Chain Valley Bay 2	Shell Midden
10	45-7-0189	Sandy Beach 1	Shell Midden
11	45-7-0227	St Johns 1	Artefact
12	45-7-0255	Trinity Point GG2	Grinding Groove
13	45-7-0257	Trinity Point Ochre	Ochre Quarry
14	45-7-0258	Trinity Point IF1	Artefact
15	45-7-0262	SJOG 7	Grinding Groove
16	45-7-0263	SJOG 6	Shell Midden
17	45-7-0271	CV-08-09	Shell Midden
18	45-7-0272	CV-09-09	Shell Midden
19	45-7-0273	CV-10-09	Shell Midden
20	45-7-0277	CV-16-09	Shell Midden
21	45-7-0279	CV-18-10	Shell Midden
22	45-7-0281	CV-20-10	Shell Midden
23	45-7-0282	CV-21-10	Shell Midden
24	45-7-0293	RPS MP3	Modified Tree (Carved or Scarred)
25	45-7-0154	M7	Shell Midden
26	45-7-0157	M10	Shell Midden
27	45-7-0339	CV-001	Isolated artefact
28	45-7-0412	DC1	Shell
29	45-7-0413	DC2	Shell

Sites listed in bold are sites not included in the 2014 HMP. It may be that some are located just outside the development consent boundary but have been included in this management plan for completeness.

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3.4 Mannering Colliery Previous Assessments

3.4.1 Aboriginal Cultural Heritage Management Plan (ACHMP) (RPS 2012)

In 2012, RPS prepared an ACHMP for Centennial Coal's Northern Holdings. The Northern Holdings included Newstan Colliery, Awaba Colliery, Myuna Colliery, Mannering Colliery and Mandalong Mine.

A search of the Aboriginal Heritage Information Management System (AHIMS) database conducted on 21 March 2012 identified a total of 332 Aboriginal sites within the boundaries of Centennial's Northern Holdings. Of these sites, 28 were located within the MC project area boundary (RPS 2012: Attachment 3).

The most common site types identified were artefact scatters or isolated finds, grinding groove sites, shell middens and rock shelters. Modified trees, which included both scarred and carved trees, were present in moderate numbers. Potential archaeological deposits and shelters with art had been identified in relatively few numbers and have been considered less common in the region. The remainder of sites within Centennial's Northern Holdings were multi-component sites ranging between one and three instances, which most likely represent places where a range of subsistence activities took place. Multi component sites are places where a variety of activities may have taken pace and therefore have a range of site types within the overall assemblage.

3.4.2 Modification 3 Environmental Assessment (EMM 2015)

The current previous approved modification, Modification 3 Environmental Assessment for Mannering Colliery (EMM 2015) outlines an extensive AHIMS search conducted by EMM Consulting on 17 August 2014. The search was for an area of 5 km by 5 km encompassing MC (the search area), and adjacent catchments. The search identified a total of 112 registered sites, with middens being the most common site type recorded.

No Aboriginal sites were identified in the Modification 3 area.

3.4.3 Aboriginal Cultural Heritage Management Plan (ACHMP) Review 2019

The current review has been completed to extract relevant information from the previous Centennial Coal Northern Holdings ACHMP, and to develop an ACHMP specific to the MC project area.

Methods used to identify potential Aboriginal cultural heritage sites and/or objects for inclusion in this revised ACHMP were as follows:

- a review of the previous archaeological investigations undertaken at MC and its surrounds; and
- an extensive search of the AHIMS database to identify previously recorded Aboriginal sites and objects in and around the MC project approval boundary.

An updated AHIMS search was conducted on 14 October 2020 with results provided in **Appendix 3**. A total of 86 Aboriginal sites were identified within the search area, the majority of which were located around the Lake Macquarie foreshore. Of these sites, 10 are located within the current MC project area boundary as detailed in **Table 3** and shown on **Figure 2**. Only one additional Aboriginal site, 45-7-0363, has been recorded within the MC project area since completion of the 2012 ACHMP and has been shown in bold on the following table.

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No.	AHIMS ID(s)	Site name Site type/featur	
1	45-3-1553	Wyee Bay, Ruttleys Road	Midden
2	45-7-0001	Morisset Hospital	Midden
3	45-7-0003	Vales Point, Lake Macquarie	Midden
4	45-7-0190	Wyee Point	Midden/artefact
5	45-7-0207	The Hole (TH1)	Open Camp site
6	45-7-0291	RPS HSO M1	Shell
7	45-7-0316	RPS Wyee Point 2	Shell
8	45-7-0320	RPS Mannering 1	Shell
9	45-7-0321	RPS Mannering 2	Modified tree (carved or scarred)
10	45-7-0363	Woods Repatriation Site	Burial/modified tree (carved or scarred)

Table 3: AHIMS registered sites within/near the MC project area (as at 19 October 2020)

It may be that some are located just outside the development consent boundary but have been included in this management plan for completeness.

3.5 Items of Significance

Obligation to Avoid Harm

All employees, contractors, sub-contractors and visitors to CVC and MC have an obligation to avoid harming Aboriginal heritage unless engaged in an Aboriginal heritage management activity described in this plan.

The National Parks and Wildlife Act 1974 (NPW Act) defines "harm" to an object or place as any act or omission that:

- (a) destroys, defaces or damages the object or place, or
- (b) in relation to an object-moves the object from the land on which it had been situated, or
- (c) is specified by the regulations, or
- (d) causes or permits the object or place to be harmed in a manner referred to in paragraph (a), (b) or (c),
- (e) desecrates the object or place, or
- (f) is trivial or negligible, or
- (g) is excluded from this definition by the regulations.

Any Aboriginal objects or sites at CVC and/or MC will be made aware for all employees, contractors and subcontractors by the Environmental Compliance Coordinator or the Approvals Coordinator. This will include a message detailing:

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- that the objects or sites are protected by law;
- potentially be distributed across the project area and that new sites may be exposed in areas outside of the disturbance footprints;
- are of significance to the Aboriginal community, and important to the wider community and must be treated with respect;
- have included stone tool sites; and
- can be hard to recognise, therefore reference must be made to the Aboriginal heritage maps in

this management plan in order to clearly identify them.

In the process of undertaking any mining activities there is potential to impact Aboriginal objects or sites. Any activity which results in the disturbance of the surface has the potential to harm Aboriginal heritage sites. The level of impact to Aboriginal sites depends on the nature of the surface works/subsidence and the physical characteristics of the Aboriginal site types. The Mannering Colliery project approval currently allows for first workings mining only in the Great Northern and Fassifern seams, with <20 mm surface, negligible subsidence effects. This is less than the average natural ground swell movement of 29 mm (Delany et al). This first working mining method is the key management tool to avoiding harm to aboriginal heritage.

3.5.1 Artefact Scatters and Isolated Finds

The distinction between artefact scatters and isolated finds comes down to the interpretive value of these sites. An isolated find, as the name suggests, comprises of a single stone artefact which often cannot be contextualised by other artefacts in the landscape. Artefact scatters contain more than one artefact and have more interpretive value because they may provide information on processes such as procurement, manufacture, usage and discard (Holdaway et al 2002). These two types of sites are usually classified as "open" because they are usually set in exposed landscape (i.e. not a rock shelter) and the extent of these sites are based on an arbitrary boundary according to changes in density level and/or landform units (for artefact scatters). Isolated finds occur as a single artefact and are not generally found within 50 m of another artefact/artefact scatter.

3.5.2 Middens

Shell middens are commonly made up of the remains of edible shellfish and could be the result of a single meal or many meals at the same location over many years. A midden may also contain fish and animal bones, stone tools, or charcoal. They can vary in size and depth. Middens are sometimes associated with burials. Middens can be found on headlands, sandy beaches and dunes, around estuaries, swamps and tidal stretches of creeks and rivers, and along the banks of inland rivers, creeks and lands. Middens may also be found in the open or in rock shelters. Middens can indicate that a place was, and may continue to be, a key meeting place of significance. Middens can also provide information about the environment that existed when Aboriginal people collected the shellfish, such as changes in species, and tools or raw materials that were used. Middens which contain burials are particularly significant. Middens are amongst the most fragile cultural sites. They can be exposed by wind or degraded by human and animal activity. Effective management of midden sites may include stabilising the surface, such as by encouraging vegetation cover, or by restricting access to the site by erecting fencing (Excerpt from due diligence guidelines, DECCW 2010).

3.5.3 Stone Arrangements

Aboriginal stone arrangements are places where Aboriginal people have positioned stones deliberately in the landscape to form shapes or patterns. Although it is not certain why stone arrangements were made, scholars (O'Conner et al 2007) have suggested that they may have served a spiritual function (ie: rituals and ceremonial usage) or for practical subsistence purposes (ie: demarcating territorial boundaries or as fish traps along coastal regions). There are over 1000 known stone arrangements in NSW and Qld alone (Mulvaney & Kamminga 1999:25).

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Stone arrangements are characterised as low height constructions, usually less than a metre high, and generally occur where there is a plentiful supply of boulders and suitable rock material to arrange. Although inferences can be made as to the reasons why particular stone arrangements were created based on research and intensive archaeological investigation, it is not possible to assign a generic function to stone arrangements. These types of sites can vary in size and shape and the choice of materials used in their construction can also vary greatly based on the availability of resources and selectivity of material. The spatial distribution of these arrangements may also have an interpretive implication on their function and usage.

Ground surface clearing activities and subsidence/upsidence can potentially harm stone arrangements. In terms of the potential harm associated with ground surface works, this can take place in the form of earth works activity directly where the site is located. However, these types of sites are more clearly identifiable in the natural landscape than artefact scatters and isolated finds because they are more physically imposing. Subsidence/upsidence may harm stone arrangements if the movement of the ground surface cause the stones move; thus, altering their original arrangement. Secondary effects of subsidence may include changes in drainage patterns which can also pose a risk to moving the stones in the arrangement.

3.5.4 Historic/Social/Ceremonial/Spiritual/ Dreaming Sites

Aboriginal ceremonial/Dreaming/spiritual sites are linked to cultural traditions and their function and significance are determined by the Traditional Owners. These types of sites can be for different types of purposes and would therefore need to be assessed individually. Although it is possible that archaeological remains can be associated with these types of sites, this however is not a necessary qualifier because their value largely hinges on the oral histories and traditions passed down in Aboriginal culture.

3.5.5 Grinding Grooves and Rock shelters

Natural processes such as the constant water flow over sandstone structures can cause erosion. Surface exfoliation can occur due to the heat of bush fires. Mining activities can also cause harm to grinding groove and rock shelter sites. It is observed that natural ground swell movement in Lake Macquarie region range between 7 mm and 58 mm with an average of 29 mm (Delany et al). This research suggests that any movement of the ground surface <58 mm could be attributed to natural processes rather than the result of mining inducted ground subsidence.

3.5.6 Scarred Trees/ Carved Trees

Aboriginal modified trees are trees which have been scarred or carved by Aboriginal people through the deliberate removal of bark or wood (Long 2005:6). There are numerous reasons why Aboriginal people removed bark from trees because it is a versatile and plentiful material. It can be used for a range of domestic activities including the manufacture of shelters, watercrafts, containers, weapons (shields/woomeras), etc.

All Aboriginal scarred trees are protected under state legislation and are recognised as sites. Given that the coastal margins of NSW and the valley are among the oldest European settlements in Australia, dating to the 1780s around Sydney and the 1800s in the Newcastle region (Long 2005:52), modified trees in the northern holdings would be expected to be older than 240 years.

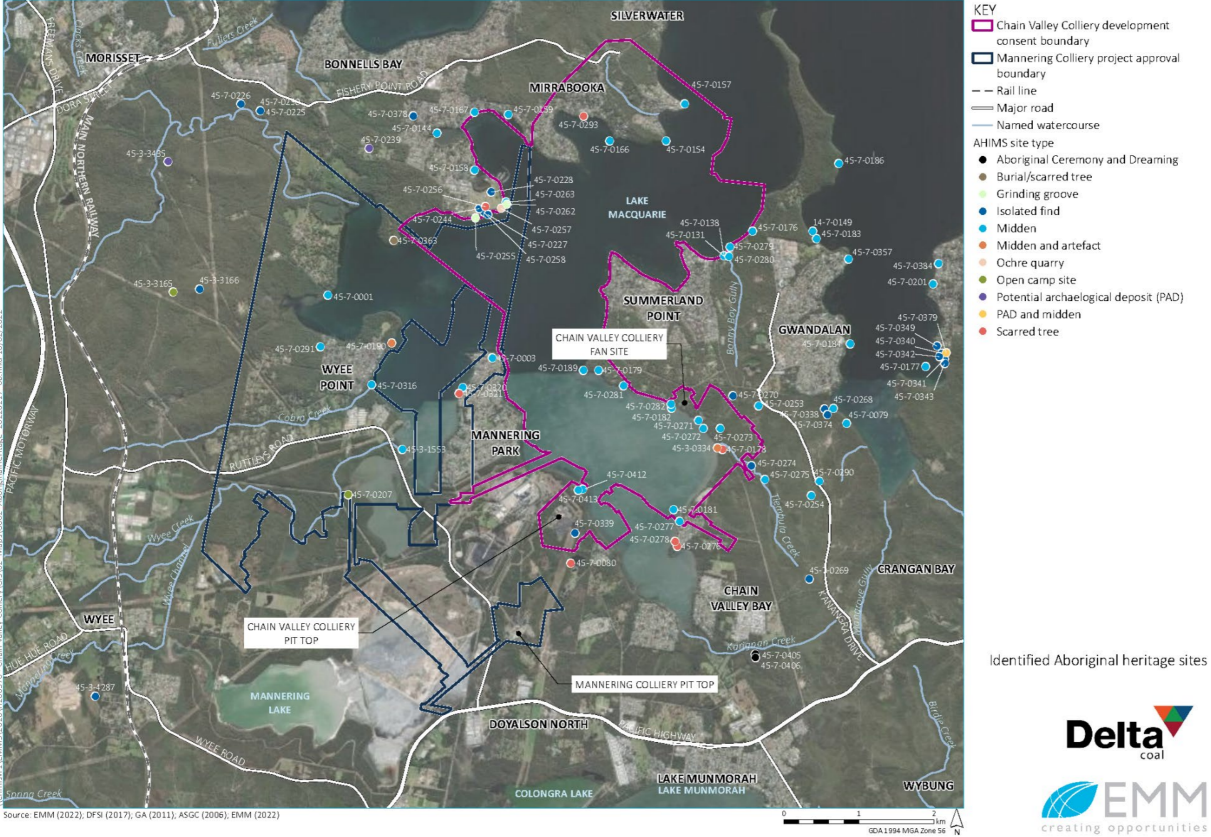
The potential risk of subsidence/upsidence to scarred/carved tree sites is largely dependent on the condition of the tree (health) and where it is located in the landscape. If mature scarred/carved trees are healthy and alive, they generally have well established root systems which can keep them firmly affixed to the ground surface at the onset of subsidence.

Although a tree might be healthy, the ground condition and location of the site can also affect the sites stability. If the site is located on a precarious ledge along a ridge line or in loose or eroded soils, this would impact on how firmly affixed the tree is to the ground surface. Ground surface activity such as earthworks (including the construction of buildings, roads, vents, pollution ponds, stockpile areas) can harm scarred tree sites if they are within the area of proposed works. Changes in ground water levels or ponding areas, as a result of subsidence, may also lead to changes in tree health and potentially increase the risk of impact.

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Figure 2 - Regional Aboriginal Heritage Sites



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4 Historic Heritage Management

This management plan included searches of the EPBC Act Matters of National Significance Register, the NSW State Heritage Register, Heritage and Conservation (Section 170) Register, Commonwealth Heritage List, World Heritage List, Lake Macquarie City Council LEP 2014, Wyong Local Environmental Plan 2013 and City of Lake Macquarie Heritage Study (1993). The following items were identified in the vicinity of the project area but are not expected to be impacted by CVC or MC. The locations of these sites are shown on **Figure 3**.

4.1 Morisset Hospital Precinct

Morisset Hospital site comprises almost 100 historic buildings on 1,244 hectares. It is approximately 3 km southwest of the township of Morisset. The Morisset Hospital Precinct is listed by Heritage NSW under the *NSW Heritage Act 1977.* Within the Morisset Hospital Precinct, 31 heritage items are individually listed by Local Government and State agencies. As outlined by Heritage NSW, the heritage items in the Morisset Hospital Precinct meet one or more criteria for listing on the SHR. The precinct is listing number 00827 and is of high state significance in the category of Health Services. Significant items also include impressive specimens of indigenous and introduced tree species, vegetation groups and native fauna.

The heritage item is listed as of state significance, item number 118 under the Lake Macquarie Local Environmental Plan 2014.

The Morisset Hospital Precinct area extends from the shoreline of Lake Macquarie and is west of the approval area.

4.2 Eaton Bulk Store Building

The Eaton Bulk Store Building is located at 464 Ruttleys Road, Mannering Park (Lot 11 DP 1091396), approximately 1.9 km south-west of the entrance road to CVC.

The heritage item is listed as of local significance, item I39 under the Wyong Local Environmental Plan 2013. The Council statement of significance:

'The bulk store building is significant locally as a representative example of a riveted steel building structure of the early twentieth century, which is historically part of nearby Wyee Colliery and illustrates the practice of building relocation and re-use typical of the mining industry in New South Wales. As a relocated structure, it provides evidence of the integrated management of multiple mining and generation sites. It retains this value despite its alterations for its reconstruction in a new site. It is a relic of the period of State ownership of electricity generation undertakings, including their fuel supplies in New South Wales. It is a type of building unusual in its vicinity and may have additional association significance arising from its origins at another site, possibly the Harbour Bridge Workshops.'

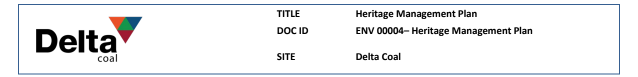
4.3 Great Northern Railway

The Great Northern Railway line passes through Lake Macquarie from Wyee to Garden Suburbs. The line is listed by Lake Macquarie City Council LEP 2014 as a heritage item (item 189) of local significance.

4.4 Wyee Coal Conveyor Rail Loop

The Wyee coal conveyor rail loop is located on the eastern side of the Great Northern Railway, north of Wyee. The line is listed in the Lake Macquarie City Council LEP 2014 as a heritage item (item 225) of local significance.

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4.5 Wyee Channel

Wyee Channel is listed as a heritage item (Item 226) of local significance under the Lake Macquarie City Council LEP 2014.

Wyee Channel extends north from the Wyee Dam to Wyee Bay, extending under Summerhayes Road.

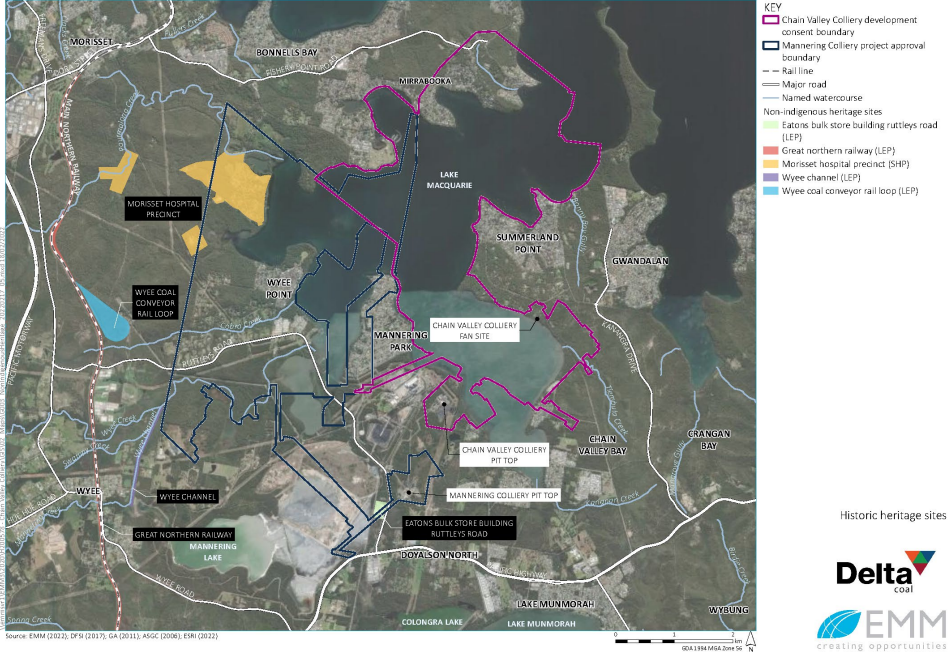
4.6 Vales Point Power Station

The WSC Heritage Review (Scobie Architects Pty Ltd 2010) investigated the historical context of the Wyong LGA and it identified the VPPS, located approximately 200 m west of CVC as an item of local heritage significance. It was recommended for inclusion in the Schedule of Heritage items within the Draft Wyong LEP by Scobie Architects Pty Ltd (2010) though it was ultimately not listed and is, therefore, not considered to have local or state heritage significance.

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5 Monitoring, Management and Mitigation Measures

5.1 Aboriginal heritage

5.1.1 Identified Aboriginal Sites

As shown in **Figure 2**, all but two of the identified Aboriginal sites are located outside the pit top area, ventilation facility area or subsidence footprint at CVC. Site 45-7-0189 is located above existing or proposed areas of first workings on Summerland Point, with the remaining site identified at the pit top area in the vicinity of the dams (45-7-0339).

Monitoring of one site (45-7-0189) was previously committed to as part of the Statement of Commitments and the original Heritage Management Plan. Monitoring of site 45-7-0189 commenced in January 2013 (1st year), 2015 (3rd year) and concluded in 2017 (5th year) with no site impacts identified relating to subsidence caused by the mining activities (AECOM, 2018).

In addition to the above monitoring program, a due diligence site inspection of the area to be disturbed by the sediment dam D10 embankment and spillway upgrade was completed (AECOM) prior to commencement of works in those areas. Site CV-001 (45-7-0339) was fenced to exclude access to the area during upgrade works. No additional sites were found during the due diligence inspection or construction works.

Procedures for the discovery of previously unidentified sites or skeletal remains are covered in **Section 5.1.6** and **Section 5.1.7** respectively.

5.1.2 Monitoring of Aboriginal Sites

If monitoring is required for any future underground workings or surface works which could result in disturbance an initial visual inspection of the site by an archaeologist and Aboriginal stakeholders will be conducted. In order to identify any changes to the land surface over time, particularly in view of the negligible subsidence expected, monitoring of each site will be assisted by the:

- establishment of fixed datum point with defined relative level to Australian Height Datum (AHD) by registered surveyor;
- placement of stakes with horizontal markings on either extent of the site to enable accurate recording of landscape shifts;
- installation of a control reference point with defined Relative Level (RL) established outside proposed subsidence area such as a building;
- collecting photographic records from the fixed datum point to enable inter survey photographic comparisons. Photos will be large format with clear distinguishable features; and
- production of a letter report to be retained by DC with copies provided to Aboriginal stakeholders as requested.

A clear distinction will be made between natural processes of bioturbation, erosion, sand shifting events and landscape modification due to subsidence.

No additional monitoring aside from the above is considered necessary due to all secondary extraction and resultant subsidence occurring beneath Lake Macquarie.

5.1.3 Management of Aboriginal Heritage Sites

If mine-induced subsidence levels exceed 20 mm, a review will be undertaken to identify any potential impacts to cultural heritage in consultation with DPIE.

In the event of disturbance, the following management strategy should be implemented. The strategy will include an accurate recording of the heritage item including:

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- mapping of the site;
- photographic recording; and
- detailed survey.

In addition, a monitoring program is to be established based on the placement and monitoring of control points. If there is unforeseen impact on the heritage item, appropriate remediation works should be implemented following advice from DPIE, the DC Environment Compliance Coordinator and the heritage consultant.

DC will endeavour to protect the heritage site from harm wherever practicable. Where relevant, this will be in consultation with RAPs by using non-invasive measures which may include barrier fencing, erosion control, supports or bracing.

DC will undertake all mining operations, Aboriginal stakeholder consultation, site surveys, reporting, impact assessment, site assessment, monitoring and management of Aboriginal sites in accordance with this HMP that has been developed in consultation with the RAPs.

It is advised that if the sites are at risk of harm, a Section 90 AHIP to salvage or destroy the site should be applied for (if the project is not under the State Significant Development or Part 3A provisions of the EP&A Act). In any instance where Aboriginal artefacts are salvaged, a care and control application will also need to be lodged for storage arrangements of artefacts.

Remediation measures must aim to repair the site to maintain the cultural significance and reduce any further impacts to the site. Remediation measures may include infilling of cracks in sandstone rock bars or overhangs to reduce the natural weathering process, which can result in further damage, or undertake repairs to areas of erosion upstream of grinding grooves. Mitigation measures may involve not undertaking any actions at all if it is determined culturally inappropriate to do so by the relevant Aboriginal parties.

With the exception of site CV-001 45-7-0339, all Aboriginal sites identified do not occur within CVC and MC approved boundaries or land controlled by Delta Coal, nor are these sites in areas that would be impacted by the proposed mining activities.

For the Aboriginal sites that are both outside potential impact areas and not within land controlled by DC, passive management is proposed. Passive site management will comprise avoidance of mapped site localities in accordance with this HMP. Passive site management is preferable to active management as there are no activities proposed in these areas and active management measures such as fencing and signage would likely draw unwanted attention to sites.

5.1.4 Obligation to Avoid Harm

All employees, contractors, sub-contractors and visitors to CVC and MC have an obligation to avoid harming Aboriginal heritage unless engaged in an Aboriginal heritage management activity described in this plan.

The Environmental Compliance Coordinator will ensure all employees, contractors, and sub-contractors are aware of any Aboriginal objects or sites at CVC and/or MC. This will include a message detailing that:

- the objects or sites are protected by law;
- they may potentially be distributed across the project area and that new sites may be exposed in areas outside of the disturbance footprints;
- they are of significance to the Aboriginal community, and important to the wider community and must be treated with respect;
- they have included stone tool sites; and

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• they can be hard to recognise, therefore reference must be made to the Aboriginal heritage map in this HMP in order to clearly identify them.

In the process of undertaking any mining activities there is potential to impact Aboriginal objects or sites. Any activity which results in the disturbance of the surface has the potential to harm Aboriginal heritage sites. The level of impact to Aboriginal sites depends on the nature of the surface works/subsidence and the physical characteristics of the Aboriginal site types. The MC project approval currently allows for first workings mining only in the Great Northern and Fassifern seams, with <20 mm surface, negligible subsidence effects. This is less than the average natural ground swell movement of 29 mm (Delany et al). This first working mining method is the key management tool to avoiding harm to aboriginal heritage.

5.1.5 Assessment of Potential Impact

If mining or mining associated activities have the potential to harm Aboriginal site/s, an assessment of the potential and likely impact must be undertaken in the form of an Aboriginal Cultural Heritage Impact Assessment (ACHIA). It is important that all aspects of Aboriginal heritage be considered in the assessment and technical information is appropriately balanced with an assessment of cultural values.

The ACHIA must be developed in accordance with the *Guide to Investigating, Assessing and Reporting on Aboriginal Cultural Heritage in NSW* (OEH 2011) and any other relevant guidelines applicable to the planning instrument. As a minimum, The ACHIA must contain the following:

- a description of the Aboriginal object/s and declared Aboriginal places located within the area of the proposed activity;
- a description of the cultural heritage values, including the significance of the Aboriginal objects and declared Aboriginal places that exist across the whole area that will be affected by the proposed activity and the significance of these values for the Aboriginal people who have a cultural association with the project area and the surrounding land;
- how the requirements for consultation with Aboriginal people have been met;
- actual or likely harm posed to the Aboriginal object/s or declared Aboriginal places from the proposed activity with reference to the cultural heritage values identified and any practical measures that may be taken to protect and conserve those Aboriginal object/s or declared Aboriginal places; and
- any practical measures that may be taken to avoid or mitigate actual or likely harm, alternatives to harm or, if this is not possible, to manage (minimise) harm in accordance with this HMP and in consultation with the registered Aboriginal parties.

5.1.6 Unexpected Finds Procedure

As identified in the EA (AECOM, 2011), the following predictions were made with respect to the distribution of Aboriginal archeology in the vicinity of the site:

- Aboriginal shell midden sites are likely to occur in areas adjacent to lakes, creeks and coastal areas in the region;
- Aboriginal scarred or carved trees may be present where mature native trees remain, particularly in areas adjacent to lake foreshores and creek lines;

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- stone artefacts, comprising artefact scatters or isolated finds, may occur associated with Aboriginal shell midden sites; and
- stone artefacts may occur across the landscape as random occurrences but are most likely to be associated with water bodies.

In light of the above predictive statements, Aboriginal archaeological sites including shell middens and artefact scatters are likely to occur on the Lake Macquarie foreshore and in areas adjacent to creek lines, particularly higher order creek lines.

In the event any new Aboriginal sites are discovered as part of any future archaeological investigations, or should unanticipated Aboriginal objects be found during approved site clearing or construction activities, the following actions will be undertaken:

- work will halt in the vicinity of the site;
- the Mine Manager, Environmental Compliance Coordinator and Approvals Coordinator are to be notified;
- the site will be assessed by a qualified archaeologist in consultation with the RAPs;
- where possible the site should be avoided, but if this is not feasible and the site is likely to be impacted, appropriate mitigation measures will be determined in consultation with the Aboriginal stakeholders;
- work will only recommence once the Environmental Compliance Coordinator advises that the site can be avoided or statutory approval for impact has been obtained; and
- an AHIMS site card will be completed and submitted in compliance with s.89A of the NPW Act within 21 days of discovering the site.

5.1.7 Discovery of Human Skeletal Remains

In the event that known or suspected burial site or suspected human skeletal remains are encountered within the CVC mine area and the MC project approval area, the following procedure must be followed:

- the immediate vicinity will be secured to protect the find and the find will be immediately reported to the work supervisor who will immediately advise the site supervisor or other nominated senior staff member, including the Mine Manager, Environmental Compliance Coordinator and Approvals Coordinator;
- the Environmental Compliance Coordinator or other nominated senior staff member will notify the police and the state coroner on the same day of the find (as required for all human remains discoveries);
- if the remains are historical and not of Aboriginal origin, Heritage NSW will be notified for further instruction; and
- works will not recommence until written approval is received.

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5.1.8 Artefact records and storage facility

All cultural heritage items salvaged under the HMP will be held in an appropriate facility or location. The design and exact placement of the facility or location will be selected and established in consultation with the relevant RAPs.

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All materials will be packaged and labelled generally in accordance with Australian Museum standards (refer to http://australianmuseum.net.au/document/Archaeological-CollectionDeposition-Policy).

All materials will be retained at the artefact storage facility for the life of the mine unless otherwise approved by Heritage NSW in a Section 85 Care and Control Permit under the NPW Act. At mine closure, the materials will be transferred to a facility nominated by the RAPs subject to approval by Heritage NSW in a Section 85 Care and Control Permit under the NPW Act.

The relevant material may alternatively be reburied within the CVC or MC area in a secure manner that allows later retrieval. The location must be chosen following consultation with the relevant Aboriginal stakeholders and Heritage NSW notified.

Where an agreed facility or burial location cannot be nominated, consideration will be given to lodging the material with either the Australian Museum (subject to its acceptance), a local Aboriginal cultural centre (if one is present) or a local heritage museum that can provide secure ongoing storage and curation.

5.2 **Historic Heritage**

There are no identified historic heritage items within the development consent or project approval boundary and therefore no management actions are currently proposed. Notwithstanding, unidentified historical relics are protected under Section 139 of the Heritage Act and if potential relics are uncovered during project-related activities, the land in which it is found cannot be disturbed or excavated without an excavation permit or other approval under SSD and PA conditions.

Considering the above, the following unexpected finds protocol applies for historic heritage:

- work will halt in the vicinity of the site;
- the Mine Manager, Environmental Compliance Coordinator and Approvals Coordinator are to be notified:
- the site will be assessed by a qualified archaeologist;
- where possible the site should be avoided, but if this is not feasible and the site is likely to be ٠ impacted, appropriate assessment, approvals and mitigation measures will be determined in consultation with Heritage NSW; and
- work will only recommence once the Environmental Compliance Coordinator advises that the site can be avoided or statutory approval for impact has been obtained.

If monitoring of any unexpected historic heritage finds indicate that mine-induced subsidence levels occur, a review will be undertaken to identify any potential impacts to unexpected finds in consultation with DPIE.

5.3 Heritage Management Trigger Action Response Plan

A Trigger Action Response Plan (TARP) has been developed for Delta Coal heritage management and is provided below.

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	NORMAL	LEVEL 1 TRIGGER	LEVEL 2 TRIGGER
ABORIGINAL HERITAGE ITEMS	Aboriginal heritage site monitoring and subsidence monitoring indicates no detectable environmental consequences to heritage site(s).	 Aboriginal heritage site and or subsidence monitoring indicates potential detectable environmental consequences, or potential impacts have been reported to Delta Coal. 	 Aboriginal heritage site monitoring indicates environmental consequence to heritage site(s)
ACTION	No Action	 Have impacted sites inspected by archaeologist to determine if impacted. Review monitoring program and modify if necessary. Investigate actual and predicted subsidence in the vicinity of the reported heritage site(s). 	 Notify (in writing) the NSW DPE, Heritage NSW and RAPs immediately upon becoming aware of impact to heritage site(s) Co-ordinate a site inspection with RAPs Investigate and implement any additional management measures as required in consultation with RAPs, Heritage NSW and NSW DPE.
HISTORICAL HERITAGE	 No observed impact to historical heritage site. 	 Potential detectable environmental consequences but with negligible impacts to heritage site. 	 Historical heritage site damage incurred as a result of mining operations.
ACTION	No Action	 Monitor of site if underground workings being undertaken in vicinity of historic heritage site (not currently forecasted). 	 Notify (in writing) the NSW DPE and Heritage NSW immediately after becoming aware of impact to historic heritage site(s). Investigate and implement any additional management measures as required in consultation with Heritage NSW and DPE.

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6 Reporting

6.1 Reporting impact to Aboriginal sites

An Aboriginal Site Impact Recording Form must be completed following impacts to AHIMS sites that are:

- a) a result of test excavation carried out in accordance with the Code of Practice for the Archaeological Investigation of Aboriginal Objects in NSW;
- b) authorised by an AHIP issued by Heritage NSW;
- c) undertaken for the purpose of complying with Secretary's environmental assessment requirements issued by the DPIE for:
 - *i)* State Significant Development (SSD),
 - ii) State Significant Infrastructure (SSI), or
 - *iii)* a major project, or
- d) authorised by an SSD/SSI/former Part 3A consent/approval under the EP&A Act.

Completed forms must be submitted to the AHIMS Registrar at the DPIE website. Aboriginal Site Impact Recording Forms can be downloaded from the DPIE website.

6.2 Annual Review

The results of the monitoring of any heritage sites will be reviewed upon receipt and a summary of any heritage monitoring undertaken will be included in the relevant Annual Review, along with a description of any actions being implemented or planned with respect to the known heritage sites. The Annual Review will be forwarded to the relevant authorities.

The Annual Review will also be forwarded to members of the Community Consultative Committee, local Councils (Central Coast and Lake Macquarie), to the Aboriginal stakeholders and be placed on the company's website.

6.3 Incident or Non-Compliance Reporting

If site inspections reveal that, as a direct result of CVC or MC, there has been unpredicted damage to a site, then DC will conduct an investigation into the source of the damage with a suitably qualified and experienced archaeologist. The report will be provided to relevant people and/or groups, including Councils, the Secretary of DPIE, RAPs and Heritage NSW.

The report will:

- describe the date, time and nature of the observation;
- identify the cause (or likely cause) of the damage;
- describe what action has been taken to date; and
- describe the proposed measures to address the damage and prevent further such occurrences.

DC will implement any recommendations in order to prevent future occurrences. Confidential information about Aboriginal site location will not be included in any report that enters the public domain. Additional details of the incident reporting process are provided in the Environmental Management Strategy (EMS). Any incident or complaint will be recorded and fully investigated to find root causes and corrective actions implemented where necessary.

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7 Stakeholder Management and Response

7.1 Meetings

Regular meetings are to be held with RAPs on a minimum of an annual basis which will provide a project update and any required revisions to this management plan. These meetings may be on site or via teleconference.

7.2 Complaint Protocol

DC has a 24-hour telephone hotline (1800 687 260) through which members of the public can lodge complaints, concerns, or to raise issues associated with the operation. This service aims to promptly and effectively address community concerns and environmental matters.

All complaints are recorded and responded to and if, for some reason, no action is taken then the reason why is recorded. The information recorded in the complaint register includes:

- date and time the complaint was lodged;
- personal details provided by the complainant;
- nature of the complaint;
- action taken or, if no action was taken, the reason why; and
- follow up contact with the complainant.

7.3 Independent Review

As detailed in Condition 2, Schedule 5 of CVC SSD-5465 and Condition 1, Schedule 4 of MC PA 06_0311, an Independent Review can be requested by a landowner who "considers the development to be exceeding the relevant criteria in Schedule 3".

If the Secretary is satisfied that an independent review is warranted, then within 2 months of the Secretary's decision the Applicant shall:

- (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; and
- *if the development is not complying with these criteria then identify the measures that could be implemented to ensure compliance with the relevant criteria; and*
- (b) give the Secretary and landowner a copy of the independent review.

7.4 Dispute Resolution

If any disputes are not adequately addressed by the complaints handling process then they will be handled by the Environmental Compliance Coordinator. If the response by DC is not considered to satisfactorily address the concern of the complainant, a meeting may be convened with the complainant, the Mine Manager together with the Approvals Coordinator and Environmental Compliance Coordinator to determine any further options to reduce potential impacts.

Any actions agreed from the meeting will be implemented by DC. After implementation of the proposed actions the complainant will be contacted and advice sought as to the satisfaction or otherwise with the measures taken.

If no agreed outcome is determined or the complainant is still not satisfied by the action taken, then an Independent Review may be requested by the complainant. If determined to be warranted by the Secretary, an independent review will be undertaken in accordance with the process identified in CVC Schedule 5, Condition 2 of SSD-5465 and in MC Schedule 4, Condition 1 of PA 06_0311.

7.4.1 Conflict of Interest

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The mediator must, prior to the commencement of the mediation, disclose to the parties to the best of his or her knowledge any prior dealings with any of the parties as well as any interests in the dispute. If in the course If, in the course of the mediation the mediator becomes aware of any circumstances that might reasonably be considered to affect the mediator's capacity to act impartially, the mediator must immediately inform the parties of these circumstances. In this instance, the parties will then decide whether the mediation will continue with that mediator or with a new mediator appointed by the parties.

7.5 Training, Awareness and Competence

Training is an essential component of the implementation phase of this HMP. The Environmental Compliance Coordinator will ensure that training and awareness processes are implemented to manage, identify and minimise potential impacts of CVC and MC, and to ensure personnel are aware of their roles and responsibilities in terms of cultural heritage management.

Generally training at DC consists of induction training for new starters and contractors along with environmental awareness training at two-year intervals and ongoing "toolbox" training for all permanent employees as required.

As the document owner, the Approvals Coordinator is the contact point for any person that does not understand this document or their specific requirements and will provide guidance and training to any person that requires additional training regarding this HMP.

7.5.1 Heritage Induction

Health safety and environment inductions will include content on the nature of heritage items present or likely to be present within the CVC and MC leases. Records of inductions will be kept according to DC's standard practices.

The induction includes the following content:

- Historic heritage sites have not been identified nor are considered likely to occur within the CVC and MC project area;
- CVC and MC are within the traditional land of the Darkinjung and Awabakal peoples for whom Lake Macquarie was a key feature of their territories;
- three Aboriginal sites, a single artefact and two midden sites have been identified, fenced off and signposted within the CVC pit top area;
- Aboriginal sites are known to occur above current and future mining areas, and along certain parts of the Lake Macquarie foreshore;
- Aboriginal sites known to occur are scarred trees and middens. Middens are made up of concentrations of mature shellfish such as oyster, cockle and club whelk;
- the burial remains of Aboriginal people have been found in some middens. Some middens also include Aboriginal stone artefacts which generally have the appearance of chipped stone; and
- all Aboriginal sites are protected by the NPW Act, which provides significant penalties for harm to Aboriginal objects and sites. Any shellfish deposits or stone artefacts encountered must not be collected.

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8 Audit and Review

8.1 Review and Improvement

In accordance with Schedule 6, Condition 5 of CVC Development Consent SSD-5465 and Schedule 5, Condition 4 of MC Project Approval 06_0311 this HMP shall be reviewed, and if necessary revised, within 3 months of the following:

- the submission of an Annual Review;
- the submission of an incident report;
- the submission of an independent environmental audit; and
- following any modification to the development consent.

Changes to this HMP will be made in the following circumstances:

- where new Aboriginal sites are discovered, they must be added to the inventory in this HMP within three months of the find; and
- where an AHIP is issued, this HMP will be reviewed and updated where necessary to comply with the requirements of any AHIP conditions.

Where changes are made to the HMP, a draft of the modified plan will be provided to RAPs for review. RAPs will not be required to review the HMP for minor plan updates. This comprises:

- when a new Aboriginal site is discovered and is at no risk of impact by the project. In this instance, the inventory of the HMP will be updated to acknowledge the site, but RAPs will not be required to review the HMP; and
- when the status of a site needs to be updated on the inventory of the HMP. For example, once a site has been salvaged the HMP will be updated to reflect the site's status. However, RAPs will not be required to review this action.

Although RAPs are not required to review the HMP for minor plan updates, they will be notified if new sites are identified and of updates relating to the status of Aboriginal cultural heritage sites.

Matters raised in consultation which are specific to the changes in the plan will be acknowledged and addressed in the modified plan.

Any changes made to this HMP will be made in consultation with Heritage NSW, with a copy of the revised management plan provided for approval.

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8.2 Auditing

The objectives of an audit are to maintain compliance with the HMP. Audits shall be carried out by personnel who have the necessary qualifications and experience to make an objective assessment of the issues. The extent of the audit, although pre-determined, may be extended if a potentially serious deviation from this document is detected.

Any audit non-conformances and/or improvement opportunities will have corrective and preventative actions implemented to avoid recurrence, these actions will be loaded into the site Incident Database to ensure the actions are assigned to the relevant people and completed.

External audits will be conducted utilising external specialists and will consider this document and related documents. External auditors shall be determined based on skills and experience and upon what is to be accomplished.

An Independent Environmental Audit (IEA) was undertaken during June 2019. In accordance with SSD-5465 Schedule 6, Condition 9 and PA 06_0311 Schedule 5, Condition 8, IEA's will be scheduled for every three years thereafter (unless the Secretary directs otherwise) by an audit team whose appointment has been endorsed by the Secretary.

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Records and Document Control 9

9.1 Records

Generally, the Environmental Compliance Coordinator or delegate will maintain all Environmental Management System records which are not of a confidential nature. Records that will be maintained include:

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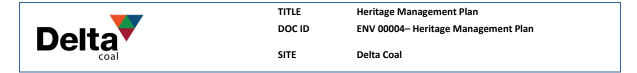
- monitoring data;
- environmental inspections and auditing results;
- environmental incident reports;
- the complaints register; and .
- licences and permits.

All records will be stored so that they are legible, readily retrievable and protected against damage, deterioration and loss. Records will be maintained for a minimum of 4 years or as otherwise required under any legislation, licence, lease, permit or approval.

If the relevant RAPs would like to undertake further documentation and archival recording of particular sites and places of spiritual significance or would like to document and record their oral histories about the County, these matters should be internally resourced from within their own organisations. However, if the RAPs seek assistance from DC to facilitate any cultural requests, then a meeting will be held to discuss the nature of the assistance, the scope of works involved and whether DC is able to facilitate the request.

In the event that DC agrees to assist with any cultural requests, a written agreement must be produced which specifies who will be undertaking the archival recording and lodgement of information (being either the Aboriginal parties or Delta Coal), the recording methodology to be adopted and matters related to the care and control of the intellectual property.

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9.2 Document Control

This document and all others associated with the Environmental Management System shall be maintained in a document control system which is in compliance with the site Document Control Standard which is available to all site personnel. Any proposed change to this document will be via the Approvals Coordinator.

A copy of this document is available on the DC website. Document revision details are provided in **Table 4**.

Table 4: Document Revision Details

Version	Date	Details of Revision	Company	Reviewed by/ Authorised by
1	06/11/2012	Original HMP	LakeCoal	N. Baker C. Ellis
2	23/06/2014	Reviewed	LakeCoal	Peter Campbell Robert Corbett C. Ellis
3	01/12/2019	Updated to Delta Coal format	Delta Coal	K. Weekes R. Desic C. Armit
4	19/10/2020	Combined CVC and MC HMP	Delta Coal	K. Weekes N. Lane-Kirwan M. Wilcox C. Armit
5	06/10/2022	Review of HMP following completion of 2022 Independent Environmental Audit.	Delta Coal	L. McWha

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10 Roles and Responsibilities

All employees and contractors at DC are responsible for environmental management. However, various positions in the organisation have roles, responsibilities and authorities for managing environmental aspects, action plans, programs and controls.

Roles and responsibilities specific to completing the requirements of this plan are identified in Table 5.

Table 5: Heritage Management Plan Roles and Responsibilities
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Role	Responsibilities
Managing Director	• Ensure that adequate financial and personnel resources are made available for the implementation of the HMP.
Manager of Mining Engineering (Mine Manager)	 Maintain overall responsibility for environmental compliance with Mining Lease, EPL, development consent and other mining approvals as they pertain to the management of Aboriginal and historic heritage. Ensure that adequate training is provided to staff to minimise impacts to cultural heritage.
Environmental Compliance Coordinator or delegate	 Point of contact of all onsite personnel regarding heritage. Document owner responsible for managing the implementation of the plan. Arrange for reviews of HMP. Inclusion of any heritage monitoring summarised within the Annual Review. Document owner responsible for managing the implementation of the plan. Coordinate relevant specialist personnel to conduct regular monitoring at the required time and frequencies if required. Ensure inclusion of heritage in worker inductions through delivery or input to induction documents. Arrange inductions and training for all personnel involved in implementing this HMP. If inadvertent impact on a listed heritage item occurs, implement remediation works following consultation with Heritage NSW and the heritage consultant. Distribution of HMP copies as required. Maintain a contact list for organisations and individuals who may need to be contacted under this HMP. Be aware of the potential for further unrecorded heritage sites to occur.

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Role	Responsibilities	
Heritage Consultant	 Assist with the implementation of this HMP, as required. Provide advice on remediation, if through unforeseen circumstances impact occurs on a heritage item. Undertake the recording of new sites in accordance with government guidelines. Provide heritage advice in accordance with relevant legislation. Undertake recording of new sites in accordance with government guidelines. Assist with updating this HMP when necessary. 	
All employees and contractors	 Comply with the requirements of this HMP. Immediately notify Environmental Compliance Coordinator of possible heritage item or damage. 	

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11 References

Documents referenced in the preparation of the HMP are detailed in **Table 6**.

Table 6: References

Reference	Title
Australian Standards	AS/NZS ISO 14001:2004 Environmental management systems – Requirements with guidance for use
	AS/NZS ISO 14004:2004 Environmental management systems – General guidelines on principles, systems and support techniques
Legislation and Regulations	Environmental Planning and Assessment Act 1979 (EP&A Act)
	Environment Protection and Biodiversity Act 1999 (EPBC Act)
	Environment Protection and Biodiversity Regulations 2000
	Mining Act 1992
	Protection of the Environment Operations Act 1997 (POEO Act)
	Heritage Act 1977
	Environment Protection Licence (EPL) 191
	Environmental Protection Licence (EPL) 1770
	Lake Macquarie City Council LEP 2014
	Wyong Local Environmental Plan 2013
	Project Approval (PA) 06_0311 (as modified)
	Development Consent SSD 5465 (as modified)
Delta Coal documents	Delta Coal Environmental Management Strategy
External documents	Delany et al 2005, Field Monitoring of Expansive Soil behaviour in the Newcastle- Hunter Region, Australian Geomechanics, Vol 40, Issue 2.
	Department of Environment, Climate Change and Water (DECCW) 2010, Due Diligence Code of Practice for the Protection of Aboriginal Objects in New South Wales.
	Department of Environment, Climate Change and Water (DECCW) 2010, Code of Practice for Archaeological Investigation of Aboriginal Objects in New South Wales.
	Department of Environment, Climate Change and Water (DECCW) 2010, Aboriginal Consultation Requirements for Proponents.
	Department of Environment, Climate Change and Water (DECCW) 2011, Guide to Investigating, Assessing and Reporting on Aboriginal Cultural Heritage in New South Wales.
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Reference	Title
	Department of Environment (2013), Matters of National Environmental Significance, Significant Impact Guidelines 1.1, Environment Protection and Biodiversity Conservation Act 1999, Commonwealth of Australia.
	Holdaway S et al. 2002, Artefact Visibility at Open Sites in Western New South Wales, Australia, Journal of Field Archaeology, Vol: 29, Number3/4, PP: 255-271
	ICOMOS, (1999) The Burra Charter: The Australia ICOMOS Charter for Places of Cultural Significance, Australia ICOMOS Inc.
	Long A (2005) Aboriginal Scarred Trees in New South Wales: A field Manuel, Department of Environment and Conservation NSW.
	Mulvaney J & Kamminga J 1999, Prehistory of Australia, Allen and Unwin Publishing, NSW
	O'Connor S et al 2007, Stone Construction on Rankin Island, Kimberley, Western Australia, Australian Archaeology, Number 64, PP: 15-22
	Office of Environment and Heritage (OEH) 2011, Guide to Investigating, Assessing and Reporting on Aboriginal Cultural Heritage in NSW. Report to State of NSW and the Office of Environment and Heritage, Department of Premier and Cabinet.
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12 Definitions

ACHA	Aboriginal Cultural Heritage Assessment				
ACHCR Aborigi	nal Cultural Heritage Consultation Requirements				
AHIMS	Aboriginal Heritage Information Management System				
AHIP	Aboriginal Heritage Impact Permit				
BCD	Biodiversity and Conservation Division, DPIE				
ССС	Community Consultative Committee				
СVС	Chain Valley Colliery				
DC	Delta Coal				
DPIE	NSW Department of Planning, Industry and Environment				
EL	Exploration Licence				
EA	Environmental Assessment				
EMS	Environmental Management System				
EP&A Act	Environmental Planning and Assessment Act 1979				
EPBC Act	Environment Protection and Biodiversity Act 1999				
EPL	Environment Protection Licence				
НМР	Heritage Management Plan				
ICOMOS	International Council on Monuments & Sites				
LEP	Local Environment Plan				
LGA	Local Government Area				
LMCC	Lake Macquarie City Council				
МС	Mannering Colliery				
NPW Act	National Parks and Wildlife Act 1974				
NPW Regulation	National Parks and Wildlife Regulation 2009				
NSW	New South Wales				
OEH	Office of Environment & Heritage				
ΡΑ	Project Approval				
PAD	Potential Archaeological Deposits				
POEO	Protection of the Environment Operations Act 1997				
RAPs	Registered Aboriginal Parties				
ROM	Run of Mine				
Secretary	Secretary of the Department of Planning & Environment, or nominee				
SHR	State Heritage Register				

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Appendix 1 – Consultation, Endorsement Letter and Management Plan Approval

Delta Coal Heritage Management Plan Approval

Department of Planning and Environment



Lachlan McWha Environmental Compliance Coordinator Great Southern Energy Pty Ltd Off Construction Road Off Ruttleys Road Mannering Park NSW 2259

27/09/2023

Subject: Chain Valley Extension - Heritage Management Plan

Dear Mr McWha

I refer to the Heritage Management Plan submitted in accordance with condition 21A of Schedule 3 of the consent for the Chain Valley Extension Project (SSD-5465). I also acknowledge your response to the Department's request for additional information.

The Department has carefully reviewed the document and is satisfied that it meets the requirements of the relevant conditions of consent.

Accordingly, as nominee of the Planning Secretary, I approve the Heritage Management Plan (revision 5, dated 06 October 2023).

You are reminded that if there are any inconsistencies between the Plan and the conditions of approval, the conditions prevail.

Please ensure you make the document publicly available on the project website at the earliest convenience.

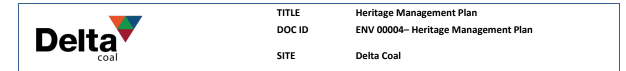
If you wish to discuss the matter further, please contact Kristina Robinson on 02 9860 1543.

Yours sincerely

James McDonough Team Leader Resource Assessments

As nominee of the Planning Secretary

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Delta Coal Heritage Management Plan Consultation – RAPs

From: Chris Armit <CArmit@deltacoal.com.au>

Sent: Thursday, 22 October 2020 3:11 PM

To: ceo@birabanlalc.com.au; Barry Williams <barry.williams@dlalc.org.au>; Amanda Shields <amanda.shields@dlalc.org.au>; kerrie@awabakal.com.au; peterleven@y7mail.com; bahtabahmick@hotmail.com; tracey@guringai.com.au; cacatua@resetdsl.net.au; darkinjung@dlalc.org.au; daniellachedzey@yahoo.com.au; wonn1sites@gmail.com; kauwul@gmail.com; heritage@heritage.nsw.gov.au; HERITAGEMailbox@environment.nsw.gov.au; Laura.Dafter@environment.nsw.gov.au; rog.hcc@environment.nsw.gov.au
Cc: Lachlan McWha <LMcWha@deltacoal.com.au>; Chris Nicholas <CNicholas@deltacoal.com.au>; angela@insiteheritage.com.au; Morgan Wilcox <mwilcox@emmconsulting.com.au>; Katie Weekes <kweekes@emmconsulting.com.au>

Subject: Unexpected find at Mine Cottages and Draft DC HMP for comment

Dear All,

Please also find attached as promised the draft Delta Coal (combined Chain Valley Colliery and Mannering Colliery) Heritage Management Plan for comment. We will finalise and forward on to DPIE after 14 days.

Regards, Chris

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Delta Coal Heritage Management Plan Consultation - Heritage NSW



Our ref: HMS ID 2091

Lachlan McWha Environmental Compliance & Approvals Coordinator Department of Planning and Environment PO BOX 404, PARRAMATTA NSW 2124

By email: Imcwha@deltacoal.com.au

Dear Mr McWha

Delta Coal is seeking consultation on it's combined Heritage Management Plan (HMP) for Chain Valley Colliery and Mannering Colliery. The HMP has been updated following submission and approval of an independent environmental audit in 2022, and is a revision to an existing approved document. (SSD-5465-PA-106)

Thank you for your referral dated 19 December 2022 inviting comments from the Heritage Council of NSW on the above State Significant Development (SSD) proposal.

The proposed development involves:

- Consolidating the existing operations and associated development consent and project approval under a single development consent; and
- Allow for secondary extraction in the approved Mannering Colliery (MC) mining areas located under Lake Macquarie to maintain consistency with the existing Chain Valley Colliery (CVC) consent and provide an extension of the life of mine for an additional two years to 2029

The proposed SSD affects the following State Heritage Register (SHR) item and other places:

- Morisset Hospital Precinct (SHR no. 00827) 84 Bridge Street Morisset NSW 2264.
- Lake Macquarie Resting Place (Aboriginal Place).
- Lake Macquarie State Conservation Area.

The following reports were considered in our assessment:

 Environmental Management System, Delta Coal, Heritage Management Plan. Prepared by Delta Coal, 12 December 2022.

As delegate of the Heritage Council of NSW, I provide the following comments:

- Previous assessments determined that there would be no impacts to items on the SHR and recommended an unexpected heritage finds procedure.
- This Heritage Management Plan details the unexpected heritage finds procedure and heritage inductions for all staff.
- The Heritage Management Plan is sufficient for historical (non-Aboriginal) archaeology and no updates are required.

As the project area contains two local heritage items, and other local items are in the vicinity, advice should be sought from the relevant local council.

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	TITLE	Heritage Management Plan
Delta	DOC ID SITE	ENV 00004– Heritage Management Plan Delta Coal
coal	5112	

From:	Nicole Davis
To:	Imcwha@deltacoal.com.au.
Cc:	Morgan Wilcox
Subject:	Heritage NSW - Proponent Request for Advice - Chain Valley Extension Project- SSD-5465 - Delta Coal Heritage Management Plan (SSD-5465-PA-106)
Date:	Saturday, 10 December 2022 10:34:00 AM
Attachments:	image001.png image002.png

Hi Lachlan and Morgan,

We will require an extension if you would like Heritage NSW to review your revised HMP Version 5, the is presently due of the 23 Dec, which is not sufficient time given our current MP workload. As the matter is post approval, we are not required to review, so unless you are willing to provide an extension until 16 Jan 2023, I will note that we will not be reviewing this version of the HMP. Please re-refer to us via the MPP with a revised date, if you are seeking our review and comment.

Kind Regards Nicole Davis

Nicole Davis Manager Assessments Heritage NSW Department of Planning and Environment

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Delta Coal

Delta Coal Heritage Management Plan Endorsement

Department of Planning and Environment

Lachlan McWha Environmental Compliance Coordinator Great Southern Energy Pty Ltd t/as Delta Coal Off Construction Road Mannering Park, NSW, 2259

13/09/2022

Approval of Suitably Qualified and Experienced Persons

Dear Mr McWha

I refer to your request seeking the Planning Secretary's approval of suitably qualified and experienced persons to revise several management plans and strategies required under the Chain Valley Colliery (CVC) and Mannering Colliery (MC) development consents (SSD 5465 and MP06_0311 respectively), as set out in the following table:

Name	Management Plan	Scope of Review
Rachael Thelwell	Land MP (includes Bushfire MP)	Combining CVC and MC Land MP, and addressing stakeholder comments
Morgan Wilcox	Heritage MP	Combining CVC and MC Heritage MP and addressing stakeholder comments
Lachlan McWha	Environmental Management Strategy, Noise MP, Air Quality and Greenhouse Gas MP, Rehabilitation MP, Water MP, Biodiversity MP, Segrass MP, Benthic Communities MP, Public Safety MP, Built Features MP, Subsidence Monitoring Program MWS5 and NMA Pillar Extraction, Subsidence Monitoring Program NMA First Workings and Lake M Extraction, Water MP	Minor administrative revisions

The Department is satisfied that the nominees are suitably qualified and experienced to undertake the scope of work described abve. Accordingly, I can advise the Planning Secretary approves Rachael Thelwell, Morgan Wilcox and Lachlan McWha to revise the abovementioned plans and strategies.

If you wish to discuss the matter further, please contact Tanvir Islam on (02) 9995 6389 or tanvir.islam@dpie.nsw.gov.au.

Yours sincerely

James McDonough Team Leader Resource Assessments

As nominee of the Planning Secretary

4 Parramatta Square, 12 Darcy Street, Parramatta NSW 2150 <u>www.dpie.nsw.gov.au</u> 1 Locked Bag 5022, Parramatta NSW 2124

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Heritage Management Plan ENV 00004– Heritage Management Plan Delta Coal



Mr Chris Armit Approvals Coordinator Great Southern Energy Pty Ltd (t/as Delta Coal) By Email: <u>Carmit@DeltaCoal.com.au</u>

09/10/2020

Dear Mr Armit

Chain Valley Colliery (SSD-5465) and Mannering Colliery (MP06_0311) Request to Combine Management Plans and Approval of Experts

I refer to your letter of 2 October 2020 requesting the Planning Secretary's approval to combine specific management plans required under both the Chain Valley Colliery (SSD-5465) and Mannering Colliery (MP06_0311) development consents, in accordance with conditions 23(d) of Schedule 2 of SSD-5465 and 16(d) of Schedule 2 of MP06_0311 respectively.

The Department acknowledges the common ownership and management of both collieries by Great Southern Energy (trading as Delta Coal) and understands that they are managed in an integrated manner. Accordingly, the Department supports Delta Coal's request to combine specific management plans required under both consents to improve the on-site environmental management of the collieries.

Therefore, the Planning Secretary grants approval for Delta Coal to produce the following combined management plans:

- Heritage Management Plan as required by condition 21A of Schedule 3 of SSD-5465 and condition 18A of Schedule 3 of MP06_0311;
- Land Management Plan as required by condition 14 of Schedule 3 of MP06_0311;
- Noise Management Plan as required by condition 9 of Schedule 3 of SSD-5465 and condition 3C of Schedule 3 of MP06_0311; and
- Air Quality and Greenhouse Gas Management Plan as required by condition 13 of Schedule 3 of SSD-5465 and condition 17 of Schedule 3 of MP06_0311.

I also refer to your letter and supporting curriculum vitae requesting the Planning Secretary's approval of suitably qualified and experienced persons to prepare and review a number of management plans for the SSD-5465 and MP06_0311, in accordance conditions 21A(a) of Schedule 3 of SSD-5465 and 18A(a), 3C(a), 14(b), 17(a) of Schedule 3 of MP06_0311.

The Department has reviewed the nominations and information provided and is satisfied that the experts listed below are suitably qualified and experienced to assist in preparing the specified management plans. Consequently, the Planning Secretary approves the appointment of the following persons to prepare the listed management plans in accordance with the relevant conditions of SSD-5465 and MP06_0311.

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Name	Organisation	Management Plan
Morgan Wilcox	EMM Consulting	Heritage Management Plan
Katie Teyhan	EMM Consulting	Noise Management Plan
Katie Weekes	EMM Consulting	Land Management Plan
Judith Cox	SLR Consulting	Air Quality and Greenhouse Gas Management Plan

For clarity, I would like to confirm that this approval is limited to the combining of the nominated management plans and does not extend to other requirements with respect to the preparation of, or required consultation for, other management plans for either of the development consents.

If you wish to discuss the matter further, please contact Melissa Anderson on 8275 1392.

Yours sincerely

Matthew Sprott Director Resource Assessments (Coal & Quarries)

As nominee of the Planning Secretary

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Appendix 2: Development Consent Summary

TITLE

DOC ID

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Chain Valley Colliery Development Consent SSD-5465 Summary

This HMP has been prepared in accordance to Schedule 3, Condition 21A of SSD-5465 (MOD3), which states the requirements of the HMP and what it must address. Table A2 outlines the requirements of the HMP and where this document addresses these requirements.

Condition No.	Requirement	Relevant section of this document
	Schedule 2 Administrative Conditions	
23	Staging, Combining and Updating Strategies, Plans or Programs	Section 8
	With the approval of Planning Secretary, the Applicant may:	
	a) prepare and submit any strategy, plan or program required by this consent on a staged basis (if a clear description is provided as to the specific stage and scope of the development to which the strategy, plan or program applies, the relationship of the stage to any future stages and the trigger for updating the strategy, plan or program);	This Document
	 b) combine any strategy, plan or program required by this consent (if a clear relationship is demonstrated between the strategies, plans or programs that are proposed to be combined); 	This Document
	c) update any strategy, plan or program required by this consent (to ensure the strategies, plans and programs required under this consent are updated on a regular basis and incorporate additional measures or amendments to improve the environmental performance of the development); and	Section 8.1
	d) combine any strategy, plan or program required by this consent with any similar strategy, plan or program required by an adjoining mining consent or approval, in common ownership or management.	This Document
	Schedule 3 Environmental Conditions - General	
	Heritage	
21	The Applicant must ensure that the development does not cause any direct or indirect impact on any identified heritage item located outside the approved disturbance area, beyond those predicted in the documents listed in condition 2(e) of Schedule 2.	This document
21A	The Applicant must prepare a Heritage Management Plan for the development to the satisfaction of the Planning Secretary. This plan must:	This Document
	a) be prepared by suitably qualified and experienced persons whose appointment has been endorsed by the Planning Secretary;	This HMP has been prepared by EMM Consulting in accordance with correspondence

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Condition No.	Requirement	Relevant section of this document
		from DPIE dated 9 October 2020
	b) be prepared in consultation with BCD and Registered Aboriginal Parties;	Submission letter dated 20 November 2012; approval letter dated 1 July 2013
	c) include consideration of the Aboriginal and non- Aboriginal cultural context and significance of the site;	Section 3 and 4
	 d) describe the procedures and management measures to be implemented on the site or within any offset area to: 	Section 5
	i) ensure all workers receive suitable Aboriginal cultural heritage inductions prior to carrying out any activities which may cause impacts to Aboriginal objects or Aboriginal places, and that suitable records are kept of these inductions;	Section 7.5.1
	 ii) protect, monitor and manage identified non- Aboriginal heritage, Aboriginal objects and Aboriginal places (including any proposed archaeological investigations of potential subsurface objects and salvage of objects within the approved disturbance area) in accordance with the commitments made in the document/s listed in condition 2(e) of Schedule 2 and including the ongoing monitoring of site 45-7-0189 at Summerland Point 	Section 4, 5.1.1 and 5.1.2
	iii) protect non-Aboriginal heritage, Aboriginal objects and Aboriginal places located outside the approved disturbance area from impacts of the development;	Section 5.2
	iv) manage the discovery of suspected human remains and any new Aboriginal objects or Aboriginal places, including provisions for burials, over the life of the development;	Section 5.1.6 and 5.1.7
	v) maintain and manage reasonable access for relevant Aboriginal stakeholders to Aboriginal objects and Aboriginal places (outside of the approved disturbance area); and	Section 1.5.6
	vi) facilitate ongoing consultation and involvement of Registered Aboriginal Parties in the conservation and management of Aboriginal cultural heritage on the site; and	Section 1.5.5
	e) include a strategy for the care, control and storage of Aboriginal objects salvaged on site, both during the life of the development and in the long term.	Section 5.1.8

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Condition No.	Requirement	Relevant section of this document	
	The Applicant shall implement the approved management plan as approved from time to time by the Secretary.		
	Schedule 6 Environmental Management, Auditing and Reporting		
3	Management Plan Requirements	This document	
	Management plans required under this consent must be prepared in accordance with relevant guidelines, and include:		
	 (a) a summary of relevant background or baseline data; (b) details of: the relevant statutory requirements (including any relevant approval, licence or lease conditions); any relevant limits or performance measures/criteria; and the specific performance indicators that are proposed to be used to judge the performance of, or guide the implementation of, the project or any management measures; (c) any relevant commitments or recommendations identified in the document/s listed in condition 2(e) of Schedule 2; (d) a description of the measures to be implemented to comply with the relevant statutory requirements, limits, or performance measures and criteria; (e) a program to monitor and report on the: impacts and environmental performance of the development; and effectiveness of the management measures set out pursuant to condition 2(e) of Schedule 2; (f) 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; (g) a program to investigate and implement ways to improve the environmental performance of the development over time; (h) a protocol for managing and reporting any: incident, non-compliance or exceedance of any impact assessment criterion or performance criterion; complaint; or failure to comply with other statutory requirements; (i) public sources of information and data to assist stakeholders in understanding environmental impacts of the development; and (j) a protocol for periodic review of the plan. Note: The Planning Secretary may waive some of these requirements if they are unnecessary or unwaranted for particular management plans. 		

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Condition No.	Requirement	Relevant section of this document
4	The Applicant must ensure that management plans prepared for the development are consistent with the conditions of this consent and any EPL issued for the site.	This Document
5	Revision of Strategies, Plans and Programs Within Three months of:	Section 8
	 a) the submission of an incident report under condition 6; b) the submission of an Annual Review under condition 8; c) the submission of an Independent Environmental Audit under condition 9; or d) the approval of any modification of the conditions of this consent (unless the conditions require otherwise), 	
	the suitability of existing strategies, plans and programs required under this consent must be reviewed by the Applicant. If necessary, to either improve the environmental performance of the development, cater for a modification or comply with a direction, the strategies, plans and programs required under this consent must be revised, to the satisfaction of the Planning Secretary. Where revisions are required, the revised document must be submitted to the Planning Secretary for approval within six weeks of the review.	
	Note: This is to ensure the strategies, plans and programs are updated on a regular basis, and incorporate any recommended measures to improve the environmental performance of the development.	
	Appendix 9: Statement of Commitments	
	Management and monitoring of heritage will continue to be undertaken in accordance with the Colliery's HMP, which will be reviewed and updated as required to include the commitments made below. Great Southern Energy Pty Limited will:	
	 review and revise the HMP to remove site #45-7-0154 and incorporate any other changes as a result of the proposed modification; 	Section 5.1.1
	• update the HMP following approval of the Proposal to include the extended area to which it relates;	This document
	 ensure that should unanticipated Aboriginal or historic heritage artefacts be found during dam embankment and diversion works, work will cease and the site assessed by an archaeologist; and 	Dam works complete
	• ensure that in the unlikely event that skeletal remains are found during dam embankment and diversion works, work will cease immediately in the area and the NSW Police Coroner called to determine if the material is of Aboriginal origin. BCD and relevant Aboriginal community stakeholders will be notified if the remains are positively identified as being of Aboriginal origin to determine their appropriate management prior to works recommencing.	Dam works complete

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Heritage Management Plan ENV 00004– Heritage Management Plan

Delta Coal

Appendix 3: Project Approval Summary

Mannering Colliery Project Approval PA 06_311 Summary

This HMP has been prepared in accordance to Schedule 3, Condition 18 and 18A of PA 06_0311 (MOD5), which states the requirements of the HMP and what it must address. **Table A3** outlines the requirements of the HMP and where this document addresses these requirements.

Condition No.	Requirement	Relevant section of this document
	Schedule 2 – Administrative Conditions	
16	Staging, Combining and Updating Strategies, Plans or Programs With the approval of the Planning Secretary, the applicant may:	
	a) prepare and submit any strategy, plan or program required by this consent on a staged basis (if a clear description is provided as to the specific stage and scope of the development to which the strategy, plan or program applies, the relationship of the stage to any future stages and the trigger for updating the strategy, plan or program);	This Document
	b) combine any strategy, plan or program required by this consent (if a clear relationship is demonstrated between the strategies, plans or programs that are proposed to be combined);	This Document
	 c) update any strategy, plan or program required by this consent (to ensure the strategies, plans and programs required under this consent are updated on a regular basis and incorporate additional measures or amendments to improve the environmental performance of the development); and 	Section 8.1
	d) combine any strategy, plan or program required by this consent with any similar strategy, plan or program required by an adjoining mining consent or approval, in common ownership or management	This Document
	Schedule 3 – Specific Environmental Conditions	
	Heritage	
18	Protection of Aboriginal Heritage The Applicant must ensure that the development does not cause any direct or indirect impact on any identified heritage item located outside the approved disturbance area, beyond those predicted in the documents listed in condition 2(e) of Schedule 2.	This document
18A	The Applicant must prepare a Heritage Management Plan for the development to the satisfaction of the Planning Secretary. This Plan must:	This document
	a) be prepared by suitably qualified and experienced persons whose appointment has been endorsed by the Planning Secretary;	This HMP has been prepared by EMM Consulting in accordance with correspondence from DPIE dated 9 October 2020
	b) be prepared in consultation with BCD and Registered Aboriginal Parties;	Letter submitted; approval letter dated 26 November 2012
	c) include consideration of the Aboriginal and non-Aboriginal cultural context and significance of the site;	Section 3 and 4
	<i>d) describe the procedures and management measures to be</i> <i>implemented on the site or within any offset area to:</i>	

Table A2: Dee	uiromonte from	Mannaring	Colliany	Drojact An	nroval (DA 06 0211	
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Condition No.	Requirement	Relevant section of this document
	 ensure all workers receive suitable Aboriginal cultural heritage inductions prior to carrying out any activities which may cause impacts to Aboriginal objects or Aboriginal places, and that suitable records are kept of these inductions; 	Section 7.5.1
	 ii) protect, monitor and manage identified non- Aboriginal heritage, Aboriginal objects and Aboriginal places (including any proposed archaeological investigations of potential subsurface objects and salvage of objects within the approved disturbance area) in accordance with the commitments made in the document/s listed in condition 2(e) of Schedule 2; 	Section 4 and 5.1.2
	iii) protect non-Aboriginal heritage, Aboriginal objects and Aboriginal places located outside the approved disturbance area from impacts of the development;	Section 5.2
	iv) manage the discovery of suspected human remains and any new Aboriginal objects or Aboriginal places, including provisions for burials, over the life of the development;	Section 5.1.6 and 5.1.7
	 with and manage reasonable access for relevant Aboriginal stakeholders to Aboriginal objects and Aboriginal places (outside of the approved disturbance area); and 	Section 1.5.6
	vi) facilitate ongoing consultation and involvement of Registered Aboriginal Parties in the conservation and management of Aboriginal cultural heritage on the site; and	Section 1.5.5
	 e) include a strategy for the care, control and storage of Aboriginal objects salvaged on site, both during the life of the development and in the long term. The Applicant must implement the Heritage Management Plan approved by the Planning Secretary. 	Section 5.1.8
	Schedule 5 – Environmental Management, Monitoring, Auditing and Reporting	
3	Management Plan Requirements Management Plans required under this consent must be prepared in accordance with relevant guidelines, and include: a summary of relevant background or baseline data; b) details of: the relevant statutory requirements (including any relevant approval, licence or lease conditions); 	This Document
	 any relevant limits or performance measures and criteria; and 	

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Heritage Management Plan ENV 00004– Heritage Management Plan

Condition No.	Requirement	Relevant section of this document
	 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; any relevant commitments or recommendations identified in the document/s listed in condition 2(e) of Schedule 2; a description of the measures to be implemented to comply with the relevant statutory requirements, limits, or performance measures and criteria; a program to monitor and report on the: impacts and environmental performance of the development; and effectiveness of the management measures set out pursuant to condition 2(e) of Schedule 2; 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; a program to investigate and implement ways to improve the environmental performance of the development or performance of a sysessment criterion or performance criterion; incident, non-compliance or exceedance of any impact assessment criterion or performance criterion; complaint; or failure to comply with other statutory requirements; public sources of information and data to assist stakeholders in understanding environmental impacts of the development; and protocol for periodic review of the plan. 	
4	Note: The Planning Secretary may waive some of these requirements if they are unnecessary or unwarranted for particular management plansThe Applicant must ensure that management plans prepared for the development are consistent with the conditions of this consent and any EPL	This Document
5	issued for the site Revision of Strategies Plans and Programs	Section 8
	 Within three months of: a) the submission of an incident report under condition 6; b) the submission of an Annual Review under condition 8; c) the submission of an Independent Environmental Audit under condition 9; or d) the approval of any modification of the conditions of this consent (unless the conditions require otherwise), 	
	the suitability of existing strategies, plans and programs required under this consent must be reviewed by the Applicant. If necessary, to either improve the environmental performance of the development, cater for a modification or comply with a direction, the strategies, plans and programs required under this consent must be revised, to the satisfaction of the Planning Secretary. Where revisions are required, the revised document must be submitted to the Planning Secretary for approval within six weeks of the review. Note: This is to ensure the strategies, plans and programs are updated on a regular basis, and incorporate any recommended measures to improve the environmental performance of the development.	
	Appendix 3: Statement of commitments – Aboriginal Heritage Activities will continue to be managed in accordance with the Colliery's	This Document
	Aboriginal Cultural Heritage Management plan (ACHMP).	ing Document

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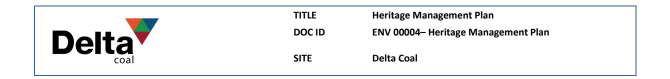


SITE

Heritage Management Plan ENV 00004– Heritage Management Plan

Condition No.	Requirement	Relevant section of this document
	If monitoring indicates that mine-induced subsidence levels exceed 20 millimetres, a review will be undertaken to identify any potential impacts to cultural heritage in consultation with BCD.	Section 5.1.2
	All relevant Mannering staff and contractors will be made aware of their statutory obligations for Aboriginal cultural heritage under the NP&W Act as part of the existing mine induction process.	Section 5.1 and 7.5
	An Aboriginal Cultural Heritage Management Plan (ACHMP) will be developed and implemented for the identified Aboriginal heritage items within the Development Site in consultation with the relevant Aboriginal stakeholders. If additional sites are identified they will be assessed for cultural significance and be incorporated into the ACHMP.	Section 1.5 and 5.1
	In the unlikely event that skeletal remains are identified, the NSW Police Coroner will be contacted to determine if the material is of Aboriginal origin. If determined to be Aboriginal, contact will be made with the BCD, a suitably qualified archaeologist and representatives of the relevant Aboriginal stakeholder groups to determine an action plan for the management of the skeletal remains and formulate management recommendations if required.	Section 5.1.7
	Appendix 3: Statement of commitments – European Heritage	
	If monitoring indicates that mine-induced subsidence levels exceed 20 millimetres, a review will be undertaken to identify any potential impacts to non-indigenous heritage.	Section 5.2
	All relevant Mannering staff and contractors will be made aware of their statutory obligations for European cultural heritage under the Heritage Act 1977 as part of the existing mine induction process.	Section 5.2 and 7.5
	If, during the course of development works, significant non-indigenous cultural heritage material is uncovered within the Development Site, the Heritage Branch of BCD will be notified, and any required monitoring or management strategies instigated.	Section 6.3

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Appendix 4: AHIMS Search

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AHIMS Web Services (AWS)

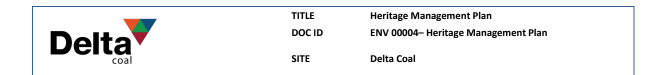
Your Ref/PO Number : H200578

Client Service ID : 542698

Note: This Excel report shows the sites found in AHIMS on the 19/10/2020. If this date is not the same as the original date of the Search Results letter obtained during the Basic Search, then the search results might be different. The PDF version of this report will always coincide with the Basic Search Results letter.

<u>Site ID</u> 45-7-0131	Site Summerland Point:	Datum AGD	Zone 56	Easting 366820	Northing Context Site status 6332970 Open site Valid	Primary contact	Site features Shell : Artefact : -	<u>Site types</u> Midden	Recorders	Reports
45-7-0131		AGD	56		6332970 Open site Valid 6332970 Open site Valid			Midden	Helen Brayshaw	1846
45-7-0138	Bonny Boy Gully; Windemere Ck 1;	AGD	56	366820 363000	6334600 Open site Valid		Shell : -, Artefact : - Shell : -, Artefact : -	Midden	Helen Brayshaw Anne Lloyd	2237
45-7-0154		AGD			6334500 Open site Valid			Midden	Mary Dallas Consulting	
45-7-0154	M7 Fishery Point M10 Casuarina Point Reser		56 56	366050 366300	6334990 Open site Valid		Shell : 2, Artefact : - Shell : -, Artefact : -	Midden	Mary Dallas Consulting	
45-7-0158	M11:Lakeview Road, Barde			363500	6334110 Open site Valid			Midden		
45-7-0159			56				Shell : -, Artefact : -		Mary Dallas Consulting	
45-7-0166	M12;Bulgonia Road, Barder		56 56	363950	6334850 Open site Valid		Shell : -, Artefact : -	Midden Midden	Mary Dallas Consulting	
	M8;Dandaraga Road, Suga			365300	6334500 Open site Valid		Shell : -, Artefact : -		Mary Dallas Consulting	
45-7-0187 45-7-0176	M9;Camp Brightwaters; Gwandalan;	AGD AGD	56 56	363500	6334880 Open site Valid 6333300 Open site Valid		Shell : -, Artefact : - Shell : -, Artefact : -	Midden Midden	Mary Dallas Consulting Tom Griffiths	2080
45-7-0177				367200						
45-7-0178	Camp Kanangra;	AGD	56 56	369500	6331500 Open site Valid 6330400 Open site Valid		Shell : -, Artefact : -	Midden	Mr.David Lambert,Mr.0 Mr.Gavin Newton	avin Newton
45-7-0178	Hembula Creek - Scarred T			366800			Modified Tree (Carved			
	Black Neds Point;	AGD	56	365150	6331450 Open site Valid		Shell : -, Artefact : -	Midden	L.M Nelson	101000
45-7-0181	Chain Valley Bay 1	AGD	56	366150	6329600 Open site Valid		Shell : -, Artefact : -	Midden	L.M Nelson	101093
45-7-0182	Chain Valley Bay 2;	AGD	56	366120	6330950 Open site Valid		Shell : -, Artefact : -	Midden	L.M Nelson	
45-7-0183	Diamond Drill Pt. North;	AGD	56	368050	6333200 Open site Valid		Artefact : -, Shell : -	Midden	L.M Nelson	102129
45-7-0184	Gwandalan;	AGD	56	368500	6331800 Open site Valid		Shell : -, Artefact : -	Midden	L.M Nelson	
45-7-0186	Pt Wolstonecraft 1;	AGD	56	368350	6334200 Open site Valid		Shell : -, Artefact : -	Midden	L.M Nelson	
45-7-0189	Sandy Beach 1;	AGD	56	364950	6331450 Open site Valid		Shell : -, Artefact : -	Midden	L.M Nelson	
45-7-0201	Nord 1 (N1)	AGD	56	369600	6332600 Open site Valid		Shell : -, Artefact : -	Midden	lain Stuart	3022
45-7-0207	The Hole 1 (TH1)	AGD	56	361820	6329800 Open site Valid		Artefact : -	Open Camp Site	Kerry Navin, Mr. Kelvin	
14-7-0149	Gwandalan	AGD	56	368000	6333300 Open site Valid		Shell : -, Artefact : -	Midden	Tom Griffiths	102129
45-3-3435	RPS HSO MwP1	AGD	56	359424	6334225 Open site Valid			naeological Deposit (PAD		
45-7-0290	Gwandalan 1	AGD	56	368088	6329979 Open site Valid		Shell : -			Australia Pty Ltd- Sydne
45-7-0316	RPS Wyee Point 2	GDA	56	362237	6331450 Open site Valid		Shell : -			Ltd - Hamilton,Ms.Larair
45-7-0293	RPS MP3	GDA	56	365058	6335017 Open site Valid		Modified Tree (Carved			Ltd - Hamilton,Ms.Larair
45-7-0190	Wyee Point	AGD	56	362398	6331810 Open site Valid		Shell : -, Artefact : -	Midden		alia East Pty Ltd - Hamilti
45-7-0291	RPS HSO M1	GDA	56	361555	6331952 Open site Valid	Koompahtoo LALC	Shell : -			Ltd - Hamilton,Ms.Larair
45-7-0357	Noamunga CR Midden	GDA	56	368583	6333118 Open site Valid		Shell : -		Ms.Sharon Hodgetts	
45-3-4287	Wyee 7	GDA	56	358559	6327310 Open site Valid		Artefact : -		Insite Heritage Pty Ltd,	
45-3-4337	Mannering Creek AS1	GDA	56	358875	6328046 Open site Valid		Artefact : -			Limited - Individual users
45-7-0226	K 4 Koompahtoo	AGD	56	360390	6334990 Open site Valid		Artefact : -	Isolated Find	William Smith	99218
45-3-3165	K 1 Koompahtoo	AGD	56	359490	6332490 Open site Valid		Artefact : -	Open Camp Site	William Smith	99218
45-7-0225	K 3 Koompahtoo	AGD	56	360650	6334900 Open site Valid		Artefact : -	Isolated Find	William Smith	99218
45-7-0079	Crangan Bay;Stranger Gully		56	368450	6330750 Open site Valid		Shell : -, Artefact : -	Midden	ASRSYS	
45-7-0001	Morisset Hospital	AGD	56	361550	6332450 Open site Valid		Shell : -, Artefact : -	Midden	L.M Nelson, A.J Barrett	1263
45-7-0003	Vales Point;Lake Macquarie		56	363738	6331615 Open site Valid		Shell : -, Artefact : -	Midden	Wyong Shire Council	
45-3-1553	Wyee Bay;Ruttleys Road;	AGD	56	362540	6330400 Open site Valid		Shell : -, Artefact : -	Midden	Val Attenbrow, Glen Mo	rris
45-7-0262	SJOG 7	GDA	56	364036	6333848 Open site Valid		Grinding Groove : 6		Mrs.Angela Besant	
45-7-0263	SJOG 6	GDA	56	364026	6333875 Open site Valid		Shell : -		Mrs.Angela Besant	
45-7-0239	MP 1	AGD	56	362100	6334400 Open site Valid	T Russell	Potential Archaeologic	al Deposit (PAD) : -	Mrs.Angela Besant	
45-7-0253	Gwandalan 2	GDA	56	367386	6331169 Open site Valid		Shell : -		Doctor.Tim Owen	
45-7-0254	gwanddalan 1	GDA	56	368088	6329979 Open site Valid		Shell : -		Doctor.Tim Owen	
45-3-3166	K 2 Koompahtoo	AGD	56	359840	6332530 Open site Valid		Artefact : -	Isolated Find	William Smith	99218
45-7-0255	Trinity Point GG2 (Catherine		56	363618	6333664 Open site Valid		Grinding Groove : -		Mrs.Angela Besant	
45-7-0256	Trinity Point Scarred Tree 2		56	363749	6333815 Open site Not a Site		Modified Tree (Carved	or Scarred) : -		ite Heritage Pty Ltd,Urba
45-7-0257	Trinity Point Ochre (Catheri		56	363958	6333791 Open site Valid		Ochre Quarry : -		Mrs.Angela Besant	
45-7-0258	Trinity Point IF1 (Catherine		56	363730	6333744 Open site Valid		Artefact : -		Mrs.Angela Besant	
45-7-0338	RPS GWANDALAN IF1	GDA	56		6331126 Open site Valid		Artefact : 1		RPS East Australia Pty	Ltd - Echuca Victoria
Report generated by AHIMS \	veb Service on 19/10/2020 for Morgan Wilco	ox for the following area at Datum :GDA, Zo	ne : 56, Ea	istings : 35946.	2 - 369462, Northings : 6328206 - 6334206 with a Buffer of 100	u meters. Additional info : Update to	o nentage management plan. Numb	er of Aporiginal sites and Aboriginal	objects found is 86	

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Site ID	Site	Datum	Zone	Easting	Northing Context Site status	Primary contact	Site features	Site types	Recorders	Reports
45-7-0320	RPS Mannering 1	GDA	56	363449	6331411 Open site Valid		Shell : 1		Ms.Laraine Nelson	
45-7-0321	RPS Mannering 2	GDA	56	363401	6331331 Open site Valid		Modified Tree (Carved of	or Scarred) : 1	Ms.Laraine Nelson	
45-7-0339	CV 001	GDA	56	364943	6329478 Open site Valid		Artefact : 1		Mrs.Rebecca Newell,E	104283
45-7-0374	Gwan IF1	GDA	56	368302	6331050 Open site Valid		Artefact : -		Mrs.Angela Besant, Insi	ite Heritage Pty Ltd
45-7-0379	Nords Whard PAD	GDA	56	369883	6331871 Open site Destroyed		Artefact : -, Potential Ar	chaeological Deposit (P	MCH - McCardle Cultu	ral Heritage Pty Ltd,MCH
45-7-0378	Dungutti Elders office Clone	GDA	56	362791	6335021 Open site Valid		Artefact : -		Miss.Jessica Wegener	Mount Grenfell Aborigina
45-7-0384	32 marine parade	GDA	56	369777	6333058 Open site Valid		Shell : -		Mr.david ahoy,lower hu	inter aboriginal incorpora
45-3-0334	Tiembula Creek Midden; Tier	AGD	56	366730	6330420 Open site Valid		Shell : -, Artefact : -	Midden	Mary Dallas Consulting	1076
45-7-0227	St Johns 1	AGD	56	363680	6333520 Open site Valid		Artefact : -		Mrs.Angela Besant	100896
45-7-0228	St Johns 2	AGD	56	363720	6333820 Open site Valid		Artefact : -		Mrs.Angela Besant	100896,101024
45-7-0230	K3 KOOMPAHTOO	AGD	56	360650	6334900 Open site Valid		Artefact : -		Stephen Griffen	
45-7-0080	Mannering Park;	AGD	56	364780	6328890 Open site Valid		Modified Tree (Carved of	Scarred Tree	ASRSYS	101093
45-7-0244	St Johns 3	AGD	56	363560	6333600 Open site Valid	T Russell	Artefact : 1		Mrs.Angela Besant	100896,102504
45-7-0268	CV-04-09	GDA	56	368381	6331136 Open site Valid		Shell : 1		Mr.Geordie Oakes	
45-7-0269	CV-06-09	GDA	56	368061	6328867 Open site Valid		Artefact : 1		Mr.Geordie Oakes	
45-7-0270	CV-07-09	GDA	56	367043	6331305 Open site Valid		Artefact : 1		Mr.Geordie Oakes	
45-7-0271	CV-08-09	GDA	56	366587	6330975 Open site Valid		Shell : 1		Mr.Geordie Oakes	
45-7-0272	CV-09-09	GDA	56	366650	6330868 Open site Valid		Shell : 1		Mr.Geordie Oakes	
45-7-0273	CV-10-09	GDA	56	366875	6330868 Open site Valid		Shell : 1		Mr.Geordie Oakes	
45-7-0274	CV-12-09	GDA	56	367290	6330372 Open site Valid		Artefact : 1		Mr.Geordie Oakes	
45-7-0275	CV-14-09	GDA	56	367468	6330191 Open site Valid		Shell : 1		Mr.Geordie Oakes	
45-7-0276	CV-15-09	GDA	56	366304	6329303 Open site Valid		Modified Tree (Carved of	or Scarred) : 1	Mr.Geordie Oakes	
45-7-0277	CV-16-09	GDA	56	366335	6329635 Open site Valid		Shell : 1		Mr.Geordie Oakes	
45-7-0278	CV-17-09	GDA	56	366273	6329369 Open site Valid		Modified Tree (Carved of	or Scarred) : 1	Mr.Geordie Oakes	
45-7-0279	CV-18-10	GDA	56	367003	6333279 Open site Valid		Shell : 1		Mr.Geordie Oakes	
45-7-0280	CV-19-10	GDA	56	366988	6333151 Open site Valid		Shell : 1		Mr.Geordie Oakes	
45-7-0281	CV-20-10	GDA	56	365588	6331434 Open site Valid		Shell : 1		Mr.Geordie Oakes	
45-7-0282	CV-21-10	GDA	56	366221	6331192 Open site Valid		Shell : -		Mr.Geordie Oakes	
45-7-0340	Nords Wharf 1	GDA	56	369821	6331865 Closed si Destroyed		Artefact : 1		MCH - McCardle Cultur	ral Heritage Pty Ltd,Ms.P
45-7-0341	Nords Wharf 2	GDA	56	369858	6331788 Open site Destroyed		Artefact : 1		MCH - McCardle Cultur	ral Heritage Pty Ltd,Ms.P
45-7-0342	Nords Wharf 3	GDA	56	369788	6331822 Open site Valid		Artefact : 1		Mr.Aaron Fogel	
45-7-0349	NWR NORDS WHARF ROA	IGDA	56	369760	6331962 Open site Valid		Artefact : -		Miss.Philippa Sokol	
45-7-0363	Woods Point Repatriation sit	GDA	56	362530	6333367 Open site Valid	Doctor.User Test	Burial : 1, Modified Tree	(Carved or Scarred) : 1	1 Ms.Mary Temple (nee	Ghosn)
45-7-0405	HN-LM-T01	GDA	56	367338	6327869 Open site Valid		Aboriginal Ceremony ar	d Dreaming : -	Mrs.Tessa Boer-Mah,H	leritage Now - Belmont
45-7-0406	HN-LM-T02	GDA	56	367343	6327823 Open site Valid		Aboriginal Ceremony ar	d Dreaming : -	Mrs.Tessa Boer-Mah,H	leritage Now - Belmont
45-7-0412	DC1;	GDA	56	365049	6330081 Open site Valid		Shell : -		Mrs.Angela Besant, Ins	ite Heritage Pty Ltd
45-7-0413	DC2;	GDA	56	365006	6330070 Open site Valid		Shell : -		Mrs.Angela Besant, Ins	ite Heritage Pty Ltd
Report generated by AHIMS We	b Service on 19/10/2020 for Morgan Wilcos	for the following area at Datum :GDA, Zon	e : 56, Ea	stings : 359462	- 369462, Northings : 6328206 - 6334206 with a Buffer of 1000	meters. Additional Info : Update to	heritage management plan. Numbe	r of Aboriginal sites and Aboriginal	objects found is 86	

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Appendix 5: Criteria for Listing on the State Register



TITLE

DOC ID

SITE

of New South Wales

Heritage Act 1977

CRITERIA FOR LISTING ON THE STATE HERITAGE REGISTER

The State Heritage Register is established under Part 3A of the Heritage Act (as amended in 1998) for listing of items of environmental heritage¹ which are of state heritage significance².

To be assessed for listing on the State Heritage Register an item will, in the opinion of the Heritage Council of NSW, meet more than one of the following criteria³ or if an item satisfies only one of the criteria, the item is of such particular significance that it should be listed.

- a) an item is important in the course, or pattern, of NSW's cultural or natural history;
- b) an item has strong or special association with the life or works of a person, or group of persons, of importance in NSW's cultural or natural history;
- c) an item is important in demonstrating aesthetic characteristics and/or a high degree of creative or technical achievement in NSW;
- an item has strong or special association with a particular community or cultural group in NSW for social, cultural or spiritual reasons;
- e) an item has potential to yield information that will contribute to an understanding of NSW's cultural or natural history;
- f) an item possesses uncommon, rare or endangered aspects of NSW's cultural or natural history;
- g) an item is important in demonstrating the principal characteristics of a class of NSW's
 - cultural or natural places; or
 - cultural or natural environments.

An item is not to be excluded from the Register on the ground that items with similar characteristics have already been listed on the Register.

³ Guidelines for the application of these criteria may be published by the NSW Heritage Division.

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¹ environmental heritage means those places, buildings, works, relics, moveable objects, and precincts, of state or local heritage significance (section 4, Heritage Act, 1977).

² state heritage significance, in relation to a place, building, work, relic, moveable object or precinct, means significance to the State in relation to the historical, scientific cultural, social, archaeological, architectural, natural or aesthetic value of the item (section 4A(1), *Heritage Act*, 1977).