

## Prepared by:

## On behalf of:



Hamish and Sally Drury Talinga Pastoral Company 'Talinga', No.1848 Castlereagh Highway GULGONG NSW 2852

Telephone: (02) 9262 3511 www.outline.com.au [Cover page: Drone photograph of the project site viewed from the south, looking north-west.]

## **EIS DECLARATION**

| EIS prepared by:                      | <del>-</del>   |  |
|---------------------------------------|--|--|
| Name:<br>Qualifications:              | Bachelor of Town Planning (UNSW)  Member Planning Institute of Australia (PIA)  Planning Institute Australia   |  |
| Address:                              | Outline Planning Consultants Pty Ltd ABN: 34 003 473 112 432 Carool Road, CAROOL NSW 2486  |  |
| in respect of:                        | Gulgong Quarry Project   |  |
| Development Application               | <del></del>  |  |
| Applicant name:<br>Applicant address: |  |  |
| Land to be developed:                 | Pt. Lot 1 DP 1239728, No.1848 Castlereagh Highway Gulgong NSW 2852   |  |
| Environmental Impact Statement        |  |  |
|                                       | An Environmental Impact Statement (EIS) is attached.   |  |
|                                       | Pursuant to clause 190(3) of the Environmental Planning & Assessment Regulation 2021, and to the best of my knowledge, I declare that this Environmental Impact Statement: |  |
|                                       | Has been prepared in accordance with this Regulation.  |  |
|                                       | <ul> <li>Contains all available information that is relevant to the environmental assessment of the development to which the statement relates.</li> </ul>                 |  |
|                                       | <ul> <li>The information contained in the statement is not false or misleading.</li> </ul>   |  |

Gary William Peacock, Director,

Outline Planning Consultants Pty Limited

Date: September 2024

Signature:

Name:

## **ACKNOWLEDGEMENT**

We respect and honour Aboriginal and Torres Strait Islander Elders past, present and future. We acknowledge the stories, traditions and living cultures of Aboriginal and Torres Strait Islander peoples on this land.



# **CONTENTS**

|   | Section of EIS                                   | Page No. |
|---|--|----------|
|   | Executive Summary                                | 6        |
| 1 | Introduction                                     | 19       |
|   | 1.1 Overview of Project, Objectives              | 19       |
|   | 1.2 Background to the Project                    | 20       |
|   | 1.3 EIS Project Team                             | 21       |
|   | 1.4 EIS Restrictions and Covenants               | 21       |
|   | 1.5 Content of this EIS                          | 21       |
|   | 1.6 EIS Report Structure                         | 22       |
| 2 | Site Features and Context                        | 24       |
|   | 2.1 Overview                                     | 24       |
|   | 2.2 Key Features of the Project Site             | 26       |
|   | 2.3 Key Features of Local and Regional Community | 43       |
|   | 2.4 Key Site Features and the Quarry Project     | 46       |
|   | 2.5 Cumulative Impacts                           | 48       |
|   | 2.6 Agreements                                   | 48       |
|   | 2.7 Alternatives to the Project                  | 48       |
|   | 2.8 Concluding Summary                           | 49       |
| 3 | Project Description                              | 51       |
|   | 3.1 Introduction                                 | 51       |
|   | 3.2 Project Overview                             | 51       |
|   | 3.3 Project Area                                 | 52       |
|   | 3.4 Quarry Layout and Design                     | 53       |
|   | 3.5 Land Uses and Activities                     | 62       |
|   | 3.6 Hours of Operation of Quarry, Life of Quarry | 70       |
|   | 3.7 Management of Quarry                         | 70       |
|   | 3.8 Employment, Training of Employees            | 71       |
|   | 3.9 Waste Management                             | 71       |
|   | 3.10 Emergencies and Hazards Management          | 71       |
|   | 3.11 Fire Management                             | 72       |
|   | 3.12 Site Security                               | 72       |
|   | 3.13 Energy Requirements                         | 73       |
|   | 3.14 Rehabilitation                              | 73       |
|   | 3.15 Monitoring and Recording                    | 78       |
| 4 | Mitigation Measures                              | 80       |
|   | 4.1 Introduction                                 | 80       |
|   | 4.2 Mitigation Measures Proposed                 | 80       |
| 5 | Statutory & Strategic Policy Context             | 85       |
|   | 5.1 Environmental Planning & Assessment Act 1979 | 85       |

|    | Section of EIS  | Page No. |
|----|---|----------|
|    | 5.2 Environmental Planning Instruments etc.                           | 89       |
|    | 5.3 Applicable Legislation and Other Guidelines                       | 99       |
| 6  | Community Engagement  | 105      |
|    | 6.1 Overview  | 105      |
|    | 6.2 Consultation Undertaken   | 105      |
|    | 6.3 Proposed Future Consultation                                      | 106      |
| 7  | Environmental Assessment  | 107      |
|    | 7.1 Overview  | 107      |
|    | 7.2 Section 4.15(1)(a): Planning Instruments, DCPs, Regulations etc.  | 110      |
|    | 7.3 Section 4.15(1)(b): Likely Impacts                                | 112      |
|    | 7.4 Section 4.15(1)(c): Suitability of the Site for Development       | 171      |
|    | 7.5 Section 4.15(1)(d): Any Submissions Made                          | 172      |
|    | 7.6 Section 4.15(1)(e): The Public Interest                           | 173      |
| 8  | Conclusions, Justification of Project                                 | 174      |
|    | 8.1 Introduction  | 174      |
|    | 8.2 Justification of Project  | 175      |
|    | 8.3 Summary: Environmental Issues                                     | 176      |
|    | 8.4 Conclusions   | 177      |
| 9  | Select References   | 178      |
| 10 | Glossary of Terms   | 181      |
|    | APPENDICES  |          |
|    | Appendix A: Secretary's Environmental Assessment Requirements (SEARS) |          |
|    | Appendix B: Quarry project plans                                      |          |
|    | Appendix C: Noise impact assessment report by Vipac                   |          |
|    | Appendix D: Roads and traffic assessment by Streetwise                |          |
|    | Appendix E: Agronomists report  |          |
|    | Appendix F: Groundwater assessment by Martens & Associates            |          |
|    | Appendix G: Water balance report by Martens & Associates              |          |
|    | Appendix H: Air quality impact assessment by Vipac                    |          |
|    | Appendix I: Contamination report by Ballpark Environmental            |          |
|    | Appendix J: RFS website   |          |
|    | Appendix K: Aboriginal heritage by OzArk Environment & Heritage       |          |
|    | Appendix L: Ecological assessment by Bower Ecology                    |          |
|    | Appendix M: Roads and traffic assessment by Streetwise                |          |
|    | Appendix N: Geotechnical report Douglas Partners                      |          |
|    | Appendix O: Pre-lodgement meeting with Council                        |          |
|    | Appendix P Newsletter distributed to neighbours                       |          |





# **■ Executive Summary**

#### Overview

The owners, Hamish and Sally Drury, seek development consent for a quarry on Lot 1 in Deposited Plan (DP) 1239728 (project site, site, proposed quarry), which forms a part of a larger rural holding known as 'Talinga', No.1848 Castlereagh Highway Gulgong NSW 2852 (refer **Figure 0.1**). The site of the proposed quarry is located approximately 21.5km by road to the north of the township of Gulgong in the Mid Western Regional Council local government area.

An elevated stony hill on the site is currently used as a borrow pit for supplying hard rock for farm-related purposes. The owners propose to establish a quarry on the site to extract up to 350,000 tonnes per annum of quarry material within a quarry footprint of 7.34ha and a total resource of about 4.6 million tonnes. The internal access route to the quarry connects directly with the Castlereagh Highway. Refer **Figure 0.2**.

It is proposed that the hard rock resource found on this elevated hill be quarried and used as a road base or select fill primarily to service nearby infrastructure projects undertaken within the Central-West Orana Renewable Energy Zone (CWO-REZ), and in particular:

- EnergyCo's extensive, 1km wide CWO-REZ transmission, generation, firming and storage project on a large corridor of land located within approximately 3.1km to the north of the project site.
- Acciona's Orana Wind Farm project, involving 92 wind turbines located as close as 2km to the project site. The
  wind turbines are proposed to be connected to the above CWO-REZ transmission line.

#### Refer Figure 0.3.

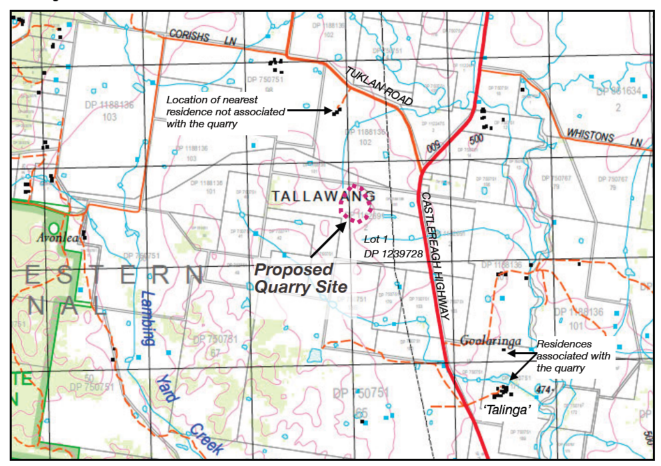


FIGURE 0.1: Location of Proposed Quarry- shown with broken purple edging (approx.)

(Map Base Source: SIX Maps Dunedoo 1:25,000 Topographic map 8733-N, 1km grid, 20m contour interval)



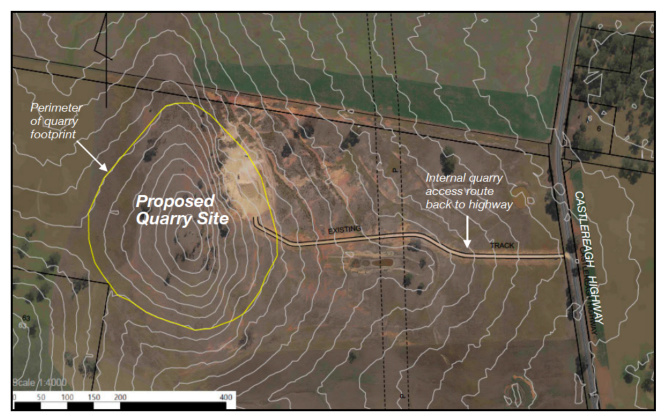


FIGURE 0.2: Location of Proposed Quarry- shown with yellow edging



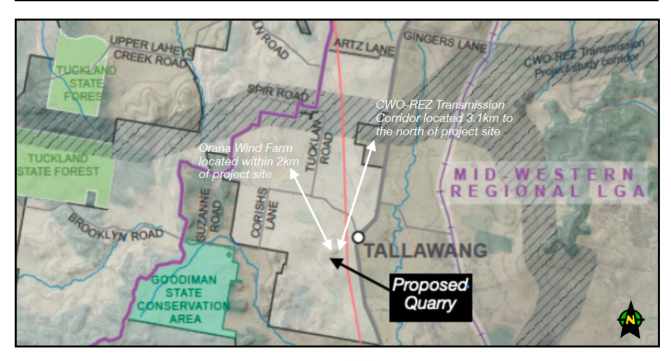
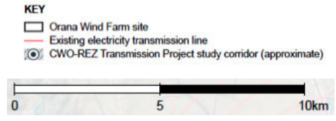


FIGURE 0.3: Proposed quarry site in relation to Central-West Orana Renewable Energy Zone (CWO-REZ) projects

(Source: Ramboll Orana Wind Farm Scoping Report March 2023)



## Planning Approvals Process and this EIS

The proposed quarry project is 'designated development' under s.4.10 of the Environmental Planning and Assessment Act 1979 (EP&A Act ), requiring the preparation of an Environmental Impact Statement (EIS) as it triggers three (3) of the criteria listed in clause 26 'Extractive Industries' of Schedule 3 of the Environmental Planning and Assessment Regulation 2021 (EP&A Regulation 2021)- namely: more than 30,000 cubic metres (about 63,000 tonnes) of quarry product is to be extracted per annum; has a slope (in one small part) over 18 degrees slope (32.5% slope); and involves an area of more than 2 hectares (ha). These three triggers are highlighted in bold in the following extract from Schedule 3 of the EP&A Regulation 2021:

"26 Extractive industries

- (1) Extractive industries (being industries that obtain extractive materials by methods including excavating, dredging, tunnelling or quarrying or that store, stockpile or process extractive materials by methods including washing, crushing, sawing or separating)—
- (a) that obtain or process for sale, or reuse, more than 30,000 cubic metres of extractive material per year, or
- (b) that disturb or will disturb a total surface area of more than 2 hectares of land by—
  - (i) clearing or excavating, or
  - (ii) constructing dams, ponds, drains, roads or conveyors, or
  - (iii) storing or depositing overburden, extractive material or tailings, or
- (c) that are located—
  - (i) in or within 40 metres of a natural waterbody, wetland or an environmentally sensitive area, or(ii) within 200 metres of a coastline, or
  - (iii) in an area of contaminated soil or acid sulphate soil, or
  - (iv) on land that slopes at more than 18 degrees to the horizontal, or
  - (v) if involving blasting, within 1,000 metres of a residential zone or within 500 metres of a dwelling not associated with the development, or
  - (vi) within 500 metres of the site of another extractive industry that has operated during the last 5 years."

[NOTE 1:The proposed quarry lies near a drainage line, however, because it has neither a permanent watercourse without either a defined bed or bank it is not considered to be a "natural waterbody" for the purposes of the Water Management Act 2000. As such, the provisions of the sub-clause 19(1)(c)(i) above do not apply.

NOTE 2: No part of the proposed quarry development, including internal access back to the highway is either identified by other government agencies as an environmentally sensitive area or like term, nor is it mapped as being either of Medium or High Biodiversity Sensitivity or conservation zone under the provisions of Mid-Western Regional Local Environmental Plan 2012 (LEP). The nearest High Biodiversity Sensitivity land under the provisions of the LEP is located on the western part of Lot 1 DP 1239728 approximately 480 metres away. As such, the provisions of the sub-clause 19(1)(c)(i) above do not apply.

NOTE 3: The nearest residential zone, zoned R5 Large Lot Residential, is located approximately 2.7km to the west of the site. The nearest residential land to the south is R5 zoned land, located approximately 3.5km away. The distance to the nearest residence, located to the north, is approximately 788 metres away. As such, the provisions of the sub-clause 19(1)(c)(v) above do not apply.

NOTE 4: A small section only of the site, being a part of the stony hill facing towards the highway, has slopes in excess of 18 degrees (about 32.5% slope). Never the less, and regardless of size, it triggers the provisions of sub-clause 19(1)(c)(iv) above.]

Given that extraction of more than 30,000 tonnes per year of quarry resource is proposed to be extracted, and pursuant to s.4.46 of the EP&A Act, an 'integrated development' approval is required from the NSW Environment Protection Authority (EPA). Once consent is obtained, the quarry will require the issue of an Environment Protection Licence (EPL).

The proposed quarry development is regionally significant development under Schedule 7 of the State Environmental Planning Policy (Planning Systems) 2021. The Western Regional Planning Panel is thus the consent authority under Section 4.5 of the EP&A Act. The proposed designated development is not State significant development as the project involves extraction of less than 500,000 tonnes per annum; a resource of less than 5 million tonnes; and is not located within an environmentally sensitive area of State significance.



In accordance with the provisions of Section 4.12(8) of the EP&A Act the EIS responds to and addresses the NSW Department of Planning, Housing and Infrastructure Secretary's Environmental Assessment Requirements (SEARs) EAR 1894, issued on 5 June 2024, included in **Appendix A** of this EIS, and provides details including the following:

- Details of the proposed quarry development.
- Assessment of potential environmental impacts of the proposed quarry development.
- Justification for the proposed quarry development.
- Measures proposed to mitigate any adverse impacts on the environment.

Under the provisions of the Mid-Western Regional Local Environmental Plan (LEP) 2012 the project site is wholly zoned RU1 Primary Production. "Extractive industries" as defined, are a use permissible with the consent of Council. Significantly, the project site is not zoned for conservation or similar purposes.

## ■ The Proposed Quarry Project

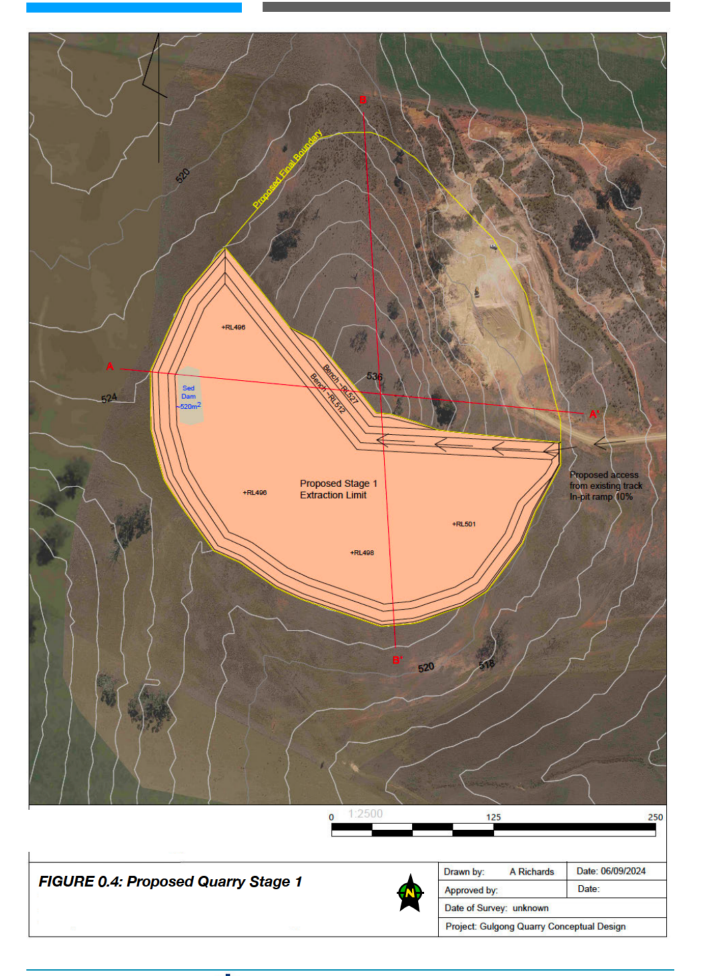
The major features of the quarry development proposal (the Gulgong Quarry Project) include the following:

- A quarry resource estimated at 4.67 million tonnes (Mt).
- A maximum rate of extraction of 350,000 tonnes per annum (pa).
- Establishment of a quarry footprint and progressive deepening of quarry, in order to maximise winning of the quarry resource, at the same time as minimise acoustic and visual impacts.
- The total quarry, including the land proposed for lateral extension, will have an area of approximately 7.34ha.

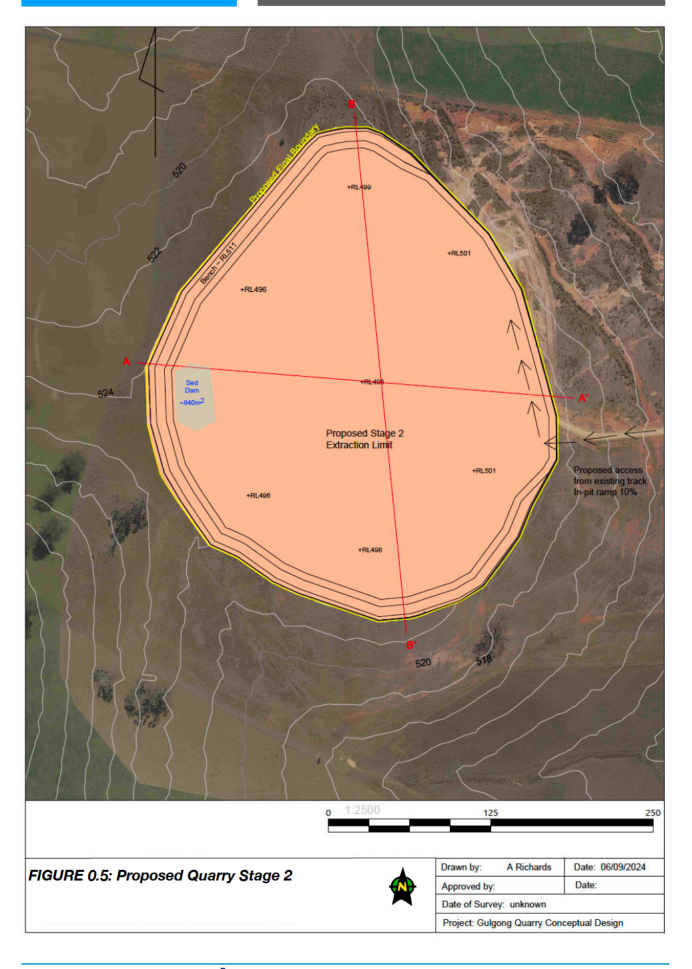
Table 0.1 presents a summary of the indicative key Project components. Refer also to Figures 0.4- 0.8 and Appendix B.

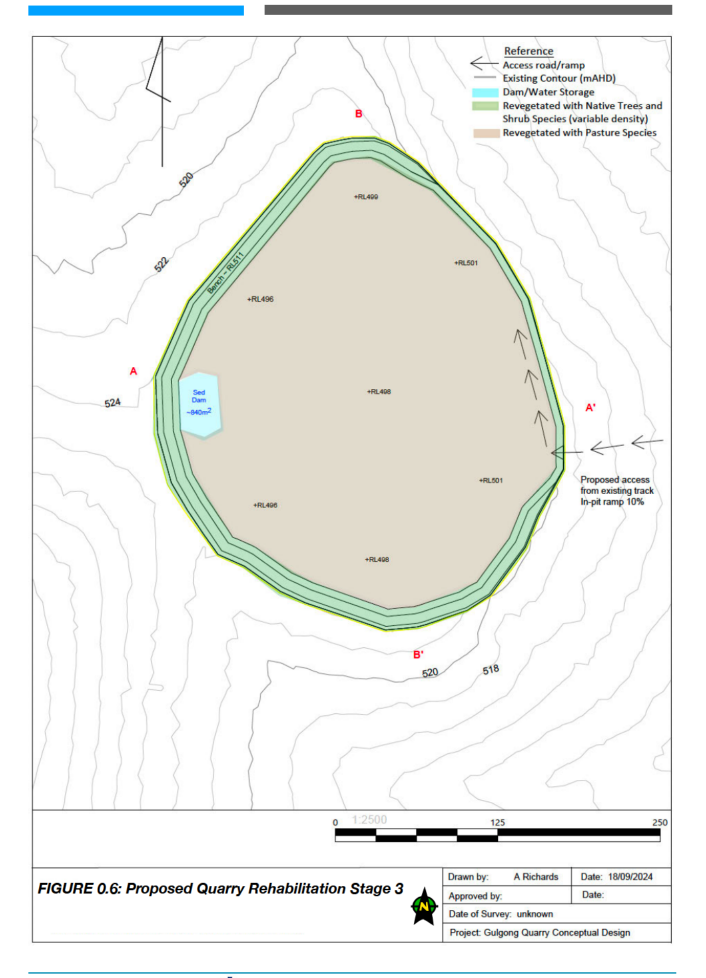
Table 0.1:Key quarry project components

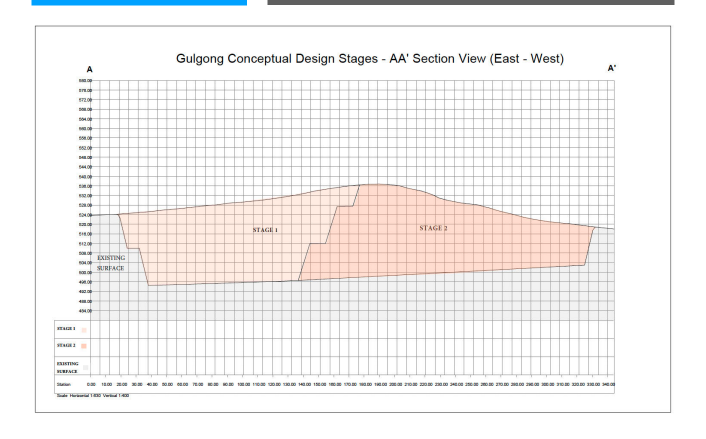
|   | •  |
|---|--|
| Quarry component                            | Summary description  |
| Extraction method                           | Bulldozer or excavator used to remove weathered rock, with drill and blast used for unweathered rock.  |
| Quarry resource                             | Weathered and unweathered phyllite and meta-siltstone.   |
| Disturbance area                            | Total quarry area approximately 7.34ha, using existing internal access road back to the highway.   |
| Processing                                  | Crushing and screening of quarry resource on a campaign basis. Mobile plant and equipment to be brought to the site when required.   |
| Annual extraction rate                      | Up to 350,000 tonnes per annum.  |
| Transport                                   | Access to the quarry from Castlereagh Highway from existing access point. A mix of truck and dog combination (33 tonnes +), with larger and smaller trucks used where road weight limits may apply. It is anticipated that the quarry will generate an average of 35 loaded trucks per day, generating up to 60 loaded quarry trucks per day.                  |
| Waste management                            | Minimal waste materials are anticipated to be generated.   |
| Hours of operation                          | Limited to 7.00am to 6.00pm Monday to Saturday. Hours of blasting are to be restricted to 9.00am to 3.00pm Monday to Friday.   |
| Total recoverable resource and project life | Preliminary estimates indicate that the total quarry resource is estimated to be approximately 4.67 million tonnes (Mt). Quarry life is estimated to be 25-30 years, dependent on the eventual rate of extraction and market demand for the resource, with an additional 2 years required to complete rehabilitation of the site after quarrying is completed. |
| Workforce                                   | Up to 4 employees working on site + contractors (eg. blasting contractor, machinery servicing contractors, refuelers).   |
| Key environmental issues                    | Impacts relating to noise, blasting impacts, visual impacts, rehabilitation and traffic.   |
|   |  |











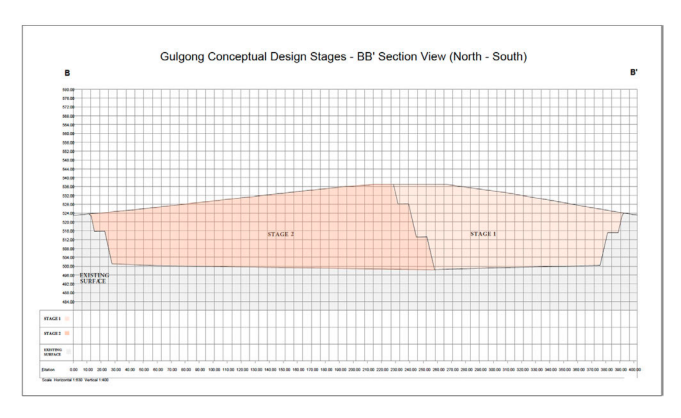


FIGURE 0.7: Proposed Quarry Sections

# Suitability of the Site for the Proposed Quarry Project

The Project Site is considered to be most suitable for the Gulgong Quarry project for a number of reasons, including:

- The proposed quarry is strategically placed in terms of its proximity to Central-West Orana Renewable Energy Zone (CWO-REZ) projects, including: EnergyCo's extensive, 1km wide CWO-REZ project (approximately 3.1km to the north of the project site); and Acciona's Orana Wind Farm project (as close as 2km to the project site). Truck traffic serving these projects does not need to travel through any townships or villages.
- The land is a stony outcrop with shallow soils with low agricultural value, underlain by weathered and unweathered phyllite and meta-siltstone suited to road making purposes to service the above infrastructure projects.
- The project site has an appropriate (RU1) zoning, which permits 'extractive industries' (as defined).
- The land is largely cleared land, characterised by a stony knoll with shallow soils and low agricultural suitability.
- Good road access is available to the highway for heavy vehicles to potential customers and nearby infrastructure projects.
- The quarry is reasonably buffered from nearby dwellings not associated with the quarry.
- Limited views will be possible of the proposed quarry from any rural residences or from the highway.

Based on the above factors, the project site is considered the most suitable location for the project.

# Mitigation Measures and Impact Assessment

Various specialist firms have been engaged to undertake comprehensive technical assessments of the potential impacts associated with the quarry project, including noise and ecological assessments. These technical assessments, summarised in the body of this EIS document and provided in full in the appendices to this EIS, have recommended suitable mitigation measures to avoid or mitigate identified impacts. The following sub-sections provide an overview of the main findings of these technical assessments and other assessments, however, to gain a proper understanding of the project and identified impacts, the detailed assessments should be read in their entirety. The EIS contains an outline of the mitigation measures proposed that will form the basis of an overall quarry management plan, to be prepared following the grant of consent.

#### Noise and Blasting

The objective of the Gulgong Quarry project is to avoid the quarry being a source of nuisance noise and blasting impacts to surrounding residential receptors. In this regard it is relevant to note that:

- The project site is located in a sparsely populated rural area and is reasonably buffered from neighbouring residences not associated with the quarry.
- In the interests of protecting neighbourhood amenity, the quarry is to be operated during daytime periods only.
- The staging of the quarry has been designed such that topographic barriers are utilised to further reduce acoustic impacts.
- All quarrying processing will be undertaken within a quarry pit, located below natural ground level. This design
  precaution should reduce the impact of quarry noise significantly.
- The internal quarry haul route will be maintained in a good condition to prevent corrugations which can contribute to truck noise. The access will be sealed in part, nearest the highway intersection, to further reduce quarry truck noise.

The noise assessment by Vipac Engineers and Scientists predict that noise levels generated by the quarry or by quarry traffic will comply with the relevant noise criteria at the nearest residences for all quarry operations during neutral and adverse weather conditions. The blasting assessment by Vipac Engineers and Scientists predict that the proposed blasting would comply with the relevant EPA air blast overpressure and ground vibration criteria at the closest residences to the Project Site. Refer **Appendix C** for details.



#### **Traffic**

It is proposed that a maximum of up to 60 loaded trucks per day would transport quarry products from the Gulgong Quarry project back to Castlereagh Highway via an existing internal access route. The intersection of the internal quarry access with the Castlereagh Highway is proposed to be upgraded, with the internal quarry access to be sealed in part, nearest the highway intersection.

The traffic impact assessment by Streetwise has determined that the proposed volumes of heavy truck traffic volume attributable to the proposed quarry would not significantly impact on existing road safety and performance. Refer **Appendix D** for details.

### Landscape and Visual Impacts

The site of the proposed quarry, including internal haul route, is not within an area identified as possessing any visual sensitivity or landscape value (source: Mid-Western Regional Local Environmental Plan 2012 Flood Planning Map Active Street Frontages Map Visually Sensitive Land Maps, Mid-Western Regional Local Environmental Plan 2012 Heritage Map- Sheet HER\_005). The quarry will not be visually intrusive to nearest neighbours or when viewed from the highway.

- The quarry has been designed such that views into the working quarry will not be possible from either the nearest residence to the north or from the highway. The active quarry face is proposed to be progressively worked behind a topographic barrier until such time as sufficient depth is achieved.
- The overall visual impact will be of a gradual reduction in the height of the main knoll over time and removal of an existing quarry working face: an overall beneficial visual impact. Other than this visual impact, no other adverse visual or landscape impacts on neighbours are anticipated.
- Visual impacts are assessed to be minimal and satisfactory.

#### Soil and Water Resources

The soils of the site have been mapped as comprising a part of the Tucklan Soil Landscape (tk). The project site is currently used for dry-land cropping and improved pasture, with the stony knoll used as native pasture- the latter having very limited agricultural productive potential- refer **Appendix E** for details. Most of the quarry lies outside of an area designated as groundwater vulnerable (source: Mid-Western Regional Local Environmental Plan 2012 Groundwater Vulnerability Map- Sheet GRV\_005), however, a small part of the western portion of the quarry is so identified. Drilling undertaken on site did not detect groundwater. The proposed floor of the quarry is located well above known groundwater levels in the near vicinity-refer **Appendix F** for details. The sediment basin system has sufficient capacity to meet future on-site water needs- refer **Appendix G** for details.

A centre-piece of the soil and water management strategy for the proposed quarry is the diversion of 'clean' water around the quarry and the collection and retention of all runoff from disturbed quarry working areas to within the active parts of the quarry footprint, ensuring that run-off does not contaminate off-site areas or waterways. Coupled with this, the quarry operator will implement the following measures:

- The use of appropriate soil stripping, handling and stockpiling procedures.
- All drainage from within the active quarry area and disturbed lands will be directed to the sediment basin system within the quarry, with the potential to be then re-used for quarry-related purposes such as dust suppression.
- The effectiveness of these sediment control measures is to be continuously monitored by the quarry operator and improvements made where necessary.

The proposed quarry development has been designed, sited and will be managed to avoid any significant adverse stormwater, groundwater, erosion and sedimentation, or water quality impacts. It is not proposed to extract water from any watercourse or groundwater. Because stormwater emanating from disturbed lands within the quarry can be wholly contained within the quarry footprint there is a remote likelihood of any off-site impacts, in particular in terms of:

- Water quality and flows within any downstream watercourse.
- Aquatic and riparian species, habitats and ecosystems.
- The stability of the bed and banks of the watercourses downstream.



Notwithstanding the fact the site forms a part of an identified, broad-brush Biophysical Strategic Agricultural Land (BSAL) area, the quarry site itself is a stony outcrop with shallow soils and very severe limitations and low suitability for agriculture, other than for grazing. Moreover, the dry-land grazing agricultural pursuits currently being carried out on the land surrounding the proposed quarry can continue without any land use conflict.

The footprint of the proposed quarry will occupy approximately 7.34ha, or 0.6% of the 1,191ha 'Talinga' rural holding. The project will not impose or affect the ongoing use of adjoining agricultural land or the 'Talinga' rural landholding, with the quarry floor returned to agricultural use after quarrying is completed, equivalent to 0.55% of the 'Talinga' farm holding. The assessment reasonably identifies potential agricultural land use impacts as Low.

### Air Quality

Various dust abatement measures are proposed to be implemented on site to abate dust nuisance. The results of the modelling by Vipac Engineers and Scientists (**Appendix H**) show that the TSP and dust deposition predictions comply with the relevant criteria and averaging periods at all sensitive receptors modelled. The annual average PM10 and PM2.5 predictions also comply with criteria and the 24 hour average PM10 and PM2.5 predictions. Based on the technical assessment undertaken, Vipac conclude that air quality should not be a constraint to the proposed quarry development.

#### **Contamination**

The project site is not listed as a a potential asbestos source (loose-fill asbestos insulation only), nor has the site possess any acid sulfate soils potential, nor is it registered as significantly contaminated land or any similar affectation within the meaning of section 59 (2) of the Contaminated Land Management Act 1997.

The Stage 1 contamination assessment by Ballpark Environmental finds that the project site presents an acceptable low level of risk for site contamination and is suitable for its proposed use as a quarry. Refer **Appendix I** for details.

#### **Bushfire**

According to a NSW Rural Fire Service website search the project site is not identified as being bushfire prone land-refer **Appendix J** for details. Notwithstanding this fact, various fire management measures are proposed on site in the case of a fire event, including but not limited to the following:

- Extinguishers to be kept on all mobile plant and site vehicles. The extinguishers are to be serviced regularly.
- Access to the quarry to be maintained in a serviceable condition, to enable access by RFS fire fighting vehicles.
- No explosives kept on site.
- All mobile equipment to be fitted with spark arresting mufflers.
- Retention of water run-off from the quarry in the sediment basin, suitable for use in fighting fires.

#### **Heritage**

The Project Site has not been identified as containing any significance in terms of Aboriginal or European heritage values. A search of the Heritage NSW administered AHIMS database returned no results for Aboriginal sites within the near vicinity of the proposed quarry. The nearest AHIMS sites are located to the east of the highway, generally proximate to the north-south creek system that runs parallel to the highway within the farming property owned by Hamish and Sally Drury.

- A survey by OzArk Environment and Heritage, involving the participation of the local Aboriginal community representatives, found three Aboriginal items or relics of heritage significance outside of the proposed quarry area, away from the internal access route back to the highway. Refer **Appendix K** for details.
- Provided that suitable mitigation measures are put in place, it has been assessed that the proposal would not adversely impact on items of Aboriginal or European-heritage significance or cultural values.
- In the unlikely event that previously unknown Aboriginal object(s) and/or sites are discovered during works associated with the quarry, work must stop, and an appropriately qualified archaeologist be contacted to access the nature, extent and significance of the identified sites, in consultation with Aboriginal stakeholders.



#### Flora and Fauna

All of the land proposed for quarry-related purposes was lawfully cleared prior to 1990. Most of the proposed quarry site is cleared or disturbed land and classified as Category 1 (Exempt land) for the purposes of the the Local Land Services Act 2013 (LLS Act). The site of the proposed quarry, including the proposed haul route back to the highway, is not zoned for conservation purposes, nor has it been identified in the LEP as having any terrestrial habitat or riparian values or biodiversity sensitivity (source: Mid-Western Regional Local Environmental Plan 2012 Sensitivity Biodiversity Map BIO\_005))

No threatened flora species were recorded and therefore impacts to threatened flora or fauna species are not anticipated. Refer to **Appendix L** for details.

#### Social and Economic

The proposed quarry project will provide sufficient volumes of road base material to service currently approved and proposed infrastructure projects, including EnergyCo's extensive, 1km wide CWO-REZ project and Acciona's Orana Wind Farm project.

Moreover, the wider region is already facing pressure for the reliable supply of road base material in line with already committed infrastructure projects. These pressures are set to continue, with limited opportunities for new or existing local quarries being approved in a timely manner to meet these increased demands.

Assuming the safeguards and controls nominated to manage impacts on other environmental aspects are adopted the overall impact on local amenity is anticipated to be satisfactory. The proposed quarry has been designed to minimise the social and economic cost on adjoining land owners, local and regional communities.

Quarries stimulate local communities through investment and by providing jobs. Positive economic impacts include the provision of much-needed road base to local infrastructure project, a long-term contribution to the local economy through support of local businesses and services and increased employment opportunities.

## Conclusion

The Mid-Western Regional Council area is about to enter an era of major investments and employment arising from the NSW State Government's commitment to accelerate the roll-out of renewable energy projects in NSW: a transformation of NSW's energy landscape. The recent approval of EnergyCo's Central West Orana Renewable Energy Zone (CWO-REZ) transmission project paves the way for the construction of essential transmission infrastructure to connect large-scale, wind, solar and energy storage projects in the Mid-Western Regional Council area, generating up to \$20 billion in private investment and about 1,800-5,000 jobs during peak construction.

Less appreciated is the fact that all of these major projects will be reliant on sourcing a reliable, proximate source of road making and other quarry products to service these major projects.

In this regard the site of the Gulgong Quarry project is strategically located in terms of its close proximity to, and ability to service currently approved or proposed nearby infrastructure projects within the CWO-REZ zone. It proposes safe and adequate access suitable for the project. The project provides for the supply of much-needed quarry product to these projects, thus ensuring employment opportunities and maintaining stimulus to the economy of the Mid-Wester Regional Council area. The consequences of not proceeding with the Project also weigh heavily in favour of proceeding with the project.

This EIS has been prepared in accordance with the provisions of the EP&A Act and addresses the SEARs, as well as all relevant environmental issues raised by government and others. Moreover, the Gulgong Quarry Project accords with the principles of Ecologically Sustainable Development.



The land the subject of the Gulgong Quarry project is mostly cleared and disturbed land, and has no likely significant environmental constraints to the development. The project site is well removed from residential areas in a relatively remote rural location.

The potential environmental, social and economic impacts, both direct and cumulative, have been identified and thoroughly assessed as part of this EIS. The proposed quarry development has been designed to avoid and minimise adverse environmental, social and economic impacts and is anticipated to result in satisfactory environmental impacts in accordance with the jurisdictional requirements of s.4.15(1) of the EP&A Act.

As a result, it is concluded that the environmental and community impacts associated with the Gulgong Quarry Project are deemed to be acceptably low, and the project benefits outweigh any project negatives. Overall, this EIS concludes that the Gulgong Quarry Project is in the public interest and is not predicted to cause significant environmental impacts or pose significant environmental risks.

Consequently, the proposed quarry development is considered to be in the public interest, and should be approved, subject to appropriate conditions of consent.

The Project is classified as regionally significant development pursuant to the provisions of Schedule 6 of the State Environmental Planning Policy (Planning Systems) 2021 and the Western Regional Planning Panel (WRPP) is the consent authority for this proposed quarry development.



# **■ 1. Introduction**

# 1.1 Overview of Project, Objectives

The quarry development the subject of this Environmental Impact Statement (EIS) comprises a part of Lot 1 DP 1239728, No.1848 Castlereagh Highway Gulgong NSW 2852. This lot, in turn forms a part of a much larger rural holding known as 'Talinga', owned by Hamish and Sally Drury and the Talinga Pastoral Company. The site of the proposed quarry is located approximately 21.5km by road to the north of the township of Gulgong in the Mid Western Regional Council local government area. Refer to **Figure 0.1** and **Figure 1.1** showing the project site in its regional setting.

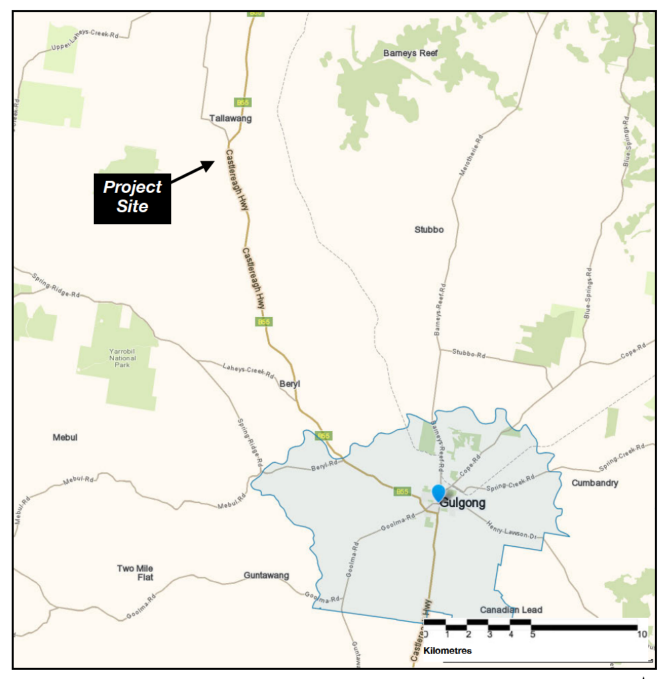


FIGURE 1.1: Project Site- regional setting

(Map Base Source: Whereis online mapping)



The principal objectives for the Gulgong Quarry project may be summarised as follows:

- The establishment of a quarry on the site to extract and to process up to 350,000 tonnes per annum of quarry material within a quarry footprint of 7.34ha and a total resource of about 4.6 million tonnes.
- The proposed quarry will principally serve the various state significant Renewable Energy Zone (CWO-REZ) projects, including: EnergyCo's extensive, 1km wide CWO-REZ project located approximately 3.1km to the north, and Acciona's Orana Wind Farm project, located as close as 2km to the north.
- In serving these nearby projects quarry truck traffic on the highway will be minimised.
- Optimisation of a valuable quarry resource, utilising existing access.
- Provide fit for purpose, safe and compliant quarry operation undertaken in an environmentally responsible manner and to create a safe, stable landform, capable of being effectively rehabilitated.
- To ensure that the quarry, once completed, is rehabilitated back to agricultural use.
- To effectively manage and to mitigate noise, dust and blasting impacts associated with quarrying.

# 1.2 Background to the Project

The owners have extracted surface rock from the eastern flanks of the elevated knoll in the past, applied to various rural access tracks running through the 'Talinga' rural holding- refer Photograph 1.1. The elevated knoll and flanks contain shallow, stony soils unsuited to agriculture other than dry-land grazing by stock. However, it is the relative stoniness and shallow soils that makes it well suited to quarrying. Upon more recent geological drilling of this rocky outcrop the owners are now aware that the land is underlain by an extensive quarry resource suitable for road making purposes.



PHOTOGRAPH 1.1: Existing sandstone borrow pit adjoining the stony hill- proposed to be developed for a hard rock quarry. View looking north-west.

(April 2024 photograph)

# 1.3 EIS Project Team

The preparation of this EIS was undertaken and managed by Gary Peacock who holds a Bachelor of Town Planning (UNSW), is a registered member of Planning Institute of Australia, and is a principal and director of Outline Planning Consultants Pty Ltd.

Table 1.2: EIS Project Team

| Specialist area of expertise  | Name of consulting firm                                  | Names of specialist personnel   |
|---|--|---|
| Details of the proposed quarry project, including design, operational aspects | Outline Planning Consultants,<br>Hamish and Sally Drury  | Abbey Richards and Gary Peacock   |
| Roads and traffic assessment  | Streetwise   | Andy Davis Traffic Engineer<br>Craig Nethery Senior Engineer                          |
| Stormwater, Drainage  | Martens & Associates and Outline<br>Planning Consultants | Terry Harvey, project engineer, and Gary Peacock                                      |
| Ecology, Rehabilitation   | Bower Ecology  | Steve Jarman  |
| Air quality, greenhouse gas impacts   | Vipac  | Dr Stephen Thomas   |
| Noise impacts   | Vipac  | Jackson Yu and Patrick Drake  |
| Contamination   | Ballpark Environmental                                   | Andrew Ballard  |
| Geotechnical  | Douglas Partners   | Troy McClelland   |
| Surveying   | ORyan Geospatial   | David Ryan  |
| Aboriginal heritage   | OzArk Heritage & Environment                             | Dr Jodie Benton,Principal<br>Archaeologist & Stephanie Rusden<br>Senior Archaeologist |

Outline Planning Consultants Pty Ltd has relied upon the adequacy and accuracy of the other assessments and advice contained in the following reports, plans, and other information prepared by the following specialist consultant teams provided below, and should be read in conjunction with the above table.

Except where otherwise indicated, the remaining parts of the EIS were prepared by Outline Planning Consultants.

### 1.4 Restrictions and Covenants

No restrictions or covenants apply to the Project Site.

#### 1.5 Content of this EIS

This EIS complies with the Planning Secretary's Environmental Assessment Requirements (SEARs) EAR 1722 issued on 5 June 2024, as required under the provisions of Section 4.12(8) of the *Environmental Planning and Assessment Act* 1979 (EP&A Act) and Part 8 Division 5 of the *Environmental Planning and Assessment Regulation 2021* (EP&A Regulation 2021), as summarised in the accompanying Table 1.3.

Table 1.3: Compliance with issued SEARs (EAR 1894)

| EAR 1894 EIS Requirement   | Where addressed in this EIS                                    |
|--|--|
| <ul> <li>General requirements including:</li> <li>Executive Summary</li> <li>Comprehensive description of the quarry development.</li> <li>Conclusion, justification of quarry project.</li> <li>Signed declaration from the author of the EIS, certifying that the information contained within the document is neither false nor misleading</li> </ul> | Executive summary Section 3 Section 2.7, 8 Refer to EIS page 6 |
| Consultation required  | Section 6 + Appendices O & P                                   |
| Noise, blasting & vibration impacts  | Sections 3.5, 4.2 & 7.3.10 + Appendix C                        |
| Air quality impacts  | Sections 3.5, 4.2 & 7.3.9 + Appendix H                         |
| Water  | Sections 2.2.3, 3.5, 4.2 & 7.3.7 + Appendices F & G            |
| Biodiversity   | Sections 4.2 & 7.3.11 + Appendix L                             |
| Heritage   | Sections 2.2.4, 4.2 & 7.3.3 + Appendix K                       |
| Traffic & Transport  | Sections 3.5, 4.2 & 7.3.12+ Appendix D                         |
| Land resources   | Sections 2.2, 4.2 & 7.3.1 + Appendices E & N                   |
| Waste  | Sections 3.9, 4.2 & 7.3.5                                      |
| Hazards  | Sections 2.2, 4.2, 7.3.2 & 7.3.4 + Appendices I & J            |
| Visual   | Sections 2.2, 4.2 & 7.3.6                                      |
| Social & economic  | Sections 2.3 & 7.3.8   |
| Rehabilitation   | Sections 3.11, 4.2 & 7.3                                       |
| Relevant, State, regional and local planning instruments, guidelines, policies   | Sections 5 & 7.2   |

# 1.6 EIS Report Structure

The purpose of this EIS is to enable consideration of the implications of the proposed Gulgong Quarry project. The EIS has been prepared in accordance with the EP&A Act and the EP&A Regulation 2021. An overview of the layout of this EIS is provided below:

| io io provided below.     |   |
|---------------------------|---|
| <b>Executive Summary:</b> | Provides a brief overview of the proposed quarry development and the EIS.   |
| Section 1:                | Introduces the Gulgong Quarry Project, provides a background to the project and project objectives, the EIS project team, and the EIS report structure.   |
| Section 2:                | Outlines the strategic context for the quarry project and key strategic issues that are relevant to the assessment of the Gulgong Quarry project, including justification of the project, proximity of the site to major REZ infrastructure projects, relevant plans that establish the regional or local land use planning context for the project, the site and surrounds considered in the context of key risks or hazards for the project and cumulative impacts potential. |
| Section 3:                | Provides details of the Gulgong Quarry Project, including plans for the proposed quarry operation. This part of the EIS also includes details of quarry management measures proposed-to be incorporated into a quarry management plan once consent is issued-along with alternatives to the Project.  |
| Section 4:                | Provides a full description of the measures to mitigate adverse effects of the Gulgong Quarry Project.  |



Section 5: Outlines the statutory planning context for the Gulgong Quarry Project, the applicability of

planning and environment legislation and approvals that must be obtained.

Section 6: Summarises the findings of the community engagement that was carried out for the

Gulgong Quarry Project during the preparation of the EIS.

Section 7: Provides an assessment of the likely impact on the environment of the Gulgong Quarry

Project.

Section 8: Provides a justification and evaluation for the Gulgong Quarry Project as a whole, having

regard to the economic, environmental and social impacts of the project and the principles

of ecologically sustainable development.

The appendices to the EIS present the following additional information including:

• The Secretary's Environmental Assessment Requirements (**Appendix A**).

- Quarry project plans (Appendix B).
- Noise impact assessment report by Vipac (Appendix C).
- Roads and traffic assessment by Streetwise (Appendix D).
- Agronomists report (Appendix E).
- Groundwater assessment by Martens & Associates (Appendix F).
- Water balance report by Martens & Associates (Appendix G).
- Air quality impact assessment by Vipac (Appendix H).
- Contamination Report by Ballpark Environmental (Appendix I).
- RFS website (Appendix J).
- Aboriginal heritage assessment by OzArk Environment and Heritage (**Appendix K**).
- Ecological assessment by Bower Ecology (Appendix L).
- Essential Energy advice ( Appendix M).
- Geotechnical assessment by Douglas Partners (Appendix N).
- Minutes of pre-lodgement meeting held with Mid-Western Regional Council (Appendix 0).
- Newsletter distributed to neighbours (Appendix P).

# ■ 2. Site Features and Context

The following section identifies the key strategic issues that are relevant to the assessment of the Project.

#### 2.1 Overview

The proposed Gulgong Quarry Project is located within the Central West-Orana region, the second largest region in NSW. The Central West-Orana region consists of 19 local government areas, including that of the Mid-Western Regional Council. The nearest population centres to the project site are at Gulgong, Mudgee and Dunedoo. Key land uses in the local and broader Central-West region include agriculture, consisting primarily of sheep and cattle grazing and dry land cropping, with areas of mining, viticulture and production forestry also to be found in the region. Renewable energy development is a growing land use in the area, with multiple renewable energy projects proposed or approved as a result of the declaration of the Central-West Orana Renewable Energy Zone (CWO REZ).

Mid-Western region of NSW is on the cusp of a major resurgence in terms of infrastructure projects being undertaken, employment opportunities and economic prosperity generally, as evidenced by the following statistics, derived from the January 2024 pwc report prepared for Mid-Western Regional Council entitled *Managing the impacts of State Significant Development*:

- As at October 2023, twenty five (25) state significant developments (SSD) projects, as well as Energy Corporation of NSW (EnergyCo's) transmission lines, are currently planned within and around the Mid-Western Regional Local Government Area (MWR LGA). The majority of these SSDs are related to the CWO REZ and are central to the NSW Government's net zero transition to deliver clean, reliable and affordable energy for NSW. Most of these projects are located in the northern part of the Mid-Western Regional Council LGA, near the project site.
- The State's first REZ is located in Central-West Orana region. Occupying approximately 20,000 square kms, the
  REZ overlaps with a significant proportion of the Mid-Western Regional Local Government Area (LGA). As at
  September 2023 it is anticipated that the REZ is expected to generate \$10 billion in private investment in the
  REZ region by 2030.
- Together, these projects have a peak workforce requirement of 7,010 workers by 2026. Accounting for workers
  who may bring spouses and families, the total additional population within the Mid-Western Regional Council
  would be higher, peaking at 9,906 additional persons in 2026. This is a 40% increase in population in three
  years.
- The SSD projects alone would generate a huge increase in demand for road making material, in the millions of tonnes. Access to EnergyCo's approved transmission line easements for operational maintenance would be via an extensive system of access tracks, running to and along the transmission line, and existing public and private roads. This would also entail upgrades to local roads and upgraded intersections with the Castlereagh Highway. Access tracks and roads would be used by a range of heavy and light vehicles servicing the EnergyCo project.
- The project site is strategically positioned in terms of its close proximity to and ability to service these SSD projects with road making material, located as it is in the northern part of the Mid-Western Regional Council LGA. In particular, the project site is located approximately 3.1km to the north of EnergyCo's extensive, 1km wide CWO-REZ project, approved on 26 June 2024, and as close as 2km to Acciona's Orana Wind Farm project. Both projects will require huge amounts of road making material to service their developments-refer Figure 2.1 showing the location of these two CWO-REZ projects and nearness to the site.

The proposed quarry is the only one located in the northern section of the Mid-Western Regional Council proximate to the above SSD projects. It is situated within a sparsely populated rural area, surrounded by a mix of forestry, agriculture, and rural dwellings.



There are limited sources of suitable quality quarry material to meet the forecast demand for road making material for these SSD projects and the proposed quarry is well positioned to cater for this demand given its strategic location close to an arterial road, and the limited alternative supply available to serve these future markets and roads infrastructure projects. The Project would offer the opportunity to optimise the recovery of a valuable, increasingly scarce, quarry resource. Consequently, the Project represents the efficient use of an available extractive material resources.

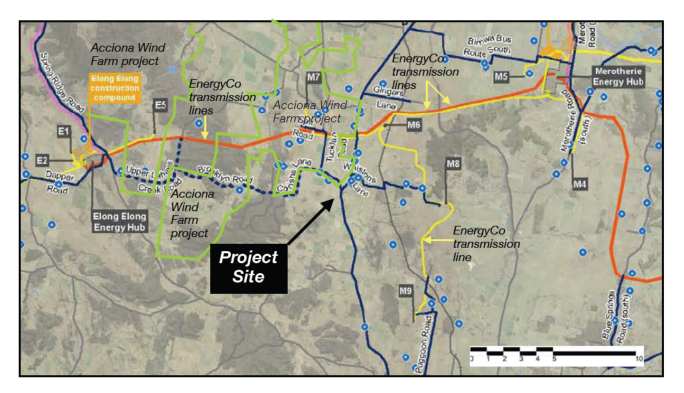


FIGURE 2.1: The proposed quarry is within 3.1km of EnergyCo's extensive, 1km wide CWO-REZ transmission line- coloured yellow and orange-, and as close as 2km to Acciona's Orana Wind Farm project- extent of area coloured lime green



(Map Base Source: Appendix 4 of Ministers approval for EnergyCo project issued 26 June 2024 overlaid with Acciona's Orana Wind Farm project mapping (approx.))

The Gulgong Quarry project will deliver a range of benefits, including but not limited to the following:

- The Project will support the planned future growth of the region, maintain local employment and supply of quarry materials close to existing and future infrastructure projects.
- The Project will enable the obtaining of much-needed road making material without significant detriment to the environment.
- The Project allows for the recovery of a valuable extractive resource.
- The Project will provide employment for quarry workers and contractors.
- While the Project would increase the number of heavy quarry truck traffic using Castlereagh Highway, there is unlikely to be any detrimental impact on road safety or functionality given:
  - The existing relatively low traffic volumes using this arterial road.
  - The reasonably high standard of construction of the road.
  - Modest levels of quarry truck traffic proposed.
  - The short haulages distances required, and in particular, haulages distances required to service EnergyCo's CWO-REZ project, and Acciona's Orana Wind Farm project.
- Little additional clearing of vegetation is proposed. The project has been designed to ensure that noise, air
  quality and visual impacts on surrounding properties are satisfactorily minimised.



- The project site is to be appropriately rehabilitated once quarrying is completed.
- The quarry is a permissible use in the RU1 zone under the *Mid-Western Regional Local Environmental Plan* 2012 and is not zoned for conservation or like purposes.
- The project would generate flow-on economic benefits to the region of direct expenditure generated by wages, contractors fees and the sale of quarry products.

From the above, there are demonstrable benefits associated with the project, and with appropriate conditions of approval, these benefits can be achieved without significant adverse social or environmental impacts.

# 2.2 Key Features of the Project Site

#### 2.2.1 Locational Context

The proposed quarry site forms a part of Lot 1 in Deposited Plan (DP) 1239728, situated on the western side of the Castlereagh Highway approximately 21.5km by road to the township of Gulgong, in the Mid-Western Regional Council local government area (LGA). It is located approximately 0.2km to the south of the intersection of Castlereagh Highway and Tuklan Road. Lot 1 has an area of approximately 122ha. It is utilised for the grazing of sheep with cultivated lower slopes, with a small borrow pit established on a stony hill providing road base for internal use within the Talinga Pastoral Company farm holding. Refer **Figures 2.2 and 2.3**, as well as Photographs 2.1-2.3. The land surrounding the site is used for grazing and cultivation, with limited grazing in more elevated hilly terrain.

The topography of land within the vicinity of the project site is variable, with ridge lines generally ranging between 400 metres (m) Australian Height Datum (AHD) and 500m AHD. The highest point is located south of the Goodiman State Conservation area at 600m AHD, and the lowest point at Tallawang Creek, to the east, at around 480m AHD or less. The project site drains towards Tallaway Creek. The nearest rural dwellings are illustrated in **Figure 2.2**.

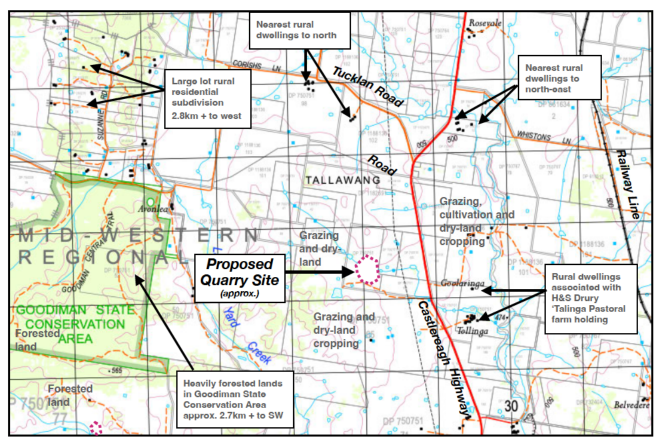


FIGURE 2.2: Local context, land uses

(Source: NSW Spatial Services Dunedoo 1:50,000 topographic map 8733-N 1km grid)





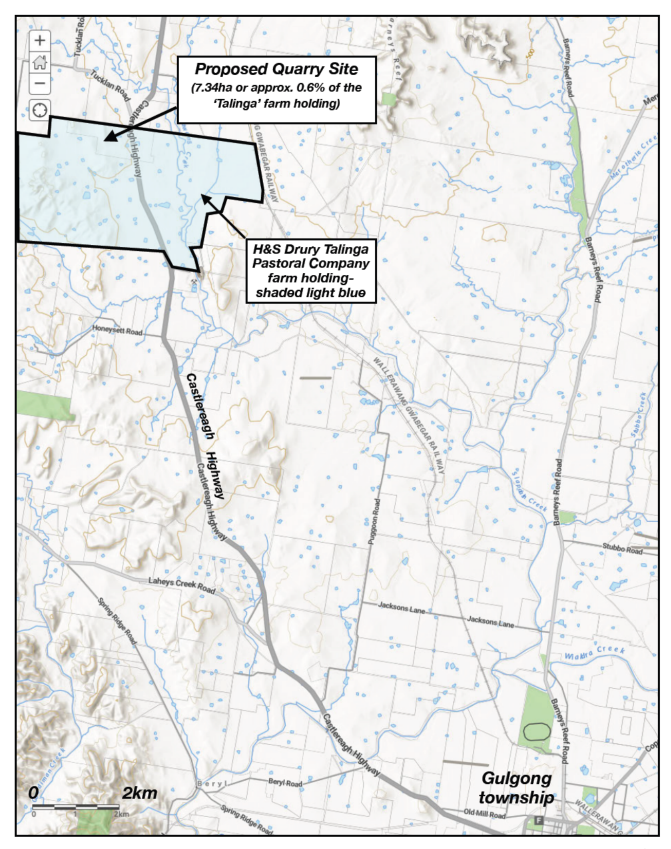


FIGURE 2.3: Regional context: nearest township (Gulgong)

(Source: NSW Government online map viewers)





Lands surrounding the site are generally characterised by medium-sized cropping and pastoral landholdings subject to extensive vegetation clearing associated with historic agricultural land uses. A review of historic photographs shows that the project site was cleared prior to 1990.

The proposed quarry site comprises under 0.6% of a larger 'Talinga' rural holding, having an area of 1,191ha, owned by Hamish and Sally Drury at No.1848 Castlereagh Highway, at Tallawang, near Gulgong NSW 2852 (project site, site)-refer **Figure 2.3**. The property has two residences, known as 'Talinga' (or 'Tollinga') and 'Goolaringa', the two nearest dwellings to the proposed quarry to the south. The property is intensively used cultivation and for the grazing of sheep-most cultivation and improved pasture confined to the lower-lying alluvial areas situated on the property, principally to the east of the highway, with dry-land grazing in the more elevated hills to the west of the highway. Hamish and Sally Drury also own the rural property know as "Rosemount" the residence on this land holding located approximately 5.5km to the north-east of the proposed quarry. The site is accessed via the Castlereagh Highway to the east.

The site is located in the northern sector of the Mid-Western Regional Council LGA (population 25,713 in 2021 Census). Most of the LGA is agricultural with some mining. Importantly, the site lies within the Central-West Orana Renewable Energy Zone (CWO-REZ), which covers an area of approximately 20,000 square kilometres centred on Dubbo, Dunedoo and Gulgong, on the land of the Wiradjuri, Wailwan and Kamilaroi people.

The largest town in the Mid-Western Regional Council LGA is Mudgee (population 11,457 in Australian Bureau of Statistics 2021 Census), which lies 100km to the north of the project site.

The nearest township to the site is Gulgong (population 2,680 in Australian Bureau of Statistics 2021 Census). The rural locality of Tallawang has a population of 165 (Australian Bureau of Statistics, 2021 Census). The Goodiman State Conservation Area (Community Conservation Area (CCA) Zone 3) is located approximately 2.5km to the WSW of the project site. Refer **Figure 2.2**.

## 2.2.2 Description of the Project Site

#### **Site Details & Context**

The proposed quarry site is located within Lot 1 in DP 1239728, approximately 500 metres to the west of the Castlereagh Highway. The elevated stony knoll on this allotment, proposed as a quarry, is currently used as a borrow pit for supplying hard rock for farm-related access tracks on the Talinga Pastoral Company rural holding- refer Photograph 1.1 and 2.1.

The topography of the site is generally undulating to moderate, with steeper slopes encountered on the eastern side of the rocky knoll.

Elevations on Lot 1 range from RL550m AHD on the elevated hill at the far western boundary of the lot, to RL538m AHD at the top of the stony knoll proposed for quarrying, to RL 520m at the foot of the knoll to RL490 AHD nearer to the Castlereagh Highway. To the west of the knoll are a series of saddles before the land rises again. The steeper, western portion of Lot 1 is timbered land, with the reminder of Lot 1 comprising cleared land utilised for dry-land grazing. Refer to **Figure 2.4**.

Soils in and around the knoll proposed for a quarry are shallow, rocky soils with a correspondingly low agricultural value. Further away from the knoll soils are sandy with gravel and occasional boulders evident in the A horizon. Land at the base of the hill system have gentler slopes and a higher agricultural value, and are cultivated, with the grazing of sheep being the predominate use. Refer Photograph 2.2.

To the south-east of the proposed quarry is a 1st order watercourse, with no defined bed or bank, that runs in an easterly direction towards the highway. The proposed quarry footprint is more than 40 metres removed from this drainage line. To the north of the proposed quarry there is a 1st order watercourse that drains back to Tuklan Road. Refer Photograph 2.2. Lot 1 has three small dams.





PHOTOGRAPH 2.1: Aerial drone photograph of the stony knoll and immediate surrounds proposed to be developed for a hard rock quarry. Approximate extent of proposed quarry footprint shown with broken yellow line. View looking south from near the northern boundary of Lot 1 (shown with blue line).

(Source: April 2024 aerial photograph by O'Ryan Geospatial)

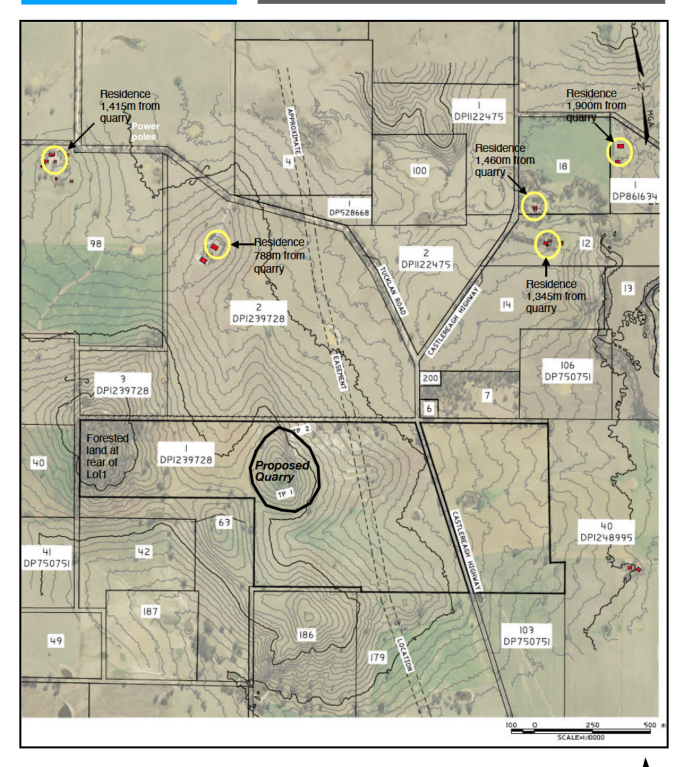
The elevate knoll, proposed as a quarry, appears when viewed from the highway as a gentling rising topographic feature rising some 20 metres above the surrounding landscape with no visual prominence. Views of the knoll are largely confined to within the immediate locality. Views of the knoll from residences the north-east are generally screened by intervening stands of vegetation, however, the residence located approximately 788m away from the northern perimeter of the proposed quarry has views back toward the knoll. It is noteworthy that the owner of this property has recently commenced extracting rock from their land for farm purposes, close to the knoll.

The nearest residences to the proposed quarry, not associated with the quarry, are as follows:

- Residence on neighbouring Lot 2 DP 1239728, located approximately 788 m to the north.
- Residence on Lot 98 DP 750751, located approximately 1,415 m to the north-west.
- Residence on Lot 12 DP 750751, located approximately 1,345 m to the north-east.
- Residence on Lot 18 DP 750751, located approximately 1,460 m to the north-east.
- Residence on Lot 1 DP 861634, located approximately 1,900 m to the north-east.

Refer Figure 2.4 and Photograph 2.3.





## FIGURE 2.4: Project Site and surrounds- nearest residences circled yellow



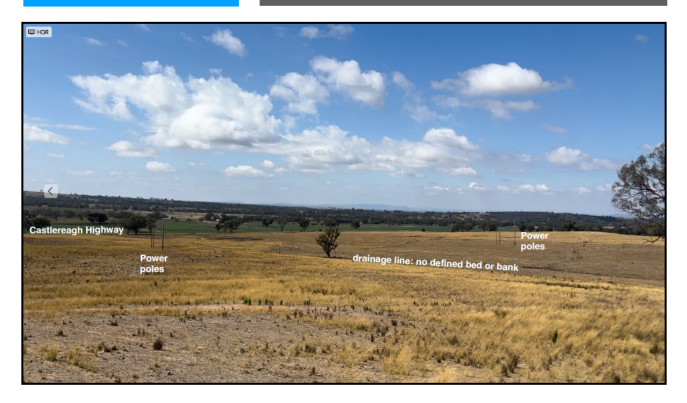
(NOTE: All of the residences identified above were distributed a newsletter by Hamish and Sally Drury in the period 9-23 September 2024- refer **Appendix P** for copy of newsletter)



CONTOURS DRIVED FROM ELVIS NSW STATE LIDAR (7/5/24).

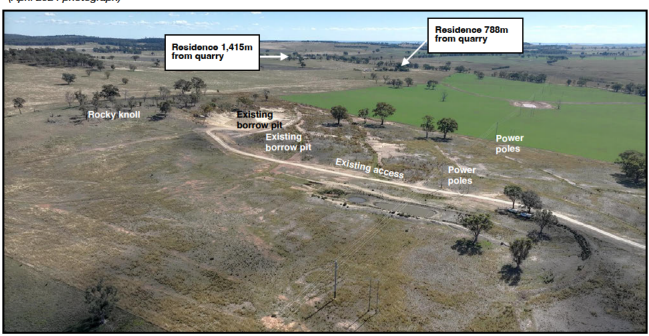
CADASTRE AND IMAGERY DOWNLOADED FROM STATE COLLABORATION PORTAL (7/5/24) NOT SURVEY ACCURATE





PHOTOGRAPH 2.2: View looking south-east from near existing farm borrow pit over grazing land and drainage line back towards highway and to the south over farmland owned by Talinga Pastoral Company

(April 2024 photograph)



PHOTOGRAPH 2.3: View looking north-west from near the highway towards farm borrow pit, the rocky knoll and nearest residences to the north and north-west

(April 2024 aerial photograph by O'Ryan Geospatial))

The major highway in the locality is the Castlereagh Highway (B55), fronting the site. It is understood that Mid-Western Regional Council is the consent authority for any development application and the Roads Authority for the Great Western Highway (s.4.46(3) of the EPA Act). Therefore, Council has the power to issue any approval under the *Roads Act 1993* but requires the concurrence of Transport for NSW (TfNSW) under s.138(2) of the *Roads Act 1993* because the Castlereagh Highway is a classified road. Refer Photograph 2.4. Refer to Section 7.4 of the EIS for further details.

133kv power lines run through Lot 1 in a north-south direction, generally parallel to the Castlereagh Highway, and set back approximately 270 metres from the highway- refer **Figure 2.4** and Photograph 2.3.



PHOTOGRAPH 2.4: View looking from near the highway to the west towards farm borrow pit, the rocky knoll, access to the highway and forested hilly lands at the rear of Lot 1 (April 2024 aerial photograph by O'Ryan Geospatial))

In addition to the above, the project site also has the following features:

- The site of the proposed quarry, including the proposed haul route back to the highway, is not mapped as being within an area designated as groundwater vulnerable (source: *Mid-Western Regional Local Environmental Plan 2012 Groundwater Vulnerability Map- Sheet GRV\_005*), however, land immediately to the west of the proposed quarry is identified as being groundwater vulnerable.
- The site of the proposed quarry, including the proposed haul route back to the highway, is is not within a
  conservation area or identified in the LEP as being flood prone or having any visual sensitivity (source: MidWestern Regional Local Environmental Plan 2012 Flood Planning Map Active Street Frontages Map Visually
  Sensitive Land Maps).
- The site of the proposed quarry, including the proposed haul route back to the highway, does not contain an item of the environmental heritage or landscape value (source: *Mid-Western Regional Local Environmental Plan 2012 Heritage Map- Sheet HER\_005*). No archaeological sites or artefacts on land proposed for quarry purposes. Refer to OzArk assessment in **Appendix K**.
- The site of the proposed quarry, including the proposed haul route back to the highway, is not identified as containing land identified as being of biodiversity sensitivity (source: Mid-Western Regional Local Environmental Plan 2012 Sensitivity Biodiversity Map BIO\_005)). However, the vegetated hill at the western periphery of Lot 1 DP 1239728 is identified as being of "High Biodiversity Sensitivity".
- Lot 1 DP 1239728 is not affected by any road widening or road realignment proposals.
- Lot 1 DP 1239728 is not within a drinking water catchment.
- Lot 1 DP 1239728 is not affected by any policy relating to landslip hazard or is affected by mine subsidence.
- Lot 1 DP 1239728 has no acid sulphate soils potential.
- Lot 1 DP 1239728 is not listed as a potential asbestos source (loose-fill asbestos insulation only), nor is the land registered as significantly contaminated land or any similar affectation within the meaning of section 59 (2) of the Contaminated Land Management Act 1997.
- The site of the proposed quarry, including the proposed haul route back to the highway, is not within a designated bushfire zone (source: NSW Rural Fire Service website search-refer **Appendix J**).
- Lot 1 DP 1239728 is not located in the vicinity of any competing extractive industry.
- Due to the rockiness of the hill the subject of the proposed quarry, it has very limited agricultural productive
  potential. This is notwithstanding the fact that the site forms a part of a much broader area mapped as
  Biophysical Strategic Agricultural Land (BSAL).

#### 2.2.3 Project Site Geology and Soils

### **Geology and the Extractive Resource**

The proposed quarry site lies over the boundary of two geological units, which are mapped to be separated by a faulted boundary, namely:

- Geology of the Ludlow Tannabutta Group (Stratigraphic Unit Sta), also known as the Dungeree Volcanics (Stad\_f), shown underlying much of the proposed quarry site. The rock types found within this geological unit comprise shale, slate, quartz and felsic volcanic rich sandstone that have been affected by past volcanism.
- Geology of the Late Odovician mudstones of the Tucklan Formation (Ocat) located to the west. The rock types
  found within this geological unit comprise dark mudstone, basalt to latite boulder conglomerate or breccia, lithic
  sandstone, basalt, andesite, dolerite, latite, limestone and rare chert.

East of the highway are Holocene Alluvial valley deposits- refer **Figure 2.5**.

Core drilling and preliminary geotechnical investigations was undertaken by Douglas Partners between 4 to 15 April 2024. This involved drilling at two boreholes to depths ranging from 13.54 m to 15.55 m. sampling from an existing stockpile of excavated material and laboratory testing of selected samples. The details of the field work are presented in the report by Douglas Partners in **Appendix N**.



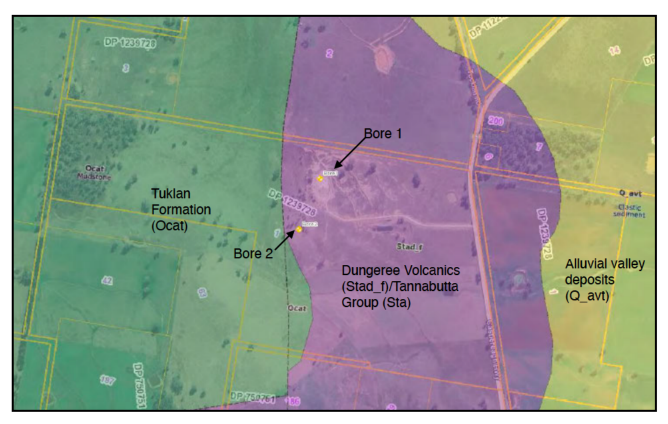


FIGURE 2.5: NSW Seamless Geology map covering the site, with approximate borehole locations shown

(Source: NSW Seamless Geology map, Douglas Partners 4 June 2024. Refer Appendix N)





PHOTOGRAPHS 2.5 & 2.6: Core drilling by Douglas partners in and around the proposed quarry site reveals a quarry resource close to the ground surface

(Source: April 2024 photography by Hamish Drury)

The core drilling by Douglas Partners (Appendix N) revealed the following:

- Bore 1: Existing farm borrow pit. Typically medium and medium to high strength, highly fractured phyllite (a metamorphic rock). Refer Figure 2.5 and Figure 2.7.
- Bore 2: On the southern end of the elevated knoll. Shallow, silty dark brown gravelly sandy soil overlying
  typically medium to high and high strength, moderately fractured meta-siltstone. Refer Figure 2.5 and Figure 2.7.

The results of the laboratory testing undertaken found the rock to be capable of meeting the material specification (TfNSW, 2022) for 'select' quality materials or fill. Douglas Partners also consider that that quarry material would also be suitable for general fill, and that consideration may also be given to the use of the material in unsealed access roads, subject to confirmation of the specification for such material and designer's approval.

#### Soils, Agricultural Values

The soils of the proposed quarry site and surrounds has been mapped as comprising a part of the Tucklan Soil Landscape (tk). It is noteworthy that the Biophysical Strategic Agricultural Land (BSAL) mapping for the locality follows the extent of the lands broadly mapped as comprising the Tuklan Soil Landscape-refer **Figure 2.6**.

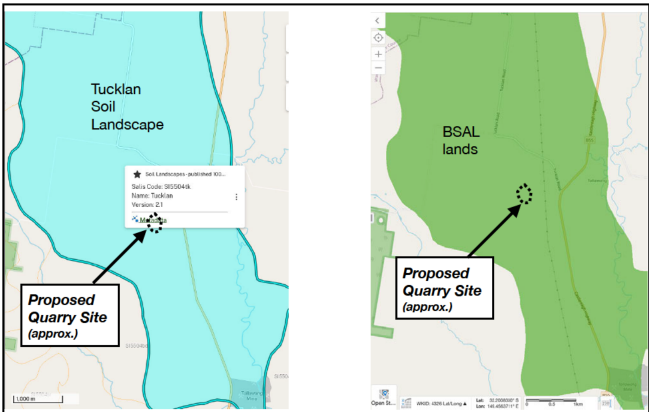


FIGURE 2.6: NSW Government mapping of Tucklan Soil Landscape (left hand graphiccoloured blue) and Biophysical Strategic Agricultural Land (BSAL) lands (right hand graphic-coloured green) are almost identical

(Source: NSW Government SEED online mapping and eSpade online mapping))

This broad-brush approach to mapping does not reflect soils, elevation or slopes found or slopes actually encountered on site-more in common with the Burrendong Soil landscape than the Tuklan Soil Landscape, the former comprising elevated, hilly lands to the south of Lot 1, generally above 500-520 metres, not mapped as either being within the Tucklan Soil landscape or identified as BSAL lands. However, BSAL mapping does not account for the fact that elevated, hilly country in excess of RL 500-520m extends well into Lot 1- the topography of Lot 1 ranging from RL550m AHD on the elevated hill at the far western boundary of the lot, to RL 538m AHD at the top of the stony knoll proposed for quarrying, to below RL520m AHD to the outside perimeter of the proposed quarry footprint. **Figure 2.7** shows the location of the test pits with **Figures 2.8-213** showing the soils encountered by test pit location.

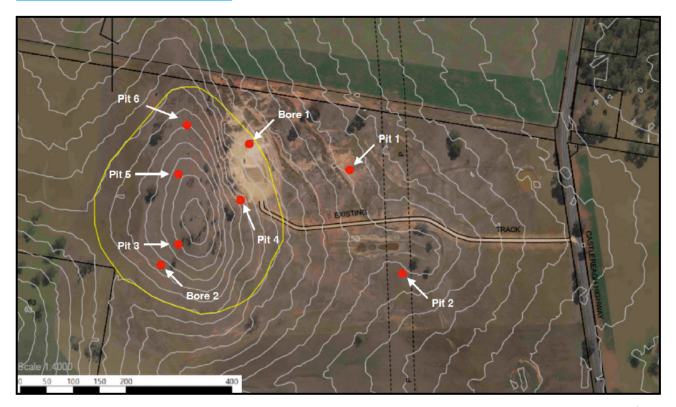


FIGURE 2.7: Location of test pits and drilling sites. Quarry footprint edged yellow (Source: July 2024 test pit excavations)





FIGURE 2.8: Test Pit 1- to the east of proposed extraction area

Shallow greyish-yellow sandy soil with rock fragments over rock at 100-250mm. Very gravelly.



FIGURE 2.9: Test Pit 2- to the east of proposed extraction area

Shallow reddish-brown sandy loam soil with rock fragments over rock at 100mm. Very gravelly.





FIGURE 2.10: Test Pit 3- near top of knoll, within proposed extraction area

Shallow brown loam soil with rock fragments over rock at 50-80mm. Very rocky.



FIGURE 2.11: Test Pit 4- on eastern side of knoll, within proposed extraction area

Very shallow yellow-brown sandy loam soil with rock fragments from ground level. Very gravelly/rocky.



FIGURE 2.11: Test Pit 5- near top of knoll, within proposed extraction area

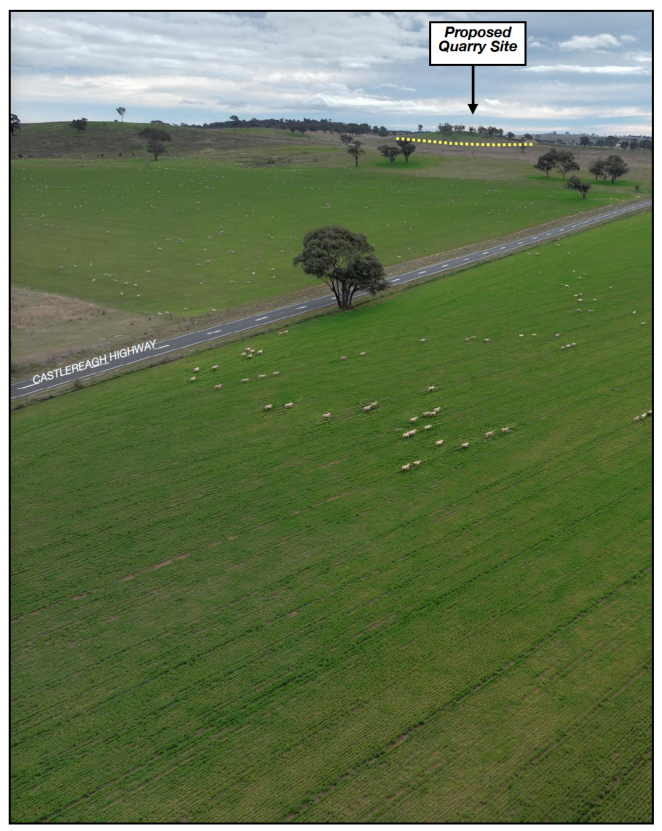
Shallow brown loam soil with rock fragments over rock at 40-70mm. Minimal topsoil. Very rocky.



FIGURE 2.12: Test Pit 6- at northern end of knoll, within proposed extraction area

Shallow brown loam soil with rock fragments at ground level. Minimal topsoil. Very rocky.





PHOTOGRAPH 2.7: The hilly, stony country on the 'Talinga' farm holding- including the site of the proposed quarry taking up 0.6% of the area of the 'Talinga' holding - are of Low agricultural worth, in contrast to the High quality agricultural land found at the base of the hill system and within the Tallawang Creek alluvial area- the latter seen under cultivation and use for intensive grazing. Approx. quarry footprint edged with broken yellow line.

(April 2024 aerial photograph by O'Ryan Geospatial))

The land in the vicinity of the project site is mapped as having a low salinity potential. Land capability is the inherent physical capacity of the land to sustain long-term land-uses and management practices without degradation to soil, land, air and water resources. The Rural Land Capability classification system is used to delineate the various classes of rural land on the basis of the capability of the land to remain stable under particular uses. Land is allocated to one of the eight classes listed below.

- Land Suitable for Regular Cultivation/Cropping :Classes, 1, 2 and 3.
- Land Suitable Mainly for Grazing: Class 4 and 5.
- Land Suitable Mainly for Grazing:Class 6.
- Land Suitable Mainly for Tree Cover: Class 7.
- Land Suitable Unsuitable for Agriculture: Class 8.

The proposed quarry, being located on land with shallow to very shallow, stony soils, has been assessed as comprising Class 5-6, namely, land with a low rural land capability, with the steeper, eastern face of the knoll comprising Class 7 land. This is a more accurate assessment of the agricultural worth of the land, in preference to reliance on the broadbrush BSAL mapping. This is in marked contrast to the highly productive 'prime' agricultural land found on less elevated land at the base of the hill system and near Tallawang Creek on the 'Talinga' farm holding, illustrated in Photograph 2.7.

#### **Drainage and Groundwater Resources**

The site of the proposed quarry sits atop a ridge that drains to the north and to the east, and is located within the Macquarie-Bogan River catchment. All land within this broader water catchment area is governed by the *Water Sharing Plan for the Macquarie Bogan Unregulated Rivers Water Sources 2012* (NSW Government, 2020), which sets out all relevant water sharing, extraction, diversion, and other details as required under the provisions of the *Water Management Act 2000*. One of the key objectives of the above is the protection of aquatic ecosystems and maintenance of water quality.

There are no defined waterfront lands within 40m of the proposed quarry. Tallaway Creek is the closest permanent waterway and is located down gradient to the east approximately 1.5km east of the quarry site. This creek is remote from the proposed quarry site and is located to the east of the Castlereagh Highway. There are two small farm dams located to the east of the proposed quarry site on either side of the gravel access track. These farm dams are understood to be used for stock watering purposes.

The hydrogeology within the site comprises of fractured or fissured extensive aquifer systems with low to moderate productivity.

A review of the Bureau of Meteorology (BoM) Groundwater Dependent Ecosystems Atlas (GDE Atlas) identifies in detail the location of Low to High high potential Groundwater Dependent Ecosystems (GDE's) are in the surrounding locality. Within the locality, the High priority GDE's are generally limited to small patches within remnant vegetation areas and along surface water drainages. The Project Site is mapped as being Low potential GDE- refer **Appendix F** for details.

A search of the NSW Department of Primary Industries – Office of State Water records identified 4 licensed groundwater bore within approximately 2.0km of the site, reviewed to gain an understanding of typical groundwater profiles. Within a 2km radius the bore data reveals:

- Only two of the four bores actually encountered water, despite the fact that drilling extended as deep as 40m below natural ground level, as far down as approximately RL 449m AHD.
- The operating bores are located approximately 650m away from the proposed quarry.
- Notably, all bores were located within 500m-1,000m of Tallaway Creek, with no licensed bores recorded in the more elevated hilly country further removed from the alluvial plain, including the project site. [NOTE: A further 53m deep bore for stock is located on the 'Talinga' farm west of the highway, GW052023, at the base of the hill system near an existing unnamed watercourse. Additional bores are located on the 'Talinga' farm holding near the same watercourse to the east of the highway: GW800589 and GW803913- refer Figure 2.13]



The following Table 2.1 and Appendix F summarises the above.

Table 2.1: Licensed Groundwater Bores in Locality

| Bore ID  | Figure<br>2.13 Bore<br>No. | Distance from proposed quarry (m) | Drilled<br>Depth<br>(m) | Standing Water Level (metres below ground level) |
|----------|----------------------------|-----------------------------------|-------------------------|--|
| GW044690 | 4                          | 1,429.1m                          | 33.5m                   | No water encountered down to approx. RL 449m AHD |
| GW066655 | 2                          | 1,437.6m                          | 38.4m                   | 21.3m, water at approx. RL464m AHD               |
| GW801045 | 1                          | 1,502.8m                          | 45.7m                   | 9.1m, water at approx. RL471m AHD                |
| GW058156 | 3                          | 1,505.5m                          | 40.0m                   | No water encountered down to approx. RL 468m AHD |

(Source: Ballpark Environmental July 2024 Preliminary Site Investigation Proposed Gulgong Quarry – Lot 1 DP1239728, 1848 Castlereagh Highway, Gulgong NSW 2852)

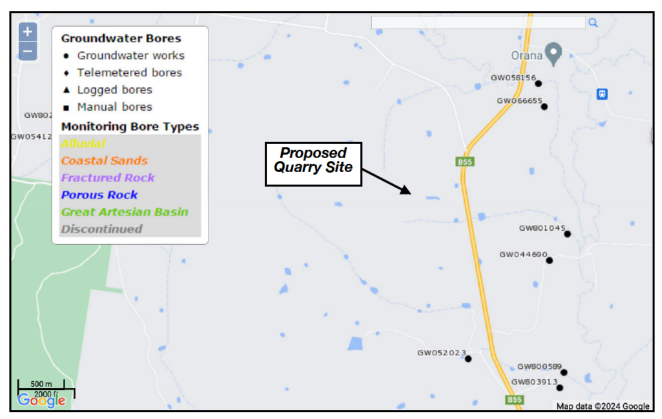


FIGURE 2.13: All licensed groundwater bores in and around the project site are located on near or within the Tallawang Creek floodplain or on other watercourses. There are no licensed groundwater bores in the hilly country in the locality to the west of the highway

(Source: Water NSW Groundwater Bores- All Groundwater Map 1 August 2024)

The lowest part of the proposed quarry will be at RL 497m AHD. From the above, it can be concluded that groundwater is unlikely to be encountered during quarrying of the site.

#### Climate

Climate and rainfall data have been obtained from the Bureau of Meteorology (BoM) Dunedoo Post Office Station (No. 064009) and Gulgong (No. 062013), the closest weather stations to the project site.

The Central West and Orana regions experience a distinct seasonal and regional variation in temperature, with annual (non-seasonal) mean maximum temperature 24.1°C recorded for Dunedoo and to 23.2°C for Gulgong, with an annual (non-seasonal) mean minimum temperature of 9.7°C to 9.6°C, respectively. The mean annual rainfall is 618.9mm for Dunedoo and 653.2mm at Gulgong and (BoM, July 2024), and annual average pan evaporation rates between 1,600–1,800mm per annum. The months of November to March are generally wetter with Autumn and Winter experiencing dryer conditions with less rainfall totals. The accompanying **Figure 2.14** provides mean rainfall data for Gulgong.

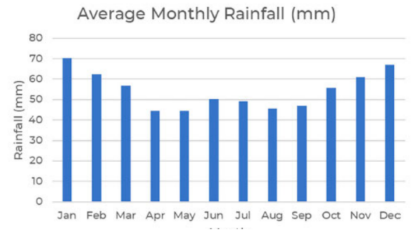


FIGURE 2.14: Average annual rainfall Gulgong

(Source: Ballpark Environmental July 2024)

The Office of Environment & Heritage's Central West and Orana Climate change snapshot predicts that:

- The number of hot days above 30°C will increase by a further 5-10 days in the locality, with maximum temperatures projected to increase in the near future (ie. 2020-2039) by 0.4–1.0°C and increase in the far future (ie. 2060-2079) by 1.8 2.7°C.
- Minimum temperatures are projected to increase in the near future by 0.5 0.9°C and increase in the far future by 1.5 – 2.6°C. The number of cold nights below 2.0°C will decrease by 1-5 nights in the near future.
- Rainfall is projected to decrease in spring by about 5-10% in the locality and is projected to increase in autumn by about 10-20% in the locality.

#### Winds

The nearest detailed seasonal wind roses available through the Bureau of Meteorology's Gulgong station are presented graphically in **Figure 2.15**. The wind roses reveal that: at 9.00am winds from the North and the South predominate; and at 3.00pm winds from the South-east, South and North predominate.

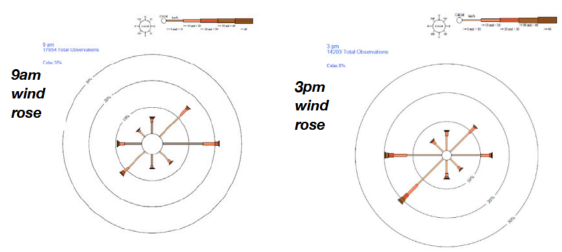


FIGURE 2.15: 9am & 3pm wind roses Gulgong

(Source: Bureau of Meteorology Gulgong station)

#### Fire risk

The Project Site and surrounds are not identified as comprising bushfire prone land. Refer Appendix J.

#### 2.2.4 Archaeology

OzArk Environment & Heritage (OzArk) was engaged by Outline Planning Consultants Pty Ltd on behalf of Sally and Hamish Drury, to prepare an Aboriginal Cultural Heritage Assessment Report (ACHAR) for the proposed hard rock quarry. Refer **Appendix K**. The field survey was undertaken on 12 July 2024 by OzArk Archaeologist, Tenae Robertson, with the assistance of Tammy Peterson, representing Mudgee Local Aboriginal Land Council.

Three previously unrecorded Aboriginal sites were recorded within the study area (Tallawang IF1, Tallawang IF2, and Tallawang IF3). The newly recorded sites are isolated finds consisting of unmodified flakes which are considered to be common based on the known archaeological characteristics of the region. Refer **Figure 2.16** showing the location of these three sites. None are within the area proposed for quarry development. No intangible Aboriginal cultural values specific to the study area were identified through consultation with the Aboriginal community.

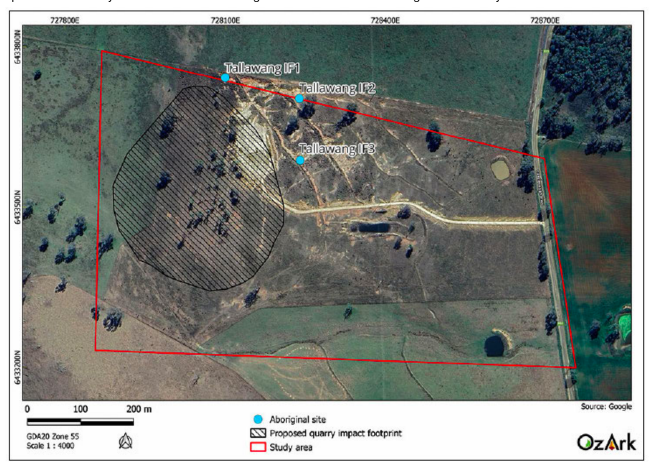


FIGURE 2.16: Location of Aboriginal cultural heritage sites

(Source: OzArk)

The assessment by OzArk concludes that there is a low likelihood that the proposed work will harm Aboriginal cultural heritage items or sites, as long as the management measures are adhered to. If during work, however, Aboriginal artefacts or skeletal material are noted, all work should cease and the procedures should be followed.

#### 2.25 Contamination

Ballpark Environmental Pty Ltd was engaged to undertake a preliminary site investigation (PSI) for potential soil contamination associated with quarrying at this site (**Appendix I**). They found that the site has an acceptable low level of risk of contamination and is suitable for its proposed use as a quarry.

# - 2.3 Key Features of Local and Regional Community

#### 2.3.1 Overview

The key features within the area surrounding the Project Site that could affect or will affected by the Project include the local and regional community, surrounding land uses and land ownership, and surrounding natural features. The site of the proposed quarry is located approximately 21.5km by road to the north of the township of Gulgong (population of 2,680 in 2021 census) in the Mid Western Regional Council local government area (LGA). The site has direct access from an existing internal haul route back to the Castlereagh Highway. The principal population centre in the LGA is Mudgee, with a 2021 Census population of 11,457. Mudgee is located approximately 51km by road to the south of the Project Site.

# 2.3.2 Population, Employment and Major Projects

The Mid-Western Regional Council LGA had a 2021 population of 25,713 persons (ABS online data 2021 population), experiencing an average annual population growth of 1.1% from the population recorded in 2011. Key demographic statistics for Mid-Western Regional Council LGA are presented in Table 2.2 below.

Table 2.2: Mid-Western Regional Council LGA population demographics

| · ·  |   |          |  |
|--|---|----------|--|
| Census 2021 Age Distribution                         | Population %                              | NSW %    |  |
| Under the age of 20 years                            | 25.4%                                     | 23.9%    |  |
| Aged 20-54 years                                     | 40.2%                                     | 46.6%    |  |
| Aged over 55 years                                   | 34.4%                                     | 29.5%    |  |
| Economic Output Mid Western Region by top industries | Economic Output per Annu                  | m (2023) |  |
| TOTAL  | \$7.10 Billion 100%                       |          |  |
| Mining   | \$0.52 Billion (55.8% of economic output) |          |  |
| Construction   | \$3.967 Billion (7.3% of economic output) |          |  |
| Manufacturing  | \$0.47 Billion (6.6% of economic output)  |          |  |
| Real estate  | \$0.36 Billion (5.0% of economic output)  |          |  |
| Agriculture  | \$0.31 Billion (4.4% of economic output)  |          |  |
| Health Care  | \$0.19 Billion (2.7% of economic          | output)  |  |
| Census 2021 Participation in Work Force              | Population %                              | NSW %    |  |
| In the labour force                                  | 57.1%                                     | 58.7%    |  |
| Not in the labour force                              | 34.5%                                     | 35.5%    |  |

(Sources: ABS 2021 census data, Mid-Western Regional Council REMPLAN Economic Profile March 2023)

#### The above data indicates that:

- The Mid-Western Regional Council LGA has a slightly higher proportion of its population below 20 years of age
  when compared to the NSW data and a higher proportion of its population above 55 years of age when
  compared to the NSW data.
- Mining is by far the dominant industry in the LGA, with agriculture accounting for only 4.4% of economic output.



Workforce participation rates are comparable with the broader NSW level. [NOTE: The workforce required for
the proposed quarry project is relatively small, being 4 FTE employees, who would include mostly quarry
equipment operators. These workers could potentially be drawn from the existing agricultural, mining or
construction workforce in the LGA who would possess appropriate skills and experience.]

The NSW Department of Planning and Environment projects that the permanent population will grow by a further 4,203 persons by 2041, representing a growth 0.8% per annum, to reach a population of almost 30,000 persons.

However, a PwC report prepared on behalf of Mid-Western Regional Council dated January 2024 predicts that the total estimated additional population could peak at 9,906 persons by 2026 comprising of about 7,000 additional workers involved in construction jobs as well as spouses and families, as a result of the slated State Significant Development (SSD) projects- in the main being related to energy projects (pwc January 2024). NSW Government forecasts, however, indicate that the various energy projects will support around 5,000 jobs during peak construction (source: NSW Government press release for EnegyCo transmission project June 2024). pwc forecast that the population would then stabilise later after the various SSD projects are completed.

The proposed quarry development is located in close proximity to numerous major infrastructure projects, existing or proposed, lying within the Central West Orana Renewable Energy Zone (CWO REZ)- refer Table 2.3 and **Figure 2.17**.

Table 2.3: CWO-REZ projects near the Project Site

| Project   | Stage reached  | Likely construction, operation   |
|---|--|--|
| EnergyCo transmission line project                      | Development consent issued 26 June 2024  | Contracts to be issued in 2nd half of 2024, with construction from late 2024. Initial operation by 2028 (source: EnergyCo website 31 July 2024). |
| Tallawang Solar Farm, south of project site             | SSD application currently being assessed.  | If approved, construction unlikely to commence until 2025, with operation after 2027.  |
| Stubbo Solar Farm, east of project site                 | Development consent issued 29 June 2021  | Construction commenced 2024, with 50% of the solar panels installed by June 2024. Operation likely by 2025.                                      |
| Orana Wind Farm   | EIS yet to be lodged in support of project.  | If approved, construction unlikely to commence until-2027, with operation after 2029.  |
| Barneys Reef Wind<br>Farm, to the NE of<br>project site | EIS yet to be lodged in support of project. Application withdrawn.                             | If approved, construction unlikely to commence until 2027 (or later), with operation after 2029.   |
| Birriwa Wind Farm, to the NE of project site            | Development consent issued 16 August 2024.   | Construction unlikely to commence until late 2026 or early 2027, with operation around 2029.   |
| Mavis Solar Farm,<br>north of Gulgong                   | EIS yet to be lodged in support of project.  | If approved, construction unlikely to commence until 2027, with operation after 2029.  |
| Beryl Battery Energy<br>Storage System                  | EIS lodged in support of project.<br>Currently on exhibition.                                  | If approved, construction unlikely to commence until 2026-2027, with operation after 2028-2029.  |
| Bellambi Heights<br>Battery Energy Storage<br>System    | •  | Targeted construction date early 2025, with likely operation by 2026.  |
| Mayfair Solar Farm                                      | EIS yet to be lodged in support of project.  | If approved, construction unlikely to commence until 2027, with operation after 2029.  |
| Narragamba Solar<br>Farm                                | EIS yet to be lodged in support of project.  | If approved, construction unlikely to commence until 2027-28, with operation after 2029.   |
| Beryl Solar Farm  | Development consent issued 27 January 2017. Modification application currently being assessed. | Constructed.   |

(Sources: NSW Major Projects Planning Portal 31 July 2024-26 September 2024 and websites of individual energy projects viewed between 31 July 2024 and 12 September 2024)



Projects associated with the CWO-REZ are predicted to be the main driver of economic and employment growth in the short to medium term. In particular the Project Site is proximate to:

- EnergyCo's extensive, 1km wide CWO-REZ transmission, generation, firming and storage project on a large corridor of land located within approximately 3.1km to the north of the project site.
- Acciona's Orana Wind Farm project, involving 92 wind turbines located as close as 2km to the project site. The
  wind turbines are proposed to be connected to the above CWO-REZ transmission line.
- Tallawang Solar Farm, situated on land approximately 7km to the south of the project site.

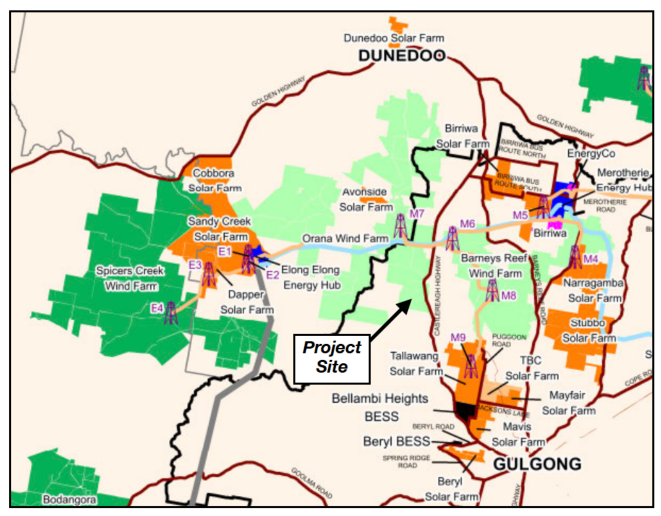


FIGURE 2.17: The proposed Gulgong Quarry site is strategically located in the northern part of the Mid-Western Regional Council area, proximate to renewable energy State Significant Development projects



(Source: excerpt Mid-Western Regional Council online map July 2024 'Proposed State Significant Development')

Outline Planning Consultants are of the view that the PwC predictions of construction timelines for the CWO REZ projects are overly optimistic, and more conservative project construction timelines are warranted. Few of the approved energy (CWO REZ) projects have proceeded to date. This is likely to change with the Ministerial approval of Energy Corporation of NSW(EnergyCo)'s transmission line project, issued on 26 June 2024. It is the first REZ in Australia to achieve this critical step, paving the way for the construction of essential transmission infrastructure to connect large-scale solar, wind and energy storage projects to the electricity grid. This approval of the EnergyCo project should be the catalyst for many of these SSD projects to now proceed, acting as a driver for up to \$20 billion in private investment in solar, wind and energy storage projects,.

# 2.4 Key Site Features and the Quarry Project

The key features of the Project Site and surrounds are summarised in the accompanying Table 2.4.

Table 2.4: Key features potentially affected by quarry project

|   | Matters to consider   | Management response   |
|---|---|---|
| Issue<br>LGA  | The proposed quarry is located within the Mid-Western Regional LGA.   | <ul> <li>The proposed quarry footprint is zoned RU1 Primary production under the Mid-Western Regional Local Environmental Plan 2012 (LEP).</li> <li>Regard to be had for other projects, including quarries, within the LGA.</li> </ul> |
| Proximity to<br>neighbouring<br>residences            | <ul> <li>Need for noise, dust and blasting levels to not exceed relevant criteria.</li> <li>Nearest residence not associated with quarry is 0.788km away.</li> <li>The quarry is visually shielded and/or screened from other neighbouring residences either by intervening topography and/or forested lands.</li> </ul>  | <ul> <li>daylight hours, with monitoring of blasting.</li> <li>Dust controls to be implemented.</li> <li>Acceptable noise/blasting levels at nearest residence not associated with quarry.</li> </ul>                                   |
| Land use,<br>agriculture                              | <ul> <li>The proposed quarry and surrounds have been modified by historical land use practices and past disturbances associated with lawful land clearing and low intensity livestock grazing.</li> <li>The proposed quarry site comprises rocky, shallow soils with low agricultural suitability.</li> <li>No evidence of contamination.</li> <li>The project site and surrounds have been identified as being biophysical strategic agricultural land (BSAL), despite the stony, shallow soils encountered here.</li> </ul> | <ul> <li>Regard to be had for the fact that the land has a low agricultural suitability-low impact on agriculture.</li> <li>Quarrying unlikely to encounter groundwater.</li> </ul>   |
| Proximity to<br>CWO-REZ<br>infrastructure<br>projects | The proposed quarry is located service within close proximity to nearby infrastructure projects undertaken within the Central-West Orana Renewable Energy Zone (CWO-REZ), and in particular EnergyCo's CWO-REZ transmission project, located within about 3.1km of the project site and Acciona's Orana Wind Farm project, within about 2km to the project site.  | Orana Renewable Energy Zone (CWO-REZ) projects means shorter haulage distances and reduced truck traffic impacts on the highway.  |
| Soil<br>management                                    | <ul> <li>High erosion hazard.</li> <li>Land proposed for quarry expansion is largely cleared.</li> <li>Need to store soil for future rehabilitation.</li> <li>Need to protect downstream water quality and aquatic environments.</li> </ul>   | where possible.   |
| Biodiversity  | <ul> <li>The proposed quarry is mainly cleared with a small area of trees to be cleared.</li> <li>The Project Site is mapped as being Low potential Groundwater Dependent Ecosystems.</li> </ul>  | Acceptable ecological impacts are predicted.  |

| The quarry does not lie within 40 metres of any "waterfront land" for the purposes of the Water Management Act 2000. However, the proposed quarry would cover in part two 1st order drainage lines, found near the top of the ridge.   Not within a dininking water catchment.   Likely increase in hot days and decrease in winter rainfall as a result of climate change.   No licensed groundwater bores within the near vicinity of the project site-all operating bores to be found near Tail aw ang Creek or other watercourses, with the nearest operating bore situated approx. 650m away.   Progressive rehabilitation required.   Progressive rehabilitation required.   Progressive rehabilitation required.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the quarry as new floor levels are achieved.   Progressive rehabilitation of the qua   | _   | Matters to consider cont.  | Management response cont.  |  |
|--|---|--|--|--|
| metres of any "waterfront land" for the purposes of the Water Management Act 2000. However, the proposed quarry would cover in part two 1st order drainage lines, found near the top of the ridge.  Not within a dinking water catchment.  Likely increase in hot days and decrease in winter rainfall as a result of climate change.  No licensed groundwater bores within the near vicinity of the project site-all operating bores to be found near Tallawang Creek or other watercourses, with the nearest operating bore situated approx. 650m away.  Progressive rehabilitation required.  Progressive rehabilitation of the quarry as new floor levels are achieved.  Emissions to be reduced wherever possible.  Progressive rehabilitation of the quarry as new floor levels are achieved.  Emissions to be reduced wherever possible.  Progressive rehabilitation of the quarry as new floor levels are achieved.  Emissions to be reduced wherever possible.  Progressive rehabilitation of the quarry as new floor levels are achieved.  Emissions to be reduced wherever possible.  Progressive rehabilitation of the quarry as new floor levels are achieved.  Emissions to be reduced wherever possible.  Progressive rehabilitation of the quarry as new floor levels are achieved.  Emissions to be reduced wherever possible.  Progressive rehabilitation of the quarry as new floor levels are achieved.  Emissions to be reduced wherever possible.  Progressive rehabilitation of the quarry as new floor levels are achieved.  Emissions to be reduced wherever possible in emoving topsoil and overburden will be minimised.  Dust management measures to be implemented including covering of loads, regular watering of should return the site and minimal topsoil overburden will be minimised.  Dust management measures to be implemented including covering of loads, regular watering of should return the site and minimal topsoil for the project for floor purpose plant and equipment and operate and maintain in accordance with manufacturer's instructions. Regularly servicing of vehicl | Issue                                     |  |  |  |
| Air quality, greenhouse pas impacts    Dust management required.   Emissions to be reduced wherever possible.   Emissions to be reduced wherever possible.     Given the close proximity of the quarry site to major renewable energy infrastructure projects, emissions will be minimised as a result of short transportation distances for quarry products to end users.   Due to the rocky nature of the site and minimal topsoil/loverburden encountered, emissions required in removing topsoil and overburden will be minimised.   Dust management measures to be implemented including covering of loads, regular watering of haul route, regular watering of stockpiles, water to suppress dust generated by processing plant.   Use of fit for purpose plant and equipment and operate and maintain in accordance with manufacturer's instructions. Regularly servicing of vehicles, plant and equipment such that exhaust systems and fuel consumption comply with manufacturers' specifications.   Emissions from transport vehicles and on site machinery to comply with the relevant Australian Standards.   Operations limited to daylight hours.   Acceptable impacts predicted.   Operations limited to daylight hours.   Acceptable impacts predicted.   Quarry design ensures that quarry to be topographically shielded from nearest residences.   Regular monitoring proposed.   Unexpected finds protocols to be adopted.   Unexpected finds protocols to be adopted.   Emiretally manufacturers of the procedures to be implemented.   Emergency management and evacuation procedures to be implemented.   Fire extinguishers on all plant and equipment.  | Stormwater,<br>Drainage                   | metres of any "waterfront land" for the purposes of the Water Management Act 2000. However, the proposed quarry would cover in part two 1st order drainage lines, found near the top of the ridge.  Not within a drinking water catchment.  Likely increase in hot days and decrease in winter rainfall as a result of climate change.  No licensed groundwater bores within the near vicinity of the project site-all operating bores to be found near Tallawang Creek or other watercourses, with the nearest operating bore situated approx. 650m | Further details under heading 'soil management' (above)  Aim to store on-site water as provided for in 'Blue Book' to accommodate water needs during drier years brought on by climate change.  Minimal risk of encountering groundwater on the project site.  Sediment basin to be converted to a water   |  |
| ## Proposed quarry is sited adjacent to a operating sawmill and a local council quarry.  **Noise and blast levels to be maintained below relevant limits.**  **Noise and blasting impacts**  **Noise and blast levels to be maintained below relevant limits.**  **Noise and blasting impacts**  **Noise and blast levels to be an appraisating sawmill and a local council quarry.**  **Aboriginal heritage**  **Moise and blast levels to be maintained below relevant limits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and blast levels to be maintained below relevant lemits.**  **Noise and fu | Rehabilitation                            | Progressive rehabilitation required.   |  |  |
| blasting impacts  Proposed quarry is sited adjacent to an operating sawmill and a local council quarry.  Aboriginal heritage  Minimal potential for Aboriginal sites within proposed extraction area. Refer to OzArk Environment and heritage report in Appendix K  Bushfire  below relevant limits.  Proposed quarry is sited adjacent to an operating sawmill and a local council topographically shielded from nearest residences.  Regular monitoring proposed.  Unexpected finds protocols to be adopted.  Unexpected finds protocols to be adopted.  Fine extinguishers on all plant and equipment.  | Air quality,<br>greenhouse<br>gas impacts | ▶ Emissions to be reduced wherever   | <ul> <li>major renewable energy infrastructure projects, emissions will be minimised as a result of short transportation distances for quarry products to end users.</li> <li>Due to the rocky nature of the site and minimal topsoil/overburden encountered, emissions required in removing topsoil and overburden will be minimised.</li> <li>Dust management measures to be implemented including covering of loads, regular watering of haul route, regular watering of stockpiles, water to suppress dust generated by processing plant.</li> <li>Use of fit for purpose plant and equipment and operate and maintain in accordance with manufacturer's instructions. Regularly servicing of vehicles, plant and equipment such that exhaust systems and fuel consumption comply with manufacturers' specifications.</li> <li>Emissions from transport vehicles and on site machinery to comply with the relevant Australian</li> </ul> |  |
| heritage proposed extraction area. Refer to OzArk Environment and heritage report in Appendix K  Bushfire   The land is not bushfire prone. Refer to screen snap from RFS website in Appendix J.  Emergency management and evacuation procedures to be implemented.  Fire extinguishers on all plant and equipment.  | Noise and<br>blasting<br>impacts          | <ul><li>below relevant limits.</li><li>Proposed quarry is sited adjacent to an operating sawmill and a local council</li></ul>   | <ul> <li>Acceptable impacts predicted.</li> <li>Quarry design ensures that quarry to be topographically shielded from nearest residences.</li> </ul>   |  |
| screen snap from RFS website in procedures to be implemented.  **Appendix J.**  **Fire extinguishers on all plant and equipment.   | Aboriginal<br>heritage                    | proposed extraction area. Refer to OzArk<br>Environment and heritage report in   | Unexpected finds protocols to be adopted.  |  |
| of being provided to the site.   | Bushfire                                  | The land is not bushfire prone. Refer to screen snap from RFS website in   | <ul> <li>procedures to be implemented.</li> <li>Fire extinguishers on all plant and equipment.</li> <li>Rural Fire Service (RFS) vehicle access is capable</li> </ul>  |  |
| <b>Transport</b> Increase in quarry truck traffic predicted on local roads.  Satisfactory access to the quarry from Castlereagh Highway.   | Transport                                 |  |  |  |



# 2.5 Cumulative Impacts

Cumulative impacts arising from the Project are addressed in the relevant impact assessments provided in Section 7 of this EIS document and in the technical reports contained in the appendices.

In summary, the cumulative impacts arising from the Project is considered to be acceptable having regard for key environmental factors identified in the preceding sub section 2.4. These environmental factors includes soil and water management, noise and blasting, traffic, biodiversity, archaeology, air quality, and visual impact.

It is noted that the Project Site is already cleared, and as a result, cumulative ecological impacts are anticipated to be acceptable.

# 2.6 Agreements

No voluntary planning agreement has been entered into with the local council regarding the future use of the Project Site associated with the proposed quarry.

# 2.7 Alternatives to the Project

There are a number of alternative ways of developing the quarry resource on the Project Site, however, the current proposal is considered to be the most efficient and environmentally acceptable. Section 192(1)(c) of the *Environmental Planning and Assessment Regulation 2021* requires that an analysis is undertaken of any feasible alternatives to carrying out the proposed development, including the consequences of not carrying out the development. A further consideration of alternatives to the Project is provided below. The key, feasible alternatives to the Project considered were as follows:

- To not proceed with the Project.
- To rely on other quarry projects to service longer term needs for the supply of road base to service roads and allied projects.
- To quarry from a heavily vegetated, rocky knoll at the rear of the site- refer Photograph 2.4. This alternative has been ruled out on the basis of perceived adverse ecological and amenity impacts.

# 2.7.1 Consequences of Not Proceeding with the Project

The 'do nothing' option will have significant implications for the quarry to supply essential construction materials to the region and to meet the product demand/needs of current and projected renewable energy infrastructure projects. If demand for road-making materials is not able to be met using the resources within the project site, other quarries- or even more new quarries- a new quarry-may be required within the region to meet future market demands for this quarry product.

However, the current site has many strategic benefits which will reduce direct environmental impacts, not the least of which is its close proximity to the renewable energy projects, approved and proposed.

If the Project does not proceed, while there would be reduced environmental impacts, there would be likely significant adverse socio-economic implications including but not limited to the following:

- Inability of the numerous renewable energy infrastructure projects in the northern part of the Mid-Western Regional Council to be provided with a significant, proximate source of much-needed road making material.
- Sterilisation of a valuable quarry resource.
- Potential shortages of raw materials for essential NSW infrastructure and associated development projects in and around the northern part of the Mid-Western Regional Council and the region generally.
- Reliance on other quarries further to the south, which may have amenity impacts in terms of quarry truck traffic having to travel through the urban centres of Gulgong and/or Mudgee.



# 2.7.2 Alternative Quarry Sites

The only other quarries known to be operating in the LGA or near region are the following:

- Boral Quarries, Spring Ridge Road, located approximately 9km west of Gulgong and about 49 km to the south
  of the project site. Production limit of 100,000 tonnes per annum applies in accordance with a March 2018
  modification of DA121/87. Access to Castlereagh Highway via Beryl Road. Basalt rock resource.
- Mudgee Dolomite & Lime, located at Buckaroo, approximately 6km north-west of Mudgee built up area and about 53 km to the south of the project site. No known production limit. Lime/dolomite resource.
- Kandos/Carwell Quarry, 329-331 Quarry Road, Carwell, located approximately 5km to the west of the Kandos Village and about 102 km to the east of the project site. Consent granted to allow processing of waste rock on site up to 250,000 tonnes per annum per DA0010/2020.
- Bylong Quarry, located at 8346 Bylong Valley Way, at Bylong, located approximately 82km to the east of Gulgong and about 103 km to the south-east of the project site. Consent to allow the extraction of up to 199,000 tonnes of guarry product per annum.

The location of the above quarries are illustrated in **Figure 2.18**. It confirms the strategic location of the project sit in terms of proximity to and servicing of the numerous renewable energy infrastructure projects located in the northern parts of the Mid-Western Regional Council LGA. In the past quarry products have been produced by the Ulan Stone quarry at Ulan, however, it is understood that the quarry is currently not operating. A development application has been lodged with Mid western Regional Council in 2023 for a sand and gravel pit at t39 Razorback Road, Running Stream, located about 74km to the south of Mudgee and about 122km to the south of the project site. Consent is sought to allow the extraction of up to 200,000 tonnes of quarry product per annum. Quarry operations and site rehabilitation were completed in late 2020 at ARDG's Glenroy Quarry Project located on the rural property 'Glenroy' at Pyramul, approximately 35 kilometres south of Mudgee. This quarry was established to service the adjacent Crudine Ridge Wind Farm Project, primarily for the roadworks upgrade to Aarons Pass Road.

# 2.8 Concluding Summary

The matters canvassed in this EIS provide strategic support for the Project, as outlined below.

- The project Site is strategically positioned in terms of its proximity to the the numerous renewable energy infrastructure projects located in the northern part of the Mid-Western Regional Council LGA.
- Related to the above, being located in a highly accessible location, with direct frontage to Castlereagh Highway, provides significant benefits to both the quarry operator in terms of ease of accessibility to these infrastructure projects. These benefits relate to, but are not limited to, delivered cost, supply chain certainty, just-in-time supply with associated working capital benefits, and the maintenance of a competitive supply base, whilst minimising their carbon footprint associated with raw material freight from more distant quarries.
- Approval of the Project would optimise the potential to extract a proven quarry resource from the Project Site
  with minimal environmental impact. Moreover, the Project would provide economies of scale for the quarry
  operator.
- Opportunities for employment at the quarry, with more expenditure-induced indirect jobs. The local and regional
  community would provide both the markets for the quarry's products and the workforce, suppliers and services
  required to operate the quarry.
- The Project Site is well situated in that it is shielded from view from most sections of Castlereagh Highway and neighbouring residences (save for the nearest residence to the north. Moreover, the project site is not prone to flooding, landslips, mine subsidence or hazards. The Project is unlikely to have a significant impact on local and/or regional surface water or groundwater quantity or quality.
- Safeguards have been incorporated into project design to either eliminate, or reduce to acceptable levels, any
  likely environmental impacts. In particular, noise, blasting, water quality and dust impacts will be effectively
  controlled. Applying the safeguards proposed, the proposed quarry can be conducted within acceptable
  environmental parameters.



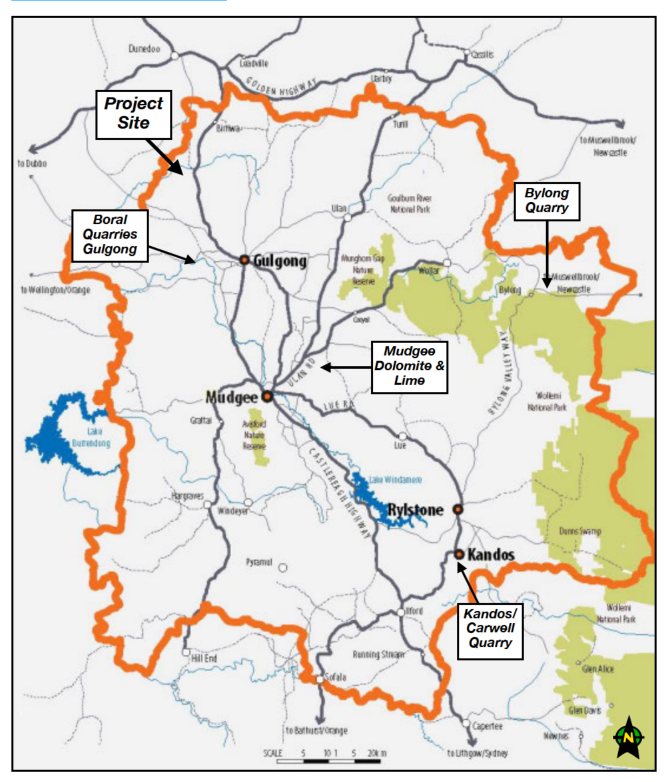


FIGURE 2.18: Location of other quarries in the Mid Western Region LGA. The project site is strategically positioned in terms of proximity to and potential to provide quarry product to the numerous renewable energy infrastructure projects located in the northern part of the Mid-Western Regional Council LGA

(Map base source: gln Mid-Western Regional Contributions Plan 2019)

# **■ 3.Project Description**

## 3.1 Introduction

This section of the EIS provides a comprehensive and consolidated description of the Gulgong Quarry Project for which development consent is being sought. If approved, the applicant will be required to carry out the Project in accordance with the project description in the EIS, the mitigation measures and the conditions of consent. Consequently, the project description, the mitigation measures and the conditions of consent for the project will become the primary reference point for checking compliance if the project proceeds. In the case of quarry developments, it is important to note that due to inevitable variations in market demand over time and changes in technologies, there will be commensurate variations in the rates of extraction/production, quarry truck traffic, blasting and sequencing of the quarry operation in any one year. These are changes that can be absorbed by any consent, without the need for amendments or modifications to the development consent if the quarry project is approved. Refer Section 3.4.5 for further details.

# 3.2 Project Overview

It is proposed to use 7.34 hectares (ha) of the site as an extraction area for a quarry, with a maximum rate of extraction of up to 350,000 tonnes per annum. Based on geotechnical investigations and detailed design, it is estimated that a resource of approximately 4.67 million tonnes (Mt) will be extracted from the proposed quarry pit. Refer **Figure 2.1** and **Appendix B**. The principal objective of the proposed development is to achieve depth of quarrying at establishment, thus minimising acoustic and visual impacts.

The Gulgong Quarry Project will service, in the main, nearby Central-West Orana Renewable Energy Zone (CWO-REZ) projects, including EnergyCo's transmission line infrastructure project, with a range of road construction and allied quarry materials. Table 3.1 presents a summary of the key Project components.

Table 3.1: Key quarry project components

| Quarry component         | Summary description  |
|--------------------------|--|
| Extraction Method        | Bulldozer or excavator used to remove weathered rock and topsoil for rehabilitation, with drill and blast used for unweathered rock.   |
| Resource                 | Approx.4.67 million tonnes (Mt) of weathered and unweathered phyllite and meta-siltstone.  |
| Disturbance area         | Working quarry area approximately 7.34ha, 7.52ha-7.776ha including the haul route corridor, with extraction of up to about 38 metres in depth. Quarry affects approx. 0.6% of 'Talinga' farm holding, with 0.55% returned to agricultural use at project completion. |
| Processing               | Crushing and screening of unweathered and weathered phyllite and meta-siltstone material. Processing plant to be located in the floor of the quarry.   |
| Rate of extraction       | Up to 350,000 tonnes of quarry resource extracted per annum for 25-30 years with an additional 2 years to carry out rehabilitation of the site after quarrying is completed.   |
| Transport                | Access to the quarry from Castlereagh Highway, with upgrading of highway intersection proposed. It is anticipated that the quarry may generate up to 60 loaded quarry trucks per (week) day.   |
| Water management         | All stormwater in the quarry floor and active quarry areas is directed to the sediment basin located in the base of the quarry.  |
| Hours of operation       | Limited to 7.00am to 6.00pm Monday to Saturday. Hours of blasting are to be restricted to 9.00am to 3.00pm Monday to Friday.   |
| Workforce                | Up to 6 employees working on site + contractors (eg. blasting contractor, machinery servicing contractors, refuelers).   |
| Key environmental issues | Impacts relating to noise and blasting impacts, soil and water management, visual impacts, rehabilitation and traffic.   |

It is proposed to establish amenities on site once the quarry pit of is sufficient size, including a small demountable site office including staff amenities. Initially, front-end loaders with calibrated scales will be used for loading and weighing of the hard rock resource won from the site into road trucks. It is anticipated that once production significantly increases a weigh-bridge may be installed. Any fuels stored on site will be contained within self-bunded fuel tanks. Chemical storage may include a bunded lockable container for oils and lubricants for minor servicing. All chemical and fuel storage areas will be compliant with relevant Australian Standards. A sediment basin, coupled with silt raps where required, will be established within the proposed quarry footprint, to be used as a supply of water for dust mitigation. Upon completion of quarrying, the quarry will be rehabilitated to a suitable landform for continuing rural activities.

Key components of the proposed guarry operation are standard for the industry and will include the following:

- Clearing of land ahead of extraction.
- Ripping of weathered rock and blasting of unweathered (hard) quarry rock.
- Loose rock is then transported from the active quarry face to the processing plant within the quarry pit, where it
  is then crushed and screened, before being transported off-site.
- Transport of material from the quarry site via the internal quarry access route back to the Castlereagh Highway, before being transported to nearby infrastructure projects. Two passing bays are proposed along the length of the internal haul route.
- The intersection with the Castlereagh Highway will be upgraded to a suitable standard- refer Appendix B for concept design details.
- Stockpiles and storage areas to be within the approved quarry area. During the initial stage of quarry formation
  any overburden will be stored on the existing farm borrow pit before ultimate transfer to within the quarry.

# 3.3 Project Area

Figure 3.1 illustrates the extent of the proposed quarry extraction area footprint.

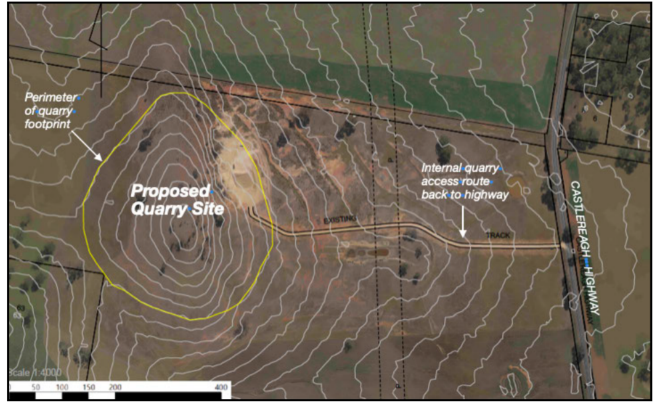


FIGURE 3.1: Location of Proposed Gulgong Quarry Project- edge of quarry footprint shown with yellow edging





The Project Area, including the proposed quarry but excluding the internal access route, comprises an area of approximately 7.34ha. The internal access route, having a width of approximately 3-4 metres, a length of approximately 500 metres with two passing bays of approximate area 360m², has area of between approximately 0.186ha-0.236ha. The proposed quarry development forms a part of the 'Talinga' rural holding, which has a total area of 1,191ha. Including the haul route, the quarry development has a total area of between 7.52ha-7.776ha, equivalent to just over 0.6% of the total farm holding. About 6.54ha of this area will be returned to agricultural use at project completion.

The eastern boundary of the proposed quarry extends from the top of the elevated knoll down to about RL 517m AHD, with the western boundary generally coinciding with RL 524m AHD. The southern boundary of the proposed quarry footprint extends to the middle of a saddle between two low knolls, between RLs 520m-524m AHD. Most-but not all- of the existing farm extraction area is included in the proposed quarry footprint. The boundary of the adjoining rural property to the north is located approximately 37m to the north of the proposed quarry footprint.

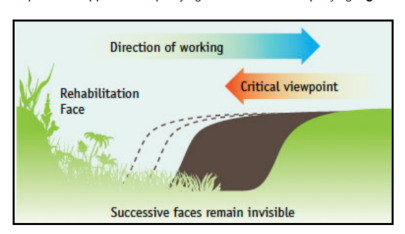
# 3.4 Quarry Layout and Design

#### 3.4.1 Introduction

In order to appropriately manage visual and acoustic impacts, it is proposed to adopt a direction of the quarry working so that the working face is shielded from the most critical views at all times, at the same time achieve a suitable depth of quarrying from establishment. Topographic features are to be relied on in the initial stages of quarrying in order to achieve acceptable visual impacts, the concept for this approach to quarrying illustrated in accompanying **Figure 3.2**.

# FIGURE 3.2: Design concept to be applied to Gulgong Quarry in order to reduce noise and visual impacts

(Source: Victoria Department of primary Industries Earth Resources (2010) Code of Practice for Small Quarries Figure 5-Designing Pit Development to Minimise Visual Impact "Recommended")

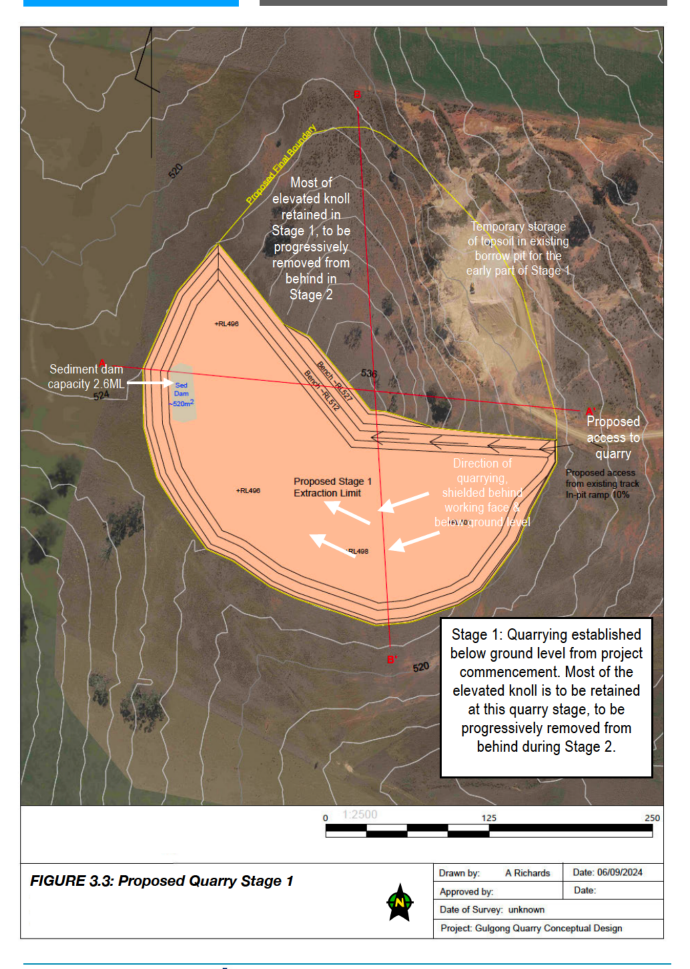


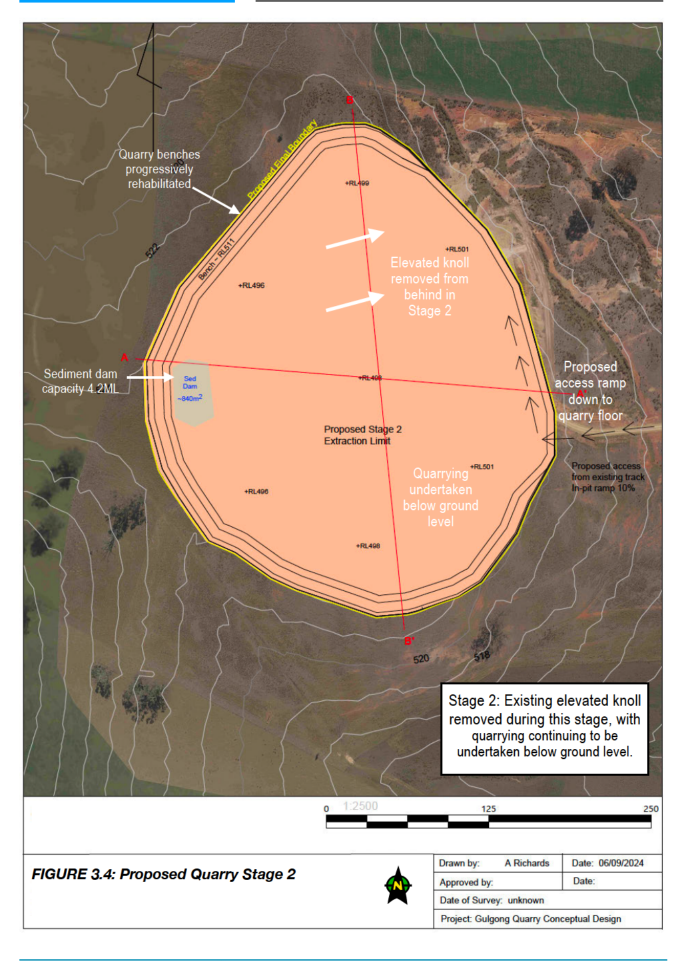
In this regard, it is proposed to stage the quarry as follows:

- Stage 1: Area 4.98ha. Retain the steeper part of the elevated knoll and carry out quarrying behind this feature, while achieving a satisfactory depth of quarrying. Quarrying commences in the southern section of the site to achieve a quarry depth of between 21m-31m below natural ground level. Quarrying proceeds behind existing topography, working progressively to the north-west from the southern end of the pit.
- Stage 2: Area 7.34ha. Stage 2 of the quarry development is planned to involve a progressive lateral extension
  of the quarrying operation towards the east and north-east. Quarrying will be undertaken relying on the existing
  quarry floor level established at Stage 1. Quarry benches no longer in use would be decommissioned and
  rehabilitated progressively. With a suitable depth achieved the remainder of eh elevated knoll is removed.
- Stage 3: Rehabilitation. About 6.54ha of the working quarry area will be returned to agricultural use at project completion.

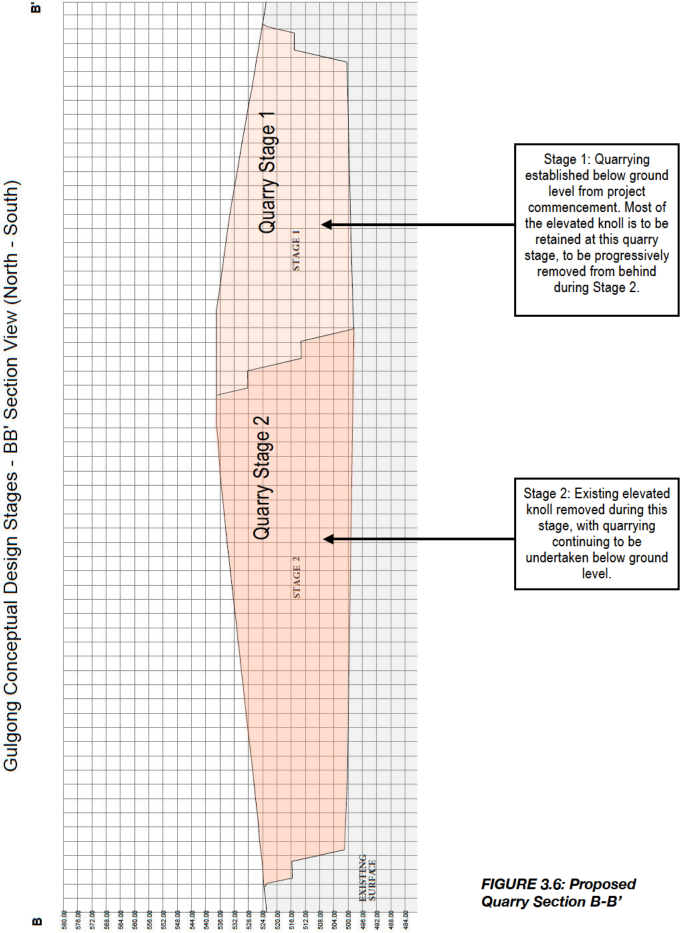
The accompanying Figures 3.3 and 3.4 illustrates the two proposed working stages of the project, including location of key components including sediment basins and internal roads. Quarry quarry processing areas, overburden stockpile areas and areas housing offices and amenities buildings will move as the quarry is progressively developed- refer Appendix B for further details. Figures 3.5 and 3.6 are sections illustrating the various stages of the quarry. Figure 3.8 illustrates the rehabilitated site following completion of quarrying. [NOTE: The design for the proposed quarry stages is to be regarded as indicative only.]











# 3.4.2 Quarry Buildings

It is proposed to establish amenities on site once the quarry pit of is sufficient size, including a small demountable site office including staff amenities (kitchen, toilets, training room). Refer to accompanying photographs typical amenities buildings.







PHOTOGRAPH 3.2: Typical quarry lunch room, kitchen with adjoining toilets

The floor area and dimensions of these typical buildings is summarised in Table 3.1 below and Appendix B.

Table 3.2: Dimensions and floor Area of Typical Quarry Buildings

| Building                     | Dimensions (Length x Width x Height) | Floor Area           |
|------------------------------|--------------------------------------|----------------------|
| Office                       | 10m x 5m x 2.9m high.                | 50 sq. m floor area. |
| Training Room/<br>Storage    | 10m x 3m x 2.4m high.                | 30 sq. m floor area. |
| Kitchen, lunchroom & toilets | 8m x 5.5m x 2.4m high                | 29 sq. m floor area. |

It is proposed that a pump-out sewage system be used to service the relocated facilities However, in the event that a septic system is subsequently proposed to be installed, it is proposed that as a part of the s.4.55 modification application process an additional consent condition would be inserted, requiring the proponent to obtain the necessary approval pursuant to the provisions of sections 68 and 68A of the *Local Government Act 1993* prior to the installation of any on-site sewage management facility proposed- also a requirement of clause 2.14(2)(a) of *State Environmental Planning Policy (Resources and Energy) 2021*.

It is envisaged that quarry sheds may be added at a later date, however, these can be facilitated under the Exempt Development provisions of *State Environmental Planning Policy (Resources and Energy)* 2021.

#### 3.4.3 Weighing of Quarry Product

The weighing of loads leaving the site is a fundamental part of any successful, operational quarry project. The weighing scales give an accurate overall load readings and accurate axle loads for each quarry truck at the same time, which provides greater driver safety and eliminates axle overloading. Initially, front-end loaders with calibrated scales will be used for loading and weighing of the hard rock resource won from the site into road trucks. This method of record keeping has been successfully employed at Sheridans Hard Rock Quarry, at Hernani, and at Dorrigo Quarry.

It is anticipated that once production significantly increases a quarry weigh-bridge may be installed. A weigh-bridge of the type commonly used in quarries of this scale have dimensions of 28m x 3.5m with a concrete deck- refer to Photograph 3.3 showing a typical weigh-bridge. The design of a typical quarry weigh-bridge is illustrated in the accompanying **Figure 3.7**. If utilised, the weigh bridge would be installed within 100m of the site entry from the highway, on the northern side of the internal access route.



PHOTOGRAPH 3.3: Typical quarry weigh-bridge

(Source: Australian Weighing Equipment)

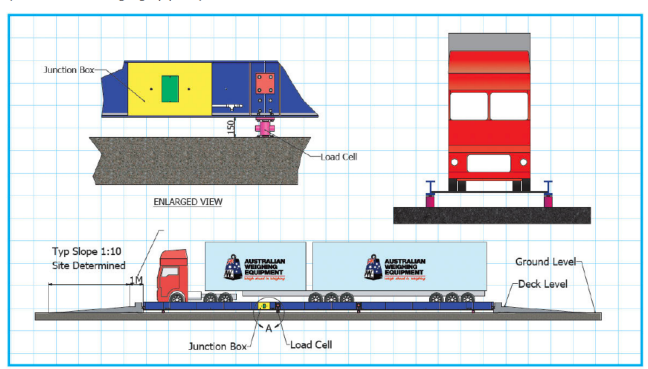


FIGURE 3.7: Typical quarry weigh-bridge: technical details

(Source: Australian Weighing Equipment)

## 3.4.4 Stockpiling of Quarry Products

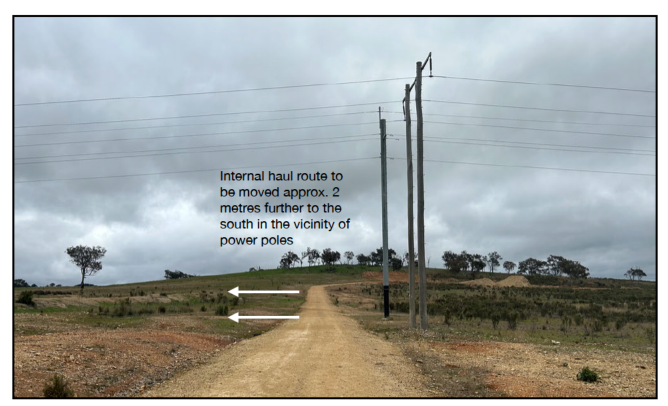
Crushed quarry product would be transferred by conveyors to various stockpiles, created according to the size and grade of quarry product, within the quarry footprint.



#### 3.4.5 Internal Roads

The existing internal access route from the quarry back to the highway will be widened and two passing bays added. A section of approximate length 100 metres will be sealed, near the highway intersection, with a rumble grid also installed.

The alignment of the internal access route will be re-aligned approximately 2 metres to the south in the vicinity of the power poles located on site, in order to satisfy Essential Energy safety requirements as advised- refer Photograph 3.4 and **Appendix M**. An access ramp will be provided down to the quarry floor, with gradient generally no more than 10%.



PHOTOGRAPH 3.4: The existing internal quarry haul route will be widened with the route realigned 2 metres to the south in the vicinity of the existing power poles that traverse the site. View from near highway entry looking west towards the elevated knoll

#### 3.4.6 Flexible Elements to Quarry Operation

Quarry developments undergo changes over time commensurate with changes in demand for quarry products, sequencing of development and changes in technologies. This subsection outlines the components of the Project that are likely to be subject to changes or refinements throughout the Project life without causing any substantial changes in environmental impacts or need for any further consent or modification approval under Section 4.55 of the EP&A Act. These flexible components include but would not be limited to the following:

- The construction, maintenance and use of car parking facilities in quarries are Exempt Development in accordance with clause 2.13(3)(b) of State Environmental Planning Policy (Resources and Energy) 2021. In any case, there is more than sufficient parking space to be provided on the site for workers, contractors and visitors.
- The location of quarry buildings, fuel storage, plant and equipment, silt traps and bunds, when and where employed on the site, would be shifted periodically, depending on the staging of the quarry sequence and project needs. The plant and equipment utilised on site will be progressively upgraded or refurbished over the life of the quarry to undertake the same tasks with similar or (most likely) reduced levels of noise or dust generation.



- Introduction of sheds. If demand for quarry product is sufficiently high, there is logic in providing for storage sheds or sheds used for workshops, on site. The location of any sheds and buildings, if erected, would be shifted periodically, depending on the staging of the quarry sequence and project needs. It is relevant to note that under the provisions of clause 2.13(f) of State Environmental Planning Policy (Resources and Energy) 2021 sheds required for a quarry are Exempt Development provided that the following requirements are satisfied:
  - "(i) the shed is set back at least 100 metres from any public road and at least 200 metres from any dwelling that is not associated with the mine, petroleum production facility or extractive industry, and
  - (ii) the shed does not cover an area of more than 300 square metres, and
  - (iii) the shed is not more than 10 metres high, and
  - (iv) any spillage from chemicals or fuel stored in the shed will be caught by an appropriate and adequately sized bund, and
  - (v) the shed is located on land that has been lawfully cleared of vegetation, and
  - (vi) the shed meets the relevant deemed-to-satisfy provisions of the Building Code of Australia,"
- Larger sheds of up to 500 square metres are permitted as Exempt Development under clause 2.14(2)(b) of of State Environmental Planning Policy (Resources and Energy) 2021 provided that the land is not within an environmentally sensitive area of State significance (NOTE: the Project Site is not so designated). Similarly, clause 2.14(2)(a) of of State Environmental Planning Policy (Resources and Energy) 2021 provides that the construction, maintenance and use of toilet and shower facilities are also Exempt Development provided that they meet ss 68 and 68A of the Local Government Act 1993. Refer to Section 4 for details as to what constitutes "an environmentally sensitive area of State significance".
- Provision for wheel-wash facilities in the quarry. Clause 2.13(h) of State Environmental Planning Policy
  (Resources and Energy) 2021 provides that construction, maintenance and use of wheel or vehicle wash
  facilities in a quarry are Exempt Development provided that the following requirements are satisfied:
  - "(i) waste water is treated and reused on site or disposed of at an approved waste management facility, and
  - (ii) the wheel or vehicle wash facilities are located on land that has been lawfully cleared of vegetation,"
- Provision for the water storage tanks in the quarry. Clause 2.13(i) of State Environmental Planning Policy (Resources and Energy) 2021 provides that construction, maintenance and use of water storage tanks in a quarry are Exempt Development provided that the following requirements are satisfied:
  - "(i) the storage tank capacity does not exceed 100,000 litres, and
  - (ii) the storage tank is located on land that has been lawfully cleared of vegetation."
- Related to the above, the quarry may also utilise smaller sumps within the active extraction area to collect sediment and runoff, prior to discharge to the main sediment basins. The precise location of these sumps will change as the shape of the quarry changes and develops, and would be determined by the quarry operator as needs arise. Internal haul road locations.
- Throughout the life of the Project life, the internal haul roads within the active quarry footprint will be periodically relocated in order to satisfy the requirement for safe access to quarry plant and equipment and the active quarry working face.
- Any boom gates or security booths or fencing that may be subsequently installed are Exempt Development for the purposes of clause 2.13(3)(a)(i) of State Environmental Planning Policy (Resources and Energy) 2021.
- Overburden emplacement. During the life of the Project overburden will be moved to various locations in order to enable safe access to the quarry resource, to enable the site to be properly drained, and to enable subsequent rehabilitation. The placement of overburden (including soil) is an activity that would rely upon areas being available at the time when the overburden is being removed. Minor variations may be necessary to accommodate the overburden extracted throughout the Project life.
- Extraction sequencing and staging. Minor changes will inevitably be made to the areas being worked over time, given changes in demand for quarry product, however, such changes would still be in accordance with the overall quarry concept proposed.



#### 3.4.7 Services

The current site is not connected to any mains power or reticulated water or sewage services. The extraction operations proposed to be carried out within the Project Site would operate with limited services. No potable water supply is available to the site. Water for human use will be supplied and transported to the site on an individual basis. All communications within the Project Area would be undertaken with mobile phones and VHF radios as there are no fixed telephone lines within the Project Area. Once the quarry is established it is intended that power/telecommunications will be connected to the site, in consultation with the relevant providers. All mobile plant and equipment within the Project Site would be diesel powered, with power for the operation of the office/amenities block and other minor ancillary needs produced, in the interim, by diesel-fueled generators.

The annual water requirement for dust suppression on the internal gravel access route would be approximately 1ML for all stages of the project. The annual water requirement for the processing of quarry material and dust suppression for stockpiles and immediate surrounds would be just under 1ML at maximum production, with spare sediment basin capacity to accommodate much greater volumes of water use. The bulk of this water would be initially drawn from the sediment basin at the southern end of the project, and from external sources until such time as the sediment basin has sufficient capacity. It is estimated that the sediment basin system should be capable of meeting the current and projected annual quantity of water required for the Project-refer Section 7.3.4 and **Appendix G** for details.

#### 3.4.8 Identification of Quarry Operational Area

The boundary of the area proposed for quarrying activities ('quarry footprint') is to be clearly marked out on-site, with durable pegs or other markers prior to commencement of quarry operations. The identification marks will remain in place for the life of the quarry. The quarry operator will be made aware of the boundary markers and the limits of the quarry operational area.

# 3.5 Land Uses and Activities

#### 3.5.1 Land Uses Within the Project Area

The existing and proposed land uses within the Project Site may be summarised as follows:

- Extraction of the quarry resource from within the designated quarry footprint, including processing of hard rock won from the quarry and product stockpiling.
- Despatch of quarry product from the Project Site via an existing haul route back to the Castlereagh Highway.

#### 3.5.2 Extraction Method

The general procedure for extracting material from an active pit at the proposed Gulgong Quarry Project will comprise the following activities:

- Install erosion and sediment control works, including diversion drains and catch drains.
- Strip and stockpile the topsoil/overburden for use in future rehabilitation works. All vegetation removed ahead of
  extraction would be mulched or retained as logs or branches for rehabilitation purposes. The stripped topsoil
  and subsoil would be removed on a campaign basis in advance of extraction operations commencing.
- Remove the overburden (i.e. decomposed rock) with an excavator, dozer or front-end loader (the better quality overburden will be processed for use as road base, with the lower quality overburden being stockpiled for use in rehabilitation works or sold as fill material).
- Remove loose rock with an excavator or dozer, and transport to the processing plant for crushing and screening.
- Carry out a drill and blast program for the remaining hard rock. Transport the blasted rock to the processing plant for crushing and screening.
- Stockpile the various processed quarry products until trucked off site.



# 3.5.3 Blast Management

The winning of overburden and hard rock will be on an as-needs basis, and will be achieved by excavation and blasting, the latter generally comprising:

- Blasting to be undertaken by a licensed blasting contractor who are responsible for drilling, blasting and the
  delivery of bulk explosives to the quarry on a campaign basis.
- Blast holes will be drilled into the in-situ rock with a hydraulic drill. This entails the drilling of a pattern of regularly spaced holes using a hydraulic drill rig fitted with dust suppression equipment- refer to Photograph 3.5 showing a typical drill rig at work at a quarry. The blast contractor will provide details of:
  - Layout of the blast, including the drilling pattern and depth.
  - Drilling procedure.
  - Explosives type, quantity, firing method, procedures for loading and charging of each drilled hole.
  - Detonation sequence and effective mass per day (ie. Maximum Instantaneous Charge: MIC) 'powder factor'.
  - Procedures in the event of a misfire including actions to be taken.
- Post blast assessment and inspection.
- Approved explosives will be placed down the blast holes and holes appropriately filled with stemming, to minimise the potential for fly rock and maximise the efficiency of each blast and quality of rock produced.
- The explosives will be detonated, fragmenting the in-situ rock. All blasts will be undertaken in order to comply
  with the EPA's vibration and overpressure requirements- refer Table 3.3.
- Blasting at the premises will be limited to 1 blast on each day on which blasting is permitted.
- To minimise vibration and noise impacts, blasting will be restricted to between the hours of 9.00 am to 3.00 pm, Monday to Friday. Where a blast failure has occurred or there are compelling safety reasons, permission is sought for the EPA to permit a blast to occur outside the above mentioned hours.



PHOTOGRAPH 3.5: Typical drill rig in the process of drilling holes for blasting at a quarry (Source: Photograph taken Sheridans Hard Rock Quarry, Hernani, on the Dorrigo Plateau 2022.

Town Planning Environmental Assessment

Outline Planning Consultants

Explosives will not be stored onsite. Explosives used in blasting on site will be brought onto the site by the blasting contractor during the preparation of each blast. Explosives will not be stored on site and will be brought onto the site by the blasting contractor during the preparation for each blast. The quarry has been designed to ensure acceptable blasting impacts. Blasting will be strictly controlled and monitored in order to achieve compliant levels of ground vibration and airblast overpressure at the nearest rural dwellings.

Table 3.3: EPA Quarry Blasting Limits

| Noise/Blasting item      | Principal Standard (Limit) Nearest Residence   | Maximum Level Permitted Nearest Residence                                    |
|--------------------------|--|--|
| Airblast<br>Overpressure | Airblast overpressure of 115 dBL (Lin Peak). This level may be exceeded on up to 5% of the total number of blasts over a period of 12 months                   | Airblast overpressure should not exceed 120 dBL (Lin Peak) at any time       |
| Ground Vibration         | Ground vibration level of 5 mm/s peak particle velocity (PPV). This level may be exceeded on up to 5% of the total number of blasts over a period of 12 months | Vibration should not exceed 10 mm/s peak particle velocity (PPV) at any time |

Records are to be maintained for each blast at the quarry, to assist in the planning and implementation of future blasts and provide documentation in case of incident or complaint. Records of each blast will be made available to the quarry operator, with the results then provided to the EPA and Council on an annual basis, including details of:

- Location of the monitoring location- preferably near the nearest residence to the north.
- Environmental conditions at the time of the blast (eg rain, wind, thunderstorms, low cloud cover). Blasts will not
  be undertaken under dry, windy conditions where there is a higher risk of dust being generated during a blast
  event. Blasts will be postponed to a time with more favourable weather conditions. It is standard practice for
  weather forecast monitoring to be undertaken prior to each blast.
- Measurements taken from the blast equipment and/or monitoring equipment (ie. vibration and overpressure), confirming that the EPA's vibration and overpressure limits have been complied with.
- Results of the blast taken (including video) detailing bench behaviour, incidence of flyrock (if any), and blasted material volume result.
- Incidents or complaints, record of response.
- Based on the above, proposed modification to the blast plan for future blasts.

In terms of risk control measures involved in blasting on site, the following would apply:

- Security arrangements are necessary to meet the requirement to ensure the safety of employees, the public
  near the site and surrounding properties. In this regard, it is proposed that security arrangements would be in
  place, enabling access to authorised persons only during any blast event. The site would remain secure until
  the shot firer is satisfied the area is safe after the blast event.
- The blasting proposed is sufficiently buffered from the Castlereagh Highway (approx. 560m away) and from power poles (approx.200m away).
- Warning systems will be applied eg. sirens.
- No explosives are stored on site.
- Trained and licensed shot firers and blast personnel only are to be employed on site. Blast holes are to be inspected prior to each blast event, to ensure that drilling and stemming of holes has been completed in accordance with the blast design for that intended blast event.
- Use of tools by the blast contractor to test blast eg model blast pattern technology tool. The blast contractor will calculate the quantity of explosives, stemming and capping required for each blast at the quarry site.
- Maintaining safe blasting procedures and use of reliable products, competent people and reliable contractors in undertaking each blast. This will reduce the risk of excessive blast fumes, dust, and vibration/overpressure being generated.



# 3.5.4 Rate of Extraction of Quarry Resource

It is proposed that the rate of extraction (and not production) undertaken at the Project Site would be up to a maximum of 350,000 tonnes per annum from a resource totaling approximately 4.6 million tonnes. [NOTE: "extraction" means taking the material out of the ground per Pain J in *Hy-Tec Industries (Queensland) Pty Ltd v Tweed Shire Council* [2019] NSWLEC 175]. Importantly, the quarry may not be operated continuously, but on a campaign basis only when there is a major infrastructure project that needs to be supplied with product from this quarry. At a maximum of 60 loaded trucks per day carrying loads of 32 tonnes would mean that up to 1,920 tonnes of quarry product could be exported from the site on any one day, or 9,600 tonnes per (5 day) week. With larger trucks, up to 11,400 tonnes could be transported offsite in any given week.

## 3.5.5 Processing of Quarry Material

Quarrying, as an extractive industry, includes processing of the extracted material by crushing and grinding. Quarry rock won from the active quarry area is transferred to adjacent mobile crushing and screening plant that will follow the active working quarry face for processing. The rock material drilled and tested by Douglas Partners (refer **Appendix N**) indicates that the rock would be suitable as road base, including 'Select' quality material, as referenced by Transport for NSW (August 2022) Select material for Earthworks Specification D&C 3071), or as general fill. A lesser level of processing is required for this type of quarry product compared to, say, product rock required for concrete or asphalt.

The process typically starts when the rocks won from blasting of quarry rock is initially crushed by a mobile (primary) jaw crusher consisting of a heavy metal plate which moves backwards and forwards against a fixed plate (these are the "jaws"). The primary crusher is fed via a chute and vibrating feeder. The base of the feeder is made of steel "grizzly" bars and it is here that the first screening operation is actually done. Fine material and dust produced by the blast, along with any remaining subsoil or weathered rock from the top of the quarry face, drops through the bars onto a separate conveyor belt and onto a stockpile. The remaining product from the jaw crusher is then transferred to a cone crusher, a secondary crusher. Rock crushed at the primary crusher is then typically fed in at the top of the secondary crusher and crushed product falls out from the bottom of the cone. Each stage of crushing produces progressively smaller sized stones.

In order to produce a usable end-product, the crushed quarry rock has to be screened into various size categories. Screening is carried out at various stages in the crushing process. Screens are basically box frames into which sheets of screen meshes of the required apertures are inserted, clamped and tensioned. Screens are usually "multi-deck", that is, two or more screen meshes are stacked vertically within the screen frame. The following are typical plant and machinery components of the proposed quarry operation:

- Mobile jaw crusher crusher (eg. a Metso LT125/Kleeman MC110/McCloskey J50 or equivalent) with a scalping screen/radial stacker attached to jaw crusherRock screens are vitally important to any company that deals with the crushing of quarry product. Screens assist in separating crushed quarry rock to various sizes to meet the customer's specifications for road base and fill.
- Mobile cone crusher, similar to Metso LT220D/Findlay 1540RS(or equivalent), with built in screens/ conveyors.
- CAT D8 Dozer and a 38/50T Kobelco excavator/Doosan DX225LC 23 (or equivalents). NOTE: Not used at the same time.
- CAT 740/Terex TA400 Articulated Dump Truck (or equivalent).
- CAT 972/950 Front End Loader (or equivalent)
- Return conveyors to cone crusher and screens for reprocessing of oversized material, if required.

Refer also to photographs of the above typical quarry plant and machinery on the accompanying page.

The crushed quarry rock will then be transferred by conveyor into various quarry stockpiles. The stockpiles of processed quarry product would be established around each crushing plant before being transported off-site by heavy transport. Refer to accompanying Photograph 3.6 showing typical excavator, crusher and conveyors at a quarry working face- at Sheridans Hard Rock Quarry, near Dorrigo.





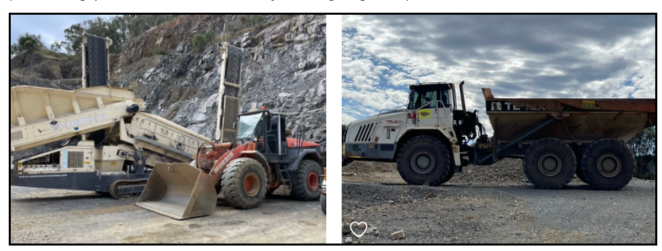
PHOTOGRAPHS 3.6 & 3.7: Typical mobile cone crusher (on left), with mobile jaw crusher nearest the quarry working face (on right)

(Source: Photographs taken Sheridans Hard RockQuarry, near Dorrigo, August 2022)



PHOTOGRAPHS 3.8 & 3.9: Typical quarry excavator (on left) and front-end loader (on right)

(Source: Photographs taken Sheridans Hard RockQuarry, near Dorrigo, August 2022)



PHOTOGRAPHS 3.10 & 3.11: Typical quarry quarry screen and front-end loader (on left) and articulated quarry dump truck (on right)



During the life of the quarry, the components of the crushing and screening plant will need replacing on an ongoing basis, as the components come to the end of their operational life with equivalent new or second-hand models. Typical plant used at the quarry include front-end loaders, excavators/bulldozer and wheel-loaders, and service trucks including water cart.

All practical measures will be used to silence construction equipment, particularly in instances where extended hours of operation are required. No operations are proposed on Sundays or public holidays. Standard construction noise mitigation treatments involving operational management techniques and regular equipment maintenance will be employed to control the extent of the noise impacts around the processing plant site at the quarry pit level. All plant and equipment is to be maintained and operated in a proper and efficient condition and manner.

#### 3.5.6 Drainage and Sediment Capture

The drainage and sediment capture systems to be employed will prevent erosion, as well as ensuring that run-off does not contaminate offsite areas or downstream waterways.

The stormwater system has been designed to ensure that 95th percentile 5-day rainfall event (50.7mm) are captured by the quarry sediment basin system. The proposed sediment basin, will capture stormwater from the active quarry area-refer **Figures 3.3-3.5**. The water captured from the quarry sediment basin will be re-used for quarry-related purposes such as dust suppression. The size of sediment basin for each stage complies with Blue Book requirements and water balance for average, dry and wet years- refer Martens & Associates water balance report in **Appendix G**. Refer Photograph 3.12 showing a typical quarry sediment basin. The minimum proposed sediment basin volumes proposed for each quarry stage are as follows:

- Stage 1: 2,600 cubic metres (2.6ML).
- Stages 2 and 3: 4,200 cubic metres (4.2ML).



PHOTOGRAPH 3.12: Typical quarry sediment basin

(Source: Photograph taken Dorrigo Quarry, August 2022).

The effectiveness of these sediment control measures is proposed to be continuously monitored by the quarry operator and improvements made where necessary, with the following applied:

- Erosion and sediment control structures to be inspected regularly, or after any major rainfall event, to assess their success in preventing erosion, identify signs of potential erosion and retained sediment basin capacity.
- The erosion and sediment control structures to be cleaned of accumulated sediment material (or extended or replaced) as soon as approximately 30% capacity is lost due to the accumulated material such that the specified capacities are maintained. The sediment basins are to be treated, if required, to reduce the Total Suspended Solids level to the licensed concentration limit before being discharged to the environment. Treatment can be with gypsum or any other material that has been approved by the EPA.
- When required, a flocculent will be added to sediment basin to increase the efficiency of sediment settlement.
- Section 120 of the POEO Act and any applicable EPL must be complied with at all times.
- The concentration of a pollutant discharged at the discharge point must not exceed the concentration limits as set down in any issued EPL. In this regard, the likelihood any overflow from the sediment basin is most unlikely, given the capacity of the sediment basin system and depth of the quarry proposed.

## 3.5.7 Dust Management

Dust can be generated by a variety of different activities that are carried out at the quarry site including: drilling; rock breaking; crushing; extraction; trucks; machinery and blasting. Measures proposed to reduce dust nuisance include:

- Use of water sprays on processing plant and materials stockpiles, as required. The quarry can draw water from the existing sediment basin, once established.
- A water tanker may be regularly used to spray water on working areas during dry and windy weather conditions.
- Quarry trucks leaving the site to the public road system are to have covered loads, with tailgates effectively sealed. All vehicles on site are to be confined to designated roads with a signposted speed limit
- Potentially dusty activities not to be carried out when weather conditions give rise to potential offsite dust emissions. Blasting will be restricted if windy conditions are likely to carry visible dust emissions beyond the quarry boundary.
- Miscellaneous dust sources such as spillages from trucks and silt are to be regularly cleaned up.
- Proper maintenance and tuning of the vehicles and equipment also assists in avoiding any off-site effects.
- Completed extraction areas will be stabilised and revegetated as soon as practical after completion.

#### 3.5.8 Transport of Quarry Product

The Project Site would be accessed from Castlereagh Highway via an existing internal site access road traversing Lot 1 to the proposed quarry. The Project seeks consent to allow up to 60 loaded trucks per day leaving the Project Site with quarry products. Transportation of quarry products is typically by truck and trailer ('truck and dog') style vehicles to service markets, with larger and smaller trucks also likely to be in use. A typical truck and dog consist of 3 axle truck and 3 axle dog (trailer) and can carry a load of up to 42 tonnes. Refer to Photograph 3.13 illustrating a typical truck and dog configuration. To make drivers more aware of heavy vehicles in the area and to improve road safety around the quarry access W5 – 22 (B size) signs are to be erected at 150m on approach to each side of the quarry access.

All processed quarry products destined for despatch from the proposed quarry would be sourced from the various product stockpiles within the quarry site. The stockpiled material would be weighed and loaded onto haulage vehicles prior to existing the site from the existing haul road that runs from the Project Site to the Castlereagh Highway. The gradient of internal haul roads is very important to the braking capabilities of the plant and vehicles using it. In this regard all internal quarry ramping within the quarry pit will be generally below 10% gradient, capable of safely accommodating a quarry haulage vehicle, with suitable edge protection and drainage provided. Internal haul roads are to be regularly maintained so that they do not develop bumps, ruts or potholes which may make control of vehicles difficult.





PHOTOGRAPH 3.13: Typical "truck and dog" haulage vehicle. Similar haulage vehicles are to be employed at the proposed quarry

(Source: MacKellar Excavations Marys Mount Quarry)

Once loaded, all haulage vehicles would be required to cover the load prior to exiting the Project Site. Within the quarry site plant and vehicles are be operated and driven safely at a speed not exceeding 30km/hour. Traffic signage will be employed accordingly.

The project site is strategically positioned in terms of its close proximity to and ability to service nearby SSD projects with road making material, located as it is in the northern part of the Mid-Western Regional Council LGA. In particular, the project site is located approximately 3.1km to the north of EnergyCo's extensive, 1km wide CWO-REZ project, approved on 26 June 2024, and as close as 2km to Acciona's Orana Wind Farm project. Both projects will require huge amounts of road making material to service their developments. In order to service these infrastructure projects, trucks leaving the Project Site would enter the Castlereagh Highway before utilising the local road system running off the highway, planned to accommodate access to these infrastructure projects.

The rate of transportation in any one year would be dependent on demand for quarry product and the rates of extraction.

It is proposed to rely on the existing internal access route from the Castlereagh Highway to the operating quarry, with upgrades in the form of widening, sealing of about 100m of the road, re-alignment to achieve a safe setback form the power poles that run though Lot 1. Any upgrading of the internal access and haul road will be completed using standard road building equipment, including excavators, loaders, graders and dump trucks.

The quarry pit floor is to be maintained in a suitable condition to enable the transfer of crushed quarry product between the mobile crushing and screening plant within the active extraction area and product stockpiles on the quarry site. These would be formed by bulldozer, gravelled where necessary, and regularly watered to minimise dust potential. As the active extraction area moves and any temporary access roads become redundant, they will be either removed or covered with suitable material as part of progressive landform creation or rehabilitation program.

In the interests of driver safety a Driver Code of Conduct would also apply.

#### 3.5.10 Quarry Benching and Finished Quarry Face

The final overall slope proposed for quarry batters will be approximately 51 degree slope with benches angled at 70 degrees- a design outcome that generally satisfies current quarry design 'best practice' in the document entitled *Guidelines for Open Pit Slope Design* (CSIRO 2009) promoted by NSW Trade & Investment- Mine Safety. The stability of the quarry and surround areas would continue to be monitored during the project, to ensure a safe work environment.



It is proposed to construct minimum 7.5m wide benches with a maximum quarry face height of up to15m. The cut slopes and particularly the proposed access ramp should be regularly inspected by authorised quarry personnel for signs of movement during operation and in the event of adverse weather (say daily rainfall totals exceeding 40 mm). The quarry benches will be rehabilitated on a progressive, ongoing basis to ensure the early establishment of vegetation once quarrying is completed.

# 3.6 Hours of Operation of Quarry, Life of Quarry

The accompanying Table 3.3 sets out the proposed hours of operation for activities planned for the Project.

Table 3.4: Proposed Hours of Operation

| Activity                                 | Monday to Friday                  | Saturday                         | Sunday, Public<br>Holidays |
|--|-----------------------------------|----------------------------------|----------------------------|
| Extraction, Processing of Quarry Product | 7.00am to 6.00pm Monday to Friday | 7.00am to 6.00pm on<br>Saturdays | Nil                        |
| Blasting                                 | 9.00am to 3.00pm                  | Nil                              | Nil                        |
| Maintenance,<br>Administration           | 6.00am to 6.00pm                  | 6.00am to 4.00pm                 | Nil                        |

The quarry will not operate outside these times, except under exceptional circumstances, where the supply of quarry product for emergency purposes, for example, the delivery of quarry products needed for emergencies like flood prevention and/or repairs to local or regional or state roads or other infrastructure and the like.

It should be noted that the 350,000 tonnes per annum extraction rate is a maximum only, set in order to accommodate demand for quarry product during a peak year only. For the purposes of the overall project, an operational quarry life of at least 25-30 years is assumed, based on a more modest average of 185,000-155,000 tonnes per annum, with an additional 2 years required to provide for a period of maintenance following the completion of rehabilitation activities at the quarry. If lower rates of extraction are achieved a longer quarry life would result.

# ■ 3.7 Management of the Quarry

The quarry operator, will be responsible for all activities on-site and managing all other site personnel. It will be their responsibility to ensure all environmental measures are in place and are being managed according to the development consent, once issued. Responsibilities will include, but are not limited to, the following:

- Comply with the requirements of the development consent, once issued, as well as any EPL conditions.
- Implement controls for on-going management of the quarry in accordance with the above.
- Manage quarry pit works on a daily and longer terms basis, with oversight of production, onsite water and soil management, stockpile management, blast management, disposal of materials, and rehabilitation.
- Develop and maintain environmental performance of the quarry operation. This includes ensuring that site safety protocols are in place and development or implementation of control plans for hazards, including incident management.
- Ensure proper training and oversight of quarry staff and monitor performance of contractors.
- Undertake appropriate updates, reviews and audits of the quarry operation to measure progress and to ensure
  compliance with the relevant conditions of consents imposed by Mid-Western Regional Council and the
  requirements of the NSW EPA. Includes the lodgement of annual reports and attendance at site inspections.
- Managing customer or community complaints, and work with local residents if major issues arise, to ensure that an adequate response is given when environmental issues are raised.
- Respond to environmental incidents and arrange remedial measures to overcome the incident.



# 3.8 Employment, Training of Employees

At full production, the Gulgong Quarry Project will employ up to 6 full-time employees, the workforce largely drawn from the local community. The above workforce does not include truck drivers employed by contractors, suppliers and other sub contractors periodically engaged by the quarry eg. blasting contractors. The *Work Health and Safety (Mines and Petroleum Sites) Regulation 2022* (NSW) provides a framework to protect the health, safety and welfare of all workers and others in relation to NSW workplaces and work activities, including this quarry. SafeWork NSW is the WHS regulator for the state, administering acts and regulations related to WHS, including the Work Health and Safety Act 2011, *Dangerous Goods (Road and Rail Transport) Act 2008*, and the *Explosives Act 2003*. All health and safety measures to be applied will be in accordance with the NSW Resource Regulator guide *Health and Safety at Quarries* dated November 2018. The quarry operator will have the responsibility of inducting each person in the relevant quarry work procedures before commencing work at the quarry including but not limited to the following:

- Roles and responsibilities. All employees will be required to act responsibly and not cause or allow anything to
  occur that may harm the environment (such as fuel spills,, uncontrolled dirty water runoff, or excessive noise).
- Environmental incident management, emergency response plans and reporting procedures. All employees will
  be required to notify management of any incident or accident that may potentially harm the environment or
  human health.

Re-training may be required should there be any significant changes to quarry procedures, or if any non-compliance with existing procedures is noted by site inspection, monitoring, or by a regulatory authority or public complaint.

# 3.9 Waste Management

The only general waste products which will be generated at the quarry are waste oil, unserviceable machinery parts, and site office and lunch room wastes (e.g. paper, plastic, food scraps). Waste disposal will comprise:

- The waste oil will be taken to an oil recycler.
- Waste metal will be sold to a scrap metal merchant.
- All other general waste materials will be taken to Council's landfill for disposal.

Separation of recyclable materials (e.g. paper, glass, plastics) will be carried out wherever possible. It will be the responsibility of the quarry operator and contractors to take responsibility for the disposal of any waste that they create on site. If a site office and lunch room is established on site, a recycling bin and general waste bin will be provided to allow the separation of recyclable wastes. The different waste streams shall be appropriately separated and disposed at Council's landfill site. Sanitary facilities for the lunch room and toilet facilities will be provided in accordance with the *Building Code of Australia*.

# 3.10 Emergencies and Hazards Management

Significant events at the quarry that may threaten the environment or public health include excessive rainfall, fire, fuel spillage on the access road, blasting mishap, unauthorised access or major truck accident. Other potential occurrences such as power failure, pump failure or spillage within the quarry would be unlikely to present a threat to the environment or public health as the effects would be contained within the quarry, allowing rectification to be planned and implemented in a co-ordinated manner.

Should a major pollution incident occur affecting the external environment, the EPA will be advised by telephone as soon as possible and provided with written details as required. The following measures are to be taken to minimise the risks arising from the above types of emergencies:

- Fuel spill. All fuel to be stored within bunded areas. Fuel trucks will visit the site as required for refuelling purposes. In the event of a spillage:
  - Spilt fuel is to be collected where practicable.
  - ▶ The EPA to be contacted in the event of a major pollution incident details.
  - Should a significant amount of loose material be contaminated with spilt fuel it is to be collected and disposed of at a licensed landfill facility.



- Excessive rainfall. The quarry pit has been designed to be capable of retaining runoff from all rainfall events within the pit. While excess water may flood some low-lying parts of the quarry and be a hindrance to operations it will not be an emergency situation. The excess will be flocculated if necessary. If a decision is subsequently made to discharge this water into the drainage system to the east all water quality criteria, contained in the relevant EPL, must first be met. When excessive rainfall is experienced, causing flooding of the quarry pit, the following mitigation measures are proposed:
  - Cease quarrying in flood-affected sections of the quarry.
  - Check drainage and sediment control devices for integrity and make any urgent repairs.
  - Relocate mobile machinery and moveable plant to higher ground, where required.
  - ▶ Clean affected areas after the event and check the sediment load within the sediment dam.
  - Flocculate the sediment basin, if required, using gypsum to minimise suspended sediment.
- Blasting mishap: Precautions are in place to prevent any incident occurring during blasting (refer section 3.5.3).
- Unauthorised access: Access to the quarry site is through gates that are to be locked after hours. The quarry itself is not visually prominently from any public viewing location and the threat of unauthorised access is slight.
- Major truck accident: Potential vehicle accidents on the site include collisions. Should a vehicle be involved in a
  major accident on the premises, staff will initially attend to the needs of any injured personnel. If there is a spill
  of fuel, emergency response procedures will be initiated as described above. Should there be a spill of
  extracted material, steps will be taken to recover the material as far as practicable. The Police will be notified
  where necessary.
- Need for 4.5m clearance from overhead power lines, in accordance with advice from Essential Energy dated 10
  July 2023- refer Appendix M. This will mean that the existing internal access track will need to be moved 2m
  further away from the power lines.

# 3.11 Fire Management

The Project Site is not identified as forming a part of any bushfire prone landscape. Provided the following measures are applied, as outlined below, the fire risk on the site can be managed to an satisfactory degree. Refer also to Section 4 and Section 7.3.10 for further details. Proposed fire management measures proposed include:

- Fire fighting equipment to be stored at the quarry site, with extinguishers to be kept on all mobile plant and site vehicles. The extinguishers are to be serviced regularly.
- Access to the quarry to enable access by RFS fire fighting vehicles.
- No explosives kept on site.
- All mobile equipment fitted with spark arresting mufflers.
- Retention of water run-off from the quarry in the sediment basins, suitable for use in fighting fires.
- The company's work instructions include emergency response and evacuation procedures including:
  - Responsibilities of personnel.
  - Rural Fire Service contact details.
  - Regular visual check and testing of equipment.
  - Staff training for fire emergencies, including training in fire awareness and basic fire fighting procedures.

# 3.12 Site Security

A locked farm gate is currently provided to prevent entry to the Project Site by unauthorised persons. This measure will be ongoing. Further site security and fencing will comprise:

- The working quarry site will be fenced, to keep farm animals from straying into the quarry.
- Security lighting of the quarry office area and immediate surrounds.
- Appropriate signage to be provided at the entry to the quarry, advising of:



- ▶ The need for all visitors to report to the office.
- ► The need for all visitors to comply with property policies as well as applicable workplace health and safety legislation.
- Prohibition on access without permission and without obtaining notification of any hazards on the quarry site.
- Need for protective clothing/hearing/eye protection in the quarry area.

## 3.13 Energy Requirements

As the site is not currently connected to mains electricity only one form of energy is likely to be used on the site-at least in the foreseeable future: diesel fuel. The total amount of fuel which will be used by the trucks which will be hauling material from the site will largely depend on the delivery destinations. It is anticipated that much of the material produced from the quarry will be used, at least in the next 10-15 years or so, to service the Central-West Orana Renewable Energy Zone (CWO-REZ) projects, including: EnergyCo's extensive, 1km wide CWO-REZ project (approximately 3.1km to the north of the project site); and Acciona's Orana Wind Farm project (as close as 2km to the project site).

The amount of fuel used will be a function of the distance travelled. To service the above projects, and conservatively assuming an average round trip of, say, 10 kilometres, fuel requirements for loading and transporting will be approximately 150 litres of diesel fuel per thousand (1,000) tonnes of material transported. At a maximum annual extraction/production rate of 350,000 tonnes of material per annum, total fuel usage for loading and transporting quarry products from the quarry is estimated at 52,500 litres of diesel fuel. More distance projects will require a correspondingly greater fuel usage. Fuel will also be required for plant used on site. Fuel requirements have been assumed to be approximately 500 litres of diesel fuel per thousand (1,000) tonnes of material extracted. At a maximum annual production of 350,000 tonnes of material, total fuel usage for plant used on site is estimated at 175,000 litres of diesel fuel. These estimates are maxima only.

The proposed quarry does not sterilise any known potential source of oil or gas.

#### 3.14 Rehabilitation

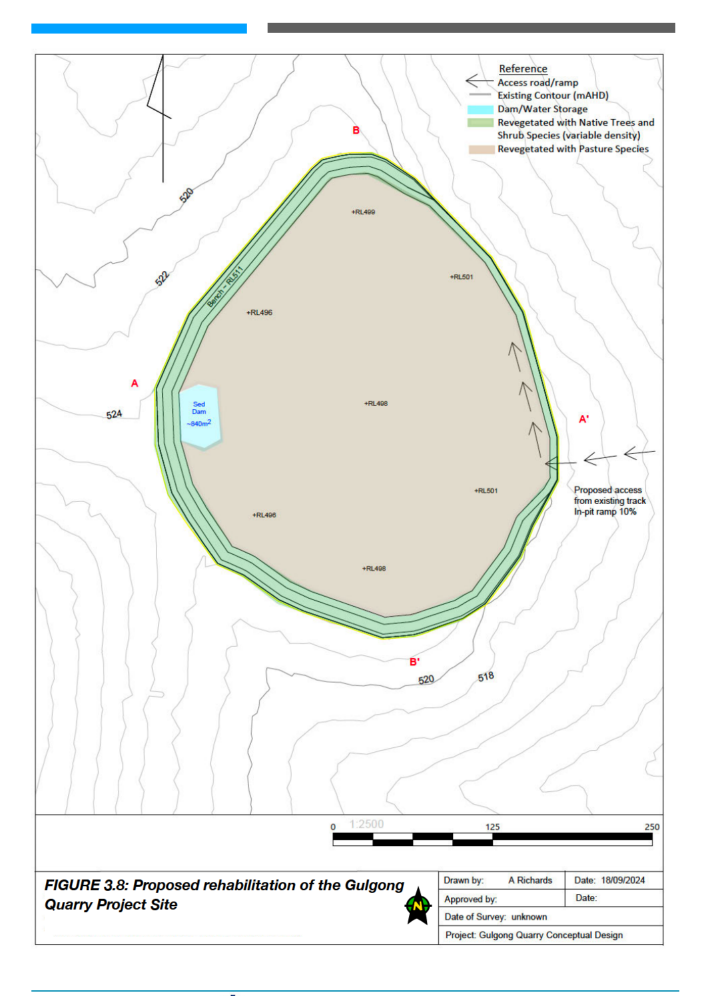
#### 3.14.1 Overview

Quarrying is a temporary land use, and quarrying is expected to cease extraction at some point in the future. The closure of the quarry operation typically occurs when the resource is exhausted, and provides opportunities for land disturbed by quarrying to be rehabilitated. The proposed Gulgong Quarry Project provides a preliminary rehabilitation plan, in concept form, the measures to be employed on-site to enable the re-establishment of vegetation and treatment of final excavated surfaces. Progressive rehabilitation of extraction areas is proposed by rehabilitating slopes from the top of the cut face to the bottom.

Quarry benches will be capped with a layer of overburden and topsoil, and planted with native species characteristic of vegetation within the surrounding landscape. The quarry pit will be filled to the extent possible using overburden and other material from on-site sources. On completion of quarrying the site is to be rehabilitated to form a free draining and sustainable landform as consistent as possible with surrounding landforms. The quarry floor will be reshaped to enable future use for grazing, with the sediment basin retained as a source of drinking water for stock. The total quarry floor area to be rehabilitated and returned to agricultural use is approximately 6.54ha (or 0.55% of the 'Talinga' farm holding), with approximately 0.8ha (or 0.06% of the 'Talinga' farm holding) comprising rehabilitated quarry benches.

Once completed, the aim will be to rehabilitate the quarry site to a stable condition. The relevant guidelines note that the primary aim of the closure and rehabilitation phase of a quarry is to minimise long-term erosion through effective revegetation (source: *Managing Urban Stormwater: Soils and Construction, Volume 2E Mines and Quarries* (DECC, 2008). Refer to **Figure 3.8** for details of the rehabilitation proposed and final land use and **Figure 3.9** showing an example of a rehabilitated guarry profile.







The key components of the rehabilitation process proposed are as follows:

- Removal of all structures, equipment and other materials associated with quarrying from the existing works
  area, with appropriate erosion and sedimentation control measures.
- Earthworks and landscaping to shape the final worked quarry area. The benches of the active quarry area will
  be filled to the extent possible using overburden and other material. On completion of quarrying the site is to be
  rehabilitated to form a free draining and sustainable landform as consistent as possible with surrounding
  landforms.
- The rehabilitated landform to be covered with topsoil and other material and revegetated using native species on the quarry benches and introduced pasture species on the quarry floor.
- The access road from Castlereagh Highway to the Project Site to be retained for future agricultural use.

When completed, the quarry will be a large excavation into the side of the hill, to be left in a healthy, rehabilitated and safe condition, with quarry benches rehabilitated with native vegetation and the quarry floor returned to agriculture and providing a source of water for livestock. The progressive rehabilitation measures, together with final works, will ensure that both regrowth and safety measures have been correctly carried out. The stability of the quarry and surrounding areas would continue to be monitored during the project, to ensure a safe work environment. The timing of rehabilitation works will be dependent on the rate of resource extraction and the final levels of the base of the quarry floor.

The key project rehabilitation completion criteria to be applied to the project site are summarised in the accompanying table.

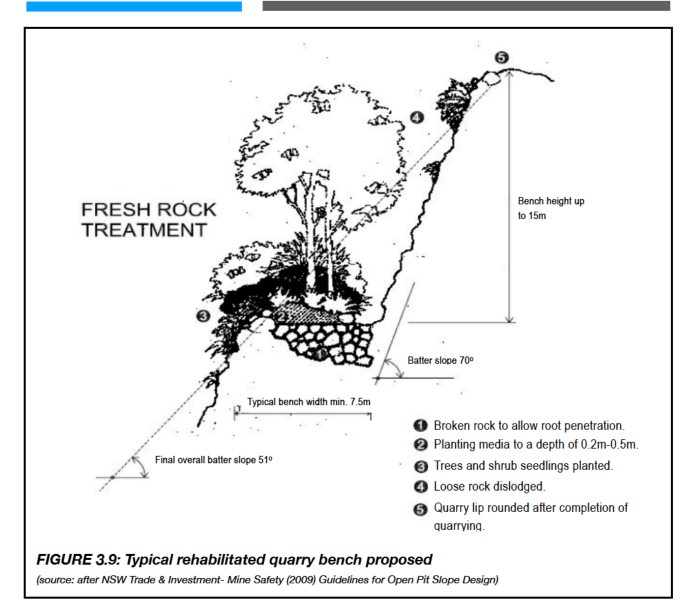
Table 3.5: Project rehabilitation completion criteria

| Feature                                    | Rehabilitation completion criteria  |
|--|---|
| Decommissioning                            | All quarry plant and equipment and other infrastructure will be decommissioned and removed  |
| Landform                                   | Achieve a stable landform, with no erosion, free of any hazardous materials associated with past use of site as a quarry  |
| Soil                                       | Topsoil or a suitable alternative has been spread uniformly over the identified rehabilitation surfaces.  |
| Water                                      | Sediment basin retained for erosion control and as a water supply for stock. No runoff to pose a threat to downstream water quality   |
| Revegetation,<br>control of feral<br>pests | Progressive revegetation of quarry benches as quarrying proceeds on the site. Weed control measures to be implemented. Control of feral pests to be undertaken by landowner |
| Bushfire hazard                            | Appropriate bushfire hazard controls to be implemented  |
| Ongoing public safety                      | Appropriate mechanisms to be established to control access and manage public safety post-closure  |

#### 3.14.2 Final Quarry End Use, Rehabilitation

The final site end use of the bottom section (floor/void) of the quarry will be as grassed pasture with the sediment basin retained as a water supply for stock- refer **Figure 3.8**. The final landforms within the quarried areas will consist of battered slopes leading to a basin at the base of the rehabilitated quarry pit. Quarry benches (approx. area 0.8ha) will be battered and capped with a layer of overburden and topsoil, and planted with native species- refer **Figure 3.9**.

The rehabilitated quarry pit and pit edges will require ongoing rehabilitation management and maintenance to ensure that the desired vegetation cover is achieved. Equipment and infrastructure that are not required as part of the intended final land use will then be removed from the site.



The quarry void, to be retained following extraction, will be a significant alteration to the original landform of the quarry site. The floor of the quarry will be returned to agricultural use, including providing a source of water for livestock. It will have an area of approximately 6.54ha.

Revegetated areas should be carefully managed for at least two years after the initial rehabilitation works, with intensive management over the first few months. This is to promote rapid vegetation growth and development, and address any problems arising with vegetation establishment. (source: *Managing Urban Stormwater: Soils and Construction, Volume 2E Mines and Quarries* (DECC, 2008). When completed, the quarry will be left in a healthy, rehabilitated and safe condition.

The rehabilitation measures proposed, together with final works, will ensure that both regrowth and safety measures have been correctly carried out. The final land surfaces will be reshaped to stable landforms. There will be progressive rehabilitation of quarry benches during the progressive development of the quarry.

- Ripping of soil will assist in rapid tree growth through deep root growth and enhanced soil water infiltration. All areas proposed for replanting with native flora will be deep ripped to an approximate depth of 400–500 mm, undertaken around the contour of the land at right angles to water flow.
- Direct seeding of native plant seeds is the preferred method of rehabilitating final completed slopes.
- To encourage tree growth and to control weeds an appropriate seed mix is required-the native tree and shrub seed mix sown at a total combined rate of approximately 6.3 kg/ha. Seed will be broadcast evenly onto

prepared batter slopes. Care will be taken to ensure it will not be buried. Seeding will be conducted in late spring and early autumn giving superior results due to higher ground temperatures. Species which could be used for revegetation (dependent upon seed availability) are listed below in the accompanying Table 3.5. The species identified are typical of those found in PCT 1121: Round-leaved Gum tall open forest of the eastern New England Tableland Bioregion vegetation community.

• A mixture of native trees, shrubs and grasses endemic to the area will be sown onto the majority of the reshaped quarry pit benches following site preparation. The species list to be used in rehabilitating the final, completed quarry is consistent with the existing species found on site (refer to ecological assessment by Bower Ecology- refer Appendix L) and will encourage integration with the surrounding habitat. Endemic species are preferred because they will be suited to the pre-existing conditions and should achieve higher rates of success at establishment.

Topsoil and overburden material for revegetation and stabilisation of batters within the quarry is to be sourced from soil stored on-site which will have been stockpiled as part of the initial clearing and soil removal process. Topsoil and overburden will be used across the site for the stabilisation of final, end-use benches and revegetation areas. The removal of topsoil and overburden will occur predominately during site establishment and early phases of quarry operations at the pit.

Soil-based material are intended for quarry rehabilitation purposes will be temporarily stockpiled within the quarry footprint area until they can be reused at the site. Because of the small amount of overburden and the nature of the resource it is not expected that large quantities of topsoil or overburden will be generated. Overburden would constitute excavated natural material and can be deposited or re-used on-site. Until required for use in the permanent rehabilitation works, the stockpiles will be:

- Shaped into a low mound up to 1 metre in height (topsoil) or 3.0 metres (overburden), as it becomes available.
- Track-rolled with a dozer or excavator to prevent wind and water erosion.
- After the steps above, sown within 14 days of placement (topsoil) or 28 days (overburden) with a seed / fertiliser mix

Filter fences will be placed downslope of the topsoil and overburden stockpiles, as part of the erosion and sediment control works.

Topsoil and overburden stockpiles are proposed to be located away from trafficked areas and from drainage lines within the active quarry area.

Stockpiles will be placed in areas so as to avoid impediment of natural localised drainage lines and minimise the likelihood of water ponding against the stockpile. Stockpiles to be kept longer than six months will be sown with a suitable cover crop to minimise soil erosion and invasion of weed species. Any stockpiles that have evidence of any weeds will be treated prior to the use in rehabilitation, principally by way of scalping.

#### 3.14.3 Maintenance of Rehabilitated Areas

The rehabilitated quarry areas will be maintained by site personnel engaged by the quarry operator or owners until vegetation is well established. Regular inspections shall be carried out to monitor the progress of rehabilitation and identify areas that require maintenance. This maintenance activities will include soil erosion control, control of noxious and environmental weeds, fencing repairs for access control, feral pest control, and bushfire hazard management.

#### 3.14.4 Weed Control

Declared plants, environmental weeds and animal pests are to be controlled in accordance with best practice land management practices. At eh end of quarrying operations all declared weed spaces will be eradicated. The quarry operator is responsible for the control or eradication of noxious weeds in and around the quarry site.



The Talinga Pastoral Company, as landowner, is familiar with noxious weeds in the area and regularly inspects the site for the presence of noxious weeds. Weed control measures are employed at regular intervals or as required as a regular part of farm maintenance. Weed regrowth is controlled through suitable spray such as Round-up. Stockpiles of topsoil will be established for progressive rehabilitation works, and checked regularly for weeds. Stored stockpiles, where created, are to be suitably seeded or grassed for stabilisation until such time as they are required.

## 3.14.5 Summary: Rehabilitation

Table 3.7 outlines the steps to be undertaken to minimise the risks arising from rehabilitation, both during and after quarrying the site.

Table 3.7: Quarry rehabilitation practices & mitigation measures

| Rehabilitation issue                                    | Proposed rehabilitation practice/mitigation measure   |
|---|---|
| Vegetation treatment                                    | Once quarrying is complete, revegetate quarry floor with open grassland, suitable for grazing purposes, with the sediment basin to be used as a source of water for livestock. Vegetate quarry benches during the life of the quarry. Supplementary watering of newly planted areas undertaken when required. |
| Weed control,<br>stabilisation works                    | Remove weeds and/or prevent from spreading. Use earthmoving equipment to progressively shape and trim all workings to the stable profile, including bunds.  |
| Access to the site                                      | Access to the site to be restricted, to prevent the unauthorised deposition of material.  |
| Maintain basins/dams<br>after quarrying is<br>completed | Once quarrying is completed on site, the sediment basin system in the quarry pit will be retained, to aid in erosion control, but also for watering of stock and as a water source in regeneration of vegetation in all proposed rehabilitated areas.   |
| Monitoring, corrective action                           | Regular visual monitoring of fencing, inspection of planted/rehabilitated areas will be undertaken by the quarry operator/owner to determine the need for maintenance works (fertilising, weed control, erosion repair or control works, thinning of plants, pruning) and replacement of failed plantings.    |
|   | Regular visual monitoring of fencing, inspection of planted/rehabilitated areas will be undertaken by the quarry operator/owner to determine the need for maintenance works (fertilising, weed control, erosion repair or control works, thinning of plants, pruning) and replacement of failed plantings.    |

## 3.15 Monitoring and Recording

### 3.15.1 Monitoring records

The results of any monitoring required as a condition of consent or EPL are to be recorded and retained including:

- Monitoring of blasting.
- Monitoring of discharges from any licensed discharge point, where required.
- Monitoring of extraction and production, as well as truck numbers- refer Section 3.15.4 below.

All records required to be kept by the quarry operator will be:

- In a legible form, or in a form that can readily be reduced to a legible form.
- Kept for at least 4 years after the monitoring or event to which they relate took place.

#### 3.15.2 Responsible contact person

The name and contact details for the person with the responsibility and authority to respond to Council, authorised government departments and/or members of the public with respect to management of quarry operations, compliance with this consent and any complaints, will be provided to Council, prior to commencement of quarry operations.



## 3.15.3 Annual reporting

An annual report of quarry operations must be completed and a copy of the report provided to Council within 1 month of each 12 months operation of the quarry. The annual report is to contain details of compliance with the conditions of the consent issued, together with a description of quarry operations undertaken during the 12 month period.

### 3.15.4 Records of extraction and volumes of material leaving the site

The quarry operator will be responsible for:

- Recording the volume/tonnage of rock won from the guarry by blasting.
- Recording the amount of processed quarry material leaving the site and the number of loaded vehicles.

The above records are to be provided with the annual report referred to in Section 3.15.2 above.

### 3.15.5 Recording of pollution complaints

The quarry operator will keep a legible record of all complaints made to the owner, operator or any employee or agent of the operator in relation to pollution arising from any activity applicable to the quarry operation, including details of the following:

- Date and time of the complaint.
- The method by which the complaint was made.
- Personal details of the complainant which were provided by the complainant or, if no such details were provided, a note to that effect.
- The nature of the complaint.
- Action taken by the quarry operator in relation to the complaint, including any follow-up contact with the complainant.
- If no action was taken by the licensee, the reasons why no action was taken.

The quarry operator will operate during its operating hours a telephone complaints line for the purpose of receiving any complaints from members of the public in relation to activities associated with the quarry, including truck traffic.



## ■ 4. Mitigation Measures

## 4.1 Introduction

Section 192(1)(e) of the Environmental Planning and Assessment Regulation 2021 (EP&A Regulation 2021) requires:

"(e) a compilation, in a **single section** of the environmental impact statement, of the measures referred to in paragraph (d)(iv)". [our emphasis in **bold**]

Section 192(1)(d)(iv) of the EP&A Regulation 2021 requires:

"(iv) a full description of the measures to mitigate adverse effects of the development, activity or infrastructure on the environment."

In accordance with the above requirements of the EP&A Regulation 2021, the following section comprises details of the measures proposed to mitigate the adverse effects of the Gulgong Quarry Project. These measures will be incorporated into and form a part of an overall quarry management plan, once consent has been granted.

## 4.2 Mitigation Measures Proposed

The following Table 4.1 provides details of the mitigation measures proposed for the Gulgong Quarry Project.

Table 4.1: Mitigation measures proposed

| Environmental<br>Issue                          | Potential<br>environmental<br>impact                      | Mitigation measures proposed quarry  |
|---|---|--|
| Hazards and risk, including fire, slope failure | Fires, fuel/<br>chemical leaks and<br>spills, landslides. | <ul> <li>Fire extinguishers are in all site vehicles and mobile equipment. The extinguishers are to be serviced regularly.</li> <li>When in operation, the maintenance of a water truck suitable for fire fighting at the site.</li> <li>Any chemical and fuels stored in bunded areas, located and designed to prevent potential fire hazards, as required by AS1940-1993- The Storage and Handling of Flammable and Combustible Liquids.</li> <li>All oil/fuel spills to be immediately cleaned up and the spilled material disposed of in a proper manner.</li> <li>RFS vehicle access is capable of being provided to the site.</li> <li>Retention of water run-off from the quarry in the sediment basin system- an additional source of water for fire fighting purposes.</li> <li>Regular cleaning of litter on site.</li> <li>All mobile equipment fitted with spark arresting mufflers.</li> <li>Employees are to be trained in fire awareness and instructed in basic fire fighting procedures.</li> <li>Protocols to be followed if major traffic accident occurs.</li> <li>As excavation of the quarry progresses, additional investigation and assessment be undertaken to inform any alterations to the proposed layout design and slope stability.</li> </ul> |
| Management of waste                             | Generation of waste during operation of the quarry.       | <ul> <li>Collect recyclable material (waste oil, metal, glass, and plastic) for collection by Council or appropriate recycling contractor. Dispose of non-recyclable domestic waste via council collection service.</li> <li>No building, plant and machinery, or putrescible wastes to be disposed of on site. Inert waste materials to be collected and removed from this site for recycling or to an appropriate licensed waste facility.</li> <li>Unexpected finds protocols to be established.</li> </ul>   |

| Environmental<br>Issue cont. | Potential<br>environmental<br>impact cont.             | Mitigation measures proposed: expanded quarry cont.   |
|------------------------------|--|---|
| Air quality                  | Generation of dust during operation of the quarry.     | <ul> <li>All activities to be be managed in accordance with the Protection of the Environment Operations Act (1997) and EPL, once approved.</li> <li>Sufficient water to be stored on site for dust suppression activities.</li> <li>Locating the quarry processing plant within the the active quarry area at depth reduces the exposure to winds and reduces dust potential.</li> <li>All loads leaving the site are covered, with tailgates effectively sealed, to minimise dust and debris.</li> <li>Maintain a high level of repair and servicing for all quarry trucks.</li> <li>All trafficable areas to be well maintained, at a reasonable grade and free of loose dust generating material.</li> <li>Internal haul route to be sealed near the highway intersection, to further reduce dust.</li> <li>Regular use of water carts as required on the unsealed sections of the internal quarry haul route.</li> <li>Signposted speed limit of. 30km/hour to be strictly maintained. Training of quarry personnel, including any subcontractors, for awareness of dust minimising practices.</li> <li>Quarry plant and equipment to be cleaned frequently, with the turning off all vehicles and plant when not in use, where practicable.</li> <li>Miscellaneous dust sources such as spillages from trucks and silt from sediment controls are to be regularly cleaned up.</li> <li>Regular inspections for excessive visible dust generation will be undertaken and appropriate controls will be implemented when such events occur.</li> <li>Monitoring and reporting of dust complaints. A complaint management system will be used to ensures that complaints are recorded, investigated and responded to within a reasonable timeframe.</li> </ul>  |
| Soil and water               | Need to control sedimentation and erosion, stormwater. | <ul> <li>All activities to be be managed in accordance with the Protection of the Environment Operations Act (1997) and EPL, once approved.</li> <li>All stormwater from within the quarry (ie. 'dirty' water) is to be contained in the quarry sediment basin which lies at the base of the active quarry pit area, designed in accordance with 'Blue Book'.</li> <li>Clean' water to be diverted away from areas of disturbance, thus minimising impacts on existing drainage areas outside of the active quarry area and avoiding contamination.</li> <li>All disturbed areas such as excavations, processing areas, haulage routes, stockpile area and other disturbed areas will be treated with a water spray or suitable dust suppressant as required.</li> <li>Containing all runoff within the quarry area also reduces the quantity of water flowing downstream during flood periods.</li> <li>Unlikely need for groundwater monitoring. [NOTE: Groundwater unlikely to be encountered- refer Martens &amp; Associates groundwater assessment in Appendix F]</li> <li>Appropriate stripping and stockpiling controls and procedures required to maximise the value for stored soil used in rehabilitation of the site. Vegetation clearing and topsoil stripping will be staged to minimise disturbance of the quarry footprint until areas are required by the operation.</li> <li>Runoff will be managed in the facility by ensuring that the stormwater management system is monitored and maintained.</li> <li>Prepare Pollution Incident Response Management Plan for the quarry.</li> <li>Concentration of a pollutant discharges must not exceed the concentrations limits specified.</li> <li>Soil and water management plan to be implemented for the quarry as part of overall quarry management plan.</li> </ul> |



| Environmental         | Potential   | Mitigation measures proposed: expanded quarry cont.  |
|-----------------------|---|--|
| Issue cont.           | environmental   | witigation measures proposed: expanded quarry cont.  |
|                       | impact cont.  |  |
| Noise and vibration   | Noise and vibration from construction vehicles and works. | <ul> <li>Noise emissions from the quarry, when measured at the nearest sensitive receptor, will not exceed the applicable noise level limits - confirmed by Vipac in Appendix C.</li> <li>Quarrying restricted to 7.00 am and 6.00 pm Monday to Friday, Saturdays: 7.00am to 1.00pm. No work will be undertaken on Sundays or Public Holidays. Council may permit access and operation outside of these periods for emergency purposes.</li> <li>Noise levels are predicted to comply with applicable amenity criteria at nearest sensitive receptors- refer Appendix C for details.</li> <li>Quarry plant and equipment are located within the quarry pit, suitably buffered from nearby sensitive receptors.</li> <li>Maintain the internal quarry haul roads in good condition to prevent corrugations which can contribute to truck road noise.</li> <li>No compression braking beyond the quarry gate is permitted, a requirement of the proposed Driver Code of Conduct for the quarry.</li> <li>Limits on quarry trucks numbers permitted to enter and leave the quarry each working day ie. maximum of 60 loaded trucks per day.</li> <li>Plant and equipment will be regularly maintained and serviced, to minimise the potential for excessive noise impacts. All machinery to meet current guideline noise levels, including haulage vehicles. Regular upgrading to quieter plant and equipment.</li> <li>All blasts to be monitored in order to show compliance with the following criteria: airblast overpressure from any blast shall not exceed 120 dBL at the nearest residence and 95% of all blasts over a 12 month period shall not exceed 115 dBL at the residence; and ground vibration from any blast shall not exceed 10 mm/s at the nearest residence and 95% of all blasts over a 12 month period shall not exceed 5 mm/second at this residence.</li> <li>The detonation of blasts will be restricted to between the hours of 9.00 am to 3.00 pm, Monday to Friday. No blasting will be undertaken outside of these hours.[NOTE: preparation for blasting, including drilling, is allowed outside of</li></ul> |
| Traffic and transport | Heavy truck traffic<br>on roads, road<br>safety.          | <ul> <li>Restriction of 60 loaded trucks per day to apply.</li> <li>Driver Code of Practice to apply, to be prepared as a condition of consent, aimed at ensuring the safety of employees, contractors, and the general public in and around the project site.</li> <li>A low (max.30km/hour) speed limit to be applied to waste haulage vehicles on quarry site. This measure also minimises potential risks to fauna on site.</li> <li>All trucks hauling quarry product on public roads are to be fitted with a dust cover, and such dust cover shall be utilised to cover the load during haulage.</li> <li>All quarry truck movements within the site will be restricted to designated routes marked out by appropriate signage.</li> <li>Condition of internal quarry haul road to be regularly maintained, to ensure a satisfactory road surface. Existing intersection with Castlereagh Highway is to be suitably upgraded in accordance with TfNSW requirements, with W5-22(B size) signs erected 150m on highway approach to either side of the quarry access.</li> </ul>  |



| Environmental Issue cont. | Potential environmental impact cont.                                  | Mitigation measures proposed: expanded quarry cont.  |
|---------------------------|---|--|
| Rehabilitation            | Achieving a satisfactory rehabilitation of the quarry, once completed | <ul> <li>When completed, the quarry will be a large excavation into the ground. It is both desirable and necessary that it be left in a healthy, rehabilitated and safe condition.</li> <li>Appropriate stripping and stockpiling controls and procedures proposed to maximise the value for stored soil/overburden used in rehabilitation of the site.</li> <li>The final land surfaces will be reshaped to stable landforms. This will involve reworking the existing quarry face and extraction pit to achieve regularly shaped slopes which are structurally stable.</li> <li>The rehabilitated areas will be maintained by site personnel until the vegetation is well established. The floor of the quarry to be grassed, and the sediment basin retained for stock watering needs. Use of indigenous trees and shrubs wherever appropriate in rehabilitated quarry benches. Supplementary watering of newly planted areas when required.</li> <li>Regular inspections shall be carried out to monitor the progress of rehabilitation and identify areas that require maintenance. This maintenance activities will include soil erosion control, control of noxious and environmental weeds, fencing repairs for access control, feral pest control, and bushfire hazard management.</li> </ul> |
| Biodiversity              | Clearing of trees<br>and impact on<br>habitats.                       | <ul> <li>No tree clearing outside of approved quarry footprint- all works to be undertaken within approved quarry void.</li> <li>Limits on truck speeds limits potential for conflict with fauna.</li> <li>No groundwater dependent ecosystems affected by quarry.</li> <li>Rehabilitation of the quarry benches with native vegetation at project completion.</li> <li>Prior to the clearing trees on site, an inspection shall be made of all trees to be removed for signs of wildlife. Trees containing wildlife are to be retained until vacated.</li> </ul>  |
| Cultural<br>heritage      | Impact on archaeological sites potential.                             | <ul> <li>Existing artefacts to be suitably protected, as recommended by OzArk- refer to Appendix K for details.</li> <li>In the event that previously unknown Aboriginal object(s) and/or sites are discovered during the proposed activity, work must stop, and an appropriately qualified archaeologist be contacted to access the nature, extent and significance of the identified sites.</li> <li>In the unlikely event that human remains are discovered, all activities must stop, the affected area cordoned-off and NSW Police and the Heritage NSW (formerly the Department of Planning and Environment [DPE] which replaced the Office of Environment and Heritage [OEH]) Environment Line must be contacted on 1315 55 or (02) 9995 5555.</li> </ul>   |
| Community                 | Complaints<br>management.   | <ul> <li>The quarry operator to be responsible for receiving comments and complaints from local residents, owners and government authorities.</li> <li>A register of complaints shall be established at the commencement of quarrying activities within the extension area and maintained for the life of the quarry. The register shall record details of the complaint, contact information and action taken to address the complaint.</li> </ul>  |
| Visual                    | Views of the quarry.  | No special measures are required to ameliorate visual impacts associated with quarrying the site, as no significant visual impacts arise.  |
| Annual return             | Annual reporting requirements.  | An annual report to be submitted to Mid-Western Regional Council, containing a statement of compliance with conditions of approval and monitoring/complaints summary.  |

#### Environmental Issue cont.

# Potential environmental impact cont.

#### Mitigation measures proposed: expanded quarry cont.

## Greenhouse gas management

Quarries contribute to carbon emissions through the use of heavy machinery, transportation of materials, and energy-intensive stone processing. These activities release greenhouse gases.

It is noteworthy, however, that most of the quarry product exported from the site will be used in nearby renewable energy projects.

- Reduced Scope 1 and 2 emissions by servicing, in the main, proximate renewable energy projects, extracting optimal quarry product and by regular monitoring of the quarry, to optimise quarry management and planning for each quarry stage.
- Use of fit for purpose plant and equipment and operate and maintain in accordance with manufacturer's instructions. Regularly servicing of vehicles, plant and equipment such that exhaust systems and fuel consumption comply with manufacturers' specifications. Emissions from transport vehicles and on site machinery to comply with the relevant Australian Standards.
- Use of efficient crushing and processing plant technology, wherever possible. Eliminating unnecessary idling and unproductive use of plant and equipment.
- Use of driver and operator training in relation to efficient operation of vehicles, plant and equipment.
- Operate and maintain air conditioning systems in accordance with manufacturer's instructions and Guide to Best Practice Maintenance & Operation of HVAC Systems for Energy Efficiency (Council of Australian Governments National Strategy on Energy Efficiency January 2012).
- Wherever practicable, source materials from local suppliers, to minimise traveling time and fuel use.
- ► Ensure product stockpiles and overburden/topsoil are stockpiled efficiently around the site to ensure that onsite re-use can occur with the minimum of fuel consumption.
- Due to the rocky nature of the site and minimal topsoil/overburden encountered, emissions required in removing topsoil and overburden will be minimised.
- Loading haul trucks to the correct payload.
- Optimisation of incline / decline of internal quarry access roads within the project site to reduce transport distances for vehicles entering or exiting the project site.
- Given the close proximity of the quarry site to major renewable energy infrastructure projects, emissions will be minimised as a result of short transportation distances for quarry products to end users.

#### **Emergencies**

Emergency response to events or incidents that my threaten the environment or public health A quarry management plan, dealing with pollution and incident responses and an emergency responses, will be prepared for the Project, covering the following measures:

- Containment of any fuel spills or leaks. The EPA to be contacted in the event of a major pollution incident. Any contamination arising from fuel spills to be collected and disposed of at a licensed landfill.
- Off-site discharges.
- Inundation of the quarry during major storm events or floods including relocation of plant, checking of drainage controls and condition of sediment basin.
- Fires.
- Blasting mishaps- considered most unlikely.
- Excessive generation of dust within the quarry and/or internal quarry haul route.
- Unauthorised access.
- Protocols to be implemented in the event of a major truck accident.
- ► Training and induction protocols. Induction will be provided to all staff and subcontractors outlining their responsibilities in the event of an emergency or incident.
- Notification requirements and timeframes to applicable authorities in the event of an emergency or incident.
- Review regimes of the quarry management plan. Regular reviews and updates will be made for the quarry management plan as required.



## ■ 5. Statutory & Strategic Policy Context

The following section identifies relevant local, State and Commonwealth planning and environment legislation and discusses the application of these planning provisions relevant to the Gulgong Quarry Project.

## 5.1 Environmental Planning & Assessment Act 1979

## 5.1.1 Overview, approvals process

The NSW *Environmental Planning and Assessment Act 1979* (EP&A Act) governs planning and the assessment of development projects in New South Wales, including quarry projects. This planning legislation is administered by Department of Planning & Environment and by local councils.

## 5.1.2 Regionally Significant Development: EIS Required

This Environmental Impact Statement (EIS) has been prepared by Outline Planning Consultants Pty Ltd to accompany a Development Application (DA) for a hard rock quarry at on Lot 1 in Deposited Plan (DP) 1239728 (project site, site, proposed quarry), which forms a part of a larger rural holding known as 'Talinga', No.1848 Castlereagh Highway Gulgong NSW 2852. This EIS provides the information and environmental assessment necessary to help understand the quarry project and its likely environmental consequences, and to assist in the assessment and determination of this project application.

The need for an Environmental Impact Statement (EIS) is triggered by clause 26 of Schedule 3 of EP&A Regulation 2021. Section 4.12(8) of the EP&A Act requires that development application for designated development is to be accompanied by an EIS prepared by or on behalf of the applicant in the form prescribed by the regulations.

The Project is classified as regionally significant development pursuant to the provisions of Schedule 6 of the *State Environmental Planning Policy (Planning Systems) 2021* and not State significant development. Consequently, the Western Regional Planning Panel (WRPP) is the consent authority for this proposed quarry development. The Project is not State significant development as it involves: a quarry operation extracting less than 500,000 tonnes per annum; a resource of less than 5 million tonnes); and the fact that the land on which the quarry Project is to be undertaken does not comprise an 'environmentally sensitive areas' referred to in clause 7(1)(c) of Schedule 1 of State significance (as defined in s.2.2 of *State Environmental Planning Policy (Planning Systems) 2021*), and in particular:

- No part of the Project Site is reserved as an aquatic reserve under the NSW Fisheries Management Act, 1994 or
  a declared Ramsar wetland within the meaning of the Commonwealth Environment Protection and Biodiversity
  Conservation Act 1999.
- No part of the Project Site is identified as being of high Aboriginal cultural significance or terrestrial biodiversity
  or riparian significance under the Mid-Western Regional Local Environmental Plan 2012 (LEP).
- No part of the Project Site is reserved as a state conservation area under the National Parks and Wildlife
  Act, 1974.
- The site is not listed on the State Heritage Register under the Heritage Act, 1977.
- No part of the Project Site is reserved or dedicated under the Crown Lands Act, 1989 for the preservation of flora, fauna, geological formations or for other environmental protection purposes.
- No part of the Project Site is declared as critical habitat under the NSW *Threatened Species Conservation Act*, 1995 or *Fisheries Management Act*, 1994.

The EIS responds to the Planning Secretary's Environmental Assessment Requirements (SEARS) for this project, issued on 5 June 2024 (EAR 1894), included in **Appendix A** of this EIS. In accordance with the issued SEARs, this EIS provides an assessment of the environmental impacts of the proposed quarry development and sets out the mitigation and management measures, along any potential impacts arising from the proposed development.



The land which is the subject of the development application, proposed for a proposed quarry development (the Project Site, or Site) lies within an area administered by Mid-Western Regional Council.

## **5.1.3 Integrated Development Checklist**

Under the provisions of the EP&A Act, approvals may need to be obtained from other government agencies, in addition to obtaining a development consent, known as an 'integrated development' approval, pursuant to s.4.46 of the EP&A Act. Relevant approvals required under the provisions of the integrated development provisions of the EP&A Act are summarised in Table 5.1 below.

Table 5.1: Integrated Development Checklist for Project

| Approval Authority  | Law Requiring Approval  | Applicability  |
|---|---|--|
| Dept Environment &<br>Conservation (Environment<br>Protection Authority (EPA))          | ss.43(a), 47 & 55 Protection of<br>the Environment Operations Act<br>1997                               | <b>Applicable</b> . An environment protection licence (EPL) will be required once development consent is granted to the proposed quarry.   |
| Dept Climate Change,<br>Energy, the Environment and<br>Water                            | Approval required under s.58<br>Heritage Act 1977   | Not Applicable. No Heritage Order applies.   |
| Dept Transport & Roads<br>(Transport for NSW-TfNSW),<br>Mid-Western Regional<br>Council | s.138 Roads Act 1993- works<br>over or on public roads,<br>including connection to a<br>classified road | Not Applicable. Need for upgrading of the existing intersection with the Castlereagh Highway, however, Mid-Western Regional Council is the relevant Roads Authority, with concurrence required from Transport for NSW (TfNSW). Refer also to Note below. |
| Dept Climate Change,<br>Energy, the Environment and<br>Water                            | s.90 of National Parks & Wildlife<br>Act 1974   | Not Applicable. No potential for Aboriginal sites being affected, following on site investigations.  |
| Dept Primary Industries<br>(NSW Fisheries)  | Permits required under s. 144,<br>201, 205 and 219 of Fisheries<br>Management Act 1994                  | Not Applicable. No marine impacts proposed as per the relevant sections of this Act.   |
| Dept Regional NSW<br>(Resources Regulator)  | Improvements under s.15 of<br>Mine Subsidence<br>Compensation Act 1961                                  | Not Applicable   |
| Dept Regional NSW<br>(Resources Regulator)  | Grant of mining lease under ss.<br>63 & 64 Mining Act 1992  | Not Applicable.  |
| Dept Regional NSW   | s. 9 Petroleum (Onshore) Act<br>1991  | Not Applicable.  |
| Dept Police & Emergency<br>Services (Rural Fire Service)                                | s.100B of the Rural Fires Act<br>1997   | Not Applicable. Although the land is bushfire prone no s.100B authorisation is required.   |
| Dept Industry-Water<br>(Resources Regulator)  | Ss 89,90 & 91 of Water<br>Management Act 2000   | Not Applicable. No license required given that development proposed lies more than 40 metres from 'waterfront land'. No anticipated groundwater impacts likely. No bores required.   |

#### **NOTES TO TABLE 5.1:**

Section 4.46(3) of the EP&A Act provides that developments which also require consent under Section 138 of the Roads Act 1993 are not integrated development if the council is both the development consent authority under the EP&A Act and the relevant Roads Authority providing consent under the Roads Act- as is the case here. In general, the Roads Act provides that a Local Council is the Roads Authority for all the roads within its local government area except freeways.

Where a development is integrated development, s.4.47(3) of the EP&A Act gives the consent authority power under that Act to impose any conditions that an approval body could impose as a condition of its approval. Even though there is a very wide power to impose conditions, the power of a determining authority to impose any condition nominated by the other government agencies is limited to only those conditions that fairly and reasonably relate to the proposed development and are for a purpose related to the relevant powers of that particular agency under the integrated development provisions of the EP&A Act.



Section 4.47(2) of the EP&A Act requires, inter alia, that before granting development consent to an application for consent to carry out the development that is 'integrated development' for the purposes of the Act, the consent authority must obtain from each relevant approval body the General Terms of any Approval (GTA) proposed to be granted in relation to the development.

Given that extraction of more than 30,000 tonnes per year of quarry resource is proposed to be extracted in any one year an 'integrated development' approval is required from the NSW Environmental Protection Authority (EPA) under the *Protection of the Environment Operations Act 1997*.

The granting of development consent under the EP&A Act for the application to allow for the proposed quarry development does not exhaust the approvals process necessary for the commencement of a proposed operations. The above Acts and the EP&A Act (under which this DA is to be determined) are interlocking, parallel schemes of regulation. The interlocking nature of the scheme is even more evident when the EP&A Act is considered, in particular concerning integrated development (which applies here). The scheme envisages that the requirements of the EP&A Act would need to be first obtained: Newcastle & Hunter Valley Speleological Society Inc v Upper Hunter Shire Council and Stoneco Pty Limited (No2) [2010] NSWLEC 104 per Preston CJ, and more recently by the NSW Court of Appeal in Hunter Industrial Rental Equipment Pty Ltd v Dungog Shire Council [2019] NSWCA 147 decision dated 20 June 2019.

### 5.1.4 Consistency with Objects of EP&A Act

The Gulgong Quarry Project is considered to be consistent with the objects of the EP&A Act, as summarised in the following Table 5.2.

Table 5.2: Checklist of the Project against objects of EP&A Act 1979

| Objects   | Compliance of the Project  |
|---|--|
| "(a) to promote the social and economic welfare of the community and a better environment by the proper management, development and conservation of the State's natural and other resources,"   | The Project seeks to maximise the safe and economic recovery of the valuable quarry resource known to underlay the site.  The project will promote social and economic benefits to the local and regional economy, in particular the needs for road making material for nearby renewable energy projects (REZs), creating further local job opportunities, at the same time as minimising impacts on the natural environment, fuel usage by quarry tuck traffic and local amenity.   |
| "(b) to facilitate ecologically sustainable development by integrating relevant economic, environmental and social considerations in decision-making about environmental planning and assessment,"  "(c) to promote the orderly and economic use and development of | The design of the quarry project achieves satisfactory traffic, water quality, bushfire, air quality, noise and quarry impacts generally, incorporating design features to reduce the potential for adverse impacts. Additional safeguards and mitigation measures have been proposed to minimise potential impacts during the operation of the Project.All of the above are considered to be consistent with the objectives of ecologically sustainable development.  The quarry project promotes the orderly and economic use of a site known to be underlain by a hard rock resource. |
| land,"  | to be underlain by a hard rock resource.   |
| "(d) to promote the delivery and maintenance of affordable housing,"  | Not applicable to this project.  |
| "(e) to protect the environment, including the conservation of threatened and other species of native animals and plants, ecological communities and their habitats,"   | The land proposed for the expansion of the quarry is already cleared land, with no threatened species likely to be affected by the Project. It has been sited and designed to minimise the impacts to the environment, with appropriate mitigation and management measures proposed.   |
| "(f) to promote the sustainable management of built and cultural heritage (including Aboriginal cultural heritage),"  | The site has no heritage listing. Following an extensive consultation with indigenous groups and site survey as a part of the now-approved quarry, the only Aboriginal items found on Lot 1 are located outside of the proposed quarry footprint or internal haul route. Appropriate measures are proposed to protect these sites.   |

| Objects cont.  | Compliance of the Project cont.  |
|--|--|
| "(g) to promote good design and amenity of the built environment,"   | Not applicable to this project, given that it is in a rural area.  |
| "(h) to promote the proper construction and maintenance of buildings, including the protection of the health and safety of their occupants," | Not applicable to this project, given that it is for the purpose of a quarry project.  |
| "to promote the sharing of<br>responsibility for environmental<br>planning between the different levels<br>of government in the State, and"  | Noted. Once approved, the monitoring of the quarry will be the shared responsibility of both Mid-Western Regional Council (regarding the conditions of consent generally) and the EPA (regarding the operation of 'scheduled activities' under any license issued under the Protection of the Environment Operations Act, 1997). |
| "(j) to provide increased opportunity<br>for public involvement and<br>participation in environmental<br>planning and assessment."           | The EIS has been prepared following discussions with local and state government and others, in accordance with the requirements of the issued SEARS.   |

Based on the above assessment the proposed quarry development is considered to be consistent with the objects of the EP&A Act.

#### 5.1.5 Section 4.15 matters

Section 4.15 of the EP&A Act requires that a variety of matters be taken into consideration when determining a development application.

A checklist of these matters and where they have been addressed in the EIS is outlined in the accompanying Table 5.3.

Table 5.3: Section 4.15 Checklist

| Matters for Consideration s.4.15  | Relevant EIS Section  |
|---|---|
| (a) The provisions of:<br>Any environmental planning instrument   | Refer to Section 5.2 & Section 7.2 of this EIS.   |
| Any proposed planning instrument  | Not applicable.   |
| Any development control plan  | The applicable development control plan is the Mid-Western Regional Development Control Plan 2013. Refer Section 5.3 and Section 7.2 of this EIS. |
| Any planning agreement or draft planning agreement that has been entered into   | No planning agreements have been entered into under s.7.4 of the EP&A Act for this quarry project.  |
| The regulations (to the extent that they prescribe matters for the purposes of this paragraph)  | Refer to Sections 1.4 ,5.1 and 7.2 of this EIS.   |
| Any coastal zone management plan  | Not applicable.   |
| (b) The likely impacts of that development, including environmental impacts on both the natural and built environments, and social and economic impacts in the locality | Refer EIS Section 7.3 in conjunction with Section 3 and Section 4 of this EIS- the latter containing details of mitigation measures proposed.     |
| (c) The suitability of the site for the development   | The project site is suitable for the proposed quarry project. Considered further in this EIS report. Refer also to Section 7.4 of the EIS.        |
| (d) Any submissions made in accordance with this Act or the regulations   | Comments to be received during the EIS exhibition process.Refer Section 7.5 of this EIS.  |
| (e) The public interest   | Refer Section 7.6 of this EIS.  |

## 5.2 Environmental Planning Instruments etc.

## 5.2.1 Mid-Western Regional LEP 2012

The *Mid-Western Regional Local Environmental Plan 2012* (LEP) is the comprehensive environmental planning instrument applying to the quarry site. The Project Site is zoned RU1 Primary Production, with "Extractive industries" as defined, a use permissible with the consent of Council in this zone- refer **Figure 5.1** illustrating the zoning of land in and around the proposed quarry site. All land within 2km of the site is similarly zoned.

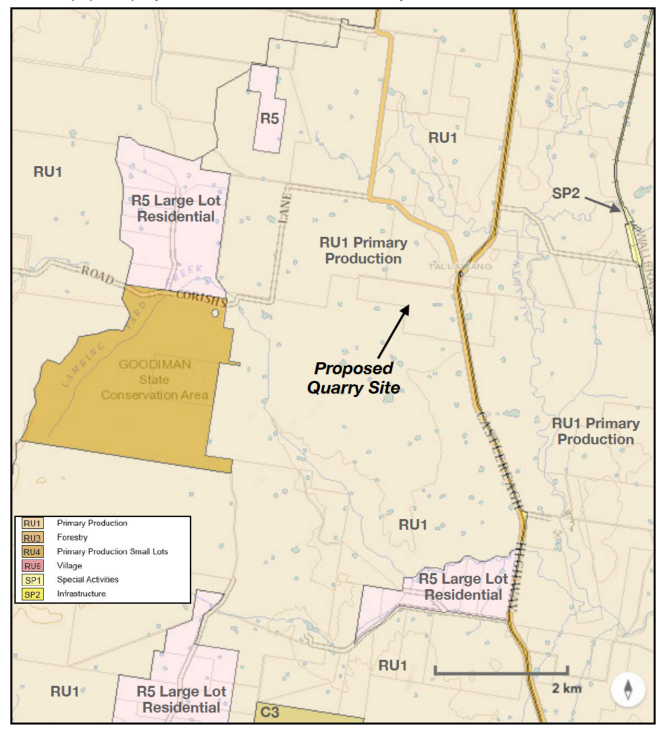


FIGURE 5.1: Zoning of the site and surrounds

(Source: NSW Government ePlanning Spatial Viewer online mapping)





The objectives of the zone are a relevant consideration when considering the merits of a development application, as highlighted by the NSW Land and Environment Court in *Codling v Central Coast Council* [2019] NSWLEC 1158 at [84] as follows:

"84. It is clear from the terms of clause 2.3(2) that there is no requirement for development within the zone to comply with, or to achieve, each of the objectives of the zone. Nevertheless, the clause requires that the consent authority "have regard to" those objectives. They are therefore a mandatory consideration in the assessment process and a proposed development ought not be antipathetic to those objectives."

The compliance of the quarry project with the objectives of the RU1 Primary Production zone are set out in Table 5.4.

Table 5.4: Compliance of the Gulgong Quarry Project with RU1 Zone Objectives

| RU1 Zone Objectives  | Compliance   |
|--|--|
| "To encourage sustainable primary industry production by maintaining and enhancing the natural resource base"  | Quarries form an important part of the resource base of any local area. Local and regional infrastructure projects- in particular those located within the nearby Central-West Orana Renewable Energy Zone (CWO-REZ)- require readily accessible road making material- hence the need for the proposed quarry.   |
| "To encourage diversity in primary industry enterprises and systems appropriate for the area"  | Not applicable to the project  |
| "To minimise the fragmentation and alienation of resource lands"   | The proposed quarry development does not involve the fragmentation and alienation of resource lands.   |
| "To minimise conflict between land uses within this zone and land uses within adjoining zones"   | The quarry is located in a sparsely populated rural area, well buffered from rural dwellings with direct access to a regional arterial road system. These features, together with the design of the quarry, will assist in minimising conflict with neighbouring land uses.  |
| "To maintain the visual amenity<br>and landscape quality of Mid-<br>Western Regional by preserving<br>the area's open rural landscapes<br>and environmentaland cultural<br>heritage values." | The quarry is located within a landscape of moderate visual sensitivity on a knoll that is not visually prominent, generally shielded from view from most nearby residences, with glimpses only when viewed from near the entry to the site from the Castlereagh Highway. It has been designed to minimise adverse visual impacts and avoids any lands with cultural heritage values- known archaeological sites being located outside of the proposed quarry footprint. |
| "To promote the unique rural character of Mid-Western Regional and facilitate a variety of tourist land uses."   | Not applicable to the project  |

The LEP mapping indicates that proposed quarry site is free from the following planning or environmental constraints:

- Conservation area or flood prone or having any visual sensitivity (source: *Mid-Western Regional Local Environmental Plan 2012 Flood Planning Map Active Street Frontages Map Visually Sensitive Land Maps*).
- Items of the environmental heritage or landscape value (source: *Mid-Western Regional Local Environmental Plan 2012 Heritage Map- Sheet HER\_005*).
- Biodiversity sensitivity (source: Mid-Western Regional Local Environmental Plan 2012 Sensitivity Biodiversity Map BIO\_005)). However, the vegetated hill at the western periphery of Lot 1 DP 1239728 is identified as being of "High Biodiversity Sensitivity"- well removed from the proposed quarry.
- Visually sensitive land. The only land so designated is near Mudgee, identified as "Visually Sensitive Land" on the LEP's Visually Sensitive Land Map.

Clause 6.4 of the LEP refers to lands mapped as being "Groundwater vulnerable". Most of the proposed quarry footprint lies outside of the lands mapped in the LEP as being Groundwater Vulnerable (source: *Mid-Western Regional Local Environmental Plan 2012 Groundwater Vulnerability Map- Sheet GRV\_005*), however, a small section, on the western side of the proposed quarry, falls within the area mapped as being groundwater vulnerable.



The forested land on Lot 1 to the west of the proposed quarry is identified as comprising land of "High Biodiversity Sensitivity", however, no part of the proposed quarry, including the internal access route back to the highway, is so identified. The project is not anticipated to have any adverse impacts on biodiversity values- refer Section 7.3 for further details in this regard and **Appendix L**.

No part of the site is identified as being bushfire prone land, nor is any part of the site identified as falling within any designated drinking water catchment. In any case, the quarry has been designed such that all design stormwater flows are wholly contained within the proposed quarry footprint.

The following Table 5.5 summarises the compliance of the proposed quarry development with other relevant provisions of the Mid-Western Regional LEP 2012.

Table 5.5: Compliance with other relevant provisions of Mid-Western Regional LEP 2012

| Other LEP provisions                 | Compliance  |
|--------------------------------------|---|
| Clauses 3.1- 4.5                     | Not applicable. No rural housing or subdivision or boundary changes proposed  |
| Clause 4.6                           | No exceptions to development standards sought   |
| Clauses 5.1- 5.9AA                   | Not applicable.   |
| Clause 5.10 Heritage conservation    | Three Aboriginal objects found on land outside of the proposed quarry development area.   |
| Clauses 5.11-5.20                    | Not applicable.   |
| Clause 5.21 Flood planning           | The site is not mapped as being flood prone land.   |
| Clauses 5.22-5.25                    | Not applicable.   |
| Clause 6.1 Salinity                  | Not applicable. The site has a low potential for salinity, based on regional soil landscape mapping. The proposed quarry development will not contribute to salinity.   |
| Clauses 6.2-6.3                      | Not applicable.   |
| Clause 6.4 Groundwater vulnerability | Only a small part of the proposed quarry extraction area falls within an areas mapped as being groundwater vulnerable. The assessment by Martens & Associates, consulting engineers, confirms that the proposed quarry floor is unlikely to intersect with known groundwater. Refer Appendix F. |
| Clause 6.5 Terrestrial biodiversity  | Not applicable. The proposed quarry footprint and internal quarry haul route are not identified as "Moderate Biodiversity Sensitivity" or "High Biodiversity Sensitivity" on the LEP Sensitivity Biodiversity Map.  |
| Clauses 6.6-6.8                      | Not applicable.   |
| Clause 6.9 Essential services        | The proposed development complies in that suitable road access is provided, with stormwater runoff from quarrying activities proposed to be captured and contained within the quarry footprint.   |
| Clauses 6.10-6.16                    | Not applicable.   |

Clause 5.10 of the LEP relates to heritage conservation. The objectives of clause 5.10(1) are as follows:

- "(a) to conserve the environmental heritage of Mid-Western Regional,
- (b) to conserve the heritage significance of heritage items and heritage conservation areas, including associated fabric, settings and views,
- (c) to conserve archaeological sites,
- (d) to conserve Aboriginal objects and Aboriginal places of heritage significance."

Sub-clauses (c) and (d) are relevant in that three Aboriginal archaeological objects were found during a site survey by OzArk and Aboriginal representatives, located on that part of Lot 1 outside of the proposed quarry footprint and outside lands forming a part of the internal access route linking the quarry to the highway. Refer **Appendix K** and Section 7.3 for further details, and Section 4 for a summary of mitigation measures proposed in regard to these finds.

Clause 6.4 of the LEP relates to groundwater vulnerability. The objectives of clause 6.4(1) are as follows:

- "(a) to maintain the hydrological functions of key groundwater systems,
- (b) to protect vulnerable groundwater resources from depletion and contamination as a result of development."

Section 7.3 of this EIS and **Appendix F** provide an assessment of likely groundwater impacts, together with management and mitigation measures proposed.

Section 7.3 of this EIS and **Appendix L** provide an assessment of likely biodiversity impacts, together with management and mitigation measures proposed.

## 5.2.2 Mid-Western Regional Development Control Plan 2013

In addition to the LEP, the provisions of *Mid Western Regional Development Control Plan 2013* (DCP) also applies to the Project Site. The purpose and status of development control plans are set down in s.3.42 of the EP&A Act:

- "3.42 Purpose and status of development control plans (cf previous s 74BA)
- (1) The principal purpose of a development control plan is to provide guidance on the following matters to the persons proposing to carry out development to which this Part applies and to the consent authority for any such development—
- (a) giving effect to the aims of any environmental planning instrument that applies to the development,
- (b) facilitating development that is permissible under any such instrument,
- (c) achieving the objectives of land zones under any such instrument."

In Hillcrest Rose Bay Pty Ltd v Woollahra Municipal Council [2021] NSWLEC 1662 dated 28 October 2021 the Land and Environment Court made it clear that where a development control plan contains relevant provisions— and those provisions set standards with respect to an aspect of the development— the consent authority "is not to require more onerous standards with respect to that aspect of the development".

The aims of the DCP are set down in Section 1.2 of the DCP, namely:

- "• Implement and support the objectives of the Local Environmental Plan (Mid-Western Regional LEP 2012);
- Define development standards that deliver the outcomes desired by the community and Council;
- Provide clear and concise development guidelines for various forms of development;
- Encourage innovation in design and development by not over-specifying development controls;
- Expedite development approvals by providing clear direction of Council's intent and criteria; and
- Provide certainty of development outcomes for developers and the community."

It is noteworthy, however, that the DCP does not contain any provisions relating specifically to extractive industry developments.



Section 5.1 of the DCP relates to car parking requirements however quarries are not specifically mentioned. It provides that car parking for "Other uses" (ie. quarries) will be assessed individually having regard to expected traffic generated.

Section 5.4 of the DCP is most pertinent: Environmental Controls.

The compliance of the proposed quarry with Section 5.4 of the DCP is summarised in the following Table 5.6.

Table 5.6: Compliance of the Gulgong Quarry Project with DCP Section 5.4

| Relevant Clause of DCP<br>Section 5.4            | Applicability to quarry proposal   |
|--|--|
| Protection of Aboriginal<br>Archaeological Items | An on-site archaeological assessment has been undertaken as part of the EIS assessment process. Three (3) Aboriginal archaeological objects were identified in proximity to- but not within- the proposed quarry development site. Refer <b>Appendix K</b> and Section 7.3 for further details, as well as Section 4 for a summary of mitigation measures proposed in regard to these finds. |
| Bushfire Management                              | The site of the proposed quarry is not designated as being bushfire prone land. Various bushfire management strategies are proposed.   |
| Riparian and drainage line<br>Environments       | The proposed development seeks to maintain runoff within the confines of the quarry pit. The proposed development does not require a water use approval, water management work approval or activity approval under the Water Management Act 2000.  |
| Pollution and Waste<br>Management                | All waste or pollution runoff potentially generated by the proposed quarry operation is to be contained within the active quarry pit, with no downstream and/ or off-site impacts. The quarry will be designed to have sufficient water storage to meet the demands for water generated by quarry uses.  |
| Threatened Species and<br>Vegetation Management  | An ecological assessment has been undertaken as part of the EIS assessment process. It finds that satisfactory ecological impacts will ensue as a result of the proposed quarry development. Refer <b>Appendix L</b> and Section 7.3 for further details, as well as Section 4 for a summary of biodiversity mitigation measures proposed.   |

## 5.2.3 State Environmental Planning Policy (Resources and Energy) 2021

State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007 was repealed on 1 March 2022 and has been incorporated into a new State Environmental Planning Policy (Resources and Energy) 2021 as Chapter 2, Parts 2.1-2.5. This state environmental planning policy (SEPP) aims for the sustainable operation and management of mineral, petroleum and extractive material resources. Extractive industries are permissible with consent under this SEPP, the SEPP allowing extractive industries on any land where agriculture is permissible. This SEPP requires that determining authorities consider the following when assessing any application for such development including:

- The compatibility with surrounding land uses. The Project contains a raft of mitigation measures that aim to ensure that the impacts of associated with the proposed quarry development can be satisfactorily mitigated.
- The efficiency of resource recovery. The Project seeks to secure access to a proven quarry resource that is strategically placed in terms of its proximity to Central-West Orana Renewable Energy Zone (CWO-REZ) projects, including: EnergyCo's extensive, 1km wide CWO-REZ project (approximately 3.1km to the north of the project site); and Acciona's Orana Wind Farm project (as close as 2km to the project site).
- The rehabilitation of the land will occur in once quarrying is completed within each of the various quarry benches.
- To encourage ecologically sustainable development through the environmental assessment, and sustainable
  management of extractive material resources. The Project satisfies this objective. The Project contains
  numerous measures that, taken as a whole, will assist in ensuring that this outcome is achieved.



An assessment of the compatibility of the proposed quarry with the provisions of this SEPP are considered in the following Table 5.7.

Table 5.7: Compliance of the Gulgong Quarry Project with SEPP (Resources and Energy) 2021

| Relevant clause in SEPP  | Applicability to quarry proposal  |
|--|---|
| Clause 2.9 - Permissibility  | Extractive industries are permissible on the Project Site.  |
| SEPP Clause 2.17 - (a) consider: (i) the existing uses and approved uses in the vicinity, and (ii) potential for significant impact on the preferred uses of land in the vicinity of the development, and (iii) compatibility with any existing, approved or likely preferred uses | <ul> <li>The quarry is reasonably well buffered from surrounding rural dwellings and agricultural uses, with satisfactory impacts anticipated. Refer Section 2 of the EIS, which outlines the environmental setting and surrounding rural land uses.</li> <li>The land proposed for quarrying comprises generally stony land with shallow topsoil and low land capability and agricultural suitability. The impact of the proposed quarry on agriculture will be satisfactorily low. The remainder of the rural holding owned by Talinga Pastoral Company can continue to be used for agricultural pursuits.</li> <li>Careful site selection and design of the quarry ensures that the quarry operation can achieve a satisfactory degree of compatibility with surrounding land uses. The proposed quarry has been located to minimise visual dust, and noise impacts on adjacent sensitive uses, in order to reduce the potential for environmental nuisance. Moreover, the proposed quarry is reasonably set back from existing rural residences in the neighbourhood.</li> <li>Section 7.3 of this EIS provides an assessment of the potential</li> </ul> |
|  | environmental impacts of the proposal and outlines the measures that will be implemented to minimise those potential environmental impacts.   |
| (b) public benefits of the development and the land uses referred to in paragraph (a) (i) and (ii) (c) measures proposed by the applicant to avoid or minimise any incompatibility, as referred to in paragraph (a)(iii)   | <ul> <li>Various specialist assessments have been undertaken regarding the potential impacts from the development on adjoining land uses and habitats. These studies conclude that acceptable impacts will ensue.</li> <li>The project will promote social and economic benefits to the local and regional economy, in particular the needs for road making material for nearby renewable energy projects (REZs), creating further local job opportunities, at the same time as minimising impacts on the natural environment and local amenity.</li> </ul>   |
| Clause 2.19-Compatibility with mining, petroleum production or extractive industry   | <b>Not applicable</b> as the proposed quarry is not proximate to any existing mine, petroleum production facility or extractive industry.   |
| Clause 2.20 (a) Impacts on water resources (b) Impacts on threatened species, biodiversity avoided or minimised to the greatest extent possible (c) Greenhouse gas emissions are minimised   | <ul> <li>The quarry has been designed to ensure that there is sufficient water to carry out the quarrying operations, including the requirements for sedimentation and erosion control, as well as dust suppression.</li> <li>There is no proposal to pump water from any nearby watercourse.</li> <li>The potential for intercepting groundwater is minimal. Moreover, the proposed quarry will not be reliant on any groundwater for quarry-related purposes.</li> <li>The quarry is proximate to numerous REZ projects, resulting in short haul distances for quarry truck traffic and minimisation of greenhouse gases.</li> </ul>  |
| Clause 2.21 -Resource recovery   | The proposed quarry will enable the optimisation of extraction from a known quarry resource.  |
| Clause 2.22 -<br>transport   | <ul> <li>Transportation of quarry product will be along the internal quarry haul route back to the Castlereagh Highway.</li> <li>The traffic assessment by Streetwise (refer Appendix D) finds that the proposed access arrangements, including proposed upgraded intersection treatment at the highway, will be satisfactory.</li> </ul>   |
| Clause 2.23 -<br>Rehabilitation  | Quarrying, once completed, will require rehabilitation. A rehabilitation plan has been prepared in support of the Project- refer EIS Section 3.14 for details.  |



State Environmental Planning Policy (Resources and Energy) 2021 overrides the provision of local environmental plan (LEP) generally (s.2.6). Additionally, it overrides any such provisions of an LEP that may require the consent authority to be: "satisfied as to certain matters specified in the plan, development for that purpose may be carried out on that land with development consent without the consent authority having to be satisfied as to those specified matters." (s.2.10(2)).

The Project thus complies with relevant provisions of State Environmental Planning Policy (Resources and Energy) 2021.

## 5.2.3 State Environmental Planning Policy (Primary Production) 2021

State Environmental Planning Policy (Primary Production) 2021 has the following objects:

- "(a) to identify State significant agricultural land and to provide for the carrying out of development on that land,
- (b) to provide for the protection of agricultural land—
  - (i) that is of State or regional agricultural significance, and
  - (ii) that may be subject to demand for uses that are not compatible with agriculture, and
  - (iii) if the protection will result in a public benefit."

Land is State significant agricultural land if it is listed in Schedule 1 of the SEPP. Schedule 1 is blank.

In terms of he proposed guarry development and impact on agriculture the following factors are relevant:

- The SEPP does not set down any requirements for extractive industries.
- Notwithstanding the fact that the SEPP does not define or make reference to any map identifying State significant agricultural land, the Project Site forms a part of land mapped as Biophysical Strategic Agricultural Land (BSAL). However, the BSAL mapping is broad-brush in nature, and does not reflect localised variations in the quality of agricultural land.
- The dominant agricultural use of the site and surrounding area is primarily for grazing with some cropping.
- The site assessment finds that the soils encountered on the project site are rocky, shallow soils with a low land capability and low agricultural worth, not suited to cultivation and suitable only for dry-land grazing.
- The quarry development forms a part of the 'Talinga' rural holding, which has a total area of 1,191ha. Including the haul route, the total quarry development has a total area of 7.52ha, equivalent to just over 0.6% of the total farm holding. Such a small development footprint proposed on land of low value agricultural land will not result in any significant impact on agriculture. Moreover, 6.54ha of this land is to be returned to agricultural use at the rehabilitation stage. There is no public benefit in not allowing the project to proceed.
- The site is located within a rural landscape where these is good natural separation between land uses and where uses such as extractive industries are permissible and reasonably expected. The site adjoins a major transport infrastructure and the quality of the rock resource on the site also means that the site is highly favourable for quarrying activity, in particular to service the nearby renewable energy zone (REZ) projects.
- As has been shown to be the case with many other quarries approved and operating in New South Wales where agriculture has been undertaken concurrently with quarrying, the proposed quarry would not be incompatible with the ongoing use of the 'Talinga' farm holding for agriculture.
- Related to the above, it is noteworthy that the owner of the adjoining rural property to the north has recently
  commenced extracting rock from their property, from a site located immediately to the north of and adjoining
  the existing extraction area/borrow pit currently used by Talinga Pastoral Company.
- Potential impacts arising on agriculture could result from noise dust, vibration, and water. These potential
  impacts have been considered in detail within the EIS and satisfactorily addressed in the technical assessments
  and in EIS Section 7.3. Accordingly, it is considered that the proposed quarry development provides adequate
  mitigation measures to reduce or resolve impacts to surrounding nearby land uses, including agriculture.
- The potential conflict with nearby agricultural uses is considered to be low and can be mitigated as outlined in the technical assessments. Accordingly, it is considered that there will be no land use conflict arising from the proposal on nearby agricultural land uses.
- The site is proposed to be rehabilitated, providing for a protected shelter for livestock, with a source of water.



## 5.2.5 Compliance with Other State Environmental Planning Policies

The accompanying Table 5.8 provides a summary of the compliance of the Project with other, relevant State environmental planning policies.

Table 5.8: Compliance of the Project with State Environmental Planning Policies (SEPPs)

| Relevant SEPP  | Summary of SEPP provisions  | Compliance: Project  |
|--|---|--|
| State<br>Environmental<br>Planning Policy<br>(Transport and<br>Infrastructure)<br>2021 | The SEPP provides a planning regime for the assessment of traffic generating development across NSW- principally that having a frontage to a classified road.   | <ul> <li>Pursuant to s.2.118, the site has frontage to Castlereagh Highway which is identified as a classified road.</li> <li>An upgraded intersection is proposed.</li> <li>The traffic assessment by Streetwise (refer to Appendix D) finds that the safety, efficiency and ongoing operation of Castlereagh Highway will not be adversely affected by the proposed quarry development.</li> <li>Given that the proposed internal quarry route is under an electricity transmission easement Council is required to give notice to the relevant electricity supply authority in accordance with s.2.48(2) of the SEPP.</li> </ul>  |
| State Environmental Planning Policy (Resilience and Hazards) 2021                      | <ul> <li>Requires specified matters to be considered for proposals that are 'potentially hazardous' or 'potentially offensive' as defined in the policy.</li> <li>Pursuant to s 4.6 of the Resilience and Hazards SEPP a consent authority must consider contamination and remediation prior to the determination of a development application.</li> <li>Planning controls for the remediation of contaminated land.</li> </ul> | <ul> <li>The proposed quarry development is not considered to be potentially hazardous or offensive, as the only hazardous materials to be stored at the quarry will be restricted to diesel fuel and hydrocarbon products. Any fuel storage will be self-bunded and in full conformance to the Australian Standard AS1940-2017. No explosives will be kept on site- to be provided by blasting specialists for each blast event. Moreover, extractive industries are not defined as such in the LEP.</li> <li>Blasting and processing of quarry products to be undertaken in accordance with EPA blasting criteria.</li> <li>Given the historical use of the site and surrounds for the grazing of livestock, any contamination is most unlikely and no site remediation required, thus satisfying the requirements of Ch 4, s.4.6(1) of the SEPP. Refer also to Stage 1 contamination assessment by Ballpark Environmental for further details, in Appendix I)</li> <li>Quarry stormwater will be treated within the quarry site.</li> <li>Quarry truck traffic can use the existing haul route without giving rise to any safety or similar concerns.</li> <li>The Project Site is not on land identified by EPA records under the Contaminated Land Management Act 1997.</li> <li>Proposed safe handling, transport and storage of Dangerous Goods, including spill prevention and clean up requirements.</li> </ul> |
| State Environmental Planning Policy (Biodiversity and Conservation) 2021               | <ul> <li>Encourages the conservation and management of natural vegetation areas.</li> <li>Assessment of any likely impact on koalas or koala habitat must be assessed.</li> </ul>   | <ul> <li>Theproject will result in quarrying over cleared land previously used for grazing, with the removal of a few remaining trees.</li> <li>The Project will not result in the clearing of native vegetation that exceeds the biodiversity offsets scheme threshold pursuant to the Biodiversity Conservation Act 2016.</li> <li>The project site is not core koala habitat for the purposes of the SEPP nor is it within proximity to core koala habitat.</li> <li>Refer Section 7.3.5 for details.</li> </ul>  |
| State<br>Environmental<br>Planning Policy<br>(Planning<br>Systems) 2021                | Defines certain developments that are projects of state or regional significance.   | The project is of a type that triggers the relevant criteria for Regionally significant development, requiring the consent of the Northern Region Planning Panel. The project is not State significant development.  |

The Project thus complies with the relevant provisions of the State environmental planning policies cited above.



## 5.2.5 Compliance with Central West and Orana Regional Plan 2041

The Central West and Orana Regional Plan 2041 (REP) contains generalised objectives, strategies and "Collaboration Activity" statements, as well as strategic and local planning strategies for LGAs including Mid-Western Regional Council. The plan is not meant to be detailed land use plan, but rather, it provides an overarching framework to guide subsequent and more detailed rezonings/draft LEPs, development proposals and infrastructure funding decisions. The REP contains various objectives under various headings, the most relevant considered in the accompanying Table 5.9.

Table 5.9: Compliance of the Project with Central West and Orana Regional Plan 2041

| rable 5.3. Compliance of the   | e Project with Central West and Orana Regional Plan 2041   |
|--|--|
| Relevant objective in REP  | Applicability to quarry proposal   |
| Objective 2: Support the<br>State's transition to Net<br>Zero by 2050 and deliver the<br>Central–West Orana<br>Renewable Energy Zone | The proposed quarry is strategically placed to provide much-needed road making material to many of the projects that are located within the Central-West Orana Renewable Energy Zone (CWO-REZ) projects, and in particular:  |
|  | ► EnergyCo's extensive, 1km wide CWO-REZ project (approximately 3.1km to the north of the project site, approved on 26 June 2024; and  |
|  | Acciona's Orana Wind Farm project (as close as 2km to the project site).   |
| Objective 3: Sustainably manage extractive resource land and grow the critical minerals sector                                       | <ul> <li>The proposed quarry will benefit from its close proximity to the CWO-REZ projects.</li> <li>All other quarries operating in the Mid-Western Regional Council area are located to the south. In order to service the CWO-REZ projects quarry truck traffic from these quarries will have to travel through the townships of Gulgong and/or Mudgee. The proposed quarry does not require any quarry truck traffic to travel through these townships in order to service these infrastructure projects.</li> </ul> |
|  | <ul> <li>The proposed quarry will meet any expected shortfalls in the supply of much-needed road making material to support these huge CWO-REZ infrastructure projects. The demand for road making material is expected to be in the millions of tonnes. This demand cannot be met solely by existing quarries in the region-hence the need for the proposed Gulgong Quarry project.</li> <li>The proposed quarry aligns with industry best standards, at the same time as</li> </ul>                                    |
|  | contributing to a secure critical extractive industry sector and protecting the region's environmental values and productive agricultural land.  |
| Objective 5: Identify, protect and connect important environmental assets  | The specialist ecological assessment have found that the site has no ecological values of significance.  |
| Objective 7:Plan for resilient places and communities  | <ul> <li>The site is not subject to flooding, nor does it comprise bushfire prone land or High Environmental Value Land.</li> <li>Appropriate and safe quarry work practices and management measures are</li> </ul>  |
|  | proposed.  |
| Objective 8: Secure resilient regional water resources   | The quarry has been designed to ensure that it will not intersect with local<br>groundwater.   |
| Objective 9: Ensure site selection and design  | ► The quarry has been designed to ensure that visual impacts are minimised, with minimal impact on local character.  |
| embraces and respects the<br>region's landscapes,<br>character and cultural<br>heritage  | <ul> <li>The proposed quarry will achieve satisfactory noise and air quality impacts.</li> <li>No Aboriginal items have been found within the area proposed for the quarry development. Various mitigation strategies are proposed to protect sites or relics.</li> </ul>  |
| Objective 19:Protect agricultural production values and promote  | The site assessment finds that the soils encountered on the project site are rocky, shallow soils with a low land capability and low agricultural worth, not suited to cultivation and suitable only for dry-land grazing.   |
| agricultural innovation,<br>sustainability and value-add<br>opportunities  | ▶ Just over 7ha of land is proposed for quarrying on the 1,191ha 'Talinga' farm holding- or just over 0.5% of the total farm holding. This will not result in any significant impact on agriculture.   |
|  |  |

Having regard for the above, it is concluded that the Project complies with the broad objectives of this regional plan.



## 5.2.6 Compliance with Mid-Western Region Community Plan

The *Towards 2040 Mid-Western Region Community Plan* was adopted by Council in June 2024. The plan represents an opportunity to create and foster community-based goals, values and aspirations in the LGA. The compliance of the proposed quarry project with the most relevant parts of this community plan are considered in the accompanying Table 5.9.

Table 5.9: Compliance of the Project with Mid Western Region Community Plan

| Relevant objective in REP                      | Applicability to quarry proposal   |
|--|--|
| Theme 1: Looking after our community           | The proposed quarry complies, and in particular:  • Quarry truck traffic will be focussed in the short-medium term on servicing the renewable energy projects in the northern part of the LGA, thus avoiding the need for truck traffic having to travel through Gulgong or Mudgee (Goal 2: Vibrant towns and villages).   |
| Theme 2: Protecting our<br>Natural Environment | <ul> <li>The proposed quarry protects biodiversity and natural heritage (Goal 1.1).</li> <li>The proposed quarry minimises the impact of quarrying on the land (Goal 1.2). The proposed quarry achieves this outcome by taking up only just over 0.6% of the total 'Talinga' farm holding.</li> <li>The control invasive plant and animal species (Goal 1.4) is one of the features of the quarry management regime proposed- refer EIS Section 3.14.4.</li> <li>The proposed quarry introduces sustainable water management practices in order to maintain water quantity and quality (Goals 2.1 and 2.2).</li> </ul>   |
| Theme 3: Building a Strong<br>Local Economy    | <ul> <li>The proposed quarry development is a new industry that supports the new renewable energy projects in the northern part of the LGA (Goal 1.1).</li> <li>The quarry project will contribute to the local economy by providing direct and indirect employment opportunities. The quarry project will also provide muchneeded road making material for current and future renewable energy projects in the northern part of the LGA- which are projected to increase. The improvements in infrastructure will consequently enable the transition to renewable energy outcomes in NSW and thereby improving long-term social and economic outcomes.(Goals 2.3, 3.1)</li> </ul> |
| Theme 4: Connecting our Region                 | <ul> <li>The proposed quarry development is located close to numerous renewable energy infrastructure projects. As such, quarry truck traffic need only utilise limited stretches of the Castlereagh Highway to provide processed quarry products to these projects (Goal 1.1).</li> <li>The intersection of the internal quarry haul route with the highway will be upgraded, promoting safer roads (Goal 1.1).</li> </ul>  |

## 5.2.7 Compliance with Mid-Western Regional Comprehensive Land Use Strategy

The proposed quarry development complies with most relevant parts of the *Mid-Western Regional Comprehensive* Land Use Strategy in particular in terms of:

- Protection of environmentally sensitive areas.
- Appropriate groundwater and surface water management.
- Protection of views of visually prominent features (which this site is not). The proposed quarry is designed to avoid being visually obtrusive.
- Protection of Aboriginal heritage.
- The extractive resource at the site is well known, having been used as a borrow pit by both existing and previous land owners and by the local council since the 1980s. The resource requires protection and management so as not to be affected by incompatible uses (p.61 of strategy).



## 5.3 Applicable Legislation and Other Guidelines

### 5.3.1 Protection of the Environment Operations Act 1997

The granting of development consent under the *Environmental Planning and Assessment Act 1979* (EP&A Act) to enable development of the proposed quarry will not exhaust the approvals process necessary for the expansion of quarrying operations on the project site.

The *Protection of the Environment Operations Act, 1997* (POEO Act) requires licensing for industries, like quarries, once consent has been obtained, for extractive industries that extract in excess of 30,000 tonnes per annum. The approved quarry, once consent is issued, would be classified as scheduled activity, requiring the issue of an Environment Protection Licence (EPL) for an extractive activity to crush, grind or separate or extract, process or store under the provisions of Section 55 of the POEO Act.

ss7 (1) and 50 (2) of the POEO Act make it clear that it and the EP&A Act-under which this DA is to be determined- are interlocking, parallel schemes of regulation. The interlocking nature of the scheme is even more evident when the EP&A Act is considered, in particular Division 5 of Part 4 concerning integrated development (which applies here). The scheme envisages that a development consent will need to be first obtained under the EP&A Act prior to any EPL being issued: Newcastle & Hunter Valley Speleological Society Inc v Upper Hunter Shire Council and Stoneco Pty Limited (No2) [2010] NSWLEC 104 per Preston CJ, and more recently by the NSW Court of Appeal in Hunter Industrial Rental Equipment Pty Ltd v Dungog Shire Council [2019] NSWCA 147 decision dated 20 June 2019 in the matter of a quarry operation at Martins Creek, in the Hunter Valley region of NSW) which at [166] and [177] states, inter alia:

"166. Land usage is subject to a range of statutory controls which, in broad terms, operate cumulatively. Thus, for the purposes of the operations carried out at Martins Creek, the appellants needed development consent under the Planning Act and also a licence under the Protection of the Environment Operations Act 1997 (NSW) (the 1997 Act)....

177. The evident purpose of s 50, and indeed s 58(6) of the [Protection of the Environment Operations Act 1997: "the 1997 Act"], is to ensure that the [EP&A Act] and the 1997 Act operate in tandem and do not result in conflicting permissions. Thus, if consent is required under the [EP&A Act], and has not been obtained, the EPA cannot grant a licence under the 1997 Act."

Moreover, and related to [177] above, an EPL cannot be lawfully issued if it is inconsistent with the issued development consent per the decision of Justice Pain in *Hy-Tec Industries (Queensland) Pty Ltd v Tweed Shire Council* [2019] NSWLEC 175 dated 14 November 2019.

#### 5.3.2 Water Management Act

The Water Management Act 2000 (WM Act) provides formal means for the protection and enhancement of the environmental qualities of waterways and their in-stream uses as well as to provide for the protection of catchment conditions. It also governs the issue of new water licences and the trade of water licences and allocations for those water sources (rivers, lakes and groundwater) in NSW where water sharing plans have commenced. The object of this Act is to provide for the sustainable and integrated management of the water sources of the State for the benefit of both present and future generations.

The WM Act regulates the use of land where there may be interference with groundwater or where it involves works within 40m of of a watercourse: termed 'waterfront land'. In this regard, the Project is located more than 40 metres away from any watercourse that falls under the definition of 'waterfront land'.. Any proposed extractive industry development within 40m of 'waterfront land' triggers the need for an 'integrated development' approval under the EP&A Act.

Schedule 1 of the *Water Management (General) Regulation 2018* (WM Regulation) identifies classes of dam which are exempt from licensing requirements, including dams used to contain sediment or to control erosion, which includes quarry sediment basins, that are located on a minor stream.



Based on the NSW Department of Water & Energy document Farm Dams – Do you need a licence (2008): "Minor streams are defined by the Strahler stream ordering method as 1st and 2nd order streams that do not have permanent river flow"- a different definition than 'waterfront land', the term relied on for the purposes of determining if an application is for 'integrated development' or not. In terms of groundwater, and on the basis of existing Water NSW groundwater bore data, it is unlikely that future excavation on the site will encounter groundwater (refer to Section 2.2.3 for details). As the quarry appears to be well above known groundwater levels, groundwater is not likely to be encountered on site, nor is it to be relied upon as a water source at the quarry.

The aim of the WM Act is to provide for the sustainable and integrated management of the water sources of NSW for the benefit of both present and future generations and defines rules for management of surface water and groundwater in NSW. The *Water Act 1912* and the WM Act contain provisions for the licensing of water capture and use. If any dams are proposed as part of the water management, consideration must be given to whether the dams need to be licensed.

Under the WM Act landowners have access to water, termed as 'harvestable rights'. Harvestable rights orders made by the Minister under Section 54 of the WM Act give a landholder the right to capture 10% of the average regional rainwater runoff on the land by means of a dam or dams having not more than the total capacity calculated in accordance with Schedule 1 of the orders, providing such structures are located on minor streams only (i.e. first and second order streams- as is the case here at the Project Site). This water can, in most cases, be used for any purpose. Utilising the Water NSW Maximum Harvestable Rights Calculator, the 'Talinga' farm holding, having an area of1,191ha, has a maximum harvestable dam capacity of 59.55ML(megalitres). It is understood that this allocation is yet to be fully utilised on the 'Talinga' land holding.

Part 2 of Schedule 4 of the *Water Management (General) Regulation 2018* provides exemptions for water storage structures in accordance with a harvestable rights order. Schedule 1(1) and 1(3) of the *Water Management (General) Regulation 2018* provides exemptions for water storage structures as follows:

"1. Dams solely for the control or prevention of soil erosion— (a) from which no water is reticulated (unless, if the dam is fenced off for erosion control purposes, to a stock drinking trough in an adjoining paddock) or pumped, and (b) the structural size of which is the minimum necessary to fulfil the erosion control function, and (c) that are located on a minor stream.

. . . . .

3. Dams solely for the capture, containment and recirculation of drainage and/or effluent, consistent with the best management practice or required by a public authority (other than Landcom or the Superannuation Administration Corporation or any of their subsidiaries) to prevent the contamination of a water source, that are located on a minor stream."

The proposed quarry sits at the top of a drainage line in the saddle of a hill. There is no restriction on the use of water from dams that comply with this provision, which includes dams used for the purposes of extractive industries (ie.quarries). These provisions are applicable to any erosion and sediment control basins constructed to control runoff until such time as the vegetation has established to the point when sediment runoff is minimal.

In this regard the 'dirty' water management system proposed includes the collection, management and distribution of water from within the active extraction area, runoff from overburden emplacement areas, and management of water affected by activities associated with the handling and processing of quarry products, as well as allied operational uses. The water in these areas would be classed as 'dirty' water. 'Dirty' water includes runoff from disturbed areas and those areas to be rehabilitated. The 'dirty' water management system includes a series of catch drains and sediment dams located to capture and manage runoff from disturbed areas.

All sediment basins associated with the Project will be constructed and operated for the purposes of sediment control, involving the impoundment of 'dirty' water, and are therefore excluded from the requirements of the harvestable rights order and do not require licensing under the WM Act. 'Clean' water management measures proposed includes diversion drains, catch drains, and clean water catch dams around the perimeter of the proposed quarry operational area.

### 5.3.3 Biodiversity Conservation Act 2016

The *Biodiversity Conservation Act 2016* (BC Act), passed by NSW Parliament in November 2016 and came into effect on 25 August 2017. The BC Act repealed the *Threatened Species Conservation Act 1995*, the *Native Vegetation Act 2003*, *Nature Conservation Act 2001* and part 6 of the *NPWS Act 1974*. The matters relating to the listing of threatened species, threatened ecological communities, key threatening processes. biodiversity impact assessment, offsetting and related offences are now contained within the BC Act. A precondition to the grant of development consent under the EP&A Act is found in s 7.16(2) of the of the BC Act. This provides:

"The consent authority must refuse to grant consent under Part 4 of the Environmental Planning and Assessment Act 1979, in the case of an application for development consent to which this Division applies (other than for State significant development), if it is of the opinion that the proposed development is likely to have serious and irreversible impacts on biodiversity values."

The NSW Department of Planning & Environment has published criteria to assist in the application of the principles in cl 6.7 of the *Biodiversity Conservation Regulation 2017* (BC Regulation), in the form of the *Guidance to assist a decision-maker to determine a serious and irreversible impact* (September 2019)(Guidance document). Entities that meet the criteria under one or more of the principles in clause 6.7 of the BC Regulation are identified as entities at risk of a serious and irreversible impact (SAII) in the Threatened Biodiversity Data Collection housed in BioNet and displayed on the Department website. In section 3, the Guidance document provides a framework for decision-makers to take into account the scale of an impact and the potential for avoidance and mitigation within the context of the principles in cl 6.7 of the BC Regulation and the supporting criteria.

Recent judgements in the Land and Environment appear to have widened the understanding of what is to be regarded as a serious and irreversible impact (SAII) on biodiversity values for the purposes of the BC Act: *IRM Property Group* (No. 2) Pty Ltd v Blacktown City Council [2021] NSWLEC 1306: Tomasic v Port Stephens Council [2021] NSWLEC 56: and Planners North v Ballina Shire Council [2021] NSWLEC 120- the latter two decisions being that of Preston CJ. Refer Section 7.3.5 of this EIS for a more detailed consideration and assessment.

#### 5.3.4 Rural Fires Act 1997

Bush fire prone land is recorded on maps prepared by local councils and certified by the Commissioner of the NSW Rural Fire Service (RFS). Section 100B of the *Rural Fires Act 1997* requires that a bush fire safety authority is required from the Commissioner for uses including residential development or 'special fire protection purpose' including schools, child care centres and seniors housing. No such authority is required to be issued for an extractive industry. Under the EP&A Act, development on bush fire prone land must generally meet the requirements of the RFS document entitled *Planning for Bush Fire Protection* unless the consent authority has consulted with RFS. However, there are no specific requirements set down in this document relating to extractive industries or facilities associated with this use.

The Project Site is not mapped by the RFS as comprising bushfire prone land- refer to RFS advice in **Appendix J**. In any case, various measures are to be proposed to effectively control any fire threat at the quarry including but not limited to the following:

- Fire fighting equipment to be stored at the quarry site. Includes fire extinguishers. Fire extinguishers are to be provided in all mobile equipment. The extinguishers are to be serviced regularly.
- Any fuel storage facilities, if used, will be located and designed to prevent potential fire hazards, as required by
   AS1940-1993- The Storage and Handling of Flammable and Combustible Liquids. Any fuel storage areas to be
   bunded.
- Work instructions to employees to include emergency response procedures, applicable during a fire emergency.

#### 5.3.5 Contaminated Land Management Act 1997

The NSW Contaminated Land Management Act 1997 is administered by the EPA. It establishes a process where the significant contamination of land is investigated and, where appropriate, remediated. The Project Site is not identified as 'contaminated' under this Act- refer to the Contamination Report in **Appendix I** for further details.



## 5.3.6 Mining Act 2011, Work Health and Safety (Mines & Petroleum Sites) Act 2013

Quarry rock, stone or gravel is not defined as a "mineral" for the purposes of the *Mining Act 2011*, and is therefore not regulated by this legislation. However, under the provisions of the *Work Health and Safety (Mines & Petroleum Sites) Act 2013* quarry rock, stone or gravel is defined as a "mineral" and is thus covered by this Act and *Work Health and Safety (Mines and Petroleum Sites) Regulation 2022*. Accordingly, work health and safety practices at the proposed quarry and other quarries in New South Wales are regulated by the NSW Mines Regulator (currently called the NSW Natural Resources Access Regulator).

The NSW Natural Resources Access Regulator has released health and safety guidelines for the operation of quarries in NSW, in the document entitled *Health and safety at quarries*, dated November 2018. It is proposed that these guidelines will be adhered to, once the proposed quarry is approved.

#### 5.3.7 Local land Services Act 2013

In 2017, the NSW Government introduced amendments to the *Local Land Services Act 2013* (LLS Act) and the new Biodiversity Conservation Act 2016 (BC Act), designed to ensure a balanced approach to land management and biodiversity conservation in NSW. The LLS Act focuses on providing flexibility to landholders in rural land management through a risk-based Land Management Framework, while the BC Act aims to increase biodiversity conservation through investment in private land conservation, native plants and animals and biodiversity offsets.

Under the LLS Act Land Management Framework rural land in NSW is categorised into three main categories:

- Category 1 (Exempt land). Exempt land is land where native vegetation can be cleared without approval from Local Land Services. Exempt land includes land cleared of native vegetation as at 1 January 1990 or lawfully cleared after 1 January 1990, low conservation grasslands, or land containing only low conservation ground cover (not being grasslands). A review of past aerial photography (refer **Appendix I**) confirms that the site was cleared of virtually all native vegetation prior to 1 January 1990.
- Category 2 (Regulated land). Regulated land includes land not cleared as of January 1990, grasslands that are
  neither low nor high conservation grasslands. Vulnerable regulated land, being a sub-category of Category 2,
  includes steep or highly erodible land and land susceptible to erosion. Sensitive regulated land includes high
  conservation grasslands and critically endangered ecological communities. Pursuant to s.60J(2) of the LLS Act
  when considering these criteria, native vegetation that comprises grasslands or other non-woody vegetation is
  taken to have been cleared if the native vegetation was significantly disturbed or modified.
- Excluded land is land where the Land Management (Native Vegetation) Code 2018 and allowable activities do not apply.

There are different native vegetation management options for each category. Clearing of native vegetation on Category 1-Exempt land does not require assessment (Biodiversity Assessment Method (BAM) Department of Planning Industry & Environment 2020, Subsection 1.5.1(d.)). In practice, this means impact assessment relating to vegetation integrity and habitat suitability are not required on Category 1-Exempt land, and biodiversity credits (offsets) are not generated in the BAM Calculator. However, proponents are still required to carry out a test of significance for all local development proposals that do not exceed the Scheme threshold (including those on Category 1-Exempt land).

The BAM needs to be applied to any part of the subject land that is not Category 1–Exempt land. This land has to be assessed and scored to see if a score of more than 15 is achieved, the trigger for an offset to apply, namely, where the PCT is representative of an endangered ecological community (EEC) or a critically endangered ecological community (CEEC).

The Land Management Framework is supported by draft *Native Vegetation Regulatory Map* (NVR map) which maps the various categories of land. The NVR Map is published on the department's website, accessed on the SEED portal-refer to **Figure 5.2**.

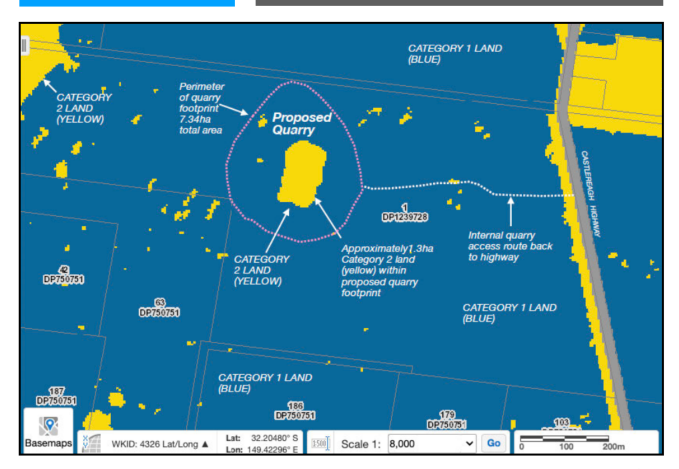


FIGURE 5.2: Draft Native Vegetation Regulatory Map-the proposed quarry site and surrounds. Blue colour is Category 1- Exempt land. Yellow colour is Category 2-Regulated land.



(Source: NSW Government SEED online mapping)

# 5.3.8 Commonwealth Environment Protection and Biodiversity Conservation Act 1999 (EBPC Act)

The EPBC Act regulates actions that could lead to significant impacts to Matters of National Environmental Significance (MNES). Relevant MNES includes threatened and migratory species, and threatened ecological communities. Under the EPBC Act, proponents are required to 'refer' the project to the Commonwealth Department of Agriculture, Water and the Environment (DAWE) if the project is likely to result in significant impacts to MNES. If upon review of the referral documentation, DAWE assess the project as a 'non-controlled action' no further assessment under the EPBC Act is required. Alternatively, if DAWE assess the project to be a 'controlled action', they will outline what further assessment will be required. Refer Section 7.3.5 of this EIS for a more detailed consideration and assessment.

#### 5.3.9 Biosecurity Act 2015

The primary objective of the Biosecurity Act 2015 is:"to provide a framework for the prevention, elimination and minimisation of biosecurity risks posed by biosecurity matter, dealing with biosecurity matter, carriers and potential carriers, and other activities that involve biosecurity matter, carriers or potential carriers". The quarry operator and land owner are under a statutory obligation to comply with the general biosecurity duties under the Biosecurity Act through management of on-site weeds and pests. Prior to project commencement, a weed management procedure would be developed as part of any quarry management plan for the proposed quarry, to prevent and minimise the spread of weeds, including management protocols.



## 5.3.10 Dark Sky Planning Guideline

The *Dark Sky Planning Guideline* is a matter for consideration for all development under the EP&A Act before development consent is granted within the local government areas of Coonamble, Dubbo, Gilgandra and Warrumbungle. It does not apply to the Mid-Western LGA.

#### 5.3.11 Crown Lands Act

The *Crown Lands Act 1989* provides for the administration and management of Crown land in NSW. Crown land may not be occupied, used, sold, leased, dedicated, reserved, or otherwise dealt with unless authorised by this Act or the NSW *Crown Land (Continued Tenured) Act 1989*.

A number of Crown roads have been identified near the proposed quarry, including a Crown road that runs along the northern boundary of Lot 1 DP 1239728.

## **■ 6.Community Engagement**

#### 6.1 Overview

The Project Site is located within a sparsely populated rural area north of Gulgong township. As a consequence, the number of rural residences in the near vicinity is comparatively small, with only one rural residence within 1km of the Project Site. Moreover, the Project Site is reasonably buffered from neighbouring residences with views towards the proposed quarry either obscured by intervening topography or screened by intervening vegetated lands. The proposed quarry site is set well back from the highway, with fleeting glimpses only possible from this road.

The SEARS issued by the Department of Planning, Housing and Infrastructure (EAR 1894) requires that: "In preparing the EIS, you should consult the relevant local, State and Commonwealth government authorities, infrastructure and service providers and and any surrounding landowners that may be impacted by the development." The SEARS does not nominate those parties that need to be consulted. The project team, including Hamish and Sally Drury, has carried out consultation with various stakeholders and in particular:

- EnergyCo, who have recently (June 2024) obtained Ministerial approval to proceed with an extensive transmission line project within the Central-West Orana Renewable Energy Zone (CWO-REZ), located approximately 3.1km away from the Project Site).
- Mid-Western Regional Council. Refer **Appendix O** for details.
- Transport for NSW (TfNSW) Parkes office.
- Essential Energy, given that an electricity transmission line traverses the Project Site.
- Neighbouring landowners. Refer Appendix P for details of the newsletter distributed to nearest neighbours to the north by Hamish and Sally Drury between 9-23 September 2024.
- Local Aboriginal community, as part of a Aboriginal consultation process.

Details of the consultation carried out by the project team are set out in the following sections. It describes the consultation process and the issues raised, and response to these issues. Where amendments have not been made to address an issue, a short explanation is provided.

#### 6.2 Consultation Undertaken

Outline Planning Consultants Pty Ltd initially consulted with the t Department of Planning, Housing and Infrastructure as required under Clause 3 of Schedule 2 of the EP&A Regulation to obtain the Planning Secretary's Environmental Assessment Requirements (SEARs) for the Project. This consultation involved providing the Department with a Scoping Report, dated April 2024, introducing the Project and providing an overview of the Project, its environmental setting, strategic and statutory context and proposed community engagement.

The Department circulated the Scoping Report to Mid-Western Regional Council and to various State Government agencies seeking their requirements relating to respective issues to be addressed in the EIS for the Project. The Secretary's requirements were forwarded to Outline Planning Consultants Pty Ltd on 5 June 2024, including advice from the EPA and from Mid-Western Regional Council, with later advice from Transport for NSW (TfNSW) received on 11 June 2024.

Outline Planning Consultants Pty Ltd and specialist consultants engaged to undertaken various assessments for the EIS subsequently followed up with a number of the State Government agencies seeking further comments or clarification relating to the Project.

The accompanying Table 6.1 lists all agencies and other organisations consulted, either as a part of the SEARs process or subsequent t the issue of the SEARS.

Table 6.1: Consultation process and outcomes

| Government agency or party consulted            | Consultation and outcomes   |
|---|---|
| Mid Western<br>Regional Council<br>(Council)    | This EIS has been prepared in accordance with SEARS comments received from Council. Council provided input into the preparation of the EIS through a SEARS submission, followed up by a face to face pre-lodgement meeting with Council town planning and engineering officers on 2 July 2024. Follow up advice was also provided by Council's Engineering Department regarding the past use of the quarry by Council. Refer to <b>Appendix O</b> for details of matters discussed.                     |
| Transport for NSW (TfNSW)                       | This EIS has been prepared in accordance with SEARS comments received from TfNSW. The EIS addresses all issues raised by TfNSW in their SEARS advice supplemented by further follow up advice obtained from various TfNSW officers at the Parkes office of TfNSW. There has been further email and telephone communications between the parties.  |
| Aboriginal<br>Community                         | The SEARS required preparation of an Aboriginal Cultural Heritage Assessment Report (ACHAR), prepared by OzArk Environment and Heritage in accordance with relevant policy and guidelines. Responses were received by representatives of Wellington Valley Wiradjuri Aboriginal Corporation, Girragirra Murun and Warrabinga Native Title Claimants, with the on site investigations undertaken with Tammy Peterson representing Mudgee Local Aboriginal Land Council (LALC). Refer <b>Appendix K</b> . |
| EnergyCo  | Hamish and Sally Drury have had numerous discussions with representatives of EnergyCo since their project was approved in June 2024.  |
| Essential Energy                                | Essential Energy provided advice regarding setbacks required from the electricity transmission lines which traverse the Project Site. Refer <b>Appendix M</b> .   |
| Neighbouring<br>owners and<br>occupiers of land | In August 2024 a Fact Sheet about the proposed quarry was circulated by Hamish and Sally Drury to neighbouring residences within 2km of the Project Site by way of letter-boxing. Refer to <b>Appendix P</b> for a copy of the newsletter that was distributed during that time period. The owner of the nearest residence (who also owns the residence to the west of this residence) was emailed a copy of the newsletter on 23 September 2024.   |

## • 6.3 Proposed Future Consultation

The owners, Hamish and Sally Drury, and the quarry operator will maintain a proactive approach to ongoing engagement, in particular with near neighbours, once the Gulgong Quarry Project is approved. This will include the following:

- Direct contact with its fence-line neighbours to the north at a frequency agreed upon with that neighbour, including an invitation for a site visit to view the proposed activities operating within the quarry.
- Direct contact with other surrounding rural property owners when approached or at a frequency that is otherwise reasonably requested by the property owner.
- Notification of blast events to nearest residences.
- Receiving and responding to any complaints. The quarry operator will keep a legible record of all complaints
  made to the operator or any employee or agent of the operator in relation to pollution arising from any activity
  applicable to the quarry operation

Under the provisions of the EP&A Act the development application and accompanying EIS will be placed on public exhibition for comment. During the exhibition period, anyone may make a written submission on the quarry project. Relevant Government agencies will also be notified for comment and, in the case of the EPA, for General Terms of Approval. The proponent will respond to any submissions received by Mid Western Regional Council during the public exhibition period, which may include follow up consultation with interested parties.

