

Our Reference: 5856 Date: 23 January 2017

Mr David Calvert A/g Assistant Secretary Environment Assessment Branch Department of the Environment Canberra, ACT

# RE: EPBC 2009/4821 – Year 2 Monitoring Report (August 2016) for Wotonga Offset Area Management Plan – Millennium Mine Expansion Project

Ecology and Heritage Partners Pty Ltd (EH Partners) have been engaged by Peabody Energy Australia (Peabody) to implement the management and monitoring requirements for their environmental offset area that has been established on the "Wotonga Pastoral Holding" property, north-east of Moranbah in central Queensland. The offset area was established to comply with conditions of approval under the Commonwealth *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act) (EPBC 2009/4821)(Appendix 1). This letter has been prepared to show compliance with the monitoring requirements for Year 2 as described in section 4 of the Wotonga Offset Area Management Plan (Ecofund 2013). Offset area details are provided in **Appendix 2**.

The offset area consists of an active management area (containing regional ecosystem 11.9.5 *Acacia harpophylla* and/or *Casuarina cristata* open forest on fine-grained sedimentary rocks) and a passive management area (comprising the adjoining scarps and associated vegetation).

# 1 Visual Monitoring

The status of the offset area was based on visual inspection that was completed on 23 August, 2016, by Brigette Hodson (Technical Officer, EH Partners) and was conducted during the dry season. The next monitoring event is scheduled for April 2017.

This section includes the findings from the visual monitoring and implications for management.

## 1.1 Perimeter fencing and gates

The offsets area (combined active and passive management areas) is fully fenced. The fences are a three strand barb-wire type and are in good condition. Where the fence crosses Brook Creek, additional sections have been included to prevent cattle entering the area. Gates are located at the north-western, south-eastern and south-western corners of the offset area and are in good condition.

## 1.1.1 Further actions

No repairs are required to fences or gates at this time. General fence maintenance is provided by Mr. Lance Smith (Agistee – Wotonga Pastoral Holdings).

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### 1.2 Noxious and environmental weeds

The primary weed threat within the offset area is Buffel Grass *Pennisetum ciliare*. There are also scattered occurrences of Velvety Tree Pear *Opuntia tomentosa* and Harrisia Cactus *Harrisia martinii*. Velvety Tree Pear and Harrisia Cactus are restricted matters under the Queensland *Biosecurity Act 2014* and Velvety Tree Pear is a Weed of National Significance (WoNS). All cactus plants observed showed signs of attack from the biological control agent, a moth *Cactoblastis cactorum*, indicating that additional control may not be required.

Buffel Grass is established within the offset area; however it varies in extent and density depending upon the age and structure of the Brigalow regrowth. The species occurs in discrete patches and as isolated individuals across the offset area.

Buffel Grass was seeding at the time of the assessment and was widespread across the offset site (Plate 1). Other environmental weeds observed included Red Natal *Melinis repens* and Flannel Weed *Sida cordifolia*, which were observed in small dense patches within the more disturbed areas (Plate 2). Native grasses were observed to be locally abundant in places, particularly in the less disturbed areas at the base of the ridgeline (Plate 3). Native species included Many-headed Wiregrass *Aristida caput-medusae* and White Spear-grass *Aristida leptopoda*.

Targeted weed control activities have not been undertaken; however limited grazing has occurred within the active management area.

## 1.2.1 Further actions

The extent and density of Buffel Grass currently does not warrant the use of cattle for control given that cattle are unlikely to exclusively graze on Buffel Grass and the potential exacerbation of soil erosion. The use of targeted herbicide application was considered to control exotic grasses; however the small areas of infestation and dispersed nature throughout the offset area does not warrant targeted control at this time. The infestations will be monitored in the next scheduled monitoring event to ensure that the infestations remain within known areas.



Plate 1 – Area of Buffel Grass infestation

Plate 2 – Flannel Weed infestation





Plate 3 - Native grass cover at PM07



### 1.3 Erosion and areas with high erosion potential

Large areas of erosion still occur across the offset site as a result of the above average rainfall earlier in the year. Brook Creek displayed deeply incised banks and large areas affected by washout (Plates 4 and 5). Large areas of erosion are also associated with a tributary of brook Creek which runs from the ridges in the north and flows through the centre of the offset site (Plates 6 and 7).

Remediation activities have not been undertaken to date.



Plate 5 – Erosion associated with Brook Creek

Plate 6 – Erosion within tributary of Brook Creek





Plate 7 – Erosion within tributary of Brook Creek

### 1.3.1 Further actions

An erosion control specialist has been invited to quote on the scope of repair works required to stabilise the ground.

## 1.4 Bushfire fuel loads

In the preceding wet season (November 2015 to March 2016), the Moranbah Airport (nearest station to the offset area) experienced above average rainfall (521.6 mm compared to a long-term mean of 419.9 mm). Above average rainfall has also been recorded in the current dry season with 85.0 mm recorded in June and large rainfall event occurring in mid-July (123.6 mm monthly total). No rainfall was recorded for the month prior to the August survey, however the higher than average rainfall in the previous months has meant a reduction in the amount of grass die-back that is usual for this time of year. The bushfire fuel load is currently low and inspected to increase only slightly into the end of the dry season if there is limited rainfall.

The offset area is relatively sheltered from bushfire attack to the north, east and south from the surrounding escarpment. Bushfire is therefore likely to come from vegetated areas to the west. There is a firebreak along the western boundary of up 60 metres in width, which provides protection from bushfire attack from this direction.

### 1.4.1 Further actions

No further actions required at this time.

## 1.5 Damage/degradation from pest animal populations

The primary pest animal threat within the offset area is Wild Dogs / Dingoes *Canis lupus / C. I. dingo*. Rabbits *Oryctolagus cuniculus* and Wild Pigs *Sus scrofa* are also present, but at much lower densities. No Wild Dogs, Dingos or Wild Pigs were observed during the assessment, however evidence of rabbits are prevalent including a large amount of scats and warrens, particularly associated with eroded gullies (Plate 8).



The presence of such pests is likely to result in adverse impacts on the offset area and exacerbation of existing issues such as weed spread and soils erosion. Although there have not been any targeted pest animal control activities conducted on the offset area to date, Mr. Smith has undertaken opportunistic shooting of wild dogs and pigs within the surrounding area, however specific numbers are not available.



Plate 15 – Old Rabbit scats

## 1.5.1 Further actions

No further actions are required at this time.

## 1.6 Success of revegetation works

Active revegetation activities have not been undertaken to date and are not currently planned to occur. The limited presence of cattle within the offset area has allowed natural regeneration to continue throughout the active management area in the absence of grazing pressures.

## 1.6.1 Further actions

No further actions required at this time.

## 1.7 Groundcover and signs of land degradation during pulse grazing

Cattle have been occasionally present within the offset area in the months preceding the monitoring inspection, however at very low densities. There were few obvious signs of cattle impacts although no obvious signs of grazing pressure on grass cover.

## 1.7.1 Further actions

As per section 1.2, pulse grazing is not recommended at this time to reduce the abundance of Buffel Grass. Therefore, impacts from cattle are likely to be negligible.

# 2 Field Component of Ecological Equivalence Monitoring

Ecological equivalence monitoring (i.e. BioCondition assessments) of permanent monitoring sites were completed in August 2015 (Figure 1). The next monitoring event for BioCondition will not be required until 2017.





**Figure 1** Location of Photo-monitoring and BioCondition Sites within the Offset Area (red line) and offset area (blue line)



# 3 Permanent Photo-monitoring Sites

Photo monitoring points were established within the offset area. Sample photos from each point are shown in Appendix 3 and the locations shown in Table 2 and in Figure 1.

Photo- monitoring Point	Easting	Easting
PM01	624951	7590122
PM02	624779	7590533
PM03	624576	7590371
PM04	624278	7589864
PM05	624292	7589503
PM06	624293	7589194
PM07	623720	7589438

## Table 1 Coordinates for Photo-monitoring Points.

Coordinates are in datum GDA94, MGA Zone 55 projection

# 4 Summary

In summary, an inspection of the offset area was undertaken on 23 August, 2016 by Brigette Hodson for the purposes of visual monitoring according to Section 4 of the Wotonga Offset Area Management Plan. Further actions are provided where applicable.

Yours sincerely

Brigette Hodson Technical Officer

Ecology and Heritage Partners Pty Ltd



# **5 REFERENCES**

Ecofund. 2013. *Wotonga Offset Area Management Plan – Millennium Expansion Project*. A report prepared for Peabody Energy Australia Pty Ltd.

Eyre, T.J., Kelly, A.L, Neldner, V.J., Wilson, B.A., Ferguson, D.J., Laidlaw, M.J. and Franks, A.J. 2015. *BioCondition: A Condition Assessment Framework for Terrestrial Biodiversity in Queensland. Assessment Manual.* Version 2.2. Queensland Herbarium, Department of Science, Information Technology, Innovation and Arts, Brisbane.



# Appendix 1 – Conditions of Approval under the EPBC Act



Australian Government

Department of Sustainability, Environment, Water, Population and Communities

#### Approval

#### Millennium Expansion Project - EPBC No 2009/4821

This decision is made under sections 130(1) and 133 of the Environment Protection and Biodiversity Conservation Act 1999.

Proposed a	ction	1
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person to whom the approval is granted	Peabody Energy Australia Pty Ltd
proponent's ACN (if applicable)	93 096 909 410
proposed action	To extend the current open cut mining operation on the existing ML 70313 and additionally into two adjoining leases Mining Lease Application MLA 70401 "North Poitrel" and Mineral Development Licence MDL 136 "Mavis Downs", 22km east of Moranbah and 16km south west of Coppabella in central Queensland as described in the referral received 27 March 2009 and the Millennium Expansion Project Environment Impact Statement dated December 2010 (see EPBC Act Referral 2009/4821).

#### Approval decision

Controlling Provision	Decision	
Listed threatened species and communities (sections 18 & 18A)	Approved	

#### conditions of approval

This approval is subject to the conditions specified below.

#### expiry date of approval

This approval has effect until 28 October 2031.

#### **Decision-maker**

name and position

David Calvert A/g Assistant Secretary Environment Assessment Branch

signature

date of decision

3 November 2011



#### Conditions attached to the approval

 To offset the impact to the Brigalow (Acacia harpophylla dominant and co-dominant) ecological community, the person taking the action must register a legally binding conservation mechanism (such as a Nature Refuge Agreement) over a minimum of 112.5 hectares of the Brigalow (Acacia harpophylla dominant and co-dominant) ecological community (the offset area) as identified in the offset management plan referred to in condition 2. The mechanism/s must provide enduring protection for protection for the offset area and be registered within 2 years of the date of this approval.

The conditions of the conservation mechanism must ensure that management actions are undertaken for the protection and enhancement of the Brigalow (*Acacia harpophylla* dominant and co-dominant) ecological community. The person taking the action must obtain agreement from any third parties responsible for management actions and provide details of the responsible parties, including their position or status as a separate contractor, to the **department**.

To offset the impacts to the Brigalow (Acacia harpophylla dominant and co-dominant) ecological community, the person taking the action must submit to the Minister for approval an Offset Management Plan within 12 months of the date of this approval.

This Offset Management Plan must include, at a minimum, the following information: a. the desired outcomes/objectives of implementing the plan;

- b. details of Brigalow (Acacia harpophylla dominant and co-dominant) endangered ecological community offset areas, including a textual description and map to clearly define the location and boundaries of the offset area. This must be accompanied with the offset attributes and a shapefile;
- details of management actions to protect and enhance the extent and condition of the threatened species habitat values including rehabilitation, weed control, fire management, erosion and sediment control, management of livestock and restrictions on access, within the offset area;
- d. the timing, responsibilities and performance criteria for such actions;
- a monitoring plan including ecological surveys that must be undertaken to assess the success of the management measures against identified milestones and objectives;
- f. a process to report, to the department, the management actions undertaken in the offset areas and the outcome of those actions, including identifying any need for improved management;
- g. a description of the potential risks to successful management and rehabilitation in the offset areas, and a description of the contingency measures that would be implemented to mitigate these risks; and,
- h. details of parties responsible for monitoring, reviewing and implementing the plan.

The Offset Management Plan must be implemented.

- Before impacting or removing any EPBC listed ecological community or species, the person taking the action must provide to the Minister a Threatened Flora and Fauna Species and Ecological Communities Management Plan. The Plan must contain, but is not limited to, the following:
  - a. Management actions relating to EPBC listed species; and
  - b. Mitigation actions relating to EPBC listed species.

The Threatened Flora and Fauna Species and Ecological Communities Management Plan must be implemented. This plan may be made publicly available on the internet by the **department**.



Note: Condition 8 provides that, if the Minister believes that it is necessary or desirable for the better protection of the environment, the Minister may require the person taking the action to make, within a period specified by the Minister, revisions to a plan required under these conditions.

- Within 14 days from the commencement of construction, the person taking the action must advise the department in writing of the actual date of commencement of construction.
- 5. Within three months of every 12 month anniversary of the commencement of construction, the person taking the action must publish a report on their website addressing compliance with each of the conditions of this approval, including implementation of any management plans as specified in the conditions. Documentary evidence providing proof of the date of publication and non-compliance with any of the conditions of this approval must be provided to the department at the same time as the compliance report is published.
- 6. Upon the direction of the Minister, the person taking the action must ensure that an independent audit of compliance with the conditions of approval is conducted and a report submitted to the Minister. The independent auditor must be approved by the Minister prior to the commencement of the audit. Audit criteria must be agreed to by the Minister and the audit report must address the criteria to the satisfaction of the Minister.
- 7. If the person taking the action wishes to carry out any activity otherwise than in accordance with the Plans referred to in conditions 2 and 3, as specified in the conditions, the person taking the action must submit to the **department** for the **Minister**'s written approval a revised version of that plan. The varied activity shall not commence until the **Minister** has approved the revised plan in writing. If the **Minister** approves the revised plan, that plan must be implemented in place of the plan originally approved.
- 8. If the Minister believes that it is necessary or convenient for the better protection of listed threatened species and communities to do so, the Minister may request that the person taking the action make specified revisions to plans specified in the conditions and submit the revised plan for the Minister's written approval. The person taking the action must comply with any such request. The revised plan must be implemented. Unless the Minister has approved the revised plan then the person taking the action must continue to implement the original plan.
- 9. If, at any time after 5 years from the date of this approval, the person taking the action has not substantially commenced the action, then the person taking the action must not substantially commence the action without the written agreement of the Minister.
- 10. The person taking the action must maintain accurate records substantiating all activities and outcomes associated with or relevant to the above conditions of approval, including measures taken to implement the management plans required by this approval, and make them available upon request to the department.

Such records may be subject to audit by the **department** or an independent auditor in accordance with section 458 of the EPBC Act, or used to verify compliance with the conditions of approval. Summaries of audits will be posted on the **department**'s website. The results of audits may also be publicised through the general media.

Note: To avoid doubt, if a condition of a State (QLD) approval held by the proponent requires a plan relating to EPBC-listed species the proponent may simultaneously meet the relevant requirements of these conditions by submitting a single plan.



# Appendix 2 – Wotonga offset details

# **Departmental Reference Details**

Appendix 2 – Wotonga offset details		
Departmental Reference Details		
Reference and Assessment Details		Č,
Queensland Departmental Reference No: MIN10034430	Queensland Offset ID: TBA	
Property Address: Wotonga Pastoral Holding, Ellensfield Road, Burton, Queensland		
Real property description: Lot 13 on SP178466		
Tenure: Leasehold	<b>Primary local government area:</b> Isaac Regional Council	

## **Offset Area Details**

Landholder Details		
Registered Lot on Plan: Lot 13 on SP178466		
Registered Owner/s on Title: State of Queensland		
Lessee: Wotonga Pastoral Pty Ltd	Trustee: N/A	
Business/Company name (ABN/CAN): Peabody (Burton Coal) Pty Ltd (formerly Wotonga Pastoral Pty Ltd) (ACN: 077 679 513)		
Phone number: +61 (7) 3239 7279	Mobile Phone: +61 (4) 488 224 546	
Fax number: +61 (7) 3229 1776	Contact person: John O'Brien	
Email: jobrien2@peabodyenergy.com		
Postal address: GPO Box 1025, Brisbane QLD 4001		



August 2015

# Appendix 3 – Photo monitoring



Plate 2b– PM02, April 2016

Plate 2c – PM02, August 2016













Plate 7a – Photo-monitoring point 7 (PM07) looking north (RE 11.5.3a) – August 2015

Plate 7b – PM07, April 2016

Plate 7c – PM07, August 2016



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16 Harris St NSW 2007