



# **PKCT 2022-2023 AEMR**

1. TITLE I	BLOCK	5				
2. STATE	STATEMENT OF COMPLIANCE					
	DUCTION	6				
	urpose					
	cope					
	ackground					
	bjectives					
	nvironment Management					
	erminal Contact					
	ctions Arising From Previous AEMR Review					
	NISTRATIVE CONDITIONS					
	bligation to minimize harm to the Environment					
	erms of Approval					
	mits on Approval					
	Nanagement Plans / Monitoring Programs					
	urrender of Consents					
	tructural Adequacy					
	emolition					
	peration of Plant & Equipment					
	ispute Resolution					
	FIC ENVIRONMENTAL CONDITIONS					
	Oise					
5.1.1.	Noise Standards and Performance Measures					
5.1.2.	Noise Monitoring					
5.1.3.	Trends in Noise Emissions					
5.1.4.	Noise – Activities undertaken during 2022/2023 Reporting Period					
5.1.5.	Noise - Activities Planned for 2023/2024 Reporting Period					
	ransport					
5.2.1.	Transport Standards and Performance Measures					
5.2.2.	Transport Monitoring					
5.2.3.	Trends in Transport					
5.2.4.	Traffic –Activities Undertaken During 2022/2023 Reporting Period					
5.2.5.	Traffic - Activities Planned for 2023/2024 Reporting Period					
	ir Quality					
5.3.1.	Air Quality Standards and Performance Measures					
5.3.2.	Air Quality Monitoring and Compliance					
5.3.3.	Trends in Air Quality					
5.3.4.	Air Quality – Activities Undertaken During 2022/2023 Reporting Period					
5.3.5.	Air Quality - Activities Planned for 2023/2024 Reporting Period					
	1eteorological					
5.4.1.	Meteorological Monitoring Standards and Performance Measures					
5.4.2.	Meteorological Monitoring					
5.4.3.	Trends in Weather					
5.5. S	urface Water					
5.5.1.	Surface Water Standards and Performance Measures					
5.5.2.	Surface Water Monitoring	31				
5.5.3.	Trends in Surface Water Monitoring	32				
5.5.4.	Surface Water – Activities Undertaken During 2022/2023 Reporting Period					
5.5.5.	Surface Water - Activities Planned for 2023/2024 Reporting Period	36				
5.6. B	iodiversity					
5.6.1.	Biodiversity Standards and Performance Measures	36				



5.6.	2. Biodiversity Monitoring	36
5.6.	,	
5.6.	•	
5.6.	,	
5.7.	Visual Amenity	
5.7.	•	
5.7.	,	
5.7.	,	
5.7.	•	
5.7.		
5.8.		
5.8.		
5.8.		
5.8.	e, , , , , , , , , , , , , , , , , , ,	
5.8.	5, ,	
5.8.		
5.9.	Waste	
5.9.		
5.9.		
5.9.	5	
5.9.		
5.9.		
	Hazards	
5.10.		
5.10		
5.11.	<u> </u>	
5.11		
5.12		
5.11		
5.11		
	Community	
	2.1. Community Engagement Activities	
5.12	, 55	
	2.3. Community Complaints	
	/IRONMENTAL MANAGEMENT, MONITORING, AUDITING AND REPORTING	
6.1.	· · · · · · · · · · · · · · · · · · ·	
6.1. 6.2.	Environmental Management Performance Measures and Compliance	
	, , ,	
6.3.	Reporting - Annual Reporting	
6.4. 6.5.	Independent Environmental Audit	
	TEMENT OF COMMITMENTS	
	Statement of Commitments -Traffic and Transportation	
7.1. 7.2.	Statement of Commitments - Frank and Fransportation	
7.2. 7.3.	·	
	Statement of Commitments - Water Management	
7.4.	Statement of Commitments -Noise Management	
7.5.	Statement of Commitments - Community Relations	
7.6.	Statement of Commitments – Environmental Monagement System	
7.7.	Statement of Commitments – Environmental Management System	
7.8.	Statement of Commitments – Greenhouse Gases	
7.9.	Statement of Commitments – Landscaping	
7.10.	Statement of Commitments – Flora and Fauna	
7.11.	Statement of Commitments – Waste	
8. EN\	/IRONMENTAL PROTECTION LICENCE 1625	5/



8.1.	Other EPL Matters in the 2022/2023 Reporting Period	57
9. RE	SULTS COMPARED TO THE ENVIRONMENTAL ASSESSMENT 2008	58
10.	COMPLAINTS	58
11.	CONCLUSION	59
11.1.	Appendix A: Drivers Code of Conduct Summary	60
11.2.	Appendix B: Consultant Dust Data Summary	
11.3.	Appendix C: PKCT Annual Wind Summary	
11.4.	Appendix D: LDP16 Discharge Data Summary	
11.5.	Appendix E: Weed Spraying Notification Form	
11.6.	Appendix F: Triennial Independent Audit Findings and Action Plan	
11.7.	Appendix G: ISO 14001 and 9001 Certificate	68
	E <b>OF FIGURES</b> L: Statement of compliance	6
	2: Non-compliances	
	3: PKCT site boundary and surrounding land use	
	1: PKCT regional context (source; NSW Department of Planning and Environment Resources and En	
_	2017)	
	5: Early image of Port Kembla Inner Harbour. Image referenced from "Roadstead to World Class Po	
_	ary Committee 1999.	-
	5: PKCT contacts	
_	7: Actions required from the previous AEMR	
•	3: Administrative conditions	
_	9: Specific environmental condition overview	
	LO: Summary of PKCT throughput 2022/2023	
_	L1: Road receival trends	
Figure 1	L2: PKCT air quality monitoring sites	22
Figure 1	L3: PKCT residential depositional dust gauges data	24
Figure 1	14: PKCT industrial dust deposition gauges insoluble solids 12 month rolling average	25
Figure 1	L5: PKCT industrial dust deposition gauges combustible matter 12 month rolling average	25
Figure 1	L6: PKCT contribution ratings for exceedance days during July 2022 to June 2023	26
	17: Annual residential depositional dust gauge trends	
	18: Summary of depositional and continuous dust data against relevant standards	
_	L9: Portable real time dust monitor system	
_	20: PKCT northern continuous dust monitor	
•	21: PKCT weather station monthly monitoring data 2022/2023	
_	22: PKCT annual rainfall (financial year)	
_	23: EPL 1625 water quality parameter limits and compliance	
	24: Water quality monitoring summary for LDP16 discharges	
	25: PKCT monthly water use for 2022/2023 reporting period	
_	26: Trends in EPL water quality data at LDP16	
	27: Trends in potable and recycled water use at PKCT	
_	28: Floc Block in use at Central Pond	34
_	29: Drain Warden, hay bales and portable truck wash used to manage sediment and contaminant	2.1
	Control of the control of the Control Decoder and the control of t	
_	80: Knife gate installed in Central Pond to assist with sediment capture	
_	31: New portable pump	
_	32: Transfer Station 8 wash down spray deflectors and drainage upgrades	
i igui e 3	ט. טטטו אונווואט פנ דועטו	3/



rigure 34: Tree Planting - Northern Road Receival Berm 2019	39
Figure 35: Tree Plantings – Northern Road Receival Berm July 2023	39
Figure 36: Main Administration Building landscaped gardens, June 2019, June 2020, June 2022 and June 2023	40
Figure 37: Landscaped area near Northern Transfer Station, July 2023	40
Figure 38: Greenhouse gas report 2022/2023	42
Figure 39: PKCT tonnes v kWh	42
Figure 40: PKCT energy efficiency trends	43
Figure 41: Trends in reportable energy and greenhouse gas emissions	44
Figure 42: Waste Summary 2022/2023	
Figure 43: Waste Trends at PKCT	46
Figure 44: New purpose built waste oil storage tank	47
Figure 45: PKCT CCC Meetings	49
Figure 46: Community Complaints Summary	50
Figure 47: EMS compliance in the AEMR	50
Figure 48: Environmental monitoring area and reference in AEMR	55
Figure 49: Common Requirements of Project Approval 08_0009 and EPL1625	57
Figure 50: PKCT and DCC complaints	58



# 1. TITLE BLOCK

Name of Operation Port Kembla Coal Terminal Proje	ect
Name of Operator Port Kembla Coal Terminal Ltd	
Development consent / project approval # 08_0009	
Name of holder of development consent / Port Kembla Coal Terminal Ltd	
project approval	
Land # Lot 222 DP 1250953 and,	
Lots 1 and 3 in DP1125445	
Name of holder of land lease NSW Ports (rented from)	
Environment Protection Licence # EPL 1625	
Planning Approval start date 12 <sup>th</sup> June 2009	
AEMR start date 1st July 2022	
AEMR end date 30 <sup>th</sup> June 2023	

I, Luke Pascot, certify that this audit report is a true and accurate record of the compliance status of Port Kembla Coal Terminal Ltd for the period 1<sup>st</sup> July 2022 to 30<sup>th</sup> June 2023 and that I am authorised to make this statement on behalf of Port Kembla Coal Terminal Ltd.

Note.

- a) The Annual Review is an 'environmental audit' for the purposes of section 122B (2) of the Environmental planning and Assessment Act 1979. Section 122E provides that a person must not include false or misleading information (or provide information for inclusion in) an audit report produced to the Minister in connection with an environmental audit if the person knows that the information is false or misleading in a material respect. The maximum penalty is, in the case of a corporation, \$1 million and for an individual, \$250,000.
- b) The Crimes Act 1900 contains other offences relating to false and misleading information: section 192G (Intention to defraud by false or misleading statement maximum penalty 5 years imprisonment); sections 307A, 370B and 307C (False or misleading applications/information/documents maximum penalty 2 years imprisonment or \$22,000, or both).

Name of authorised reporting officer	Luke Pascot
Title of authorised reporting officer	Environmental Specialist
Signature of authorised reporting officer	Luke Pascat
Date	28/07/2023



## 2. STATEMENT OF COMPLIANCE

Figure 1: Statement of compliance

Development Approval / Licence	Compliant?
Development Approval 08_0009	Yes
EPL 1625	Yes

Development Approval	Condition #	Condition	Compliance	Comment	Where
/ Licence		description (Summary)	status		addressed in Annual
		(Summary)			Review
EPL 1625	n/a	n/a	compliant	n/a	n/a
Development Approval 08_0009	n/a	n/a	compliant	n/a	n/a

Figure 2: Non-compliances

## 3. INTRODUCTION

# 3.1. Purpose

The purpose of this Annual Environment Management Report (AEMR) is to provide the Department of Planning, Industry and Environment (DPI&E), formally Department Planning and Environment, and other stakeholders a report of Port Kembla Coal Terminal's (PKCT's) environmental performance together with actions taken in relation to environmental control and regulatory compliance across the July 2022 to June 2023 reporting period.

# 3.2. Scope

This AEMR provides information on PKCT's compliance with the requirements of the PKCT Major Project Approval 08\_0009 which was granted on the 12<sup>th</sup> June 2009. The approval requires PKCT to prepare an annual AEMR. By letter of 25<sup>th</sup> March 2010, The DPI&E (formerly the Department of Planning and Infrastructure (DP&I)) approved a PKCT request for the submission date to be the 31<sup>st</sup> July annually to facilitate financial year reporting.

This report has been prepared with reference to the NSW Department of Planning and Environment's guideline for the post-approval requirements for State significant mining developments – Annual Review Guideline (2015).

This report will be submitted to the DPI&E. Following DPI&E feedback, it will be forwarded to the Environment Protection Authority (EPA) and the Department of Trade and Investment (DT&I) or as required by the respective agencies. A copy of this AEMR will also be made available to the public via the <a href="PKCT website">PKCT website</a>.

## 3.3. Background

PKCT is located on Lot 1 DP1125445, Lot 3 DP1125445, Lot 22 in DP 1128396 and Lot 8 DP 1154760 on the northern side of the Inner Harbour of Port Kembla, Wollongong.

On the 31<sup>st</sup> May 2013, NSW Ports acquired a long-term lease for Port Kembla and Port Botany through which the current leasing arrangement with PKCT remains. Land is leased to PKCT under a 20 year, plus 20 year option. The lease commenced in August 1990 and PKCT has executed this option taking the lease period to 2030.



In October 2020, NSW Ports, PKCT and Australian Industrial Energy (AIE) agreed to a surrender of the southernmost portion of the PKCT to AIE for construction and operation of a Liquid Natural Gas (LNG) Terminal. The surrender became active on 18 April 2021. As a result of the reduced site boundary, PKCT reviewed and resubmitted for approval all Management Plans required under Approval 09\_0009 and EPL 1625. Subsequently, the EPA and DPI&E approved the revised plans and Licence.

Six equal shareholders, namely Illawarra Services Pty Ltd, Oakbridge Pty Ltd, Centennial Coal Company Pty Limited, Tahmoor Coal Pty Ltd, Metropolitan Collieries Pty Ltd and Wollongong Resources Pty Ltd (formerly Wollongong Coal), form the Board of PKCT. South32, reporting to the PKCT Board, manages PKCT under a management contract. PKCT is the major coal intermodal facility in southern NSW for the transfer of coal from rail and road to ship.

PKCT is responsible for receiving, assembling and loading coal from the southern and western NSW coalfields and for transport by ship to international and domestic markets, see Figure 4. Following the surrender of Berth 101 and the southern portion of the terminal land to AIE on 18<sup>th</sup> April 2021, PKCT now has a single bulk handling facility being; a high capacity Coal Berth (Berth 102) that handles the loading of coal. See Figure 3.





Figure 3: PKCT site boundary and surrounding land use



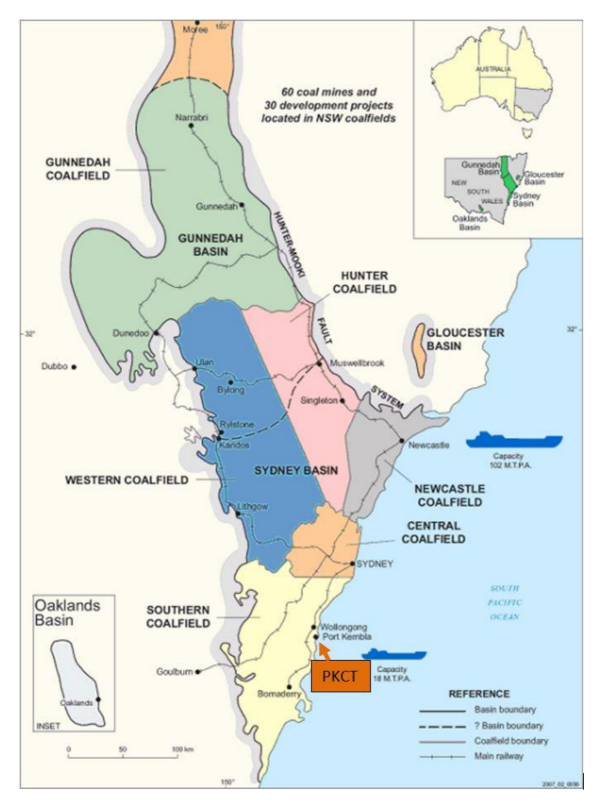


Figure 4: PKCT regional context (source; NSW Department of Planning and Environment Resources and Energy website 2017)



PKCT's Coal Berth 102 was constructed in the early 1980's following construction and opening of the Port Kembla Inner Harbour on 28<sup>th</sup> November 1960. A historical image of the harbour is shown below in Figure 5.

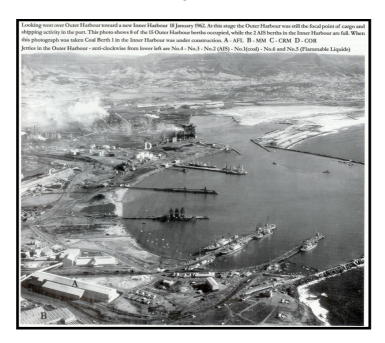


Figure 5: Early image of Port Kembla Inner Harbour. Image referenced from "Roadstead to World Class Port", Port Centenary Committee 1999.

PKCT entered the lease to operate the facility in accordance with a development consent from Wollongong City Council (WCC) and EPA Environment Protection Licence (EPL) number 1625.

In 2008, PKCT commenced preparation of a Major Project Application under Part 3A of the Environmental Planning and Assessment Act (EPAA) 1979, seeking consent to alter coal receival arrangements by public road.

Consultation with the DPI&E resulted in the remit of the application with the scope being increased to include consent for PKCT's existing operations. The Environmental Assessment (EA) submitted with the Major Project Application included an assessment of all environmental impacts associated with the current and ongoing PKCT activities.

In June 2009, the DPI&E conditionally approved PKCT's Major Project Application (08\_0009) for Existing Operations & Increased Road Receival Hours. This consent replaces the previous development approval from WCC and sets new conditions for environmental impacts, management and reporting.

# 3.4. Objectives

The objective of this AEMR is to provide a report that outlines the environmental monitoring, mitigation, assessments and management actions undertaken by PKCT over the July 2022 to June 2023 reporting period.

## 3.5. Environment Management

PKCT has an Environment Management System (EMS) in place to meet its environmental obligations. The EMS is certified to AS/NZS ISO 14001:2015 and is supported by policies, standards, an environment management strategy, management plans and procedures. Key documents of the EMS include the following:

- <u>Sustainable Development Policy PO.BM.291</u>
- Environment Policy PO.HS.85



- Quality Policy PO.004
- Environment Management Strategy MP.HS.464
- Noise Management Plan MP.HS.387
- Air Quality Management Plan MP.HS.386
- Driver Code of Conduct Implementation Plan MP.BM.453
- Water Management Plan MP.HS.462
- Green and Golden Bell Frog Management Plan MP.HS.109
- Landscape Management Plan MP.HS.470
- Greenhouse Gas and Energy Efficiency Management Plan MP.HS.461
- Waste Management Plan MP.HS.460
- Fire Management Plan MP.HS.459

Policies are published on <u>PKCT's web site</u>. Management Plans required under Project Approval 08\_0009 are also published once DPI&E approval is obtained.

## 3.6. Terminal Contact

Figure 6 below identifies relevant contacts at PKCT.

PKCT Employee & Position	Contact Details
David Richards	(02) 4228 0288
General Manager	<u>David.Richards@pkct.com.au</u>
Darren Coleman	(02) 4228 0288
Operations Manager	<u>Darren.Coleman@pkct.com.au</u>
Mark Beale	(02) 4228 0288
Planning and Logistics Lead	Mark.Beale@pkct.com.au
Luke Pascot	(02) 4228 0288
Environmental Specialist	Luke.Pascot@pkct.com.au
Michael Curley	(02) 4228 0288
HSER Superintendent	Michael.Curley@pkct.com.au
Community Hotline	1800 111 448
	communitylinks@pkct.com.au

Figure 6: PKCT contacts

## 3.7. Actions Arising From Previous AEMR Review

The 2021/2022 AEMR was submitted to the DPI&E as required in July 2022.

There was no specific feedback or improvements suggested by the DPI&E following their review of that AEMR submission. All actions and recommendations from previous reviews by the DPI&E remain fully incorporated within the current AEMR reporting structure.

Action Required from Previous AEMR	Requested by	Action taken by PKCT	Where discussed in AEMR
No actions required from the 2021/2022 Review	n/a	n/a	n/a

Figure 7: Actions required from the previous AEMR



## 4. ADMINISTRATIVE CONDITIONS

Under Schedule 2 of PKCT's Major Project Approval 08\_0009, PKCT has 14 Administrative Conditions. The Administrative Conditions are listed under the headings outlined in Figure 8. The following section outlines PKCT's compliance with these across the reporting period.

Administrative Condition	AEMR Section
Obligation to Minimize Harm to the Environment	4.1
Terms of Approval	4.2
Limits on Approval	4.3
Management Plans / Monitoring Programs	4.4
Surrender of Consents	4.5
Structural Adequacy	4.6
Demolition	4.9
Operation of Plant and Equipment	4.8
Dispute Resolution	4.9

**Figure 8: Administrative conditions** 

# 4.1. Obligation to minimize harm to the Environment

1. The Proponent shall implement all reasonable and feasible measures to prevent and/or minimize any harm to the environment that may result from the operation of the project.

The condition is consistent with PKCT's policies and management standards including a commitment to meet legal and other requirements.

PKCT has in place an Environmental Aspects and Impacts Register. This document provides a framework whereby PKCT identifies, records, risk-ranks and provides controls for activities associated with the operation that have the potential to cause harm to the environment. The register is reviewed at least annually. The register was last reviewed on November 2022.

# 4.2. Terms of Approval

- 2. The Proponent shall carry out the project generally in accordance with the:
  - (a) EA;
  - (b) Response to Submissions;
  - (c) Statement of Commitments (See Appendix 2); and
  - (d) Conditions of this approval
- 3. If there is any inconsistency between the above documents, the most recent document shall prevail to the extent of the inconsistency. However, the conditions of this approval shall prevail to the extent of any inconsistency.
- 4. The Proponent shall prepare revisions of any strategies, plans or programs required under this consent if directed to do so by the Director-General. Such revisions shall be prepared to the satisfaction of, and within a timeframe approved by, the Director-General.
- 5. The Proponent shall comply with any reasonable requirement/s of the Director-General arising from the Department's assessment of:
  - (a) Any reports, plans, programs, strategies or correspondence that are submitted in accordance with this approval; and
  - (b) The implementation of any actions or measures contained in these reports, plans, programs, strategies or correspondence.



The requirements of this condition were met across the reporting period. The Environment Management Strategy (EMS) has been developed to facilitate the means by which DPI&E approval conditions are met. The AEMR provides an annual compliance report.

# 4.3. Limits on Approval

- 6. The Proponent shall not receive more than 7.5 million tonnes of coal and bulk products at the site by public road in any calendar year without the written approval of the Director-General. In Seeking this approval, the Proponent shall submit a report to the Director-General that:
  - (a) reviews the transport related impacts associated with the trucks being used to deliver coal and bulk products to the terminal;
  - (b) demonstrates that these impacts are generally consistent with the predicted and/or approved impacts; and
  - (c) examines whether there are any other reasonable and feasible measures that could be implemented to minimise these impacts.
  - Once this approval has been obtained, the Proponent shall not receive more than 10 million tonnes of coal and bulk products at the site by public road in any calendar year.
- 7. The Proponent shall only receive coal dispatched from NRE No 1 Colliery at Russell Vale if that coal has been dispatched between the hours of:
  - (a) 7 am to 10 pm Monday to Friday; and
  - (b) 8 am to 6 pm Saturday and Sunday or Public Holidays
  - Unless in accordance with a project approval granted to that Colliery under Part 3A of the EP&A Act.
- 8. Subject to conditions 6 and 7 of this schedule, coal and bulk products may be received by the Proponent at the site by road delivery twenty four hours per day, seven days per week.

PKCT did not receive more than 7.5 million tonnes of coal and bulk products by public road during the 2022 calendar year.

With regard, Schedule 2, Condition 6, PKCT application to the Director General to receive 10 million tonnes per annum (mtpa) was approved on the 29<sup>th</sup> September 2013 subject to conditions.

# 4.4. Management Plans / Monitoring Programs

9. With approval of the Director-General, the proponent may submit any management plan or monitoring program required by this approval on a progressive basis.

In April 2021, PKCT relinquished the southern portion of the Terminal lease to AIE to build a gas import facility. As part of this change, PKCT consulted with the DPI&E and undertook a review of all Management plans to update them to include the renewed PKCT footprint and operational changes resulting from the lease relinquishment. The PKCT Water Management Plan, Drivers Code of Conduct, Green and Golden Bell Frog Management Plan, Air Quality Management Plan, Fire Management Plan, Environment Management Strategy, Greenhouse Gas and Energy Efficiency Management Plan, Landscape Management Plan, Noise Management Plan and Waste Management Plan were reviewed within the Reporting Period.

#### 4.5. Surrender of Consents

10. Within 12 months of the date of this approval, the Proponent shall surrender all existing development consents and existing use rights associated with operations at the site in accordance with clause 97 of the EP&A Regulation.

Applicable consents have been surrendered. No action was required in this reporting period.



# 4.6. Structural Adequacy

11. The Proponent shall ensure that all new buildings and structures, and any alterations or additions to existing buildings and structures, are constructed in accordance with the relevant requirements of the BCA.

Facilities maintenance is carried out onsite in accordance with legal and other requirements including applicable Australian Standards and the Building Code of Australia.

#### 4.7. Demolition

12. The Proponent shall ensure that all demolition work is carried out in accordance with *Australian Standard AS 2601-2001: The Demolition of Structures*, or its latest version.

All demolition works are planned and carried out in accordance with the required Australian Standards. PKCT did not undertake any major demolition projects this period to trigger the criteria required within Standard 2601-2001: The Demolition of Structures. Small demolition projects that were completed were undertaken generally in accordance with the requirements.

# 4.8. Operation of Plant & Equipment

- 13. The Proponent shall ensure that all plant and equipment used onsite is:
  - (a) maintained in a proper and efficient condition; and
  - (b) operated in a proper efficient manner.

PKCT management and staff have a responsibility to maintain equipment to ensure correct operation and efficiency. PKCT ensures all personnel are suitably qualified, trained and competent to ensure that equipment is operated in a proper and efficient manner.

## 4.9. Dispute Resolution

14. In the event that the Proponent and the Council or a Government agency, other than the Department, cannot agree on the specification or requirements of this approval, the matter may be referred by either party to the Director-General for resolution, whose determination of the disagreement shall be final and binding on the parties.

PKCT accepts the dispute resolution process. This condition is referenced in the PKCT Environment Management Strategy.

There were no disputes during the reporting period.



## 5. SPECIFIC ENVIRONMENTAL CONDITIONS

This section provides a summary of PKCT's compliance to the Specific Environmental Conditions outlined in Schedule 3 of the PKCT Major Project Approval 08 0009.

Figure 9 below provides an overview of each of the Specific Environmental Conditions and a reference to their location in the AEMR.

Specific Environmental Condition	AEMR Section
Noise	Section 5.1 Noise
Transport	Section 5.2 Transport
Air Quality	Section 5.3
	Air Quality
Meteorological Monitoring	Section 5.4 Meteorological
Surface Water	Section 5.5 Surface Water
Biodiversity	Section 5.6 Biodiversity
Visual Amenity	Section 5.7
	Visual Amenity
Greenhouse and Energy Efficiency	Section 5.8 Greenhouse and Energy Efficiency
Waste	Section 5.9
	Waste
Hazards	Section 5.10 Hazards
Fire Control	Section 5.11 Fire Control

Figure 9: Specific environmental condition overview

#### **5.1.** Noise

#### **5.1.1.** Noise Standards and Performance Measures

EPL 1625 and Major Project Approval 08\_0009 pertain to noise emissions from PKCT's premises. Noise criteria are outlined as follows:

#### **Impact Assessment Criteria**

1. The Proponent shall ensure that the noise generated by the project at any privately-owned residence does not exceed the criteria specified in Table 1 for the location nearest to that residence.

Table 1: Noise impact assessment criteria dB(A) LAeq (15 min)

Location	Time Period	Limits(LA <sub>eq,15 min</sub> dB(A)
	Day	51
Cnr Swan St/Kembla St	Evening	50
	Night	49
	Day	51
Cnr Swan St/ Corrimal St	Evening	50
	Night	49
	Day	55
Cnr Keira St/ Fox St	Evening	49
	Night	45

## Notes:

- (a) To determine compliance with the LA<sub>eq, (15 min)</sub> noise level limits in the above table, noise from the project is to be measured at the most affected point within the residential boundary. Where it can be demonstrated that direct measurement of noise from the project is impractical, the DECC may accept alternative means of determining compliance (see Chapter 11 of the NSW Industrial Noise Policy). The modification factors in Section 4 of the NSW Industrial Noise Policy shall also be applied to the measured noise levels where applicable.
- (b) The noise emission limits identified in the above table apply under meteorological conditions of:
  - o wind speeds of up to 3 m/s at 10 metres above ground level; or
  - temperature inversion conditions of up to 3°C/100m, plus a 2 m/s source-to-receiver component drainage flow wind at 10 metres above ground level for those receivers where applicable



in accordance with the NSW Industrial Noise Policy.

However, if the Proponent has a written negotiated noise agreement with any landowner of the land listed in Table 1, and a copy of this agreement has been forwarded to the Department and DECC, then the Proponent may exceed the noise limits in Table 1 in accordance with the negotiated noise agreement.

#### **Noise Monitoring Program**

- The Proponent shall prepare and implement a Noise Monitoring Program for the project to the satisfaction of the Director-General. This program must:
  - (a) be developed in consultation with DECC;
  - (b) be submitted to the Director-General for approval within 6 months from the date of this approval, or as otherwise agreed by the Director-General; and
  - (c) include a:
    - o combination of attended and unattended noise monitoring measures;
    - noise monitoring protocol for evaluating compliance with the noise impact assessment criteria in this approval;
       and
    - reasonable and feasible best practice noise mitigation measures to ensure project specific noise criteria are met.

#### **Continuous Improvement**

- The Proponent shall:
  - (a) continue to implement all reasonable and feasible best practice noise mitigation measures;
  - (b) continue to investigate ways to reduce the noise generated by the project, including maximum noise levels which may result in sleep disturbance; and
  - (c) report on these investigations and the implementation and effectiveness of these measures in the AEMR to the satisfaction of the Director-General.

## 5.1.2. Noise Monitoring

#### 5.1.2.1. Noise Monitoring Methodology

Biannual noise monitoring began at PKCT in September 2009. Since this time, monitoring results have been compliant with the noise monitoring criteria set out in PKCT's EPL 1625 and Major Project Approval 08\_0009. As outlined in Section 8.2.3.1 of PKCT's approved Noise Management Plan, if no exceedance of the criteria occurs for 6 years, noise monitoring will not be required to continue.

In August 2016, PKCT made a formal request to the DPI&E to remove the requirement for biannual noise monitoring with the intent to undertake event-based monitoring if noise concerns are raised.

By letter dated 16<sup>th</sup> March 2017, PKCT received formal notification from the Department that biannual noise monitoring could be discontinued.

## 5.1.2.2. Noise Monitoring Results and Compliance 2022/2023

Notwithstanding there is no longer a requirement to undertake routine noise monitoring, on 26<sup>th</sup> November 2020, PKCT engaged a consultant to undertake a noise survey to re-confirm that noise levels, following installation of the new yard machines, remained within the required limits outlined in our Planning Approval 08\_0009. The results of the survey confirmed that levels remained below the threshold limits. PKCT continues to maintain and utilise the DPIE approved Noise Management Plan MP.HS.387. The plan is publicly available on PKCT's website.

#### **5.1.3.** Trends in Noise Emissions

No biannual noise monitoring campaigns were undertaken. Results of the previous non-routine noise confirmation survey confirmed that levels remained below the threshold limits.



## 5.1.4. Noise – Activities undertaken during 2022/2023 Reporting Period

A summary of the actions undertaken for the 2022/2023 reporting period relating to noise is presented below.

- PKCT continues to look for opportunities to improve noise levels across its operations.
- PKCT's Noise Management Plan remains a live document and is formally reviewed annually and within the Triennial Independent Audit program.

## 5.1.5. Noise - Activities Planned for 2023/2024 Reporting Period

A summary of actions proposed to be undertaken in the 2023/2024 reporting period is presented below.

• PKCT will continue to undertake noise surveys if noise complaints or issues are raised.

## 5.2. Transport

## 5.2.1. Transport Standards and Performance Measures

#### **Monitoring of Coal Transport**

3. The Proponent shall keep records of the amount of coal and bulk products received at the site each year, and include these records in the AEMR.

## **Traffic Management**

4. The Proponent shall ensure that vehicles waiting to deliver coal or bulk products to the site do not queue or park on public roads other than Port Kembla Road.

#### **Driver's Code of Conduct**

- 5. The Proponent shall, in consultation with affected mines and principal haulage operators, develop a program to implement the Driver's Code of Conduct (see Appendix 3) to the satisfaction of the Director-General. This program must:
  - (a) be submitted to the Director-General for approval within 6 months from the date of this approval, or as otherwise agreed by the Director-General;
  - (b) include a driver induction program to cover (but not be limited to) speed limits, compression braking, truck washing, load covering and queuing on local roads; and
  - (c) include measures to ensure the Driver's Code of Conduct is enforced.

#### 5.2.2. Transport Monitoring

#### 5.2.2.1. Transport Monitoring Methodology

Shippers to PKCT are signatories to the PKCT Drivers Code of Conduct (DCC). This document was developed in consultation with the PKCT road receival customers, and their associated road transport providers, Roads and Traffic Authority (now Roads and Maritime Services), EPA, and the PKCT Community Consultative Committee (CCC). The document outlines specific measures focusing on opportunities to minimise, mitigate and manage traffic volume, traffic safety and acoustic impacts. Among others, it specifically covers items such as haulage routes, compression breaking, road delivery standards, truck washing, queuing on Springhill Road, load covering and incident management and reporting.

A Heavy Haulage Induction manual and induction program and a Drivers Code of Conduct Implementation Plan are in place to support DCC implementation.



PKCT monitors compliance against the DCC via an audit program. The monitoring of road transport operations is undertaken by PKCT personnel and by the shippers and their associated road transport providers. Audits are undertaken at the mine site, on route and at PKCT. Monthly compliance reports are supplied to PKCT. Road transport providers also undertake driver observations within their own businesses.

## 5.2.2.2. Transport Monitoring Results and Compliance 2022/2023

In accordance with Schedule 3, Condition 4, PKCT is required to keep records of the amount of coal and bulk products received at the site each year. Figure 10 below provides a summary of throughput and receival over the reporting period.

Shinlanding July 2022 to June 2022	Co	oal	CDEC	Total
Shiploading July 2022 to June 2023	Coking Steaming		GBFS	Total
Berth 102: Coal Berth (Tonnes)	6,730,133	1,495,049	31,977	8,257,159
			Total (tonnes)	8,257,159

Receivals July 2022 to June 2023	Private Road	Public Road	Total
Road Receival (Tonnes)	2,762,434	2,652,155	5,414,589
Rail Receival (Tonnes)			2,716,581
		Total Tonnes	8,131,170

Figure 10: Summary of PKCT throughput 2022/2023

Across the reporting period, truck companies undertook 1353 driver observations and 658 audits were completed by PKCT personnel.

A summary of the auditing results is presented in Appendix A: Drivers Code of Conduct Summary.

As part of the monitoring regime, PKCT records and responds to complaints and incidents associated with coal transport to and from PKCT where required. PKCT did not receive any road transport related complaints across the reporting period and similarly no complaints associated with road haulage were made directly to the PKCT's Road Transport Providers.



## 5.2.3. Trends in Transport

Road receival at PKCT remained slightly below long-term average levels during the reporting period with 5.34Mt of combined private and public road receivals to end June 2023, Figure 11.

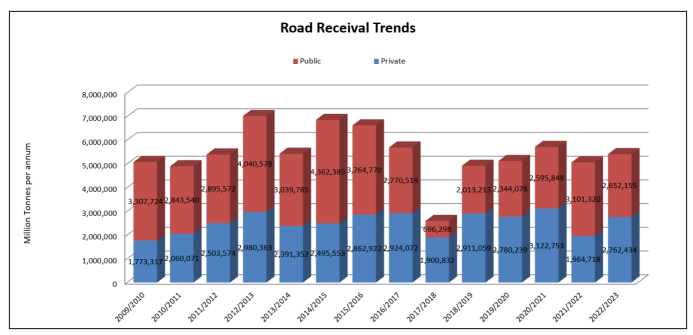


Figure 11: Road receival trends

## 5.2.4. Traffic – Activities Undertaken During 2022/2023 Reporting Period

A summary of the actions undertaken for the 2022/2023 reporting period related to traffic is presented below.

- Routine task observations and audits have continued, focussing on compliance against dust drag-out, the Driver's Code of Conduct and PKCT's approval conditions.
- Following successful trials of a high-pressure jet road-washing truck in 2020/21 reporting period, the use of this
  unit has been adopted on an ad-hoc basis to complement the existing road sweeper and water carts with the
  deep cleaning of the outbound roadways and other areas across site.
- Drivers' code of conduct was reviewed with no changes required.

## 5.2.5. Traffic - Activities Planned for 2023/2024 Reporting Period

A summary of the planned actions for the 2023/2024 reporting period related to Traffic is presented below.

- Continue to undertake additional routine Driver's Code of Conduct auditing.
- Focus on cleaning and auditing of outbound road.



# 5.3. Air Quality

## 5.3.1. Air Quality Standards and Performance Measures

EPL 1625 and Major Project Approval 08-0009 pertain to air quality and emissions from PKCT's premises. Air quality criteria are outlined as follows:

#### **Impact Assessment Criteria**

7. The Proponent shall ensure that dust generated by the project does not cause additional exceedances of the criteria listed in Tables 3 to 5 at any residence.

Table 3: Long term impact assessment criteria for particulate matter

Pollutant	Averaging Period	Criterion
Total suspended particulate (TSP) matter	Annual	90 μg/m3
Particulate matter < 10 μm (PM10)	Annual	30 μg/m3

Table 4: Short term impact assessment criteria for particulate matter

Pollutant	Averaging Period	Criterion
Particulate matter < 10 μm (PM10)	24 hour	50 μg/m3

Table 5: Long term impact assessment criteria for deposited dust

Pollutant	Averaging Period	Maximum Increase in Deposited Dust Level	Maximum Total Deposited Dust Level
Deposited Dust	Annual	2 g/m <sup>2</sup> /month	4 g/m <sup>2</sup> /month

Note: Deposited dust is assessed as insoluble solids as defined by Standards Australia, 1991, AS 3580.10.1-1991: Methods for Sampling and Analysis of Ambient Air - Determination of Particulates - Deposited Matter - Gravimetric Method.

However, if the Proponent has a written negotiated air quality agreement with any landowner to exceed the air quality limits in Table 3, 4 and/or 5, and a copy of this agreement has been forwarded to the Department and DECC, then the Proponent may exceed the air limits in Table 3, 4 and/or 5 in accordance with the negotiated air quality agreement.

#### **Operations**

- 8. The Proponent shall:
  - (a) ensure any visible air pollution generated by the project is both minimised and recorded, and that operations are modified as required to minimise any resultant air quality impacts on nearby residences;
  - (b) ensure that the real-time air quality monitoring and meteorological monitoring data is assessed regularly; and
  - (c) where dust is generated by the project, that operations are modified and/or stopped as required to ensure compliance with the relevant air quality criteria
  - to the satisfaction of the Director-General.
- 9. During carrying out of the project, the Proponent shall ensure that:
  - (a) all loaded trucks entering or leaving the site have their loads covered; and
  - (b) trucks associated with the project pass through a truck wash before entering the public road network to the satisfaction of the Director-General.

#### **Air Quality Monitoring Program**

- 10. The Proponent shall prepare and implement an Air Quality Monitoring Program for the project to the satisfaction of the Director-General. This program must:
  - (a) be developed in consultation with DECC;
  - (b) be submitted to the Director-General for approval within 6 months from the date of this approval, or as otherwise agreed by the Director-General; and
  - (c) include:
    - o real-time sampling to monitor the dust emissions of the project;
    - an air quality monitoring protocol for evaluating compliance with the air quality impact assessment criteria in this approval; and



 reasonable and feasible best practice emissions mitigation measures to ensure project specific assessment criteria are met.

## 5.3.2. Air Quality Monitoring and Compliance

#### 5.3.2.1. Air Quality Monitoring Methodology

PKCT has an Air Quality Management Plan (AQMP) in place and is operational as follows:

- The AQMP, developed in consultation with the EPA, was submitted to DPI&E by the due date of 9<sup>th</sup> December 2009. The DPI&E approved the AQMP by letter of 25<sup>th</sup> March 2010.
- The EPA assisted in developing the AQMP though did not add any new air quality criteria to EPL 1625. In the 2014 EPL review, the EPA included new obligations on PKCT to report on continuous dust against the DPI&E Impact Assessment Criteria and this commenced in the 2014/15 EPL Annual Return.
- PKCT's AQMP contains dust monitoring, assessment, reporting and mitigation and management provisions to
  ensure necessary actions are undertaken and that dust from PKCT's premises does not exceed the criteria in
  the Impact Assessment Criteria outlined above.
- PKCT provides 24/7 site operational control via the Main Control Room (MCR). MCR operators monitor site
  conditions and weather forecasts. If dust is observed, action is taken through the operation of sprays or other
  available controls. Dust events observed which emanate beyond the immediate source with a potential to have
  off site impacts are entered into PKCT's event management system, requiring investigation and corrective
  action. PKCT also has an auditing process in place that includes site observations of dust, dust associated with
  truck movements and the assessment of associated controls.
- Following surrender of the southern portion of the Terminal to the AIE LNG Project in April 2021, rationalisation of the number and location of the existing depositional and continuous dust monitoring equipment was undertaken. PKCT removed two of the 14 depositional gauges and moved the location of the southern continuous dust monitor to within the new PKCT lease area. PKCT now has a total of 12 depositional dust gauges (9 Industrial and 3 residential) located on site and on adjacent port and residential areas, and two continuous dust monitors located to the north and south of the site, see Figure 12 below. These locations included in the revised EPL and Project Approval 08\_0009. Dust Samples from each dust deposition gauge are collected on a monthly basis by an environmental contractor and sample analysis is performed at a NATA accredited laboratory. Results from the residential depositional gauges are analysed on a monthly basis and compared to the EPA amenity criteria of 4 grams/m²/month. The results are reported on the PKCT website.





Figure 12: PKCT air quality monitoring sites

## 5.3.2.2. Air Quality Monitoring Results and Compliance 2022/2023

PKCT collects monthly depositional dust records at three residential sites and 9 industrial sites located on or near the PKCT premises.

PKCT engages air quality specialists to analyse a range of data obtained from gauges and instruments across the site and neighbouring areas.

The following conclusions have been made by the consultants from the measurements of dust deposition at the network of residential dust deposition gauges during the July 2022 to June 2023 period.

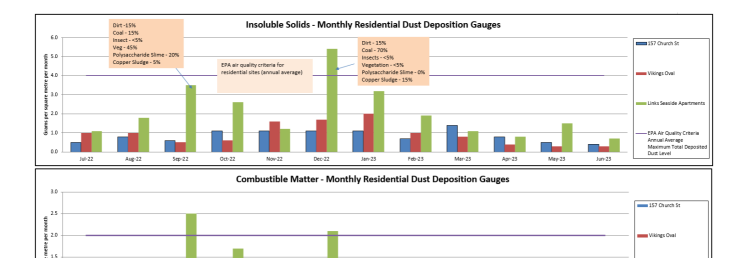


- The monthly average and annual average insoluble solids did not exceed the 4 g/m²/month trigger level at the Church Street and Vikings Oval sites for the July 2022 to June 2023 period.
- The monthly average combustible matter did not exceed the 2 g/m²/month trigger level at the Church Street and Vikings Oval sites for the July 2022 to June 2023 period.
- The monthly average insoluble solids exceeded the 4 g/m²/month trigger level at the Links Seaside Apartment site during December 2022.
- The annual average insoluble solids deposition rate did not exceed the 4 g/m²/month trigger level at the Links Seaside Apartment site for the July 2022 to June 2023 period.
- The monthly average combustible matter deposition rate exceeded the 2 g/m²/month trigger level at the Links Seaside Apartment site during September and December 2022.

Dust characterisation of monthly dust deposition samples concluded:

- Visual analysis of the sample collected during December 2022 indicated that total dust was comprised of 70% coal, 15% dirt, 15% copper sludge and less than 5% each of insects and vegetation. The percentage of the total sample (5.4 g/m²/month) identified as coal (70%) is calculated to be 3.8 g/m²/month, above the trigger level of 1 g/m²/month considered to represent a potential moderate contribution from the coal terminal.
- Further analysis of the monitoring data at the northern monitoring site and residential dust deposition gauges during December 2022 has been carried out. Based on this analysis, the contribution of the coal terminal to the dust deposition rate at Links Seaside Apartments during December 2022 would be expected to be low, especially given that dust deposition rates at the other two sites, one of which is actually closer to the coal terminal, were low. It is considered most likely either that the dust deposition rate at the Links Seaside Apartments was affected by a very local source (i.e., one in the immediate vicinity of the apartment building) or that the result is anomalous.
- Visual analysis of the sample collected at the Links Seaside Apartment site during September 2022 indicated
  that the percentage of the total sample identified as coal was below the trigger level of 1 g/m²/month,
  therefore PKCT is considered likely to have made only a low contribution to the elevated insoluble solids
  deposition rate at this site in this month.

Individual monthly and 12-month rolling average dust deposition results for the three residential dust gauges are presented in Figure 13 below.



Dec-22

0.5

EPA Air Quality Criteria

Apr-23





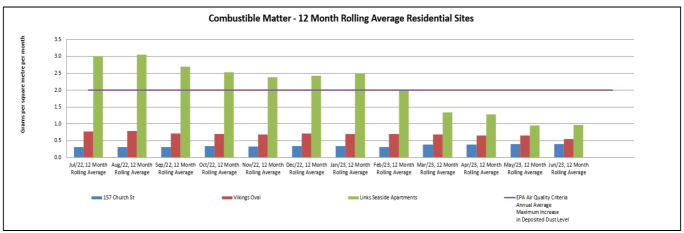


Figure 13: PKCT residential depositional dust gauges data

PKCT utilises nine Industrial Deposition Gauges around site to assist with managing dust. The results are not used for compliance purposes, however operational criteria are used to monitor and track deposition trends.

Combustible Matter is typically an indicator of coal and organic deposits in a sample, and generally has the most relevance for internal monitoring within the site. During the reporting period all nine gauges recorded 12 month rolling average results for Combustible Matter well below the internal assessment criteria across each of the locations.

A summary of the twelve month rolling averages for both insoluble solids and combustible matter at these industrial deposition gauges is presented below in Figure 14 and Figure 15.



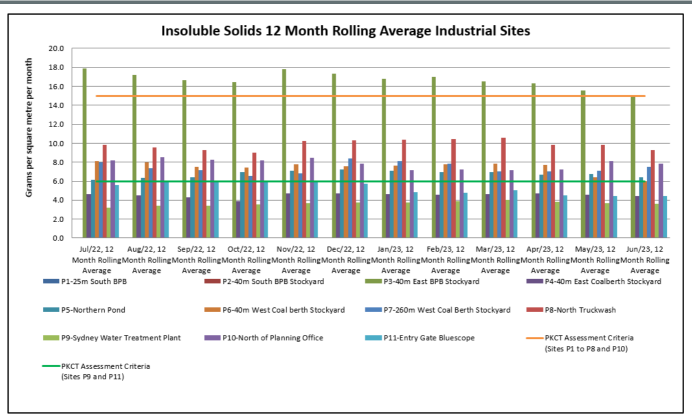


Figure 14: PKCT industrial dust deposition gauges insoluble solids 12 month rolling average

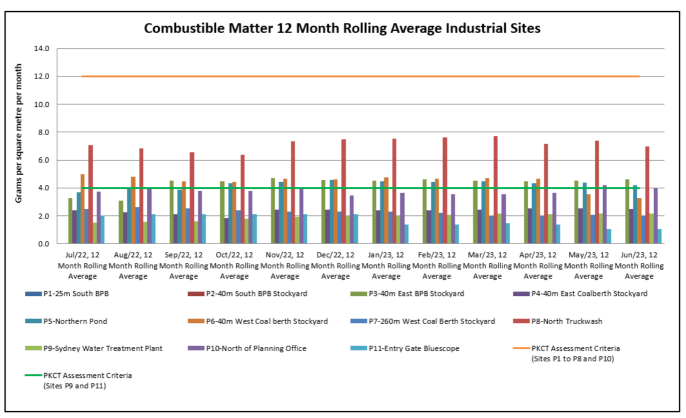


Figure 15: PKCT industrial dust deposition gauges combustible matter 12 month rolling average

In addition to the dust deposition gauges which are analysed monthly, PKCT has in place two continuous dust monitors used to monitor ambient dust conditions. One monitor is located at the southern end of PKCT's premises. The other monitor is located north of PKCT's premises, midway to the residential boundary. Data from these



monitors is captured and analysed by specialist air quality consultants engaged by PKCT. Data and exceedances related to the northern monitor are presented with wind data in

Appendix B: Consultant Dust Data Summary and in Figure 16 below. A summary of the air quality data at the northern dust monitor from PKCT's Air Quality consultant is provided below.

- The annual average TSP concentration of 17.6  $\mu$ g/m³ at the PKCT northern monitoring site was below the air quality criterion of 90  $\mu$ g/m³.
- The annual average  $PM_{10}$  concentration of 12.0  $\mu g/m^3$  at the PKCT northern monitoring site was below the air quality criterion of 30  $\mu g/m^3$ .
- There were no exceedances of the TSP trigger level of 90  $\mu$ g/m³ or the 24-hour average PM<sub>10</sub> air quality standard of 50  $\mu$ g/m³ at the northern monitoring site during the reporting period
- During the July 2022 to June 2023 period, there were no exceedances of the PM<sub>10</sub> air quality standard at the Kembla Grange, Wollongong or Albion Park South DPE monitoring sites.

PKCT Contribution Rating	Number of TSP Exceedance Days	Number of PM <sub>10</sub> Exceedance Days
None	0	0
Minimal (0% to 10%)	0	0
Minor (10% to 30%)	0	0
Moderate (30% to 70%)	0	0
Major (70% to 100%)	0	0
Total Exceedance Days	0	0

Figure 16: PKCT contribution ratings for exceedance days during July 2022 to June 2023

## 5.3.3. Trends in Air Quality

Comparative data for the PKCT residential depositional dust gauges is presented in Figure 17 below. Each year, 12 samples are collected at each gauge. As is shown in the Figure, historically the number of exceedances occurring across each year is low and no adverse trend is apparent in the current data set that can be attributed to PKCT.

Combustible Matter is typically an indicator of coal and organic deposits in a sample. In this reporting period, the gauge located at Links Seaside Apartments recorded two months where combustible matter was marginally above the criteria. Monthly monitoring results following these declined to well below the criteria suggesting the marginally elevated levels were not forming a trend. PKCT's dust management systems were and continue to be operational and the business will monitor and react as necessary to manage dust. The 12 month rolling average for combustible matter values at this gauge was well within the reporting criteria.

	Residential Air Quality Criteria Number of Exceedances - Insoluble Solids												
		2011/2012	2012/2013	2013/2014	2014/2015	2015/2016	2016/2017	2017/2018	2018/2019	2019/2020	2020/2021	2021/2022	2022/2023
Links Seaside Apartments	Criteria 4 g/m²/month	0	0	1	0	0	0	0	0	1	0	5	1
Vikings Oval	Criteria 4 g/m²/month	0	2	0	0	1	1	0	0	1	0	0	0
157 Church Street	Criteria 4 g/m²/month	0	0	0	0	1	0	0	0	1	0	0	0

	Residential Air Quality Criteria Number of Exceedances - Combustible Matter												
		2011/2012	2012/2013	2013/2014	2014/2015	2015/2016	2016/2017	2017/2018	2018/2019	2019/2020	2020/2021	2021/2022	2022/2023
Links Seaside Apartments	Criteria 2 g/m²/month	0	0	0	0	1	0	0	0	0	0	6 (a)	2
Vikings Oval	Criteria 2 g/m²/month	0	2	0	0	2	1	0	0	1	0	0	0
157 Church Street	Criteria 2 g/m²/month	0	0	0	0	1	0	0	0	0	0	0	0

Figure 17: Annual residential depositional dust gauge trends



A summary of the 2022/2023 depositional and continuous dust gauge data compared to historical records is presented below in Figure 18.

		FY 2011	FY 2012	FY 2013	FY 2014	FY 2015	FY 2016	FY 2017	FY 2018	FY 2019	FY 2020	FY 2021	FY 2022	FY 2023
Location	Standard	Annual Average	Annual Average	Annual Average	Annual Average	Annual Average	Annual Average	Annual Average	Annual Average					
	Residential Depositional Gauges													
						Total In	soluble Solids							
Vikings Oval (d)	4 g/m² month	1.4	1.4	1.6 (a)	1.2	1.1	2.6	1.6	1.0	1.1	1.9	1.1	1.3	0.9
Church Street (d)	4 g/m² month	3.5	1.5	1.3	1.6	1.1	1.8	1.2	1.0	1.0	1.6	0.6	0.7	0.8
Ross Street (d)	4 g/m² month	-	1.6	1.4	1.4	1.1	1.4	1.6	1.0	1.3	1.5	1.4	1.8 (b)	2.1
						Combu	stible Matter							
Vikings Oval (d)	2 g/m² month	0.8	0.8	0.8 (a)	0.7	0.8	1.7	0.8	0.5	0.4	0.8	0.6	0.7	0.5
Church Street (d)	2 g/m² month	0.8	0.6	0.6	0.6	0.6	1.2	0.6	0.4	0.4	0.4	0.2	0.3	0.4
Ross Street (d)	2 g/m² month	-	0.8	0.6	0.7	0.6	0.8	0.8	0.3	0.5	0.4	0.5	0.8 (b)	1.0
						Continuo	us Dust Monitor							
							TSP							
Northern ( c)	90 ug/m³	32.2	34	62	44.3	45.8	48.3	40.8	34.6	31.1	26.7	28.2	18.3	17.6
	PMI0													
Northern ( c)	30 ug/m³	25.8	27	47	24.8	30.8	31.6	28.1	24.4	22.0	19.2	20.9	12.6	12.0

<sup>(</sup>a) Data for FY 2013 (July 2012 and January 2013) has been omitted for the residential depositional gauge at Vikings Oval. The results received were well outside normal values for this location. Subsequent petrographic analysis confirmed that the main constituents of the sample were plant matter and not related to PKCT operations.

Figure 18: Summary of depositional and continuous dust data against relevant standards

PKCT's Environmental Assessment on Air Quality undertaken in 2008 predicted that impacts to air quality from PKCT would be well below relevant DECC criteria based on existing PKCT operations and the proposal to receive coal by road over a 24/7 period up to a maximum of 10mtpa. Annual average results for the three residential depositional dust gauges show that for both total insoluble solids and for combustible matter, levels are well within the DECC guidelines by the end of the 12 month reporting period. Elevated levels at the start of the period were related to abnormally high readings (vegetation and bugs in sample) carrying over from last year. This aligns with the predictions in the Environmental Assessment.

Annual average results for TSP and PM<sub>10</sub> recorded at the continuous dust gauges were within the relevant DECC criterion on all occasions.

PKCT continues to utilise the collected data to minimise and manage dust from its operations

## 5.3.4. Air Quality – Activities Undertaken During 2022/2023 Reporting Period

A summary of the actions undertaken for the 2022/2023 reporting period related to Air Quality is presented below.

- PKCT refurbished an existing Osiris real time dust monitor and has mounted it on a mobile, transportable tripod.
   The system allows PKCT to utilise real time dust monitoring at chosen locations across site and for project specific monitoring. This is in addition to our existing permanently located real time dust monitors. See Figure 19 below.
- PKCT undertook a project to remove from site a remnant stockpile of general solid waste. The stockpile of approximately 2,500 tonnes contained material from site road repairs and other excavations. Removal of the stockpile has removed a potential dust source from PKCT.

<sup>(</sup>b) Data for FY22 reflects a 7 month average. Five months data excluded (Sep; Oct; Feb; Mar, May). The results were well outside of normal values for this location and inconsistent with adjacent sampling locations (refer details in text). Petrographic analysis confirmed that the main constituents were vegetation and extraneous matter not related to PKCT operations.





Figure 19: Portable real time dust monitor system.

PKCT has undertaken significant work in recent years at the road receival area including improved washing
processes, increasing the areas of hardstand around the facility and planting of ~1200 trees on the western
berm wall, adding a wash-down attendant on the outbound side of the wash and additional road cleaning
processes. These improvements continue to assist in reducing dust generation from the area in this and future
years.

## 5.3.5. Air Quality - Activities Planned for 2023/2024 Reporting Period

A summary of the planned actions during the reporting period related to air quality improvement is presented below.

• PKCT will continue to work on improving the effectiveness of its existing dust mitigation infrastructure and will continue the work already undertaken with expert consultants on this matter.

## 5.4. Meteorological

## 5.4.1. Meteorological Monitoring Standards and Performance Measures

11. During the life of the project, the Proponent shall ensure that there is a suitable meteorological station on or in the vicinity of the site that generally complies with the requirements in the *Approved Methods for Sampling of Air Pollutants in New South Wales* guideline.

## 5.4.2. Meteorological Monitoring

#### 5.4.2.1. Meteorological Monitoring Methodology

PKCT primarily utilises an on-site weather station to measure, monitor and record weather variables. The station measures wind speed and direction, rainfall, air pressure, temperature and humidity continuously at the site. Additionally, PKCT operates two continuous dust monitors that measure PM10, PM2.5, TSP, wind speed and wind direction, see Figure 20 below.





Figure 20: PKCT northern continuous dust monitor

Data from the monitoring stations is used by PKCT personnel to assist with environmental management on site.

## 5.4.2.2. Meteorological Monitoring Results and Compliance 2022/2023

A summary of the rainfall data recorded at PKCT across the reporting period is presented below in Figure 21 and Figure 22. An annual wind summary from the northern and southern continuous dust monitors is presented in Appendix C: PKCT Annual Wind Summary

Year/Month	Rainfall (mm)
Jul-22	349
Aug-22	16
Sep-22	158
Oct-22	185
Nov-22	24
Dec-22	37
Jan-23	81
Feb-23	86
Mar-23	108
Apr-23	101
May-23	31
Jun-23	7

Figure 21: PKCT weather station monthly monitoring data 2022/2023



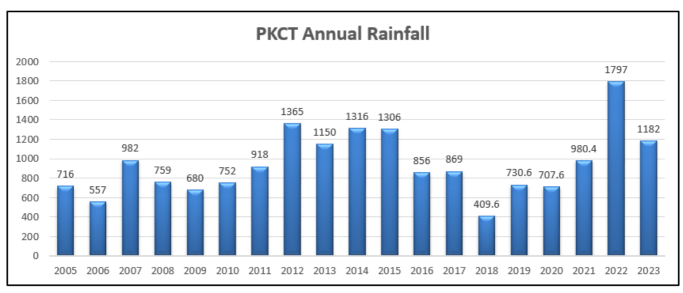


Figure 22: PKCT annual rainfall (financial year)

#### 5.4.3. Trends in Weather

As is shown in Figure 22 above, the 2022/2023 reporting period was slightly above the long term average for PKCT (2023 - 1182mm, LTA - 949mm), but significantly drier compared to last year (2023 – 1182mm, 2022 – 1797mm). At the time of writing, the Bureau of Meteorology were predicting weather conditions would move to generally drier conditions with a high likelihood of an *El Nino* event developing in the coming months.

#### 5.5. Surface Water

#### 5.5.1. Surface Water Standards and Performance Measures

EPL 1625 and Major Project Approval 08-0009 pertain to water quality and discharge limits from PKCT's premises. Water quality criteria are outlined as follows;

#### **Discharge Limits**

12. Except as may be expressly provided in an EPL for the project, the Proponent shall comply with Section 120 of the *Protection of the Environment Operations Act 1997*.

#### **Water Management Plan**

- 13. The Proponent shall prepare and implement a Water Management Plan to the satisfaction of the Director- General. This Plan must:
  - (a) be prepared in consultation with DECC;
  - (b) be submitted to the Director-General for approval within 12 months of this approval or as otherwise agreed by the Director-General; and
  - (c) include:
    - a site water balance, which includes details of sources of water supply, on-site water use and management and
      off-site water discharges and investigates and describes measures to minimise water use by the project;
    - a sediment control plan for surface works on the site that is consistent with the requirements of the Managing Urban Stormwater: Soils and Construction Manual (Landcom 2004, or its latest version);
    - o a surface water monitoring program that includes:
      - stormwater effluent discharge criteria;
      - a monitoring protocol for evaluating compliance with the stormwater effluent discharge criteria; and
      - > reasonable and feasible mitigation measures to ensure the stormwater effluent discharge criteria are met.



## 5.5.2. Surface Water Monitoring

#### 5.5.2.1. Surface Water Monitoring Methodology

PKCT has a Water Management Plan MP.HS.462 (WMP) which is in operation and DPI&E approved. This plan was submitted to the DPI&E within 12 months of Project Approval 08\_0009. PKCT reviewed and updated the plan during the reporting period as a result of the lease handover to the AIE LNG Project. The updated plan was subsequently approved by DPI&E.

This Plan outlines the processes operating currently with regard to water monitoring, assessment, reporting, mitigation and management provisions to ensure necessary actions are undertaken in accordance with DPI&E approval conditions.

The WMP includes reference to PKCT's Water Savings Action Plan (WSAP). This Plan was in place since 2006. PKCT has now met its regulatory obligations and no further reporting is required.

PKCT also operates under EPL 1625. Under this Licence, PKCT is required to measure water quality at its Licenced Discharge Point 16 (LDP16). Daily grab samples are taken from LDP16 when harbour discharges occur.

On a monthly basis, PKCT collates and reviews water usage across the site and discharge water quality. LDP16 discharge monitoring data is uploaded to the <u>PKCT website</u> as required under Schedule 4, Condition 9 of Project Approval 08\_0009.

In September 2014, PKCT completed a five-yearly review of EPL 1625 with the EPA. Related to water monitoring, the review process added an additional monitoring requirement to sample overflows from PKCT's satellite ponds and to report the data via the Annual Return process. PKCT's pH limits for LDP16 were removed and replaced with a monitoring and reporting requirement and LDP16's Oil and Grease limit was removed and changed to a "visible/not visible" reporting requirement.

In 2021, with the change on lease area, PKCT relinquished two pond locations "South Pond" and "Tower 3 Pond" from the site, and added two new sediment ponds, "South East Pond" and "TS8 Sump". The updates have been incorporated into a revised EPL by the EPA, see here. As a result of the change to the surface area of the site, PKCT reviewed and updated the Water Management Plan and incorporated to the plan a revised water balance model. The revised Management Plan can be found on PKCT's web site <a href="https://www.pkct.com.au/community-environment/regulatory-documents">https://www.pkct.com.au/community-environment/regulatory-documents</a>.

#### 5.5.2.2. Surface Water Monitoring Results 2022/2023

PKCT's licence conditions and limits for LDP16 are presented below in Figure 23.

Monitoring Parameter	100 percentile limits
рН	Monitoring only
TSS	50 mg/litre (a)
Oil and Grease	Visible

<sup>(</sup>a) Exceeding the TSS limit is permitted when the discharge occurs solely as a result of high rainfall at the site, exceeding a 5 day rainfall depth value of 90mm over a consecutive 5 day period

Figure 23: EPL 1625 water quality parameter limits and compliance

Across the reporting period, PKCT recorded a total of 191 discharges from LDP16. Of these discharges, 100% were compliant for TSS and 100% were compliant for Oil and Grease. pH was monitored as required, see Figure 24 below. A summary of all LDP16 discharge monitoring data is presented in Appendix D: LDP16 Discharge Data Summary.



Monitoring Parameter	Number of Overflows	Maximum recorded value	Minimum recorded value	Mean recorded value	Compliant Samples (%)		
рН	191	9.18	6.74	7.9	n/a		
TSS (mg/l)	191	110*	<5	9.04	100%		
Oil and Grease (mg/l)	191	8	<5	<5	100%		

<sup>\*</sup>Note: 110mg/L TSS was recorded following significant rainfall event where >90mm of rainfall fell across a 5 day period leading up to the overflow. This reading was allowable within the PKCT EPL due to excessive rainfall.

Figure 24: Water quality monitoring summary for LDP16 discharges

#### **PKCT Monthly Water Usage**

PKCT monitors water usage across the site on a monthly basis. A summary of the water usage for the site compared to the WSAP is presented below in Figure 25. As can be seen, the water usage remains significantly below the WSAP commitment of 42.5ML/month.

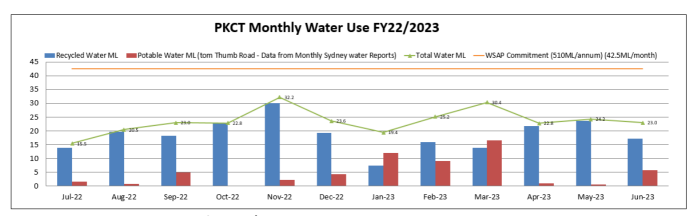


Figure 25: PKCT monthly water use for 2022/2023 reporting period

## **5.5.2.3.** Surface Water Monitoring Compliance

Of the 191 discharges from LDP16 recorded during the Reporting Period, PKCT was compliant with its EPL Licence Conditions for 191 (100%) Oil and Grease samples and 191 (100%) TSS samples, and pH was monitored on all 191 overflow occasions as required.

PKCT continues to undertake work on a suite of improvement initiatives associated with ensuring compliance with the LDP16 discharge licence conditions.

## 5.5.3. Trends in Surface Water Monitoring

Figure 26Figure 26 below highlights the trends in compliance measured at LDP16 for EPL 1625 water quality parameters of pH, TSS and Oil and Grease. As is shown in Figure 26Figure 26, compliance remains high and above historical levels in this reporting period. The large amount of overflows recorded at LDP16 reflect the large number of heavy rainfall events throughout the first half of the 2022/2023 reporting period. In one instance discharges during a heavy rain fall event exceeded the TSS concentration limit of 50mg/L, however since the rainfall exceeded the 5 day rainfall depth of 90mm, the discharge was permitted and compliant under PKCT's Licence Conditions.



	2012/2013		2013/2014		2014/2015		2015/2016		2016/2017		2017/2018		2018/2019		2019/2020		2020/2021		2021/2022		2022/2023	
Monitoring Parameter		Compliant Samples %					Number of Overflows		Number of Overflows				Number of Overflows	Compliant Samples %								
рН		96		93		Reporting only		Reporting only		Reporting only		Reporting only		Reporting only		Reporting only		Reporting only		Reporting only		Reporting only
TSS (mg/l)	68	91	91	95	143	94	72	100	54	100	17	100	86	98	84	98	128	100	212	100	191	100
Oil and Grease (mg/l)		100		100		100		100		100		100		100		100		100		100		100

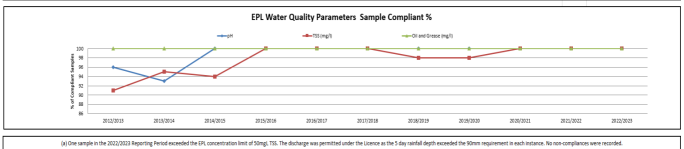


Figure 26: Trends in EPL water quality data at LDP16

## **Trends in Potable and Recycled Usage**

Total water (recycled + potable) used this reporting period remained historically low. During the 2022/2023 reporting period, the throughput of the plant slightly decreased to 8.3Mtpa, with a resulting decrease in water demand from 392ML in 2021/2022 to 283ML in 2022/2023, see Figure 27 below. Potable water used at PKCT in the 2022/2023 period was significantly reduced (59ML) compared to the previous period (106ML), as Sydney Water stabilised supply of TTE from its Coniston Water Treatment Plant and overall water demand decreased.

Overall, the use of recycled water is considered a benefit to the environment in its provision of significant potable water savings. PKCT continues to look for water savings across its operations.

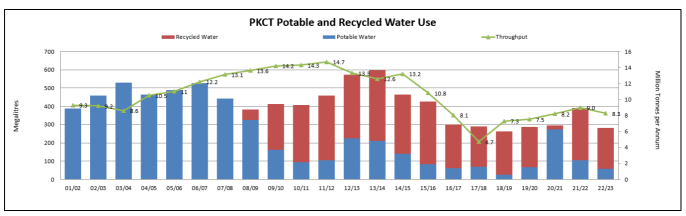


Figure 27: Trends in potable and recycled water use at PKCT



## 5.5.4. Surface Water – Activities Undertaken During 2022/2023 Reporting Period

A summary of the actions undertaken for the reporting period related to surface water is presented below.

PKCT has undertaken an initial trial and is now utilising "Floc Blocks" to aid and improve in settlement of
sediment at key locations around the pond network. The aim of using the "Floc Blocks" is to focus sediment
capture in areas where the ability to remove and clean the sediment is greater. Additionally, capture
sediment at upstream locations reduces the load on our final dosing system and Settlement Lagoon. See
Figure 28 below.



Figure 28: Floc Block in use at Central Pond

• In association with a trial of Granulated Blast Furnace Slag (GBFS) storage and loading, PKCT identified key locations in and around the trial stockpile area to install a suite of additional sediment control measures over and above the usual systems used on site. PKCT used a combination of sediment controlling hay bales, "Drain Wardens" and portable truck washing stations to manage and reduce sediment and contaminant transfer to the contaminated water collection system. The measures were found to be effective at minimising contamination of our nearby storage ponds. See Figure 29 below.







Figure 29: Drain Warden, hay bales and portable truck wash used to manage sediment and contaminant transfer



• Associated with the focus on sediment management, PKCT completed a significant upgrade to our Central Pond. The upgrade included design and install of a knife gate to allow isolation of significant volume of the pond for additional sediment storage. The additional storage area is located in an "easy to clean" section of the pond. The concept will improve capture and storage of sediment in the pond, simplify the cleanout process and limit to volume of sediment being transferred to the Settlement Lagoon. See Figure 30 Figure 30 below.

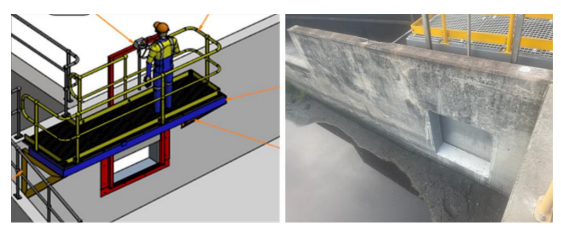


Figure 30: Knife gate installed in Central Pond to assist with sediment capture.

- Continued sediment surveys and sediment removal as needed from the Central Pond and others on an increased frequency has helped to minimise the volume of sediment being transferred across to the Settlement Lagoon which in turn has helped to manage the quality of discharged water through LDP16.
- In response to the increased heavy rain events that coincided with the "la-Nina" weather cycle, PKCT purchased a number of large and small portable pumps to assist with transfer of water around the site and reduce our reliance on hire pumps during an emergency breakdown. The pumps are available to be substituted quickly in place of our permanent pumps in the event of a failure. Upgrades to the site control system were undertaken following the purchase to allow automation of the pumps and to minimise reliance on manual system monitoring. See Figure 31Figure 31 below.



Figure 31: New portable pump



PKCT completed a project to improve the deflection of water during wash downs within Transfer Station 8.
 Historical practices and infrastructure design meant that there was a risk of over spray and dirty water
 discharge towards the harbour during wash down activities. PKCT engineers designed an improved, more
 efficient drainage system, including additional deflectors to prevent overspray leaving the transfer station.
 These improvements were installed progressively across the year. See Figure 32 below.





Figure 32: Transfer Station 8 wash down spray deflectors and drainage upgrades

#### 5.5.5. Surface Water - Activities Planned for 2023/2024 Reporting Period

PKCT will continue to utilise the existing tools and measures to ensure non-compliances are avoided. The following activities are planned to improve surface water management in the next reporting period.

Continue to identify and implement opportunities for improvement related to surface water at PKCT as they
arise.

## 5.6. Biodiversity

#### 5.6.1. Biodiversity Standards and Performance Measures

#### **Green and Golden Bell Frog Management Plan**

- 14. The Proponent shall prepare and implement a Green and Golden Bell Frog Management Plan for the project to the satisfaction of the Director-General. This program must:
  - (a) be developed in consultation with DECC; and
  - (b) be submitted to the Director-General for approval within 12 months from the date of this approval, or as otherwise agreed by the Director-General.

## 5.6.2. Biodiversity Monitoring

## 5.6.2.1. Biodiversity Monitoring, Results and Compliance

A Green and Golden Bell Frog Management Plan MP.HS.109 (GGBFMP) is implemented, in operation and DPI&E approved. The GGBFMP has been developed in consultation with the EPA, and PKCT is continuing to work closely with the authority as matters arise. Actions include;

- Periodic surveys involving an expert consultant. Surveys to include PKCT premises and Wollongong City Council's greenhouse Park frog ponds.
- Monitoring and reporting by site personnel as part of site operations.



Ongoing awareness for site personnel and contractors through inductions and site communications.

#### 5.6.3. Trends in Biodiversity

PKCT undertakes GGBF surveys and records all sightings in a register. PKCT personnel have not identified any GGBF during normal operations or as a result of focused surveys since 2011. Figure 33Figure 33 below shows the trend in GGBF sightings at PKCT back to the 2007/2008 financial year.

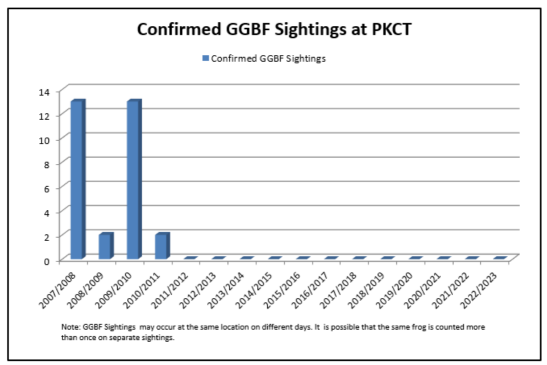


Figure 33: GGBF sightings at PKCT

#### 5.6.4. Biodiversity – Activities Undertaken During 2022/2023 Reporting Period

A summary of the actions undertaken for the reporting period related to biodiversity is presented below.

- PKCT undertook a GGBF survey on the 15<sup>th</sup> February 2023. The survey was supervised by an expert consultant, with assistance provided by the PKCT Environmental Specialist. The survey confirmed that GGBFs are not currently present on site. The Peron's Tree Frog and the Striped Marsh Frog and Common Eastern Froglet were the only species of frog found or heard on site during the survey.
- Workers at PKCT are instructed to report and record any GGBF (or other frog) sightings throughout the year.
   Any frog sightings are recorded in a site database. No GGBFs were identified by the PKCT site personnel in the reporting period.

#### 5.6.5. Biodiversity - Activities Planned for 2023/2024 Reporting Period

PKCT will continue to ensure that the biodiversity standards and performance measures are considered during any planning for future restoration and improvement works. A summary of the planned actions for the 2023/2024 reporting period related to biodiversity is presented below.

- Continued monitoring for GGBF populations at PKCT during site operations
- Undertake further surveys annually or when deemed necessary.



## 5.7. Visual Amenity

## 5.7.1. Visual Amenity Standards and Performance Measures

#### **Lighting Emissions**

- 15. The Proponent shall:
  - (a) ensure no external lights shine above the horizontal;
  - (b) ensure that all external lighting associated with the project complies with Australian Standard AS4282 (INT) 1995 Control of Obtrusive Effects of Outdoor Lighting, or its latest version, and
  - (c) take all reasonable and feasible measures to mitigate off-site lighting impacts from the project to the satisfaction of the Director-General.

#### **Landscape Management Plan**

- 16. The Proponent shall prepare and implement a Landscape Management Plan to the satisfaction of the Director-General. This Plan must:
  - (a) be submitted to the Director-General for approval within 12 months of this approval, or as otherwise agreed by the Director-General; and
  - (b) include:
    - details of screening trees to be planted on the road receival earth bund and along the northern site boundary;
       and
    - o an implementation program.

#### 5.7.2. Visual Amenity Monitoring

#### 5.7.2.1. Visual Amenity Monitoring, Results and Compliance

Lighting - A consultant, undertook a review of site lighting and assessment against the standard in 2011. A report of 4<sup>th</sup> October 2011 concluded that PKCT was compliant with AS 4282 and no evidence of any detrimental impact was found on residential areas.

PKCT has now completed a major restoration and compliance project on site. As part of the project, all new lighting complies with AS4282. Additionally, the project has generally used LED lighting and ensured light emission is either local to access and stairway areas or, elevated and directed towards the ground or stockpiles in other areas. The lights have been designed so that they are easily accessible allowing for quick adjustment if required.

Following the completion of the Upgrade Project and installation of the new yard machines, in December 2019 PKCT engaged a consultant to undertake a lighting audit of the site to confirm that the existing outdoor lighting system/s comply with Australian Standards AS/NZS 4282-2019. The audit concluded that there was no detrimental impact to residential areas, nor any significant areas of concern with the lighting systems on site.

Landscaping - PKCT's Landscape Management Plan is in operation and DPI&E approved. This document includes details of proposed tree planting. Implementation is staged and processed through PKCT's project approval process.

PKCT utilises a landscaping contractor to maintain lawns and gardens and control weeds on site. Landscape contractor staff are trained in chemical application and use non-residual herbicides. All weed spraying undertaken considers prevailing weather conditions and locations, and PKCT is provided with a Weed Spraying Notification Form (WSNF) each time an herbicide is used on site. See Appendix E: Weed Spraying Notification Form for an example of a WSNF.



#### 5.7.3. Trends in Visual Amenity

PKCT's lighting survey in 2011 and again in 2019 did not identify any offsite lighting impacts associated with the PKCT operation. There have been no recorded community complaints relating to lighting since PKCT commenced operations in 1990.

## 5.7.4. Visual Amenity – Activities Undertaken During 2022/2023 Reporting Period

A summary of the actions undertaken for the reporting period related to visual amenity is presented below.

• PKCT's long-term road receival landscaping project was undertaken during January and February 2019. This major landscaping project aimed at developing a visual screen for residents to the west of the terminal, shielding truck tipping activities through the planting of 600 trees and approximately 200 sedges on the adjacent berm. The trees planted were a mix of native trees, shrubs and sedges and will take around 3-5 years to become established. In July 2023 (just outside of the reporting period, but during development of this report), PKCT completed planting of a further 550 native trees and shrubs in the area. The trees and shrubs, once established will further enhance the biodiversity of at the terminal and provide additional safe habitat for birds and other species. See Figure 34 and Figure 35 below for an update on the growth of the trees and new plantings. In addition to the screening, as they grow, the trees will assist with dust reduction in the area.



Figure 34: Tree Planting - Northern Road Receival Berm 2019



Figure 35: Tree Plantings - Northern Road Receival Berm July 2023



 PKCT continued to manage the tree planting undertaken in June 2019 as part of the Administration Building Upgrade Project. Refer to Figure 36 below for an update on the growth of the garden.



Figure 36: Main Administration Building landscaped gardens, June 2019, June 2020, June 2022 and June 2023

• Ongoing maintenance of the landscaped area near the northern transfer station. The garden is now well established in this area, see Figure 37 below.



Figure 37: Landscaped area near Northern Transfer Station, July 2023

• All new lighting complies with AS4282 and is maintained to ensure minimise off-site impacts. There were no community complaints relating to lighting across the 2022/2023 reporting period.



#### 5.7.5. Visual Amenity - Activities Planned for 2023/2024 Reporting Period

PKCT will continue to ensure that visual amenity and landscape management is maintained and included for consideration during any planning for future restoration and improvement works.

- Funding was approved to further vegetate approximately 500m<sup>2</sup> of the Road Receival Berm area across two periods in July 2023 and August 2024. Native trees and shrubs will continue to be planted along the berm to further enhance the visual amenity of the area and provide increased habitat for local fauna.
- In association with the installation of AIE's gas pipeline through the PKCT lease, AIE removed a small number of trees to allow excavation and installation of the pipeline adjacent to the main PKCT access road. As a result of this, PKCT is working with AIE on a proposal to plant out a nearby, onsite area with a suite of native trees and shrubs. The final number, location and type of plants are currently being reviewed.

## 5.8. Greenhouse and Energy Efficiency

## 5.8.1. Greenhouse and Energy Efficiency Standards and Performance Measures

#### **Operating Conditions**

- 17. The Proponent shall implement all reasonable and feasible measures to minimise:
  - (a) energy use onsite; and
  - (b) greenhouse gas emissions from the project to the satisfaction of the Director-General.

#### **Greenhouse and Energy Efficiency Plan**

- 18. Within 12 months of this approval or as otherwise agreed by the Director-General, the Proponent shall prepare and implement a Greenhouse and Energy Efficiency Plan for the project. This plan must:
  - (a) be prepared generally in accordance with the *Guidelines for Energy Savings Action Plans* (DEUS 2005, or its latest version);
  - (b) be submitted to the Director-General for approval;
  - (c) include a program to estimate/monitor greenhouse gas emissions and energy use generated by the project;
  - (d) include a framework for investigating and implementing measures to reduce greenhouse gas emissions and energy use at the project;
  - (e) describe how the performance of these measures would be monitored over time; and
  - (f) report on the project's greenhouse gas emissions and minimisation measures in the AEMR to the satisfaction of the Director-General.

#### 5.8.2. Greenhouse and Energy Efficiency Monitoring

## 5.8.2.1. Greenhouse and Energy Efficiency Monitoring Methodology

In accordance with Condition 18, a Greenhouse Gas and Energy Efficiency Management Plan MP.HS.461 (GGEEMP) was included in the 0910 AEMR submission to DPI&E. It outlines the monitoring and management processes in place, including PKCT's Energy Savings Action Plan (Established under the Energy Administration (Water and Energy Savings) Act 2005), and regulated by EPA).

The GGEEMP remains in operation and is DPI&E approved.

In accordance with legal advice, PKCT, having operational control, is deemed to be the reporting entity under the referenced legislation. Accordingly, PKCT is currently under the reporting threshold.

A consultant was engaged to advise on applicable site activities and energy aspects and to develop a monitoring format. The format developed has been implemented. Though not reporting at this stage, PKCT is recording data and monitoring energy use and greenhouse gas generation. Figure 38 below outlines the volumes of reportable emissions from PKCT operations across the reporting period.



2022/2023 FY		А	В	С	D	E
(July-June)					Gigajoules	tonnes
	Reporting	Amount consumed	Energy content (GJ per	Emissions factor (kg	Reportable energy	Reportable emissions
	unit	(reporting unit)	reporting unit)	CO2-e per GJ)	(GJ)	(tonnes CO2-e)
Scope 1 - direct emissions			_	_		
Diesel oil(transport)	kL	32	38.60	69.90	1249	87
Diesel oil (stationary energy)	kL	0	38.60	69.50	0	0
Biodiesel B20 (Transport)	kL	0	30.88	69.51	0	0
Petrol (transport)	kL	9	34.20	69.60	293	20
Petroleum based oils	kL	0.39	38.80	27.90	15	0
Petroleum based greases	kL	0.65	38.80	27.90	25	1
Acetylene	m3 *	20	0.0393	51.33	1	0
Scope 2 – indirect emissions						
	Reporting unit		Energy content (GJ per kWh)	Emissions factor (kg CO2-e per kWh)		
Electricity	kWh	13,335,040	0.0036	0.83	48006	11068
Tota	al				49590	11177
Threshold (as per 2022/2023)				11: 1: 15	100,000	25,000

http://www.cleanenergyregulator.gov.au/NGER/Reporting-cycle/Assess-your-obligations/Reporting-thresholds

Figure 38: Greenhouse gas report 2022/2023

## 5.8.2.2. Greenhouse and Energy Efficiency Monitoring, Results and Compliance

Energy use is measured at PKCT on a monthly basis. Energy use generally follows the same trend as throughput at the site, i.e. when there is an increase in throughput, energy use also increases. Figure 39 below provides monthly energy consumption and tonnes (throughput) for the 2022/2023 reporting period, with month-to-month variation largely continuing to follow this expected correlation.



	Month	Jul-22	Aug-22	Sep-22	Oct-22	Nov-22	Dec-22	Jan-23	Feb-23	Mar-23	Apr-23	May-23	Jun-23
	kWh	1,116,687	1,075,952	988,313	1,155,226	1,181,189	1,233,056	1,144,658	1,039,639	1,105,352	817,844	1,282,390	1,194,734
1	Tonnes	567,369	482,844	571,738	748,354	727,466	877,149	779,524	653,655	634,262	441,221	921,008	808,103

Figure 39: PKCT tonnes v kWh



## **5.8.3.** Trends in Energy Efficiency

PKCT measures energy efficiency against its baseline energy efficiency target of 1.655 kWh/tonne. This figure is calculated by dividing the energy used at the premises (kWh) by throughput (tonnes). The 2022/2023 reporting period saw five months where monthly kWh/tonne exceeded the baseline energy efficiency target, see Figure 40 below. These records correspond with low throughput during those particular months. Overall, the site operated at an average monthly energy efficiency level of 1.67 kWh/tonnes for the 2022/2023 reporting period which is marginally above the baseline energy efficiency target of 1.655kWh/tonne. PKCT will be at its most efficient when throughput is high.

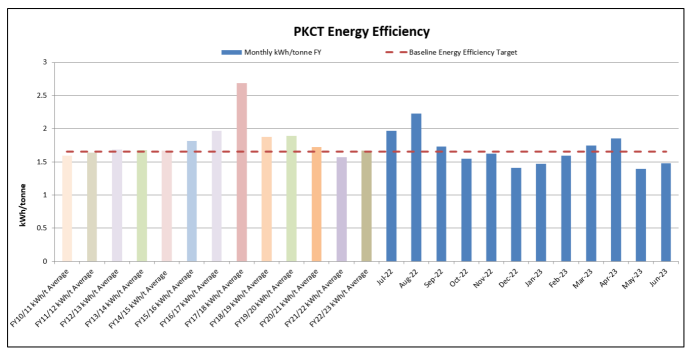


Figure 40: PKCT energy efficiency trends

PKCT monitors greenhouse gas generated by the site annually. At this stage, greenhouse gas emissions and reportable energy are below the legislated reporting thresholds, see Figure 38.

Reportable energy consumption and greenhouse emissions remain relatively low and well below reporting thresholds for this reporting period. PKCT will continue to monitor this positive result. Figure 41 below shows these trends.



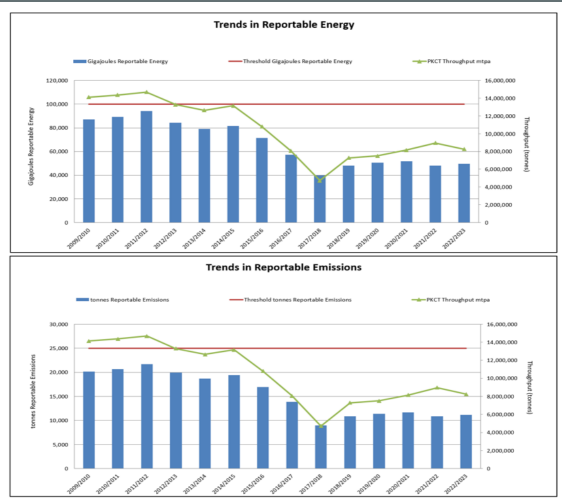


Figure 41: Trends in reportable energy and greenhouse gas emissions

## 5.8.4. Energy Efficiency – Activities Undertaken During 2022/2023 Reporting Period

A summary of the actions undertaken for the reporting period related to Energy Efficiency is presented below.

- PKCT continues to look for energy savings wherever possible. PKCT has revised the Greenhouse Gas and Energy Efficiency Management Plan and has reinstated the review group for the Energy Savings Action Plan.
- A maintenance program has been initiated in which energy efficient LED lighting is being installed across the plant as replacement of older units occurs
- PKCT is currently developing an Environmental and Social Governance (ESG) framework. Once completed, it is likely that the framework will include additional targets and measures related to greenhouse gas emissions management.

## 5.8.5. Energy Efficiency - Activities Planned for 2023/2024 Reporting Period

A summary of these actions planned for the 2023/2024 reporting period is presented below.

 PKCT will continue to ensure that energy efficiency is considered during any planning for future restoration works.



#### **5.9.** Waste

#### 5.9.1. Waste Standards and Performance Measures

#### **Operating Conditions**

- 19. The Proponent shall:
  - (a) monitor the amount of waste generated by the project;
  - (b) investigate ways to minimise waste generated by the project;
  - (c) implement reasonable and feasible measures to minimise waste generated by the project; and
  - (d) report on waste management and minimisation in the AEMR to the satisfaction of the Director-General.

## 5.9.2. Waste Monitoring

## 5.9.2.1. Waste Monitoring Methodology

PKCT's Waste Management Plan MP.HS.460 (WSMP) was submitted to DPI&E with the 0910 AEMR. The plan is in operation. The WSMP contains waste monitoring, assessment, reporting, and mitigation and management provisions to ensure necessary actions are undertaken and that waste from PKCT premises comply with the criteria in the condition above.

The objectives of the WSMP are to:

- Identify waste streams from PKCT normal operations.
- Review waste streams to identify opportunities to reduce waste generation.
- Categorise identified waste streams into reuse, recycle, recovery or disposal.
- Provide a framework for managing waste and educating staff to reduce disposal.
- Provide methodology for waste handling to ensure implementation of framework.
- Ensure availability of waste related data for the PKCT AEMR.
- Monitor the success of the WSMP and continually improve it based on results
- Ensure suitable PKCT Managerial review of the waste management process leading to consideration and/or implementation of suitable improvement opportunities.

#### 5.9.2.2. Waste Monitoring Results and Compliance 2022/2023

PKCT records and tracks waste as it is generated across the site. Waste streams at PKCT are tracked via normal operations and through project specific operations.

General site waste is managed by a waste contractor on behalf of PKCT. An annual summary of the waste generated at PKCT across the reporting period is presented below in Figure 42.

	Cardboard (t)	Comingle (t)	General - Bioreactors (t)	General - Landfill (t)	Hazardous - Packaged (t)	Timber - Landfill (t)	Waste Oil (t)	Scrap Steel (t)	Total Mass (t)	J120 (L)
Jul-22	0.38		4.44	4.98		1.54		2.411	13.751	
Aug-22	0.38	0.04	4.2	2.52	0.39		0.42		7.95	
Sep-22	0.58		3.96	3.02			2.4	3.62	13.58	
Oct-22	0.38		3.96	1.32					5.66	
Nov-22	0.38		6.6	1.56				2.74	11.28	
Dec-22	0.38		5.28						5.66	
Jan-23	0.38		2.64	9.96				3.6	16.58	
Feb-23	0.38		3.96	1.32				0.31	5.97	6,900
Mar-23	0.58		6.84						7.42	
Apr-23	0.38		3.96	4.18				6.865	15.385	
May-23	0.38		6.6					2.24	9.22	
Jun-23	0.38		5.28		2.55			9.32	17.53	
Total Mass (t)	4.96	0.04	57.72	28.86	2.94	1.54	2.82	31.106	129.986	

Figure 42: Waste Summary 2022/2023



#### 5.9.3. Trends in Waste

Figure 43 below shows trends in three different waste streams generated at PKCT; steel, general waste and cardboard. The 2022/2023 reporting period saw waste streams remaining low and relatively stable.

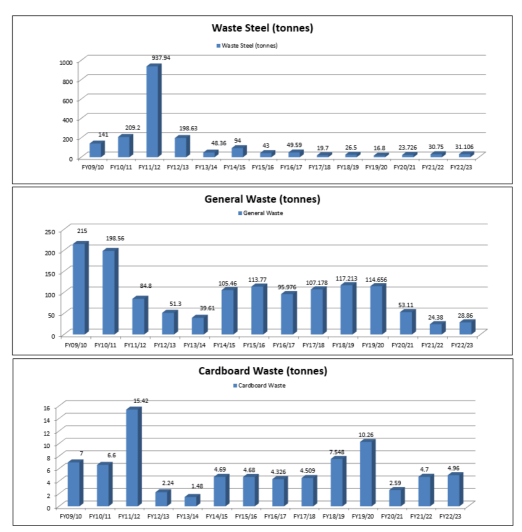


Figure 43: Waste Trends at PKCT

#### 5.9.4. Waste – Activities Undertaken During 2022/2023 Reporting Period

A summary of the actions undertaken for the 2022/2023 reporting period related to waste is presented below.

- In June 2021, PKCT installed an e-waste recycling bin on site which is proving successful and its operation continues. The bin is used as a common collection point for both PKCT business related e-waste as well as PKCT personnel home generated e-waste. 95% of materials can be recovered from e-waste minimising the load on landfill. Greenacres Industries, who manage this waste recycling service, provide sustainable employment and training opportunities for people with disabilities within the Illawarra area.
- During the reporting period, PKCT purchased a purpose built waste oil storage container to replace the outdated IBC's that were being used. The storage container is self-bunded and provides simpler, safer cleaner better purpose designed for the transfer and storage process, see Figure 44 following.





Figure 44: New purpose built waste oil storage tank

PKCT removed a legacy stockpile of general solid waste that was stored adjacent to our road receival area. The
stockpile was tested and provided with a waste classification code. The material was subsequently sent off site
for recycling and to general landfill where required.

#### 5.9.5. Waste - Activities Planned for 2023/2024 Reporting Period

The waste related activities planned for the coming reporting period are outlined below.

- PKCT will undertake an annual review of the Waste Management Plan.
- PKCT will continue to identify areas of waste reduction across the operation.

#### 5.10. Hazards

#### 5.10.1. Hazards Standards and Performance Measures

#### **Dangerous Goods**

**20.** The Proponent shall ensure that storage, handling and transport of dangerous goods are done in accordance with the relevant *Australian Standards*, particularly *AS1940* and *AS1596*, and the *Dangerous Goods Code*.

#### 5.10.2. Hazards Monitoring

#### 5.10.2.1. Hazards Monitoring, Results and Compliance.

PKCT is aware of all dangerous goods onsite and ensures personnel are suitably trained to handle these. Any substances onsite are stored in accordance with AS1940 & AS1596.

PKCT utilises a proprietary chemical database system called ChemAlert to record information on chemicals at the site. Safety Data Sheets (SDS) and substance evaluation forms are available electronically from ChemAlert and PKCTs intranet systems.

Regular environmental auditing is undertaken at PKCT to ensure compliance with relevant standards.

PKCT continues to utilise a mobile refuelling system for its plant machinery and does not store any fuel on site. In February 2014, PKCT decommissioned the underground fuel storage tanks and completed remediation of the site.



Across the reporting period, PKCT developed a new Event Management System which will allow simplified hazard and event reporting for both PKCT personnel and associated contractors. The new system will be rolled out in July 2023.

#### 5.11. Fire Control

#### 5.11.1. Fire Control Standards and Performance Measures

#### **Fire Control**

- 21. During the project, the Proponent shall:
- (a) ensure that it maintains suitable equipment to respond to any fires onsite; and
- (b) assist the fire and emergency services as much as possible if there is a fire onsite.
- 22. The Proponent shall ensure that it maintains a Fire Management Plan for the site.

#### 5.11.2. Hazards Monitoring

#### **5.11.2.1.** Fire Control Monitoring, Results and Compliance.

PKCT has a Fire Management Plan MP.HS.459 (FMP) in place, which outlines the processes in place pertaining to fire management associated with the PKCT operations.

## 5.11.3. Fire Control – Activities Undertaken During 2022/2023 Reporting Period

There were no reportable fires associated with the PKCT operation across the reporting period.

A small fire occurred on a piece of hire equipment during the reporting period. The fire was quickly extinguished by the operator. The fire was a result of a wire contacting the exhaust of the generator. No injuries occurred. No environmental harm was caused, or likely to be caused as a result of the fire. The hire company rectified the issue on the machine

A summary of further activities undertaken associated with fire control across the reporting period is presented below:

- Ongoing servicing and compliance checks of fire-fighting systems in line with relevant standards, is undertaken by certified external service providers.
- In June 2022, PKCT hosted a port wide a mock emergency on our main berth including fire, environmental and health and safety aspects. Fire and Rescue attended the site as part of the scenario. Scenario was designed to test PKCT's response to a large scale fire event. Improvement ideas were captured within our event management system.
- Implementation of an updated Preventative Maintenance scheme to improve compliance with AS1851 (maint of fire systems)
- Implementation of improved defect management processes
- Completion of 5 yearly maintenance of hydrants (replacement of all hydrant landing valves)
- Completion of 10yearly maintenance of gas fire suppression systems (replacement of cylinders)
- Implementation of Annual Fire Safety Statements (AFSS's)
- Design of additional fire deluge systems for conveyor transfers (installation during FY24)



## 5.11.4. Fire Control - Activities Planned for 2023/2024 Reporting Period

PKCT will continue to utilise its FMP and ensure it complies with the stipulated fire control standards and performance measures.

- PKCT will continue to ensure ongoing servicing and compliance checks of fire-fighting systems remain in line with relevant standards and checks are undertaken by certified external service providers.
- Installation of additional fire deluge systems for conveyor transfers.

## 5.12. Community

## 5.12.1. Community Engagement Activities

PKCT continues to utilise its Community Consultative Committee (CCC) as a forum for updating the community on its operations and receiving and providing feedback from/to local residents. A summary of the information presented to the PKCT CCC during the reporting period is presented below in Figure 45.

PKCT CCC meeting presentations can be found on the PKCT website, www.pkct.com.au.

Meeting Date	Presented Information
17 <sup>th</sup> April 2023	The number and frequency of face to face community meetings has been impacted
	by COVID and the limited community member's availability. At the last meeting,
	information covering PKCT Operational update, environmental compliance for air
	and water quality, recent environmental improvements, general business.

Figure 45: PKCT CCC Meetings

#### 5.12.2. Community Contributions

PKCT continues to support the Port Kembla Branch of the Mission to Seafarers. In the 2022/2023 reporting period, PKCT made a \$5,000 annual donation to this community organisation. In addition, PKCT made a \$10,000 contribution towards a replacement bus for the organisation.

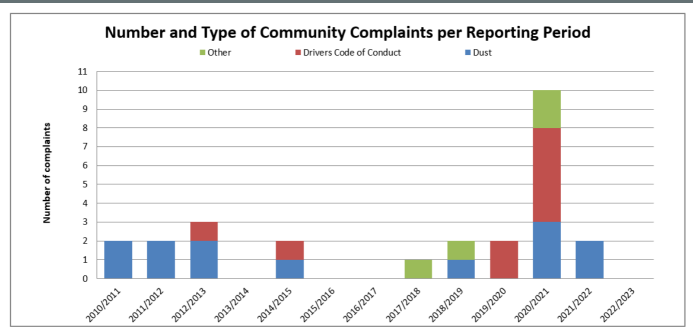
## **5.12.3.** Community Complaints

PKCT continues to operate a website including a community hotline and contact email. Typically, any community complaints are received through our hotline.

PKCT received no community complaints across the reporting period.

Any complaints received by PKCT are captured within PKCT's Event Management System for action tracking. A summary of community complaints by type as received over the past 13 years is presented below in Figure 46.





**Figure 46: Community Complaints Summary** 

# 6. ENVIRONMENTAL MANAGEMENT, MONITORING, AUDITING AND REPORTING

## 6.1. Environmental Management Performance Measures and Compliance

Environmental Management (Schedule 4, Condition 1)	Relevant section of PKCT EMS			
The Proponent shall prepare and implement an Environmental Management Strategy for the project to the satisfaction of the Director-General. This strategy must:	Refer to the PKCT EMS			
a) be submitted to the Director-General for approval within 12 months of this project approval or otherwise agreed by the Director-General	EMS was submitted to the DPI&E with eth 2009/2010 AEMR by the due date of 31st July 2010			
b) provide for the strategic context for the environmental management of the project;	Refer to Section 5			
c) identify the statutory requirements that apply to the project;	Refer to Section 6			
d) describe the procedures that would be implemented to:  • keep the local community and relevant agencies informed about the operation and environmental performance of the project  • receive, handle, respond to, and record complaints;  • resolve any disputes that may arise during the course of the project;  • respond to any non-compliance;  • manage cumulative impacts; and  • respond to emergencies;	Refer to Section 11 Refer to Section 11 Refer to Section 11.3 Refer to Section 7.6 Refer to Section 7.3 Refer to Section 8.1			
e) include an environmental monitoring program for the project that includes all the monitoring requirements of the approval;  Refer to Section 9				
f) describe how the various incident and approval reporting requirements of the project would be integrated into a single reporting system; and  Refer to Section 9				
<ul> <li>a) describe the role, responsibility, authority and accountability of all the key personnel involved in the environmental management of the project.</li> </ul>	Refer to Section 4			

Figure 47: EMS compliance in the AEMR

PKCT has in place an approved Environmental Management Strategy (EMS). The EMS was submitted with the 2009/2010 AEMR to the DPI&E. The EMS details how PKCT complies which each line item of Schedule 4, Condition 1, Environmental Management of Project Approval 08\_0009. Figure 47 above references the specific EMS Sections that PKCT utilises for compliance with Schedule 4, Condition 1.



## 6.2. Reporting - Incident Reporting

#### **Incident Reporting**

- 2. Within 24 hours of detecting the occurrence of an incident that causes (or may cause) material harm to the environment, the Proponent shall notify the Department and other relevant agencies of the incident.
- 3. Within 21 days of notifying the Department and other relevant agencies of such an incident, the Proponent shall provide the Department and these agencies with a written report that:
  - a) Describes the date, time, and nature of the incident;
  - b) Identifies the cause (or likely cause) of the incident
  - c) Describes what action has been taken to date: and
  - d) Describes the proposed measures to address the incident.

Requirements associated with Schedule 4, Conditions 2 and 3 are referenced in PKCT's EMS and Event Management Procedure. There were no reportable incidents of "material harm" across the 2022/2023 reporting period. PKCT's Pollution Incident Response Management Plan was not activated during the period.

## 6.3. Reporting - Annual Reporting

#### **Annual Reporting**

- 4. Within 12 months of this approval, and annually thereafter, the Proponent shall submit and AEMR to the Director-General and all relevant agencies. This report must:
  - a) Identify the standards and performance measures that apply to the project
  - b) Describe the works carried out in the last 12 months;
  - c) Describe the works planned to be carried out in the next 12 months;
  - d) Include a summary of the complaints received during the past year; and compare this to complaints received in the previous years;
  - e) Include a summary of the monitoring results for the project during the past year;
  - f) Include an analysis of these monitoring results against the relevant:
    - Impact assessment criteria/limits;
    - Monitoring results from previous years; and
    - Predictions in the EA or other documents listed in condition 2 of schedule 2;
  - g) Identify and discuss all exceedances of approval and licence conditions and other applicable standards and performance measures;
  - h) Identify any trends in the monitoring results over the life of the project;
  - i) Identify any non-compliance during the previous year; and
  - j) Describe what actions were, or are being, taken to ensure compliance.

Following feedback from the DPI&E on the format of the 2012/2013 AEMR, PKCT revised the structure of the 2013/2014 AEMR to better align with the requirements of Schedule 4, Condition 4. Feedback following submission of the 2015/2016 AEMR requested additional inclusions to be added to the 2016/2017 AEMR. These additional inclusions were to:

- Add a map showing the regional context;
- Include a summary of any community engagement activities and contributions; and
- Detail (i.e. subject, timing or location) of any complaints over the previous reporting periods for the purpose of trend analysis.

Each of these additional components remain included within this AEMR.

There were no further requests from the DPI&E to change the formatting of the 2016/2017 report and this currently remains the standard for subsequent reports.



## 6.4. Independent Environmental Audit

#### **Independent Environmental Audit**

- 5. By 31 March 2011 and every 3 years thereafter, unless the Director-General directs otherwise, the Proponent shall commission and pay the full cost of an independent Environmental Audit of the Project. This audit must:
- a) Be conducted by a suitable qualified, experienced, and independent team of experts whose appointment has been endorsed by the Director-General;
- b) Include consultation with the relevant agencies:
- c) assess the environmental performance of the project and whether it is complying with the relevant requirements in this approval and any relevant EPL (Including any strategy, plan or program required under these approvals); and
- d) review the adequacy of strategies, plans and/or programs required under these approvals; and, if appropriate
- e) recommend measures or actions to improve the environmental performance of the project, and/or any strategy, plan or program required under these approvals.

Note: This audit team should be led by a suitably qualified auditor, and include experts in the field of noise, air quality, and traffic management.

- Within 6 weeks of completing this audit, or as otherwise agreed by the Director-General, the Proponent shall submit a copy of the audit report to the Director-General with a response to any recommendations contained in the audit report.
- 7. Within 3 months of submitting the audit report to the Director-General, the Proponent shall review and if necessary revise the strategies/plans/programs required under this approval, to the satisfaction of the Director-General.

The Triennial Audit was last conducted in 2020, and all actions and observations have been closed out and detailed in previous AEMR reports. The next Triennial Audit is scheduled for completion in August 2023.

During the reporting period, PKCT underwent an external audit on its ISO14001 accreditation, with no major non-compliances identified. Minor improvement opportunities were agreed and will be progressed through PKCTs internal review processes.

It should be noted that as a measure of the maturity and application of PKCT's Environmental Management Systems, the external auditors have recommended that the frequency of surveillance audits be extended out from the current 6 monthly audits to an annual schedule for ISO14001 accreditation.

#### 6.5. Access to Information

#### Access to Information

- 8. Within 3 months of the approval of any strategy/plan/program required under this approval (or any subsequent revision of these strategies/plans/programs), or the completion of the audits or AEMR, required under this approval, the Proponent shall:
  - a) provide a copy of the relevant document/s to the relevant agencies
  - b) place a copy of the document/s on its website; and
  - c) remove superseded copies of strategies/plans/programs from its website.
- 9. During the project, the Proponent shall:
  - a) make a summary of monitoring results required under this approval publicly available on its website;
     and
  - b) Update these results on a regular basis (at least every 6 months).

As required PKCT reviewed all Management Plans associated with the Project during the reporting period. All Plans are approved by the DPI&E and are available publicly at <a href="https://www.pkct.com.au">www.pkct.com.au</a>.

As required under Condition 9, PKCT makes a summary of its monitoring results publicly available on its website. Monthly monitoring results along with historical PKCT AEMR's can be found on www.pkct.com.au.

Via letter dated 16<sup>th</sup> March 2017, the Department granted PKCT permission to cease continuation of the Interim EMR as it was deemed that that adequate environmental monitoring data was being made available via other reporting mechanisms (i.e. Annual Return and AEMR).



## 7. STATEMENT OF COMMITMENTS

PKCT prepared and submitted a Statement of Commitments as part of the Environmental Assessment submitted to the DPI&E for the 08\_0009 Major Project Application. The DPI&E accepted these commitments and they now form "Appendix 2" of the Approval.

PKCT's compliance with these commitments across the 2022/2023 reporting period is outlined in the following sections.

## 7.1. Statement of Commitments -Traffic and Transportation

Objective	Commitment				
<ul> <li>Transport of coal and bulk products to PKCT to be conducted in a manner which does not adversely imparon public safety or amenity of road users.</li> <li>Safety standards to be maintained by trucks following designated routes procedures</li> <li>Internal PKCT roadways to be maintained to minimize coal and bulk products spillage and carry over onto public roadways.</li> </ul>	<ul> <li>Public road haulage of coal and bulk products to PKCT will not exceed 10 million tonnes per annum.</li> <li>Publication of annual throughput tonnes including inloading method (i.e. road and rail received coal and bulk products).</li> <li>All trucks delivering coal and bulk products to PKCT must follow designated heavy vehicle transport routes.</li> <li>A driver's code of conduct will be utilised for all transport companies delivering product to PKCT.</li> <li>Review effectiveness of truck wash facilities to be undertaken.</li> <li>Unless further or alternative Approval for NRE No 1 Colliery at Russell Vale is in place, PKCT will only receive coal from the NRE No 1 Colliery if that coal has been dispatched from that Colliery by public road between the hours of 7am to 10pm Monday to Friday and 8am to 6pm Saturday and Sunday or Public Holidays.</li> </ul>				

A summary of actions undertaken across the 2022/2023 reporting period specific to this Statement of Commitments is presented below. Further details related to the Traffic and Transportation Statement of Commitments can be found under Section 5.2 of the AEMR.

- Coal throughput at PKCT and therefore road related transport remained at near long-term average levels this reporting period. Public road receivals for the reporting period were 2,652,155 tonnes.
- An AEMR is published on the PKCT website every 12 months, making throughput records publicly available.
- PKCT and its associated road transport providers utilise an auditing program to ensure compliance with the PKCT DCC. This includes monitoring of trucks adherence to the specified travel routes.
- PKCT receives monthly DCC compliance reports from its transport providers who provide coal haulage for Wollongong Coal when operating. Wollongong Coal must ensure that coal is dispatched within the designated dispatch hours. The reports highlight any breaches to the designated dispatch hours. No breaches were reported to PKCT as a result, or observed in the 2022/2023 reporting period.

## 7.2. Statement of Commitments -Air Quality

Objective	Commitment		
Minimise dust emissions from activities carried out on the PKCT site.	<ul> <li>Installation of two continuous dust monitors to monitor airborne dust emissions.</li> <li>Maintain appropriate dust suppression systems on site to effectively manage dust both on stockpiles and roadways.</li> </ul>		

A summary of actions undertaken across the 2022/2023 reporting period specific to this Statement of Commitments is presented below. Further details related to the Air Quality Statement of Commitments are found under Section 5.34.4, Air Quality —Activities Undertaken During 2022/2023 Reporting Period.



PKCT has a preventative maintenance system in place (Works and Assets) which provides for the routine
inspection and maintenance of environmental equipment including existing dust suppressions systems,
stockpile sprays, truck wash and water cart. Operations shift teams monitor and operate the equipment and,
where necessary, provide a breakdown response. Contractors maintain and calibrate our real time dust
monitors on a monthly basis in line with the manufacturers' requirements.

## 7.3. Statement of Commitments - Water Management

Objective	Commitment		
<ul> <li>Minimise use of potable water on site.</li> <li>Effective management of on-site stormwater.</li> </ul>	Reduction of freshwater use on site to be achieved through the implementation of recycled water (Tertiary Treated Effluent) for dust suppression on stockpiles and other non-domestic uses e.g. fire, spillage wash-down, conveyor sprays. Staged approach to be implemented which will result in a 360 Megalitre per annum reduction by the end of 2010.		

A summary of actions undertaken across the 2022/2023 reporting period specific to this Statement of Commitments is presented below. Further details related to the Water Management Statement of Commitments are found under Section 5.5.4,



Surface Water – Activities Undertaken During 2022/2023 Reporting Period of the AEMR.

• Recycled water use has continued at PKCT across the reporting period where possible. Supply issues from Sydney Water have been resolved, and the use of TTE has resumed at PKCT for dust suppression on stockpiles, fire protection, truck wash facilities, gardens and wash down equipment. A summary of volumes of potable and recycled water consumed are presented in Section 5.5.3 Trends in Surface Water Monitoring.

## 7.4. Statement of Commitments - Noise Management

Objective	Commitment		
Responsible management of PKCT site operational noise.	<ul> <li>Ensure that ongoing compliance is maintained to the NSW Industrial Noise policy.</li> <li>Development and implementation of a noise management plan for the PKCT site.</li> </ul>		

By letter dated 16<sup>th</sup> March 2017, PKCT received formal notification from the Department that biannual noise monitoring could be discontinued. Subsequently, PKCT undertook no routine noise monitoring surveys across the reporting period. Further details related to the Noise Management Statement of Commitments are found under Section 5.1 of the AEMR.

- Notwithstanding there is no longer a requirement to undertake routine noise monitoring, on 26<sup>th</sup> November 2020, PKCT engaged a consultant to undertake a noise survey to re-confirm that noise levels, following installation of the new yard machines, remained within the required limits outlined in our Planning Approval 08\_0009. The results of the survey confirmed that levels remained below the threshold limits.
- PKCT continues to maintain and utilise Noise Management Plan MP.HS.387. The plan was reviewed during the reporting period as a result of the AIE lease transaction and subsequently approved by the Department. The plan is publicly available on PKCT's website.

## 7.5. Statement of Commitments - Community Relations

Objective	Commitment		
PKCT to be regarded as a responsible corporate citizen by the community.	<ul> <li>Continued operation of the PKCT Community         Consultative Committee</li> <li>Continued advertisement and operation of the telephone hotline.</li> </ul>		

A summary of actions undertaken across the 2022/2023 reporting period specific to this Statement of Commitments is presented below.

- PKCT utilises its Community Consultative Committee (CCC) as a forum for updating the community on its
  operations and receiving and providing feedback from local residents. With the continued presence of COVID
  in the community and unavailability of members, PKCT held one face-to-face meeting within the reporting
  period on the 17<sup>th</sup> April 2023.
- PKCT received no community complaints associated with the operation during the reporting period. Details of these complaints are outlined under Section 5.12.3 Community Complaints.

PKCT continues to utilise its telephone hotline. The hotline and general contact details for the site are located on the PKCT website, www.pkct.com.au.

## 7.6. Statement of Commitments – Environmental monitoring

Objective	Commitment		
To ensure compliance to the conditions of PKCT's Department of the Environment and Climate Change licence.	Development and implementation of a management plan which documents the environmental monitoring requirement of PKCT.		



PKCT has in place Environmental Monitoring Strategy MP.HS.464. The Strategy outlines the various monitoring requirements together with references to applicable management plans. General descriptions of PKCT monitoring and monitoring methodology are found throughout the AEMR. Figure 48 below outlines the sections of the AEMR describing Environmental Monitoring.

Environmental Monitoring Area	Section of AEMR		
Noise	Section 5.1 Noise		
Transport	Section 5.2 Transport		
Air Quality	Section 5.3		
	Air Quality		
Meteorological	Section 5.4 Meteorological		
Surface Water	Section 5.5 Surface Water		
Biodiversity	Section 5.6 Biodiversity		
Visual Amenity	Section 5.7		
	Visual Amenity		
Greenhouse Gas and Energy Efficiency	Section 5.8 Greenhouse and Energy Efficiency		
Waste	Section 5.9		
	Waste		
Hazards	Section 5.10 Hazards		
Fire Control	Section 5.11 Fire Control		

Figure 48: Environmental monitoring area and reference in AEMR

## 7.7. Statement of Commitments – Environmental Management System

Objective	Commitment					
PKCT to maintain certification o ISO 140001.	PKCT will continue to be certified to ISO 14001 and will be externally audited against the certification criteria on an annual basis.					

A summary of actions undertaken across the 2022/2023 reporting period specific to this Statement of Commitments is presented below.

- PKCT has maintained its external surveillance audit schedule (now 12-monthly) with no environmental noncompliances identified during the audit in November 2022. PKCT's ISO certification is included in Appendix G: ISO 14001 and 9001 Certificate.
- As previously reported, PKCT completed its triennial independent audit in August 2020. All actions have been completed, with the next audit planned for August 2023.

#### 7.8. Statement of Commitments – Greenhouse Gases

Objective	Commitment				
Minimise the production of greenhouse gas emissions associated with PKCT operations	PKCT to review onsite electricity use and identify and implement economically viable opportunities for reduced electricity usage.				

PKCT undertook a greenhouse gas emission and energy use assessment of the Terminal following the Major Project Approval. The report found that PKCT's use of electricity for powering coal handling infrastructure is by far the largest energy user. As a result, 99% of PKCT GHG emissions are Scope 2 emissions associated with electricity generated by power stations.

Opportunities for energy reduction are pursued when purchasing new equipment and considered when developing improvements.



Further details related to the Greenhouse Gas and Energy Efficiency Statement of Commitments can be found under Section 5.8.

## 7.9. Statement of Commitments – Landscaping

Object	tive	Commitment				
	prove the visual amenity of PKCT on the surrounding mmunity.	•	Improve onsite soft landscaping through the planting of trees on the road receival earth bund and along the northern site boundary.			

With reference to the Landscape Management Plan MP.HS.460 (LMP), PKCT has developed a Landscape Concept Plan along the northern boundary. During this reporting period, maintenance of Stage 2 has continued and the area is now well established, see Figure 37Figure 37.

The nature and timing of further landscaping works requires consideration of major remedial works in development and PKCT's strategic planning to ensure their compatibility. PKCT has continued to maintain the landscaped areas along the truck wash berm that were planted 2018/2019 reporting period. Additional planting has been completed in July 2023 (marginally outside this reporting period). Refer to Figure 34 and Figure 35Visual Amenity –Activities Undertaken During 2022/2023 Reporting Period for growth progress of these plantings.

#### 7.10. Statement of Commitments – Flora and Fauna

Objective	Commitment				
Management of Green and Golden Bell Frogs (GGBF)	Implement Interim Management Plan     Undertake a GGBF Survey and then develop a Long     Term Plan of Management.				

A Green and Golden Bell Frog Management Plan MP.HS.109 (GGBFMP) is in place. It was developed in consultation with the EPA and is DPI&E approved.

A GGBF survey was undertaken by specialist consultants in February 2023. No GGBF's were found on site.

Further details related to the Flora and Fauna Statement of Commitments can be found under Section 5.6.4, Biodiversity – Activities Undertaken During 2022/2023 Reporting Period.

## 7.11. Statement of Commitments – Waste

Objective	Commitment
<ul> <li>Minimise waste generated at the site to reduce the volume of waste requiring disposal to landfill.</li> <li>Prevent dispersal of waste from the site to receiving environments.</li> </ul>	Develop a Waste Management Plan for the site.

PKCT has a Waste Management Plan MP.HS.459 (WSMP) which identifies the various waste streams generated at PKCT. The Plan outlines the methods used to minimise waste via reuse, recycling and suitable disposal of waste when necessary.

Further details related to the Waste Statement of Commitments are found under Section 5.9.4, Waste – Activities Undertaken During 2022/2023 Reporting Period.



## 8. ENVIRONMENTAL PROTECTION LICENCE 1625

PKCT holds EPL 1625 under the Protection of the Environment Operations Act 1997. This stipulates the emission criteria that PKCT must not exceed. Criteria are outlined for water, noise and dust. Pollution Reduction Programs (PRPs) are attached to the EPL to identify aspects which may require improvement.

PKCT is required to submit an Annual Return to the EPA reporting performance against licence requirements. The 2022/2023 Annual Return was submitted to the EPA via the online EPA "eConnect" system on the 30<sup>th</sup> May 2023. As the specific criteria for water, noise and dust are common to both the EPL and Project Approval 08\_0009, all data and discussion associated with these criteria are outlined in other sections of the AEMR.

Figure 49 below provides a summary of the EPL conditions, Project Approval 08\_0009 requirements and the section of the AEMR that discusses the criteria.

Component	Reference area in Project Approval 09_0009	Reference area in EPL 1625	Relevant Section of AEMR
Noise	Schedule 3, Condition 1, Condition 2 and Condition 3.	Limit Condition L4, L4.1	Section 5.1 Noise
Air	Schedule 3, Condition 7, Condition	Monitoring and Recording	Section 5.3
AII	8, Condition 9 and Condition 10.	Conditions M2, M2.1, M2.2	Air Quality
		Limit Condition L2, L2.1, L2.2,	
	Schedule 3, Condition 12 and	L2.3, L2.4	Section 5.5 Surface
Water	Condition 13.	And	Water
	Condition 13.	Monitoring and Recording	vvater
		Condition M2.3.	

Figure 49: Common Requirements of Project Approval 08\_0009 and EPL1625

## 8.1. Other EPL Matters in the 2022/2023 Reporting Period

- As part of incident preparedness, the PKCT conducted a mock emergency scenario on berth 102. The scenario
  included other Port users as well as emergency services. The EPL's PIRMP requirements were incorporated into
  the scenario.
- As required in our EPL 1625, PKCT has continued to update its website with monthly monitoring data summaries throughout the reporting period, see <a href="https://www.pkct.com.au">www.pkct.com.au</a>.

During the reporting period, PKCT submitted an Annual Return as required under its Environmental Protection Licence (EPL). The EPL reporting period is different to the AMER Reporting Period being the period from 1st April 2022 to 31st March 2023.

No non-compliances to PKCT's EPL licence conditions were reported within the Annual Return.

# 9. RESULTS COMPARED TO THE ENVIRONMENTAL ASSESSMENT 2008

An environmental assessment was undertaken as part of PKCT's application associated with Project Approval 08\_0009 and submitted to the DPE in a report titled "Environmental Assessment- Existing Operations and increased Road Receival Hours for Port Kembla Coal Terminal 2008" (EA).

This EA focussed on the key environmental issues of PKCT proposal to increase road deliveries to 24/7 for a maximum of 10mtpa. It has also addressed secondary environmental issues to ensure there was a rigorous review



of PKCT's existing and proposed operations. It showed that existing and proposed PKCT operations have a small environmental footprint, which is minimised through existing environmental impact mitigation measures. The assessment included predictions for environmental aspects such as noise and dust.

Monitoring results obtained over the 2022/2023 reporting period align with predictions made in the EA. Traffic and noise studies undertaken associated with PKCT's application to the DPE for 7.5 MTPA to 10 MTPA approval also aligned.

Air quality monitoring results are compared to the predictions of the EA in section 0 of the AEMR.

## 10. COMPLAINTS

Schedule 4, Condition 4d requires PKCT to include a summary of the complaints received during the past year and compare this to complaints received in previous years. Figure 50 shown below, provides a summary of complaints recorded at PKCT and reported to PKCT by road transport providers.

PKCT received no community complaints associated with the operation during the reporting period.

As can be seen in Figure 50, total complaints made to PKCT have remained relatively consistent at a low level since FY15/16. PKCT continues to record all complaints in its Event Management System and responds appropriately when a complaint is received. PKCT continues to work with its shippers and road transport providers to ensure complaints are recorded and handled appropriately.

	Number of Complaints recorded by PKCT								
Complaints	FY15/16	FY15/16 FY16/17 FY17/18 FY18/19 FY19/20 FY20/21 FY21/22 FY22/23							
General (PKCT)	0	0	1	2	0	5	2	0	
Drivers Code of Conduct									
related	0	0	0	0	2	5	0	0	
Total	0	0	1	2	2	10	2	0	

Figure 50: PKCT and DCC complaints.

## 11. CONCLUSION

This Annual Environmental Management Report (AEMR) identifies PKCT's approval and licence conditions and explains how PKCT complies with these requirements. It meets the specific AEMR requirements in Major Project Approval 08\_0009 Condition 4 of Schedule 4.

This AEMR demonstrates that PKCT has undertaken appropriate actions to manage its environmental impacts with the overall aim of minimising harm to the environment. This report forms part of PKCT's environmental management system which is directed by PKCT's Environmental Management Strategy. PKCT provides this AEMR to the DPI&E and other stakeholders using information taken from environmental monitoring, assessment and reporting activities undertaken on a regular basis through the reporting period.

This AEMR does not raise any concerns regarding the ongoing ability of PKCT to comply with environmental requirements in the Major Project Approval, Environment Protection Licence 1625 and other regulatory requirements. Further, this AEMR confirms PKCT's commitment to continual improvement in the mitigation of environmental impacts.



# 11.1. Appendix A: Drivers Code of Conduct Summary

Monthly Reports Summary FY 22/23	Jul-22	Aug-22	Sep-22	Oct-22	Nov-22	Dec-22	Jan-23	Feb-23	Mar-23	Apr-23	May-23	Jun-23	FY22/23 Total	Comment
Tonnes - Public Road	190,306	177,164	115,109	170,231	284,623	301,870	226,912	250,186	141,148	159,098	301,134	334,374	2,652,155	
Tonnes - Private Road	237,894	239,001	275,891	226,586	223,493	266,888	256,815	202,621	230,330	56,082	263,124	283,709	2,762,434	
Total road tonnes	428,200	416,165	391,000	396,817	508,116	568,758	483,727	452,807	371,478	215,180	564,258	618,083	5,414,589	
Spillage - Public Road	0	0	0	0	0	0	0	0	0	0	0	0	0	No spills reported by shippers or road transport providers
Incident - Other	0	0	0	0	0	0	0	0	0	0	0	4	4	4 x speeding events on route to PKCT
Impact with other vehicle	0	0	0	0	0	0	0	0	0	0	0	0	0	
Incidents Reported to RTA	0	0	0	0	0	0	0	0	0	0	0	0	0	
Complaints	0	0	0	0	0	0	0	0	0	0	0	0	0	Note: complaints related to DCC only
EPL/ regulatory breaches	0	0	0	0	0	0	0	0	0	0	0	0	0	
Inductions (%)	100	100	100	100	100	100	100	100	100	100	100	100	100	
Hours restrictions breach	n/a													
Road Transport Providers (RTP): Observations	88	102	36	71	0	161	248	117	102	84	159	185	1,353	
CTO / Audits at mine sites, at PKCT and on route to PKCT (Shippers & PKCT)	41	55	36	46	47	68	74	51	62	45	74	59		Includes data from Shippers and PKCT (via PKCT IAuditor)
RTP system audits	0	0	0	0	0	0	0	0	0	0	0	0	Λ	Only one transport company delivering by road this FY. Audit undertaken in July 2023



## 11.2. Appendix B: Consultant Dust Data Summary

Table 6 24-hour average TSP concentrations at the northern and southern PKCT monitoring sites, by month during the reporting period (trigger level of 90 µg/m³)

Monitoring period	Maximum concentration (μg/m³)		concer	rcentile ntration /m³)	Mean con (μg	Number of exceedances	
	Northern	Southern	Northern	Southern	Northern	Southern	Northern
July 2022	31.6	48.4	19.3	37.0	13.7	25.8	0
August 2022	19.7	59.6	17.4	41.9	10.6	25.9	0
September 2022	37.8	72.8	28.8	59.0	16.8	32.4	0
October 2022	66.0	88.3	33.9	62.1	24.1	35.7	0
November 2022	34.6	155.4	26.7	51.2	16.9	35.3	0
December 2022	37.2	58.4	27.8	44.1	21.1	30.4	0
January 2023	52.9	55.4	42.5	36.3	25.0	26.8	0
February 2023	40.5	55.2	34.3	45.8	24.2	32.5	0
March 2023	42.6	55.1	29.8	51.6	21.2	32.2	0
April 2023	23.9	57.2	22.1	42.1	15.5	28.1	0
May 2023	24.3	125.9	20.7	46.7	11.5	29.1	0
June 2023	36.0	179.4	17.2	44.8	11.3	31.8	0
July 2022 to June 2023	66.0	179.4	29.7	48.1	17.6	30.5	0

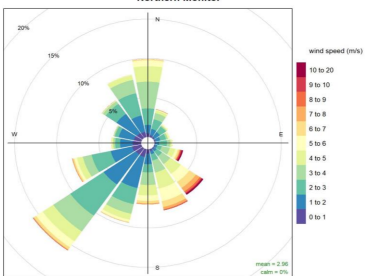
Table 7 24-hour average PM<sub>10</sub> concentrations at the northern and southern PKCT monitoring sites, by month during the reporting period (air quality standard of 50 μg/m³)

Monitoring period	Maximum concentration (μg/m³)		concer	rcentile ntration /m³)	Mean con (μg	Number of exceedances	
	Northern	Southern	Northern	Southern	Northern	Southern	Northern
July 2022	22.7	33.0	16.4	23.4	9.4	16.7	0
August 2022	13.4	26.1	11.0	21.3	7.0	14.8	0
September 2022	27.9	51.8	19.9	43.9	11.6	21.4	0
October 2022	48.7	62.5	25.4	45.0	17.0	24.4	0
November 2022	24.8	99.4	16.5	29.7	11.4	22.3	0
December 2022	27.3	35.5	19.0	30.1	14.5	20.0	0
January 2023	38.9	41.9	31.5	27.3	17.2	19.0	0
February 2023	26.2	34.9	24.3	28.7	16.7	21.2	0
March 2023	31.8	37.7	20.4	29.5	14.4	20.7	0
April 2023	16.5	38.4	15.6	26.4	10.4	18.4	0
May 2023	15.4	50.7	14.6	27.3	7.6	16.6	0
June 2023	27.3	103.2	11.4	23.8	7.5	18.6	0
July 2022 to June 2023	48.7	103.2	20.9	29.1	12.0	19.5	0



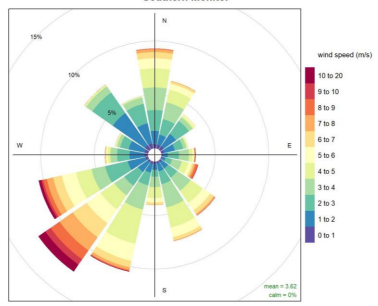
# 11.3. Appendix C: PKCT Annual Wind Summary





Frequency of counts by wind direction (%)

#### **Southern Monitor**



Frequency of counts by wind direction (%)



# 11.4. Appendix D: LDP16 Discharge Data Summary

	pН	TSS	Oil and Grease
Date	(pH units)	(mg/litre)	(mg/litre)
7/1/2022	7.1	<5	Not visible
7/2/2022	7.1	110*	Not visible
7/3/2022	7.2	15	Not visible
7/4/2022	7.1	5	Not visible
7/5/2022	6.9	12	Not visible
7/6/2022	7.8	8	Not visible
7/7/2022	7.3	<5	Not visible
7/8/2022	7.9	<5	Not visible
7/9/2022	7.7	₹5	Not visible
7/10/2022	8.1	₹5	Not visible
7/11/2022	7.5	₹5	Not visible
7/12/2022	7.8	<5	Not visible
7/13/2022	7.8	6	Not visible
7/14/2022	8.1	6	Not visible
7/15/2022	7.5	<5	Not visible
7/16/2022	7.8	<5	Not visible
7/18/2022	7.9	<5	Not visible
7/17/2022	7.7	<5	Not visible
7/19/2022	8.0	<5	Not visible
7/20/2022	8.1	<5	Not visible
7/21/2022	7.9	10	Not visible
7/22/2022	8.1	.5 <5	Not visible
7/23/2022	8.1	<5	Not visible
7/24/2022	8.1	<5	Not visible
25/072022	8.1	<5	Not visible
7/26/2022	8.0	<5	Not visible
7/27/2022	7.9	<5	Not visible
7/29/2022	7.1	<5	Not visible
7/30/2022	7.9	<5	Not visible
8/2/2022	8.1	<5	Not visible
8/3/2022	7.5	<5	Not visible
8/4/2022	8.0	<5	Not visible
8/11/2022	8.4	17	Not visible
8/12/2022	8.5	<5	Not visible
8/13/2022	7.8	<5	Not visible
8/14/2022	8.6	<5	Not visible
8/19/2022	8.2	<5	Not visible
8/20/2022	8.6	<5	Not visible
8/24/2022	8.2	6	Not visible
8/25/2022	7.8	7	Not visible
8/30/2022	8.3	<5	Not visible
8/31/2022	8.4	7	Not visible
9/1/2022	8.0	5	Not visible
9/2/2022	8.1	6	Not visible
9/3/2022	7.9	<5	Not visible
9/4/2022	7.9	<5	Not visible
9/5/2022	7.8	<b>&lt;</b> 5	Not visible
9/6/2022	8.0	<5	Not visible



	рН	TSS	Oil and Grease
Data	•		
Date	(pH units)	(mg/litre)	(mg/litre)
9/7/2022	7.4	12	Not visible
9/8/2022	7.1	5	Not visible
9/9/2022	8.2	<5 -	Not visible
9/11/2022	7.9	<5 -	Not visible
9/12/2022	7.9	<5 -	Not visible
9/13/2022	7.7	<5	Not visible
9/15/2022	7.6	<5	Not visible
9/16/2022	7.9	<5	Not visible
9/19/2022	7.8	6	Not visible
9/23/2022	8.3	<5	Not visible
9/24/2022	8.3	8	Not visible
9/25/2022	8.0	9	Not visible
9/26/2022	8.6	9	Not visible
9/27/2022	8.6	7	Not visible
9/28/2022	7.9	7	Not visible
9/29/2022	7.6	10	Not visible
9/30/2022	7.6	10	Not visible
10/1/2022	7.7	<5	Not visible
10/2/2022	7.8	<5	Not visible
10/3/2022	7.7	<5	Not visible
10/4/2022	7.8	<5	Not visible
10/5/2022	7.5	6	Not visible
10/6/2022	7.6	<5	Not visible
10/9/2022	6.7	19	Not visible
10/8/2022	6.9	6	Not visible
10/7/2022	7.1	12	Not visible
10/10/2022	8.0	8	Not visible
10/11/2022	7.4	6	Not visible
10/12/2022	7.3	<5	Not visible
10/13/2022	7.8	<5	Not visible
10/14/2022	7.7	<5	Not visible
10/16/2022	7.7	<5	Not visible
10/15/2022	7.0	<5	Not visible
10/17/2022	7.3	<5	Not visible
10/18/2022	7.8	<5	Not visible
10/19/2022	8.1	<5	Not visible
10/20/2022	8.0	<5	Not visible
10/21/2022	7.8	<5	Not visible
10/22/2022	7.8	5	Not visible
10/23/2022	7.9	<5	Not visible
10/24/2022	7.9	<5	Not visible
10/25/2022	7.2	10	Not visible
10/26/2022	7.7	10	Not visible
10/27/2022	7.6	<5	Not visible
10/28/2022	7.1	<5	Not visible
10/29/2022	7.6	<5	Not visible
10/30/2022	7.7	<5	Not visible
10/31/2022	7.8	<5	Not visible
,510 112022	1.0		, sor signale



	pН	TSS	Oil and Grease
Date	(pH units)	(mg/litre)	(mg/litre)
11/1/2022	8.0	<5	Not visible
11/2/2022	7.7	<5	Not visible
11/4/2022	7.9	<5	Not visible
11/5/2022	8.0	<5	Not visible
11/6/2022	8.0	<5	Not visible
11/10/2022	7.9	<5	Not visible
11/11/2022	8.4	<5	Not visible
11/13/2022	8.3	6	Not visible
11/27/2022	8.8	√5	Not visible
11/28/2022	8.8	<5	Not visible
11/29/2022	8.4	9	Not visible
		, 5 (5	<u> </u>
11/30/2022	8.3		Not visible
12/4/2022	8.5	8	Not visible
12/2/2022	8.5	10	Not visible
12/3/2022	8.5	10	Not visible
12/6/2022	8.5	12	Not visible
12/6/2022	8.8	18	Not visible
12/8/2022	8.6	8	Not visible
12/9/2022	8.9	6	Not visible
12/10/2022	8.4	10	Not visible
12/12/2022	8.8	6	Not visible
12/13/2022	8.6	6	Not visible
12/14/2022	8.2	<5	Not visible
12/18/2022	8.2	<5	Not visible
12/19/2022	8.1	<5	Not visible
12/20/2022	8.0	<5	Not visible
12/21/2022	7.5	6	Not visible
1/1/2023	8.2	7	Not visible
1/2/2023	8.3	10	Not visible
1/3/2023	8.4	12	Not visible
1/6/2023	8.7	10	Not visible
1/7/2023	8.2	10	Not visible
1/8/2023	8.9	10	Not visible
1/9/2023	8.4	8	Not visible
1/14/2023	8.9	12	Not visible
1/17/2023	9.1	10	Not visible
1/18/2023	9.2	10	Not visible
1/19/2023	8.6	16	Not visible
1/20/2023	8.8	16	Not visible
1/21/2023	8.9	11	Not visible
1/22/2023	8.9	12	Not visible
1/23/2023	8.4	9	Not visible
1/24/2023	8.5	8	Not visible
1/25/2023	8.3	<5	Not visible
1/26/2023	7.8	8	Not visible
1/27/2023	8.2	8	Not visible
1/28/2023	8.5	<5	Not visible
1/30/2023	8.6	16	Not visible

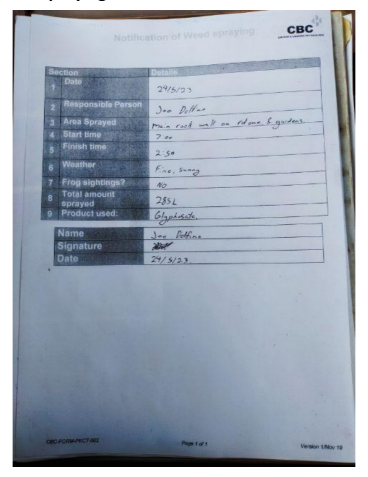


	-11	TCC	Oil and Crease
D-1-	pH (=11=it=)	TSS	Oil and Grease
Date	(pH units)	(mg/litre)	(mg/litre)
1/31/2023	7.7	<5	Not visible
2/1/2023	7.7	<5	Not visible
2/2/2023	7.2	<b>&lt;</b> 5	Not visible
2/3/2023	7.6	<5	Not visible
2/9/2023	7.6	<5	Not visible
2/10/2023	7.0	8	Not visible
2/11/2023	7.1	6	Not visible
2/12/2023	7.3	<5	Not visible
2/13/2023	7.5	<5	Not visible
2/14/2023	7.9	<5	Not visible
2/15/2023	7.4	<5	Not visible
2/16/2023	8.1	<5	Not visible
2/17/2023	7.7	8	Not visible
2/18/2023	7.6	<5	Not visible
2/19/2023	7.7	<5	Not visible
2/21/2023	7.5	8	Not visible
2/22/2023	7.8	12	Not visible
2/23/2023	7.7	9	Not visible
2/24/2023	7.3	7	Not visible
3/13/2023	8.1	9	Not visible
3/14/2023	7.8	26	Not visible
3/15/2023	7.3	11	Not visible
3/16/2023	7.2	<5	Not visible
3/25/2023	7.2	6	Not visible
3/26/2023	7.1	8	Not visible
3/27/2023	7.0	5	Not visible
3/30/2023	7.5	6	Not visible
4/3/2023	8.3	6	Not visible
4/3/2023	8.1	5	Not visible
4/14/2023	8.1	11	Not visible
4/20/2023	7.2	<5	Not visible
4/21/2023	7.9	<5	Not visible
4/30/2023	7.8	<5	Not visible
5/1/2023	7.9	<5	Not visible
5/2/2023	7.7	8	Not visible
5/11/2023	7.4	5	Not visible
5/14/2023	7.27	<b>&lt;</b> 5	Not visible
5/15/2023	7.65	<5	Not visible
5/16/2023	8.3	8	Not visible
5/17/2023	8.05	8	Not visible
5/21/2023	8.23	9	Not visible
5/24/2023	8.03	6	Not visible
5/25/2023	7.18	<5	Not visible
5/26/2023	8.07	<5	Not visible
6/23/2023	7.47	9	Not visible
6/29/2023	8.05	9	Not visible
6/30/2023	8.22	8	Not visible
313012023	0.22		140( AIRIDIG

<sup>\*</sup>Note: 110mg/L TSS was recorded following significant rainfall event where >90mm of rainfall fell across a 5 day period leading up to the overflow. This reading was allowable within the PKCT EPL due to excessive rainfall.



## 11.5. Appendix E: Weed Spraying Notification Form



## 11.6. Appendix F: Triennial Independent Audit Findings and Action Plan

Port Kembla Coal Terminal (PKCT) Approval 08\_0009 - Action Plan

Department of Planning Industry and Environment (DPI&E) – Independent External Audit 5<sup>th</sup> August 2020

On 4<sup>th</sup> and 5<sup>th</sup> August 2020, Environmental Resources Management Australia Pty Ltd (ERM) undertook a Triennial Independent Environmental Audit at Port Kembla Coal Terminal as per the requirements of Project Approval 08\_0009. By letter dated 26<sup>th</sup> March 2020, PKCT requested of the DPI&E that the Audit Report submission date be extended to the 30<sup>th</sup> September 2020 due to escalation of the COVID-19 Pandemic, associated border closures and social distancing directives. This request was approved by DPI&E by letter dated 21<sup>st</sup> April 2020.

As per Schedule 4, Condition 6, of Approval 08\_0009, PKCT's formal response (Action Plan) to the recommendations outlined in the submitted Audit Report have been completed, and were finalised and reported in the 2020/2021 AEMR – Appendix F.

The next Triennial Audit is scheduled to occur during August 2023.



## 11.7. Appendix G: ISO 14001 and 9001 Certificate



# **Certificate of Approval**

This is to certify that the Management System of:

# **Port Kembla Coal Terminal Limited**

Port Kembla Road, (off Springhill Road), Wollongong, 2520, Australia

has been approved by LRQA to the following standards:

ISO 14001:2015, ISO 9001:2015

Approval number(s): ISO 14001 - 0048094, ISO 9001 - 0048095

The scope of this approval is applicable to:

Receiving, stockpiling and loading of coal, coke and other dry bulk materials for shipment.

Area Operations Manager - SAMEA

Issued by: Lloyd's Register Quality Assurance Limited

LRQA Group Limited, its affiliates and subsidiaries and their respective officers, employees or agents are, individually and collectively, referred to in this clause as 'LRQA'.

LRQA assumes no responsibility and shall not be liable to any person for any loss, damage or expense caused by reliance on the information or advice in this document or
howsoever provided, unless that person has signed a contract with the relevant LRQA entity for the provision of this information or advice and in that case any responsibility or
liability is exclusively on the terms and conditions set out in that contract.

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To confirm the validity of the accreditation for this certificate please visit www.jas-anz.com.autregister

Page 1 of 1

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